



**SAINT
IGNATIUS**

COLLEGE PREP

Founded in 1869 as Chicago's first Jesuit school.

SAINT IGNATIUS COLLEGE PREP

DONOR CIRCULAR & DISCLOSURE STATEMENT

NOVEMBER 2019

Saint Ignatius College Prep ("Saint Ignatius") is an organization described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended. Saint Ignatius receives contributions from various donors which become subject to the control of Saint Ignatius. Saint Ignatius, in its discretion, may contribute property from time to time to Morgan Stanley Global Impact Funding Trust, Inc. ("Morgan Stanley GIFT") for the purposes of establishing "private label" donor-advised funds in the name of Saint Ignatius's own donors. Saint Ignatius would be the "Sponsor" of each such fund. Morgan Stanley GIFT is an organization described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, and a donor-advised fund. Various divisions of Morgan Stanley Smith Barney, LLC provide investment management and administrative services to Morgan Stanley GIFT. As the donor of a private label donor-advised fund at Morgan Stanley GIFT, the Sponsor may name one or more persons, including its own donors, to serve as advisors, to the account. The Sponsor also may serve as a liaison to its own donors.

While we believe that a private label donor-advised fund provides a valuable philanthropic opportunity, contributions for such funds are not appropriate for everyone. **Other forms of charitable giving may be more appropriate depending on a person's specific situation.** Of critical importance to any person considering making a donation to Saint Ignatius or to Morgan Stanley GIFT is the fact that **any such donation is an irrevocable, nonrefundable contribution.** Although the Sponsor and those who make contributions to the Sponsor will have certain rights to make recommendations to Morgan Stanley GIFT as described in this Donor Circular, contributions become the legal property of Saint Ignatius when donated.

This Donor Circular & Disclosure Statement describes the risks, fees and expenses associated with participating in the Saint Ignatius Donor Advised Fund program and establishing and maintaining an MS GIFT account. Read it carefully before contributing.

If you have any questions or need assistance, please email David Stephens at david.stephens@ignatius.org, or contact us by phone at (312) 432-8406.

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INTRODUCTION

General. Saint Ignatius College Prep (sometimes “Saint Ignatius” or “Sponsor”) is an organization described in Section 501(c)(3) of the Code and is exempt from federal income tax pursuant to Section 501(a) of the Code, and is treated as a public charity. Saint Ignatius receives contributions from various donors which become subject to the control of Saint Ignatius.

Morgan Stanley Global Impact Funding Trust, Inc. (“MS GIFT”) is an organization described in Section 501(c)(3) of the Code and is exempt from federal income tax pursuant to Section 501(a) of the Code, and is treated as a public charity established to support and increase philanthropy. Consistent with this mission, MS GIFT has established a donor advised fund, which is known as Morgan Stanley Global Impact Funding Trust (sometimes referred to as “MS GIFT”, the “Donor Advised Fund Program” or the “Fund”). The Fund is composed of separately identifiable accounts (each an “Account”) funded by contributions from one or two donors.

Saint Ignatius periodically receives contributions from donors (“Donors”) for whom, in its discretion, it may contribute property from time to time to MS GIFT for purposes of establishing donor-advised funds in the name of such Donors. Such Donors shall then have the right, among others, to recommend grants to specific Sponsor programs or activities and/or other unrelated charitable organizations based on the recommendations of such Donor. If the Sponsor does transfer some or all of the funds it receives from a Donor to MS GIFT, a separate Account will be established in the name of each Donor of transferred funds at MS GIFT. The Sponsor and the applicable Donor will have the ability to recommend grants of funds in such Account to specific Sponsor programs or activities and/or other unrelated charitable organizations. This Donor Circular & Disclosure Statement (“Donor Circular”) describes the policies, procedures and services in connection with participating in Saint Ignatius’s Donor Advised Fund Program.

The rights and responsibilities of Saint Ignatius and Donors who make contributions with an expectation of a donor advised fund account being established are set forth in this Donor Circular, but are also subject to, among other things, Saint Ignatius’s and MS GIFT’s Articles of Incorporation, By-Laws, and the policies and guidelines of MS GIFT, including those described in this Donor Circular (collectively referred to herein as the “Governing Documents”). The Governing Documents may be modified, amended or revoked at any time without prior notice. Saint Ignatius has final legal authority to accept or reject all or any portion of contributions to Saint Ignatius and to dispose of such contributions. MS GIFT has final legal authority to accept or reject all or any portion of contributions to MS GIFT, invest MS GIFT assets and approve grants.

