

SECURITIES AND EXCHANGE COMMISSION

FORM 485BPOS

Post-effective amendments [Rule 485(b)]

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FILER

**BARON INVESTMENT FUNDS TRUST (f/k/a BARON ASSET FUND)**

CIK:[810902](#) | IRS No.: **136891420** | State of Incorporation: **MA** | Fiscal Year End: **0930**  
Type: **485BPOS** | Act: **33** | File No.: **033-12112** | Film No.: **13550368**

Mailing Address  
767 FIFTH AVE  
49TH FL  
NEW YORK NY 10153

Business Address  
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NEW YORK NY 10153  
2125832000

**BARON INVESTMENT FUNDS TRUST (f/k/a BARON ASSET FUND)**

CIK:[810902](#) | IRS No.: **136891420** | State of Incorporation: **MA** | Fiscal Year End: **0930**  
Type: **485BPOS** | Act: **40** | File No.: **811-05032** | Film No.: **13550369**

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767 FIFTH AVE  
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As filed with U.S. Securities and Exchange Commission on January 28, 2013

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

FORM N-1A

REGISTRATION STATEMENT

UNDER

THE SECURITIES ACT OF 1933

Pre-Effective Amendment No. \_\_\_\_\_

Post-Effective Amendment No. 42

and/or

REGISTRATION STATEMENT

UNDER

THE INVESTMENT COMPANY ACT OF 1940

Amendment No. 43

(Check appropriate box or boxes)

BARON INVESTMENT FUNDS TRUST f/k/a BARON ASSET FUND

(Exact Name of Registrant as Specified in Charter)

767 Fifth Avenue, 49th Floor, New York, NY 10153

(Address of Principal Executive Offices) (Zip Code)

Registrant's Telephone Number, including Area Code 212-583-2000

Patrick M. Patalino, General Counsel

c/o Baron Investment Funds Trust, 767 Fifth Avenue, 49th Floor, New York, NY 10153

(Name and Address of Agent for Service)

Approximate Date of Proposed Public Offering \_\_\_\_\_

It is proposed that this filing will become effective (check appropriate box)

- immediately upon filing pursuant to paragraph (b)
- on (date) pursuant to paragraph (b)
- 60 days after filing pursuant to paragraph (a)(1)
- on (date) pursuant to paragraph (a)(1)
- 75 days after filing pursuant to paragraph (a)(2)

on (date) pursuant to paragraph (a)(2) of rule 485.

If appropriate, check the following box:

this post-effective amendment designates a new effective date for a previously filed post-effective amendment.

# Prospectus

January 28, 2013

## Baron Asset Fund

*Retail Shares : BARAX Institutional Shares : BARIX*

## Baron Growth Fund

*Retail Shares : BGRFX Institutional Shares : BGRIX*

## Baron Small Cap Fund

*Retail Shares : BSCFX Institutional Shares : BSFIX*

## Baron Opportunity Fund

*Retail Shares : BIOPX Institutional Shares : BIOIX*

## Baron Fifth Avenue Growth Fund

*Retail Shares : BFTHX Institutional Shares : BFTIX*

Baron Investment Funds Trust



The Securities and Exchange Commission ("SEC") has not approved or disapproved these shares or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

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January 28, 2013

**Baron Asset Fund**  
**Baron Growth Fund**  
**Baron Small Cap Fund**  
**Baron Opportunity Fund**  
**Baron Fifth Avenue Growth Fund**

767 Fifth Avenue  
New York, New York 10153  
1-800-99BARON  
212-583-2100

Baron Funds®	<a href="#">Baron Asset Fund</a>	3
	<a href="#">Baron Growth Fund</a>	9
	<a href="#">Baron Small Cap Fund</a>	15
	<a href="#">Baron Opportunity Fund</a>	21
	<a href="#">Baron Fifth Avenue Growth Fund</a>	27
Information about the Funds	<a href="#">Investment Goals</a>	32
	<a href="#">Additional Investment Strategies</a>	32
	<a href="#">Additional Investment Risks</a>	35
	<a href="#">Share Classes</a>	39
	<a href="#">Management of the Funds</a>	39
Information about your Investment	<a href="#">How Your Shares are Priced</a>	42
	<a href="#">How to Purchase Shares</a>	43
	<a href="#">How to Invest with the Baron Funds®</a>	45
	<a href="#">How to Redeem Shares</a>	47
	<a href="#">Dividends and Distributions</a>	49
	<a href="#">Policies Regarding Frequent Purchases and Redemptions of Fund Shares</a>	50
	<a href="#">How to Exchange Shares</a>	51
	<a href="#">How to Convert Shares</a>	51
	<a href="#">Special Information about the Baron Funds® Website</a>	52
	<a href="#">U.S. Federal Income Taxation</a>	53
	<a href="#">Distribution Arrangements</a>	56
	<a href="#">Financial Highlights</a>	57
	<a href="#">General Information</a>	62
	<a href="#">For More Information</a>	Back cover

**Investment Goal**

The investment goal of Baron Asset Fund (the “Fund”) is capital appreciation through long-term investments primarily in securities of medium-sized companies with undervalued assets or favorable growth prospects.

**Fees and Expenses of the Fund**

The table below describes the fees and expenses that you would pay if you bought and held shares of the Fund.

**Annual Fund Operating Expenses**

(Expenses that you pay each year as a percentage of the value of your investment)

	Management Fee	Distribution (12b-1) Fee	Other Expenses	Total Annual Fund Operating Expenses
<b>BARON ASSET FUND†</b>				
Retail Shares	1.00%	0.25%	0.08%	1.33%
Institutional Shares	1.00%	0.00%	0.06%	1.06%

† Based on fiscal year ended September 30, 2012.

**Example**

This example is intended to help you compare the cost of investing in the Fund with the cost of investing in other mutual funds. The example assumes that you invest \$10,000 in the Fund for the time periods indicated and then redeem all of your shares. The example also assumes that your investment has a 5% return each year, and that the Fund’s operating expenses remain the same. Although your actual costs may be higher or lower, based on these assumptions your costs would be:

YEAR	1	3	5	10
<b>BARON ASSET FUND</b>				
Retail Shares	\$135	\$421	\$729	\$1,601
Institutional Shares	\$108	\$337	\$585	\$1,294

**Portfolio Turnover.** The Fund pays transaction costs, such as commissions, when it buys and sells securities (or “turns over” its portfolio). A higher portfolio turnover rate may indicate higher transaction costs and may result in higher taxes for Fund shareholders. These costs, which are not reflected in Annual Fund Operating Expenses

or in the example, affect the Fund's performance. During the most recent fiscal year ended September 30, 2012, the Fund's portfolio turnover rate was 13.11% of the average value of its portfolio.

### **Investments, Risks, and Performance**

#### **Principal Investment Strategies of the Fund**

The Fund invests for the long term primarily in equity securities in the form of common stock of medium-sized growth companies with market capitalizations of between \$1.5 billion and \$12 billion at the time of purchase selected for their capital appreciation potential. The Fund purchases securities in businesses that BAMCO, Inc. ("BAMCO" or the "Adviser") believes could double in value in four years. The Adviser selects securities that it believes have favorable price-to-value characteristics, are well managed, have significant long term growth prospects and have significant barriers to competition. Of course, there can be no guarantee that the Adviser will be successful in achieving the Fund's investment goals. Because of its long-term approach, the Fund could have a significant percentage of its assets invested in securities that have appreciated beyond their original market cap ranges.

#### **Principal Risks of Investing in the Fund**

**General Stock Market.** Investing in the stock market is risky because securities fluctuate in value. These fluctuations may be due to political, economic or general market circumstances. Other factors may affect a single company or industry but not the broader market. Because the values of securities fluctuate, when you sell your investment in the Fund, you may lose money. Current and future portfolio holdings in the Fund are subject to risk.

**Medium-Sized Companies.** The Adviser believes there is more potential for capital appreciation in medium-sized companies, but there also may be more risk. Securities of medium-sized companies may not be well known to most investors, and the securities may be less actively traded than those of large businesses. The securities of medium-sized companies may fluctuate in price more widely than the stock market generally, and they may be more difficult to sell during market downturns. Medium-sized companies rely more on the skills of management and on their continued tenure. Investing in medium-sized companies requires a long-term outlook and may require shareholders to assume more risk and to have more patience than investing in the securities of larger, more established companies.

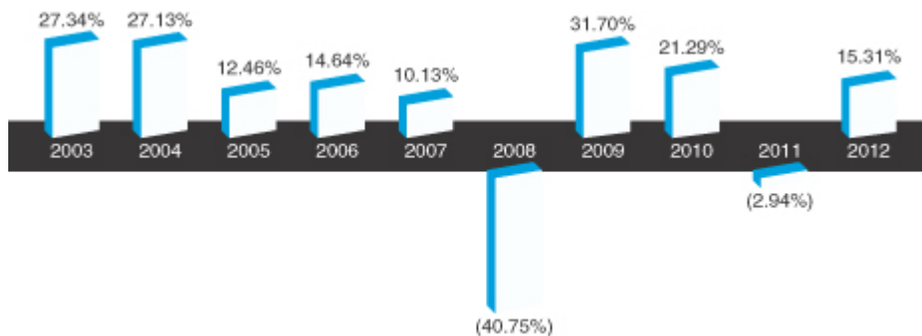
**Growth Investing.** Growth stocks can react differently to issuer, political, market and economic developments than the market as a whole and other types of stocks. Growth stocks tend to be more expensive relative to their earnings or assets

compared to other types of stocks. As a result, growth stocks tend to be sensitive to changes in their earnings and more volatile than other types of stocks.

**Performance**

The following bar chart and table provide some indication of the risks of investing in the Fund (Retail Shares) by showing changes in the Fund's performance from year to year and by showing how the Fund's average annual returns for 1, 5 and 10 years compare with those of a broad measure of market performance. The Fund's past performance (before and after taxes) is not necessarily an indication of how the Fund will perform in the future. Updated performance information is available online at [www.BaronFunds.com/performance](http://www.BaronFunds.com/performance) or by calling 1-800-99BARON (1-800-992-2766).

**Year by Year Total Return (%) as of December 31 of Each Year (Retail Shares)**



Best Quarter: 06/30/09: 20.73%  
 Worst Quarter: 12/31/08: (27.51%)

**Average Annual Total Returns** (for periods ended 12/31/12)

The table below shows the Fund's Retail Shares' annual returns and long-term performance (before and after taxes) and the change in value of broad-based market indexes over various periods ended December 31, 2012. The table also shows the average annual returns of the Fund's Institutional Shares, but it does not show after-tax returns.

After-tax returns are calculated using the highest individual federal marginal income tax rate in effect at the time of each distribution and assumed sale, but they do not include the impact of state and local taxes.

Your actual after-tax returns depend on your own tax situation and may differ from those shown. After-tax returns reflect past tax effects and are not predictive of future

## Baron Asset Fund

tax effects. After-tax returns are not relevant to investors who hold their Fund's shares in a tax-deferred account (including a 401(k) or IRA or Coverdell account), or to investors that are tax-exempt.

### Average Annual Total Returns for the periods ended December 31, 2012

	1 year	5 years	10 years	Since Inception
<b>BARON ASSET FUND</b>				
<b>Retail Shares</b> (Inception date: 06-12-87)				
Return before taxes	15.31%	1.16%	9.31%	10.70%
Return after taxes on distributions	14.06%	0.23%	8.46%	9.86%
Return after taxes on distributions and sale of Fund shares	11.59%	0.83%	8.14%	9.58%
<b>Institutional Shares*</b> (Inception date: 05-29-09)				
Return before taxes	15.63%	1.35%	9.41%	10.74%
Russell Midcap <sup>®</sup> Growth Index (reflects no deduction for fees, expenses or taxes)	15.81%	3.23%	10.32%	9.16% †
S&P 500 Index (reflects no deduction for fees, expenses or taxes)	16.00%	1.66%	7.10%	8.71%

\* Performance of the Institutional Shares prior to May 29, 2009 is based on the performance of the Retail Shares, which have a distribution fee. The Institutional Shares do not have a distribution fee. If the annual returns prior to May 29, 2009 did not reflect this fee, the returns would be higher.

† For the period June 30, 1987 to December 31, 2012.

The Russell Midcap<sup>®</sup> Growth Index is an unmanaged index of mid-cap growth companies. The S&P 500 Index is an unmanaged index of larger-cap companies.

## Management

**Investment Adviser.** BAMCO is the investment adviser of the Fund.

**Portfolio Manager.** Andrew Peck has been the sole portfolio manager of the Fund since January 23, 2008. He had been a co-portfolio manager of the Fund with Ronald Baron since July 23, 2003. Mr. Peck has worked at the Adviser as an analyst since February of 1998.

**Purchase and Sale of Fund Shares**

Shares may be purchased only on days that the New York Stock Exchange is open for trading.

	<b>Minimum Initial Investment</b>	<b>Subsequent Investments</b>
<b>Retail Shares</b>	\$2,000	No Minimum
Baron Automatic Investment Plan	\$500	\$50 per month
Baron Funds® website purchases	\$2,000	\$10
<b>Institutional Shares</b>	\$1,000,000	No Minimum
Baron Funds® website purchases	You may not make an initial purchase through the Baron Funds® website.	Up to \$25,000

**You Can Purchase or Redeem Shares By:**

1. Mailing a request to Baron Funds®, P.O. Box 219946, Kansas City, MO 64121-9946 or by overnight mail to: Baron Funds®, 430 West 7th Street, Kansas City, MO 64105-1514;
2. Wire (Purchase Only);
3. Calling 1-800-442-3814;
4. Visiting the Baron Funds® website [www.BaronFunds.com](http://www.BaronFunds.com); or
5. Through a broker, dealer or other financial intermediary that may charge you a fee.

The Fund is not for short-term traders who intend to purchase and then sell their Fund shares within a 90 day period. If the Adviser reasonably believes that a person is not a long-term investor, it will attempt to prohibit that person from making additional investments in the Fund.

**Tax Information**

Distributions of the Fund's net investment income (other than "qualified dividend income") and distributions of net short-term capital gains will be taxable to you as ordinary income. Distributions of the Fund's net capital gains reported as capital gain dividends by the Fund will be taxable to you as long-term capital gains, regardless of the length of time you have held shares of the Fund.

**Financial Intermediary Compensation**

If you purchase shares of the Fund through a broker, dealer or other financial intermediary (such as a bank or financial adviser), the Fund, its Distributor, its Adviser or their affiliates may pay the intermediary for the sale of Fund shares and related services. These payments may create a conflict of interest by influencing the broker, dealer or other financial intermediary, including your salesperson, to recommend the Fund over another investment. Ask your salesperson or visit your financial intermediary's website for more information.

## Baron Growth Fund

### Investment Goal

The investment goal of Baron Growth Fund (the “Fund”) is capital appreciation through long-term investments primarily in securities of small-sized growth companies.

### Fees and Expenses of the Fund

The table below describes the fees and expenses that you would pay if you bought and held shares of the Fund.

#### Annual Fund Operating Expenses

(Expenses that you pay each year as a percentage of the value of your investment)

	Management Fee	Distribution (12b-1) Fee	Other Expenses	Total Annual Fund Operating Expenses
<b>BARON GROWTH FUND†</b>				
Retail Shares	1.00%	0.25%	0.07%	1.32%
Institutional Shares	1.00%	0.00%	0.06%	1.06%

† Based on the fiscal year ended September 30, 2012.

### Example

This example is intended to help you compare the cost of investing in the Fund with the cost of investing in other mutual funds. The example assumes that you invest \$10,000 in the Fund for the time periods indicated and then redeem all of your shares. The example also assumes that your investment has a 5% return each year and that the Fund’s operating expenses remain the same. Although your actual costs may be higher or lower, based on these assumptions your costs would be:

YEAR	1	3	5	10
<b>BARON GROWTH FUND</b>				
Retail Shares	\$134	\$418	\$723	\$1,590
Institutional Shares	\$108	\$337	\$585	\$1,294

**Portfolio Turnover.** The Fund pays transaction costs, such as commissions, when it buys and sells securities (or “turns over” its portfolio). A higher portfolio turnover rate may indicate higher transaction costs and may result in higher taxes for Fund shareholders. These costs, which are not reflected in Annual Fund Operating Expenses

or in the example, affect the Fund's performance. During the most recent fiscal year ended September 30, 2012, the Fund's portfolio turnover rate was 13.70% of the average value of its portfolio.

### **Investments, Risks, and Performance**

#### **Principal Investment Strategies of the Fund**

The Fund invests for the long term primarily in equity securities in the form of common stock of small-sized growth companies with market capitalizations of under \$2.5 billion at the time of purchase selected for their capital appreciation potential. The Fund purchases securities in businesses that BAMCO, Inc. ("BAMCO" or the "Adviser") believes could double in value in four or five years, and then hopefully, double again in the next four or five years. The Adviser selects securities that it believes have favorable price-to-value characteristics, are well managed, have significant long term growth prospects and have significant barriers to competition. Of course, there can be no guarantee that the Adviser will be successful in achieving the Fund's investment goals. Because of its long-term approach, the Fund could have a significant percentage of its assets invested in securities that have appreciated beyond their original market cap ranges.

#### **Principal Risks of Investing in the Fund**

**General Stock Market.** Investing in the stock market is risky because securities fluctuate in value. These fluctuations may be due to political, economic or general market circumstances. Other factors may affect a single company or industry but not the broader market. Because the values of securities fluctuate, when you sell your investment in the Fund, you may lose money. Current and future portfolio holdings in the Fund are subject to risk.

**Small-Sized Companies.** The Adviser believes there is more potential for capital appreciation in small-sized companies, but there also may be more risk. Securities of small-sized companies may not be well known to most investors, and the securities may be less actively traded than those of large businesses. The securities of small-sized companies may fluctuate in price more widely than the stock market generally, and they may be more difficult to sell during market downturns. Small-sized companies rely more on the skills of management and on their continued tenure. Investing in small-sized companies requires a long-term outlook and may require shareholders to assume more risk and to have more patience than investing in the securities of larger, more established companies.

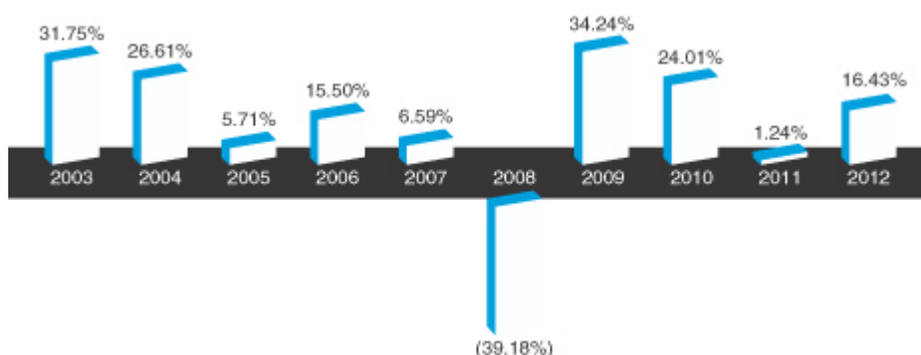
**Growth Investing.** Growth stocks can react differently to issuer, political, market and economic developments than the market as a whole and other types of stocks.

Growth stocks tend to be more expensive relative to their earnings or assets compared to other types of stocks. As a result, growth stocks tend to be sensitive to changes in their earnings and more volatile than other types of stocks.

**Performance**

The following bar chart and table provide some indication of the risks of investing in the Fund (Retail Shares) by showing changes in the Fund's performance from year to year and by showing how the Fund's average annual returns for 1, 5 and 10 years compare with those of a broad measure of market performance. The Fund's past performance (before and after taxes) is not necessarily an indication of how the Fund will perform in the future. Updated performance information is available online at [www.BaronFunds.com/performance](http://www.BaronFunds.com/performance) or by calling 1-800-99BARON (1-800-992-2766).

**Year by Year Total Return (%) as of December 31 of Each Year (Retail Shares)**



Best Quarter: 06/30/09: 20.76%

Worst Quarter: 12/31/08: (26.10%)

**Average Annual Total Returns** (for periods ended 12/31/12)

The table below shows the Fund's Retail Shares' annual returns and long-term performance (before and after taxes) and the change in value of broad-based market indexes over various periods ended December 31, 2012. The table also shows the average annual returns of the Fund's Institutional Shares, but it does not show after-tax returns.

After-tax returns are calculated using the highest individual federal marginal income tax rate in effect at the time of each distribution and assumed sale, but they do not include the impact of state and local taxes.

## Baron Growth Fund

Your actual after-tax returns depend on your own tax situation and may differ from those shown. After-tax returns reflect past tax effects and are not predictive of future tax effects. After-tax returns are not relevant to investors who hold their Fund's shares in a tax-deferred account (including a 401(k) or IRA or Coverdell account), or to investors that are tax-exempt.

### Average Annual Total Returns for the periods ended December 31, 2012

	1 year	5 years	10 years	Since Inception
<b>BARON GROWTH FUND</b>				
<b>Retail Shares</b>				
(Inception date: 12-31-94)				
Return before taxes	16.43%	3.60%	9.99%	13.01%
Return after taxes on distributions	14.74%	3.24%	9.57%	12.41%
Return after taxes on distributions and sale of Fund shares	12.91%	3.08%	8.87%	11.81%
<b>Institutional Shares*</b>				
(Inception date: 05-29-09)				
Return before taxes	16.74%	3.79%	10.09%	13.07%
Russell 2000® Growth Index (reflects no deduction for fees, expenses or taxes)	14.59%	3.49%	9.80%	6.26%
S&P 500 Index (reflects no deduction for fees, expenses or taxes)	16.00%	1.66%	7.10%	8.51%

\* Performance of the Institutional Shares prior to May 29, 2009 is based on the performance of the Retail Shares, which have a distribution fee. The Institutional Shares do not have a distribution fee. If the annual returns prior to May 29, 2009 did not reflect this fee, the returns would be higher.

The Russell 2000® Growth Index is an unmanaged index of U.S. small-cap growth companies. The S&P 500 Index is an unmanaged index of larger-cap companies.

## Management

**Investment Adviser.** BAMCO is the investment adviser of the Fund.

**Portfolio Manager.** Ronald Baron has been the portfolio manager of the Fund since its inception on December 31, 1994. Mr. Baron founded the Adviser in 1987.

**Purchase and Sale of Fund Shares**

Shares may be purchased only on days that the New York Stock Exchange is open for trading.

	<b>Minimum Initial Investment</b>	<b>Subsequent Investments</b>
<b>Retail Shares</b>	\$2,000	No Minimum
Baron Automatic Investment Plan	\$500	\$50 per month
Baron Funds® website purchases	\$2,000	\$10
<b>Institutional Shares</b>	\$1,000,000	No Minimum
Baron Funds® website purchases	You may not make an initial purchase through the Baron Funds® website.	Up to \$25,000

**You Can Purchase or Redeem Shares By:**

1. Mailing a request to Baron Funds®, P.O. Box 219946, Kansas City, MO 64121-9946 or by overnight mail to: Baron Funds®, 430 West 7th Street, Kansas City, MO 64105-1514;
2. Wire (Purchase Only);
3. Calling 1-800-442-3814;
4. Visiting the Baron Funds® website [www.BaronFunds.com](http://www.BaronFunds.com); or
5. Through a broker, dealer or other financial intermediary that may charge you a fee.

The Fund is not for short-term traders who intend to purchase and then sell their Fund shares within a 90 day period. If the Adviser reasonably believes that a person is not a long-term investor, it will attempt to prohibit that person from making additional investments in the Fund.

**Tax Information**

Distributions of the Fund's net investment income (other than "qualified dividend income") and distributions of net short-term capital gains will be taxable to you as ordinary income. Distributions of the Fund's net capital gains reported as capital gain dividends by the Fund will be taxable to you as long-term capital gains, regardless of the length of time you have held shares of the Fund.

**Financial Intermediary Compensation**

If you purchase shares of the Fund through a broker, dealer or other financial intermediary (such as a bank or financial adviser), the Fund, its Distributor, its Adviser or their affiliates may pay the intermediary for the sale of Fund shares and related services. These payments may create a conflict of interest by influencing the broker, dealer or other financial intermediary, including your salesperson, to recommend the Fund over another investment. Ask your salesperson or visit your financial intermediary's website for more information.

## Baron Small Cap Fund

### Investment Goal

The investment goal of Baron Small Cap Fund (the “Fund”) is capital appreciation through investments primarily in securities of small-sized growth companies.

### Fees and Expenses of the Fund

The table below describes the fees and expenses that you would pay if you bought and held shares of the Fund.

#### Annual Fund Operating Expenses

(Expenses that you pay each year as a percentage of the value of your investment)

	Management Fee	Distribution (12b-1) Fee	Other Expenses	Total Annual Fund Operating Expenses
<b>BARON SMALL CAP FUND†</b>				
Retail Shares	1.00%	0.25%	0.06%	1.31%
Institutional Shares	1.00%	0.00%	0.05%	1.05%

† Based on the fiscal year ended September 30, 2012.

### Example

This example is intended to help you compare the cost of investing in the Fund with the cost of investing in other mutual funds. The example assumes that you invest \$10,000 in the Fund for the time periods indicated and then redeem all of your Shares. The example also assumes that your investment has a 5% return each year and that the Fund’s operating expenses remain the same. Although your actual costs may be higher or lower, based on these assumptions your costs would be:

YEAR	1	3	5	10
<b>BARON SMALL CAP FUND</b>				
Retail Shares	\$133	\$415	\$718	\$1,579
Institutional Shares	\$107	\$334	\$579	\$1,283

**Portfolio Turnover.** The Fund pays transaction costs, such as commissions, when it buys and sells securities (or “turns over” its portfolio). A higher portfolio turnover rate may indicate higher transaction costs and may result in higher taxes for Fund shareholders. These costs, which are not reflected in Annual Fund Operating Expenses or in the example, affect the Fund’s performance. During the most recent fiscal year

ended September 30, 2012, the Fund's portfolio turnover rate was 28.02% of the average value of its portfolio.

### Investments, Risks, and Performance

#### Principal Investment Strategies of the Fund

The Fund invests 80% of its net assets in equity securities in the form of common stock of small-sized growth companies with market capitalizations of less than \$2.5 billion at the time of purchase selected for their capital appreciation potential. The Fund seeks to purchase securities that BAMCO, Inc. ("BAMCO" or the "Adviser") expects could increase in value 50% within two years. The Adviser selects securities that it believes have favorable price-to-value characteristics, are well managed, have significant long term growth prospects and have significant barriers to competition. Of course, there can be no guarantee that the Adviser will be successful in achieving the Fund's investment goals. Because of its long-term approach, the Fund could have a significant percentage of its assets invested in securities that have appreciated beyond their original market cap ranges.

#### Principal Risks of Investing in the Fund

**General Stock Market.** Investing in the stock market is risky because securities fluctuate in value. These fluctuations may be due to political, economic or general market circumstances. Other factors may affect a single company or industry but not the broader market. Because the values of securities fluctuate, when you sell your investment in the Fund, you may lose money. Current and future portfolio holdings in the Fund are subject to risk.

**Small-Sized Companies.** The Adviser believes there is more potential for capital appreciation in small-sized companies, but there also may be more risk. Securities of small-sized companies may not be well known to most investors, and the securities may be less actively traded than those of large businesses. The securities of small-sized companies may fluctuate in price more widely than the stock market generally, and they may be more difficult to sell during market downturns. Small-sized companies rely more on the skills of management and on their continued tenure. Investing in small-sized companies requires a long-term outlook and may require shareholders to assume more risk and to have more patience than investing in the securities of larger, more established companies.

