



MUTUAL FUNDS

July 31, 2019

Annual Report

USAA Science & Technology Fund

Fund
Shares
USSCX

Adviser
Shares
USTCX

Beginning on January 1, 2021, as permitted by regulations adopted by the Securities and Exchange Commission, paper copies of the Fund's shareholder reports like this one will no longer be sent by mail, unless you specifically request paper copies of the reports from the Fund or from your financial intermediary, such as a broker-dealer or bank. Instead, the reports will be made available on usaa.com, and you will be notified by mail each time a report is posted and provided with a website link 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 or your financial intermediary electronically by notifying your financial intermediary directly, or if you are a direct investor, by calling (800) 235-8396 or logging on to usaa.com.

You may elect to receive all future reports in paper free of charge. You can inform the Fund or your financial intermediary that you wish to continue receiving paper copies of your shareholder reports by notifying your financial intermediary directly, or if you are a direct investor, by calling (800) 235-8396 or logging on to usaa.com. Your election to receive reports in paper will apply to all funds held with the USAA family of funds or your financial intermediary.

Victory Capital means Victory Capital Management Inc., the investment manager of the USAA Mutual Funds. USAA Mutual Funds are distributed by Victory Capital Advisers, Inc., a broker dealer registered with FINRA and an affiliate of Victory Capital. Victory Capital and its affiliates are not affiliated with United Services Automobile Association or its affiliates. USAA and the USAA logos are registered trademarks and the USAA Mutual Funds and USAA Investments logos are trademarks of United Services Automobile Association and are being used by Victory Capital and its affiliates under license.

PRESIDENT'S MESSAGE

“. . . now may be an opportune time for investors to ensure that their portfolios are well diversified and that their overall allocation is appropriate for their particular risk appetite.”



September 2019

Although the bull market in equities has continued running, it was not without a few missteps. Trade turmoil, questions surrounding global economic growth, changing monetary policy, and geopolitical disputes have all led to increased volatility. But through it all, domestic stocks, as measured by the S&P 500® Index, still managed an annual return of approximately 8% for the 12-month period ended July 31, 2019.

Given the sometimes dire news flow and ample cross-currents, it's no surprise that volatility returned to the market. On one hand, the U.S. economy continues to look good. The unprecedented streak of job creation has continued uninterrupted, and unemployment is bouncing along historic lows at 3.7%. The consumer remains resilient and inflation is tepid. On the flip side, however, U.S. trade policy seems to be evolving, with new tariffs threatened and implemented. The markets generally dislike this type of trade turmoil and uncertainty, and the ongoing tensions between the United States and China (and other trading partners) threaten to upend global supply chains and hinder economic growth.

It's not just the stock market that has been dealing with volatility. The bond market also has experienced volatility, due largely to the U.S. Federal Reserve's (the "Fed") famous "pivot" in late 2018. Against the backdrop of rapidly falling equities in the fourth quarter of 2018, the Fed signaled that its next policy move would be to lower—not increase—short-term interest rates. This immediately altered the yield environment.

Meanwhile, the U.S. Treasury yield curve continued to flatten and, in fact, inverted—whereby shorter-term yields became higher than longer-term

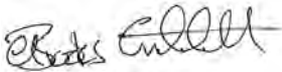
yields. Such a yield-curve inversion is a worrying sign as it sometimes, but not always, portends to a recession.

Although we are not predicting a recession, we must acknowledge that risks have increased for an economic slowdown. Given that the current run in stocks is more than a decade old, it's important for investors to keep perspective that the bull market cannot continue forever. Therefore, now may be an opportune time for investors to ensure that their portfolios are well diversified and that their overall allocation is appropriate for their particular risk appetite.

As previously announced, USAA, the parent company of USAA Asset Management Company ("AMCO"), the prior investment adviser to the USAA Mutual Funds, announced that AMCO would be acquired by Victory Capital Holdings, Inc., ("Victory Holdings"), a global investment management firm headquartered in Cleveland, Ohio (the "Transaction"). In connection with the Transaction, shareholders of each USAA Mutual Fund approved a new investment advisory agreement with Victory Capital Management Inc. ("Victory Capital"), an indirect wholly-owned subsidiary of Victory Holdings. The closing of the Transaction occurred on July 1, 2019, and Victory Capital became the investment adviser to each USAA Mutual Fund. On the following pages, you will find information relating to your USAA Investments, which is now a Victory Capital Investment Franchise. If you have any questions about your investments, we encourage you to engage your financial advisor or else contact us directly at 800-235-8396 or visit usaa.com.

My colleagues and I sincerely appreciate the confidence you have placed in us, and we value the opportunity to help you meet your investment goals.

Sincerely,

A handwritten signature in black ink, appearing to read "Brooks Englehardt". The signature is written in a cursive, flowing style.

Brooks Englehardt
President

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This report is for the information of the shareholders and others who have received a copy of the currently effective prospectus of the Fund, managed by Victory Capital Management Inc. It may be used as sales literature only when preceded or accompanied by a current prospectus, which provides further details about the Fund.

IRA DISTRIBUTION WITHHOLDING DISCLOSURE

We generally must withhold federal income tax at a rate of 10% of the taxable portion of your distribution and, if you live in a state that requires state income tax withholding, at your state's tax rate. However, you may elect not to have withholding apply or to have income tax withheld at a higher rate. Any withholding election that you make will apply to any subsequent distribution unless and until you change or revoke the election. If you wish to make a withholding election or change or revoke a prior withholding election, call (800) 235-8396.

If you do not have a withholding election in place by the date of a distribution, federal income tax will be withheld from the taxable portion of your distribution at a rate of 10%. If you must pay estimated taxes, you may be subject to estimated tax penalties if your estimated tax payments are not sufficient and sufficient tax is not withheld from your distribution.

For more specific information, please consult your tax adviser.

MANAGERS' COMMENTARY ON THE FUND

RS Investments Growth

Stephen J. Bishop
Christopher Clark, CFA
Paul Leung, CFA

VictoryShares and Solutions

Mannik S. Dhillon, CFA, CAIA
Wasif A. Latif

Wellington Management Company LLP

Robert L. Deresiewicz
John F. Averill, CFA
Ann C. Gallo
Jean M. Hynes, CFA
Bruce L. Glazer
Anita M. Killian, CFA
Brian Barbetta

■ Please characterize the performance of the market over the 12-month reporting period ended July 31, 2019.

While domestic stocks ended the 12-month reporting period in positive territory, there was significant volatility along the way. Against a backdrop of slowing global growth, for much of the period, markets responded primarily to headlines surrounding U.S. monetary and trade policies. Entering the period, the U.S. Federal Reserve (the “Fed”) was on a credit tightening trajectory, which market participants interpreted as confirming a relatively favorable outlook for the U.S. economy. The fourth quarter of 2018 saw a sharp reversal in investor risk appetite, however, as softening economic data from Europe and China raised concerns that the Fed would increase interest rates too quickly even as a global recession possibly loomed. Uncertainty regarding U.S. trade policy and corporate earnings also weighed on sentiment toward the end of 2018. While the Fed followed through on its previously signaled December interest rate increase, it pivoted to a much more dovish stance entering 2019, leading to a rebound in risk asset valuations.

Escalating rhetoric between the United States and China regarding trade and tariffs generated uncertainty throughout the 12-month reporting period. May 2019 saw markets decline as President Trump announced

plans to impose 25% tariffs on \$200 billion in Chinese imports. However, the market subsequently recovered its lost ground as the Fed indicated that it was prepared to cut its benchmark interest rate, if needed, to help offset any drag on economic growth stemming from trade frictions. Corporate earnings reports that generally were in line with expectations also served to bolster sentiment. Most major equity indices ended July 2019 near their all-time highs.

■ **How did the USAA Science & Technology Fund (the “Fund”) perform during the reporting period?**

The Fund has two share classes: Fund Shares and Adviser Shares. For the reporting period ended July 31, 2019, the Fund Shares and Adviser Shares had total returns of 12.75% and 12.48%, respectively. This compares to returns of 7.99% for the S&P 500® Index, 14.79% for the S&P North American Technology Index, 3.76% for the S&P Composite 1500 Health Care Index, and 11.47% for the Lipper Science & Technology Funds Index.

Victory Capital Management Inc. (the “Manager” or “Victory Capital”) is the Fund’s investment adviser. As the investment adviser, the Manager employs dedicated resources to support the research, selection, and monitoring of the Fund’s subadviser. Wellington Management Company LLP (“Wellington Management”) is the subadviser to the Fund. The subadviser provides day-to-day discretionary management for the Fund’s assets.

■ **What were your strategies in this environment?**

For the Fund overall, stock selection in the information technology sector had by far the largest positive effect on relative performance, while selection within healthcare detracted slightly. Allocation across industries within information technology detracted modestly from relative performance.

Refer to page 4 for benchmark definitions.

Past performance is no guarantee of future results.

Wellington Management's technology allocation outperformed the S&P North American Technology Index during the period, with positive security selection driving relative return. Contributions to relative performance were led by selection within semiconductors & semiconductor equipment, IT services, software, and entertainment. This was partially offset by weak security selection in the electronic equipment, instruments & components and technology hardware, storage & peripherals industries. Top individual contributors to relative performance included Advanced Micro Devices, Inc. (semiconductors & semiconductor equipment), Global Payments, Inc. (IT services), and Workday, Inc. "A" (software). Non-benchmark positions in Sunny Optical Technology* (electronic equipment, instruments & components), Alibaba Group Holding Ltd. ADR (Internet & direct marketing retail), and Flex Ltd. (electronic equipment, instruments & components) were among the largest detractors from relative performance.

Wellington Management's healthcare allocation underperformed the S&P Composite 1500 Health Care Index, as overweight allocations to mid- and small-cap biopharmaceutical companies weighed on returns. Partially offsetting these negative results was strong security selection within small- and mid-cap biopharmaceutical and medical technology companies. In terms of individual positions, the largest detractors were a lack of exposure to Merck* (biopharmaceutical large cap) and non-benchmark positions in mid-cap biopharmaceutical companies Alkermes plc and Eisai Co. Ltd. A lack of exposure to the large-cap biopharmaceutical company AbbVie* and non-benchmark positions in Loxo Oncology, Inc.* and Spark Therapeutics, Inc.* (both biopharmaceutical mid caps) were among the top contributors to relative performance.

Thank you for allowing us to help you with your investment needs.

*Sunny Optical Technology, Merck, AbbVie, Loxo Oncology, Inc., and Spark Therapeutics, Inc. were sold out of the Fund prior to July 31, 2019.

Investments in foreign securities are subject to additional and more diverse risks, including but not limited to currency fluctuations, market illiquidity, and political and economic instability. Foreign investing may result in more rapid and extreme changes in value than investments made exclusively in the securities of U.S. companies. There may be less publicly available information relating to foreign companies than those in the United States. Foreign securities also may be subject to foreign taxes. Investments made in emerging market countries may be particularly volatile. Economies of emerging market countries generally are less diverse and mature than more developed countries and may have less stable political systems.

INVESTMENT OVERVIEW

■ AVERAGE ANNUAL TOTAL RETURNS AS OF 7/31/19 ■

	1 Year	5 Year	10 Year	Since Inception*	Inception Date
Fund Shares	12.75%	16.16%	17.70%	—	—
Adviser Shares	12.48%	15.87%	—	17.73%	8/01/10
S&P 500® Index** (reflects no deduction for fees, expenses, or taxes)	7.99%	11.33%	14.02%	—	—
S&P North American Technology Index*** (reflects no deduction for fees, expenses, or taxes)	14.79%	19.90%	18.50%	—	—
S&P Composite 1500 Health Care Index**** (reflects no deduction for fees, expenses, or taxes)	3.76%	10.71%	15.16%	—	—
Lipper Science & Technology Funds Index***** (reflects no deduction for taxes)	11.47%	16.26%	16.31%	—	—

*Since inception returns are shown when a share class has less than 10 years of performance. Total returns for periods of less than one year are not annualized.

**The unmanaged, broad-based composite S&P 500 Index represents the weighted average performance of a group of 500 widely held, publicly traded stocks.

***The unmanaged S&P North American Technology Index provides investors with a benchmark that represents U.S. securities classified under the Global Industry Classification System (GICS®) technology sector and internet retail sub-industry.

****The unmanaged S&P Composite 1500 Health Care Index comprises U.S. traded stocks that are members of either the S&P Total Market Index (TMI) or the S&P/TSX Composite Index, and are classified within the health care sector of the GICS®.

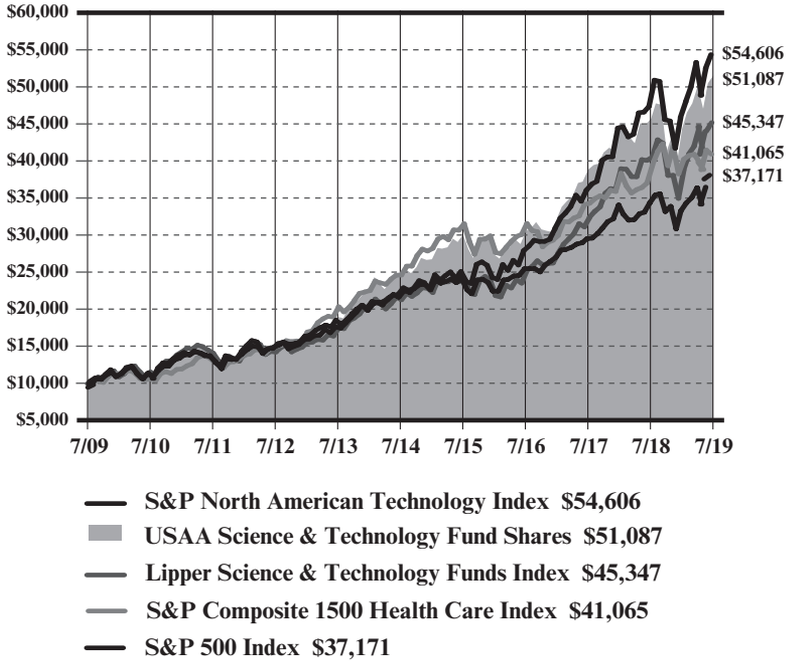
*****The unmanaged Lipper Science & Technology Funds Index tracks the total return performance of funds within the Lipper Science & Technology Funds category.

High double-digit returns are attributable, in part, to unusually favorable market conditions and may not be repeated or consistently achieved in the future.

The performance data quoted represents past performance and is no guarantee of future results. Current performance may be higher or lower than the performance data quoted. The return and principal value of an investment will fluctuate, so that an investor's shares, when redeemed, may be worth more or less than their original cost. For performance data current to the most recent month-end, visit usaa.com.

Total return measures the price change in a share assuming the reinvestment of all net investment income and realized capital gain distributions, if any. The total returns quoted do not reflect adjustments made to the enclosed financial statements in accordance with U.S. generally accepted accounting principles or the deduction of taxes that a shareholder would pay on net investment income and realized capital gain distributions, including reinvested distributions, or redemptions of shares.

■ GROWTH OF \$10,000 INVESTMENT ■



Data from 7/31/09 through 7/31/19.

The graph illustrates the comparison of a \$10,000 hypothetical investment in the USAA Science & Technology Fund Shares to the benchmarks listed above (see page 4 for benchmark definitions).

Past performance is no guarantee of future results, and the cumulative performance quoted does not reflect the deduction of taxes that a shareholder would pay on distributions or the redemption of shares. Indexes are unmanaged, and you cannot invest directly in an index. The return information for the indexes does not reflect the deduction of any fees, expenses, or taxes, except that the Lipper Science & Technology Funds Index reflects the fees and expenses of the underlying funds included in the index.

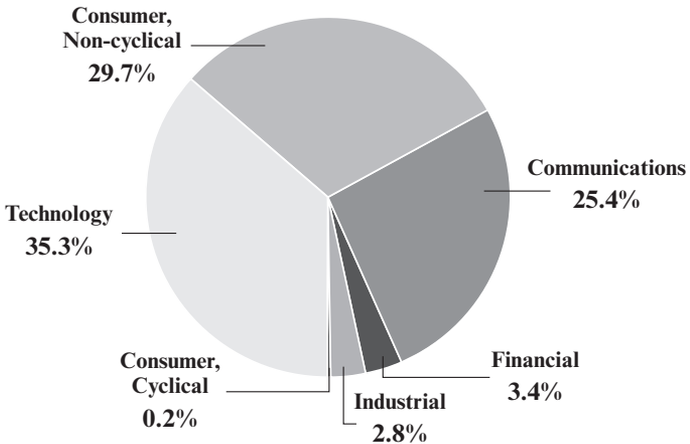
■ **TOP 10 HOLDINGS* – 7/31/19** ■

(% of Net Assets)

Amazon.com, Inc.	4.6%
RingCentral, Inc. “A”	2.9%
Netflix, Inc.	2.9%
Visa, Inc. “A”	2.9%
Marvell Technology Group Ltd.	2.8%
Facebook, Inc. “A”	2.8%
Global Payments, Inc.	2.3%
Alphabet, Inc. “A”	2.2%
ServiceNow, Inc.	2.1%
KLA Corp.	1.7%

■ **SECTOR ALLOCATION* – 7/31/19** ■

(% of Net Assets)



*Does not include money market instruments.