PARTICIPATING IN THE PRIVATE LABEL DONOR ADVISED FUND PROGRAM

Saint Ignatius has decided to participate and become a Sponsor in the Donor Advised Fund Program. All contributions of cash and/or marketable securities from a Donor are made to the Sponsor in the first instance and are not charitable gifts to MS GIFT. The sponsor at all times will exercise control over and have full discretion as to the disposition of any funds received, i.e., the Sponsor is under no

obligation to turn over all or any part of funds solicited from Donors to MS GIFT. The Sponsor may choose to contribute funds received from Donors to MS GIFT and in such event a separate Account will be established in the name of each Donor at MS GIFT. In certain circumstances, MS GIFT (and its subsidiaries and affiliates) may accept “complex assets” such as real estate, alternative investments, and closely held business interests from one or more Donors. In each such case, MS GIFT Inc. shall have the sole discretion with respect to whether or not to accept such contributions and the terms under which such contributions shall be accepted. In addition, MS GIFT may accept contributions by credit card from Donors who have previously funded an Account. Both the Sponsor and the Donor will have the ability to recommend grants from funds in an Account to specific Sponsor programs or activities and/or other unrelated charitable organizations as provided in this Donor Circular.

What Rights Will a Sponsor Have with Respect to Funds Received from Donors and Funds in a Donor Advised Fund Account?

The Sponsor is *not* an agent of MS GIFT. The Sponsor will at all times have full control over and complete discretion as to the disposition of any funds received from Donors. The Sponsor may choose to contribute all, or a portion of any funds received from Donors to MS GIFT and in such event a separate Account will be established in the name of each Donor at MS GIFT. Any funds contributed by the Sponsor to MS GIFT and all related future earnings, including any income and appreciation thereon, are no longer the Donor’s assets. In making a contribution, a Donor cannot impose any restriction or condition that prevents Saint Ignatius from freely and effectively using the contribution. The Sponsor and the Donor will have the ability to recommend grants of funds in an Account to specific Sponsor programs and activities and/or other charitable organizations and to make investment recommendations with regard to the funds in an Account.

What Information Does the Sponsor Have Access to Regarding a Specific Account?

The Sponsor will have the ability to review Account activity, including the balance of funds in an Account, grants recommended by the Donor and actual grants made from the Account, including the recipients thereof. The Sponsor will receive copies of Account statements directly from the third party administrator.

Can a Donor Recommend Grants to Organizations Other than the Sponsor?

Yes, a Donor may recommend grants to other, unrelated charitable organizations. However, for every grant made from an Account to an unrelated charitable organization, a grant equal to 10% of the grant to an unrelated organization shall be made to Saint Ignatius by December 15th of the year in which the grant to an unrelated charitable organization is requested. If a grant to an unrelated charitable organization is requested and approved between December 15th and December 31st of a given year, a grant equal to 10% of the grant to the unrelated organization shall be made by December 15th of the following year to Saint Ignatius. Grants to Saint Ignatius may be used for a program or activity selected by the Sponsor or Donor. For example, if a Donor recommends a grant in the amount of \$5,000 to ABC Soup Kitchen, a qualified charity which is approved by MS Gift, a corresponding \$500 grant will be made to a Sponsor program or activity (by December 15th of that year) selected by the Donor, or if the Donor fails to select a program or activity, such program or activity shall be selected by the Sponsor.

ESTABLISHING AN ACCOUNT

Account Opening: If the Sponsor chooses to contribute part or all of the funds received from the Donors to MS GIFT, a separate Account will be opened in the name of each Donor.

Initial Contribution: A Donor's initial contribution to Saint Ignatius shall consist of cash or other assets that are acceptable to Saint Ignatius valued at no less than \$5,000.

Additions to the MS GIFT Account: After an Account is established, additional contributions may be made at any time by completing the Additional Contribution Agreement. Any subsequent contribution to an Account shall be valued at no less than \$250.

Irrevocability: All contributions are irrevocable and nonrefundable. Contributions and all related future earnings, including any income and appreciation thereon, are no longer the Donor's assets. In making a contribution, a Donor cannot impose any restriction or condition that prevents Saint Ignatius from freely and effectively using the contribution.

Naming the Account: When a donor advised fund account is to be established, Donors will be asked to name their accounts, subject to MS GIFT approval. Typically, Donors choose a name to recognize themselves or their family and/or to reflect their charitable goals (e.g., Barbara and Steven Family Foundation, Jones Family Fund, Robert Smith Educational Fund).

Naming Advisors: The Sponsor and the Donor will have the right to designate one or more persons, each of whom is at least 18 years of age as advisors with respect to each Account (each an "Advisor"). The Donor and his or her family members and friends may be designated as Advisors. Advisors may recommend grants concurrently with the Sponsor. MSSB Financial Advisors and Private Wealth Advisors (and assistants and other branch-related personnel acting at their direction) are given the authority to submit grant recommendations for Accounts upon the Sponsor's or and Advisor's *verbal direction* and also to access other information regarding an Account. MS GIFT and its third party administrator may communicate with a Sponsor and the Sponsor's development personnel regarding an Account.