**Special Situations.** The Funds may invest in "special situations." A special situation arises when, in the opinion of the Adviser, the securities of a company will be recognized and appreciate in value due to a specific anticipated development at that company. Such developments might include a new product, a management change,

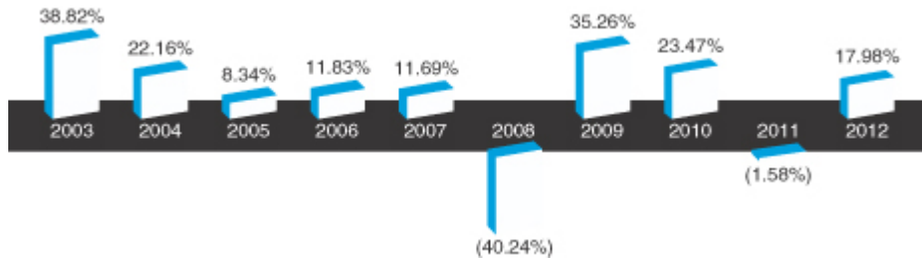
an acquisition or a technological advancement. The risk of investing in special situations is that the anticipated development does not occur or its impact is not what the Adviser expected.

**Growth Investing.** Growth stocks can react differently to issuer, political, market and economic developments than the market as a whole and other types of stocks. Growth stocks tend to be more expensive relative to their earnings or assets compared to other types of stocks. As a result, growth stocks tend to be sensitive to changes in their earnings and more volatile than other types of stocks.

**Performance**

The following bar chart and table provide some indication of the risks of investing in the Fund (Retail Shares) by showing changes in the Fund’s performance from year to year and by showing how the Fund’s average annual returns for 1, 5 and 10 years compare with those of a broad measure of market performance. The Fund’s past performance (before and after taxes) is not necessarily an indication of how the Fund will perform in the future. Updated performance information is available online at [www.BaronFunds.com/performance](http://www.BaronFunds.com/performance) or by calling 1-800-99BARON (1-800-992-2766).

**Year by Year Total Return (%) as of December 31 of Each Year (Retail Shares)**



Best Quarter: 06/30/09: 20.31%  
 Worst Quarter: 12/31/08: (23.85%)

**Average Annual Total Returns** (for periods ended 12/31/12)

The table below shows the Fund’s Retail Shares’ annual returns and long-term performance (before and after taxes) and the change in value of broad-based market indexes over various periods ended December 31, 2012. The table also shows the average annual returns of the Fund’s Institutional Shares, but it does not show after-tax returns.

## Baron Small Cap Fund

After-tax returns are calculated using the highest individual federal marginal income tax rate in effect at the time of each distribution and assumed sale, but they do not include the impact of state and local taxes.

Your actual after-tax returns depend on your own tax situation and may differ from those shown. After-tax returns reflect past tax effects and are not predictive of future tax effects. After-tax returns are not relevant to investors who hold their Fund's shares in a tax-deferred account (including a 401(k) or IRA or Coverdell account), or to investors that are tax-exempt.

### Average Annual Total Returns for the periods ended December 31, 2012

	1 year	5 years	10 years	Since Inception
<b>BARON SMALL CAP FUND</b>				
<b>Retail Shares</b> (Inception date: 09-30-97)				
Return before taxes	17.98%	2.99%	10.27%	9.06%
Return after taxes on distributions	17.44%	2.83%	9.79%	8.66%
Return after taxes on distributions and sale of Fund shares	12.39%	2.55%	9.10%	8.11%
<b>Institutional Shares*</b> (Inception date: 05-29-09)				
Return before taxes	18.30%	3.18%	10.37%	9.12%
Russell 2000 <sup>®</sup> Growth Index (reflects no deduction for fees, expenses or taxes)	14.59%	3.49%	9.80%	3.39%
S&P 500 Index (reflects no deduction for fees, expenses or taxes)	16.00%	1.66%	7.10%	4.59%

\* Performance of the Institutional Shares prior to May 29, 2009 is based on the performance of the Retail Shares, which have a distribution fee. The Institutional Shares do not have a distribution fee. If the annual returns prior to May 29, 2009 did not reflect this fee, the returns would be higher.

The Russell 2000<sup>®</sup> Growth Index is an unmanaged index of U.S. small-cap growth companies. The S&P 500 Index is an unmanaged index of larger-cap companies.

## Management

**Investment Adviser.** BAMCO is the investment adviser of the Fund.

**Portfolio Manager.** Cliff Greenberg has been the portfolio manager of the Fund since its inception on September 30, 1997. Mr. Greenberg has worked at the Adviser as an analyst since January of 1997.

**Purchase and Sale of Fund Shares**

Shares may be purchased only on days that the New York Stock Exchange is open for trading.

	<b>Minimum Initial Investment</b>	<b>Subsequent Investments</b>
<b>Retail Shares</b>	\$2,000	No Minimum
Baron Automatic Investment Plan	\$500	\$50 per month
Baron Funds® website purchases	\$2,000	\$10
<b>Institutional Shares</b>	\$1,000,000	No Minimum
Baron Funds® website purchases	You may not make an initial purchase through the Baron Funds® website.	Up to \$25,000

**You Can Purchase or Redeem Shares By:**

1. Mailing a request to Baron Funds®, P.O. Box 219946, Kansas City, MO 64121-9946 or by overnight mail to: Baron Funds®, 430 West 7th Street, Kansas City, MO 64105-1514;
2. Wire (Purchase Only);
3. Calling 1-800-442-3814;
4. Visiting the Baron Funds® website [www.BaronFunds.com](http://www.BaronFunds.com); or
5. Through a broker, dealer or other financial intermediary that may charge you a fee.

The Fund is not for short-term traders who intend to purchase and then sell their Fund shares within a 90 day period. If the Adviser reasonably believes that a person is not a long-term investor, it will attempt to prohibit that person from making additional investments in the Fund.

**Tax Information**

Distributions of the Fund's net investment income (other than "qualified dividend income") and distributions of net short-term capital gains will be taxable to you as ordinary income. Distributions of the Fund's net capital gains reported as capital gain dividends by the Fund will be taxable to you as long-term capital gains, regardless of the length of time you have held shares of the Fund.

**Financial Intermediary Compensation**

If you purchase shares of the Fund through a broker, dealer or other financial intermediary (such as a bank or financial adviser), the Fund, its Distributor, its Adviser or their affiliates may pay the intermediary for the sale of Fund shares and related services. These payments may create a conflict of interest by influencing the broker, dealer or other financial intermediary, including your salesperson, to recommend the Fund over another investment. Ask your salesperson or visit your financial intermediary's website for more information.

## Baron Opportunity Fund

### Investment Goal

The investment goal of Baron Opportunity Fund (the “Fund”) is capital appreciation through investments primarily in growth companies that benefit from technology advances.

### Fees and Expenses of the Fund

The table below describes the fees and expenses that you would pay if you bought and held shares of the Fund.

#### Annual Fund Operating Expenses

(Expenses that you pay each year as a percentage of the value of your investment)

	Management Fee	Distribution (12b-1) Fee	Other Expenses	Total Annual Fund Operating Expenses <sup>2</sup>
<b>BARON OPPORTUNITY FUND<sup>1</sup></b>				
Retail Shares	1.00%	0.25%	0.14%	1.39%
Institutional Shares	1.00%	0.00%	0.13%	1.13%

<sup>1</sup> Based on the fiscal year ended September 30, 2012.

<sup>2</sup> BAMCO, Inc. (“BAMCO” or the “Adviser”) has agreed that for so long as it serves as the Adviser to the Fund, it will reimburse certain expenses of the Fund, limiting net annual operating expenses (expenses such as portfolio transaction costs, interest, dividend and extraordinary expenses are not subject to the operating expense limitation) to 1.50% of average daily net assets of Retail Shares and 1.25% of average daily net assets of Institutional Shares. For the fiscal year ended September 30, 2012, no expense reimbursement was required for either share class.

### Example

This example is intended to help you compare the cost of investing in the Fund with the cost of investing in other mutual funds. The example assumes that you invest \$10,000 in the Fund for the time periods indicated and then redeem all of your shares. The example also assumes that your investment has a 5% return each year and that the Fund’s operating expenses remain the same. Although your actual costs may be higher or lower, based on these assumptions your costs would be:

YEAR	1	3	5	10
<b>BARON OPPORTUNITY FUND</b>				
Retail Shares	\$142	\$440	\$761	\$1,669
Institutional Shares	\$115	\$359	\$622	\$1,375

**Portfolio Turnover.** The Fund pays transaction costs, such as commissions, when it buys and sells securities (or “turns over” its portfolio). A higher portfolio turnover rate may indicate higher transaction costs and may result in higher taxes for Fund shareholders. These costs, which are not reflected in Annual Fund Operating Expenses or in the example, affect the Fund’s performance. During the most recent fiscal year ended September 30, 2012, the Fund’s portfolio turnover rate was 88.56% of the average value of its portfolio.

### Investments, Risks, and Performance

#### Principal Investment Strategies of the Fund

The Fund invests primarily in equity securities in the form of common stock of high growth businesses selected for their capital appreciation potential. The Fund will invest at least 65% of its assets in equity securities of companies with market capitalizations between \$1 billion and \$15 billion at the time of purchase. Companies with market capitalizations that have moved outside of that range since the time of purchase will continue to be included in the \$1 billion to \$15 billion range for the purpose of the 65% requirement. The Adviser may invest in companies in any sector or industry that it believes will benefit from innovations and advances in technology. The Fund seeks to purchase securities that the Adviser expects could increase in value 100% within four to five years. The Adviser selects securities that it believes have favorable price-to-value characteristics, are well managed, have significant long term growth prospects and have significant barriers to competition. Of course, there can be no guarantee that the Adviser will be successful in achieving the Fund’s investment goals.

#### Principal Risks of Investing in the Fund

**General Stock Market.** Investing in the stock market is risky because securities fluctuate in value. These fluctuations may be due to political, economic or general market circumstances. Other factors may affect a single company or industry but not the broader market. Because the values of securities fluctuate, when you sell your investment in the Fund, you may lose money. Current and future portfolio holdings in the Fund are subject to risk.

**Technology.** Technology companies, including internet-related and information technology companies, as well as companies propelled by new technologies, may present the risk of rapid change and product obsolescence, and their successes may be difficult to predict for the long term. Some technology companies may be newly formed and have limited operating history and experience. Technology companies may also be adversely affected by changes in governmental policies, competitive pressures and changing demand. The securities of these companies may also experience significant price movements caused by disproportionate investor optimism or pessimism, with little or no basis in the companies’ fundamentals or economic conditions.

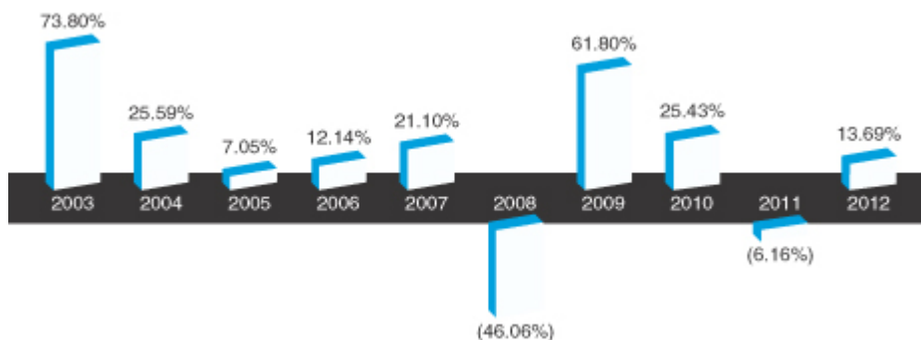
**Small- and Medium-Sized Companies.** The Adviser believes there is more potential for capital appreciation in small- and medium-sized companies, but there also may be more risk. Securities of small- and medium-sized companies may not be well known to most investors, and the securities may be less actively traded than those of large businesses. The securities of small- and medium-sized companies may fluctuate in price more widely than the stock market generally, and they may be more difficult to sell during market downturns. Small- and medium-sized companies rely more on the skills of management and on their continued tenure. Investing in small- and medium-sized companies requires a long-term outlook and may require shareholders to assume more risk and to have more patience than investing in the securities of larger, more established companies.

**Growth Investing.** Growth stocks can react differently to issuer, political, market and economic developments than the market as a whole and other types of stocks. Growth stocks tend to be more expensive relative to their earnings or assets compared to other types of stocks. As a result, growth stocks tend to be sensitive to changes in their earnings and more volatile than other types of stocks.

**Performance**

The following bar chart and table provide some indication of the risks of investing in the Fund (Retail Shares) by showing changes in the Fund's performance from year to year and by showing how the Fund's average annual returns for 1, 5 and 10 years compare with those of a broad measure of market performance. The Fund's past performance (before and after taxes) is not necessarily an indication of how the Fund will perform in the future. Updated performance information is available online at [www.BaronFunds.com/performance](http://www.BaronFunds.com/performance) or by calling 1-800-99BARON (1-800-992-2766).

**Year by Year Total Return (%) as of December 31 of Each Year (Retail Shares)**



Best Quarter: 06/30/03: 31.80%  
 Worst Quarter: 12/31/08: (28.08%)

**Average Annual Total Returns** (for periods ended 12/31/12)

The table below shows the Fund's Retail Shares' annual returns and long-term performance (before and after taxes) and the change in value of broad-based market indexes over various periods ended December 31, 2012. The table also shows the average annual returns of the Fund's Institutional Shares, but it does not show after-tax returns.

After-tax returns are calculated using the highest individual federal marginal income tax rate in effect at the time of each distribution and assumed sale, but they do not include the impact of state and local taxes.

Your actual after-tax returns depend on your own tax situation and may differ from those shown. After-tax returns reflect past tax effects and are not predictive of future tax effects. After-tax returns are not relevant to investors who hold their Fund's shares in a tax-deferred account (including a 401(k) or IRA or Coverdell account), or to investors that are tax-exempt.

**Average Annual Total Returns for the periods ended December 31, 2012**

	1 year	5 years	10 years	Since Inception
<b>BARON OPPORTUNITY FUND</b>				
<b>Retail Shares</b> (Inception date: 02-29-00)				
Return before taxes	13.69%	3.15%	14.00%	3.46%
Return after taxes on distributions	13.42%	3.10%	13.97%	3.43%
Return after taxes on distributions and sale of Fund shares	9.25%	2.70%	12.68%	3.01%
<b>Institutional Shares*</b> (Inception date: 05-29-09)				
Return before taxes	14.04%	3.35%	14.11%	3.54%
Russell Midcap <sup>®</sup> Growth Index (reflects no deduction for fees, expenses or taxes)	15.81%	3.23%	10.32%	0.95%
S&P 500 Index (reflects no deduction for fees, expenses or taxes)	16.00%	1.66%	7.10%	2.25%

\* Performance of the Institutional Shares prior to May 29, 2009 is based on the performance of the Retail Shares, which have a distribution fee. The Institutional Shares do not have a distribution fee. If the annual returns for the Institutional Shares did not reflect this fee, the returns would be higher.

The Russell Midcap<sup>®</sup> Growth Index is an unmanaged index of mid-cap growth companies. The S&P 500 Index is an unmanaged index of larger-cap companies.

**Management**

**Investment Adviser.** BAMCO is the investment adviser of the Fund.

**Portfolio Manager.** Michael Lippert has been the portfolio manager of the Fund since March 3, 2006. Mr. Lippert has worked at the Adviser as an analyst since December of 2001.

**Purchase and Sale of Fund Shares**

Shares may be purchased only on days that the New York Stock Exchange is open for trading.

	<b>Minimum Initial Investment</b>	<b>Subsequent Investments</b>
<b>Retail Shares</b>	\$2,000	No Minimum
Baron Automatic Investment Plan	\$500	\$50 per month
Baron Funds <sup>®</sup> website purchases	\$2,000	\$10
<b>Institutional Shares</b>	\$1,000,000	No Minimum
Baron Funds <sup>®</sup> website purchases	You may not make an initial purchase through the Baron Funds <sup>®</sup> website.	Up to \$25,000

**You Can Purchase or Redeem Shares By:**

1. Mailing a request to Baron Funds<sup>®</sup>, P.O. Box 219946, Kansas City, MO 64121-9946 or by overnight mail to: Baron Funds<sup>®</sup>, 430 West 7th Street, Kansas City, MO 64105-1514;
2. Wire (Purchase Only);
3. Calling 1-800-442-3814;
4. Visiting the Baron Funds<sup>®</sup> website [www.BaronFunds.com](http://www.BaronFunds.com); or
5. Through a broker, dealer or other financial intermediary that may charge you a fee.

The Fund is not for short-term traders who intend to purchase and then sell their Fund shares within a 90 day period. If the Adviser reasonably believes that a person is not a long-term investor, it will attempt to prohibit that person from making additional investments in the Fund.

**Tax Information**

Distributions of the Fund's net investment income (other than "qualified dividend income") and distributions of net short-term capital gains will be taxable to you as ordinary income. Distributions of the Fund's net capital gains reported as capital gain dividends by the Fund will be taxable to you as long-term capital gains, regardless of the length of time you have held shares of the Fund.

**Financial Intermediary Compensation**

If you purchase shares of the Fund through a broker, dealer or other financial intermediary (such as a bank or financial adviser), the Fund, its Distributor, its Adviser or their affiliates may pay the intermediary for the sale of Fund shares and related services. These payments may create a conflict of interest by influencing the broker, dealer or other financial intermediary, including and your salesperson, to recommend the Fund over another investment. Ask your salesperson or visit your financial intermediary's website for more information.

## Baron Fifth Avenue Growth Fund

### Investment Goal

The investment goal of Baron Fifth Avenue Growth Fund (the “Fund”) is capital appreciation through investments primarily in securities of large-sized growth companies.

### Fees and Expenses of the Fund

The table below describes the fees and expenses that you would pay if you bought and held shares of the Fund.

#### Annual Fund Operating Expenses

(Expenses that you pay each year as a percentage of the value of your investment)

	Management Fee	Distribution (12b-1) Fee	Other Expenses	Total Annual Fund Operating Expenses	Expense Waivers	Total Annual Fund Operating Expenses After Expense Waivers <sup>2</sup>
BARON FIFTH AVENUE GROWTH FUND <sup>1</sup>						
Retail Shares	0.90%	0.25%	0.40%	1.55%	(0.25% )	1.30%
Institutional Shares	0.90%	0.00%	0.36%	1.26%	(0.21% )	1.05%

<sup>1</sup> Estimated based on the fiscal year ended September 30, 2012.

<sup>2</sup> BAMCO, Inc. (“BAMCO” or the “Adviser”) has agreed that for so long as it serves as the Adviser to the Fund, it will reimburse certain expenses of the Fund, limiting net annual operating expenses (expenses such as portfolio transaction costs, interest, dividend and extraordinary expenses are not subject to the operating expense limitation) to 1.30% of average daily net assets of Retail Shares and 1.05% of average daily net assets of Institutional Shares.

### Example

This example is intended to help you compare the cost of investing in the Fund with the cost of investing in other mutual funds. The example assumes that you invest \$10,000 in the Fund for the time periods indicated and then redeem all of your shares. The example also assumes that your investment has a 5% return each year and that the Fund’s operating expenses remain the same at 1.30% for the Retail Shares and 1.05% for the Institutional Shares. Although your actual costs may be higher or lower, based on these assumptions your costs would be:

YEAR	1	3	5	10
BARON FIFTH AVENUE GROWTH FUND				
Retail Shares	\$132	\$412	\$713	\$1,568
Institutional Shares	\$107	\$334	\$579	\$1,283

**Portfolio Turnover.** The Fund pays transaction costs, such as commissions, when it buys and sells securities (or “turns over” its portfolio). A higher portfolio turnover rate may indicate higher transaction costs and may result in higher taxes for Fund shareholders. These costs, which are not reflected in Annual Fund Operating Expenses or in the example, affect the Fund’ s performance. During the most recent fiscal year ended September 30, 2012, the Fund’ s portfolio turnover rate was 79.07% of the average value of its portfolio.

### **Investments, Risks, and Performance**

#### **Principal Investment Strategies of the Fund**

The Fund invests primarily in equity securities in the form of common stock of large-sized growth companies with market capitalizations of more than \$5 billion at the time of purchase selected for their capital appreciation potential. The Fund seeks to purchase securities that the Adviser expects could increase in value 100% within five years. The Adviser selects securities that it believes have favorable price-to-value characteristics, are well managed, have significant long term growth prospects and have significant barriers to competition. Of course, there can be no guarantee that the Adviser will be successful in achieving the Fund’ s investment goals.

#### **Principal Risks of Investing in the Fund**

**General Stock Market.** Investing in the stock market is risky because securities fluctuate in value. These fluctuations may be due to political, economic or general market circumstances. Other factors may affect a single company or industry but not the broader market. Because the values of securities fluctuate, when you sell your investment in the Fund, you may lose money. Current and future portfolio holdings in the Fund are subject to risk.

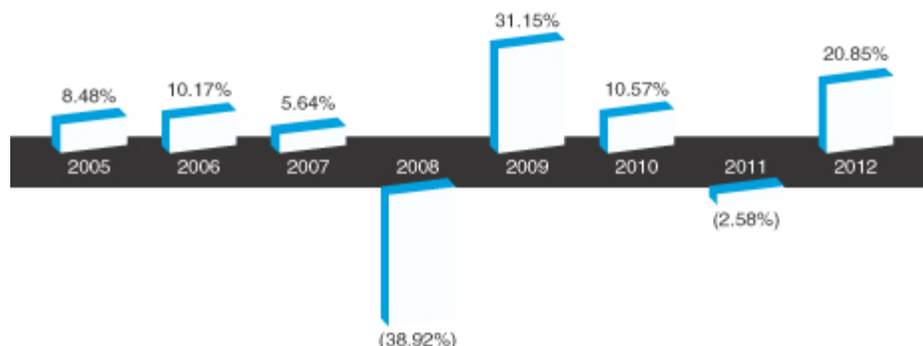
**Growth Investing.** Growth stocks can react differently to issuer, political, market and economic developments than the market as a whole and other types of stocks. Growth stocks tend to be more expensive relative to their earnings or assets compared to other types of stocks. As a result, growth stocks tend to be sensitive to changes in their earnings and more volatile than other types of stocks.

#### **Performance**

The following bar chart and table provide some indication of the risks of investing in the Fund (Retail Shares) by showing changes in the Fund’ s performance from year to year and by showing how the Fund’ s average annual returns for 1, 5 and 10 years compare with those of a broad measure of market performance. The Fund’ s past performance (before and after taxes) is not necessarily an indication of how the Fund

will perform in the future. Updated performance information is available online at [www.BaronFunds.com/performance](http://www.BaronFunds.com/performance) or by calling 1-800-99BARON (1-800-992-2766).

**Year by Year Total Return (%) as of December 31 of Each Year (Retail Shares)**



Best Quarter: 03/31/12: 22.69%

Worst Quarter: 12/31/08: (25.16%)

**Average Annual Total Returns** (for periods ended 12/31/12)

The table below shows the Fund's Retail Shares' annual returns and long-term performance (before and after taxes) and the change in value of broad-based market indexes over various periods ended December 31, 2012. The table also shows the average annual returns of the Fund's Institutional Shares, but it does not show after-tax returns.

After-tax returns are calculated using the highest individual federal marginal income tax rate in effect at the time of each distribution and assumed sale, but they do not include the impact of state and local taxes.

Your actual after-tax returns depend on your own tax situation and may differ from those shown. After-tax returns reflect past tax effects and are not predictive of future tax effects. After-tax returns are not relevant to investors who hold their Fund's shares in a tax-deferred account (including a 401(k) or IRA or Coverdell account), or to investors that are tax-exempt.

## Baron Fifth Avenue Growth Fund

### Average Annual Total Returns for the periods ended December 31, 2012

	1 year	5 years	10 years	Since Inception
<b>BARON FIFTH AVENUE GROWTH FUND</b>				
<b>Retail Shares</b> (Inception date: 04-30-04)				
Return before taxes	20.85%	0.84%	N/A	4.33%
Return after taxes on distributions	20.85%	0.52%	N/A	3.99%
Return after taxes on distributions and sale of Fund shares	13.56%	0.60%	N/A	3.69%
<b>Institutional Shares*</b> (Inception date: 05-29-09)				
Return before taxes	21.20%	1.02%	N/A	4.44%
S&P 500 Index (reflects no deduction for fees, expenses or taxes)	16.00%	1.66%	N/A	5.12%
Russell 1000 <sup>®</sup> Growth Index (reflects no deduction for fees, expenses or taxes)	15.26%	3.12%	N/A	5.56%

\* Performance of the Institutional Shares prior to May 29, 2009 is based on the performance of the Retail Shares, which have a distribution fee. The Institutional Shares do not have a distribution fee. If the annual returns for the Institutional Shares did not reflect this fee, the returns would be higher.

The S&P 500 Index is an unmanaged index of larger-cap companies. The Russell 1000<sup>®</sup> Growth Index is an unmanaged index of larger-cap growth companies.

### Management

**Investment Adviser.** BAMCO is the investment adviser of the Fund.

**Portfolio Manager.** Alex Umansky has been the portfolio manager of the Fund since November 1, 2011.

### Purchase and Sale of Fund Shares

Shares may be purchased only on days that the New York Stock Exchange is open for trading.

	Minimum Initial Investment	Subsequent Investments
<b>Retail Shares</b>	\$2,000	No Minimum
Baron Automatic Investment Plan	\$500	\$50 per month
Baron Funds <sup>®</sup> website purchases	\$2,000	\$10
<b>Institutional Shares</b>	\$1,000,000	No Minimum
Baron Funds <sup>®</sup> website purchases	You may not make an initial purchase through the Baron Funds <sup>®</sup> website.	Up to \$25,000

**You Can Purchase or Redeem Shares By:**

1. Mailing a request to Baron Funds®, P.O. Box 219946, Kansas City, MO 64121-9946 or by overnight mail to: Baron Funds®, 430 West 7th Street, Kansas City, MO 64105-1514;
2. Wire (Purchase Only);
3. Calling 1-800-442-3814;
4. Visiting the Baron Funds® website [www.BaronFunds.com](http://www.BaronFunds.com); or
5. Through a broker, dealer or other financial intermediary that may charge you a fee.

The Fund is not for short-term traders who intend to purchase and then sell their Fund shares within a 90 day period. If the Adviser reasonably believes that a person is not a long-term investor, it will attempt to prohibit that person from making additional investments in the Fund.

**Tax Information**

Distributions of the Fund's net investment income (other than "qualified dividend income") and distributions of net short-term capital gains will be taxable to you as ordinary income. Distributions of the Fund's net capital gains reported as capital gain dividends by the Fund will be taxable to you as long-term capital gains, regardless of the length of time you have held shares of the Fund.

**Financial Intermediary Compensation**

If you purchase shares of the Fund through a broker, dealer or other financial intermediary (such as a bank or financial adviser), the Fund, its Distributor, its Adviser or their affiliates may pay the intermediary for the sale of Fund shares and related services. These payments may create a conflict of interest by influencing the broker, dealer or other financial intermediary, including and your salesperson, to recommend the Fund over another investment. Ask your salesperson or visit your financial intermediary's website for more information.

This prospectus is for Baron Investment Funds Trust, which currently has five series, Baron Asset Fund, Baron Growth Fund, Baron Small Cap Fund, Baron Opportunity Fund and Baron Fifth Avenue Growth Fund. If you are interested in Baron Partners Fund, Baron Focused Growth Fund, Baron International Growth Fund, Baron Real Estate Fund, Baron Emerging Markets Fund, Baron Energy and Resources Fund or Baron Global Advantage Fund, which are series of Baron Select Funds, please visit [www.BaronFunds.com](http://www.BaronFunds.com) or contact us at 1-800-99BARON.