Percentages are of the net assets of the Fund and may not equal 100%.

Refer to the Portfolio of Investments for a complete list of securities.

The Portfolio of Investments uses the Bloomberg Industry Classification System (BICS), which may differ from the Fund’s compliance classification.

SHAREHOLDER VOTING RESULTS

On April 18, 2019, a special meeting of shareholders was held to vote on two proposals relating to the series of the USAA Mutual Funds Trust (“Trust”). Shareholders of record on February 8, 2019, were entitled to vote on each proposal shown below. The proposals were approved by the shareholders.

The following proposals and voting results pertain to one or more series within the Trust. Votes shown for Proposal 1 are for the Fund, a series of the Trust. Votes shown for Proposal 2 are for all series of the Trust. The effective date of the Proposals was July 1, 2019.

PROPOSAL 1

To approve a new Investment Advisory Agreement between the Trust, on behalf of the Fund, and Victory Capital Management Inc. (“Victory Capital”), an independent investment adviser. The new Investment Advisory Agreement became effective upon the closing of the Transaction (as defined and discussed in Note 1 to the Financial Statements) whereby USAA Asset Management Company (“AMCO”) was acquired by Victory Capital Holdings, Inc., the parent company of Victory Capital.

Number of shares voting		
For	Against	Abstain
23,193,868	3,103,798	1,695,757

PROPOSAL 2

Election of two new trustees to the Trust’s Board of Trustees to serve upon the closing of the Transaction: (1) David C. Brown, to serve as an “interested person” as defined in the Investment Company Act of 1940, as amended (1940 Act) (“Interested Trustee”); and (2) John C. Walters, to serve as a trustee who is not an “interested person” as is defined under the 1940 Act (“Independent Trustee”).

Number of shares voting		
Trustees	For	Votes Withheld
David C. Brown	8,299,565,565	820,887,736
John C. Walters	8,317,935,885	802,517,416

DISTRIBUTIONS TO SHAREHOLDERS

The following federal tax information related to the Fund's fiscal year ended July 31, 2019, is provided for information purposes only and should not be used for reporting to federal or state revenue agencies. Federal tax information for the calendar year will be reported to you on Form 1099-DIV in January 2020.

With respect to distributions paid, the Fund designates the following amounts (or, if subsequently determined to be different, the maximum amount allowable) for the fiscal year ended July 31, 2019:

Dividend Received Deduction (corporate shareholders)⁽¹⁾	Long-Term Capital Gain Distributions⁽²⁾
20.36%	\$164,320,000

⁽¹⁾ Presented as a percentage of net investment income and short-term capital gain distributions paid, if any.

⁽²⁾ Pursuant to Section 852 of the Internal Revenue Code.

For the fiscal year ended July 31, 2019, the Fund hereby designates the maximum amount allowable of its net taxable income as qualified dividends taxed at individual net capital gain rates.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Shareholders and Board of Trustees of USAA Science & Technology Fund:

Opinion on the Financial Statements

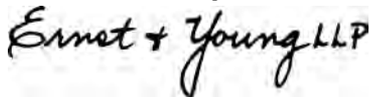
We have audited the accompanying statement of assets and liabilities of USAA Science & Technology Fund (the “Fund”) (one of the funds constituting the USAA Mutual Funds Trust (the “Trust”)), including the portfolio of investments, as of July 31, 2019, and the related statement of operations for the year 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 the USAA Mutual Funds Trust) at July 31, 2019, 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 Trust’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 Trust 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 Trust is not required to have, nor were we engaged to perform, an audit of the Trust’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 Trust’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 disclosures in the financial statements. Our procedures included confirmation of securities owned as of July 31, 2019, by correspondence with the custodian and brokers or by other appropriate auditing procedures where replies from brokers 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.

The signature of Ernst & Young LLP is written in a cursive, handwritten style in black ink.

We have served as the auditor of one or more Victory Capital investment companies since 1995.

San Antonio, Texas
September 20, 2019

PORTFOLIO OF INVESTMENTS

July 31, 2019

Number of Shares	Security	Market Value (000)
EQUITY SECURITIES (96.8%)		
COMMON STOCKS (96.6%)		
Communications (25.2%)		
Internet (24.4%)		
28,973	Alibaba Group Holding Ltd. ADR ^(a)	\$ 5,015
27,711	Alphabet, Inc. "A" ^(a)	33,758
36,459	Amazon.com, Inc. ^(a)	68,061
1,008,900	Boingo Wireless, Inc. ^(a)	15,154
34,375	Expedia Group, Inc.	4,563
213,537	Facebook, Inc. "A" ^(a)	41,475
227,070	GoDaddy, Inc. "A" ^(a)	16,662
211,000	Match Group, Inc.	15,886
192,562	Meituan Dianping "B" ^{(a),(b)}	1,557
3,201	MercadoLibre, Inc. ^(a)	1,989
132,514	Netflix, Inc. ^(a)	42,801
114,200	Proofpoint, Inc. ^(a)	14,412
304,513	RingCentral, Inc. "A" ^(a)	43,235
11,551	Spotify Technology S.A. ^(a)	1,790
105,802	Tencent Holdings Ltd. ^(b)	4,930
150,500	Wix.com Ltd. ^(a)	22,352
110,646	Yandex N.V. "A" ^(a)	4,340
335,695	Yelp, Inc. ^(a)	11,766
160,500	Zendesk, Inc. ^(a)	13,411
		<u>363,157</u>
Telecommunications (0.8%)		
24,102	Airgain, Inc. ^(a)	313
847,900	Viavi Solutions, Inc. ^(a)	12,439
		<u>12,752</u>
	Total Communications	<u>375,909</u>
Consumer, Cyclical (0.2%)		
Retail (0.2%)		
574,600	Waitr Holdings, Inc. ^(a)	2,638
		<u>2,638</u>
Consumer, Non-cyclical (29.7%)		
Agriculture (0.0%)		
5,761	Genus plc ^(b)	185
		<u>185</u>

Number of Shares	Security	Market Value (000)
Biotechnology (14.7%)		
366,900	Adverum Biotechnologies, Inc. ^(a)	\$ 4,920
115,400	Albireo Pharma, Inc. ^(a)	2,988
24,708	Alder Biopharmaceuticals, Inc. ^(a)	250
115,100	Allakos, Inc. ^(a)	4,002
3,834	Alnylam Pharmaceuticals, Inc. ^(a)	298
719,659	Amicus Therapeutics, Inc. ^(a)	8,924
385,100	Apellis Pharmaceuticals, Inc. ^(a)	10,756
108,211	Arena Pharmaceuticals, Inc. ^(a)	6,783
5,375	Assembly Biosciences, Inc. ^(a)	67
206,700	Atreca, Inc. "A" ^(a)	2,615
197,858	Audentes Therapeutics, Inc. ^(a)	7,701
198,600	Autolus Therapeutics plc ADR ^(a)	3,062
319,291	Avrobio, Inc. ^(a)	6,775
53,300	BeiGene Ltd. ADR ^(a)	7,320
142,098	Bluebird Bio, Inc. ^(a)	18,648
110,622	Blueprint Medicines Corp. ^(a)	11,079
5,154	Calithera Biosciences, Inc. ^(a)	22
143,046	Crinetics Pharmaceuticals, Inc. ^(a)	2,901
501,174	CytomX Therapeutics, Inc. ^(a)	5,167
193,104	Eidos Therapeutics, Inc. ^(a)	6,291
380,300	Epizyme, Inc. ^(a)	5,043
387,102	Equillium, Inc. ^(a)	1,587
29,954	Evelo Biosciences, Inc. ^(a)	183
97,000	Exact Sciences Corp. ^(a)	11,166
989,266	Fate Therapeutics, Inc. ^(a)	21,813
7,685	Forty Seven, Inc. ^(a)	68
24,000	Frontage Holdings Corp. ^{(a),(c)}	10
140,600	Genfit ADR ^(a)	2,463
1,730	Genmab A/S ^{(a),(b)}	320
12,427	GlycoMimetics, Inc. ^(a)	115
146,973	Gossamer Bio, Inc. ^(a)	2,917
245,800	Homology Medicines, Inc. ^(a)	4,370
2,985	Hutchison China MediTech Ltd. ^(a)	63
16,600	Illumina, Inc. ^(a)	4,970
3,174	Incyte Corp. ^(a)	270
343,900	Iovance Biotherapeutics, Inc. ^(a)	8,457
41,784	Kaleido Biosciences, Inc. ^(a)	321
6,460	Karyopharm Therapeutics, Inc. ^(a)	57
157,200	Kiniksa Pharmaceuticals Ltd. "A" ^(a)	1,855
41,300	Ligand Pharmaceuticals, Inc. ^(a)	3,779
200	Livongo Health, Inc. ^(a)	9
213,500	MacroGenics, Inc. ^(a)	3,072

Number of Shares	Security	Market Value (000)
8,485	Medicines Co. ^(a)	\$ 304
231,200	NeoGenomics, Inc. ^(a)	5,634
4,945	Neon Therapeutics, Inc. ^(a)	14
184,310	NGM Biopharmaceuticals, Inc. ^(a)	2,593
133,461	Precision BioSciences, Inc. ^(a)	1,718
4,246	Radius Health, Inc. ^(a)	91
79,400	REGENXBIO, Inc. ^(a)	3,526
130,914	Replimune Group, Inc. ^(a)	1,626
40,222	Rigel Pharmaceuticals, Inc. ^(a)	92
63,600	Sage Therapeutics, Inc. ^(a)	10,198
82,997	Scholar Rock Holding Corp. ^(a)	1,020
7,425	Seattle Genetics, Inc. ^(a)	562
83,669	Surface Oncology, Inc. ^(a)	185
13,167	Syndax Pharmaceuticals, Inc. ^(a)	126
217,355	Twist Bioscience Corp. ^(a)	7,329
2,538	Ultragenyx Pharmaceutical, Inc. ^(a)	153
5,037	Vertex Pharmaceuticals, Inc. ^(a)	839
4,495	WaVe Life Sciences Ltd. ^(a)	96
7,045	Zai Lab Ltd. ADR ^(a)	226
		<u>219,809</u>
	Commercial Services (7.0%)	
35,816	Equifax, Inc.	4,982
63,400	Euronet Worldwide, Inc. ^(a)	9,885
45,261	FleetCor Technologies, Inc. ^(a)	12,862
204,608	Global Payments, Inc.	34,358
9,658	HMS Holdings Corp. ^(a)	337
97,442	PayPal Holdings, Inc. ^(a)	10,757
122,671	Total System Services, Inc.	16,649
63,131	TransUnion	5,226
41,522	WEX, Inc. ^(a)	9,055
		<u>104,111</u>
	Healthcare Products (1.1%)	
24,794	Abbott Laboratories	2,160
570	Alcon, Inc. ^{(a),(b)}	33
3,280	Asahi Intecc Co. Ltd. ^(b)	86
5,738	AtriCure, Inc. ^(a)	184
11,260	Avantor, Inc. ^(a)	198
5,957	Baxter International, Inc.	500
1,000	Bio-Techne Corp.	210
32,330	Boston Scientific Corp. ^(a)	1,373
7,697	Danaher Corp.	1,081
3,780	Edwards Lifesciences Corp. ^(a)	805

Number of Shares	Security	Market Value (000)
2,673	iRhythm Technologies, Inc. ^(a)	\$ 222
13,111	Medtronic plc	1,337
5,753	NuVasive, Inc. ^(a)	383
486,600	Quotient Ltd. ^(a)	5,138
11,191	Smith & Nephew plc ^(b)	253
569	Tecan Group AG ^(b)	145
4,632	Thermo Fisher Scientific, Inc.	1,286
3,576	Zimmer Biomet Holdings, Inc.	483
		<u>15,877</u>
	Healthcare-Services (0.9%)	
9,305	Acadia Healthcare Co., Inc. ^(a)	297
900	Amedisys, Inc. ^(a)	124
5,776	Anthem, Inc.	1,702
1,874	Fresenius SE & Co. KGaA ^(b)	94
6,622	HCA Healthcare, Inc.	884
1,905	Humana, Inc.	565
1,380	ICON plc ^(a)	215
253,400	Invitae Corp. ^(a)	6,814
1,299	Molina Healthcare, Inc. ^(a)	172
9,005	NMC Health plc ^(b)	269
2,882	Teladoc Health, Inc. ^(a)	197
4,421	UnitedHealth Group, Inc.	1,101
1,969	WellCare Health Plans, Inc. ^(a)	566
28,960	WuXi AppTec Co. Ltd. "H" ^{(b),(c)}	268
		<u>13,268</u>
	Pharmaceuticals (6.0%)	
300,392	Aimmune Therapeutics, Inc. ^(a)	5,783
18,774	Alkermes plc ^(a)	435
535	Allergan plc	86
14,963	Amneal Pharmaceuticals, Inc. ^(a)	55
77,066	Ascendis Pharma A/S ^(a)	8,921
23,557	AstraZeneca plc ADR	1,024
28,644	Bristol-Myers Squibb Co.	1,272
2,830	Chugai Pharmaceutical Co. Ltd. ^(b)	202
14,251	Clementia Pharmaceuticals, Inc. ^{(a),(d),(e),(f)}	15
22,762	Coherus Biosciences, Inc. ^(a)	383
2,130	Cyclerion Therapeutics, Inc. ^(a)	20
5,350	Daiichi Sankyo Co. Ltd. ^(b)	325
6,166	Dermira, Inc. ^(a)	54
6,715	Eisai Co. Ltd. ^(b)	363
4,793	Elanco Animal Health, Inc. ^(a)	158
11,101	Eli Lilly & Co.	1,209
9,696	G1 Therapeutics, Inc. ^(a)	241

Number of Shares	Security	Market Value (000)
67,100	Galapagos N.V. ^(a)	\$ 11,635
1,967	Galapagos N.V. ^(a)	344
6,154	Global Blood Therapeutics, Inc. ^(a)	337
90,674	Gritstone Oncology, Inc. ^(a)	952
103,454	GW Pharmaceuticals plc ^(a)	16,791
6,328	Heron Therapeutics, Inc. ^(a)	110
1,559	Hikma Pharmaceuticals plc ^(b)	34
21,979	Ironwood Pharmaceuticals, Inc. ^(a)	234
1,825	Kala Pharmaceuticals, Inc. ^(a)	11
583,956	Kura Oncology, Inc. ^(a)	11,165
4,689	Laboratorios Farmaceuticos Rovi S.A. ^(b)	108
200	Madrigal Pharmaceuticals, Inc. ^(a)	17
118,582	MediWound Ltd. ^(a)	335
85,100	Mirati Therapeutics, Inc. ^(a)	9,004
22,074	Momenta Pharmaceuticals, Inc. ^(a)	249
17,873	Mylan N.V. ^(a)	374
64,318	MyoKardia, Inc. ^(a)	3,501
310,840	Myovant Sciences Ltd. ^(a)	2,238
29,800	Neurocrine Biosciences, Inc. ^(a)	2,872
2,855	Novartis AG ^(b)	262
2,905	ObsEva S.A. ^(a)	26
8,930	Ono Pharmaceutical Co. Ltd. ^(b)	162
44,810	Pfizer, Inc.	1,740
11,439	PhaseBio Pharmaceuticals, Inc. ^(a)	89
12,424	Portola Pharmaceuticals, Inc. ^(a)	331
7,255	Ra Pharmaceuticals, Inc. ^(a)	247
8,452	Revance Therapeutics, Inc. ^(a)	106
39,600	Sinopharm Group Co. Ltd. "H" ^(b)	146
2,365	Takeda Pharmaceutical Co. Ltd. ^(b)	81
10,675	Teva Pharmaceutical Industries Ltd. ADR ^(a)	85
4,080	Tricida, Inc. ^(a)	129
3,552	UCB S.A. ^(b)	277
5,490	UroGen Pharma Ltd. ^(a)	187
101,000	Xencor, Inc. ^(a)	4,446
2,398	Zealand Pharma A/S ADR ^(a)	54
		<hr/>
	Total Consumer, Non-cyclical	442,475
	Financial (3.4%)	
	Diversified Financial Services (3.4%)	
25,900	LendingTree, Inc. ^(a)	8,354
240,424	Visa, Inc. "A"	42,795
	Total Financial	<hr/> 51,149