Naming Successor Advisors: The Sponsor and Donors may also designate one or more persons, each of whom is least 18 years of age, as Advisors and/or successor Advisors to exercise the rights and privileges granted to the Donor with respect to the Donor's accounts after the death or disability of the Donor, subject to the Sponsor's right to remove an Advisor at any time in the Sponsor's sole discretion. Successor advisors may not designate their successors.

Ultimate Charitable Beneficiary: Donors or the Sponsor may recommend up to three qualified charities, or an area of charitable or geographical interest, to receive the funds remaining in the discretionary fund. The Sponsor will receive any funds remaining in the designated fund to be used for such programs and activities as it may choose. If the Donor or the Sponsor does not designate one or more successors, or there are no successors available and willing to act or if no contributions are made to the Account and no grants are recommended for a period of five or more years, then the Sponsor will receive the funds remaining in the designated account, and

other charities, including the Sponsor, may receive funds remaining in the discretionary account. If no qualified charity or area of charitable or geographic interest is designated for the discretionary account, then the funds will revert to the Sponsor.

FUNDING AN ACCOUNT

All gifts are subject to the Gift Acceptance Policy of the Sponsor, as amended from time to time. **Please allow sufficient time to complete all transfers. Note that some transfers can take two weeks or more.**

Saint Ignatius will consider for approval all contributions before accepting them and reserves the right to perform additional review as it deems necessary. If for any reason a contribution is not accepted, it will be returned to the Donor. Saint Ignatius will retain a record of the return of such a contribution and the contribution shall be deemed to have been refused upon its return by Saint Ignatius through the U.S. Mail or other comparable delivery service.

Upon accepting a contribution, Saint Ignatius will issue a written confirmation to the Donor acknowledging receipt of the contribution as required by law. Saint Ignatius may, in its sole and absolute discretion, condition its acceptance of any contribution upon the Donor completing such additional forms and complying with such procedures as it deems necessary.

Donors may, in certain circumstances, make contributions of "complex assets" such as real estate, alternative investments, and closely held business interests to MS GIFT and/or its subsidiaries to fund an Account. Contributions of complex assets are subject to due diligence and approval by MS GIFT's Board of Directors. MS GIFT may assess transaction fees in connection with contributions of complex assets. Such fees are disclosed to the Donor in advance of the contribution and are collected from the proceeds thereof.

Donors who have already funded an Account may subsequently make contributions to MS GIFT by credit card. The proceeds of such a contribution, less any processing fees, would be added to and held as part of the existing Account.

INVESTMENT POOLS

Donors shall have no ownership interest in any Account or the investment pools in which an Account is invested, or in any of the investment pools' underlying investments. Accounts are subject to management fees and other expenses. (Please refer to Schedule B, entitled "Investment and Administrative Expenses" for more information on investment expenses.) *MS GIFT investment pools are not mutual funds and are not available for investment by any individual or organization other than MS GIFT.*

The value of assets in the investment pools fluctuate with market conditions and may result in a loss of principal. Thus, the assets in the pools might be worth more or less than the original contribution.

MS GIFT's Board of Directors has the sole responsibility and authority for investing MS GIFT's assets. The Board of Directors may adjust the composition of its investment pools and may choose other investment vehicles from time to time. The Sponsor and Advisors (which may include the Donor and his or her family members and friends) may recommend to the Board of Directors of MS GIFT the allocation of their

contributions – original or additional among the investment pools. MS GIFT does not automatically rebalance Account holdings across multiple pools. Sponsors and Advisors may request a rebalancing or reallocation of an Account by submitting the Reallocation Request Form. While MSSB Financial Advisors and Private Wealth Advisors may assist a Sponsor and/or Donor in the selection of the available pools, MSSB Financial Advisors and Private Wealth Advisors (or assistants and other branch-related personnel acting at their direction) will not be acting as a Sponsor's and/or Donor's advisor or fiduciary for purposes of such selection.

Allocating Assets Among Investment Pools. MS GIFT has established eight MSSB Select UMA Investment pools and a Money Market pool for all Accounts held by MS GIFT. Descriptions of these pools can be found in Schedule A, entitled "MSSB Select UMA Program Investment Pools and Money Market Pool."

Upon accepting an initial contribution by MS GIFT from the Sponsor, an Account will be created to track the value of donated assets and distributions of assets held in the Account. The MS GIFT Board of Directors has sole authority and responsibility for the investment of all Accounts but seeks the involvement of Donors and the Sponsor in the allocation among the investment pools of each contribution to MS GIFT.

GRANT-MAKING

Even though a contribution is irrevocable and nonrefundable, the Sponsor and any Advisor continue to have a role in the administration of assets contributed to an Account. The Sponsor and/or an Advisor may recommend grants to specific Sponsor programs and activities as well as one or more qualified: (1) domestic public charities, (2) domestic governmental organizations, and (3) private operating foundations. Grants to private operating foundations may be subject to additional review and approval at the discretion of MS GIFT. Grants cannot be made to certain types of supporting organizations, to private non-operating foundations, or to individuals. The Sponsor and Advisors may recommend grants online.