### Investment Goals

<b>Baron Asset Fund</b>	capital appreciation through long-term investments primarily in securities of medium-sized companies with undervalued assets or favorable growth prospects.
<b>Baron Growth Fund</b>	capital appreciation through long-term investments primarily in securities of small-sized growth companies.
<b>Baron Small Cap Fund</b>	capital appreciation through investments primarily in securities of small-sized growth companies.
<b>Baron Opportunity Fund</b>	capital appreciation through investments primarily in growth companies that benefit from technology advances.
<b>Baron Fifth Avenue Growth Fund</b>	capital appreciation through investments primarily in securities of large-sized growth companies.

### Additional Investment Strategies

The following is a description of additional investment strategies of **Baron Asset Fund, Baron Growth Fund, Baron Small Cap Fund, Baron Opportunity Fund** and **Baron Fifth Avenue Growth Fund** (each, a “Fund” and collectively, the “Funds”).

The investment policy of the Funds relating to the types of securities in which the Funds’ assets must be primarily invested may be changed by the Board of Trustees (the “Board”) of the Funds without shareholder approval upon at least 60 days’ notice.

The Funds may invest without limitation in the securities of non-U.S. issuers in U.S. denominated form known as American Depository Receipts. They may also invest up to 10% of the respective total assets of **Baron Asset Fund, Baron Growth Fund** and

**Baron Small Cap Fund**, and up to 25% of the respective total assets of **Baron Opportunity Fund** and **Baron Fifth Avenue Growth Fund** directly in the securities of non-U.S. issuers that are not publicly traded in the U.S. and in Global Depository Receipts and European Depository Receipts. These securities may have exposure to developed countries, developing countries, which are countries that from time to time comprise the MSCI Emerging Markets (EM) Index, and frontier countries, which are countries that from time to time comprise the MSCI Frontier Markets (FM) Index.

Except for **Baron Asset Fund**, the Funds may also sell securities short. Short selling occurs when the Funds sell a security that the Funds do not own. In order to do so, the Funds must borrow a security to deliver it to the purchaser and later buy that security in the market and return it to the lender. The Funds may establish short positions in securities that the Adviser believes have limited growth prospects or are over-priced, or in securities of companies the Adviser believes are poorly managed or have highly leveraged balance sheets. The Funds may also establish a short position in a security to hedge exposure to a particular company or to hedge exposure to a certain industry or sector of the market. The Funds may also short market indices to hedge against broad movements in the market. Generally, when the Funds take a short position, the Adviser believes that the security's price will fall. If it falls sufficiently, the Funds will make money. If it instead increases in price, the Funds will lose money. The Funds will not use more than 35% of their respective total assets in maintaining short positions. The Adviser, in its sole discretion, may decide not to sell any securities short. The Adviser believes that the flexibility to execute a long and short strategy may reduce the short-term volatility inherent in the equity markets. However, the Adviser also believes short sales can be significantly more risky than long investments and, as a result, expects to employ this tactic relatively infrequently.

**Baron Asset Fund** may invest up to 10%, and **Baron Growth Fund**, **Baron Small Cap Fund**, **Baron Opportunity Fund** and **Baron Fifth Avenue Growth Fund** may invest up to 15%, of their respective net assets in illiquid securities at market. An illiquid security is one that cannot be disposed of in the ordinary course of business within seven days. Such investments may include private equity securities, private investments in public equity ("PIPE") securities and other restricted securities.

The Funds may invest in debt securities of all types and repurchase agreements for those securities. Debt securities include corporate bonds, government securities, repurchase agreements, loans and loan participations, mortgage-backed securities and other securities that the Funds believe have debt-like characteristics, including hybrids and synthetic securities. Debt securities are used by issuers to borrow money. The issuer usually pays a fixed, variable, or floating rate of interest, and must repay the amount borrowed, usually at the maturity of the security. Some debt securities, such as zero coupon bonds, do not pay current interest but are sold at a discount from their face values.

The Funds may, from time to time, take temporary defensive positions that are inconsistent with the Funds' principal investment strategies in attempting to respond to adverse market, economic, political, or other conditions. In such circumstances, the Adviser may invest all or a portion of the Funds' assets in cash or cash equivalents, such as money market instruments, which include U.S. Government securities, certificates of deposit, short-term investment grade corporate bonds and other short term debt instruments, and repurchase agreements. Taking such a temporary defensive position may cause the Funds not to achieve their investment goals. **Baron Asset Fund** may borrow up to 5% of its net assets for extraordinary or emergency temporary investment purposes or to meet redemption requests that might otherwise require an untimely sale of portfolio securities. **Baron Growth Fund, Baron Small Cap Fund, Baron Opportunity Fund and Baron Fifth Avenue Growth Fund** may borrow up to 30% of the value of their respective total assets, including the amount borrowed, as of the time the borrowing is made, for temporary, emergency or other purposes.

Companies in which the Funds invest may be subject to corporate actions, including mergers and acquisitions. The Adviser may, in its discretion, choose to receive shares of the combined entity where it concludes that it is in the best interest of the Funds' shareholders to do so. Such a decision may result in the Funds owning shares of an issuer outside of the Funds' market cap range.

The Funds may enter into swap transactions. The Adviser has claimed an exclusion from the definition of the term 'commodity pool operator' under the Commodity Exchange Act and, therefore, is not subject to registration or regulation as a pool operator under the Act.

The Funds have additional investment strategies and restrictions that govern their activities. For a list of these restrictions and more information about the investment strategies, please see the "Investment Strategies and Risks" section beginning on page 3 of the statement of additional information ("SAI"). Those strategies and restrictions that are identified as "fundamental" may only be changed with shareholder approval, while the others may be changed by the Board without shareholder approval upon at least 60 days' notice.

In making investment decisions for Baron Funds® the Adviser seeks:

1. securities that the Adviser believes have favorable price-to-value characteristics based on the Adviser's assessment of their businesses' prospects for future growth and profitability; and
2. businesses that the Adviser believes are well managed, have significant long-term growth prospects and have significant barriers to competition.

The Adviser's research process includes visits and interviews with company managements, their major competitors and often their customers. It also studies industry data, statistics and trends. The Adviser looks for companies that it believes have the ability to grow substantially within a two to five-year period. The Adviser looks for companies that it believes have special business niches that offer favorable business opportunities and sustainable barriers to competition. It also seeks companies that it believes have strong management capabilities, good employee morale and favorable reputations. The Adviser invests without regard for market trends. It instead focuses on long-lasting "mega-trend" opportunities presented by individual investments. It also studies companies' financial strength and profitability.

The Funds purchase stocks that the Adviser believes are undervalued relative to their businesses' long-term growth prospects, future cash flows and asset values. The Adviser seeks to invest in businesses before their long-term growth prospects are appreciated by other investors. The Funds may make significant investments in companies in which the Adviser has great conviction. Of course, there can be no guarantee that the Funds will be successful at achieving their investment goals.

The Funds have a long-term outlook and often invest in businesses for several years. The Funds hope for significant business growth and stock price appreciation over that time period. As long-term investors in businesses, the Funds are designed for long-term shareholders. The Funds are not designed, or intended to be suitable, for investors who intend to purchase and then sell their Fund shares within a 90 day period (please see the "Policies Regarding Frequent Purchases and Redemptions of Fund Shares" section on pages 50-51 of this prospectus).

#### Additional Investment Risks

**Specific Securities.** Earnings, cash flows and valuations projected by the Adviser for a long position may not be achieved, which could negatively affect the impact of that stock in a Fund's portfolio. With respect to a short position held by a Fund, the company or the securities markets may have favorable developments or news that positively affect the stock market price of that company, which in turn, could result in a loss for the Fund.

**Small- and Medium-Sized Companies.** The Adviser believes there is more potential for capital appreciation in small- and medium-sized companies, but there also may be more risk. Securities of small- and medium-sized companies may not be well known to most investors, and the securities may be less actively traded than those of large businesses. The securities of small- and medium-sized companies may fluctuate in price more widely than the stock market generally, and they may be more difficult to sell during market downturns. Small- and medium-sized companies rely more on the skills of management and on their continued tenure. Investing in small- and

medium-sized companies requires a long-term outlook and may require shareholders to assume more risk and to have more patience than investing in the securities of larger, more established companies.

**Large Positions.** The Funds may establish relatively large positions in companies in which the Adviser has great conviction. Movement in the prices of securities in which the Funds hold large positions could have a significant impact on the Funds' net asset values. These large positions may represent a significant part of a company' s outstanding stock, and sales by the Funds or a Fund could adversely affect stock prices. A Fund' s returns may be more volatile than those of a fund that does not establish large positions.

**Long-Term Outlook and Projections.** The Funds are designed for long-term investors who are willing to hold investments for a substantial period of time. The cash flows and valuations that the Adviser projects for a company may not be achieved, which could negatively affect the impact of that stock in the Funds' portfolios.

**Growth Investing.** Growth stocks can react differently to issuer, political, market and economic developments than the market as a whole and other types of stocks. Growth stocks tend to be more expensive relative to their earnings or assets compared to other types of stocks. As a result, growth stocks tend to be sensitive to changes in their earnings and more volatile than other types of stocks.

**Credit and Interest Rate Risk.** The market value of debt securities is affected by changes in prevailing interest rates and the perceived credit quality of the issuer. When prevailing interest rates fall or perceived credit quality improves, the market value of the affected debt securities generally rises. Conversely, when interest rates rise or perceived credit quality weakens, the market value of the affected debt securities generally declines. The magnitude of these fluctuations will be greater when the maturity of the debt securities is longer.

**Prepayment.** Many types of debt securities are subject to prepayment risk. Prepayment risk occurs when the issuer of a security can repay principal prior to the security' s maturity. Securities subject to prepayment can offer less potential for gains during a declining interest rate environment and similar or greater potential for loss in a rising interest rate environment. In addition, the potential impact of prepayment features on the price of a debt security can be difficult to predict and result in greater volatility.

**Short Sales.** If the price of the stock sold short increases after the sale, the Funds will lose money because they will have to pay a higher price to repurchase the borrowed stock when they close their short position. The Funds may not be able to close out a short position at an acceptable price or time and the loss of value on a short sale is theoretically unlimited. The Funds have to borrow the securities to enter into the

short sale. If the lender demands the securities be returned, the Fund must deliver them promptly, either by borrowing from another lender or buying the securities. If this occurs at the same time other short-sellers are trying to borrow or buy the securities, a “short squeeze” could occur, causing the stock price to rise and making it more likely that the Funds will have to cover their short positions at an unfavorable price. This could happen regardless of whether or not the prospects for a business are favorable or unfavorable.

**Non-Diversification and Concentration Risk.** Funds that are less diversified across geographic regions, countries, industries, or individual companies are generally riskier than more diversified funds. If a Fund has invested a higher percentage of its total assets in a particular region, sector or industry, changes affecting that region, sector or industry may have a significant impact on the performance of that Fund’s overall portfolio. The economies and financial markets of certain regions – such as Latin America, Asia, and Europe and the Mediterranean region – can be interdependent and may all decline at the same time.

**Non-U.S. Securities.** Investments in non-U.S. securities may involve additional risks to those inherent in investments in U.S. securities, including exchange rate fluctuations, political or economic instability, the imposition of exchange controls, expropriation, limited disclosure and illiquid markets. Risks can result from varying stages of economic and political development, differing regulatory environments, trading days, and accounting standards, uncertain tax laws, and higher transaction costs of non-U.S. markets. Investments outside the United States could be subject to governmental actions such as capital or currency controls, nationalization of a company or industry, expropriation of assets, or imposition of high taxes. Trading in the underlying securities of the Funds may take place in various foreign markets on certain days when the Funds are not open for business and do not calculate net asset values. As a result, net asset values may be significantly affected on days when shareholders cannot make transactions.

**Developing Countries and Frontier Countries.** The Funds’ investments in developing countries, which include countries in the MSCI Emerging Markets (EM) Index and frontier countries, which include countries in the MSCI Frontier Markets (FM) Index, are subject to all of the risks of non-U.S. investing generally, and have additional heightened risks due to a lack of established legal, political, business and social frameworks to support securities markets, including: delays in settling portfolio securities transactions; currency and capital controls; greater sensitivity to interest rate changes; pervasiveness of corruption and crime; currency exchange rate volatility; and inflation, deflation or currency devaluation. These risks are greater for frontier countries.

**Currency Risk.** This refers to a decline in the value of a foreign currency versus the U.S. dollar, which reduces the dollar value of securities denominated in that currency. The overall impact on the Funds' holdings can be significant, unpredictable, and long-lasting, depending on the currencies represented in the portfolio and how each one appreciates or depreciates in relation to the U.S. dollar and whether currency positions are hedged. Under normal conditions, the Funds do not engage in extensive foreign currency hedging programs. Further, exchange rate movements are volatile, the Funds' attempts at hedging could be unsuccessful, and it is not possible to effectively hedge the currency risks of many developing countries.

**Taxes.** Each of the Funds intends to elect to be treated and to qualify each year as a "regulated investment company" under Subchapter M of the Internal Revenue Code of 1986, as amended (the "Code"). To qualify for the special U.S. federal income tax treatment afforded to regulated investment companies, each Fund must meet certain source-of-income, asset diversification and annual distribution requirements, as discussed in the "U.S. Federal Income Taxation" section on pages 53-55 of this prospectus. If for any taxable year a Fund fails to qualify for the special U.S. federal income tax treatment afforded to regulated investment companies, all of the Fund's taxable income will be subject to federal income tax at regular corporate rates (without any deduction for distributions to the Fund's shareholders) and the Fund's income available for distribution will be reduced. (Please see the "U.S. Federal Income Taxation" section on pages 53-55 of this prospectus, and the "Taxation of the Funds" section on pages 36-42 in the SAI.)

**Illiquid Securities.** Illiquid securities, which include securities that are not publicly traded such as private equity securities, PIPE securities and other restricted securities, may be difficult to sell or may be subject to agreements that prohibit or limit their sale or other disposition. This investment approach requires a long-term outlook and may involve more risk. **Baron Asset Fund** may invest up to 10%, and **Baron Growth Fund, Baron Small Cap Fund, Baron Opportunity Fund and Baron Fifth Avenue Growth Fund** may invest up to 15%, of their respective net assets in securities that are illiquid. An illiquid security is one that cannot be disposed of in the ordinary course of business within seven days.

**Initial Public Offerings.** The prices of securities purchased in initial public offerings ("IPOs") can be very volatile and/or decline shortly after the IPO. Securities issued in IPOs have no trading history, and information about the issuing companies may be available for only very limited periods. The effect of IPOs on a Fund's performance depends on a variety of factors, including the number of IPOs the Fund invests in relative to the size of the Fund and whether and to what extent a security purchased in an IPO appreciates and depreciates in value. If a Fund's historical performance was impacted by gains from IPOs and/or secondary offerings, there is no guarantee that these results can be repeated or that the Fund's level of participation in IPOs and secondary offerings will be the same in the future.

## Share Classes

The Funds offer two classes of shares, Retail Shares and Institutional Shares, which differ only in their ongoing fees and eligibility requirements. Retail Shares are available to all investors, and investment minimums range from \$500 to \$2,000 per Fund, depending on the account type. Institutional Shares are for investments in the amount of \$1,000,000 or more per Fund. Institutional Shares are intended for certain financial intermediaries that offer shares of the Baron Funds® through fee-based platforms, retirement platforms or other platforms for which the financial intermediary provides services and is not compensated by the Baron Funds® for those services. Shareholders meeting the eligibility requirements for the Institutional Shares may also purchase Institutional Shares directly through the Baron Funds® without paying a sales charge or any other additional fees. Employees and Trustees of the Baron Funds are not subject to the eligibility requirements for Institutional Shares. For more information, please see the “How to Purchase Shares” section on pages 43-45 of this prospectus. Baron Funds® reserve the right, without prior notice, to change the eligibility requirements of its share classes, including the types of clients who are eligible to purchase each share class.

## Portfolio Holdings

A description of the Funds’ policies and procedures with respect to the disclosure of the Funds’ portfolio securities is available in the Funds’ SAI.

## Management of the Funds

The Board oversees the management of the Funds. A list of the Trustees and the Funds’ officers may be found in the SAI. BAMCO is located at 767 Fifth Avenue, New York, NY 10153, and is responsible for portfolio management. BAMCO serves as investment adviser to other registered mutual funds, including Baron Partners Fund, Baron Focused Growth Fund, Baron International Growth Fund, Baron Real Estate Fund, Baron Emerging Markets Fund, Baron Energy and Resources Fund and Baron Global Advantage Fund. Baron Capital, Inc. (“BCI”), an SEC registered broker-dealer and a member of FINRA (the Financial Industry Regulatory Authority) serves as the distributor of the shares of the Funds. BAMCO and BCI, along with their affiliate, Baron Capital Management, Inc., are wholly owned subsidiaries of Baron Capital Group, Inc., a holding company (“BCG” or the “Firm”).

Ronald Baron is the Founder, Chief Executive Officer and Chairman of the Firm and, with his family, is the principal owner of BCG. Linda S. Martinson is the President and Chief Operating Officer of the Firm and Chairman of the Funds and has been with the Firm since 1983.

The portfolio managers for the Funds are senior members of the Adviser's research team and are responsible for stock selection and overseeing portfolio structure of the Funds. Mr. Baron has been the portfolio manager of **Baron Growth Fund** since its inception on December 31, 1994. In addition, Mr. Baron has managed two registered mutual funds, Baron Partners Fund since its inception as a limited partnership on January 31, 1992, and Baron Focused Growth Fund since its inception as a limited partnership on May 31, 1996. He has managed money for others since 1975. Mr. Baron is also a senior member of the Adviser's research team and the Chief Investment Officer of the Adviser. The Funds' SAI provides additional information about Mr. Baron's compensation, other accounts managed by Mr. Baron and his ownership in shares of the Funds.

Andrew Peck has been the sole portfolio manager of **Baron Asset Fund** since January 23, 2008. He had been a co-portfolio manager of the Fund with Mr. Baron since July 23, 2003. Mr. Peck has worked at the Adviser as an analyst since February of 1998. Before that, he was an analyst at a large brokerage firm.

Cliff Greenberg has been the portfolio manager of **Baron Small Cap Fund** since its inception on September 30, 1997. Mr. Greenberg joined the Adviser in January of 1997. He was a general partner and portfolio manager at HPB Associates, L.P., from January of 1990 until he joined the Adviser.

Michael Lippert has been the portfolio manager of **Baron Opportunity Fund** since March 3, 2006. Mr. Lippert has worked at the Adviser as an analyst since December of 2001. From April of 2001 to December of 2001, Mr. Lippert was a research analyst and general counsel for JLF Asset Management, and from 2000 to 2001, he was a partner at Baker & Botts.

Alex Umansky has been the portfolio manager of **Baron Fifth Avenue Growth Fund** since November 1, 2011. In addition, Mr. Umansky has managed the Baron Global Advantage Fund since its inception on April 30, 2012. Prior to joining the Adviser, Mr. Umansky was a co-manager of the Morgan Stanley Opportunity Fund from 2007-2011, the Morgan Stanley Global Opportunity Fund from 2008-2011, and the Morgan Stanley International Opportunity Fund and the Morgan Stanley International Advantage Fund from 2010-2011. Prior to that, Mr. Umansky was the lead manager of the Morgan Stanley Institutional Technology Strategy from 1998-2004 and the Morgan Stanley Technology Fund from 2000-2003, and a co-manager of the Morgan Stanley Information Fund from 2004-2005. Prior to that, Mr. Umansky was a co-manager of the Morgan Stanley Small Company Growth Fund from 1999-2002. Mr. Umansky began his investment management career as a research analyst at Morgan Stanley Investment Management covering technology and business services for Morgan Stanley's US equity growth products.

Each of the portfolio managers named above may serve as portfolio managers or analysts for other products offered by affiliates that could conflict with their responsibilities to the Funds of which they are portfolio managers. The Funds' SAI provides additional information about the portfolio managers' compensation, other accounts managed by the portfolio managers and the portfolio managers' ownership in shares of the Funds.

For its services, the Adviser receives a fee payable monthly from the assets of the Funds equal to 1% per annum of the average daily net asset value of **Baron Asset Fund**, **Baron Growth Fund**, **Baron Small Cap Fund** and **Baron Opportunity Fund**. **Baron Fifth Avenue Growth Fund** pays the Adviser 0.90% per annum for average daily net assets under \$1 billion, 0.85% per annum for average daily net assets greater than \$1 billion but less than \$2 billion and 0.80% per annum for average daily net assets over \$2 billion. A discussion regarding the basis for the approval by the Board of the investment advisory contract for each Fund is available in the Funds' Annual Financial Report to the Shareholders for the fiscal year ended September 30, 2012.

## How Your Shares are Priced

The purchase or sale price for your shares is the Funds' net asset value per share ("NAV"), which is generally calculated as of the close of regular trading on the New York Stock Exchange (the "Exchange") (usually 4 p.m. Eastern Time ("E.T.)) on each day the Exchange is open. Your purchase or sale will be priced at the next NAV calculated after your order is accepted by DST Systems, Inc. (the "Transfer Agent"). The Exchange is closed on weekends and most national holidays, including New Year's Day, Martin Luther King, Jr. Day, Presidents' Day, Good Friday, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day. The NAV will not be calculated on days when the Exchange is closed for trading. The Funds have agreements with certain financial intermediaries that authorize them to accept orders or designate third parties to accept orders on behalf of the Funds. If you place your order through these financial intermediaries, the order will be considered received when they accept the order. Those orders will be priced at the next NAV calculated after acceptance of the order by the financial intermediary or its agent.

The Funds' investments traded on any national stock exchange are valued based on their last sale prices. For securities traded on NASDAQ, the Funds use the NASDAQ Official Closing Price. Where market quotations are not readily available, or, if in the Adviser's judgment, they do not accurately reflect the fair value of a security, or an event occurs after the market closes but before the Funds are priced that materially affects the value of a security, the securities will be valued by the Adviser using policies and procedures approved by the Board. The Adviser has a Fair Valuation Committee (the "Committee") comprised of senior executives, and the Committee provides a report to the Board every quarter. Factors the Committee considers when valuing a security include whether a current price is stale, there is recent news, the security is thinly traded, transactions are infrequent and quotations are genuine. There can be no guarantee, however, that a fair valuation used by the Funds on any given day will more accurately reflect the market value of an investment than the closing price of such investment in its market. The Funds may change the time at which orders are priced if the Exchange closes at a different time or an emergency exists. U.S. Government obligations and other debt instruments having 60 days or less remaining until maturity are stated at amortized cost. Debt instruments having a greater remaining maturity will be valued on the basis of prices obtained from a pricing service approved by the Board or at the mean of the bid and ask prices from a dealer maintaining an active market in that security.

Non-U.S. equity securities are valued on the basis of their most recent closing market prices and translated into U.S. dollars at 4 p.m. E.T., except under the circumstances described below. Most foreign markets close before 4 p.m. E.T. For securities primarily traded in the Far East, for example, the most recent closing prices may be as much as 15 hours old at 4 p.m. E.T. If the Adviser determines that developments between the

close of the foreign markets and 4 p.m. E.T. may, in its judgment, materially affect the value of some or all of a Funds' non-U.S. securities, the Adviser will adjust the previous closing prices to reflect what it believes to be the fair value of the securities as of 4 p.m. E.T. In deciding whether to make these adjustments, the Adviser reviews a variety of factors, including developments in foreign markets, the performance of U.S. securities markets and the performance of instruments trading in U.S. markets that represent non-U.S. securities and baskets of non-U.S. securities. The Adviser may also fair value securities in other situations, for example, when a particular foreign market is closed but the Funds are open. The Adviser uses outside pricing services to provide it with closing market prices and information used for adjusting those prices. The Adviser cannot predict how often it will use closing prices and how often it will adjust those prices.

### How to Purchase Shares

You may purchase shares of the Funds directly without paying a sales charge. Please use the Funds' "Regular Account Application" form to open an account. Special applications are available to open individual retirement accounts, such as Traditional, Roth, SEP or Simple IRAs (collectively "IRAs" or individually an "IRA") and Coverdell accounts. All applications can be found at [www.BaronFunds.com/applications](http://www.BaronFunds.com/applications). Please complete the application form in its entirety. If you do not provide all the information requested, your application will be returned to you and your investment will not be established.

The Funds offer two classes of shares, Retail Shares and Institutional Shares, which differ only in their ongoing fees and eligibility requirements. The minimum initial investment for the Retail Shares is \$2,000 per Fund, unless you choose to invest through the Baron Automatic Investment Plan (please see the "Baron Automatic Investment Plan" section on pages 46-47 of this prospectus). The minimum initial investment for Institutional Shares is \$1,000,000 per Fund. Institutional Shares are intended for certain financial intermediaries that offer shares of the Baron Funds® through fee-based platforms, retirement platforms or other platforms for which the financial intermediary provides services and is not compensated by the Baron Funds® for those services. Shareholders meeting the eligibility requirements for the Institutional Shares may also purchase Institutional Shares directly through the Baron Funds® without paying a sales charge or any other additional fees. Employees and Trustees of the Baron Funds® are not subject to the eligibility requirements for Institutional Shares.

At the sole discretion of the Adviser, the initial investment minimum may be waived for certain investors. In addition, the Funds will not enforce the minimum for accounts opened through certain financial intermediaries and administrators that may not have systems that are able to enforce the Funds' minimum. There is no

minimum for subsequent purchases except for purchases made through the Funds' website (please see the "Special Information About the Baron Funds® Website" section on pages 52-53 of this prospectus). The Funds may reject any proposed purchase if the purchase would violate the Funds' policies on short-term trading (please see the "Policies Regarding Frequent Purchases and Redemptions of Fund Shares" section on pages 50-51 of this prospectus).

**Anti-Money Laundering Regulations.** As part of the Funds' legal responsibility to fight the funding of terrorism and money laundering activities, the Funds require a detailed verification of the identity of a shareholder and individuals with authority or control over accounts opened by entities such as corporations, partnerships or trusts. When you open an account, the Funds will request such information as is necessary to verify your identity as a shareholder, as well as the identities of any individuals with authority or control over accounts being opened by entities. **The information requested includes name, address, date of birth and U.S. taxpayer identification number.** Please make sure to provide all required information. Incomplete information will delay your investment. The Funds will not process your investment until all required information has been provided. While the Funds are intended for U.S. investors, foreign investors who do not have U.S. taxpayer identification numbers may be permitted to invest in the Funds if the Adviser determines that the broker-dealer through which the foreign investor intends to invest has sufficient anti-money laundering policies and procedures in place.

Your share purchase will receive the NAV of the Funds on the date that all required information has been provided to the Transfer Agent. United Missouri Bank of Kansas City, N.A. will hold your investment check until all required anti-money laundering information has been received. Investment funds received by bank wire will also be held by United Missouri Bank of Kansas City, N.A. If the application is not complete, the Funds' representatives will attempt to collect any missing information by contacting you directly. If you purchase the Funds through a broker, dealer or other financial intermediary, such broker, dealer or other financial intermediary will be responsible for collecting the required information.

If the application is complete, the Funds will process the investment and will take steps to verify your identity. The Funds may request additional information or documents, if needed, to verify your identity. If the Funds cannot verify your identity, the account will be closed and you will receive proceeds based on the next NAV calculated for the Fund(s) in which you invested. If the Funds deem it necessary, and upon written notice to you, the payment of redemption proceeds to you may be suspended to comply with the anti-money laundering regulations applicable to the Funds. The Funds will share the identity of their shareholders with federal authorities if required to do so by law and may report a failure to verify a shareholder's identity with federal authorities in accordance with applicable law.

**State Unclaimed Property Laws.** Depending upon the State in which your account is opened, your property may be transferred to the appropriate State if no activity occurs in your account within the time period specified by State law. You should familiarize yourself with the laws of the State in which you have your account.