Number of Shares	Security	Market Value (000)
Industrial (2.8%)		
Aerospace/Defense (0.4%)		
24,584	L3Harris Technologies, Inc. ^(a)	\$ 5,104
Electronics (1.5%)		
1,931,053	Flex Ltd. ^(a)	21,531
Miscellaneous Manufacturers (0.5%)		
149,813	Fabrinet ^(a)	8,042
Transportation (0.4%)		
320,830	CryoPort, Inc. ^(a)	6,567
1	MTR Corp. Ltd.	—
		6,567
	Total Industrial	41,244
Technology (35.3%)		
Computers (2.5%)		
6,785	Accenture plc "A"	1,307
23,476	Apple, Inc.	5,001
272,711	Genpact Ltd.	10,821
257,034	Lumentum Holdings, Inc. ^(a)	14,556
106,807	Western Digital Corp.	5,756
		37,441
Semiconductors (16.3%)		
454,458	Advanced Micro Devices, Inc. ^(a)	13,838
57,100	Broadcom, Inc.	16,558
893,900	Cohu, Inc.	13,552
172,700	Cree, Inc. ^(a)	10,739
265,645	Inphi Corp. ^(a)	15,995
186,159	KLA Corp.	25,377
74,800	Lam Research Corp.	15,604
987,267	Lattice Semiconductor Corp. ^(a)	19,094
996,000	MACOM Technology Solutions Holdings, Inc. ^(a)	19,542
1,596,131	Marvell Technology Group Ltd.	41,914
174,965	Micron Technology, Inc. ^(a)	7,854
143,900	MKS Instruments, Inc.	12,250
78,700	Monolithic Power Systems, Inc.	11,660
184,133	Semtech Corp. ^(a)	9,735
25,600	Tokyo Electron Ltd. ^(b)	4,336
267,598	Ultra Clean Holdings, Inc. ^(a)	3,904
		241,952

Number of Shares	Security	Market Value (000)
Software (16.5%)		
23,342	Adobe, Inc. ^(a)	\$ 6,976
212,100	Arco Platform Ltd. "A" ^(a)	9,362
334,500	Cornerstone OnDemand, Inc. ^(a)	19,802
104,200	Coupa Software, Inc. ^(a)	14,141
225,100	DocuSign, Inc. ^(a)	11,642
468,500	Dropbox, Inc. "A" ^(a)	11,038
22,267	Electronic Arts, Inc. ^(a)	2,060
30,500	Fair Isaac Corp. ^(a)	10,596
54,067	Guidewire Software, Inc. ^(a)	5,519
200	Health Catalyst, Inc. ^(a)	9
151,374	Microsoft Corp.	20,628
167,200	Nexon Co. Ltd. ^{(a),(b)}	2,647
75,000	Paycom Software, Inc. ^(a)	18,056
300	Phreesia, Inc. ^(a)	8
74,492	salesforce.com, Inc. ^(a)	11,509
221,978	Sciply Corp. "A" ^(a)	2,315
111,418	ServiceNow, Inc. ^(a)	30,906
40,155	Splunk, Inc. ^(a)	5,433
281,882	SVMK, Inc. ^(a)	4,784
98,845	Take-Two Interactive Software, Inc. ^(a)	12,111
168,400	Twilio, Inc. "A" ^(a)	23,426
74,400	Veeva Systems, Inc. "A" ^(a)	12,343
53,472	Workday, Inc. "A" ^(a)	10,693
		<u>246,004</u>
	Total Technology	<u>525,397</u>
	Total Common Stocks (cost: \$1,189,606)	<u>1,438,812</u>
PREFERRED STOCKS (0.2%)		
Communications (0.2%)		
Internet (0.2%)		
55,796	Uber Technologies, Inc. ^{(a),(c)} (cost: \$865)	2,351
	Total Equity Securities (cost: \$1,190,471)	<u>1,441,163</u>
MONEY MARKET INSTRUMENTS (3.4%)		
GOVERNMENT & U.S. TREASURY MONEY MARKET FUNDS (3.4%)		
51,017,896	State Street Institutional Treasury Money Market Fund Premier Class, 2.09% ^{(a),(s)} (cost: \$51,018)	<u>51,018</u>
	Total Investments (cost: \$1,241,489)	<u>\$1,492,181</u>

(\$ in 000s)	VALUATION HIERARCHY			
Assets	LEVEL 1	LEVEL 2	LEVEL 3	Total
Equity Securities:				
Common Stocks	\$1,421,714	\$17,083	\$15	\$1,438,812
Preferred Stocks	2,351	–	–	2,351
Money Market Instruments:				
Government & U.S. Treasury				
Money Market Funds	51,018	–	–	51,018
Total	\$1,475,083	\$17,083	\$15	\$1,492,181

Refer to the Portfolio of Investments for additional industry, country, or geographic region classifications.

The Portfolio of Investments uses the Bloomberg Industry Classification System (BICS), which may differ from the compliance classification.

At July 31, 2019, the Fund had transfers into/out of Level 3 that were under 0.50% of net assets.

NOTES TO PORTFOLIO OF INVESTMENTS

July 31, 2019

■ GENERAL NOTES

Market values of securities are determined by procedures and practices discussed in Note 1A to the financial statements.

The Portfolio of Investments category percentages shown represent the percentages of the investments to net assets, and, in total, may not equal 100%. A category percentage of 0.0% represents less than 0.1% of net assets. Investments in foreign securities were 8.1% of net assets at July 31, 2019.

■ PORTFOLIO ABBREVIATIONS AND DESCRIPTIONS

ADR American depository receipts are receipts issued by a U.S. bank evidencing ownership of foreign shares. Dividends are paid in U.S. dollars.

■ SPECIFIC NOTES

- (a) Non-income-producing security.
- (b) Securities with a value of \$17,083,000, which represented 1.1% of the Fund's net assets, were classified as Level 2 as of July 31, 2019, due to the prices being adjusted to take into account significant market movements following the close of local trading.
- (c) Restricted security that is not registered under the Securities Act of 1933. A resale of this security in the United States may occur in an exempt transaction to a qualified institutional buyer as defined by

Rule 144A, and as such has been deemed liquid by Victory Capital under liquidity guidelines approved by USAA Mutual Funds Trust's Board of Trustees, unless otherwise noted as illiquid.

- (d) Security was fair valued at July 31, 2019, by Victory Capital in accordance with valuation procedures approved by USAA Mutual Funds Trust's Board of Trustees. The total value of all such securities was \$15,000, which represented less than 0.1% of the Fund's net assets.
- (e) Security deemed illiquid by Victory Capital, under liquidity guidelines approved by USAA Mutual Funds Trust's Board of Trustees.
- (f) Security was classified as Level 3.
- (g) Rate represents the money market fund annualized seven-day yield at July 31, 2019.

See accompanying notes to financial statements.

STATEMENT OF ASSETS AND LIABILITIES (IN THOUSANDS)

July 31, 2019

ASSETS

Investments in securities, at market value (cost of \$1,241,489)	\$1,492,181
Cash denominated in foreign currencies (identified cost of \$7)	7
Receivables:	
Capital shares sold	233
Dividends and interest	159
Securities sold	2,167
Other	4
Total assets	1,494,751

LIABILITIES

Payables:	
Securities purchased	3,961
Capital shares redeemed	674
Accrued administration and servicing fees	191
Accrued management fees	956
Accrued transfer agent's fees	128
Other accrued expenses and payables	112
Total liabilities	6,022
Net assets applicable to capital shares outstanding	\$1,488,729

NET ASSETS CONSIST OF:

Paid-in capital	\$ 926,866
Distributable earnings	561,863
Net assets applicable to capital shares outstanding	\$1,488,729
Net asset value, redemption price, and offering price per share:	
Fund Shares (net assets of \$1,383,956/48,741 capital shares outstanding, no par value)	\$ 28.39
Adviser Shares (net assets of \$104,773/3,806 capital shares outstanding, no par value)	\$ 27.53

See accompanying notes to financial statements.

STATEMENT OF OPERATIONS

(IN THOUSANDS)

Year ended July 31, 2019

INVESTMENT INCOME

Dividends (net of foreign taxes withheld of \$181)	\$ 8,099
Interest	466
Securities lending (net)	156
Total income	<u>8,721</u>

EXPENSES

Management fees	9,930
Administration and servicing fees:	
Fund Shares	1,926
Adviser Shares	155
Transfer agent's fees:	
Fund Shares	1,461
Adviser Shares	131
Distribution and service fees (Note 8):	
Adviser Shares	259
Custody and accounting fees:	
Fund Shares	221
Adviser Shares	17
Postage:	
Fund Shares	69
Adviser Shares	7
Shareholder reporting fees:	
Fund Shares	33
Adviser Shares	1
Trustees' fees	35
Registration fees:	
Fund Shares	32
Adviser Shares	18
Professional fees	93
Other	23
Total expenses	<u>14,411</u>

Expense paid indirectly:	
Fund Shares	\$ (1)
Net expenses	<u>14,410</u>
NET INVESTMENT LOSS	<u>(5,689)</u>
NET REALIZED AND UNREALIZED GAIN (LOSS)	
ON INVESTMENTS AND FOREIGN CURRENCY	
Net realized gain on:	
Unaffiliated transactions	368,845
Affiliated transactions (Note 5)	3
Foreign currency transactions	264
Change in net unrealized appreciation/(depreciation) of:	
Investments	(199,048)
Foreign currency translations	<u>7</u>
Net realized and unrealized gain	<u>170,071</u>
Increase in net assets resulting from operations	<u><u>\$164,382</u></u>

See accompanying notes to financial statements.

STATEMENTS OF CHANGES IN NET ASSETS (IN THOUSANDS)

Years ended July 31,

	2019	2018
FROM OPERATIONS		
Net investment loss	\$ (5,689)	\$ (4,529)
Net realized gain on investments	368,848	166,058
Net realized gain (loss) on foreign currency transactions	264	(54)
Change in net unrealized appreciation/(depreciation) of:		
Investments	(199,048)	56,447
Foreign currency translations	7	(9)
Increase in net assets resulting from operations	<u>164,382</u>	<u>217,913</u>
DISTRIBUTIONS TO SHAREHOLDERS FROM DISTRIBUTABLE EARNINGS:		
Fund Shares	(162,096)	(93,868)
Adviser Shares	(13,848)	(9,146)
Distributions to shareholders	<u>(175,944)</u>	<u>(103,014)</u>
NET INCREASE IN NET ASSETS FROM CAPITAL SHARE TRANSACTIONS (NOTE 7)		
Fund Shares	64,204	85,311
Adviser Shares	(7,222)	(9,718)
Total net increase in net assets from capital share transactions	<u>56,982</u>	<u>75,593</u>
Capital contribution from USAA Transfer Agency Company	<u>—</u>	<u>2</u>
Net increase in net assets	45,420	190,494
NET ASSETS		
Beginning of year	<u>1,443,309</u>	<u>1,252,815</u>
End of year	<u>\$1,488,729</u>	<u>\$1,443,309</u>

See accompanying notes to financial statements.

NOTES TO FINANCIAL STATEMENTS

July 31, 2019

(1) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

USAA MUTUAL FUNDS TRUST (the Trust), registered under the Investment Company Act of 1940, as amended (the 1940 Act), is an open-end management investment company organized as a Delaware statutory trust consisting of 47 separate funds. The USAA Science & Technology Fund (the Fund) qualifies as a registered investment company under Accounting Standards Codification Topic 946. The information presented in this annual report pertains only to the Fund, which is classified as diversified under the 1940 Act. The Fund's investment objective is to seek long-term capital appreciation.

The Fund consists of two classes of shares: Science & Technology Fund Shares (Fund Shares) and Science & Technology Fund Adviser Shares (Adviser Shares). Each class of shares has equal rights to assets and earnings, except that each class bears certain class-related expenses specific to the particular class. These expenses include administration and servicing fees, transfer agent fees, postage, shareholder reporting fees, distribution and service (12b-1) fees, and certain registration and custodian fees. Expenses not attributable to a specific class, income, and realized gains or losses on investments are allocated to each class of shares based on each class' relative net assets. Each class has exclusive voting rights on matters related solely to that class and separate voting rights on matters that relate to all classes. The Adviser Shares permit investors to purchase shares through financial intermediaries, including banks, broker-dealers, insurance companies, investment advisers, plan sponsors, and financial professionals that provide various administrative and distribution services.

On November 6, 2018, United Services Automobile Association (USAA), the parent company of USAA Asset Management Company (AMCO), the investment adviser to the Fund, and USAA Transfer Agency Company, d/b/a

USAA Shareholder Account Services (SAS), the transfer agent to the Fund, announced that AMCO and SAS would be acquired by Victory Capital Holdings, Inc., a global investment management firm headquartered in Cleveland, Ohio (the Transaction) on July 1, 2019. Effective August 5, 2019, Citibank, N.A. is the new custodian for the USAA Mutual Funds. A special shareholder meeting was held on April 18, 2019, at which shareholders of the Fund approved a new investment advisory agreement between the Trust, on behalf of the Fund, and Victory Capital. In addition, shareholders of the Fund also elected the following two new directors to the Board of the Trust to serve upon the closing of the Transaction: (1) David C. Brown, to serve as an Interested Trustee; and (2) John C. Walters, to serve as an Independent Trustee.

A. **Security valuation** – The Trust’s Board of Trustees (the Board) has established the Pricing and Liquidity Committee (the Committee), and subject to Board oversight, the Committee administers and oversees the Fund’s valuation policies and procedures, which are approved by the Board. The Fund utilizes independent pricing services, quotations from securities dealers, and a wide variety of sources and information to establish and adjust the fair value of securities as events occur and circumstances warrant.

The value of each security is determined (as of the close of trading on the New York Stock Exchange (NYSE) on each business day the NYSE is open) as set forth below:

1. Equity securities, including exchange-traded funds (ETFs), except as otherwise noted, traded primarily on a domestic securities exchange or the over-the-counter markets, are valued at the last sales price or official closing price on the exchange or primary market on which they trade. Securities traded primarily on foreign securities exchanges or markets are valued at the last quoted sale price, or the most recently determined official closing price calculated according to local market convention, available at the time the Fund is valued. If no last sale or official closing price is reported or available, the closing bid price generally is used for U.S. listed equities and the average of the bid and asked prices is used for foreign listed equities. Actively traded equity securities listed on a domestic exchange

generally are categorized in Level 1 of the fair value hierarchy. Certain preferred and equity securities traded in inactive markets generally are categorized in Level 2 of the fair value hierarchy.

2. Equity securities trading in various foreign markets may take place on days when the NYSE is closed. Further, when the NYSE is open, the foreign markets may be closed. Therefore, the calculation of the Fund's net asset value (NAV) may not take place at the same time the prices of certain foreign securities held by the Fund are determined. In many cases, events affecting the values of foreign securities that occur between the time of their last quoted sale or official closing price and the close of normal trading on the NYSE on a day the Fund's NAV is calculated will not need to be reflected in the value of the Fund's foreign securities. However, the Manager and the Fund's subadviser(s) will monitor for events that would materially affect the value of the Fund's foreign securities. The Fund's subadviser(s) have agreed to notify the Manager of significant events they identify that would materially affect the value of the Fund's foreign securities. If the Manager determines that a particular event would materially affect the value of the Fund's foreign securities, then the Committee will consider such available information that it deems relevant and will determine a fair value for the affected foreign securities in accordance with valuation procedures. In addition, information from an external vendor or other sources may be used to adjust the foreign market closing prices of foreign equity securities to reflect what the Committee believes to be the fair value of the securities as of the close of the NYSE. Fair valuation of affected foreign equity securities may occur frequently based on an assessment that events which occur on a fairly regular basis (such as U.S. market movements) are significant. Such securities are categorized in Level 2 of the fair value hierarchy.
3. Investments in open-end investment companies, commingled, or other funds, other than ETFs, are valued at their NAV at the end of each business day and are categorized in Level 1 of the fair value hierarchy.
4. Short-term debt securities with original or remaining maturities of 60 days or less generally are priced but may be valued at amortized

cost, provided that amortized cost represents the fair value of such securities.

5. Repurchase agreements are valued at cost.
6. Forward foreign currency contracts are valued on a daily basis using forward foreign currency exchange rates obtained from an independent pricing service and are categorized in Level 2 of the fair value hierarchy.
7. In the event that price quotations or valuations are not readily available, are not reflective of market value, or a significant event has been recognized in relation to a security or class of securities, the securities are valued in good faith by the Committee in accordance with valuation procedures approved by the Board. The effect of fair value pricing is that securities may not be priced on the basis of quotations from the primary market in which they are traded and the actual price realized from the sale of a security may differ materially from the fair value price. Valuing these securities at fair value is intended to cause the Fund's NAV to be more reliable than it otherwise would be.