All grant recommendations are reviewed. For a grant recommendation to a domestic public charity, this review includes confirmation of the organization's tax-exempt status as an organization described in Section 501(c)(3) of the Code, its status as a public charity as defined by Section 509 of the Code and that the grantee organization is described in Code section 170(b)(1)(A) (other than a disqualified supporting organization, as defined in the Code). For a grant recommendation to a domestic private operating foundation, this review includes confirmation of the organization's tax-exempt status as an organization described in Section 501(c)(3) of the Code, its status as a private operating foundation as defined by Section 4942(j)(3) of the Code, and that the grantee organization is described in Code section 170(b)(1)(F)(i). For a grant recommendation to a domestic governmental body, review includes confirmation of the body's tax-exempt status as an entity described in Code section 170(c)(1) and confirmation that the grant is made exclusively for public purposes. Grant recommendations to other permitted domestic organizations (collectively "Other Grantees") are subject to expenditure responsibility as described below. Following review of the grantee, the recommendation must then receive Board approval. If a grant recommendation does not receive approval,

MS GIFT will notify the Sponsor or Advisor and ask whether the Sponsor or Advisor wishes to make an alternative grant recommendation.

Saint Ignatius makes grants in accordance with its charitable mission. Grant recommendations to organizations whose tax-exempt purposes or activities are directly opposed to or antithetical to the Roman Catholic Faith and its teachings will not be approved.

Grant Process. All grant recommendations will be reviewed as promptly as possible. Recommendations for grants to domestic public charities and domestic governmental bodies (e.g., public schools and parks) will be reviewed and, if approved, a check will be mailed to the grantee charity or governmental body within 10 business days, under normal circumstances. Grant checks may not be provided to the Sponsor, Advisors or other parties for delivery to grantee organizations. On occasion, more time may be required. In cases where additional due diligence may be required (e.g., where the recommended organization is not listed in the Internal Revenue Service's official Exempt Organizations Select Check application or in the Business Master File), reasonable steps will be taken to make grant disbursements to qualified domestic recipients within 30 days of receipt of the grant request.

Recommendations for grants to Other Grantees are subject to expenditure responsibility requirements, as described in Sections 4945 and 4966 of the Code and the regulations thereunder. Grant disbursements will be distributed to Other Grantees that are approved after the successful completion of pre-grant inquiries regarding the Other Grantees and after the Other Grantees execute grant agreements regarding their use of the grant funds. MS GIFT will take reasonable steps to send a grant agreement for the grant to an Other Grantee within 30 days of receipt of all necessary documents from the Other Grantee for MS GIFT to complete its pre-grant inquiry. MS GIFT will make all reasonable efforts to make grant disbursements to an approved Other Grantee within 10 days after receipt of a duly executed grant agreement from that organization.

Grant checks are processed weekly and, because unit values of the investment pools fluctuate, the balance in an Account might change between the time a grant is recommended and the time it is approved and processed.

Grants to Other Grantees. MS GIFT will consider grant recommendations to Other Grantees, which include permitted domestic organizations not recognized as tax-exempt charitable organizations by the Internal Revenue Service. In doing so, MS GIFT is required by federal law to exercise "expenditure responsibility" with respect to any distribution to a qualified Other Grantee. Expenditure responsibility requires MS GIFT to exert reasonable efforts and establish adequate procedures to see that the grant is spent solely for the purpose for which it was made. MS GIFT must conduct a pre-grant inquiry in order to gain assurance that the Other Grantee will use the grant for proper purposes. The Other Grantee must sign a grant agreement that sets out the terms and conditions of the grant and describes how the grant funds will be used. MS GIFT also must obtain full detailed reports with respect to such expenditures to the Internal Revenue Service. MS GIFT may reject a recommended grant to an Other Grantee if MS GIFT does not feel the grant would be appropriate or if any expenditure responsibility requirement is unmet. It is the sole responsibility of the Other Grantee and of the Donor to gather, provide, and if necessary, translate all necessary documentation required for MS GIFT to comply with federal

expenditure responsibility requirements. MS GIFT will not distribute a grant to an Other Grantee until its pre-grant inquiry is complete and the Other Grantee has executed and returned its grant agreement. An Other Grantee that does not complete and return a report on its use of grant funds will be ineligible to receive additional grants in the future.