### How to Invest with the Baron Funds®

#### By Mail

**To open a new account,** send your signed application form with your check payable to **BARON FUNDS®** to:

Baron Funds®  
P.O. Box 219946  
Kansas City, MO 64121-9946

or by overnight mail to:

Baron Funds®  
430 West 7th Street  
Kansas City, MO 64105-1514

**Please make sure you indicate how much money you want invested in each Fund.** Checks must be payable in U.S. dollars and must be drawn on a U.S. bank. Third party checks, credit cards, money orders, travelers' checks, starter checks, bearer securities and cash will not be accepted. For IRAs and Coverdell accounts, please specify the year for which the contribution is made. If no year is specified, it will be applied as a current year contribution.

**When adding to your account,** please complete the additional investment form provided at the bottom of your account statement or purchase confirmation. If you do not have that form, please write a note with the account number, indicating in which Fund the investment should be made and send it along with your additional investment check. Please note that any investment funded by check will be subject to a fifteen-day hold or held until the check clears to prevent any fraudulent transactions. Please send it to either the regular or overnight address.

#### By Wire

You can make your initial or additional investments in the Funds by wire. To do so, please: (1) contact the Funds' Transfer Agent at 1-800-442-3814 to obtain an account number; (2) complete and sign the application form and mail it to Baron Funds®, P.O. Box 219946, Kansas City, MO 64121-9946; (3) instruct your bank to wire funds to the United Missouri Bank of Kansas City, N.A., ABA No. 1010-0069-5, Account No. 98-7037-101-4; and (4) be sure to specify the following information in

the wire: (a) the Fund you are buying; (b) your account number; and (c) your name. The Funds are not responsible for delays in the wiring process.

#### By Telephone

Once your account is open, you may add to your investment (if you have banking instructions on your account) or exchange among the Baron Funds® by speaking with a representative or by calling our automated voice recognition system “BaronTel,” unless you specifically declined either of these options on your account application. Please call 1-800-442-3814 to invest or exchange by telephone (please see the “How to Exchange Shares” section on page 51 of this prospectus). By choosing this option to make a purchase, you authorize the Funds to draw on your bank account. Please note that for an exchange, your accounts must be identically registered. If you need to add this option to your account, please call 1-800-442-3814.

#### By Internet

You may open a new account through the Baron Funds® website by going to [www.BaronFunds.com/openaccount](http://www.BaronFunds.com/openaccount) (please see the “Special Information about the Baron Funds® Website” on pages 52-53 of this prospectus). You may add to an existing account by going to [www.BaronFunds.com/myaccount](http://www.BaronFunds.com/myaccount). You must have ACH/Banking instructions on your account in order to make online purchases.

#### Baron Automatic Investment Plan – Retail Shares Only

Baron Automatic Investment Plan (the “Plan”) is an automatic investment plan offered by the Funds. For any account starting with an investment of less than \$2,000, the minimum initial investment is \$500 with subsequent monthly investments of as little as \$50, which are automatically invested from your checking account. Once your investment has reached \$2,000, you have the option of either discontinuing the Plan by contacting the Funds or continuing to automatically invest in the Funds. If your initial investment is greater than \$2,000 and you wish to utilize the Plan for your account, please contact the Funds. To enroll in the Plan, please complete the Enrollment Form (available by calling 1-800-99BARON), attach a voided check and mail with your application to either Baron Funds®, P.O. Box 219946, Kansas City, MO 64121-9946 or, to the overnight address, Baron Funds®, 430 West 7th Street, Kansas City, MO 64105-1514.

If your account has already been established without banking instructions and you wish to enroll in the Plan, please send a “signature guaranteed” letter of instruction

along with a voided check to the regular or overnight address. You can obtain a signature guarantee from most securities firms or banks, **but not from a notary public.**

#### Through Brokers, Dealers or Other Financial Intermediaries

You may purchase shares of the Funds through a broker, dealer or other financial intermediary that may charge a transaction fee. If you purchase shares directly from the Funds, no transaction fee is charged. The Funds also participate in programs with many financial intermediaries where no transaction fee is charged.

#### How to Redeem Shares

You may redeem Fund shares by any of the methods described below. If you are selling shares in an IRA or Coverdell account, please read the information in the IRA or Coverdell plan document. Redemptions will not be made until all of the requirements are met. Redemptions are priced at the next NAV calculated after your redemption request is received in the proper form. If you have recently purchased shares directly in the Baron Funds®, your redemption request may not be sent to you until the purchase check has cleared your bank, which generally occurs within fifteen calendar days.

#### By Mail

Please write a letter that includes the following information: the name of the registered owner(s) of the account; the name of the Fund(s); the number of shares or dollar amount to be redeemed; and the account number. The letter must be signed in exactly the same way the account is registered, including the signature of each joint owner, if applicable. Mail the request to the Transfer Agent at Baron Funds®, P.O. Box 219946, Kansas City, MO 64121-9946.

A signature guarantee is required for redemptions of more than \$50,000 per Fund (please see the “Special Information About Redemptions” section on pages 48-49 of this prospectus). Normally, within seven days after receipt of a redemption request by the Transfer Agent in the proper form, the Fund will mail you the proceeds.

#### By Telephone

You are automatically granted the telephone redemption option when you open your account, unless you decline the option on your account application or by calling 1-800-442-3814. Once made, your telephone request cannot be changed. There is no minimum amount that you must redeem by telephone from your account. The maximum amount that you may redeem by telephone is \$50,000 per Fund per business day. You may receive the proceeds by any one of the following methods:

(a) we will mail a check to the address to which your account is registered; (b) we will transmit the proceeds by electronic funds transfer to a previously designated bank account (usually a two banking day process); or (c) we will wire the proceeds to a pre-authorized bank account for a \$10 fee that will be deducted from your redemption proceeds (usually a next banking day process). Banking instructions can be added to your account or changed by sending in a signature guaranteed letter of instruction. Please include your account number.

The Funds have the right to refuse a telephone redemption if they believe that it is advisable to do so. The Funds will not be responsible for any fraudulent telephone order as long as the Funds and their Transfer Agent use reasonable procedures to confirm that telephone instructions are genuine.

#### By Internet

You may make a redemption request of \$50,000 or less per Fund per business day online by going to [www.baronfunds.com/myaccount](http://www.baronfunds.com/myaccount) (please see the “Special Information about the Baron Funds® Website” on pages 52-53 of the prospectus). The ability to redeem by Internet applies to regular accounts (non-fiduciary) only.

The Funds have the right to refuse an online redemption if they believe that it is advisable to do so. The Funds will not be responsible for any fraudulent online order as long as the Funds and their Transfer Agent use reasonable procedures to confirm that online instructions are genuine.

#### By Broker, Dealer or Other Financial Intermediaries

Accounts may redeem Fund shares held by a broker, dealer or other financial intermediary that may charge you a fee. The Funds may have special redemption procedures with certain brokers, dealers or other financial intermediaries.

#### Special Information about Redemptions

If the amount to be redeemed is greater than \$50,000 per Fund, all of the signatures on a redemption request must be signature guaranteed. **If you have changed your address within 30 days of a redemption request, a signature guarantee is required for any amount of redemption.** For joint tenant accounts, each signature must be signature guaranteed. A signature guarantee helps protect you and the Funds from fraud. You can obtain a signature guarantee from most securities firms or banks, **but not from a notary public.** If you are redeeming \$50,000 or less per Fund, and if the proceeds are sent to the address of record (which has not been changed within 30 days), no signature guarantee is required.

Please call the Transfer Agent at 1-800-442-3814 if you are unsure of any of the special redemption requirements. Please remember that the Funds will not process

redemptions greater than \$50,000 per Fund per business day until the original letter of instruction with the signature guarantee in proper form has been received by the Transfer Agent.

The Transfer Agent may require other documentation from corporations, trustees, executors, and others who hold shares on behalf of someone else. If you have any questions concerning the requirements, please call the Transfer Agent at 1-800-442-3814. Redemptions will not be made until all of the conditions, including the receipt in proper form of all required documentation by the Transfer Agent, have been satisfied. A redemption of Fund shares may generate a tax liability.

If you redeem more than \$250,000 or 1% of the net asset value of a Fund during any 90-day period, that Fund has the right to pay the redemption price, either totally or partially, by a distribution of portfolio securities instead of cash.

For Retail Shares, if the value of your investment in a Fund falls below \$2,000 because of redemptions, the Funds may contact you about your balance. If it is still below \$2,000 after 60 days, the Funds may redeem the remainder of your investment in the Fund and send you the proceeds. For Institutional Shares, if the value of your investment in a Fund falls below \$1,000,000 because of redemptions, the Funds may contact you about your balance. If it remains below \$1,000,000 after 60 days, the Funds may convert your Institutional Shares into Retail Shares. The Funds will notify you in writing that your investment will be redeemed or converted in advance of taking such action so that you are informed of the new status of your investment.

The Funds may suspend the normal redemption process if trading on the Exchange is suspended or if an emergency exists that reasonably precludes the valuation of the Funds' net assets or if the SEC permits a suspension.

### Dividends and Distributions

Each Fund pays its shareholders dividends from its net investment income and distributes any net realized capital gains once each year. Your distributions will be reinvested in the Fund unless you instruct the Fund otherwise. There are no charges on reinvestments. After every distribution, the value of a share is automatically reduced by the amount of the distribution. If you elect not to reinvest and the postal or other delivery service is unable to deliver checks to your address of record, your distribution will be reinvested in additional shares at the next NAV calculated after the check is returned to the Fund. No interest will accrue on amounts represented by uncashed distribution or redemption checks.

Potential investors should read the "U.S. Federal Income Taxation" section on pages 53-55 of this prospectus and the "Taxation of the Funds" section on pages 36-42 in the accompanying SAI for information on the tax treatment of distributions from the Funds and for a discussion of the tax consequences of an investment in the Funds. References below to the "Fund" apply to each of the Funds described in this prospectus.

### Policies Regarding Frequent Purchases and Redemptions of Fund Shares

The Funds discourage any person who is not a long-term investor from investing in the Funds. The Funds make investments for the long term and have had relatively low turnover of the portfolios (please see the “Additional Investment Strategies” section on pages 32-35 of this prospectus and the “Principal Investment Strategies of the Fund” sections of each summary section beginning on page 4 of the prospectus). The Board has adopted policies and procedures to minimize frequent purchases and redemptions of Fund shares by shareholders. The Board believes that frequent trading (which may include market timing, short-term trading or excessive trading) of Fund shares has the potential to adversely impact other shareholders of the Funds.

The Board believes that frequent trading of Fund shares causes risks to the Funds and their shareholders. Frequent trading may dilute the value of Fund shares held by long-term shareholders, trigger gains taxable to Fund shareholders, increase brokerage and administrative costs and interfere with the efficient management of the Funds. It may disrupt the Adviser’s ability to manage the Funds in accordance with their goals. This disadvantages other shareholders of the Funds and adds to Fund costs, since the Adviser may be required to sell investments prematurely to raise cash to meet redemptions. The impact could be particularly severe for a smaller Fund because the frequent activity would have a greater impact on each remaining long-term shareholder. Shareholders could also be negatively affected by frequent trading if the Adviser is forced to rebalance the portfolio and thereby incur substantial expenses in doing so.

**Trades in and out of a Fund within 90 days or less may be indicative of frequent trading.** If the Adviser believes that an investor is a frequent trader, the Adviser, in its sole discretion, may temporarily or permanently bar that investor from trading in the Fund or any Baron Funds®. Exchanges between the Funds within 90 days or less will generally not be considered frequent trading, unless the Adviser, in its sole discretion, determines that such exchanges are excessive. Although the Adviser uses a variety of methods to detect and deter frequent trading, there is no assurance that the Adviser’s own operational systems and procedures will identify and eliminate all frequent trading strategies. For example, certain accounts, which are known as omnibus accounts, include multiple investors and such accounts typically provide the Funds with a net purchase or redemption order on any given day where purchasers of Fund shares and redeemers of Fund shares are netted against one another and the identity of individual purchasers and redeemers are not known by the Funds.

If the Funds reasonably believe that certain financial intermediaries are not enforcing the Funds’ policies regarding frequent purchases and redemptions of Fund shares, the Funds may prohibit the financial intermediary from investing in the Funds on behalf of any of its clients. However, certain financial intermediaries and administrators may

not have systems that can accommodate the Funds' policies regarding the frequent purchases and redemptions of Fund shares. In these limited instances, the Funds must rely on those financial intermediaries and administrators to enforce their own frequent trading policies. If the Adviser reasonably believes that a financial intermediary is not enforcing its own policy, or the Funds' policies regarding frequent purchases and redemptions of Fund shares, even though it has the appropriate systems, the Funds may prohibit the financial intermediary from investing in the Funds on behalf of any of its clients.

The Funds' policies and procedures may be modified or terminated at any time. The Funds reserve the right to reject any purchase or exchange request for any reason. The Adviser, in its sole discretion, may waive its policies regarding frequent purchases and redemptions of fund shares for purchases, redemptions and exchanges that are part of a rebalancing or asset allocation program administered by an approved financial intermediary.

### How to Exchange Shares

You may exchange all or a portion of your investment from one Baron Fund into another. You may exchange shares by mail, telephone (speaking with a representative or using our automated voice recognition system "BaronTel") or through the Baron Funds® website. You must not have opted out of the telephone option to do an exchange via telephone or online (please see the "Special Information about the Baron Funds® Website" section on pages 52-53 of this prospectus). Any new account established through an exchange will have the same registration, the same privileges and will be subject to the same minimum investment requirements as your original account. There is currently no fee for an exchange. Exchanges will be executed on the basis of the relative net asset value of the shares exchanged. An exchange is considered a sale for U.S. federal income tax purposes, and you may therefore realize a gain or loss for U.S. federal income tax purposes as a result on an exchange. The policy of the Funds is to presume that a person who trades in and out of a Fund within 90 days or less is not a long-term investor (please see the "Policies Regarding Frequent Purchases and Redemptions of Fund Shares" section on pages 50-51 of this prospectus). Exchanges between the Funds within 90 days or less will generally not be considered frequent trading unless the Adviser, in its sole discretion, determines that such exchanges are excessive. The Funds reserve the right to cancel the exchange privilege of any investor who uses the exchange privilege excessively. The Funds may change or temporarily suspend the exchange privilege during unusual market conditions.

### How to Convert Shares

The Funds offer two classes of shares, Retail Shares and Institutional Shares, which differ only in their ongoing fees and eligibility requirements. You may convert Retail

Shares into Institutional Shares if the value of your investment in a Fund is at least \$1,000,000. If the value of your investment in a Fund falls below \$1,000,000, the Fund may convert your Institutional Shares into Retail Shares. The transaction will be based on the respective NAV of each class to be exchanged on the trade date for the conversion. For U.S. federal income tax purposes, such a conversion is not a taxable event.

### Special Information about the Baron Funds® Website

You may visit us online at the Baron Funds® website at [www.BaronFunds.com/myaccount](http://www.BaronFunds.com/myaccount) to check your Fund account balance and historical transactions, make purchases or redemptions of Fund shares or exchanges into other Baron Funds®. Exchanges into other Baron Funds on the Baron Funds website may only be made for Retail Shares. If you do not already have a login ID and password, you may establish online transaction privileges by enrolling on the website. You automatically have the ability to establish these privileges, but you will be required to enter into a user's agreement through the website to enroll for the privileges. Transactions through the website are subject to the same minimums as other transaction methods. To purchase shares online, you must have ACH instructions on your account. Payment for the purchase of Baron Fund shares through the website may be made only through an ACH debit of your bank account held at a domestic financial institution that is an ACH member.

For Retail Shares, the Funds impose a limit of \$25,000 per initial purchase transaction or subsequent transaction through the website. The minimum initial investment for Retail Shares is \$2,000 per Fund with subsequent minimum investments through the website of \$10 per month. If you are utilizing the Baron Automatic Investment Plan, you can start with an initial investment of \$500 per Fund with subsequent minimum investments of \$50 per month. You may not make an initial purchase of Institutional Shares through the Baron Funds® website unless you are an employee or Trustee of the Baron Funds®. For Institutional Shares, the Funds impose a limit of \$25,000 for subsequent transactions through the website.

The Funds limit the amount you may redeem through its website to \$50,000 or less per Fund per business day. Redemption proceeds may be sent by check or, if your account has bank information, by wire or ACH. Redemptions will be paid by check to the address of record if it has not changed in the last 30 days, and wire or ACH transfer to the bank of record. The ability to redeem by Internet applies to regular accounts (non-fiduciary) only.

Please be aware that the Internet is an unsecured, unstable, unregulated and unpredictable environment. Your ability to use the Baron Funds® website for transactions is dependent on the Internet, equipment, software, systems, data and services provided by various vendors and third parties. While the Funds, the

Distributor, the Transfer Agent and the Adviser have established certain security measures, they cannot guarantee that inquiries, account information or trading activity will be completely secure. There may also be delays, malfunctions or other inconveniences, or times when the website is not available for Fund transactions or other purposes. If this occurs, you should consider using other methods to purchase, redeem or exchange shares. The Funds, the Distributor, the Transfer Agent and the Adviser are not liable for any delays, malfunctions or unauthorized interception or access to communications or account information.

The Funds, the Distributor, the Transfer Agent and the Adviser are not liable for any loss, liability, cost or expense for following instructions communicated through the Internet, including fraudulent or unauthorized instructions.

## U.S. Federal Income Taxation

### Tax Status of the Fund

Each Fund intends to qualify every year as a “regulated investment company” under the Code. If a Fund qualifies as a regulated investment company, it generally will not be subject to U.S. federal income tax on income that is distributed to shareholders, provided that it distributes to its shareholders at least 90% of its “investment company taxable income” (which includes, among other items, dividends, interest, the excess of net short-term capital gains over net long-term capital losses and other taxable income other than the excess of net long-term capital gains over net short-term capital losses) and 90% of its net tax exempt interest income in each year.

### Taxability of Dividends and Distributions

The Funds intend to pay dividends from their net investment income and to distribute any net realized capital gains once each year. Distributions of a Fund’s investment company taxable income (other than “qualified dividend income”), including distributions of net short-term capital gains, will be taxable to you as ordinary income. Distributions of a Fund’s net capital gains (the excess of a Fund’s net long-term capital gain for the taxable year over its net short-term capital loss for that year) reported as capital gain dividends by a Fund will be taxable to you as long-term capital gains, regardless of the length of time you have held shares of a Fund. Distributions in excess of a Fund’s current and accumulated earnings and profits will be treated as a tax-free return of capital, to the extent of your adjusted basis in your Shares of a Fund, and as a capital gain thereafter (if you held your Shares of a Fund as capital assets). Provided that you satisfy the applicable holding period and other requirements with respect to your Shares of a Fund, distributions of a Fund’s “qualified dividend income” will be treated as “qualified dividend income” received by

you and will therefore be subject to U.S. federal income tax at the rates applicable to long-term capital gains. The Funds will inform you each year of the tax status of distributions you received for the previous year. Your tax liabilities for such distributions will depend on your particular tax situation.

Your distributions will be reinvested in the Fund unless you instruct the Fund otherwise. If you do not instruct the Fund not to reinvest distributions in additional shares of a Fund, you will be treated for U.S. federal income tax purposes as receiving the relevant distributions and using them to purchase shares. All distributions of investment company taxable income and net capital gains, whether received in cash or reinvested, must be reported on your U.S. federal income tax return.

A distribution will be treated as paid during a calendar year if it is declared by the Fund in October, November or December of the year to holders of record in such a month and paid by January 31 of the following year. Such distributions will be taxable to you as if received on December 31 of such prior year, rather than in the year in which the distributions are actually received.

Dividends and interest received by a Fund may give rise to withholding and other taxes imposed by foreign countries. If a Fund meets certain requirements and so elects, a ratable portion of the amounts withheld or paid will generally be taxable to you as a shareholder even though you do not receive them. In that case, you will generally be able to claim a tax credit or a deduction for your portion of any foreign withholding and income taxes paid by a Fund, subject to generally applicable limitations.

A Fund must withhold 28% of your dividends and redemption proceeds if you have not provided a taxpayer identification number or social security number or if the number you have provided is incorrect.

#### Taxability of the Sale or Redemption of Shares

You will recognize a taxable gain or loss, if any, if you sell or redeem your Shares. You will generally be subject to taxation based on the difference between your adjusted tax basis in your shares that are sold or redeemed and the value of the cash or other property you receive in payment therefor.

Any gain or loss arising from the sale or redemption of shares will be treated as capital gain or loss if the shares are capital assets in your hands and will generally be long-term capital gain or loss if your holding period for your Shares is more than one year and short-term capital gain or loss if it is one year or less. Currently, long-term capital gains recognized by individuals and other non-corporate shareholders on a sale or redemption of shares generally are taxed at a maximum rate of 20%. Any loss realized on a sale or redemption will be disallowed to the extent the shares you

dispose of are replaced (including pursuant to our dividend reinvestment program) with substantially identical shares within a period beginning 30 days before and ending 30 days after the disposition of your Shares. In such a case, your basis in the shares acquired will be adjusted to reflect the disallowed loss. Any loss arising from the sale or redemption of shares for which you have a holding period of six months or less will be treated for U.S. federal tax purposes as a long-term capital loss to the extent of any amount of capital gain dividends you received with respect to such shares.

The foregoing is a summary of some of the important U.S. federal income tax considerations affecting the Funds and their shareholders. It is not a complete analysis of all relevant tax considerations, nor is it a complete listing of all potential tax risks involved in purchasing or holding shares of the Funds. You should consult your own tax adviser regarding specific questions of federal, state, local or foreign tax law.

#### Taxability of Conversion of Shares

The Funds offer two classes of shares, Retail Shares and Institutional Shares, which differ only in their ongoing fees and eligibility requirements. You may convert Retail Shares into Institutional Shares if your investment in a Fund is at least \$1,000,000. If the value of your investment in a Fund falls below \$1,000,000 because of redemptions, the Fund may convert your Institutional Shares into Retail Shares. The transaction will be based on the respective NAV of each class on the trade date for the conversion. For U.S. federal income tax purposes, such a conversion will not be taxable event. You should consult your own tax adviser regarding specific questions of federal, state, local or foreign tax law.

#### Cost Basis Information

A Fund is required to report your cost basis, gain or loss, and holding period to the Internal Revenue Service on your Consolidated Form 1099 when “covered” shares of the Fund are redeemed. Covered shares are any shares acquired (including shares acquired through reinvestment of the Fund’s distributions) on or after January 1, 2012. Each of the Funds has chosen the “average cost” method as its default method. The Funds will use this method for purposes of reporting your cost basis unless you instruct the relevant Fund in writing to use a different calculation method. You may choose a method different from the Funds’ default method if you provide the Fund with timely notice. Please consult your tax advisor with regard to your particular circumstances.

## Distribution Arrangements

### 12b-1 Plan

The Funds have adopted a distribution plan for Retail Shares under Rule 12b-1 of the Investment Company Act of 1940 (the “1940 Act”) that allows the Funds to pay distribution fees for the sale of Retail Shares and for services provided to shareholders. A substantial portion of the 12b-1 fees is directed to third parties that provide shareholder servicing to existing shareholders. Because the fees are paid out of the Funds’ assets attributable to the Retail Shares on an on-going basis, over time these fees will increase the cost of your investment in Retail Shares and may cost you more than paying other types of sales charges. The 12b-1 plan authorizes the Funds to pay BCI a distribution fee equal to 0.25% per annum of each Fund’ s average daily net assets attributable to the Retail Shares (please see the “12b-1 Plan” section on pages 29-31 of the SAI). The 12b-1 Plan does not apply to Institutional Shares.

**Third Party Arrangements.** The Adviser, the Distributor or their affiliates, may, at their own expense out of their own financial resources (a source of which may be payment under the Funds’ 12b-1 Plan for Retail Shares), make cash payments for shareholder services to some, but not all brokers, dealers or other financial intermediaries, as an incentive to sell shares of the Funds and/or promote retention of their customers’ assets in the Funds. These payments, sometimes referred to as “revenue sharing payments,” do not change the price paid by investors to purchase the Funds’ shares or the amount the Funds receive as proceeds from such sales.

Revenue sharing payments may be made to brokers, dealers or other financial intermediaries that provide services to the Funds or to shareholders of the Funds, including shareholder servicing, transaction processing, sub-accounting services, marketing support and/or access to sales meetings, sales representatives and management representatives of the broker, dealer or other financial intermediary. Revenue sharing payments may also be made to brokers, dealers or other financial intermediaries for inclusion of the Funds on a sales list, including a preferred or select sales list, in other sales programs, or as an expense reimbursement in cases where the broker, dealer or other financial intermediary provides shareholder services to Fund shareholders. Revenue sharing payments may be structured: (i) as a percentage of net sales; (ii) as a percentage of net assets; and/or (iii) as a fixed dollar amount.

The Funds may pay fees to financial intermediaries out of the applicable Fund’ s assets (in addition to 12b-1 fees for Retail Shares), for servicing shareholder accounts. Such financial intermediaries would have omnibus accounts with the Transfer Agent, and provide shareholder servicing and/or sub-transfer agent services to shareholders or beneficial owners. It is anticipated that any amounts paid by the Funds to such financial intermediaries would not exceed the amount each Fund would have incurred in maintaining the shareholder accounts for those who invest in the Fund directly rather than through these financial intermediaries. As of December 31, 2012, the Funds have made no such payments.

## Financial Highlights

The financial highlights table is intended to help you understand the Funds' financial performance for the fiscal years indicated. Certain information reflects financial results for a single Fund share. The "total return" shows how much your investment in a Fund would have increased (or decreased) during each period, assuming you had reinvested all dividends and distributions. These financial highlights, for each of the fiscal years presented in the five year period ended September 30, 2012 have been audited by PricewaterhouseCoopers LLP, the Funds' independent registered public accounting firm, whose report, along with the Funds' financial statements, is included in the Funds' Annual Financial Report, which is available upon request by calling 1-800-99BARON or by emailing [info@baronfunds.com](mailto:info@baronfunds.com). The Annual Financial Report is also incorporated by reference in the SAI. The SAI and the Annual Financial Report can be found at [www.BaronFunds.com](http://www.BaronFunds.com).

## BARON ASSET FUND

Year Ended	RETAIL SHARES					INSTITUTIONAL SHARES			
	2012	2011	2010	2009	2008	2012	2011	2010	2009 <sup>(3)</sup>
<b>September 30</b>									
Net Asset Value,									
Beginning of Year	\$49.00	\$49.27	\$43.62	\$52.12	\$66.57	\$49.30	\$49.43	\$43.65	\$37.38
<b>INCOME (LOSS) FROM INVESTMENT OPERATIONS:</b>									
Net Investment Income (Loss)	(0.14 ) <sup>(1)</sup>	(0.23 ) <sup>(1)</sup>	(0.28 ) <sup>(1)</sup>	(0.20 ) <sup>(1)</sup>	(0.29 ) <sup>(1)</sup>	0.01 <sup>(1)</sup>	(0.10) <sup>(1)</sup>	(0.15) <sup>(1)</sup>	(0.05 ) <sup>(1)</sup>
Net Realized and									
Unrealized Gain (Loss) on									
Investments	10.94	0.73	5.93	(5.68 )	(12.08 )	11.01	0.74	5.93	6.32
Total from Investment Operations	10.80	0.50	5.65	(5.88 )	(12.37 )	11.02	0.64	5.78	6.27
<b>LESS DISTRIBUTIONS TO SHAREHOLDERS FROM:</b>									
Net Investment Income	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Net Realized Gain on Investments	(7.77 )	(0.77 )	0.00	(2.62 )	(2.08 )	(7.77 )	(0.77 )	0.00	0.00
Total Distributions	(7.77 )	(0.77 )	0.00	(2.62 )	(2.08 )	(7.77 )	(0.77 )	0.00	0.00
Net Asset Value, End									
of Year	\$52.03	\$49.00	\$49.27	\$43.62	\$52.12	\$52.55	\$49.30	\$49.43	\$43.65
<b>TOTAL RETURN</b>	24.65 %	0.85 %	12.95 %	(9.88 )%	(19.14 )%	24.99%	1.14 %	13.24%	16.77 % <sup>(4)</sup>
<b>RATIOS/SUPPLEMENTAL DATA:</b>									
Net Assets (in millions),									
End of Year	\$1,845.6	\$1,924.9	\$2,424.2	\$2,652.6	\$3,311.8	\$386.7	\$288.9	\$242.8	\$82.3
Ratio of Operating									
Expenses to Average Net Assets	1.33 %	1.33 %	1.32 %	1.36 % <sup>(2)</sup>	1.33 % <sup>(2)</sup>	1.06 %	1.06 %	1.06 %	1.16 % <sup>(5)</sup>
Ratio of Net Investment Income (Loss) to									
Average Net Assets	(0.28 )%	(0.41 )%	(0.61 )%	(0.54 )%	(0.49 )%	0.02 %	(0.18)%	(0.33)%	(0.39 )% <sup>(5)</sup>
Portfolio Turnover Rate	13.11 %	23.89 %	13.04 %	14.67 %	16.02 %	13.11%	23.89%	13.04%	14.67 %

(1) Based on average shares outstanding.