Fair value methods used by the Manager include, but are not limited to, obtaining market quotations from secondary pricing services, broker-dealers, other pricing services, or widely used quotation systems. General factors considered in determining the fair value of securities include fundamental analytical data, the nature and duration of any restrictions on disposition of the securities, evaluation of credit quality, and an evaluation of the forces that influenced the market in which the securities are purchased and sold.

- B. **Fair value measurements** – Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The three-level valuation hierarchy disclosed in the Portfolio of Investments is based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. The three levels are defined as follows:

Level 1 – inputs to the valuation methodology are quoted prices (unadjusted) in active markets for identical securities.

Level 2 – inputs to the valuation methodology are other significant observable inputs, including quoted prices for similar securities, inputs that are observable for the securities, either directly or indirectly, and market-corroborated inputs such as market indexes.

Level 3 – inputs to the valuation methodology are unobservable and significant to the fair value measurement, including the Manager’s own assumptions in determining the fair value.

The inputs or methodologies used for valuing securities are not necessarily an indication of the risks associated with investing in those securities.

- C. **Investments in securities** – Securities transactions are accounted for as of the date the securities are purchased or sold (trade date). Gains or losses from sales of investment securities are computed on the identified cost basis. Dividend income, less foreign taxes, if any, is recorded on the ex-dividend date. If the ex-dividend date has passed, certain dividends from foreign securities are recorded upon notification. Interest income is recorded daily on the accrual basis. Premiums and discounts are amortized over the life of the respective securities, using the effective yield method for long-term securities and the straight-line method for short-term securities.
- D. **Federal taxes** – The Fund’s policy is to comply with the requirements of the Internal Revenue Code of 1986, as amended, applicable to regulated investment companies and to distribute substantially all of its taxable income and net capital gains, if any, to its shareholders. Therefore, no federal income tax provision is required.

For the year ended July 31, 2019, the Fund did not incur any income tax, interest, or penalties, and has recorded no liability for net unrecognized tax benefits relating to uncertain income tax positions. On an ongoing basis, the Manager will monitor the Fund’s tax basis to determine if adjustments to this conclusion are necessary. The statute of limitations on the Fund’s tax return filings generally remain open for the three preceding fiscal reporting year ends and remain subject to examination by the Internal Revenue Service and state taxing authorities.

- E. **Foreign taxation** – Foreign income and capital gains on some foreign securities may be subject to foreign taxes, which are reflected as a reduction to such income and realized gains. The Fund records a liability based on unrealized gains to provide for potential foreign taxes payable upon the sale of these securities. Foreign taxes have been provided for in accordance with the Fund’s understanding of the applicable countries’ prevailing tax rules and rates.
- F. **Foreign currency translations** – The Fund’s assets may be invested in the securities of foreign issuers and may be traded in foreign currency. Since the Fund’s accounting records are maintained in U.S. dollars, foreign currency amounts are translated into U.S. dollars on the following bases:
1. Purchases and sales of securities, income, and expenses at the exchange rate obtained from an independent pricing service on the respective dates of such transactions.
 2. Market value of securities, other assets, and liabilities at the exchange rate obtained from an independent pricing service on a daily basis.

The Fund does not isolate that portion of the results of operations resulting from changes in foreign exchange rates on investments from the fluctuations arising from changes in market prices of securities held. Such fluctuations are included with the net realized and unrealized gain or loss from investments.

Separately, net realized foreign currency gains/losses may arise from sales of foreign currency, currency gains/losses realized between the trade and settlement dates on security transactions, and from the difference between amounts of dividends, interest, and foreign withholding taxes recorded on the Fund’s books and the U.S. dollar equivalent of the amounts received. At the end of the Fund’s fiscal year, net realized foreign currency gains/losses are reclassified from accumulated net realized gains/losses to accumulated undistributed net investment income on the Statement of Assets and Liabilities, as such amounts are treated as ordinary income/loss for federal income tax purposes. Net unrealized foreign currency exchange gains/losses arise from changes in the value of assets and liabilities, other than investments in securities, resulting from changes in the exchange rate.

- G. Expenses paid indirectly** – A portion of the brokerage commissions that the Fund pays may be recaptured as a credit that is tracked and used by the custodian to directly reduce expenses paid by the Fund. Effective September 30, 2018, the commission recapture program ended. For the year ended July 31, 2019, brokerage commission recapture credits reduced the expenses of the Fund Shares by \$1,000.
- H. Indemnifications** – Under the Trust’s organizational documents, its officers and trustees are indemnified against certain liabilities arising out of the performance of their duties to the Trust. In addition, in the normal course of business, the Trust enters into contracts that contain a variety of representations and warranties that provide general indemnifications. The Trust’s maximum exposure under these arrangements is unknown, as this would involve future claims that may be made against the Trust that have not yet occurred. However, the Trust expects the risk of loss to be remote.
- I. Use of estimates** – The preparation of financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that may affect the reported amounts in the financial statements.

(2) LINE OF CREDIT

The Fund participates, along with other funds of the Trust and along with series of Victory Portfolios, Victory Portfolios II and Victory Variable Insurance Funds, entered into a 364 day committed credit facility and a 364 day uncommitted, demand credit facility, with Citibank, N.A. (Citibank). Each such credit facility may be renewed if so agreed by the parties. Under the agreement with Citibank, the funds may borrow up to \$600 million, of which \$300 million is committed and \$300 million is uncommitted. Of this amount, \$40 million of the line of credit is reserved for use by the Victory Floating Rate Fund (a series of Victory Portfolios), with that fund paying the related commitment fees for that amount. The purpose of the agreement is to meet temporary or emergency cash needs. Citibank receives an annual commitment fee of 0.15%. Each fund pays a pro-rata portion of this commitment fee plus any interest on amounts borrowed.

For the period July 1, 2019 to July 31, 2019, the Fund paid Citibank facility fees of less than \$500, which represents 1.0% of the total fees paid

to Citibank by the funds of the Trusts. The Fund had no borrowings under this agreement during the period July 1, 2019 to July 31, 2019. Effective July 1, 2019, the line of credit among the Trust, with respect to its funds, and USAA Capital Corporation (CAPCO) terminated. For the period from August 1, 2018 to June 30, 2019, the Fund paid CAPCO facility fees of \$11,000, which represents 1.7% of the total fees paid to CAPCO by the funds of the Trusts. The Fund had no borrowings under this agreement during the period August 1, 2018 to June 30, 2019.

(3) INTERFUND LENDING

Effective July 1, 2019, the Trust relies on an exemptive order granted to Victory Capital and its affiliated funds by the U.S. Securities and Exchange Commission (SEC) in March 2017 (the Order), permitting the establishment and operation of an Interfund Lending Facility (the Facility). The Facility allows each fund to directly lend and borrow money to or from certain other affiliated funds relying upon the Order at rates beneficial to both the borrowing and lending funds. Advances under the Facility are allowed for temporary or emergency purposes, including the meeting of redemption requests that are subject to each fund's borrowing restrictions. The interfund loan rate is determined, as specified in the Order, by averaging the current repurchase agreement rate and the current bank loan rate. For the period July 1, 2019 to July 31, 2019, the Fund did not lend.

(4) DISTRIBUTIONS

The character of any distributions made during the year from net investment income or net realized gains is determined in accordance with federal tax regulations and may differ from those determined in accordance with U.S. generally accepted accounting principles. Also, due to the timing of distributions, the fiscal year in which amounts are distributed may differ from the year that the income or realized gains were recorded by the Fund.

During the current fiscal year, permanent differences between book-basis and tax-basis accounting for foreign currency, passive foreign investment company, ordinary loss netting to reduce short term capital gains and equalization adjustments resulted in reclassifications to the Statement of Assets and Liabilities to decrease distributable earnings by \$2,959,000, and

increase paid in capital by \$2,959,000. These reclassifications had no effect on net assets.

The tax character of distributions paid during the years ended July 31, 2019, and 2018, was as follows:

	<u>2019</u>	<u>2018</u>
Ordinary income*	\$ 14,583,000	\$ 34,479,000
Long-term realized capital gains	<u>161,361,000</u>	<u>68,535,000</u>
Total distributions paid	<u>\$175,944,000</u>	<u>\$103,014,000</u>

As of July 31, 2019, the components of net assets representing distributable earnings on a tax basis were as follows:

Undistributed ordinary income*	\$ 5,194,000
Undistributed long-term capital gains	312,305,000
Unrealized appreciation of investments	244,364,000

*Includes short-term realized capital gains, if any, which are taxable as ordinary income.

The difference between book-basis and tax-basis unrealized appreciation of investments is attributable to the tax deferral of losses on wash sales, non-REIT return of capital dividend and passive foreign investment company adjustments.

Distributions of net investment income and realized gains from security transactions not offset by capital losses are made annually in the succeeding fiscal year or as otherwise required to avoid the payment of federal taxes.

At July 31, 2019, the Fund had no capital loss carryforwards, for federal income tax purposes.

Tax Basis of Investments – At July 31, 2019, the aggregate cost of investments for federal income tax purposes and net unrealized appreciation/(depreciation) on investments are disclosed below:

<u>Fund</u>	<u>Tax Cost</u>	<u>Gross Unrealized Appreciation</u>	<u>Gross Unrealized Depreciation</u>	<u>Net Unrealized Appreciation/ (Depreciation)</u>
USAA Science & Technology Fund	\$1,247,817,000	\$275,716,000	\$(31,352,000)	\$244,364,000

(5) INVESTMENT TRANSACTIONS

Cost of purchases and proceeds from sales/maturities of securities, excluding short-term securities, for the year ended July 31, 2019, were \$1,497,860,000 and \$1,654,495,000, respectively.

In accordance with affiliated transaction procedures approved by the Board, purchases and sales of security transactions were executed between the Fund and affiliated Funds at the then-current market price with no brokerage commissions incurred. The affiliated transactions executed by the Fund, including short-term securities, during the year ended July 31, 2019 were as follows:

Purchases	Sales	Net Realized Gain (Loss)
\$1,022,000	\$753,000	\$3,000

(6) SECURITIES LENDING

The Fund, through a securities lending agreement with Citibank, N.A. (Citibank), may lend its securities to qualified financial institutions, such as certain broker-dealers, to earn additional income, net of income retained by Citibank. The borrowers are required to secure their loans continuously with collateral in an amount at least equal to 102% of the fair value of domestic securities and foreign government securities loaned and 105% of the fair value of foreign securities and all other securities loaned. Collateral may be cash, U.S. government securities, or other securities as permitted by SEC guidelines. Cash collateral may be invested in high-quality short-term investments. Collateral requirements are determined daily based on the value of the Fund's securities on loan as of the end of the prior business day. Loans are terminable upon demand and the borrower must return the loaned securities within the lesser of one standard settlement period or five business days. Risks relating to securities-lending transactions include that the borrower may not provide additional collateral when required or return the securities when due, and that the value of the short-term investments will be less than the amount of cash collateral required to be returned to the borrower. The Fund's agreement with Citibank does not include master netting provisions. Non-cash collateral received by the Fund may not be

sold or re-pledged except to satisfy borrower default. Cash collateral is listed in the Fund's Portfolio of Investments and Financial Statements while non-cash collateral is not included. At July 31, 2019, the Fund had no securities on loan.

(7) CAPITAL SHARE TRANSACTIONS

At July 31, 2019, there were an unlimited number of shares of capital stock at no par value authorized for the Fund.

Capital share transactions for all classes were as follows, in thousands:

	Year Ended July 31, 2019		Year Ended July 31, 2018	
	Shares	Amount	Shares	Amount
Fund Shares:				
Shares sold	4,641	\$ 123,560	7,012	\$ 196,505
Shares issued from reinvested dividends	6,997	159,454	3,464	91,940
Shares redeemed	(8,391)	(218,810)	(7,270)	(203,134)
Net increase from capital share transactions	3,247	\$ 64,204	3,206	\$ 85,311
Adviser Shares:				
Shares sold	425	\$ 10,908	537	\$ 14,724
Shares issued from reinvested dividends	609	13,485	344	8,928
Shares redeemed	(1,272)	(31,615)	(1,220)	(33,370)
Net decrease from capital share transactions	(238)	\$ (7,222)	(339)	\$ (9,718)

(8) TRANSACTIONS WITH MANAGER

Management fees – The Manager provides investment management services to the Fund pursuant to an Advisory Agreement. Effective July 1, 2019, the Trust relies on an exemptive order granted to Victory Capital and its affiliated funds by the SEC in March 2019 permitting the use of a “manager-of-managers” structure for certain funds. Prior to that date, the Trust relied on a similar exemptive order granted by the SEC to the Trust and its affiliated persons. Under a manager of managers structure, the investment adviser may select (with approval of the Board and without

shareholder approval) one or more subadvisers to manage the day-to-day investment of a fund's assets.

The Manager monitors each subadviser's performance through quantitative and qualitative analysis and periodically reports to the Board as to whether each subadviser's agreement should be renewed, terminated, or modified. The Manager is also responsible for determining the asset allocation for the subadviser(s). The allocation for each subadviser could range from 0% to 100% of the Fund's assets, and the Manager could change the allocations without shareholder approval.

The investment management fee for the Fund is comprised of a base fee and a performance adjustment. The Fund's base fee is accrued daily and paid monthly at an annualized rate of 0.75% of the Fund's average daily net assets.

The performance adjustment is calculated separately for each share class on a monthly basis by comparing each class' performance over the performance period to that of the Lipper Science & Technology Funds Index. The Lipper Science & Technology Funds Index tracks the total return performance of funds within the Lipper Science & Technology Funds category.

The performance period for each share class consists of the current month plus the previous 35 months. The following table is utilized to determine the extent of the performance adjustment:

Over/Under Performance Relative to Index (in basis points)¹	Annual Adjustment Rate (in basis points)¹
+/- 100 to 400	+/- 4
+/- 401 to 700	+/- 5
+/- 701 and greater	+/- 6

¹Based on the difference between average annual performance of the relevant share class of the Fund and its relevant Lipper index, rounded to the nearest basis point. Average daily net assets of the share class are calculated over a rolling 36-month period.

Each class' annual performance adjustment rate is multiplied by the average daily net assets of each respective class over the entire performance period,

which is then multiplied by a fraction, the numerator of which is the number of days in the month and the denominator of which is 365 (366 in leap years). The resulting amount is then added to (in the case of overperformance), or subtracted from (in the case of underperformance) the base fee.

Under the performance fee arrangement, each class will pay a positive performance fee adjustment for a performance period whenever the class outperforms the Lipper Science & Technology Funds Index over that period, even if the class had overall negative returns during the performance period.

Under the investment advisory agreement with the Manager that took effect on July 1, 2019, no performance adjustments will be made for the period beginning July 1, 2019, through June 30, 2020. Only performance beginning as of July 1, 2019, and thereafter will be utilized in calculating future performance adjustments.

For the period from August 1, 2018 to June 30, 2019, the Fund incurred management fees, paid or payable to AMCO, of \$8,974,000, which included a performance adjustment for the Fund Shares and Adviser Shares of \$(430,000) and \$(45,000), respectively. For the Fund Shares and Adviser Shares, the performance adjustments were (0.03)% and (0.04)%, respectively. For the period July 1, 2019 to July 31, 2019, the Fund incurred management fees, paid or payable to Victory Capital of \$956,000, which included no performance adjustments.

Subadvisory arrangement(s) – Effective July 1, 2019, Victory Capital entered into a Subadvisory Agreement with Wellington Management Company LLP (Wellington Management). Under which Wellington Management directs the investment and reinvestment of a portion of the Fund's assets (as allocated from time to time by the Manager). This arrangement provides for monthly fees that are paid by the Manager. The Manager (not the Fund) pays the subadviser fees. For the period July 1, 2019 to July 31, 2019, Victory Capital incurred subadvisory fees with respect to the Fund, paid or payable to the applicable subadvisers of \$83,000.

Prior to July 1, 2019, AMCO had entered into an Investment Subadvisory Agreement with Wellington Management, under which Wellington

Management, directed the investment and reinvestment of a portion of the Fund's assets (as allocated from time to time by the Manager). This arrangement provides monthly fees that are paid by AMCO.

AMCO (not the Fund) pays Wellington Management a subadvisory fee in the annual amount of 0.45% of the Fund's average daily net assets for the first \$100 million in assets that Wellington Management manages, plus 0.35% of the Fund's average daily net assets for assets over \$100 million that Wellington Management manages. For the period from August 1, 2018 to June 30, 2019, AMCO incurred subadvisory fees with respect to the Fund, paid or payable to Wellington Management, of \$4,502,000.