Other Grant Guidelines. To expedite the review and processing of grant recommendations, the following guidelines may be helpful to Donors:

- Grants may be made only to domestic public charities and certain private operating foundations that qualify as tax-exempt under Section 501(c)(3) of the Code, to domestic governmental bodies as described in Section 170(c)(1) of the Code, and to Other Grantees over which MS GIFT exercises expenditure responsibility. Note: some established religious and educational institutions are not listed as 501(c)(3) organizations in the Business Master File but are nevertheless tax-exempt charitable organizations which MS GIFT will consider qualified to receive grants.
- For purposes of this Donor Circular, “domestic public charities” are domestic organizations that are public charities as defined by Section 509(a)(1) or (2) of the Code and certain domestic organizations that are public charities as defined by Section 509(a)(3) of the Code.
- If the Sponsor ceases to qualify as a domestic public charity, MS GIFT will dispose of the Account as if it had been dormant for more than five years, as described in the section below on *Grant Check Procedures*.
- **Grants will not be made to individuals, to certain types of supporting organizations, to charities that benefit a particular person, to certain types of private non-operating foundations, to foreign organizations, to political parties/candidates or to support terrorist activities in any way.**
- Recommended grantee organizations will be asked to represent that grant monies will not be used for illegal purposes, including drug trafficking, money laundering or supporting terrorism.
- Each grant must be at least \$250.
- Proposed grants cannot exceed the balance in an Account. If the grant recommendation exceeds the amount in a given Account, the grant recommendation will not be approved and the Sponsor and the Advisor(s) will be notified.
- Grants are made pro rata from all the investment pools in an Account.
- Proposed grants cannot fulfill pledges or promises already made by an Advisor or others. For example, if an Advisor makes a pledge in his or her own name to support an organization, MS GIFT cannot fulfill that pledge for him or her.
- IRS regulations forbid grants that would benefit the Donor or any specific individual. This includes requests to pay for memberships or tickets to galleries, museums or public broadcasting stations, goods at a charitable

auction, school tuition, or benefit dinners. This regulation ensures that the dollars contributed to MS GIFT will go directly and fully to support charitable programs.

- Grants cannot be made for lobbying purposes or to support political campaigns.

GRANT CHECK PROCEDURES

- Grant checks are made payable to the recipient organization’s legal name, which may be different from the organization’s commonly used name. Checks are mailed to the organization’s official address. Advisors may not serve as intermediaries.
- Grant recommendations are nonbinding and subject to review and approval of MS GIFT’s Board of Directors. It normally takes approximately ten business days for review, approval and processing of the grant, other than a grant to an Other Grantee.
- The Sponsor or Advisor may request recurring grants (e.g., quarterly, bi-annually or annually) that will continue to be made as long as the organization remains qualified to receive grants under the tax law and as long as there are funds available in the Account to cover the grant request amount.

Tax Treatment of Grants. The Donor is not eligible to receive additional charitable deductions for recommending grants. The Donor’s charitable deduction is available at the time of the contribution to the Sponsor.

To ensure that all grant funds are used exclusively for charitable purposes, an investigation will be conducted when there is reason to believe that grant funds are being used for the private benefit of a Donor or other individual. The Sponsor reserves the right to take appropriate legal action if it determines that grant funds have been diverted for improper purposes. MS GIFT may contact prospective recipient organizations to obtain information on their charitable status and charitable activities before approving a grant.

Grant Acknowledgment. Upon approval of a grant request, units will be redeemed from the Account’s investment pool(s) and the proceeds will be sent to the recommended organization in the form of a check. An accompanying letter will acknowledge the Account from which the grant was paid (unless the Donor or the Sponsor has requested anonymity). The Donor may confirm the redemption of units out of the Account by viewing account information online or in the quarterly account statement.

Minimum Grant Activity, Dormant Accounts. There is no minimum requirement for grant recommendations and distributions.

However, to promote philanthropy it is expected that grant distributions will exceed or be equal to 5% of average net assets on a fiscal five-year rolling basis. If this level of grant activity is not attained, Accounts from which grants over the same five-year period totaled less than 5% of the Account’s average assets will be identified and Advisors to such Accounts will be requested to recommend grants of at least the difference between the amount actually distributed from the account and the 5% calculation described above. If an Advisor does not provide qualified grant recommendations within 60 days of such written request, assets may be transferred from the Account to Saint Ignatius.

Accounts that have had no activity for five or more years may be distributed, after reasonable efforts to contact the Advisors, to Saint Ignatius.

ADVISORS AND SUCCESSION

Advisors. As discussed above, the Donor may name an Advisor or Advisors, which may include the Donor and/or his/her family members and friends, who have the authority to recommend grants. Advisors must have attained the age of 18 and reached adulthood in the jurisdiction(s) in which they will act. If an Account is funded with joint or community property, both the named Donor and his or her spouse will have the authority to recommend grants. Similarly, two non-spouse contributors of joint property to a single account are each donors who may make grant recommendations. The Sponsor and Advisors may exercise their privileges either individually or in joint names, and MS GIFT may act upon recommendations received from the Sponsor or any Advisor.

Notwithstanding the privileges granted to each joint Donor to make recommendations regarding the Account individually, each such Donor understands and agrees that MS GIFT may, in its sole discretion, require that grant recommendations be signed and submitted by all Donors of a given Account.