(2) Benefit of expense reduction rounds to less than 0.01%.

(3) For the period May 29, 2009 (Commencement of Operations) to September 30, 2009.

(4) Not Annualized.

(5) Annualized.

## BARON GROWTH FUND

Year Ended	RETAIL SHARES					INSTITUTIONAL SHARES			
	2012	2011	2010	2009	2008	2012	2011	2010	2009 <sup>(3)</sup>
<b>September 30</b>									
Net Asset Value, Beginning of Year	\$46.18	\$44.37	\$39.00	\$41.69	\$54.55	\$46.46	\$44.52	\$39.03	\$33.71
<b>INCOME (LOSS) FROM INVESTMENT OPERATIONS:</b>									
Net Investment Income (Loss)	0.20 <sup>(1)</sup>	(0.29) <sup>(1)</sup>	(0.34) <sup>(1)</sup>	(0.18) <sup>(1)</sup>	(0.28) <sup>(1)</sup>	0.45 <sup>(1)</sup>	(0.17) <sup>(1)</sup>	(0.22) <sup>(1)</sup>	(0.04) <sup>(1)</sup>
Net Realized and Unrealized Gain									
(Loss) on Investments	12.64	2.10	5.71	(2.47)	(10.07)	12.62	2.11	5.71	5.36
Total from Investment Operations	12.84	1.81	5.37	(2.65)	(10.35)	13.07	1.94	5.49	5.32
<b>LESS DISTRIBUTIONS TO SHAREHOLDERS FROM:</b>									
Net Investment Income	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Net Realized Gain on Investments	(0.83)	0.00	0.00	(0.04)	(2.51)	(0.83)	0.00	0.00	0.00
Total Distributions	(0.83)	0.00	0.00	(0.04)	(2.51)	(0.83)	0.00	0.00	0.00
Net Asset Value,									
End of Year	\$58.19	\$46.18	\$44.37	\$39.00	\$41.69	\$58.70	\$46.46	\$44.52	\$39.03
<b>TOTAL RETURN</b>	28.12 %	4.08 %	13.77 %	(6.34) %	(19.78) %	28.45 %	4.36 %	14.07 %	15.78 % <sup>(4)</sup>
<b>RATIOS/SUPPLEMENTAL DATA:</b>									
Net Assets									
(in millions),									
End of Year	\$4,073.5	\$4,110.8	\$4,842.8	\$5,034.5	\$5,615.0	\$1,747.3	\$1,261.8	\$728.9	\$238.7
Ratio of Operating Expenses to Average Net									
Assets	1.32 %	1.32 %	1.32 %	1.35 % <sup>(2)</sup>	1.32 % <sup>(2)</sup>	1.06 %	1.06 %	1.06 %	1.13 % <sup>(5)</sup>
Ratio of Net Investment Income (Loss) to									
Average Net Assets	0.38 %	(0.56) %	(0.80) %	(0.56) %	(0.59) %	0.83 %	(0.33) %	(0.53) %	(0.29) % <sup>(5)</sup>
Portfolio Turnover Rate	13.70 %	13.51 %	16.12 %	26.65 %	25.97 %	13.70 %	13.51 %	16.12 %	26.65 %

(1) Based on average shares outstanding.

(2) Benefit of expense reduction rounds to less than 0.01%.

(3) For the period May 29, 2009 (Commencement of Operations) to September 30, 2009.

(4) Not Annualized.

(5) Annualized.

## BARON SMALL CAP FUND

Year Ended	RETAIL SHARES					INSTITUTIONAL SHARES			
	2012	2011	2010	2009	2008	2012	2011	2010	2009 <sup>(5)</sup>
September 30									
Net Asset Value, Beginning of Year	\$20.84	\$20.90	\$17.96	\$18.70	\$25.47	\$20.96	\$20.97	\$17.97	\$15.52
<b>INCOME (LOSS) FROM INVESTMENT OPERATIONS:</b>									
Net Investment Loss	(0.19 ) <sup>(1)</sup>	(0.15 ) <sup>(1)</sup>	(0.06 ) <sup>(1)</sup>	(0.13 ) <sup>(1)</sup>	(0.09 ) <sup>(1)</sup>	(0.13 ) <sup>(1)</sup>	(0.10 ) <sup>(1)</sup>	(0.03 ) <sup>(1)</sup>	(0.04 ) <sup>(1)</sup>
Net Realized and Unrealized Gain (Loss) on									
Investments	5.96	0.09 <sup>(2)</sup>	3.00	(0.61 )	(5.01 )	6.00	0.09 <sup>(2)</sup>	3.03	2.49
Total from Investment Operations	5.77	(0.06 )	2.94	(0.74 )	(5.10 )	5.87	(0.01 )	3.00	2.45
<b>LESS DISTRIBUTIONS TO SHAREHOLDERS FROM:</b>									
Net Investment									
Income	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Net Realized Gain on Investments	(0.47 )	0.00	0.00	(0.00 ) <sup>(3)</sup>	(1.67 )	(0.47 )	0.00	0.00	0.00
Total Distributions	(0.47 )	0.00	0.00	(0.00 )	(1.67 )	(0.47 )	0.00	0.00	0.00
Net Asset Value,									
End of Year	\$26.14	\$20.84	\$20.90	\$17.96	\$18.70	\$26.36	\$20.96	\$20.97	\$17.97
<b>TOTAL RETURN</b>	28.09 %	(0.29 )%	16.37 %	(3.95 )%	(21.44 )%	28.41 %	(0.05)%	16.69%	15.79 % <sup>(6)</sup>
<b>RATIOS/SUPPLEMENTAL DATA:</b>									
Net Assets									
(in millions),									
End of Year	\$3,081.8	\$2,842.0	\$3,032.0	\$2,719.4	\$2,871.6	\$1,111.0	\$518.6	\$261.1	\$89.4
Ratio of Operating Expenses to									
Average Net Assets	1.31 %	1.31 %	1.31 %	1.34 % <sup>(4)</sup>	1.32 % <sup>(4)</sup>	1.05 %	1.06 %	1.06 %	1.16 % <sup>(7)</sup>
Ratio of Net Investment Loss to Average Net									
Assets	(0.76 )%	(0.63 )%	(0.30 )%	(0.86 )%	(0.42 )%	(0.53 )%	(0.42)%	(0.15)%	(0.75 )% <sup>(7)</sup>
Portfolio Turnover Rate	28.02 %	32.81 %	27.22 %	35.83 %	41.52 %	28.02 %	32.81%	27.22%	35.83 %

(1) Based on average shares outstanding.

(2) The amount shown for a share outstanding does not correspond with the aggregate realized and unrealized gain (loss) on investments for the period due to the timing of sales and redemptions of fund shares in relation to fluctuating market values of investments of the Fund.

(3) Less than \$0.01 per share.

(4) Benefit of expense reduction rounds to less than 0.01%.

(5) For the period May 29, 2009 (Commencement of Operations) to September 30, 2009.

(6) Not Annualized.

(7) Annualized.

## BARON OPPORTUNITY FUND

Year Ended	RETAIL SHARES					INSTITUTIONAL SHARES			
	2012	2011	2010	2009	2008	2012	2011	2010	2009 <sup>(7)</sup>
September 30									
Net Asset Value, Beginning of Year	\$12.83	\$12.76	\$10.61	\$9.90	\$13.01	\$12.91	\$12.80	\$10.62	\$8.88
<b>INCOME (LOSS) FROM INVESTMENT OPERATIONS:</b>									
Net Investment Loss	(0.17) <sup>(1)</sup>	(0.16) <sup>(1)</sup>	(0.13) <sup>(1)</sup>	(0.08) <sup>(1)</sup>	(0.09) <sup>(1)</sup>	(0.13) <sup>(1)</sup>	(0.12) <sup>(1)</sup>	(0.10) <sup>(1)</sup>	(0.02) <sup>(1)</sup>
Net Realized and Unrealized Gain (Loss) on Investments	2.95	0.23	2.28	0.79	(3.02)	2.97	0.23	2.28	1.76
Total from Investment Operations	2.78	0.07	2.15	0.71	(3.11)	2.84	0.11	2.18	1.74
<b>LESS DISTRIBUTIONS TO SHAREHOLDERS FROM:</b>									
Net Investment Income	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Net Realized Gain on Investments	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Total Distributions	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Redemption Fees Added to Paid-In Capital	0.00	0.00	0.00 <sup>(2)</sup>	0.00 <sup>(2)</sup>	0.00 <sup>(2)</sup>	0.00	0.00	0.00 <sup>(2)</sup>	0.00
Net Asset Value, End of Year	\$15.61	\$12.83	\$12.76	\$10.61	\$9.90	\$15.75	\$12.91	\$12.80	\$10.62
<b>TOTAL RETURN</b>	21.67%	0.55 %	20.26%	7.17 %	(23.90)%	22.00%	0.86 %	20.53%	19.59 % <sup>(3)(4)</sup>
<b>RATIOS/SUPPLEMENTAL DATA:</b>									
Net Assets (in millions), End of Year	\$332.4	\$240.4	\$214.4	\$142.7	\$154.4	\$62.5	\$35.5	\$25.5	\$10.9
Ratio of Operating Expenses to Average Net Assets	1.39 %	1.41 %	1.44 %	1.50 %	1.42 %	1.13 %	1.14 %	1.18 %	1.37 % <sup>(6)</sup>
Less: Reimbursement of Expenses by Adviser and/or Offsets	0.00 %	0.00 %	0.00 %	0.00 % <sup>(5)</sup>	0.00 % <sup>(5)</sup>	0.00 %	0.00	0.00 %	(0.12) <sup>(6)</sup>
Ratio of Net Expenses to Average Net Assets	1.39 %	1.41 %	1.44 %	1.50 %	1.42 %	1.13 %	1.14 %	1.18 %	1.25 % <sup>(6)</sup>
Ratio of Net Investment Loss to Average Net Assets	(1.16)%	(1.11)%	(1.08)%	(1.00)%	(0.79)%	(0.90)%	(0.84)%	(0.83)%	(0.74)% <sup>(6)</sup>
Portfolio Turnover Rate	88.56%	65.43%	76.44%	68.09%	61.44 %	88.56%	65.43%	76.44%	68.09 %

(1) Based on average shares outstanding.

(2) Less than \$0.01 per share.

(3) The total returns would have been lower had certain expenses not been reduced during the periods shown.

(4) Not Annualized.

(5) Benefit of expense reduction rounds to less than 0.01%.

(6) Annualized.

(7) For the period May 29, 2009 (Commencement of Operations) to September 30, 2009.

## BARON FIFTH AVENUE GROWTH FUND

Year Ended	RETAIL SHARES					INSTITUTIONAL SHARES			
	2012	2011	2010	2009	2008	2012	2011	2010	2009 <sup>(2)</sup>
September 30									
Net Asset Value, Beginning of Year	\$8.98	\$9.21	\$8.60	\$10.38	\$14.12	\$9.00	\$9.21	\$8.61	\$7.54
<b>INCOME (LOSS) FROM INVESTMENT OPERATIONS:</b>									
Net Investment									
Income (Loss)	(0.03) <sup>(1)</sup>	(0.06) <sup>(1)</sup>	(0.03) <sup>(1)</sup>	0.03 <sup>(1)</sup>	0.00 <sup>(1)(6)</sup>	(0.01) <sup>(1)</sup>	(0.03) <sup>(1)</sup>	(0.01) <sup>(1)</sup>	0.02 <sup>(1)</sup>
Net Realized and Unrealized Gain									
(Loss) on									
Investments	2.88	(0.17)	0.66	(1.03)	(2.62)	2.90	(0.18)	0.66	1.05
Total from									
Investment									
Operations	2.85	(0.23)	0.63	(1.00)	(2.62)	2.89	(0.21)	0.65	1.07
<b>LESS DISTRIBUTIONS TO SHAREHOLDERS FROM:</b>									
Net Investment									
Income	0.00	0.00	(0.02)	(0.01)	0.00	0.00	0.00	(0.05)	0.00
Net Realized Gain on Investments	0.00	0.00	0.00	(0.77)	(1.12)	0.00	0.00	0.00	0.00
Total Distributions	0.00	0.00	(0.02)	(0.78)	(1.12)	0.00	0.00	(0.05)	0.00
Net Asset Value,									
End of Year	\$11.83	\$8.98	\$9.21	\$8.60	\$10.38	\$11.89	\$9.00	\$9.21	\$8.61
<b>TOTAL RETURN<sup>(3)</sup></b>	31.74%	(2.50)%	7.38 %	(7.75)%	(19.96)%	32.11%	(2.28)%	7.59 %	14.19 % <sup>(4)</sup>
<b>RATIOS/SUPPLEMENTAL DATA:</b>									
Net Assets (in millions), End of Year	\$34.8	\$23.4	\$29.0	\$32.8	\$58.2	\$18.9	\$10.2	\$10.4	\$9.5
Ratio of Operating Expenses to									
Average Net Assets	1.55 %	1.59 %	1.62 %	1.69 %	1.47 %	1.26 %	1.31 %	1.35 %	1.61 % <sup>(5)</sup>
Less: Reimbursement of									
Expenses by Adviser and/or Offsets	(0.25)%	(0.29)%	(0.25)%	(0.29)%	(0.07)%	(0.21)%	(0.26)%	(0.24)%	(0.46)% <sup>(5)</sup>
Ratio of Net									
Expenses to									
Average Net Assets	1.30 %	1.30 %	1.37 %	1.40 %	1.40 %	1.05 %	1.05 %	1.11 %	1.15 % <sup>(5)</sup>
Ratio of Net									
Investment									
Income (Loss) to Average Net									
Assets	(0.30)%	(0.55)%	(0.32)%	0.40 %	(0.01)%	(0.05)%	(0.30)%	(0.07)%	0.58 % <sup>(5)</sup>
Portfolio Turnover Rate	79.07%	75.36%	57.67%	39.61%	39.59 %	79.07%	75.36%	57.67%	39.61 %

(1) Based on average shares outstanding.

(2) For the period May 29, 2009 (Commencement of Operations) to September 30, 2009.

(3) The total returns would have been lower had certain expenses not been reduced during the periods shown.

(4) Not Annualized.

(5) Annualized.

(6) Less than \$0.01 per share.

## General Information

### Custodian, Administrator, Transfer Agent and Dividend Agent

State Street Bank and Trust Company (“SSBT”), One Lincoln Street, Boston, MA 02111, serves as the custodian for the Funds’ cash and securities.

SSBT serves as the administrator to the Funds and provides certain accounting and bookkeeping services, which include maintaining the books of each Fund, calculating daily the income and NAV per share of each Fund and assisting in the preparation of tax returns and reports to shareholders.

DST Systems, Inc. (“DST”) serves as transfer agent and dividend disbursing agent for the Funds.

These institutions are not responsible for investment decisions of the Funds.

### Shareholder Information

If you have questions about your account or transactions, please contact DST at DST Systems, Inc., P.O. Box 219946, Kansas City, MO 64121-9946, or by telephone at 1-800-442-3814.

If you have questions about general Fund information, please call 1-800-99BARON or 212-583-2100.

As a Massachusetts business trust, annual shareholder meetings are not required. The Adviser sends Annual and Semi-Annual Financial Reports to shareholders. Pending legal proceedings, if any, are disclosed in the SAI.

### Privacy Notice

The Funds collect nonpublic personal information about you from the following sources:

- Information we receive from you on applications or other forms;
- Information about your transactions with us, our Adviser or others; and
- Information we receive from third parties, such as credit reporting agencies.

“Nonpublic personal information” is private information about you that we obtain in connection with providing a financial product or service to you.

We may share your name and address with other Funds and the Adviser and its affiliates for the purpose of sending you information about our products that we believe may be of interest to you and informing you of our upcoming Baron Investment Conference and for sending required information.

We do not disclose any nonpublic personal information about our customers to anyone, except as permitted or required by law. Examples of permitted disclosures under the law include sharing with companies that work for us to provide you services, such as the Transfer Agent or mailing house. All such companies that act on our behalf are contractually obligated to keep the information that we provide to them confidential and to use the information only to provide the services that we have asked them to perform for you and us.

We restrict access to nonpublic information about you to those employees who need to know that information to provide products or services to you. We maintain physical, electronic and procedural safeguards to guard your nonpublic personal information.

This privacy notice is also available at all times on the Baron Funds® website, [www.BaronFunds.com](http://www.BaronFunds.com) or by calling 1-800-99BARON.







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## For More Information

Investors who want more information about Baron Funds<sup>®</sup> may obtain the following documents free upon request at the numbers or addresses below.

### Shareholder Reports and Statement of Additional Information

Additional information about the Funds' investments is available in the Funds' Annual and Semi-Annual Financial Reports to shareholders. In the Funds' Annual Report you will find a discussion of the market conditions and investment strategies that significantly affected the Funds' performance during the last fiscal year.

Additional information is also contained in the SAI dated January 28, 2013. A current SAI is on file with the SEC and is incorporated by reference in this prospectus. You may obtain the SAI and the shareholder reports without charge by writing or calling 1-800-99BARON. The SAI and shareholder reports are also available on the Baron Funds<sup>®</sup> website, [www.BaronFunds.com](http://www.BaronFunds.com).

By telephone: Call 1-800-99BARON (1-800-992-2766)

By mail: Write to: BARON FUNDS<sup>®</sup>

767 Fifth Avenue

New York, NY 10153

By e-mail: Send your request to:  
[info@BaronFunds.com](mailto:info@BaronFunds.com)

On the Internet: Text-only versions of Baron Funds<sup>®</sup> documents can be viewed online or downloaded from: [www.BaronFunds.com](http://www.BaronFunds.com) or from the EDGAR database on the SEC's website at [www.sec.gov](http://www.sec.gov).

Other: Information about the Funds (including the SAI) can be reviewed and copied at the Commission's Public Reference Room in Washington, D.C., and information on the operation of the Public Reference Room may be obtained by calling the SEC at 1-202-551-8090. Reports and other information about the Funds are available on the EDGAR Database on the SEC's Internet site at <http://www.sec.gov> and copies of this information may be obtained, after paying a duplication fee, by electronic request at the following email address; [publicinfo@sec.gov](mailto:publicinfo@sec.gov), or by writing the SEC's Public Reference Section, Washington, D.C. 20549-1520.

Ticker Symbols:

Baron Asset Fund

Retail Shares

BARAX

Institutional Shares

BARIX

Baron Growth Fund

Retail Shares

BGRFX

Institutional Shares

BGRIX

Baron Small Cap Fund

Retail Shares

BSCFX

Institutional Shares

BSFIX

Baron Opportunity Fund

Retail Shares

BIOPX

Institutional Shares

BIOIX

Baron Fifth Avenue Growth Fund

Retail Shares

BFTHX

Institutional Shares

BFTIX

SEC file number: 811-5032

No person has been authorized to give any information or to make any representations other than those contained in this prospectus or in the related SAI.



767 Fifth Avenue • New York, NY 10153

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# **BARON INVESTMENT FUNDS TRUST**

## **Baron Asset Fund**

**Retail Shares: BARAX**

**Institutional Shares: BARIX**

## **Baron Growth Fund**

**Retail Shares: BGRFX**

**Institutional Shares: BGRIX**

## **Baron Small Cap Fund**

**Retail Shares: BSCFX**

**Institutional Shares: BSFIX**

## **Baron Opportunity Fund**

**Retail Shares: BIOPX**

**Institutional Shares: BIOIX**

## **Baron Fifth Avenue Growth Fund**

**Retail Shares: BFTHX**

**Institutional Shares: BFTIX**

**767 Fifth Avenue**

**New York, NY 10153**

**(800) 99Baron**

**212-583-2100**

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### **Statement of Additional Information dated January 28, 2013**

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This Statement of Additional Information (“SAI”) is not a prospectus. This SAI should be read in conjunction with the Funds’ Prospectus, dated January 28, 2013, which may be obtained without charge by writing or calling the Funds at the address or telephone number above or by visiting [www.BaronFunds.com](http://www.BaronFunds.com).

The Funds’ Prospectus is incorporated by reference into this SAI and the SAI is incorporated by reference into the Funds’ Prospectus. The Funds’ audited financial statements for the period ended September 30, 2012 are incorporated into this SAI, which can be found at [www.BaronFunds.com](http://www.BaronFunds.com). You may request a copy of the Annual and Semi-Annual Financial Reports at no charge by writing or calling the Funds at the address or telephone number above.

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**No person has been authorized to give any information or to make any representations other than those contained in this SAI or in the related Prospectus.**

## TABLE OF CONTENTS

	Page in Statement of Additional Information	Page in Prospectus
<a href="#"><u>FUND HISTORY</u></a>	3	
<a href="#"><u>DESCRIPTION OF THE FUNDS AND THEIR INVESTMENT RISKS</u></a>	3	
<a href="#"><u>Investment Strategies and Risks</u></a>	3	4,10,16,22,28
<a href="#"><u>Share Classes</u></a>	12	
<a href="#"><u>Fund Policies</u></a>	12	
<a href="#"><u>Temporary Defensive Position</u></a>	15	34
<a href="#"><u>Portfolio Turnover</u></a>	15	3,9,15,22,28
<a href="#"><u>Disclosure of Portfolio Holdings</u></a>	16	39
<a href="#"><u>MANAGEMENT OF THE FUNDS</u></a>	17	39
<a href="#"><u>Board of Trustees and Officers</u></a>	17	
<a href="#"><u>Board Committees</u></a>	23	
<a href="#"><u>Trustee Ownership of Fund Shares</u></a>	24	
<a href="#"><u>Compensation</u></a>	25	
<a href="#"><u>Code of Ethics</u></a>	25	
<a href="#"><u>Proxy Voting Policies and Procedures</u></a>	26	
<a href="#"><u>CONTROL PERSONS AND PRINCIPAL HOLDERS OF SECURITIES</u></a>	26	
<a href="#"><u>Control Persons</u></a>	26	
<a href="#"><u>Principal Holders</u></a>	27	
<a href="#"><u>Management Ownership</u></a>	27	
<a href="#"><u>INVESTMENT ADVISORY AND OTHER SERVICES</u></a>	27	
<a href="#"><u>Investment Adviser</u></a>	27	
<a href="#"><u>Principal Underwriter</u></a>	29	
<a href="#"><u>Service Agreements</u></a>	29	
<a href="#"><u>12b-1 Plan</u></a>	29	56
<a href="#"><u>Other Service Providers</u></a>	31	
<a href="#"><u>PORTFOLIO MANAGERS</u></a>	32	40,41
<a href="#"><u>Ownership of Portfolio Managers</u></a>	33	
<a href="#"><u>BROKERAGE ALLOCATION AND OTHER PRACTICES</u></a>	33	
<a href="#"><u>CAPITAL STOCK AND OTHER SECURITIES</u></a>	35	
<a href="#"><u>PURCHASE, REDEMPTION AND PRICING OF SHARES</u></a>	35	42,43,47
<a href="#"><u>Net Asset Value</u></a>	35	
<a href="#"><u>TAXATION OF THE FUNDS</u></a>	36	53
<a href="#"><u>U.S. Federal Income Taxation</u></a>	36	
<a href="#"><u>Tax Status of the Funds</u></a>	36	
<a href="#"><u>Foreign Taxes</u></a>	38	
<a href="#"><u>Distributions</u></a>	39	
<a href="#"><u>Sale or Redemption of Shares</u></a>	40	
<a href="#"><u>Exchange or Conversion of Shares</u></a>	41	
<a href="#"><u>Backup Withholding and Information Reporting</u></a>	41	
<a href="#"><u>Foreign Shareholders</u></a>	41	
<a href="#"><u>State, Local and Foreign Taxes</u></a>	42	
<a href="#"><u>Cost Basis Information</u></a>	42	

UNDERWRITERS

42

FINANCIAL STATEMENTS

43

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## FUND HISTORY

Effective October 22, 2004, the name of **Baron Asset Fund** was changed to **Baron Investment Funds Trust** (the “Trust”). The Trust is an open-end, diversified management investment company originally organized and established under the laws of the Commonwealth of Massachusetts on February 19, 1987. The Trust is structured to be able to issue shares in multiple series, each constituting a separate portfolio with separate assets and liabilities from any other series. There are five series currently available (individually, a “Fund,” and collectively, the “Funds”):

<u>Name of Series</u>	<u>Date of First Public Offering</u>	<u>Date of Commencement of Investment Trading</u>
<b>Baron Asset Fund</b>	June 11, 1987	June 12, 1987
<b>Baron Growth Fund</b>	December 31, 1994	January 3, 1995
<b>Baron Small Cap Fund</b>	September 30, 1997	October 1, 1997
<b>Baron Opportunity Fund</b>	February 29, 2000	March 1, 2000
<b>Baron Fifth Avenue Growth Fund</b>	April 30, 2004	May 1, 2004

The investment adviser to the Funds is BAMCO, Inc. (“BAMCO” or the “Adviser”). Ronald Baron is the portfolio manager of **Baron Growth Fund**. Andrew Peck is the portfolio manager of **Baron Asset Fund**. Cliff Greenberg is the portfolio manager of **Baron Small Cap Fund**. Michael Lippert is the portfolio manager of **Baron Opportunity Fund**. Alex Umansky is the portfolio manager of **Baron Fifth Avenue Growth Fund**.

## DESCRIPTION OF THE FUNDS AND THEIR INVESTMENTS AND RISKS

### Investment Strategies and Risks.

**Baron Asset Fund**’s investment goal is to seek capital appreciation through long-term investments primarily in securities of medium-sized growth companies with undervalued assets or favorable growth prospects. **Baron Asset Fund** invests for the long term primarily in securities of medium-sized growth companies with market capitalizations at the time of purchase of between \$1.5 billion and \$12 billion. **Baron Growth Fund**’s investment goal is to seek capital appreciation through long-term investments primarily in securities of small-sized growth companies. **Baron Growth Fund** invests for the long term primarily in securities of small-sized growth companies with market capitalizations of up to \$2.5 billion. A small-sized growth company is defined as one having a market capitalization of under \$2.5 billion at the time of purchase. **Baron Small Cap Fund**’s investment goal is to seek capital appreciation through investments primarily in securities of small-sized growth companies with market capitalizations of up to \$2.5 billion at the time of purchase. The investment goal of **Baron Opportunity Fund** is capital appreciation through investments primarily in growth companies that benefit from technology advances. **Baron Opportunity Fund** will invest at least 65% of its assets in equity securities of companies with market capitalizations between \$1 billion and \$15 billion at the time of purchase. Companies with market capitalizations that have moved outside of that range since the time of purchase will continue to be included in the \$1 billion to \$15 billion range for the purpose of the 65% requirement. **Baron Fifth Avenue Growth Fund**’s investment goal is capital appreciation through investments primarily in the securities of large-sized growth companies with market capitalizations of greater than \$5 billion at the time of purchase.