Administration and servicing fees – Effective July 1, 2019, Victory Capital is obligated on a continuous basis to provide administrative services to the Fund. The Manager provides certain administration and servicing functions for the Fund. For such services, the Manager receives a fee accrued daily and paid monthly at an annualized rate of 0.15% of average daily net assets for both the Fund Shares and Adviser Shares. For the period from August 1, 2018 to June 30, 2019, the Fund Shares and Adviser Shares incurred administration and servicing fees, paid or payable to AMCO, of \$1,748,000 and \$142,000, respectively. For the period July 1, 2019 to July 31, 2019, the Fund Shares and Adviser Shares incurred administration and servicing fees, paid or payable to Victory Capital of \$178,000, \$13,000, respectively.

In addition to the services provided under its Administration and Servicing Agreement with the Fund, AMCO also provided certain compliance and legal services for the benefit of the Fund. The Board approved the reimbursement of a portion of these expenses incurred by AMCO.

Effective July 1, 2019, these services are covered under a Compliance Services Agreement between the Trust and Victory Capital. For the period from August 1, 2018 to June 30, 2019, the Fund reimbursed AMCO \$5,000 for these compliance and legal services. For the period July 1, 2019 to July 31, 2019, the Fund's portion of fees paid to Victory Capital under the Compliance Service Agreement was \$1,000. These expenses are included in the professional fees on the Fund's Statement of Operations.

Expense limitation – Effective July 1, 2019, the Manager has contractually agreed to waive its management fee and/or reimburse expenses so that the total annual operating expenses (excluding certain items such as interest, taxes and brokerage commissions) do not exceed 1.06% of the Fund Shares and 1.34% of the Adviser Shares through at least June 30, 2021. The Manager is permitted to recoup advisory fees waived and expenses reimbursed for up to three years after the fiscal year in which the waiver or reimbursement took place, subject to the lesser of any operating expense limits in effect at the time of: (a) the original waiver or expense reimbursement; or (b) the recoupment, after giving effect to the recoupment amount. The amount of any waivers or reimbursements and the amount of any recoupment is calculated without regard to the impact of any performance adjustment to the Fund’s management fee. This waiver agreement may only be terminated by the Fund’s Board of Trustees. Prior to July 1, 2019, AMCO agreed to limit the total annual operating expenses of the Adviser Shares to 1.35% of its average daily net assets, excluding extraordinary expenses and before reductions of any expenses paid indirectly, and to reimburse the Adviser Shares for all expenses in excess of that amount. For the period from August 1, 2018 to June 30, 2019, the fund did not incur any reimbursable expenses from AMCO. For the period July 1, 2019 to July 31, 2019, the Fund did not incur any reimbursable expenses.

Transfer agent’s fees – Victory Capital Transfer Agency, Inc. (VCTA), (formerly, USAA Shareholder Account Services (SAS)) provides transfer agency services to the Fund. VCTA, an affiliate of the Manager, provides transfer agent services to the Fund Shares and Adviser Shares based on an annual charge of \$23 per shareholder account plus out-of-pocket expenses. VCTA pays a portion of these fees to certain intermediaries for the administration and servicing of accounts that are held with such intermediaries. For the year ended July 31, 2019, the Fund Shares and Adviser Shares incurred transfer agent’s fees, paid or payable to VCTA, of \$1,461,000 and \$131,000, respectively.

Distribution and service (12b-1) fees – Effective July 1, 2019, the Trust has an agreement with Victory Capital Advisers, Inc. (VCA), an affiliate of the Manager for exclusive distribution of the Fund’s shares on a continuing best effort basis. Prior to July 1, 2019, the Fund adopted a plan pursuant to

Rule 12b-1 under the 1940 Act with respect to the Adviser Shares. Under the plan, the Adviser Shares pay fees to USAA Investment Management Company (IMCO), the distributor, for distribution and shareholder services. Prior to July 1, 2019, IMCO pays all or a portion of such fees to intermediaries that make the Adviser Shares available for investment by their customers. The fee is accrued daily and paid monthly at an annual rate of 0.25% of the Adviser Shares' average daily net assets. Adviser Shares are offered and sold without imposition of an initial sales charge or a contingent deferred sales charge. For the period from August 1, 2018 to June 30, 2019, the Adviser Shares incurred distribution and service (12b-1) fees, of \$237,000. For the period July 1, 2019 to July 31, 2019, the Adviser Shares incurred distribution and service (12b-1) fees, of \$22,000.

Underwriting services – Effective July 1, 2019, the Trust has an agreement with Victory Capital Advisers, Inc. (VCA), an affiliate of the Manager for exclusive underwriting and distribution of the Fund's shares on a continuing best effort basis. This agreement provides that VCA receive no fee or other compensation for such distribution services, but may receive 12b-1 fees with respect to Adviser Shares. Prior to July 1, 2019, IMCO provided exclusive underwriting and distribution of the Fund's shares on a continuing best-efforts basis and received no fee or other compensation for these services, but may receive 12b-1 fees as described above, with respect to Adviser Shares.

(9) TRANSACTIONS WITH AFFILIATES

Effective July 1, 2019, Victory Capital replaced AMCO as the Fund's investment adviser and began managing the Fund. Prior to July 1, 2019, AMCO was indirectly wholly owned by USAA, a large, diversified financial services institution.

Certain trustees and officers of the Fund are also directors, officers, and/or employees of the Manager. None of the affiliated trustees or Fund officers received any compensation from the Fund.

(10) UPCOMING REGULATORY MATTERS

In October 2016, the U.S. Securities and Exchange Commission (SEC) issued Final Rule Release No. 33-10233, *Investment Company Liquidity Risk Management Programs* (Liquidity Rule). The Liquidity Rule requires funds to establish a liquidity risk management program and enhances disclosures regarding funds' liquidity. The requirements to implement a liquidity risk management program and establish a 15% illiquid investment limit became effective December 1, 2018. However, in February 2018, the SEC issued Release No. IC-33010, *Investment Company Liquidity Risk Management Programs; Commission Guidance for In-Kind ETFs*, which delayed certain requirements related to liquidity classification, highly liquid investment minimums, and board approval of the liquidity risk management programs to June 1, 2019. The Manager has determined there is no significant impact on the Fund's financial statements and various filings.

(11) RECENT ACCOUNTING PRONOUNCEMENTS

In August 2018, the SEC adopted amendments to Regulation S-X for investment companies governing the form and content of financial statements. The amendments to Regulation S-X took effect on November 5, 2018, and the financial statements have been modified accordingly, for the current and prior periods.

ASU 2018-13, Fair Value Measurement

In August 2018, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) 2018-13, Fair Value Measurement (Topic 820). The amendments in the ASU impact disclosure requirements for fair value measurement. ASU 2018-13 is effective for fiscal years beginning after December 15, 2019. Early adoption is permitted and can include the entire standard or certain provisions that exclude or amend disclosures. Management has elected to early adopt ASU 2018-13 effective with the current reporting period. The adoption of ASU 2018-13 guidance is limited to changes in the Fund's notes to financial statement disclosures regarding valuation method, fair value, and transfers between levels of the fair value hierarchy.

FINANCIAL HIGHLIGHTS

FUND SHARES

Per share operating performance for a share outstanding throughout each period is as follows:

	Year Ended July 31,				
	2019	2018	2017	2016	2015
Net asset value at beginning of period	\$ 29.19	\$ 26.89	\$ 22.03	\$ 23.07	\$ 20.96
Income (loss) from investment operations:					
Net investment income (loss)	.01	.00 ^(a)	.05	(.01)	.27
Net realized and unrealized gain	2.83	4.50	5.68	.37	4.35
Total from investment operations	2.84	4.50	5.73	.36	4.62
Less distributions from:					
Net investment income	—	—	—	—	(.31)
Realized capital gains	(3.64)	(2.20)	(.87)	(1.40)	(2.20)
Total distributions	(3.64)	(2.20)	(.87)	(1.40)	(2.51)
Net asset value at end of period	\$ 28.39	\$ 29.19	\$ 26.89	\$ 22.03	\$ 23.07
Total return (%)*	12.79	17.55	27.05	1.74	23.45
Net assets at end of period (000)	\$1,383,956	\$1,328,080	\$1,137,256	\$901,629	\$853,755
Ratios to average daily net assets:**					
Expenses (%) ^{(b),(c)}	1.02 ^(d)	1.04	1.14	1.17	1.18
Expenses, excluding reimbursements (%) ^{(b),(c)}	1.02	1.04	1.14	1.17	1.18
Net investment income(loss) (%)	(.39)	(.31)	(.28)	(.24)	.52
Portfolio turnover (%)	109 ^(e)	56	75	83	73

* Assumes reinvestment of all net investment income and realized capital gain distributions, if any, during the period. Includes adjustments in accordance with U.S. generally accepted accounting principles and could differ from the Lipper reported return. Total returns for periods of less than one year are not annualized.

** For the year ended July 31, 2019, average daily net assets were \$1,284,148,000.

- (a) Represents less than \$0.01 per share.
- (b) Does not include acquired fund fees, if any.
- (c) Reflects total annual operating expenses of the Fund Shares before reductions of any expenses paid indirectly. The Fund Shares' expenses paid indirectly decreased the expense ratio by less than 0.01%.
- (d) Effective July 1, 2019, the Manager has voluntarily agreed to limit the annual expenses of the Fund Shares to 1.06% of the Fund Shares' average daily net assets.
- (e) Reflects increased trading activity due to current year transition or asset allocation shift.

ADVISER SHARES

Per share operating performance for a share outstanding throughout each period is as follows:

	Year Ended July 31,				
	2019	2018	2017	2016	2015
Net asset value at beginning of period	\$ 28.49	\$ 26.36	\$ 21.67	\$ 22.77	\$ 20.78
Income (loss) from investment operations:					
Net investment income (loss)	(.07)	(.08)	(.02)	(.07)	.13 ^(a)
Net realized and unrealized gain	2.75	4.41	5.58	.37	4.39 ^(a)
Total from investment operations	2.68	4.33	5.56	.30	4.52 ^(a)
Less distributions from:					
Net investment income	—	—	—	—	(.33)
Realized capital gains	(3.64)	(2.20)	(.87)	(1.40)	(2.20)
Total distributions	(3.64)	(2.20)	(.87)	(1.40)	(2.53)
Net asset value at end of period	\$ 27.53	\$ 28.49	\$ 26.36	\$ 21.67	\$ 22.77
Total return (%)*	12.52	17.24	26.71	1.48	23.18
Net assets at end of period (000)	\$104,773	\$115,229	\$115,559	\$122,430	\$122,019
Ratios to average daily net assets:**					
Expenses (%) ^{(b),(c)}	1.29 ^{(d),(h)}	1.31 ^(e)	1.41 ^(f)	1.42	1.42
Expenses, excluding reimbursements (%) ^{(b),(c)}	1.29	1.31	1.42	1.42	1.42
Net investment income (loss) (%)	(.65)	(.57)	(.55)	(.50)	.59
Portfolio turnover (%)	109 ^(g)	56	75	83	73

* Assumes reinvestment of all net investment income and realized capital gain distributions, if any, during the period. Includes adjustments in accordance with U.S. generally accepted accounting principles and could differ from the Lipper reported return. Total returns for periods of less than one year are not annualized.

** For the year ended July 31, 2019, average daily net assets were \$103,414,000.

(a) Calculated using average shares.

(b) Does not include acquired fund fees, if any.

(c) Reflects total annual operating expenses of the Adviser Shares before reductions of any expenses paid indirectly. The Adviser Shares expenses paid indirectly decreased the expense ratio by less than 0.01%.

(d) Prior to December 1, 2018, AMCO voluntarily agreed to limit the annual expenses of the Adviser Shares to 1.35% of the Adviser Shares' average daily net assets.

(e) Prior to December 1, 2017, AMCO voluntarily agreed to limit the annual expenses of the Adviser Shares to 1.35% of the Adviser Shares' average daily net assets.

(f) Prior to December 1, 2016, AMCO voluntarily agreed to limit the annual expenses of the Adviser Shares to 1.40% of the Adviser Shares' average daily net assets.

(g) Reflects increased trading activity due to current year transition or asset allocation shift.

(h) Effective July 1, 2019, the Manager has voluntarily agreed to limit the annual expenses of the Adviser Shares to 1.34% of the Adviser Shares' average daily net assets.

EXPENSE EXAMPLE

July 31, 2019 (unaudited)

EXAMPLE

As a shareholder of the Fund, you incur two types of costs: direct costs, such as wire fees, redemption fees, and low balance fees; and indirect costs, including management fees, transfer agency fees, distribution and service (12b-1) fees, and other Fund operating expenses. This example is intended to help you understand your indirect costs, also referred to as “ongoing costs” (in dollars), of investing in the Fund and to compare these costs with the ongoing costs of investing in other mutual funds.

The example is based on an investment of \$1,000 invested at the beginning of the period and held for the entire six-month period of February 1, 2019, through July 31, 2019.

ACTUAL EXPENSES

The line labeled “actual” under each share class in the table provides information about actual account values and actual expenses. You may use the information in this line, together with the amount you invested at the beginning of the period, 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 for your share class in the “actual” line under the heading “Expenses Paid During Period” to estimate the expenses you paid on your account during this period.

HYPOTHETICAL EXAMPLE FOR COMPARISON PURPOSES

The line labeled “hypothetical” under each share class in the table provides information about hypothetical account values and hypothetical expenses based on the Fund’s actual expense ratios for each class and an assumed rate of return of 5% per year 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. To do so, compare 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 direct costs, such as wire fees, redemption fees, or low balance fees. Therefore, the line labeled “hypothetical” 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 direct costs were included, your costs would have been higher.

	Beginning Account Value February 1, 2019	Ending Account Value July 31, 2019	Expenses Paid During Period* February 1, 2019 – July 31, 2019
Fund Shares			
Actual	\$1,000.00	\$1,159.70	\$5.41
Hypothetical (5% return before expenses)	1,000.00	1,019.79	5.06
Adviser Shares			
Actual	1,000.00	1,158.70	6.90
Hypothetical (5% return before expenses)	1,000.00	1,018.40	6.46

*Expenses are equal to the annualized expense ratio of 1.01% for Fund Shares and 1.29% for Adviser Shares, which are net of any reimbursements and expenses paid indirectly, multiplied by the average account value over the period, multiplied by 181 days/365 days (to reflect the one-half-year period). The Fund’s actual ending account values are based on its actual total returns of 15.97% for Fund Shares and 15.87% for Adviser Shares for the six-month period of February 1, 2019, through July 31, 2019.

ADVISORY AGREEMENT(S)

(between the Trust and Victory Capital Management Inc.)

July 31, 2019

The following disclosure relates to the approval of the (i) new investment advisory agreement between the Trust and Victory Capital and (ii) new investment subadvisory agreements between certain subadvisers and Victory Capital, which became effective on July 1, 2019.

At an in-person meeting held on January 15, 2019, the USAA Mutual Funds Trust's ("Trust") Board of Trustees ("Board"), including those Trustees who are not parties to any investment advisory or management agreement between USAA Asset Management Company ("AMCO") and the Trust ("Existing Management Agreements") or the new Investment Advisory Agreement between the Trust and Victory Capital Management Inc. ("Victory Capital") (the "New Advisory Agreement") or "interested persons" (as that term is defined in the Investment Company Act of 1940 Act, as amended ("1940 Act")) of such parties or the Trust (the "Independent Trustees"), considered and unanimously approved the New Advisory Agreement between the Trust, on behalf of each of its series (each a "Fund" and together the "Funds"), and Victory Capital, and, as applicable, new Investment Subadvisory Agreements between Victory Capital and each investment subadviser ("New Subadvisory Agreements," and together with the New Advisory Agreement, the "New Agreements"), as listed below. The Board also determined to recommend that shareholders of each Fund approve the New Advisory Agreement. Shareholder approval is not required for the New Subadvisory Agreements. The Independent Trustees reviewed the proposed approval of the New Agreements in private sessions with their independent legal counsel at which no representatives of Victory Capital or AMCO were present.