The Sponsor may revoke the designation of an Advisor in writing, delivered to MS GIFT. Absent such a written revocation, grant recommendations will be accepted and processed from any named Advisor.

If an Account is funded with contributions traceable to a group of individuals, or by contributions traceable to a corporation or other legal entity, two individuals may be designated to recommend grants from that Account. Only individuals currently designated as Advisors can recommend grants on behalf of a corporation or other legal entity.

Successors. The Sponsor and the Donor may at any time nominate (or remove) a spouse, child, other relative or any unrelated individual as successor Advisor upon the Donor's death, subject to the Sponsor's right to remove an Advisor at any time in the Sponsor's sole discretion. The successor Advisor must provide written notification and written proof of the Donor's death. Until such time as a minor attains the age of 18, MS GIFT may require that legal guardians make grant recommendations. Overall succession on Accounts may be limited to a specific number of generations and/or years.

Accounts established in the name of corporate Donors or other legal entities may be assigned to any successor or

assignee of the corporation or other legal entities upon notification of the corporation's or other legal entities' termination.

Successor may not name additional successors. Succession is limited to one generation after the Donor.

OTHER INFORMATION

Conflict of Terms. In the event of an inconsistency between the terms of this document, any documents provided by the Sponsor and the Governing Documents, the terms of the Governing Documents shall govern the rights and obligations of all parties with respect to the Donor Advised Fund.

General Disclaimer. Each individual's tax situation is unique and is subject to specific facts and circumstances that are beyond the Sponsor's and MS GIFT's control or knowledge. Additionally, tax laws and regulations change frequently, and their application to a particular taxpayer's circumstances can vary widely. Donors are strongly encouraged to consult with their own tax advisors. The Sponsor, MS GIFT and the third party administrator specifically disclaim any responsibility for the accuracy or adequacy of any position taken by Donors in their own tax returns and any investment management decisions made.

Schedule A: MSSB Select UMA Program Investment Pools and Money Market Pool

The Select UMA Program is a unified managed account program in which MSSB acts as an investment advisor. The investment pools described below may be invested in a combination of mutual funds, exchange traded funds, and separately managed accounts managed by third party or affiliated portfolio managers. Multiple investment managers, asset type and asset classes can be used in one investment pool. Asset allocation may vary around the long-term target allocations described. The Money Market investment pool is invested in a mutual fund. In the event that the Donor does not recommend an asset allocation, all contributions to the Account will be invested in the balanced pool.

Each investment pool is comprised of an Investment Account and a corresponding Cash (Operating) account which maintains approximately a 2% cash (money market) balance for daily operating activities.

- **Aggressive Pool Investment Account.** Seeks to provide growth of capital through a long-term target asset allocation of 80% Equities and 20% Fixed Income. As of the date of this Donor Circular & Disclosure Statement, the asset allocation targets are 36% US Equity, 43% International Equity, 21% Fixed Income.
- **Growth Pool Investment Account.** Seeks to provide growth of capital and modest current income through a long-term target asset allocation of 65% Equities and 35% Fixed Income. As of the date of this Donor Circular & Disclosure Statement, the asset allocation targets are: 28% US Equity, 35% International Equity, 37% Fixed Income.
- **Balanced Pool Investment Account.** Seeks to provide a combination of growth of capital and current income through a long-term target asset allocation of 50% Equities and 50% Fixed Income. As of the date of this Donor Circular & Disclosure Statement, the asset allocation targets are 22% US Equity, 26% International Equity, 52% Fixed Income.
- **Conservative Pool Investment Account.** Seeks to provide some growth of capital with a focus on current income through a long-term target asset allocation of 80% Fixed Income and 20% Equities. As of the date of this Donor Circular & Disclosure Statement, the asset allocation targets are 9% US Equity, 11% International Equity, 80% Fixed Income.
- **Investing with Impact Pool Aggressive Account.** Seeks to provide growth of capital through a long-term target asset allocation of 80% Equities and 20% Fixed Income. As available and prudent, this pool will seek investments which support and/or recognize the importance of environmental, social and governance factors through exclusionary screening, integrating environmental, social and governance criteria into the investment selection process and other approaches. As of the date of this Donor Circular & Disclosure Statement, the asset allocation targets are 36% US Equity and 43% International Equity, 21% Fixed Income.
- **Investing with Impact Balanced Pool Account.** Seeks to provide a combination of growth of capital and current income through a long-term target

asset allocation of 50% Equities and 50% Fixed Income. As available and prudent, this pool will seek investments which support and/or recognize the importance of environmental, social and

governance factors through exclusionary screening, integrating environmental, social and governance criteria into the investment selection process and other approaches. As of the date of this Donor Circular & Disclosure Statement, the asset allocation targets are 22% US Equity, 26% International Equity, 52% Fixed Income.