For the purposes of complying with the Funds’ market capitalization requirements, market capitalization is determined at the time of purchase. For example, Baron Opportunity Fund must invest at least 65% of its assets in companies with market capitalizations between \$1 billion and \$15 billion at the time of purchase. If the Fund bought ABC Company when it had a market capitalization of \$8 billion, and ABC’ s market capitalization appreciated to \$16 billion, ABC would still be considered to have a market capitalization of \$8 billion for the purpose of calculating whether the Fund was complying with the 65% requirement. If the Fund bought a single share when ABC’ s market capitalization was \$16 billion, the market capitalization of ABC would now be considered \$16 billion and would not count toward the 65% requirement.

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In addition to the investment strategies of the Funds described in each of their respective summary sections and in the prospectus on pages 32-35, the Funds may use the additional strategies described below. These investment strategies are not fundamental policies and may be changed by the Funds' Board of Trustees (the "Board") without shareholder approval upon at least 60 days notice. Shareholders will be notified of any material changes. Some of the strategies discussed below are mentioned in the prospectus, but they are explained in more detail here.

### ***Non-U.S. Securities.***

The Funds may invest without limitation in the securities of non-U.S. issuers in U.S. denominated form known as American Depository Receipts ("ADRs"). They may also invest up to 10% of the respective total assets of **Baron Asset Fund, Baron Growth Fund** and **Baron Small Cap Fund**, and up to 25% of the respective total assets of **Baron Opportunity Fund** and **Baron Fifth Avenue Growth Fund** directly in the securities of non-U.S. issuers that are not publicly traded in the U.S. and in Global Depository Receipts ("GDRs") and European Depository Receipts ("EDRs").

ADRs are certificates issued by a U.S. bank or trust company and represent the right to receive securities of a foreign issuer deposited in a U.S. bank or foreign branch of a U.S. bank and traded on a U.S. exchange or in an over-the-counter market. EDRs and GDRs are receipts issued in Europe generally by a non-U.S. bank or trust company that evidence ownership of non-U.S. securities. There are no fees imposed on the purchase or sale of ADRs, EDRs or GDRs, although the issuing bank or trust company may impose fees on the purchase of dividends and the conversion of ADRs, EDRs and GDRs into the underlying securities. Investment in ADRs have certain advantages over direct investment in the underlying non-U.S. securities, since (i) ADRs are U.S. dollar denominated investments that are easily transferable and for which market quotations are readily available and (ii) issuers whose securities are represented by ADRs are subject to the same auditing, accounting and financial reporting standards as U.S. issuers. EDRs and GDRs are not necessarily denominated in the currency of the underlying security. Issuers of non-U.S. securities are subject to different, often less detailed, accounting, reporting and disclosure requirements than are U.S. issuers. These securities may have exposure to developed countries, developing countries, which are countries that from time to time comprise the MSCI Emerging Markets (EM) Index, and frontier countries, which are countries that from time to time comprise the MSCI Frontier Markets (FM) Index.

### ***REITs.***

The Funds may invest in the equity securities of real estate investment trusts ("REITs"). A REIT is a corporation or business trust that invests in real estate and derives its income from rents or sales of real property or interest on loans secured by mortgages on real property. The market value of REITs may be affected by numerous factors, including decreases in the value of real estate, vacancies, decreases in lease rates, defaults by lessees, changes in the tax laws or by their inability to qualify for the tax-free pass-through of their income.

### ***Securities Lending.***

The Funds may lend their portfolio securities to qualified institutions. By lending its portfolio securities, a Fund attempts to increase its income through the receipt of interest on the loan. Any gain or loss in the market price of the securities loaned that may occur during the term of the loan will be for the account of the Fund. A Fund may lend its portfolio securities so long as the terms and the structure of such loans are not inconsistent with the requirements of the Investment Company Act of 1940 (the "1940 Act"), which currently provide that (a) the borrower pledges and maintains with the Fund collateral consisting of cash, a letter of credit issued by a domestic US bank, or securities issued or guaranteed by the US government having a value at all times not less than 100% of the value of the securities loaned, (b) the borrower adds to such collateral whenever the price of the securities loaned rises (i.e., the value of the loan is "marked to the market" on a daily basis), (c) the loan be made subject to termination by the Fund at any time and the loaned securities be subject to recall within the normal and

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customary settlement time for securities transactions and (d) the Fund receives reasonable interest on the loan (which may include the Fund's investing any cash collateral in interest bearing short-term investments), any distributions on the loaned securities and any increase in their market value. If the borrower fails to maintain the requisite amount of collateral, the loan automatically terminates and the Fund could use the collateral to replace the securities while holding the borrower liable for any excess of replacement cost over the value of the collateral. As with any extension of credit, there are risks of delay in recovery and in some cases even loss of rights in collateral should the borrower of the securities fail financially.

A Fund will not lend portfolio securities if, as a result, the aggregate of such loans for Baron Asset Fund exceeds 10% and for Baron Growth Fund, Baron Small Cap Fund, Baron Opportunity Fund and Baron Fifth Avenue Growth Fund exceeds 25% of the value of its total assets (including such loans). Loan arrangements made by a Fund will comply with all other applicable regulatory requirements. All relevant facts and circumstances, including the creditworthiness of the qualified institution, will be monitored by the Adviser, and will be considered in making decisions with respect to lending of securities, subject to review by the Trust's Board of Trustees.

A Fund may pay reasonable negotiated fees in connection with loaned securities, so long as such fees are set forth in a written contract and approved by its Board of Trustees. In addition, a Fund shall, through the ability to recall securities prior to any required vote, retain voting rights over the loaned securities.

#### ***When-Issued and Delayed-Delivery Securities and Forward Commitments.***

The Funds may purchase or sell securities on a when-issued or delayed-delivery basis. When-issued or delayed-delivery transactions arise when securities are purchased or sold with payment and delivery taking place in the future in order to secure what is considered to be an advantageous price at the time of entering into the transaction. While a Fund generally purchases securities on a when-issued basis with the intention of acquiring the securities, the Fund may sell the securities before the settlement date if the Adviser deems it advisable. Distributions attributable to any gains realized on such a sale are taxable to shareholders. When-issued and delayed-delivery securities and forward commitments involve the risk that the security a Fund buys will lose value prior to its delivery. There are also the risks that the security will never be issued or that the other party to the transaction will not meet its obligation. If this occurs, a Fund loses both the investment opportunity for the assets it set aside to pay for the security and any gain in the security's price. The Funds do not anticipate investing more than 10% of their total assets in such securities.

#### ***Illiquid Securities.***

**Baron Asset Fund** may invest up to 10%, and **Baron Growth Fund, Baron Small Cap Fund, Baron Opportunity Fund** and **Baron Fifth Avenue Growth Fund** may invest up to 15%, of their respective net assets in illiquid securities at market. An illiquid security is one that cannot be disposed of in the ordinary course of business within seven days. Such investments may include private equity securities, private investments in public equity ("PIPE") securities and other restricted securities. To the extent that there is no established market for some of the debt securities in which the Funds may invest, there may be thin or no trading in such securities, and the ability of the Adviser to value accurately such securities may be adversely affected. Further, it may be more difficult for the Funds to sell securities for which no established market exists. During periods of reduced market liquidity, and in the absence of readily available market quotations for securities held in the Funds' portfolios, the responsibility of the Adviser to value the Funds' securities becomes more difficult, and the Adviser's judgment may play a greater role in the valuation of the Funds' securities due to a reduced availability of reliable data.

To the extent that the Funds purchase illiquid securities or securities that are restricted as to resale, the Funds may incur additional risks and costs. Illiquid and restricted securities may be particularly difficult to value and their disposition may require greater effort and expense than more liquid securities. The Funds may be required to incur costs in connection with the registration of restricted securities in order to dispose of such securities, although pursuant to Rule 144A under the Securities Act of 1933, certain securities may be determined to be liquid pursuant to procedures adopted by the Board under applicable guidelines.

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If one or more instruments in a Fund's portfolio become illiquid, the Fund may exceed its limit on illiquid instruments. If this occurs, the Fund must take steps to bring the aggregate amount of illiquid instruments back within the prescribed limitations as soon as reasonably practicable. However, this requirement will not force a Fund to liquidate any portfolio instrument where the Fund would suffer a loss on the sale of that instrument.

### ***Debt Securities.***

Debt securities have varying levels of sensitivity to changes in interest rates. In general, the price of a debt security can fall when interest rates rise and can rise when interest rates fall. Securities with longer maturities can be more sensitive to interest rate changes. The longer the maturity of a security, the greater the impact a change in interest rates could have on the security's price. In addition, short-term and long-term interest rates do not necessarily move in the same amount or the same direction. Short-term securities tend to react to changes in short-term interest rates, and long-term securities tend to react to changes in long-term interest rates.

Many types of debt securities including mortgage-backed securities, are subject to prepayment risk. Prepayment risk occurs when the issuer of a security can repay principal prior to the security's maturity. Securities subject to prepayment can offer less potential for gains during a declining interest rate environment and similar or greater potential for loss in a rising interest rate environment. In addition, the potential impact of prepayment features on the price of a debt security can be difficult to predict and result in greater volatility. The Funds do not anticipate investing more than 5% of their respective assets in such securities.

The Funds may invest in zero-coupon, step-coupon and pay-in-kind securities. These securities are debt securities that do not make regular interest payments. Zero-coupon and step-coupon securities are sold at a deep discount to their face value, and pay-in-kind securities pay interest through the issuance of additional securities. The market value of these debt securities generally fluctuates in response to changes in interest rates to a greater degree than interest-paying securities of a comparable term and quality. The secondary market value of corporate debt securities structured as zero-coupon securities or pay-in-kind securities may be more volatile in response to changes in interest rates than debt securities, which pay interest periodically in cash. Because such securities do not pay current interest, but instead accrue such income, to the extent that the Funds do not have available cash to meet distribution requirements with respect to such income, they could be required to dispose of portfolio securities that they would not otherwise. Such disposition could be at a disadvantageous price. Investments in such securities also involve certain tax considerations.

The Funds from time to time may also purchase indebtedness and participations, both secured and unsecured, of debtor companies in reorganization or financial restructuring. Such indebtedness may be in the form of loans, notes, bonds or debentures. When the Funds purchase a participation interest they assume the credit risk associated with the bank or other financial intermediary as well as the credit risk associated with the issuer of any underlying debt instrument. The Funds may also purchase trade and other claims against, and other unsecured obligations of, such debtor companies, which generally represent money due a supplier of goods or services to such company. Some debt securities purchased by the Funds may have very long maturities. The length of time remaining until maturity is one factor that the Adviser considers in purchasing a particular indebtedness. The purchase of indebtedness of a troubled company always involves a risk as to the creditworthiness of the issuer and the possibility that the investment may be lost. The Adviser believes that the difference between perceived risk and actual risk creates the opportunity for profit, which can be realized through thorough analysis. There are no established markets for some of this indebtedness, and it is less liquid than more heavily traded securities. Indebtedness of the debtor company to a bank is not the security of the banks issuing or selling them. The Funds may purchase loans from national and state chartered banks as well as foreign ones. The Funds may invest in senior indebtedness of debtor companies, although on occasion subordinated indebtedness may also be acquired. The Funds may also invest in distressed first mortgage obligations and other debt secured by real property. The Funds do not currently anticipate investing more than 10% of their total assets in trade and other claims.

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### ***Repurchase and Reverse Repurchase Agreements.***

The Funds may enter into repurchase agreements with certain banks or non-bank dealers. In a repurchase agreement, the Funds buy a security at one price, and at the time of sale, the seller agrees to repurchase that security at a mutually agreed upon time and price. Repurchase agreements could involve certain risks in the event of the failure of the seller to repurchase the securities as agreed, which may cause the Funds to suffer a loss, including loss of interest on, or principal of, the security and costs associated with delay and enforcement of the repurchase agreement. Repurchase agreements with a duration of more than seven days are considered illiquid securities. Repurchase agreements carry the risk that the market value of the securities declines below the repurchase price. Also a Fund could also lose money if it is unable to recover the securities and the value of the collateral held by the Fund is less than the value of the securities. In the event the borrower commences bankruptcy proceedings, a court may characterize the transaction as a loan. If a Fund has not perfected a security interest in the underlying collateral, the Fund may be required to return the underlying collateral to the borrower's estate and be treated as an unsecured creditor. As an unsecured creditor, the Fund could lose some or all of the principal and interest involved in the transaction.

The Funds may engage in reverse repurchase agreements with certain banks or non-bank dealers, where the Funds sell a security and simultaneously agree to buy it back at a mutually agreed upon time and price. To the extent that the Funds engage in reverse repurchase agreements, they will maintain a segregated account consisting of liquid assets or highly marketable securities to cover their obligations. Reverse repurchase agreements are a type of borrowing that may increase the possibility of fluctuation in a Fund's net asset value.

### ***Medium And Lower-Rated Corporate Debt Securities.***

The Funds may invest in debt securities that are rated in the medium to lowest rating categories by Standard & Poor's Corporation ("S&P") and Moody's Investors Services, Inc. ("Moody's"), some of which may be known as "junk bonds." The Funds do not anticipate investing more than 35% of their total assets in such securities. Because the creditworthiness of an issuer may change more rapidly than is able to be timely reflected in changes in credit ratings, the Adviser monitors corporate debt securities of issuers held in the Funds' equity portfolios. The Adviser could be wrong in its analysis. A general economic downturn or a significant increase in interest rates could severely disrupt the market for medium and lower grade corporate debt securities and adversely affect the market value of such securities and lead to increased incidences of default. Yields on debt securities in the portfolio that are interest rate sensitive can be expected to fluctuate over time.

### ***Short Sales.***

**Baron Growth Fund, Baron Small Cap Fund, Baron Opportunity Fund and Baron Fifth Avenue Growth Fund** may sell securities short. The Funds may sell a security that the Funds do not own. In order to do so, the Funds must borrow a security to deliver it to the purchaser and later buy that security in the market and return it to the lender. The value of a security sold short could increase and the Funds would have to pay more to buy the security to return to the lender than it received from the purchaser in the short sale. The Funds' risk of loss in these types of short sales is theoretically unlimited because there is no limit to the cost of replacing the borrowed security. The Funds may also sell a security short that the Funds own or a security equivalent in kind or amount to a security the Funds have a right to obtain (for example, a security convertible into the security sold short or a security that the Adviser believes will be deliverable upon the closing of a transaction). The Funds may also sell securities short when, in the opinion of the Adviser, the position is covered by owning a security that has ownership rights to assets that include all of the assets of the security shorted. If the value of the securities in these types of short sales increases, the Funds lose the opportunity to participate in the gain of the covered positions. The Funds may sell a security short only on a fully collateralized basis, which requires that the Funds establish and maintain a segregated account.

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## *Options Transactions and Swaps.*

**Baron Asset Fund** may write (sell) covered call options or purchase put options on equity and/or debt securities. **Baron Growth Fund, Baron Small Cap Fund, Baron Opportunity Fund** and **Baron Fifth Avenue Growth Fund** may write (sell) put and covered call options and purchase put and call options on equity and/or debt securities. The Funds may also enter into equity swap transactions. All calls sold by the Funds must be “covered” (i.e., a Fund must own the underlying securities) or must meet the asset segregation requirements described below for as long as the call is outstanding. Even though the Funds will receive the option premium to help protect it against loss, a call sold by a Fund exposes the Funds during the term of the option to possible loss of opportunity to realize appreciation in the market price of the underlying security or instrument and may require the Funds to hold a security or instrument which they might otherwise have sold, and a put sold by a Fund exposes the Fund to potential loss in the amount of the difference between the exercise price and the market value of the underlying security.

A put option gives the purchaser of the option, upon payment of a premium, the right to sell, and the writer, when exercised, the obligation to buy, the underlying security at the exercise price. A call option, upon payment of a premium, gives the purchaser of the option the right to buy, and the seller, if exercised, the obligation to sell, the underlying security at the exercise price. An American style put or call option may be exercised at any time during a fixed period, while a European style put or call option may be exercised only upon expiration or during a fixed period prior thereto. The Funds may engage in either style option. The Funds are authorized to engage in transactions with respect to exchange-listed options, over-the-counter options (“OTC options”) and other derivative investments. Exchange-listed options are issued by a regulated financial intermediary such as the Options Clearing Corporation (“OCC”), which guarantees the performance of the obligations of the parties to such options. The discussion below uses the OCC as an example, but is also applicable to other financial intermediaries.

Rather than taking or making delivery of the underlying security through the process of exercising the option, listed options are usually closed by entering into offsetting purchase or sale transactions that do not result in ownership of the new option. The Funds’ ability to close out its position as a purchaser or seller of an OCC or exchange-listed put or call option is dependent, in part, upon the liquidity of the option market. Among the possible reasons for the absence of a liquid option market on an exchange are: (i) insufficient trading interest in certain options; (ii) restrictions on transactions imposed by an exchange; (iii) trading halts, suspensions or other restrictions imposed with respect to particular classes or series of options or underlying securities including reaching daily price limits; (iv) interruption of the normal operations of the OCC or an exchange; (v) inadequacy of the facilities of an exchange or OCC to handle current trading volume; or (vi) a decision by one or more exchanges to discontinue the trading of options (or a particular class or series of options), in which event the relevant market for that option on that exchange would cease to exist, although outstanding options on that exchange would generally continue to be exercisable in accordance with their terms. The hours of trading for listed options may not coincide with the hours during which the underlying instruments are traded. To the extent that the option markets close before the markets for the underlying instruments, significant price and rate movements can take place in the underlying markets that cannot be reflected in the option markets.

OTC options are purchased from or sold to securities dealers, financial institutions or other parties (“Counterparties”) through direct bilateral agreement with the Counterparty. In contrast to exchange-listed options, which generally have standardized terms and performance mechanics, all the terms of an OTC option are negotiated by the parties. The Funds generally expect to enter into OTC options that have cash settlement provisions, although they are not required to do so.

Equity swap transactions are entered into with financial intermediaries through a direct agreement with the Counterparty, generally an ISDA Master Agreement, the specific terms of which are negotiated by the parties. The Funds may use equity swaps, or other derivative instruments, for hedging purposes against potential adverse movements in security prices or for non-hedging purposes such as seeking to enhance return. The Funds may be required to post collateral for such transactions.

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There is no central clearing, or unless the parties provide for it, guaranty function in an OTC option or derivative, including certain swaps. As a result, if the Counterparty fails to make or take delivery of the security or other instrument, or fails to make a cash settlement payment due in accordance with the option, the Funds will lose any premium they paid for the option as well as any anticipated benefit of the transaction. The Adviser must assess the creditworthiness of each Counterparty to determine the likelihood that the terms of the OTC option or the derivative will be satisfied. The Funds will engage in OTC option transactions and derivatives only with qualified counterparties. The staff of the SEC currently takes the position that OTC options purchased by the Funds, and portfolio securities “covering” the amount of the Funds’ obligation pursuant to an OTC option sold by it (the cost of the sell-back plus any in-the-money amount) are illiquid and subject to the Funds’ limitations on investments in illiquid securities, unless the Funds have the legal right to terminate the option on not more than seven days notice and the Counterparty has a high credit quality rating.

### ***Foreign Currency Transactions.***

The Funds that are permitted to invest in foreign currency-denominated securities also may purchase and sell foreign currency options and foreign currency futures contracts and futures options, and they may engage in foreign currency transactions either on a spot (cash) basis at prevailing currency exchange rates or through forward currency contracts. These Funds may engage in these transactions to hedge, directly or indirectly, against currency fluctuations, for other investment purposes and, with respect to certain Funds, to seek to enhance returns. A Fund may enter into currency transactions only with counterparties that the Adviser deems to be creditworthy. Certain of the foreign currency transactions the Funds may use are described below.

*Forward Foreign Exchange Transactions.* Certain Funds may enter into forward currency contracts (“forwards”) in connection with settling purchases or sales of securities, to hedge the currency exposure associated with some or all of the Fund’ s investments or as part of its investment strategy. Forwards are OTC contracts to purchase or sell a specified amount of a specified currency or multinational currency unit at a set price on a future date. The market value of a forward fluctuates with changes in foreign currency exchange rates. Forwards are marked to market daily based upon foreign currency exchange rates from an independent pricing service, and the change in value is recorded as unrealized appreciation or depreciation. A Fund will record a realized gain or loss when the forward is closed. Forwards are highly volatile, involve substantial currency risk and may also involve credit and liquidity risks.

*Currency Futures.* A Fund may also seek to enhance returns or hedge against the decline in the value of a currency through use of currency futures or options thereon. Currency futures are similar to forward foreign exchange transactions except that futures are standardized, exchange-traded contracts while forward foreign exchange transactions are traded in the OTC market. Currency futures involve substantial currency risk, and also involve leverage risk.

*Currency Options.* A Fund may also seek to enhance returns or hedge against the decline in the value of a currency through the use of currency options. Currency options are similar to options on securities. For example, in consideration for an option premium the writer of a currency option is obligated to sell (in the case of a call option) or purchase (in the case of a put option) a specified amount of a specified currency on or before the expiration date for a specified amount of another currency. A Fund may engage in transactions in options on currencies either on exchanges or OTC markets. A Fund may write covered call options on up to 100% of the currencies in its portfolio. Currency options involve substantial currency risk, and may also involve credit, leverage or liquidity risk.

*Currency Swaps.* In order to protect against currency fluctuations, a Fund may enter into currency swaps. A Fund may also hedge portfolio positions through currency swaps, which are transactions in which one currency is simultaneously bought for a second currency on a spot basis and sold for the second currency on a forward basis. Currency swaps involve the exchange of the rights of a Fund and another party to make or receive payments in specified currencies. Because currency swaps usually involve the delivery of the entire principal value of one

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designated currency in exchange for the other designated currency, the entire principal value of a currency swap is subject to the risk that the other party to the swap will default on its contractual delivery obligations.

*Limitations on Currency Transactions.* A Fund will not hedge a currency in excess of the aggregate market value of the securities that it owns (including receivables for unsettled securities sales), or has committed to purchase or anticipates purchasing, which are denominated in such currency. Open positions in forward foreign exchange transactions used for non-hedging purposes will be covered by the segregation of liquid assets and are marked to market daily.

*Risk Factors in Hedging Foreign Currency.* Hedging transactions involving Currency Instruments involve substantial risks, including correlation risk. While a Fund's use of Currency Instruments to effect hedging strategies is intended to reduce the volatility of the net asset value of the Fund's shares, the net asset value of the Fund's shares will fluctuate. Moreover, although Currency Instruments will be used with the intention of hedging against adverse currency movements, transactions in Currency Instruments involve the risk that anticipated currency movements will not be accurately predicted and that the Fund's hedging strategies will be ineffective. To the extent that a Fund hedges against anticipated currency movements that do not occur, the Fund may realize losses and decrease its total return as the result of its hedging transactions. Furthermore, a Fund will only engage in hedging activities from time to time and may not be engaging in hedging activities when movements in currency exchange rates occur. In connection with its trading in forward foreign currency contracts, a Fund will contract with a foreign or domestic bank, or foreign or domestic securities dealer, to make or take future delivery of a specified amount of a particular currency. There are no limitations on daily price moves in such forward contracts, and banks and dealers are not required to continue to make markets in such contracts. There have been periods during which certain banks or dealers have refused to quote prices for such forward contracts or have quoted prices with an unusually wide spread between the price at which the bank or dealer is prepared to buy and that at which it is prepared.

#### ***Initial Public Offerings.***

The prices of securities purchased in initial public offerings ("IPOs") can be very volatile and/or decline shortly after the IPO. Securities issued in IPOs have no trading history, and information about the issuing companies may be available for only very limited periods. The effect of IPOs on a Fund's performance depends on a variety of factors, including the number of IPOs the Fund invests in relative to the size of the Fund and whether and to what extent a security purchased in an IPO appreciates and depreciates in value. If a Fund's historical performance was impacted by gains from IPOs and/or secondary offerings, there is no guarantee that these results can be repeated or that the Fund's level of participation in IPOs and secondary offerings will be the same in the future.

#### ***Special Situations.***

The Funds may invest in "special situations." A special situation arises when, in the opinion of the Adviser, the securities of a company will be recognized and appreciate in value due to a specific anticipated development at that company. Such developments might include a new product, a management change, an acquisition or technological advancement. The risk of investing in special situations is that the anticipated development does not occur or its impact is not what the Adviser expected.

#### ***Use of Segregated and Other Special Accounts.***

Many hedging transactions require, among other things, that the Funds segregate liquid assets with their custodian to the extent Fund obligations are not otherwise "covered" through ownership of the underlying security or instrument. In general, either the full amount of any obligation by the Funds to pay or deliver securities or assets must be covered at all times by the securities or instruments required to be delivered, or, subject to any regulatory restrictions, an amount of cash or liquid securities at least equal to the current amount of the obligation must be segregated with the custodian. The segregated assets cannot be sold or transferred unless equivalent assets are substituted in their place or it is no longer necessary to segregate them.

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### ***Non-Diversification and Concentration Risk.***

Funds that are less diversified across geographic regions, countries, industries, or individual companies are generally riskier than more diversified funds. If a Fund has invested a higher percentage of its total assets in a particular region, sector or industry, changes affecting that region, sector or industry may have a significant impact on the performance of that Fund's overall portfolio. The economies and financial markets of certain regions—such as Latin America, Asia, and Europe and the Mediterranean region—can be interdependent and may all decline at the same time.

### ***Non-U.S. Securities.***

Investments in non-U.S. securities may involve additional risks to those inherent in investments in U.S. securities, including exchange rate fluctuations, political or economic instability, the imposition of exchange controls, expropriation, limited disclosure and illiquid markets. Risks can result from varying stages of economic and political development, differing regulatory environments, trading days, and accounting standards, uncertain tax laws, and higher transaction costs of non-U.S. markets. Investments outside the United States could be subject to governmental actions such as capital or currency controls, nationalization of a company or industry, expropriation of assets, or imposition of high taxes. Trading in the underlying securities of the Funds may take place in various foreign markets on certain days when the Funds are not open for business and do not calculate net asset values. As a result, net asset values may be significantly affected on days when shareholders cannot make transactions.

### ***Developing Countries and Frontier Countries.***

The Funds' investments in developing countries, which include countries in the MSCI Emerging Markets (EM) Index and frontier countries, which include countries in the MSCI Frontier Markets (FM) Index, are subject to all of the risks of non-U.S. investing generally, and have additional heightened risks due to a lack of established legal, political, business and social frameworks to support securities markets, including: delays in settling portfolio securities transactions; currency and capital controls; greater sensitivity to interest rate changes; pervasiveness of corruption and crime; currency exchange rate volatility; and inflation, deflation or currency devaluation. These risks are greater for frontier countries.

### ***Currency Risk.***

This refers to a decline in the value of a foreign currency versus the U.S. dollar, which reduces the dollar value of securities denominated in that currency. The overall impact on the Funds' holdings can be significant, unpredictable, and long-lasting, depending on the currencies represented in the portfolio and how each one appreciates or depreciates in relation to the U.S. dollar and whether currency positions are hedged. Under normal conditions, the Funds do not engage in extensive foreign currency hedging programs. Further, exchange rate movements are volatile, the Funds' attempts at hedging could be unsuccessful, and it is not possible to effectively hedge the currency risks of many developing countries.

### ***International Sanctions.***

From time to time, certain of the companies in which a Fund invests may operate in, or have dealings with, countries subject to sanctions or embargoes imposed by the U.S. government and the United Nations and/or countries identified by the U.S. government as state sponsors of terrorism. A company may suffer damage to its reputation if it is identified as a company which operates in, or has dealings with, countries subject to sanctions or embargoes imposed by the U.S. government and the United Nations and/or countries identified by the U.S. government as state sponsors of terrorism. As an investor in such companies, the Fund will be indirectly subject to those risks.