BACKGROUND FOR THE BOARD APPROVALS

At a telephonic meeting of the Board held on November 5, 2018, representatives of USAA and AMCO informed the Board that USAA's subsidiary, USAA Investment Corporation, would enter into a stock purchase agreement with

Victory Capital Holdings, Inc. (“Victory Holdings”) pursuant to which Victory Holdings would acquire all of the outstanding stock of AMCO and USAA Transfer Agency Company d/b/a USAA Shareholder Account Services (“USAA Transfer Agent”) (the “Transaction”). The Independent Trustees were advised that the Transaction, if completed, would constitute an “assignment” (as that term is defined in Section 2(a)(4) of the 1940 Act) and result in the automatic termination of the Existing Management Agreements (“Change of Control Event”). The Independent Trustees also were advised that it was proposed that Victory Capital, a subsidiary of Victory Holdings, would serve as the investment adviser to each Fund after the closing of the Transaction (“Post-Transaction”) and that the Board would be asked to consider approval of the terms and conditions of the New Advisory Agreement with Victory Capital and thereafter to submit the New Advisory Agreement to each Fund’s shareholders for approval. Because the Change of Control Event also would result in the termination of each existing subadvisory agreement between AMCO and the subadvisers to the Funds (“Existing Subadvisory Agreements”), the Independent Trustees were advised that the Board would also be asked to approve the New Subadvisory Agreements.

In anticipation of the Transaction, the Trustees met at a series of subsequent in-person meetings on November 27-28, 2018, January 7-8, 2019, and January 14-15, 2019, which included meetings of the full Board and separate meetings of the Independent Trustees for the purposes of considering, among other things: whether it would be in the best interests of each Fund and its respective shareholders to approve the New Agreements; and the anticipated impacts of the Transaction on the Funds and their shareholders (each, a “Meeting”). During each of these Meetings, the Board sought additional and clarifying information as it deemed necessary or appropriate. In this connection, the Independent Trustees worked with their independent legal counsel to prepare formal due diligence requests (the “Diligence Requests”) that were submitted to Victory Capital, Victory Capital Advisers, Inc. (“VCA”), and the subadvisers. The Diligence Requests sought information relevant to the Board’s consideration of the New Advisory Agreement, the New Subadvisory Agreements, distribution arrangements, and other anticipated impacts of the Transaction on the Funds and their shareholders. Victory Capital, VCA, and the subadvisers provided documents and information in

response to the Diligence Requests (the “Response Materials”). Following their review of the Response Materials, the Independent Trustees submitted a supplemental due diligence request for additional and clarifying information (the “Supplemental Diligence Request”) to Victory Capital and VCA. Victory Capital and VCA provided further information in response to the Supplemental Diligence Request, which the Board reviewed. Senior management representatives of Victory Capital and/or AMCO participated in a portion of each Meeting and addressed various questions raised by the Board. Throughout the process, the Independent Trustees were assisted by their independent legal counsel and counsel to the Funds, who advised them on, among other things, their duties and obligations relating to their consideration of the New Agreements.

The Board’s evaluation of the New Agreements reflected the information provided specifically in connection with its review of the New Agreements, as well as, where relevant, information that was previously furnished to the Board in connection with the most recent renewal of the Existing Management Agreements and Existing Subadvisory Agreements at an in-person meeting of the Board on April 18, 2018 (the “2018 15(c) Meeting”) and at other subsequent Board meetings in 2018. The Board’s evaluation of the New Agreements also reflected the knowledge gained as Board members of the Funds with respect to services provided by AMCO, its affiliates, and each subadviser to the Funds.

The Board’s approvals and recommendations were based on its determination, within its business judgment, that it would be in the best interests of each Fund and its respective shareholders, for Victory Capital and, as applicable, the subadvisers, to provide investment advisory, investment subadvisory, and related services to the Funds, following the closing of the Transaction.

FACTORS CONSIDERED IN APPROVING THE NEW ADVISORY AGREEMENT

In connection with the Board’s consideration of the New Advisory Agreement, Victory Capital and AMCO advised the Board about a variety of matters, including the following:

- The nature, extent, and quality of the services to be provided to the Funds by Victory Capital Post-Transaction are expected to be of at

least the same level as the services currently provided to the Funds by AMCO.

- Victory Capital's stated commitment to maintaining and enhancing the USAA member/USAA Fund shareholder experience, including creating a dedicated USAA Fund sales and client service call center that will provide ongoing client service and advice to existing and new USAA members.
- Victory Capital proposes to: (1) replace the underlying indexes for the USAA Extended Market Index Fund and USAA S&P 500 Index Fund with indexes designed to provide shareholders with comparable exposure and investment outcomes; (2) change the USAA Extended Market Index Fund's and USAA S&P 500 Index Fund's investment objectives and strategies in light of the changes to their underlying indexes; and (3) change the name of the USAA S&P 500 Index Fund to the USAA 500 Index Fund.
- Victory Capital does not propose changes to the investment objective(s) of any other Funds. Although the investment processes used by Victory Capital's portfolio managers may differ from those used by AMCO's portfolio managers or, if applicable, any subadviser's portfolio managers, such differences are not currently expected to result in changes to the principal investment strategies or principal investment risks of the Funds.
- The New Advisory Agreement does not change any Fund's advisory fee rate or the computation method for calculating such fees (except that Victory Capital, subject to Board approval, may in the future use a single designated share class to calculate the performance adjustment). For at least two years after the Transaction closes, Victory Capital has agreed to waive fees and/or reimburse expenses so that each Fund's annual expense ratio (excluding certain customary items) does not exceed the levels reflected in each Fund's most recent audited financial statements at the time the Transaction closes (or the levels of AMCO's then-current expense caps, if applicable), excluding the impact of any performance adjustment to the Fund's advisory fee.

- The portfolio managers at AMCO that manage the Fixed Income Funds¹ as well as the USAA's Global Multi-Asset team servicing the Cornerstone Funds², Target Retirement Funds³, Global Managed Volatility Fund, Managed Allocation Fund, and Target Managed Allocation Fund, are expected to continue to do so Post-Transaction as employees of Victory Capital, if they choose to become employees of Victory Capital. Post-Transaction, the investment teams for the Funds, other than the Fixed Income Funds, will be replaced or augmented.
- With the exception of the USAA S&P 500 Index Fund, USAA Extended Market Index Fund, and USAA Nasdaq-100 Index Fund, which will be advised by Victory Capital through its Victory Solutions platform, Victory Capital proposes that the same subadvisers be retained Post-Transaction, although Victory Capital may change the allocation to a particular subadviser Post-Transaction. No changes are expected to the portfolio managers of the subadvisers who will serve as subadvisers Post-Transaction.
- VCA's distribution capabilities, including its significant network of intermediary relationships, which may provide additional opportunities for the Funds to grow assets and lower fees and expenses through increased economies of scale.
- The experience of Victory Capital in acquiring and integrating investments in investment management companies and its plans to transition and integrate AMCO's and USAA Transfer Agent's businesses to Victory Capital. Victory Capital and USAA expect to

¹The Fixed Income Funds include the following Funds: California Bond Fund, Government Securities Fund, High Income Fund, Income Fund, Intermediate-Term Bond Fund, Tax Exempt Intermediate-Term Fund, Tax Exempt Long-Term Fund, New York Bond Fund, Short-Term Bond Fund, Tax Exempt Short-Term Fund, Ultra Short-Term Bond Fund, Virginia Bond Fund, Money Market Fund, Tax Exempt Money Market Fund and Treasury Money Market Trust.

²The Cornerstone Funds include the following Funds: Cornerstone Aggressive Fund, Cornerstone Conservative Fund, Cornerstone Equity Fund, Cornerstone Moderate Fund, Cornerstone Moderately Aggressive Fund, and Cornerstone Moderately Conservative Fund.

³The Target Retirement Funds include the following Funds: Target Retirement 2020 Fund, Target Retirement 2030 Fund, Target Retirement 2040 Fund, Target Retirement 2050 Fund, Target Retirement 2060 Fund, and Target Retirement Income Fund.

enter into a transition services agreement under which USAA will continue to provide Victory Capital with certain services that are currently provided by USAA to AMCO and the USAA Transfer Agent for a specified period of time after the closing of the Transaction to assist Victory Capital in transitioning the USAA member distribution channel and member support services.

- Pursuant to a transitional trademark license agreement with USAA, Victory Capital and the Funds will have a non-exclusive license, subject to certain restrictions and limitations, to continue using certain licensed marks including “USAA,” “United Services Automobile Association,” and the USAA Logo in connection with their asset management and transfer agency businesses for a period of three years following the closing of the Transaction, which agreement may thereafter be extended for an additional year.
- The support expressed by the current senior management team at AMCO for the Transaction and AMCO’s recommendation that the Board approve the New Agreements.
- The commitments of Victory Capital and AMCO to bear all of the direct expenses of the Transaction, including all legal costs and costs associated with the proxy solicitation, regardless of whether the Transaction is consummated.

In addition to the matters noted above, in their deliberations regarding approval of the New Advisory Agreement, the Board considered the factors discussed below, among others.

The nature, extent, and quality of services expected to be provided by Victory Capital – The Board considered information provided by Victory Capital regarding its investment philosophy, investment management capabilities, business and operating structure, scale of operations, leadership and reputation, distribution capabilities, and financial condition. The Board also considered the capabilities, resources, and personnel of Victory Capital, including senior and other personnel of AMCO who had been extended offers to join Victory Capital, in order to determine whether Victory Capital is capable of providing the same level of investment management services

currently provided to each Fund, and also considered the transition and integration plans to move management of the Funds to Victory Capital. The Board recognized that AMCO personnel who had been extended offers may not accept such offers and personnel changes may occur in the future in the ordinary course. The Board considered the resources and infrastructure that Victory Capital intends to devote to its compliance program to ensure compliance with applicable laws and regulations, as well as Victory Capital's commitment to those programs. The Board also considered the resources that Victory Capital has devoted to its risk management program and cybersecurity program. The Board also reviewed information provided by Victory Capital related to its business, legal, and regulatory affairs. This review considered the resources available to Victory Capital to provide the services specified under the New Advisory Agreement. The Board considered Victory Capital's financial condition, including the financing of the Transaction, and noted that Victory Capital is expected to be able to provide a high level of service to the Funds and continuously invest and re-invest in its business.

The Board considered that, while it was proposed that Victory Capital would become the investment adviser to the Funds, the same portfolio managers at AMCO that manage the Fixed Income Funds, as well as USAA's Global Multi-Asset team servicing the Cornerstone Funds, Target Retirement Funds (including Target Managed Allocation Fund), Global Managed Volatility Fund, and Managed Allocation Fund, are expected to continue to do so after the Transaction as employees of Victory Capital, if they choose to become employees of Victory Capital. The Board determined that it had considered the qualifications of the portfolio managers at AMCO and the subadvisers at its 2018 15(c) Meeting. The Board considered the professional experience, education, affiliations and/or other credentials or qualifications of the anticipated portfolio managers at Victory Capital that would manage the Equity Funds⁴, Cornerstone Funds, and Target Retirement Funds. The Board noted that the Equity Funds or portions of Equity Funds currently managed by AMCO would be replaced with portfolio managers from Victory Capital.

⁴The Equity Funds include the following Funds: Aggressive Growth Fund, Growth & Income Fund, Income Stock Fund, Global Equity Income Fund, and Precious Metals and Minerals Fund.

The Board considered that certain Funds would continue to operate in a manager-of-managers structure Post-Transaction. The Board considered that Victory Capital's experience in allocating assets to, and overseeing the advisory services of, its investment franchises and the Victory Solutions platform, was similar to AMCO's role in allocating assets to and overseeing the advisory services provided by the subadvisers.

The Board considered that the terms and conditions of the New Advisory Agreement are substantially similar to the terms and conditions of the Existing Management Agreements. The Board also considered that the New Subadvisory Agreements are substantially similar to the terms and conditions of the Existing Subadvisory Agreements and that no changes were proposed to the allocation of responsibilities as between Victory Capital and any subadviser, except to the extent that under the New Subadvisory Agreements each subadviser would be responsible for voting proxies with respect to assets allocated to that subadviser, while AMCO currently votes all Fund proxies. The Board considered that Victory Capital also would provide certain administrative, fund accounting, and shareholder servicing services under a separate administration agreement with the Funds. In this connection, the Board considered information on Victory Capital's use of third-party service providers to provide certain sub-administration and sub-accounting services to the Funds.

After review of these and other considerations, the Board concluded that Victory Capital will be capable of providing investment advisory services of the same high quality as the investment advisory services provided to the Funds by AMCO, and that these services are appropriate in nature and extent in light of the Funds' operations and investor needs.

Performance of the Funds – With respect to the performance of the Funds, the Board considered its review at the 2018 15(c) Meeting of peer group and benchmark investment performance comparison data relating to each Fund and, if applicable, each subadviser's performance record for similar accounts. The Board considered that information reviewed at the 2018 15(c) Meeting may be more relevant for those Funds that would retain their current portfolio managers or subadvisers. With respect to the Funds whose portfolio managers would be replaced, the Board considered the performance of funds sponsored

and managed by Victory Capital (“Victory Funds”) with similar investment objectives and strategies managed by the portfolio managers who would manage the Funds. Based on information presented to the Board at the Meetings and its discussions with Victory Capital, the Board concluded that Victory Capital is capable of generating a level of long-term investment performance that is appropriate in light of each Fund’s investment objectives, strategies and restrictions.

Fees to be paid to Victory Capital and expenses of the Funds – The Board considered that it had reviewed each Fund’s existing advisory fee rate and computation method for calculating such fees at the 2018 15(c) Meeting. The Board considered that the New Advisory Agreement does not change any Fund’s advisory fee rate or the computation method for calculating such fees, except that Victory Capital, subject to Board approval, may in the future use a single designated share class to calculate the performance adjustment and apply the resulting performance adjustment across each other class of shares of the Fund. The Board considered that the use of a single designated class to calculate the performance adjustment for each other class of shares of the Fund could mean that shareholders of a class other than the class used to measure the performance adjustment may pay a performance adjustment that is higher or lower than if the adjustment were calculated on a class by class basis, primarily due to the impact of differences in the fees and expenses between share classes on performance. The Board considered that the New Advisory Agreement stipulates that the period for measuring performance for calculating a Fund’s performance adjustment begins on the date that Victory Capital begins managing the Fund; therefore, no performance adjustments will be made for the first twelve months of the New Advisory Agreement, consistent with applicable regulations. The Board also considered Victory Capital’s contractual commitment under the expense limitation agreement (“ELA”) to waive fees and/or reimburse expenses for at least two years after the closing of the Transaction, so that each Fund’s annual expense ratio (excluding acquired fund fees and expenses, any performance adjustment to a Fund’s advisory fee, interest, taxes, brokerage commissions, other expenditures which are capitalized in accordance with generally accepted accounting principles, and other extraordinary expenses not incurred in the ordinary course of such Fund’s business) does not exceed the levels reflected

in each Fund’s most recent audited financial statements at the time the Transaction closes (or the levels of AMCO’s then-current expense caps, if applicable), excluding the impact of any performance adjustment to a Fund’s advisory fee. The Board considered that the ELA permits Victory Capital to recoup advisory fees waived and expenses reimbursed for up to three years after the fiscal year in which the waiver or reimbursement took place, subject to the lesser of any operating expense limitation in effect at the time of: (1) the original waiver or expense reimbursement; or (2) recoupment. The Board also considered that Victory Capital and AMCO had represented to the Board that they will use their best efforts to ensure that they and their respective affiliates do not take any action that imposes an “unfair burden” on the Funds as a result of the Transaction or as a result of any express or implied terms, conditions or understandings applicable to the Change of Control Event, for so long as the requirements of Section 15(f) of the 1940 Act apply. The Board also considered a comparison of the proposed advisory fees to be paid by each Fund to the advisory fees paid by funds and other accounts managed by Victory Capital deemed to be comparable to the Fund in terms of investment objectives and strategies. The Board considered that, with few exceptions, mostly involving weighted average fees for separate accounts, the advisory fees to be paid by the Funds were lower than the fees paid by these other funds and accounts. The Board concluded that the retention of Victory Capital was unlikely to impose an unfair burden on the Funds because, after the Transaction, none of AMCO, Victory Capital, VCA, or any of their respective affiliates, would be entitled to receive any compensation directly or indirectly (i) from any person in connection with the purchase or sale of securities or other property to, from, or on behalf of the Funds (other than ordinary fees for bona fide principal underwriting services), or (ii) from the Funds or their shareholders for other than bona fide investment advisory or other services. Based on its review, the Board determined, with respect to each Fund, that Victory Capital’s advisory fee is fair and reasonable.

The extent to which Victory Capital may realize economies of scale as the Funds grow larger and whether fee levels reflect these economies of scale for the benefit of Fund shareholders – The Board considered potential or anticipated economies of scale in relation to the services Victory Capital would provide to each Fund. The Board considered that the New Advisory

Agreement includes the same advisory fee breakpoints for the same Funds as the Existing Advisory Agreements. The Board also considered that Victory Capital has contractually agreed to cap the Funds' annual operating expense ratios, pursuant to the ELA, which will remain in effect for at least two years from the closing of the Transaction, and may be extended. The Board also considered Victory Capital's representation that the significant increase in its assets under management Post-Transaction may reasonably be expected to enable the new combined firm to reach greater economies of scale in a shorter time frame. The Board noted that it will have the opportunity to periodically re-examine whether a Fund or the Trust has achieved economies of scale, and the appropriateness of investment advisory and administrative fees payable to Victory Capital, in the future.