- **Equity ETF Investment Account.** Seeks to provide growth of capital through a long-term target asset allocation of 100% Equities. As of the date of this Donor Circular & Disclosure Statement, the asset allocation targets are 46% US Equity and 54% International Equity.
- **Fixed Income ETF Investment Account.** Seeks to provide some growth of capital with a focus on current income through a long-term target asset allocation of 100% Fixed Income. As of the date of this Donor Circular, the asset allocation targets are 100% Fixed Income.
- **Money Market.** Invested in bank deposits and other short-term cash equivalents.

The MSSB Select UMA investment pools are not mutual funds and are not available for investment by any individual or organization other than MS GIFT, Inc.

The value of assets in the investment pools fluctuate with market conditions and may result in a loss of principal. Thus, the assets in the pools might be worth more or less than the original contribution by donors at the time grants are made.

Sponsors and Advisors should consider investment pool selections in light of their plans, particularly in terms of timing, for recommending grants. MS GIFT, Inc. reserves the right to decline a Sponsor's and/or Advisor's recommendation of such a selection.

Unit Values in Investment Pool. A unit value will be calculated for each investment pool based on its aggregate value, after MS GIFT expenses, divided by the number of units outstanding. The unit value of each investment pool includes any unrealized gain or loss in the underlying investments, and any dividend and capital gains distributions paid by the underlying funds. The value of the Account will be the number of units of each investment pool assigned to that account multiplied by each investment pool's current unit value.

Schedule B: Investment and Administrative Expenses

Each investment pool described above has a corresponding investment account. Contributions from the Sponsor are pooled together for cost efficiency in the investment pools, but the contributions, investment results and grants for each Account are tracked separately. Expenses for banking fees, filing fees, taxes, and other expenses are absorbed by the investment pools. Expenses attributed to creating and maintaining Accounts are absorbed by each Account as set forth below. This methodology may be modified in writing by MS GIFT, Inc. at any time. Existing and future Account balances at MSSB will not be aggregated with MS GIFT Accounts for the purpose of determining whether the Sponsor or Donor meets the breakpoints set forth below.

Saint Ignatius has determined that it is in its best interests and those

of its donors to work with MS GIFT in connection with the provision of donor-advised funds. MS GIFT has retained Morgan Stanley Smith Barney, LLC ("MSSB") and a third party administrator to provide various administrative and record-keeping services. MSSB provides investment, administration and record-keeping services to MS GIFT. MSSB will be primarily responsible for advising MS GIFT, Inc. on asset allocation and offers the Select UMA Account pools, which are not mutual funds. The third party administrator, through use of a technology vendor, provides the online contribution and grant-making platform to assist donors who wish to make a contribution and recommend grants and also processes donor contributions and grant payments and performs certain accounting and record-keeping functions.

Expenses. Each Account is subject to the following advisory fee and administration fee based on the following account balances. Please note that the below fees are as of the date of this Donor Circular and are subject to change at any time.

CG Select UMA Aggressive Pool

| Assets | Morgan Stanley Advisory Fees * | Administration** | Total |
|---------------------------------|--------------------------------|------------------|-------|
| \$0- \$1,999,999.99 | 0.97% | 0.27% | 1.24% |
| \$2,000,000.00- \$4,999,999.99 | 0.97% | 0.20% | 1.17% |
| \$5,000,000.00- \$9,999,999.99 | 0.97% | 0.15% | 1.12% |
| \$10,000,000.00-\$24,999,999.99 | 0.97% | 0.13% | 1.10% |
| \$25,000,000.00-\$49,999,999.99 | 0.97% | 0.11% | 1.08% |
| \$50,000,000.00 or greater | 0.97% | 0.09% | 1.06% |

CG Select UMA Growth Pool

| Assets | Morgan Stanley Advisory Fees * | Administration** | Total |
|---------------------------------|--------------------------------|------------------|-------|
| \$0- \$1,999,999.99 | 0.98% | 0.27% | 1.25% |
| \$2,000,000.00- \$4,999,999.99 | 0.98% | 0.20% | 1.18% |
| \$5,000,000.00- \$9,999,999.99 | 0.98% | 0.15% | 1.13% |
| \$10,000,000.00-\$24,999,999.99 | 0.98% | 0.13% | 1.11% |
| \$25,000,000.00-\$49,999,999.99 | 0.98% | 0.11% | 1.09% |
| \$50,000,000.00 or greater | 0.98% | 0.09% | 1.07% |

CG Select UMA Balanced Pool

| Assets | Morgan Stanley Advisory Fees * | Administration** | Total |
|---------------------------------|--------------------------------|------------------|-------|
| \$0- \$1,999,999.99 | 0.98% | 0.27% | 1.25% |
| \$2,000,000.00- \$4,999,999.99 | 0.98% | 0.20% | 1.18% |
| \$5,000,000.00- \$9,999,999.99 | 0.98% | 0.15% | 1.13% |
| \$10,000,000.00-\$24,999,999.99 | 0.98% | 0.13% | 1.11% |
| \$25,000,000.00-\$49,999,999.99 | 0.98% | 0.11% | 1.09% |
| \$50,000,000.00 or greater | 0.98% | 0.09% | 1.07% |