### ***Real Estate Industry Risk.***

In addition to general market conditions, the value of the Funds will be affected by the strength of the real estate markets. Factors that could affect the value of the Funds' holdings include the following: overbuilding and

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increased competition; increases in property taxes and operating expenses; declines in the value of real estate; lack of availability of equity and debt financing to refinance maturing debt; vacancies due to economic conditions and tenant bankruptcies; losses due to costs resulting from environmental contamination and its related clean-up; changes in interest rates; changes in zoning laws; casualty or condemnation losses; variations in rental income; changes in neighborhood values; and functional obsolescence and appeal of properties to tenants.

### ***Energy Industry Risk.***

Energy industries can be significantly affected by fluctuations in energy prices and supply and demand of energy fuels caused by events relating to international politics, energy conservation, the success of exploration projects, weather or meteorological events, and tax and other government regulations.

### ***Resources Industry Risk.***

Resources industries can be significantly affected by events relating to international political and economic developments, energy conservation, the success of exploration projects, commodity prices, weather or meteorological events, and tax and other government regulations.

### **Share Classes.**

The Funds offer two classes of shares, Retail Shares and Institutional Shares, which differ only in their ongoing fees and eligibility requirements. Retail Shares are available to all investors, and account minimums range from \$500 to \$2,000, depending on the account type. Institutional Shares are for accounts in the amount of \$1,000,000 or more per Fund. Institutional Shares are intended for certain financial intermediaries that offer shares of the Baron Funds® through fee-based platforms, retirement platforms or other platforms for which the financial intermediary provides services and is not compensated by the Baron Funds® for those services. Shareholders meeting the eligibility requirements for the Institutional Shares may also purchase Institutional Shares directly through the Baron Funds® without paying a sales charge or any other additional fees. Employees and Trustees of the Baron Funds® are not subject to the eligibility requirements for Institutional Shares. For more information, please see the “How to Purchase Shares” section on pages 43-45 of the accompanying prospectus. Baron Funds® reserve the right, without prior notice, to change the eligibility requirements of its share classes, including the types of clients who are eligible to purchase each share class.

### **Fund Policies.**

The Funds have adopted investment restrictions, described below, which are fundamental policies of the Funds and may not be changed without the approval by a majority of the Funds’ shareholders or at least two-thirds of a quorum of a majority of the shareholders. Unless otherwise noted, all percentage restrictions are measured as of the time of the purchase.

#### **Baron Asset Fund may not:**

1. Issue senior securities except in connection with any permitted borrowing where the Fund is deemed to have issued a senior security;
2. Borrow money except from banks for temporary purposes in an amount not exceeding 5% of the Fund’ s net assets at the time the borrowing is made;
3. Purchase securities on margin except for short-term credit necessary for the clearance of portfolio transactions;
4. Make short sales of securities, maintain a short position, or write put options;
5. Purchase or sell commodities or commodity contracts;

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6. Purchase or sell real estate or real estate mortgage loans or invest in the securities of real estate companies unless such securities are publicly traded;
  7. Invest in oil, gas or mineral-related programs or leases;
  8. Invest 25% or more of the value of its total assets in any particular GICS Sub-Industry. For purposes of this restriction, the percentage will be measured at the time of purchase;
  9. Purchase the securities of any one issuer other than the U.S. Government or any of its agencies or instrumentalities, if immediately after such purchase more than 5% of the value of the Fund' s total assets would be invested in such issuer or the Fund would own more than 10% of the outstanding voting securities of such issuer, except that up to 25% of the value of the Fund' s total assets may be invested without regard to the 5% and 10% limitations;
  10. Invest more than 10% of the value of the Fund' s net assets in securities which are restricted or illiquid or in repurchase agreements maturing or terminable in more than seven days;
  11. Invest in securities of other open end investment companies (except in connection with a merger, consolidation or other reorganization and except for the purchase of shares of registered open-end money market mutual funds if double advisory fees are not assessed), invest more than 5% of the value of the Fund' s total assets in more than 3% of the total outstanding voting securities of another investment company or more than 10% of the value of the Fund' s total assets in securities issued by other investment companies;
  12. Participate on a joint, or a joint and several, basis in any securities trading account;
  13. Underwrite securities of other issuers insofar as the Fund is the seller of such securities;
  14. Make loans to other persons, except up to 10% of the value of the Fund' s total assets in loans of portfolio securities and except to the extent that the purchase of publicly traded debt securities and the entry into repurchase agreements in accordance with the Fund' s investment goal and policies may be deemed to be loans;
  15. Mortgage, pledge or hypothecate any portfolio securities owned or held by the Fund, except as may be necessary in connection with permitted borrowing;
  16. Invest more than 5% of its total assets in warrants to purchase common stock at market;
  17. Purchase securities of any issuer with a record of less than three years' continuous operation, including predecessors, except obligations issued or guaranteed by the U.S. Government or its agencies or instrumentalities, if such purchase would cause the investments of the Fund in all such issuers to exceed 5% of the value of the total assets of the Fund; or
  18. Purchase or retain any securities of an issuer any of whose officers, directors, trustees or security holders is an officer or Trustee of the Fund, or is a member, officer or Director of the Adviser, if after the purchase of the securities of such issuer by the Fund one or more of such persons owns beneficially more than 1/2 of 1% of the shares or securities, or both, all taken at market value, of such issuer, and such persons owning more than 1/2 of 1% of such shares or securities together own beneficially more than 5% of such shares or securities, or both, all taken at market value.

**Baron Growth Fund, Baron Small Cap Fund and Baron Opportunity Fund may not:**

1. Issue senior securities or borrow money or utilize leverage in excess of 25% of its net assets (plus 5% for emergency or other short-term purposes) from banks from time to time.
2. Except as described in the prospectus or SAI, engage in short-sales, purchase securities on margin or maintain a net short position.

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3. Purchase or sell commodities or commodity contracts unless in conformity with regulations of the Commodities Futures Trading Commission.
  4. Purchase or sell oil and gas interests or real estate. Securities issued by companies engaged in the oil, gas or real estate business are not considered oil or gas interests or real estate for purposes of this restriction. First mortgage loans and other direct obligations secured by real estate are not considered real estate for purposes of this restriction.
  5. Invest 25% or more of the value of its total assets in any particular GICS Sub-Industry. For purposes of this restriction, the percentage will be measured at the time of purchase.
  6. Purchase the securities of any one issuer other than the U.S. Government or any of its agencies or instrumentalities, if immediately after such purchase more than 5% of the value of the Fund' s total assets would be invested in such issuer or the Fund would own more than 10% of the outstanding voting securities of such issuer, except that up to 25% of the value of the Fund' s total assets may be invested without regard to the 5% and 10% limitations.
  7. Underwrite securities of other issuers insofar as the Fund is the seller of such securities.
  8. Make loans, except to the extent the purchase of debt obligations of any type (including repurchase agreements and corporate commercial paper) are considered loans and except that the Fund may lend portfolio securities to qualified institutional investors in compliance with requirements established from time to time by the SEC and the securities exchanges where such securities are traded.
  9. Participate on a joint, or a joint and several, basis in any securities trading account.
  10. Mortgage, pledge or hypothecate any of its assets, except as may be necessary in connection with options, loans of portfolio securities, or other permitted borrowings.
  11. Purchase securities of any issuer with a record of less than three years' continuous operations, including predecessors, except obligations issued or guaranteed by the U.S. Government or its agencies or instrumentalities, if such purchase would cause the investments of the Fund in all such issuers to exceed 5% of the value of the total assets of the Fund.
  12. Invest more than 15% of its net assets in restricted or illiquid securities, including repurchase agreements maturing in more than seven days.

As a non-fundamental policy, **Baron Growth Fund**, **Baron Small Cap Fund** and **Baron Opportunity Fund** may not:

1. Purchase more than 3% of the outstanding voting securities of another registered investment company except in connection with a merger, consolidation or other reorganization or as otherwise permitted by the 1940 Act.

**Baron Fifth Avenue Growth Fund** may not:

1. Issue senior securities or borrow money in excess of amounts permitted by law (which currently requires asset coverage of 300% immediately after such borrowing, subject to exceptions for borrowings of up to 5% for short-term purposes).
2. Purchase or sell commodities or commodity contracts unless in conformity with regulations of the Commodities Futures Trading Commission.

3. Purchase or sell oil and gas interests or real estate. Securities issued by companies engaged in the oil, gas or real estate business or secured by oil and gas or real estate are not considered oil or gas interests or real estate for purposes of this restriction.
4. Underwrite securities of other issuers insofar as the Fund is the seller of such securities.
5. Make loans, except to the extent the purchase of debt obligations of any type (including loan participations, repurchase agreements and corporate commercial paper) are considered loans and except that the Fund may lend portfolio securities in compliance with requirements established from time to time by the SEC.
6. Mortgage, pledge or hypothecate any of its assets, except in connection with borrowings, loans of portfolio securities, or other permitted transactions.
7. Invest 25% or more of the value of its total assets in any particular GICS Sub-Industry. For purposes of this restriction, the percentage will be measured at the time of purchase.

As a non-fundamental policy, **Baron Fifth Avenue Growth Fund** may not invest more than 15% of its net assets in restricted or illiquid securities, including repurchase agreements maturing in more than seven days.

#### **Temporary Defensive Position.**

The Funds may, from time to time, take temporary defensive positions that are inconsistent with the Funds' principal investment strategies in attempting to respond to adverse market, economic, political, or other conditions. In such circumstances, the Adviser may invest all or a portion of the Funds' assets in cash or cash equivalents, such as money market instruments, which include U.S. Government securities, certificates of deposit, short-term investment grade corporate bonds and other short term debt instruments, and repurchase agreements. Taking such a temporary defensive position may cause the Funds not to achieve their investment goals.

#### **Portfolio Turnover.**

Portfolio turnover rates fluctuate depending on market conditions. The turnover rates for the Funds for the past two years ended September 30 are:

<u>Fund</u>	<u>2012</u>	<u>2011</u>
Baron Asset Fund	13.11%	23.89%
Baron Growth Fund	13.70%	13.51%
Baron Small Cap Fund	28.02%	32.81%
Baron Opportunity Fund	88.56%	65.43%
Baron Fifth Avenue Growth Fund	79.07%	75.36%

**Baron Fifth Avenue Growth Fund'** s portfolio turnover rate for the fiscal years ended September 30, 2012 and 2011 was 79.07% and 75.36%, respectively. The portfolio turnover rate for the Fund has historically been less than 50%. However, increased market volatility and a new portfolio manager have caused an increase in the Fund' s portfolio turnover rate beyond historical levels. We expect the Fund' s portfolio turnover rate to return to historical levels in the future. The Fund' s portfolio turnover rate will not be a limiting factor when the Adviser deems it desirable to purchase or sell securities.

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## Disclosure of Portfolio Holdings.

The Board has adopted policies and procedures governing the disclosure of each Fund' s portfolio holdings.

**Quarterly:** The Funds post on the Baron Funds® website, usually on the fifth business day after the quarter end, the top ten long positions held by each Fund, stated as a percentage of net assets (as a percentage of total long positions if the Fund is leveraged). In addition, the Funds post on the Baron Funds® website, usually on the fifth business day after the quarter end, all long securities positions of each Fund' s net assets and the cash position at the most recent quarter end. All of this information will remain on the Baron Funds® website until the next quarter end' s information is posted.

**Monthly:** In addition, the Funds post on the Baron Funds® website, usually the tenth business day after month end, the ten largest long positions of each Fund, stated as a percentage of net assets (as a percentage of total long positions if the Fund is leveraged). This information will remain on the Baron Funds® website until the next month end' s information is posted.

The Funds disclose portfolio holdings in connection with the day-to-day operations and management of the Funds, including to the Funds' custodian (daily) and auditors (annually). Portfolio holdings may also be disclosed to other service providers of the Funds, including pricing services (daily), portfolio management and trading systems (daily) and proxy voting systems (quarterly). In these situations, the Funds, the Adviser or the Funds' distributor, Baron Capital, Inc. ("BCI" or the "Distributor"), have entered into agreements with service providers whereby they agree to keep the information confidential and to refrain from trading on the basis of the information. When engaged in purchasing and selling securities for the Funds through brokers, dealers or other financial intermediaries, the Funds disclose certain information about one or more of the securities positions they own. The Funds do not have separate non-disclosure agreements with these entities, but the Funds would immediately cease doing business with any entity that the Adviser believes is misusing the information.

Other information that may be of interest to investors, such as industry breakdowns and a historical analysis of security impact, may be available on the Baron Funds® website. The website address is [www.BaronFunds.com](http://www.BaronFunds.com). The link to Fund information is [www.BaronFunds.com/ourfunds](http://www.BaronFunds.com/ourfunds). Holdings information for each Fund can be accessed from this link.

A Fund may release the portfolio information to persons earlier than the dates stated above only if certain members of senior management of the Fund determine that the release of such information is in the best interest of the Fund' s shareholders, that there is a legitimate business purpose and where the recipient agrees in writing to maintain the confidentiality of the information and not to trade on the information.

If the Funds inadvertently release the information prior to the dates stated above to any person, and there was no agreement as described, the Funds will promptly post the information to the website. A Fund may also release what the Adviser reasonably believes to be immaterial information as the Adviser deems appropriate.

No employee of the Funds or the Adviser is allowed to accept compensation or consideration in any form with respect to the release of the of Funds' portfolio holdings. "Consideration" includes any agreement to maintain assets in the Funds or in other investment companies or accounts managed by the Adviser. Any exceptions to any of the Funds' disclosure policies are reported to the Board.

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## MANAGEMENT OF THE FUNDS

### Board of Trustees and Officers.

The Board's role in management of the Trust is oversight. As is the case with virtually all investment companies (as distinguished from operating companies), service providers to the Trust, primarily the Adviser and its affiliates, have responsibility for the day-to-day management of the Funds, which includes responsibility for risk management (including management of investment performance and investment risk, valuation risk, issuer and counterparty credit risk, compliance risk and operational risk). As part of its oversight, the Board, acting at its scheduled meetings, or the Chairman, acting between Board meetings, regularly interacts with and receives reports from senior personnel of service providers, including the Adviser's Chief Investment Officer, the Trust's and the Adviser's Chief Compliance Officer and portfolio management personnel. The Board's Audit Committee (which consists of two trustees who are not affiliated with the Adviser ("Independent Trustees")) meets regularly with the Trust's independent registered public accounting firm and the Trust's Chief Financial Officer. The Board also receives periodic presentations from senior personnel of the Adviser or its affiliates regarding risk management generally, as well as periodic presentations regarding specific operational, compliance or investment areas, such as business continuity, anti-money laundering, personal trading, valuation, credit, investment research and securities lending. The Board has adopted policies and procedures designed to address certain risks to the Funds. In addition, the Adviser and other service providers to the Funds have adopted a variety of policies, procedures and controls designed to address particular risks to the Funds. However, it is not possible to eliminate all of the risks applicable to the Funds. The Board also receives reports from counsel to the Trust or counsel to the Adviser and the Board's own independent legal counsel regarding regulatory compliance and governance matters. The Board's oversight role does not make the Board a guarantor of the Trust's investments or activities.

The 1940 Act requires that at least 40% of the Funds' trustees not be "interested persons" (as defined in the 1940 Act) of the Funds, and to rely on certain exemptive rules under the 1940 Act, a majority of the Funds' trustees must not be interested persons of the Funds. For certain important matters, such as the approval of investment advisory agreements or transactions with affiliates, the 1940 Act or the rules thereunder require the approval of a majority of the Trustees who are Independent Trustees. Currently, six of the Trustees are not interested persons of the Trust (as such, the Trustees are not affiliated with the Adviser). The Chairman of the Board, Linda Martinson, is an interested person of the Trust ("Interested Trustee"), and the Independent Trustees have designated two lead Independent Trustees who chair meetings or executive sessions of the Independent Trustees, review and comment on Board meeting agendas, represent the views of the Independent Trustees to management and facilitate communication among the Independent Trustees and their independent legal counsel. The Board has determined that its leadership structure, in which the Independent Trustees have designated two lead Independent Trustees to function as described above is appropriate in light of the services that the Adviser and its affiliates provide to the Trust and potential conflicts of interest that could arise from these relationships.

Trustees of the Trust, together with information as to their positions with the Trust, principal occupations and other board memberships and affiliations for the past five years, are shown below. Each Trustee serves as Trustee of a Fund until its termination; until the Trustee's retirement, resignation or death; or as otherwise specified in the Trust's organizational documents. Unless otherwise noted, the address of each Executive Officer and Trustee is Baron Investment Funds Trust, 767 Fifth Avenue, 49th Floor, New York, NY 10153. All Trustees listed below, whether Interested or Independent, serve as Trustees for the Trust.

<u>Name, Address &amp; Age</u>	<u>Position(s) Held With the Funds</u>	<u>Length of Time Served</u>	<u>Principal Occupation(s) During the Past Five Years</u>	<u>Number of Portfolios in Fund</u>	
				<u>Complex Overseen by Trustee</u>	<u>Other Trustee/Directorships During Past 5 Years</u>
<b><i>Interested Trustees</i></b>					
Ronald Baron <sup>(1),(2)</sup> 767 Fifth Avenue New York, NY 10153 Age: 69	Chief Executive Officer, Chief Investment Officer, Trustee and Portfolio Manager	25 years	Director, Chairman, CEO and CIO: the Firm* (2003-Present); President (2004-02/07), Chairman (1999-2004), and Trustee (1987-Present): Baron Investment Funds Trust; President (2004-02/07), Chairman (2003-2004), and Trustee (2003-Present): Baron Select Funds; Portfolio Manager: Baron USA Partners Fund, Ltd. (2003-Present); President: the Firm* (03/06-06/07); Portfolio Manager: Baron Managed Funds plc (2005-2009); President (2004-02/07), Chairman (1997-2004), and Trustee (1997-06/07): Baron Capital Funds Trust.	12	None
Linda S. Martinson <sup>(1),(2)</sup> 767 Fifth Avenue New York, NY 10153 Age: 57	Chairman, President, Chief Operating Officer and Trustee	25 years	Director: the Firm* (2003-Present); Secretary: the Firm* (2003-04/08); President: the Firm* (02/07-Present); Chief Operating Officer: the Firm (05/06-present); General Counsel and Vice President: the Firm* (2003-2007); Chairman (10/10-Present) President (02/07-Present), Trustee (1987-Present), Secretary (2003-10/08): Baron Investment Funds Trust; Chairman (10/10-Present) President (02/07-Present), Trustee (2003-Present): Baron Select Funds; Director: Baron USA Partners Fund, Ltd. (2006-Present); Director: Baron Managed Funds plc (2005-2009); President (02/07-06/07) Trustee (1998-06/07): Baron Capital Funds Trust.	12	None
<b><i>Independent Trustees</i></b>					
Norman S. Edelcup <sup>(3),(4),(5)</sup> City of Sunny Isles Beach 18070 Collins Avenue Sunny Isles Beach, FL 33160 Age: 77	Trustee	25 years	Director: Marquis Bank (2007-Present) Director: CompX International, Inc. (diversified manufacturer of engineered components) (2006-Present); Mayor (2003-Present), Commissioner (2001-2003): Sunny Isles Beach,	12	Director: Marquis Bank (2007-Present); Director: CompX International, Inc. (diversified manufacturer of engineered components) (2006-Present); Director:

Florida; Director (2001-2006), Senior Vice President (2001-2004): Florida Savings Bank; Director: Valhi, Inc. (diversified company) (1975-Present); Trustee: Baron Investment Funds Trust (1987-Present), Baron Capital Funds Trust (1997-06/07), Baron Select Funds (2003-Present).

Valhi, Inc. (diversified company) (1985-Present).

<u>Name, Address &amp; Age</u>	<u>Position(s) Held With the Funds</u>	<u>Length of Time Served</u>	<u>Principal Occupation(s) During the Past Five Years</u>	<u>Number of Portfolios in Fund</u>	
				<u>Complex Overseen by Trustee</u>	<u>Other Trustee/Directorships During Past 5 Years</u>
<b><i>Independent Trustees (continued)</i></b>					
Charles N. Mathewson <sup>(4),(5)</sup> 9295 Prototype Drive Reno, NV 89521 Age: 84	Trustee	25 years	Director: Grill Concepts, Inc. (December 2009-Present); Chairman Emeritus (October 2003-Present), Chairman (1986-2003): International Game Technology, Inc. (manufacturer of microprocessor-controlled gaming machines and monitoring systems); Chairman: Baron Capital Funds Trust (2004-06/07), Baron Investment Funds Trust, Baron Select Funds (2004-10/10); Trustee: Baron Investment Funds Trust (1987-Present), Baron Capital Funds Trust (1997-06/07), Baron Select Funds (2003-Present).	12	Director: Grill Concepts, Inc. (December 2009-Present).
Harold W. Milner <sup>(4),(5)</sup> 2293 Morningstar Drive Park City, UT 84060 Age: 78	Trustee	25 years	Trustee: Baron Investment Funds Trust (1987-Present), Baron Capital Funds Trust (1997-06/07), Baron Select Funds (2003-Present); Chairman: Lightning Protection Systems, LLC (10/06-Present); Director: COMPETExRM (2009-Present).	12	Chairman: Lightning Protection Systems, LLC (10/06-Present); Director: COMPETExRM (2009-Present).
Raymond Noveck <sup>(3),(4),(5)</sup> 31 Karen Road Waban, MA 02468 Age: 69	Trustee	25 years	Private Investor (1999-Present); Trustee: Baron Investment Funds Trust (1987-Present), Baron Capital Funds Trust (1997-06/07), Baron Select Funds (2003-Present).	12	None
David A. Silverman, MD <sup>(4),(5)</sup> 146 Central Park West New York, NY 10024 Age: 62	Trustee	25 years	Physician and Faculty: New York University School of Medicine (1976-Present); Trustee: Baron Investment Funds Trust (1987-Present), Baron Capital Funds Trust (1997-06/07), Baron Select Funds (2003-Present).	12	Director: New York Blood Center (1999-Present).

<u>Name, Address &amp; Age</u>	<u>Position(s) Held With the Funds</u>	<u>Length of Time Served</u>	<u>Principal Occupation(s) During the Past Five Years</u>	<u>Number of Portfolios in Fund</u>	
				<u>Complex Overseen by Trustee</u>	<u>Other Trustee/Directorships During Past 5 Years</u>
<b><i>Independent Trustees (continued)</i></b>					
Alex Yemenidjian <sup>(4),(5)</sup> 3801 Las Vegas Blvd. South Las Vegas, NV 89109 Los Angeles, CA 90067 Age: 57	Trustee	7 years	Chairman and CEO: Tropicana Las Vegas (gaming) (2009-Present); Chairman and CEO: Armenco Holdings, LLC (investment company) (2005-Present); Director: Guess?, Inc. (retail) (2005-Present); Director: Regal Entertainment Group (entertainment company) (2005-Present); Director: USC Marshall School of Business Board of Leaders (2005-Present); Co-chair: Imagine the Arts Campaign, California State University-Northridge (2005-Present); Trustee: American Film Institute (2000-2007); Chairman and CEO: Metro-Goldwyn-Mayer, Inc. (1999-2005); Director: The Lincy Foundation (1989-2011); Chairman: The United Armenian Fund (1989-2011); Director and member of Executive Committee: MGM MIRAGE, Inc. (1989-2005); Trustee: Baron Investment Funds Trust (1/06-Present), Baron Capital Funds Trust (12/06-06/07), Baron Select Funds (12/06-Present).	12	Chairman: Tropicana Las Vegas (2009-Present); Director: Guess?, Inc. (2005-Present); Director: Regal Entertainment Group (2005-Present); Director, USC Marshall School of Business Board of Leaders (2005-Present); Co-chair: Imagine the Arts Campaign, California State University-Northridge (2005-Present); Trustee: American Film Institute (2000-2007); Director: The Lincy Foundation (1989-2011); Chairman: The United Armenian Fund (1989-2011); Director and member of Executive Committee: MGM MIRAGE, Inc. (1989-2005).
<b><i>Additional Officers of the Funds</i></b>					
Clifford Greenberg 767 Fifth Avenue New York, NY 10153 Age: 53	Senior Vice President and Portfolio Manager	16 years	Director and Senior Vice President: the Firm* (2003-Present); Vice President: Baron Capital, Inc. (1997-2003); Portfolio Manager: Baron Small Cap Fund (1997-Present).	N/A	None
Gretta J. Heaney 767 Fifth Avenue New York, NY 10153 Age: 52	Vice President and Chief Compliance Officer	9 years	Vice President and Chief Compliance Officer: the Firm* (2003-Present), Baron Investment Funds Trust, Baron Select Funds (2004-Present), Baron USA Partners Fund, Ltd (2006-Present), Baron Managed Funds plc (2005-2009), Baron Capital Funds Trust (2003-06/07).	N/A	None

Name, Address & Age	Position(s) Held With the Funds	Length of Time Served	Principal Occupation(s) During the Past Five Years	Number of Portfolios in Fund	
				Complex Overseen by Trustee	Other Trustee/Directorships During Past 5 Years
<b>Additional Officers of the Funds (continued)</b>					
Patrick M. Patalino 767 Fifth Avenue New York, NY 10153 Age: 44	Vice President, General Counsel and Secretary	5 years	Vice President and General Counsel: the Firm*, Baron Investment Funds Trust, Baron Select Funds, (08/07-Present); Baron USA Partners Fund, Ltd. (08/07-Present); Secretary: the Firm* (04/08-Present); Secretary: Baron Investment Funds Trust, Baron Select Funds (10/08-Present); Managing Director and Chief Operating Officer: Legal and Compliance Division, Morgan Stanley (01/06-06/07); Director of Regulatory Matters: Credit Suisse Securities (USA) (04/04-01/06); Counsel to Vice Chairman: Credit Suisse Securities (USA) (09/02-04/04).	N/A	None
Andrew Peck 767 Fifth Avenue New York, NY 10153 Age: 43	Senior Vice President and Portfolio Manager	10 years	Portfolio Manager: Baron Asset Fund (01/08-Present); Vice President: BAMCO, Inc. (2003-Present); Vice President: Baron Investment Funds Trust (2003-Present); Vice President, Research Analyst: Baron Capital, Inc. (1998-2003); Co-Portfolio Manager: Baron Asset Fund (2003-01/08); Co-Portfolio Manager (mid cap accounts): Baron Capital Management, Inc. (04/06-Present).	N/A	None
Susan Robbins 767 Fifth Avenue New York, NY 10153 Age: 58	Vice President	19 years	Director, Vice President and Senior Analyst: the Firm* (2003-Present); Vice President: Baron Investment Funds Trust (1994-Present), Baron Select Funds (2003-Present), Baron Capital Funds Trust (1998-06/07).	N/A	None
Peggy C. Wong 767 Fifth Avenue New York, NY 10153 Age: 51	Treasurer and Chief Financial Officer	25 years	Chief Financial Officer and Treasurer: the Firm* (2003-Present), Baron Investment Funds Trust (1987-Present), Baron Select Funds (2003-Present), Baron USA Partners Fund, Ltd. (1993-Present), Baron Managed Funds plc. (2005-2009), Baron Capital Funds Trust (1998-06/07).	N/A	None

- \* The Firm (Baron Capital Group, Inc. (“BCG”) with its subsidiaries BCI, Baron Capital Management, Inc. (“BCM”) and BAMCO).
- (1) Trustees deemed to be “Interested Trustees” of the Funds, as that term is defined in the 1940 Act by reason of their employment with the Funds’ Adviser and Distributor.