The profits to be realized by Victory Capital and its affiliates from their relationship with the Trust – The Board considered the benefits Victory Capital and its affiliates may derive from their relationship with the Funds, including compensation to be paid to Victory Capital for the provision of certain administrative, fund accounting and shareholder services to the Funds and compensation to be paid to USAA Transfer Agent for the provision of transfer agency services to the Funds. The Board considered the significant investments Victory Capital expected to make to support and grow the USAA member channel and the costs to integrate the USAA Fund business into Victory Capital. The Board also considered Victory Capital's profitability report presented to the board of trustees of the Victory Funds in connection with their most recent 15(c) process. The Board considered Victory Capital's representation that the fully integrated USAA Fund business, including investments to support ongoing growth, was expected to have an overall marginally positive impact on Victory Capital's overall financial profitability. The Board noted the difficulty of accurately projecting profitability under the current circumstance and noted that it would have the opportunity to give further consideration to Victory Capital's profitability with respect to the Funds at the end of the initial two-year term of the New Advisory Agreement.

Fall-Out and other benefits to Victory Capital and its affiliates – The Board considered the possible fall-out benefits and other types of benefits that may accrue to Victory Capital and its affiliates. The Board noted that the Transaction provides Victory Capital and its affiliates the opportunity to

deliver investment products and services to USAA's direct member-based channel. The Board also considered that Victory Capital may derive reputational and other benefits from its ability to use "USAA" and related names in connection with operating and marketing the Funds. The Board considered that the Transaction, if completed, would significantly increase Victory Capital's assets under management and expand Victory Capital's investment capabilities. This increased size and diversification could facilitate Victory Capital's continued investment in its business and products, which Victory Capital would be able to leverage across a broader base of assets. Victory Capital also would be able to use trading commission credits from the Funds' transactions in securities to "purchase" third party research and execution services to support its investment process. Based on its review, the Board determined that any "fall-out" benefits and other types of benefits that may accrue to Victory Capital are fair and reasonable.

Conclusions – Based on the foregoing and other relevant considerations, at the Meeting of the Board held on January 15, 2019, the Board, including a majority of the Independent Trustees, acting within its business judgment, (1) concluded that the terms of the New Advisory Agreement are fair and reasonable and that approval of the New Advisory Agreement is in the best interests of each Fund and its respective shareholders, (2) voted to approve the New Advisory Agreement, and (3) voted to recommend approval of the New Advisory Agreement by shareholders of the Funds. The Board evaluated all information available to it on a Fund-by-Fund basis and its determinations were made separately in respect of each Fund. The Board noted some factors may have been more or less important with respect to any particular Fund and that no one factor was determinative of its decisions which, instead, were premised upon the totality of factors considered. In this connection, the Board also noted that different Board members likely placed emphasis on different factors in reaching their individual conclusions to vote in favor of the New Advisory Agreement and to recommend approval of the New Advisory Agreement by shareholders of the Funds.

ADVISORY AGREEMENT(S)

(between the Trust and AMCO)

July 31, 2019

The following disclosure relates to the approval of the continuation of the (i) investment advisory agreement between the Trust and AMCO and (ii) investment subadvisory agreements between certain subadvisers and AMCO, which were effective until July 1, 2019.

At an in-person meeting of the Board of Trustees (the “Board”) held on April 17, 2019, the Board, including the Trustees who are not “interested persons” (as that term is defined in the Investment Company Act of 1940, as amended) of the Trust (the “Independent Trustees”), approved for an annual period the continuance of the Advisory Agreement between the Trust and AMCO and the Subadvisory Agreement between AMCO and Wellington Management Company LLP (the Subadviser) with respect to the Fund.¹

In advance of the meeting, the Trustees received and considered a variety of information relating to the Advisory Agreement and Subadvisory Agreement and AMCO and the Subadviser and were given the opportunity to ask questions and request additional information from management. The information provided to the Board included, among other things: (i) a separate report prepared by an independent third party, which provided a statistical analysis comparing the Fund’s investment performance, expenses, and fees to comparable investment companies; (ii) information concerning the services rendered to the Fund, as well as information regarding AMCO’s revenues and costs of providing services to the Fund and compensation paid to affiliates of

¹At an in-person meeting held on January 15, 2019, the Board, including the Independent Trustees, approved a new investment advisory agreement between the Trust, on behalf of the Fund, and Victory Capital Management Inc. (“Victory Capital”). Effective July 1, 2019, upon the closing of the transaction whereby AMCO acquired by Victory Capital Holdings, Inc., the parent company of Victory Capital, the Advisory Agreement between the Trust and AMCO and the Sub-advisory Agreement with the Subadviser terminated and the new investment advisory agreement between the Trust and Victory Capital went into effect. The factors the Board considered in approving the new investment advisory agreement with Victory Capital are discussed above. Effective June 30, 2019, the Subadviser no longer manages any portion of the Fund.

AMCO; and (iii) information about AMCO's and Subadviser's operations and personnel. Prior to voting, the Independent Trustees reviewed the proposed continuance of the Advisory Agreement and the Subadvisory Agreement with management and with experienced counsel retained by the Independent Trustees ("Independent Counsel") and received materials from such Independent Counsel discussing the legal standards for their consideration of the proposed continuation of the Advisory Agreement and the Subadvisory Agreement with respect to the Fund. The Independent Trustees also reviewed the proposed continuation of the Advisory Agreement and the Subadvisory Agreement with respect to the Fund in private sessions with Independent Counsel at which no representatives of management were present.

The Board considered the Advisory Agreement and the Subadvisory Agreement separately in the course of its review. In doing so, the Board noted the respective roles of AMCO and the Subadviser in providing services to the Fund.

At each regularly scheduled meeting of the Board and its committees, the Board receives and reviews, among other things, information concerning the Fund's performance and related services provided by AMCO and by the Subadviser. At the meeting at which the renewal of the Advisory Agreement and Subadvisory Agreement is considered, particular focus is given to information concerning Fund performance, fees and total expenses as compared to comparable investment companies, and AMCO's profitability with respect to the Fund. However, the Board noted that the evaluation process with respect to AMCO and the Subadviser is an ongoing one. In this regard, the Board's and its committees' consideration of the Advisory Agreement and Subadvisory Agreement included information previously received at such meetings.

ADVISORY AGREEMENT

After full consideration of a variety of factors, the Board, including the Independent Trustees, voted to approve the Advisory Agreement. In approving the Advisory Agreement, the Trustees did not identify any single factor as controlling, and each Trustee may have attributed different weights to various factors. Throughout their deliberations, the Independent Trustees were represented and assisted by Independent Counsel.

Nature, Extent, and Quality of Services – In considering the nature, extent, and quality of the services provided by AMCO under the Advisory Agreement, the Board reviewed information provided by AMCO relating to its operations and personnel. The Board also took into account its knowledge of AMCO’s management and the quality of the performance of AMCO’s duties through Board meetings, discussions, and reports during the preceding year. The Board considered the fees paid to AMCO and the services provided to the Fund by AMCO under the Advisory Agreement, as well as other services provided by AMCO and its affiliates under other agreements, and the personnel who provide these services. In addition to the investment advisory services provided to the Fund, AMCO and its affiliates provide administrative services, shareholder services, oversight of Fund accounting, marketing services, assistance in meeting legal and regulatory requirements, and other services necessary for the operation of the Fund and the Trust.

The Board also considered the significant risks assumed by AMCO in connection with the services provided to the Fund, including investment, operational, enterprise, litigation, regulatory and compliance risks.

The Board considered the level and depth of experience of AMCO, including the professional experience and qualifications of senior personnel, as well as current staffing levels. The Board considered AMCO’s process for monitoring the performance of the Subadviser and its timeliness in responding to performance issues. The allocation of the Fund’s brokerage, including AMCO’s process for monitoring “best execution” and the utilization of “soft dollars,” also was considered. AMCO’s role in coordinating the activities of the Fund’s other service providers also was considered. The Board also considered AMCO’s risk management processes. The Board considered AMCO’s financial condition and that it had the financial wherewithal to continue to provide the same scope and high quality of services under the Advisory Agreement. In reviewing the Advisory Agreement, the Board focused on the experience, resources, and strengths of AMCO and its affiliates in managing the Fund, as well as the other funds in the Trust.

The Board also reviewed the compliance and administrative services provided to the Fund by AMCO and its affiliates, including AMCO’s oversight of the

Fund's day-to-day operations and oversight of Fund accounting. The Trustees, guided also by information obtained from their experiences as trustees of the Trust, also focused on the quality of AMCO's compliance and administrative staff.

Expenses and Performance – In connection with its consideration of the Advisory Agreement, the Board evaluated the Fund's advisory fees and total expense ratio as compared to other open-end investment companies deemed to be comparable to the Fund as determined by the independent third party in its report. The Fund's expenses were compared to (i) a group of investment companies chosen by the independent third party to be comparable to the Fund based upon certain factors, including fund type, comparability of investment objective and classification, sales load type (in this case, retail investment companies with no sales loads), asset size, and expense components (the "expense group") and (ii) a larger group of investment companies that includes all no-load retail open-end investment companies with the same investment classification/ objective as the Fund regardless of asset size, excluding outliers (the "expense universe"). Among other data, the Board noted that the Fund's management fee rate – which includes advisory and administrative services and the effects of any performance adjustment – was below the median of its expense group and its expense universe. The data indicated that the Fund's total expenses were above the median of its expense group and its expense universe. The Board took into account management's discussion of the Fund's expenses. The Board took into account the various services provided to the Fund by AMCO and its affiliates, including the high quality of services provided by AMCO. The Board also noted the level and method of computing the management fee, including any performance adjustment to such fee. The Trustees also took into account that the subadvisory fees under the Subadvisory Agreement are paid by AMCO. The Board also considered and discussed information about the Subadviser's fees, including the amount of management fees retained by AMCO after payment of the subadvisory fee.

In considering the Fund's performance, the Board noted that it reviews at its regularly scheduled meetings information about the Fund's performance results. The Trustees also reviewed various comparative data provided to them in connection with their consideration of the renewal of the Advisory Agreement, including, among other information, a comparison of the Fund's average

annual total return with its Lipper index and with that of other mutual funds deemed to be in its peer group by the independent third party in its report (the “performance universe”). The Fund’s performance universe consisted of the Fund and all retail and institutional open-end investment companies with the same classification/objective as the Fund regardless of asset size or primary channel of distribution. This comparison indicated that, among other data, the Fund’s performance was below the average of its performance universe and its Lipper index for the one- and three-year periods ended December 31, 2018, and was above the average of its performance universe and its Lipper index for the five- and ten-year periods ended December 31, 2018. The Board also noted that the Fund’s percentile performance ranking was in the bottom 50% of its performance universe for the one- and three-year periods ended December 31, 2018, and was in the top 50% of its performance universe for the five- and ten-year periods ended December 31, 2018.

Compensation and Profitability – The Board took into consideration the level and method of computing the management fee. The information considered by the Board included operating profit margin information for AMCO’s business as a whole. The Board also received and considered profitability information related to the management revenues from the Fund. This information included a review of the methodology used in the allocation of certain costs to the Fund. In considering the profitability data with respect to the Fund, the Trustees noted that AMCO pays the subadvisory fees. The Trustees reviewed the profitability of AMCO’s relationship with the Fund before tax expenses. The Board was also provided with an Investment Management Profitability Analysis prepared by an independent information service. In reviewing the overall profitability of the management fee to AMCO, the Board also considered the fact that AMCO and its affiliates provide shareholder servicing and administrative services to the Fund for which they receive compensation. The Board also considered the possible direct and indirect benefits to AMCO from its relationship with the Trust, including that AMCO may derive reputational and other benefits from its association with the Fund. The Trustees recognized that AMCO should be entitled to earn a reasonable level of profits in exchange for the level of services it provides to the Fund and the entrepreneurial risk that it assumes as Manager.

Economies of Scale – The Board considered whether there should be changes in the management fee rate or structure in order to enable the Fund to participate in any economies of scale. The Board took into account management’s discussion of the current advisory fee structure. The Board also noted that AMCO also pays the subadvisory fee out of the management fee. The Board also considered the effect of the Fund’s growth and size on its performance and fees, noting that if the Fund’s assets increase over time, the Fund may realize other economies of scale if assets increase proportionally more than some expenses. The Board determined that the current investment management fee structure was reasonable.

Conclusions – The Board reached the following conclusions regarding the Fund’s Advisory Agreement with AMCO, among others: (i) AMCO has demonstrated that it possesses the capability and resources to perform the duties required of it under the Advisory Agreement; (ii) AMCO maintains an appropriate compliance program; (iii) the overall performance of the Fund is reasonable in relation to the performance of funds with similar investment objectives and to relevant indices; (iv) the Fund’s advisory expenses are reasonable in relation to those of similar funds and to the services to be provided by AMCO; and (v) AMCO’s and its affiliates’ level of profitability from their relationship with the Fund is reasonable in light of the nature and high quality of services provided by AMCO and the type of fund. Based on its conclusions, the Board determined that the continuation of the Advisory Agreement would be in the best interests of the Fund and its shareholders.

SUBADVISORY AGREEMENT

In approving the Fund’s Subadvisory Agreement, the Board considered various factors, among them: (i) the nature, extent, and quality of services provided to the Fund, including the personnel providing services; (ii) the Subadviser’s compensation and any other benefits derived from the subadvisory relationship; (iii) comparisons, to the extent applicable, of subadvisory fees and performance to comparable investment companies; and (iv) the terms of the Subadvisory Agreement. A summary of the Board’s analysis of these factors is set forth below. After full consideration of a variety of factors, the Board, including the Independent Trustees, voted to approve the Subadvisory Agreement. In approving the Subadvisory Agreement, the Trustees did not

identify any single factor as controlling, and each Trustee may have attributed different weights to various factors. Throughout their deliberations, the Independent Trustees were represented and assisted by Independent Counsel.

Nature, Extent, and Quality of Services Provided; Investment Personnel – The Trustees considered information provided to them regarding the services provided by the Subadviser, including information presented periodically throughout the previous year. The Board considered the Subadviser’s level of knowledge and investment style. The Board reviewed the experience and credentials of the investment personnel who are responsible for managing the investment of portfolio securities with respect to the Fund and the Subadviser’s level of staffing. The Trustees also noted the Subadviser’s brokerage practices. The Board also considered the Subadviser’s regulatory and compliance history. The Board also took into account the Subadviser’s risk management processes. The Board noted that AMCO’s monitoring processes of the Subadviser include, among others: (i) regular telephonic meetings to discuss, among other matters, investment strategies and to review portfolio performance; (ii) monthly portfolio compliance checklists and quarterly compliance certifications to the Board; and (iii) due diligence visits to the Subadviser.

Subadviser Compensation – The Board also took into consideration the financial condition of the Subadviser. In considering the cost of services to be provided by the Subadviser and the profitability to the Subadviser of its relationship with the Fund, the Trustees noted that the fees under the Subadvisory Agreement were paid by AMCO. The Trustees also relied on the ability of AMCO to negotiate the Subadvisory Agreement and the fees thereunder at arm’s length. For the above reasons, the Board determined that the profitability of the Subadviser from its relationship with the Fund was not a material factor in its deliberations with respect to the consideration of the approval of the Subadvisory Agreement. For similar reasons, the Board concluded that the potential for economies of scale in the Subadviser’s management of the Fund was not a material factor in considering the Subadvisory Agreement, although the Board noted that the Subadvisory Agreement contains breakpoints in its fee schedule.

Subadvisory Fees and Performance – The Board compared the subadvisory fees for the Fund with the fees that the Subadviser charges to comparable

clients, as applicable. The Board considered that the Fund pays a management fee to AMCO and that, in turn, AMCO pays a subadvisory fee to the Subadviser. As noted above, the Board considered, among other data, the Fund's performance during the one-, three-, five-, and ten-year periods ended December 31, 2018, as compared to the Fund's peer group and noted that the Board reviews at its regularly scheduled meetings information about the Fund's performance results. The Board noted AMCO's experience and resources in monitoring the performance, investment style, and risk-adjusted performance of the Subadviser. The Board was mindful of AMCO's focus on the Subadviser's performance and the explanations of management regarding the factors that contributed to the performance of the Fund. The Board also noted the Subadviser's performance record for similar accounts, as applicable.