CG Select UMA Conservative Pool

| Assets | Morgan Stanley Advisory Fees * | Administration ** | Total |
|---------------------------------|--------------------------------|-------------------|-------|
| \$0- \$1,999,999.99 | 1.00% | 0.27% | 1.27% |
| \$2,000,000.00- \$4,999,999.99 | 1.00% | 0.20% | 1.20% |
| \$5,000,000.00- \$9,999,999.99 | 1.00% | 0.15% | 1.15% |
| \$10,000,000.00-\$24,999,999.99 | 1.00% | 0.13% | 1.13% |
| \$25,000,000.00-\$49,999,999.99 | 1.00% | 0.11% | 1.11% |
| \$50,000,000.00 or greater | 1.00% | 0.09% | 1.09% |

CG Select UMA Investing with Impact Aggressive Pool

| Assets | Morgan Stanley Advisory Fees * | Administration ** | Total |
|---------------------------------|--------------------------------|-------------------|-------|
| \$0- \$1,999,999.99 | 1.24% | 0.27% | 1.51% |
| \$2,000,000.00- \$4,999,999.99 | 1.24% | 0.20% | 1.44% |
| \$5,000,000.00- \$9,999,999.99 | 1.24% | 0.15% | 1.39% |
| \$10,000,000.00-\$24,999,999.99 | 1.24% | 0.13% | 1.37% |
| \$25,000,000.00-\$49,999,999.99 | 1.24% | 0.11% | 1.35% |
| \$50,000,000.00 or greater | 1.24% | 0.09% | 1.33% |

CG Select UMA Investing with Impact Balanced Pool

| Assets | Morgan Stanley Advisory Fees * | Administration ** | Total |
|---------------------------------|--------------------------------|-------------------|-------|
| \$0- \$1,999,999.99 | 1.11% | 0.27% | 1.38% |
| \$2,000,000.00- \$4,999,999.99 | 1.11% | 0.20% | 1.31% |
| \$5,000,000.00- \$9,999,999.99 | 1.11% | 0.15% | 1.26% |
| \$10,000,000.00-\$24,999,999.99 | 1.11% | 0.13% | 1.24% |
| \$25,000,000.00-\$49,999,999.99 | 1.11% | 0.11% | 1.22% |
| \$50,000,000.00 or greater | 1.11% | 0.09% | 1.20% |

CG Select UMA Equity ETF Pool

| Assets | Morgan Stanley Advisory Fees * | Administration ** | Total |
|---------------------------------|--------------------------------|-------------------|-------|
| \$0- \$1,999,999.99 | 0.74% | 0.27% | 1.01% |
| \$2,000,000.00- \$4,999,999.99 | 0.74% | 0.20% | 0.94% |
| \$5,000,000.00- \$9,999,999.99 | 0.74% | 0.15% | 0.89% |
| \$10,000,000.00-\$24,999,999.99 | 0.74% | 0.13% | 0.87% |
| \$25,000,000.00-\$49,999,999.99 | 0.74% | 0.11% | 0.85% |

CG Select UMA Fixed Income ETF Pool

| Assets | Morgan Stanley Advisory Fees * | Administration** | Total |
|---------------------------------|--------------------------------|------------------|-------|
| \$0- \$1,999,999.99 | 0.78% | 0.27% | 1.05% |
| \$2,000,000.00- \$4,999,999.99 | 0.78% | 0.20% | 0.98% |
| \$5,000,000.00- \$9,999,999.99 | 0.78% | 0.15% | 0.93% |
| \$10,000,000.00-\$24,999,999.99 | 0.78% | 0.13% | 0.91% |
| \$25,000,000.00-\$49,999,999.99 | 0.78% | 0.11% | 0.89% |
| \$50,000,000.00 or greater | 0.78% | | |

0.09%

0.87%

CG Select UMA Money Market Pool

| Assets | Morgan Stanley Advisory Fees * | Administration** | Total |
|---------------------------------|--------------------------------|------------------|-------|
| \$0- \$1,999,999.99 | 0.60% | 0.27% | 0.87% |
| \$2,000,000.00- \$4,999,999.99 | 0.60% | 0.20% | 0.80% |
| \$5,000,000.00- \$9,999,999.99 | 0.60% | 0.15% | 0.75% |
| \$10,000,000.00-\$24,999,999.99 | 0.60% | 0.13% | 0.73% |
| \$25,000,000.00-\$49,999,999.99 | 0.60% | 0.11% | 0.71% |

* Morgan Stanley Advisory Fees reflect expenses as of the date of this Donor Circular. Mutual Fund, ETF, and Separately Managed Account fees are variable. Morgan Stanley Advisory Fees are updated annually.

** Includes fees paid to MSSB and to the third party administrator.