Conclusions – The Board reached the following conclusions regarding the Subadvisory Agreement, among others: (i) the Subadviser is qualified to manage the Fund's assets in accordance with its investment objectives and policies; (ii) the Subadviser maintains an appropriate compliance program; (iii) the overall performance of the Fund is reasonable in relation to the performance of funds with similar investment objectives and to relevant indices; and (iv) the Fund's advisory expenses are reasonable in relation to those of similar funds and to the services to be provided by AMCO and the Subadviser. Based on its conclusions, the Board determined that approval of the Subadvisory Agreement with respect to the Fund would be in the best interests of the Fund and its shareholders.

TRUSTEES' AND OFFICERS' INFORMATION

TRUSTEES AND OFFICERS OF THE TRUST

As of July 1, 2019, the Board of Trustees (the “Board”) of the Trust consists of ten Trustees. These Trustees and the Trust’s Officers supervise the business affairs of the USAA family of funds. The Board is responsible for the general oversight of the funds’ business and for assuring that the funds are managed in the best interests of each fund’s respective shareholders. The Board periodically reviews the funds’ investment performance as well as the quality of other services provided to the funds and their shareholders by each of the fund’s service providers, including the adviser and its affiliates. Pursuant to a policy adopted by the Board, the term of office for each Trustee shall be until the Trustee reaches age 75. The Board may change or grant exceptions from this policy at any time without shareholder approval. A Trustee may resign or be removed by a vote of two-thirds of the Trustees before the removal or by the holders of two-thirds of the outstanding shares of the Trust at any time. Vacancies on the Board can be filled by the action of a majority of the Trustees, provided that after filling such vacancy at least two-thirds of the Trustees have been elected by the shareholders.

Set forth below are the Trustees and Officers of the Trust, their respective offices and principal occupations during the last five years, length of time served, and information relating to any other directorships held. As of July 1, 2019, each serves on the Board of the USAA family of funds consisting of one registered investment company, which offers 47 individual funds. Unless otherwise indicated, the business address for each is P.O. Box 659430, San Antonio, TX 78265-9430.

If you would like more information about the funds’ Trustees, you may call (800) 235-8396 to request a free copy of the funds’ Statement of Additional Information (“SAI”).

In connection with the Transaction, the Board of the Trust nominated, and shareholders of each USAA mutual fund approved, two new Trustees to serve on the Trust's Board, effective upon the closing of the Transaction. Effective July 1, 2019, David C. Brown serves as an Interested Trustee and John C. Walters serves as an Independent Trustee. Information about the current Trustees of the Trust is provided below.

INTERESTED TRUSTEES

Daniel S. McNamara^{1, 2, 4, 6, †}

Trustee and Chair of the Board of Trustees

Born: June 1966

Year of Election or Appointment: 2012

Trustee, President, and Vice Chairman of USAA ETF Trust (06/17–06/19); President of Financial Advice & Solutions Group (FASG), USAA (02/13–present); Director of USAA Asset Management Company (AMCO), (08/11–06/19); Director of USAA Investment Management Company (IMCO) (09/09–present); Chairman of Board of IMCO (4/13–present); President and Director of USAA Shareholder Account Services (SAS) (10/09–06/19); Senior Vice President of USAA Financial Planning Services Insurance Agency, Inc. (FPS) (04/11–present); Director and Vice Chairman of FPS (12/13–present); President and Director of USAA Investment Corporation (ICORP) (03/10–present); Chairman of Board of ICORP (12/31–present); Director of USAA Financial Advisors, Inc. (FAI) (12/13–present); Chairman of Board of FAI (3/15–present). Mr. McNamara brings to the Board extensive experience in the financial services industry, including experience as an officer of the Trust.

David C. Brown^{2, 4, 6, 10}

Trustee

Born: May 1972

Year of Election or Appointment: 2019

Chairman and Chief Executive Officer (2013–present), Co-Chief Executive Officer, (2011–2013), Victory Capital Management Inc.; Chairman and Chief Executive Officer (2013–present), Victory Capital Holdings, Inc. Mr. Brown brings to the Board extensive business, finance and leadership skills gained

and developed through years of experience in the financial services industry, including his tenure overseeing the strategic direction as CEO of Victory Capital. These skills, combined with Mr. Brown's extensive knowledge of the financial services industry and demonstrated success in the development and distribution of investment strategies and products, enable him to provide valuable insights to the Board and strategic direction for the Funds. Mr. Brown serves on the Boards of the Victory Funds family of funds consisting of five registered investment companies offering approximately 104 mutual funds and 24 ETFs. Mr. Brown is considered an Interested Trustee of the Trust due to his position with Victory Capital and its affiliated companies.

NON-INTERESTED (INDEPENDENT) TRUSTEES

Jefferson C. Boyce^{3, 4, 5, 6, 7}

Lead Trustee and Vice Chair

Born: September 1957

Year of Election or Appointment: 2013

Trustee, USAA ETF Trust (06/17–06/19); Senior Managing Director, New York Life Investments, LLC (1992–2012), an investment manager. Mr. Boyce brings to the Board experience in financial investment management, and, in particular, institutional and retail mutual funds, variable annuity products, broker dealers, and retirement programs, including experience in organizational development, marketing, product development, and money management as well as five years' experience as a Board member of the USAA family of funds. Mr. Boyce is a board member of Westhab, Inc.

Dawn M. Hawley^{3, 4, 5, 6, 7, 9}

Trustee

Born: February 1954

Year of Election or Appointment: 2014

Trustee, USAA ETF Trust (06/17–06/19); Manager of Finance, Menil Foundation, Inc. (05/07–06/11), which is a private foundation that oversees the assemblage of sculptures, prints, drawings, photographs, and rare books. Director of Financial Planning and Analysis and Chief Financial Officer, AIM Management Group, Inc. (10/87–01/06). Ms. Hawley brings to the

Board experience in financial investment management and, in particular, institutional and retail mutual funds, variable annuity products, broker dealers, and retirement programs, including experience in financial planning, budgeting, accounting practices, and asset/liability management functions including major acquisitions and mergers, as well as over five years' experience as a Board member of the USAA family of funds. Ms. Hawley holds no other directorships of any publicly held corporations or other investment companies outside the USAA family of funds.

Robert L. Mason, Ph.D.^{3, 4, 5, 6, 7}

Trustee

Born: July 1946

Year of Election or Appointment: 1997

Trustee, USAA ETF Trust (06/17–06/19); Adjunct Professor in the Department of Management Science and Statistics in the College of Business at the University of Texas at San Antonio (2001–present); Institute Analyst, Southwest Research Institute (03/02–01/16), which focuses on providing innovative technology, science, and engineering services to clients around the world and is one of the oldest independent, nonprofit, applied research and development organizations in the United States. He was employed at Southwest Research Institute for 40 years. Dr. Mason brings to the Board particular experience with information technology matters, statistical analysis, and human resources as well as over 22 years' experience as a Board member of the USAA family of funds. Dr. Mason holds no other directorships of any publicly held corporations or other investment companies outside the USAA family of funds.

Paul L. McNamara^{3, 4, 5, 6, 7}

Trustee

Born: July 1948

Year of Election or Appointment: 2012

Trustee, USAA ETF Trust (06/17–06/19); Director, Cantor Opportunistic Alternatives Fund, LLC (03/10–02/14), which is a closed-end fund of funds by Cantor Fitzgerald Investment Advisors, LLC. Mr. McNamara retired from Lord Abbett & Co. LLC, an independent U.S. investment management firm, as

an Executive Member on 09/30/09, a position he held since 10/02. He had been employed at Lord Abbett since 1996. Mr. McNamara brings to the Board extensive experience with the financial services industry and, in particular, institutional and retail mutual fund markets, including experience with mutual fund marketing, distribution, and risk management, as well as overall experience with compliance and corporate governance issues. Mr. McNamara also has experience serving as a fund director as well as seven years' experience as a Board member of the USAA family of funds. Paul L. McNamara is of no relation to Daniel S. McNamara. Mr. McNamara holds no other directorships of any publicly held corporations or other investment companies outside the USAA family of funds.

Richard Y. Newton III^{3,4,5,6,7}

Trustee

Born: January 1956

Year of Election or Appointment: 2017

Trustee, USAA ETF Trust (06/17–06/19); Director, Elta North America (01/18–present), which is a global leader in the design, manufacture and support of innovative electronic systems in the ground, maritime, airborne, and security domains for the nation's warfighters, security personnel, and first responders; Managing Partner, Pioneer Partnership Development Group (12/15–present); Executive Director, The Union League Club of New York (06/14–11/15); Executive Vice President, Air Force Association (08/12–05/14); Lieutenant General, United States Air Force (01/08–06/12). Lieutenant General Newton (Ret.) served 34 years of active duty in the United States Air Force. Lt. Gen. Newton retired as the Assistant Vice Chief of Staff and Director of Air Staff at the Headquarters of the U.S. Air Force where he was responsible for overseeing the administration and organization of the Air Staff, which develops policies, plans and programs, establishes requirements, and provides resources to support the Air Force's mission. Lt. Gen. Newton is a graduate of the United States Air Force Academy, Webster University, and The National War College. Lt. Gen. Newton brings to the Board extensive management and military experience, as well as over two years of experience as a Board member of the USAA family of funds. Lt. Gen. Newton holds no other directorships of any publicly held corporations or other investment companies outside the USAA family of funds.

Barbara B. Ostdiek, Ph.D.^{3,4,5,6,7,8}

Trustee

Born: March 1964

Year of Election or Appointment: 2008

Trustee, USAA ETF Trust (06/17–06/19); Senior Associate Dean of Degree programs at Jesse H. Jones Graduate School of Business at Rice University (07/13–present); Associate Professor of Finance at Jesse H. Jones Graduate School of Business at Rice University (07/01–present); Academic Director, El Paso Corporation Finance Center at Jesse H. Jones Graduate School of Business at Rice University (07/02–06/12). Dr. Ostdiek brings to the Board particular experience with financial investment management, education, and research as well as over eleven years' experience as a Board member of the USAA family of funds. Dr. Ostdiek holds no other directorships of any publicly held corporations or other investment companies outside the USAA family of funds.

Michael F. Reimherr^{3,4,5,6,7}

Trustee

Born: August 1945

Year of Election or Appointment: 2000

Trustee, USAA ETF Trust (06/17–06/19); President of Reimherr Business Consulting performing business valuations of medium to large companies; developing business plans, budgets, and internal financial reporting; and work with mergers and acquisitions (05/95–12/17). St. Mary's University Investment Committee overseeing University Endowment (06/14–present). Mr. Reimherr brings to the Board particular experience with organizational development, budgeting, finance, capital markets, and mergers and acquisitions, as well as over 19 years' experience as a Board member of the USAA family of funds. Mr. Reimherr holds no other directorships of any publicly held corporations or other investment companies outside the USAA family of funds.

John C. Walters^{3, 4, 5, 6, 7}

Trustee

Born: February 1962

Year of Election or Appointment: 2019

Retired. Mr. Walters brings significant Board experience including active involvement with the board of a Fortune 500 company, and a proven record of leading large, complex financial organizations. He has a demonstrated record of success in distribution, manufacturing, investment brokerage, and investment management in both the retail and institutional investment businesses. He has substantial experience in the investment management business with a demonstrated ability to develop and drive strategy while managing operational, financial, and investment risk. Mr. Walters is a board member of Guardian Variable Products Trust (16 series), Lead Independent Director; Amerilife Holdings LLC, Director; Stadion Money Management; Director; and University of North Carolina (Chapel Hill), Member Board of Governors.

¹ Indicates the Trustee was an employee of AMCO or affiliated companies and is considered an “interested person” under the Investment Company Act of 1940.

² Member of Executive Committee.

³ Member of Audit and Compliance Committee.

⁴ Member of Product Management and Distribution Committee.

⁵ Member of Corporate Governance Committee.

⁶ Member of Investments Committee.

⁷ The address for all non-interested trustees is that of the USAA Funds, P.O. Box 659430, San Antonio, TX 78265-9430.

⁸ Dr. Ostdiek has been designated as an Audit and Compliance Committee Financial Expert by the Funds’ Board.

⁹ Ms. Hawley has been designated as an Audit and Compliance Committee Financial Expert by the Funds’ Board.

¹⁰ Indicates the Trustee is an employee of Victory Capital or affiliated companies and is considered an “interested person” under the Investment Company Act of 1940.

† Mr. D. McNamara was elected as Chair of the Board in July 2019.

Effective July 1, 2019, the Board of the Trust appointed certain new officers of the Trust. The current officers of the Trust are stated below.

OFFICERS

Christopher K. Dyer

President

Born: February 1962

Year of Appointment: 2019

Director of Mutual Fund Administration, the Victory Capital.

Scott A. Stahorsky

Vice President

Born: July 1969

Year of Appointment: 2019

Manager, Fund Administration, the Adviser (since 2015); Senior Analyst, Fund Administration, the Victory Capital (prior to 2015).

Allan Shaer

Assistant Treasurer

Born: March 1965

Year of Appointment: 2019

Senior Vice President, Financial Administration, Citi Fund Services Ohio, Inc. (since 2016); Vice President, Mutual Fund Administration, JP Morgan Chase (2011–2016).

James K. De Vries

Treasurer

Born: April 1969

Year of Appointment: 2018

Executive Director, Victory Capital Management Inc. (7/1/19–present); Treasurer, USAA ETF Trust (09/18–06/19); Executive Director, Investment and Financial Administration, USAA (04/12–06/30/19); Assistant Treasurer,

USAA ETF Trust (06/17–09/18); Assistant Treasurer, USAA Mutual Funds Trust (12/13–02/18). Mr. De Vries also serves as the Funds’ Principal Financial Officer.

Carol D. Trevino

Assistant Treasurer

Born: October 1965

Year of Appointment: 2018

Director, Accounting and Finance, Victory Capital Management Inc. (7/1/19–present); Assistant Treasurer, USAA ETF Trust (09/18–06/19); Accounting/Financial Director, USAA (12/13–06/30/19).

Erin G. Wagner

Secretary

Born: February 1974

Year of Appointment: 2019

Associate General Counsel, the Adviser (since 2013).

Charles Booth

Anti-Money Laundering Compliance Officer and Identity Theft Officer

Born: April 1960

Year of Appointment: 2019

Director, Regulatory Administration and CCO Support Services, Citi Fund Services Ohio, Inc. (2007–present).

Amy Campos

Chief Compliance Officer

Born: August 1976

Year of Appointment: 2019

Chief Compliance Officer, USAA Mutual Funds Trust (7/1/19–present); Executive Director, Deputy Chief Compliance Officer, USAA Mutual Funds Trust and USAA ETF Trust (7/17–6/19); Compliance Director, USAA Mutual Funds Trust (2014–7/17).

Trustees	Daniel S. McNamara Robert L. Mason, Ph.D. Jefferson C. Boyce Dawn M. Hawley Paul L. McNamara Richard Y. Newton III Barbara B. Ostdiek, Ph.D. Michael F. Reimherr David C. Brown John C. Walters
Administrator and Investment Adviser	Victory Capital Management Inc. P.O. Box 659453 San Antonio, Texas 78265-9825
Underwriter and Distributor	Victory Capital Advisers, Inc. 4900 Tiedeman Road Brooklyn, Ohio 44144
Transfer Agent	Victory Capital Transfer Agency, Inc. 9800 Fredericksburg Road San Antonio, Texas 78288
Custodian, Accounting Agent, and Sub-Administrator	State Street Bank and Trust Company P.O. Box 1713 Boston, Massachusetts 02105
Independent Registered Public Accounting Firm	Ernst & Young LLP 111 West Houston St., Suite 1901 San Antonio, Texas 78205

Copies of the Victory Capital Management Inc.'s proxy voting policies and procedures, approved by the Trust's Board of Trustees for use in voting proxies on behalf of the Fund, are available without charge (i) by calling (800) 235-8396; (ii) at usaa.com; and (iii) in summary within the Statement of Additional Information on the SEC's website at <http://www.sec.gov>. Information regarding how the Fund voted proxies relating to portfolio securities during the most recent 12-month period ended June 30 is available without charge (i) at usaa.com; and (ii) on the SEC's website at <http://www.sec.gov>.

The Fund files its complete schedule of monthly portfolio holdings with the SEC for the first and third quarters of each fiscal year as an exhibit to its reports on Form N-PORT (beginning with filings after March 31, 2019). Previously, the Fund made its complete schedule of portfolio holdings available after the first and third fiscal quarters in regulatory filings on Form N-Q. The Fund's Forms N-CSR, N-PORT, and N-Q are available at no charge (i) by calling (800) 235-8396; (ii) at usaa.com; and (iii) on the SEC's website at <http://www.sec.gov>.

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