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- (2) Members of the Executive Committee, which is empowered to exercise all of the powers, including the power to declare dividends, of the full Board when the full Board is not in session.
  - (3) Members of the Audit Committee.
  - (4) Members of the Nominating Committee.
  - (5) Members of the Independent Committee.

Each Trustee has been a Board member of the Trust and other Baron mutual funds for at least five years. In addition, the following are among some of the specific experiences, qualifications, attributes or skills that each Trustee possesses supplementing the information provided in the table above. The Board believes that the significance of each Trustee's experience, qualifications, attributes or skills is an individual matter (meaning that experience that is important for one Trustee may not have the same value for another) and that these factors are best evaluated at the Board level, with no single Trustee, or particular factor, being indicative of Board effectiveness. However, the Board believes that Trustees need to have the ability to critically review, evaluate, question and discuss information provided to them, and to interact effectively with Adviser and Trust management, service providers and counsel, in order to exercise effective business judgment in the performance of their duties; the Board believes that its members satisfy this standard. Experience relevant to having this ability may be achieved through a Trustee's educational background; business, professional practice (e.g., medicine, accounting or law), public service or academic positions; experience from service as a board member (including the Board of the Trust) or executive of investment funds, public companies or significant private or not-for-profit entities or other organizations; and/or other life experiences. To assist them in evaluating matters under federal and state law, the Trustees are counseled by their own independent legal counsel, who participates in Board meetings and interacts with the Adviser, and also may benefit from information provided by the Trust's or the Adviser's counsel; both Board and Trust counsel have significant experience advising funds and fund board members. The Audit Committee of the Board meets regularly with the Trust's independent registered public accounting firm, and the Board and its committees have the ability to engage other experts as appropriate. The Board evaluates its performance on an annual basis.

Ronald Baron - In addition to his tenure as a Trustee of the Trust, Mr. Baron is the Chief Executive Officer and Chief Investment Officer of the Trust as well as the portfolio manager of Baron Partners Fund and Baron Focused Growth Fund (formerly Baron Retirement Income Fund), each a series of Baron Select Funds, and Baron Growth Fund, a series of Baron Investment Funds Trust. Mr. Baron was also the portfolio manager of Baron Asset Fund from its inception until 2003 and then the co-portfolio manager of Baron Asset Fund from 2003 until January of 2008. Mr. Baron has over 42 years of experience as a Wall Street analyst and has managed money for others for over 37 years.

Linda S. Martinson - In addition to serving as Chairman of the Board of Trustees of the Trust, Ms. Martinson is the President and Chief Operating Officer of the Trust. She has been with the Adviser for over 26 years, initially serving as the Adviser's General Counsel until 2007 and its Corporate Secretary until 2008.

Charles N. Mathewson - Mr. Mathewson has been a Trustee of the Trust for over 25 years and of the Board of the mutual funds of Baron Select Funds for over nine years. He previously served as Chairman of the Board of Trustees of the Trust. In addition to his tenure as a Trustee of the Baron mutual funds, Mr. Mathewson served as Chairman of International Game Technology, Inc. ("ITG"), a public company, from 1986 to 2003 and as Chairman Emeritus from October 2003 to the present. ITG is a manufacturer of microprocessor-controlled gaming machines and monitoring systems. Mr. Mathewson has been a Director of Grill Concepts, Inc. from December 2009 to the present.

Norman S. Edelcup - Mr. Edelcup has been a Trustee of the Trust for over 25 years and of the Board of the mutual funds of Baron Select Funds for over nine years. In addition to his tenure as a Trustee of the Baron mutual funds, Mr. Edelcup is the mayor of the City of Sunny Isles Beach, Florida and is a Director of Marquis Bank. From 2001 to 2004, Mr. Edelcup served as Senior Vice President of Florida Savings Bancorp. He also serves as a Director and Chairman of the Audit Committee of CompX International, Inc. (a diversified

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manufacturer of engineered components) and Valhi, Inc. (chemicals, component products and waste management industries), both public companies. In addition, Mr. Edelcup is a Certified Public Accountant (CPA) and has experience preparing, auditing, analyzing and evaluating financial statements.

Harold W. Milner - Mr. Milner has been a Trustee of the Trust for over 25 years and of the Board of the mutual funds of Baron Select Funds for over nine years. In addition to his tenure as a Trustee of the Baron mutual funds, Mr. Milner has been the Chairman of Lightning Protection Systems, LLC from 2006 to the present and a Director of COMPLETExRM, a software company, from 2009 to the present. In addition, Mr. Milner was the President and CEO of Kahler Realty Corporation (hotel ownership and management) from 1985 to 1997.

Raymond Noveck - Mr. Noveck has been a Trustee of the Trust for over 25 years and of the Board of the mutual funds of Baron Select Funds for over nine years. Mr. Noveck was also employed by the Firm as a Managing Director from 1985 to 1987. Mr. Noveck is a CPA and has experience preparing, auditing, analyzing and evaluating financial statements. He has also been on the Board of a public company and, as a CPA, has audited public companies including mutual funds and brokerage firms.

David A. Silverman, MD - Dr. Silverman has been a Trustee of the Trust for over 25 years and of the Board of the mutual funds of Baron Select Funds for over nine years. In addition to his tenure as a Trustee of the Baron mutual funds, Dr. Silverman has been a Director of the New York Blood Center from 1999 to the present. He has also been a Physician and Faculty of New York University School of Medicine from 1976 to the present.

Alex Yemenidjian - Mr. Yemenidjian has been a Trustee of the Trust for over seven years and the Board of the mutual funds of Baron Select Funds for over six years. In addition to his tenure as a Trustee of the Baron mutual funds, Mr. Yemenidjian serves on the boards of Guess?, Inc. (clothing manufacturer) and Regal Entertainment Group (movie theater operator), both public companies, and charitable foundations and was named the Chairman and CEO of Tropicana Las Vegas, a hotel and casino company, in 2009. Mr. Yemenidjian is a CPA and has experience preparing, auditing, analyzing and evaluating financial statements.

The Board believes that the foregoing specific experiences, qualifications, attributes and skills of each Trustee have prepared them to be effective Trustees. The Board also believes that such qualities demonstrate that its members have the ability to exercise effective business judgment in the performance of their duties.

#### **Board Committees.**

The Funds pay each Independent Trustee annual compensation in addition to reimbursement of out-of-pocket expenses in connection with attendance at meetings of the Board. Specifically, each Independent Trustee receives an annual base compensation of \$36,500 with each lead Independent Trustee receiving an additional \$4,500 for this office. An additional \$4,500 each is paid to each Independent Trustee for attendance in person at the quarterly meetings of the Board; \$1,125 is paid per quarterly Board meeting, if the Trustee participates by telephone. The Interested Trustees and Officers receive no direct remuneration in such capacity from the Funds. The Board has established four committees: Audit; Executive; Nominating; and Independent.

The Audit Committee recommends to the full Board the engagement or discharge of the Funds' independent accountants; directs investigations into matters within the scope of the independent accountants' duties; reviews with the independent accountants the results of the audit; and reviews the independence of the independent accountants. The Audit Committee is currently comprised of the following members: Norman S. Edelcup and Raymond Noveck. Each member of the Audit Committee receives an additional \$4,500 in annual compensation for serving on the Audit Committee. The Audit Committee met two times during the fiscal year ended September 30, 2012.

The Executive Committee is empowered to exercise all of the powers, including the power to declare dividends, of the full Board when the full Board is not in session. The Executive Committee is currently

comprised of the following members: Ronald Baron and Linda Martinson. Members of the Executive Committee serve on the committee without compensation. The Executive Committee met four times during the fiscal year ended September 30, 2012.

The Nominating Committee recommends to the full Board those persons to be nominated for election as Trustees by shareholders and selects and proposes nominees for election by Trustees between shareholders' meeting. The Nominating Committee does not normally consider candidates proposed by shareholders for election as Trustees. The Nominating Committee is currently comprised of all Independent Trustees. Members of the Nominating Committee serve on the committee without compensation. There were no meetings of the Nominating Committee during the fiscal year ended September 30, 2012.

The Independent Committee discusses various Fund matters, including the advisory contract and distribution plan. Its members are all Independent Trustees of the Funds. The Independent Committee is comprised of all Independent Trustees. Members of the Independent Committee serve on the committee without compensation. The Independent Committee met four times during the fiscal year ended September 30, 2012.

### Trustee Ownership of Fund Shares.

The following table shows the dollar range of shares beneficially owned by each Trustee as of December 31, 2012:

<u>Name of Trustee</u>	<u>Dollar Range of Equity Securities in the Funds</u>	<u>Aggregate Dollar Range of Equity Securities in All Registered Investment Companies Overseen by Trustee in Family of Investment Companies</u>
<b>Interested Trustees:</b>		
Ronald Baron	Baron Asset Fund,	>\$100,000
	Baron Growth Fund	>\$100,000
	Baron Small Cap Fund	>\$100,000
	Baron Opportunity Fund	>\$100,000
	Baron Fifth Avenue Growth Fund	>\$100,000
Linda S. Martinson	Baron Asset Fund,	\$50,001-\$100,000
	Baron Growth Fund	>\$100,000
	Baron Small Cap Fund	>\$100,000
	Baron Opportunity Fund	\$10,001-\$50,000
	Baron Fifth Avenue Growth Fund	\$50,001-\$100,000
<b>Independent Trustees:</b>		
Norman Edelcup	Baron Asset Fund,	>\$100,000
	Baron Growth Fund	\$50,001-\$100,000
	Baron Small Cap Fund	\$50,001-\$100,000
	Baron Opportunity Fund	\$10,001-\$50,000
	Baron Fifth Avenue Growth Fund	\$10,001-\$50,000
Charles Mathewson	Baron Asset Fund,	>\$100,000
	Baron Growth Fund	\$0
	Baron Small Cap Fund	\$0
	Baron Opportunity Fund	>\$100,000
	Baron Fifth Avenue Growth Fund	\$0
Harold Milner	Baron Asset Fund,	>\$100,000
	Baron Growth Fund	>\$100,000

Baron Small Cap Fund	\$50,001-\$100,000
Baron Opportunity Fund	\$50,001-\$100,000
Baron Fifth Avenue Growth Fund	\$50,001-\$100,000

<u>Name of Trustee</u>		<u>Dollar Range of Equity Securities in the Funds</u>	<u>Aggregate Dollar Range of Equity Securities in All Registered Investment Companies Overseen by Trustee in Family of Investment Companies</u>	
<b>Independent Trustees (continued):</b>				
Raymond Noveck	Baron Asset Fund,	>\$100,000		
	Baron Growth Fund	>\$100,000		
	Baron Small Cap Fund	\$50,001-\$100,000		
	Baron Opportunity Fund	\$10,001-\$50,000		
	Baron Fifth Avenue Growth Fund	\$10,001-\$50,000		>\$100,000
David Silverman	Baron Asset Fund,	\$0		
	Baron Growth Fund	\$0		
	Baron Small Cap Fund	\$0		
	Baron Opportunity Fund	\$0		
	Baron Fifth Avenue Growth Fund	\$0		\$10,001-\$50,000
Alex Yemenidjian	Baron Asset Fund,	>\$100,000		
	Baron Growth Fund	>\$100,000		
	Baron Small Cap Fund	>\$100,000		
	Baron Opportunity Fund	>\$100,000		
	Baron Fifth Avenue Growth Fund	>\$100,000		>\$100,000

The Independent Trustees do not own any securities of the Adviser, the Distributor or any other entity controlling, controlled by or under common control with the Adviser or Distributor.

#### Compensation.

The Trustees of the Funds received the following compensation from the Funds for the fiscal year ended September 30, 2012:

<u>Name</u>	<u>Aggregate Compensation From the Funds</u>	<u>Pension or Retirement Benefits Accrued As Part of Funds Expenses</u>	<u>Estimated Annual Benefits Upon Retirement</u>	<u>Total Compensation From Fund and Fund Complex Paid to Trustees</u>
<b>Interested Trustees:</b>				
Ronald Baron	\$ 0	N/A	N/A	\$ 0
Linda S. Martinson	\$ 0	N/A	N/A	\$ 0
<b>Independent Trustees:</b>				
Norman Edelcup	\$ 59,000	N/A	N/A	\$ 81,300
Charles Mathewson	\$ 48,875	N/A	N/A	\$ 67,275
Harold Milner	\$ 54,500	N/A	N/A	\$ 75,000
Raymond Noveck	\$ 63,500	N/A	N/A	\$ 87,600
David Silverman	\$ 54,500	N/A	N/A	\$ 75,000
Alex Yemenidjian	\$ 54,500	N/A	N/A	\$ 75,000

**Code of Ethics.**

The Funds, the Adviser and the Distributor have adopted a written Code of Ethics pursuant to Rule 17j-1 under the 1940 Act. While the Code of Ethics allows employees to invest in securities including, under very

limited circumstances, securities held by the Funds, it is the current practice of the Funds, the Adviser and the Distributor to not permit such investments.

### Proxy Voting Policies and Procedures.

The Funds have delegated all decision making on proxy voting to the Adviser. The Adviser makes its own independent voting decisions, although it may consider recommendations from third parties in its decision-making process. The Adviser makes voting decisions solely in the best interests of the Funds and their shareholders. It is the policy of the Adviser in voting proxies to vote each proposal with the goal of maximizing long-term investment returns for the Funds.

The Adviser uses guidelines which are reviewed quarterly by a Proxy Review Committee established by the Adviser. While the Adviser makes investment decisions based, in part, on the strength of a company's management team, it will not automatically support management proposals if such proposals are inconsistent with the Adviser's Proxy Voting Policies and Procedures.

If it is determined that there is a potential material conflict of interest between the interests of the Adviser and the interests of a Fund, the Proxy Review Committee will review the matter and may either (i) request that the Fund consent to the Adviser's vote, (ii) vote in accordance with the published recommendations of an independent voting service, or (iii) appoint an independent third party to vote.

A full copy of the Firm's Proxy Voting Policies and Procedures is available on the Baron Funds® website, [www.BaronFunds.com](http://www.BaronFunds.com). The Funds' most current Proxy Voting Record on Form N-PX for the twelve months ended June 30, 2012 is also available on the Baron Funds® website or on the SEC's website at [www.sec.gov](http://www.sec.gov).

## CONTROL PERSONS AND PRINCIPAL HOLDERS OF SECURITIES

### Control Persons.

As of December 31, 2012, the following persons were known to the Funds to be the record or beneficial owners, either directly or through one or more controlled companies, of more than 25% of the voting securities of the Funds:

	Record Holders				
	Baron Asset Fund	Baron Growth Fund	Baron Small Cap Fund	Baron Opportunity Fund	Baron Fifth Avenue Growth Fund
Charles Schwab & Co., Inc., San Francisco, CA	–	–	–	–	26.92 %
National Financial Services Corp., New York, NY	27.47%	42.95 %	–	26.15 %	–
Ronald Baron and related family accounts, New York, NY	–	–	–	–	–

	Beneficial Holders				
	Baron Asset Fund	Baron Growth Fund	Baron Small Cap Fund	Baron Opportunity Fund	Baron Fifth Avenue Growth Fund
Charles Schwab & Co., Inc., San Francisco, CA	–	–	–	–	–
National Financial Services Corp., New York, NY	–	–	–	–	–
Ronald Baron and related family accounts, New York, NY	–	–	–	–	–

## Principal Holders.

As of December 31, 2012, the following persons were known to the Funds to be the record or beneficial owners of 5% or more of the voting securities of the Funds:

	Record Holders				
	Baron Asset Fund	Baron Growth Fund	Baron Small Cap Fund	Baron Opportunity Fund	Baron Fifth Avenue Growth Fund
Ronald Baron and related family accounts, New York, NY	–	–	–	–	11.07 %
BAMCO, Inc., New York, NY	–	–	–	–	8.12 %
Charles Schwab & Co., Inc., San Francisco, CA	23.49%	14.25 %	22.10 %	23.26 %	–
National Financial Services Corp., New York, NY	–	–	23.54 %	–	12.40 %
Pershing LLC, Jersey City, NJ	–	–	–	–	7.48 %

	Beneficial Holders				
	Baron Asset Fund	Baron Growth Fund	Baron Small Cap Fund	Baron Opportunity Fund	Baron Fifth Avenue Growth Fund
Ronald Baron and related family accounts, New York, NY	–	–	–	–	17.62 %
BAMCO, Inc., New York, NY	–	–	–	–	–
Charles Schwab & Co., Inc., San Francisco, CA	–	–	–	–	–
National Financial Services Corp., New York, NY	–	–	–	–	–
Pershing LLC, Jersey City, NJ	–	–	–	–	–

## Management Ownership.

Except for Mr. Baron and related family accounts and BAMCO, Inc., the above record owners are brokerage firms or other financial institutions that hold stock for the benefit of their respective customers. As of December 31, 2012, all of the Officers and Trustees of Baron Investment Funds Trust as a group beneficially owned directly or indirectly 1.56% of **Baron Asset Fund**'s outstanding shares; 0.25% of **Baron Growth Fund**'s outstanding shares; 0.75% of **Baron Small Cap Fund**'s outstanding shares; 3.80% of **Baron Opportunity Fund**'s outstanding shares and 19.35% of **Baron Fifth Avenue Growth Fund**'s outstanding shares.

## INVESTMENT ADVISORY AND OTHER SERVICES

### Investment Adviser.

The Adviser to the Funds, BAMCO, is a New York corporation with its principal offices at 767 Fifth Avenue, New York, NY 10153 and a subsidiary of BCG. Mr. Baron is the controlling stockholder of BCG and is the Adviser's Chief Investment Officer. Mr. Baron has over 42 years of experience as a Wall Street analyst and has managed money for others for over 37 years. He has been a participant in Barron's Roundtable and has been a featured guest on Wall Street Week, CNN and CNBC/FNN. Mr. Baron is the portfolio manager for Baron Growth Fund and was the co-portfolio manager of Baron Asset Fund until January 23, 2008. Mr. Baron is also the portfolio manager of Baron Partners Fund and Baron Focused Growth Fund, each a series of Baron Select Funds.

Pursuant to separate Advisory Agreements with each Fund (each an "Advisory Agreement," and collectively the "Advisory Agreements"), the Adviser furnishes continuous investment advisory services and

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management to the Funds, including making the day-to-day investment decisions and arranging portfolio transactions for the Funds, subject to such policies as determined by the Board. For such services, the Adviser receives an annual fee from **Baron Asset Fund, Baron Growth Fund, Baron Small Cap Fund and Baron Opportunity Fund** of 1% of the average daily net assets of the respective Fund. **Baron Fifth Avenue Growth Fund** pays the Adviser 0.90% for average daily net assets under \$1 billion, 0.85% for average daily net assets greater than \$1 billion but less than \$2 billion and 0.80% for average daily net assets over \$2 billion.

**Baron Asset Fund** incurred advisory expenses of \$23,082,755 for the year ended September 30, 2012; \$28,082,703 for the year ended September 30, 2011; and \$27,630,230 for the year ended September 30, 2010. **Baron Growth Fund** incurred advisory expenses of \$59,460,511 for the year ended September 30, 2012; \$63,439,091 for the year ended September 30, 2011; and \$55,277,765 for the year ended September 30, 2010. **Baron Small Cap Fund** incurred advisory expenses of \$39,365,204 for the year ended September 30, 2012; \$39,067,335 for the year ended September 30, 2011; and \$30,957,041 for the year ended September 30, 2010. **Baron Opportunity Fund** incurred advisory expenses of \$3,363,704 for the year ended September 30, 2012; \$2,926,774 for the year ended September 30, 2011; and \$1,878,277 for the year ended September 30, 2010. **Baron Fifth Avenue Growth Fund** incurred advisory expenses of \$402,787 for the year ended September 30, 2012; \$354,892 for the year ended September 30, 2011; and \$411,210 for the year ended September 30, 2010. The Adviser has contractually agreed to limit the expense ratio for the Retail Shares of **Baron Opportunity Fund** and **Baron Fifth Avenue Growth Fund** to 1.50% and 1.30%, respectively and for the Institutional Shares of **Baron Opportunity Fund** and **Baron Fifth Avenue Growth Fund** to 1.25% and 1.05%, respectively, excluding portfolio transaction costs, interest and extraordinary expenses for so long as the Adviser serves as investment adviser to the Funds.

Under the Advisory Agreements, the Adviser, at its own expense and without reimbursement from the Funds, furnishes office space and all necessary office facilities, equipment and executive personnel for managing the Funds, and pays the salaries and fees of all Officers and Trustees who are interested persons of the Adviser. The Adviser also uses a portion of its assets to pay all or a portion of the charges of third parties that distribute shares of the Funds to their customers.

The Funds pay all operating and other expenses not borne by the Adviser such as: audit, accounting and legal fees; custodian fees; expenses of registering and qualifying the Shares with federal and state securities commissions; expenses in preparing shareholder reports and proxy solicitation materials; expenses associated with the Funds' shares, such as dividend disbursing, transfer agent and registrar fees; certain insurance expenses; compensation of Independent Trustees and other miscellaneous business expenses. The Funds also pay the expenses of offering the shares of the Funds, including the registration and filing fees, legal and accounting fees and costs of printing the prospectus and related documents. The Funds also pay all taxes imposed on them and all brokerage commissions and expenses incurred in connection with their portfolio transactions.

The Adviser utilizes the staffs of BCG and its subsidiary BCM to provide research. Directors, Officers or employees of the Adviser and/or its affiliates may also serve as Officers or Trustees of the Funds or of other funds managed by the Adviser. BCM is an investment adviser to institutional and individual accounts. Clients of BCM and the other funds managed by the Adviser have investment goals which may or may not vary from those of each other and of the Funds. BCM and the Adviser invest in substantially similar or the same securities as the Funds, other client accounts and in the accounts of principals and employees of BCM and its affiliates. When the same securities are purchased for or sold by the Funds and any of such other accounts, it is the policy of the Adviser and BCM to allocate such transactions in a manner deemed equitable by the Adviser. All personal trading by employees is subject to the Code of Ethics of the Funds and the Adviser. In certain circumstances, the Adviser may make investments for the Funds that conflict with investments being made by BCM. The Adviser may also make investment decisions for the Funds that are inconsistent with the investment decisions for other Funds it manages.

Each Advisory Agreement provides that the Funds may use "Baron" as part of its name for so long as the Adviser serves as the investment adviser to the Funds. The Funds acknowledge that the word "Baron" in its name

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is derived from the name of the entities controlling, directly or indirectly, the Adviser, which derive their name from Ronald Baron, that such name is the property of the Adviser and its affiliated companies for copyright and/or other purposes, and that if for any reason the Adviser ceases to be the Funds' investment adviser, the Funds will promptly take all steps necessary to change their name to one that does not include "Baron," unless they receive the Adviser' s written consent to continue using the name.

Each Advisory Agreement provides that the Adviser shall have no liability to the Funds or their shareholders for any error of judgment or mistake of law or for any loss suffered by the Funds on account of any action taken in good faith, provided that the Adviser shall not be protected against liabilities arising by virtue of willful misfeasance, bad faith or gross negligence, or reckless disregard of the Adviser' s obligations under the Advisory Agreements.

The Advisory Agreements were approved by a majority of the Trustees, including a majority of the Independent Trustees for **Baron Asset Fund** on May 11, 1987, for **Baron Growth Fund** on October 21, 1994, for **Baron Small Cap Fund** on July 29, 1997, for **Baron Opportunity Fund** on January 18, 2000, and for **Baron Fifth Avenue Growth Fund** on March 10, 2004. The Advisory Agreements must normally be approved annually by the Board or a majority of the particular Funds' shareholders and by a majority of the Trustees who are not parties to the Advisory Agreement or interested persons of any such party. Such approval for 2012 was given at a Board of Trustees meeting held on May 8, 2012.

Each Advisory Agreement is terminable without penalty by either the Funds (when authorized by a majority vote of the shareholders or the Trustees) or the Adviser on 60 days' written notice. The Advisory Agreements shall automatically terminate in the event of their "assignment" (as defined by the 1940 Act). A discussion regarding the basis for the approval by the Board of the Advisory Agreements of the Funds is available in the Funds' Annual Financial Report to Shareholders for the year ended September 30, 2012.

#### **Principal Underwriter.**

The Funds have a distribution agreement with BCI with its principal offices located at 767 Fifth Avenue, New York, NY 10153. BCI is an affiliate of BAMCO.

#### **Service Agreements.**

The Funds have agreements with various service providers pursuant to which administrative services such as record keeping, reporting and processing services are provided to the Funds' shareholders.

#### **12b-1 Plan.<sup>1</sup>**

The Distributor does not receive underwriting commissions, but the 12b-1 Plan authorizes the Funds to pay the Distributor a distribution fee equal to 0.25% per annum of each Fund' s average daily net assets attributable to the Retail Shares. Due to the possible continuing nature of Rule 12b-1 payments, long-term investors may pay more than the economic equivalent of the maximum front-end sales charge permitted by FINRA (the Financial Industry Regulatory Authority). The 12b-1 fees are paid to the Distributor in connection with its activities and expenses primarily intended to result in the sale of Retail Shares and the servicing of Retail Shares shareholder accounts, including, but not limited to, compensation to registered representatives or other employees of the Distributor, compensation to and expenses of employees of the Distributor who engage in or support the distribution of Retail Shares or who service Retail Shares shareholder accounts, telephone expenses, preparing, printing and distributing Retail Shares promotional and advertising material, preparing, printing and distributing the prospectus and reports to other than current shareholders, compensation for certain Retail Shares shareholder services, and commissions and other fees to brokers, dealers, other financial intermediaries or other persons who

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<sup>1</sup> The 12b-1 plan applies to Retail Shares only. It does not apply to Institutional Shares.

have introduced investors to the Funds. The total amount of the 12b-1 fee is payable to the Distributor, regardless of the actual expenses incurred, which expenses may be more or less than the 12b-1 fees received by the Distributor. The Distributor or its affiliates may enter into arrangements with third parties to sell the Retail Shares of the Funds in programs that make Fund shares available to their customers and pay such third parties amounts in excess of the 12b-1 fees. The excess amounts typically represent savings of expenses the Funds would otherwise incur in performing record keeping and transfer agency functions. The Adviser reimburses the Distributor for certain of those excess charges.

The Distributor, the Adviser and/or their affiliates, at their expense, currently provide additional compensation to certain financial intermediaries to make Fund shares available to their customers. These financial intermediaries include retirement plan sponsors, service providers and administrators, which provide record-keeping and administrative services and other services to retirement plan participants, and banks, brokers, dealers and other financial intermediaries, insurance companies, and other service providers that provide distribution-related and shareholder services. The amount of payments made to a financial intermediary in any given year will vary based on the amount of Fund assets attributable to that financial intermediary. These payments help defray the costs incurred by financial intermediaries for, among other things, providing marketing and other services intended to assist in the offer and sale of Fund shares, for shareholder servicing activities and/or for sub-transfer agency services provided to individual shareholders, where a financial intermediary maintains omnibus accounts with DST Systems, Inc. (the "Transfer Agent").

The expenses listed below are payable by the Funds and are not treated as distribution or service fees under the 12b-1 Plan, even though they are considered to be primarily intended to result in the sale of shares within the meaning of Rule 12b-1 of the 1940 Act: (a) the costs of preparing, printing or reproducing and mailing all required reports and notices to shareholders; (b) the costs of preparing, printing or reproducing and mailing all proxy statements and proxies (whether or not such proxy materials include any item relating to or directed toward the sale of shares); (c) the costs of preparing, printing or reproducing and mailing all prospectuses and SAIs to current shareholders; (d) all external legal and accounting fees relating to the preparation of any such report, prospectus, SAI and proxy materials; (e) all external fees and expenses relating to the qualification of the Fund and/or your Shares under the securities or "Blue Sky" laws of any jurisdiction; (f) all fees under the 1940 Act and the Securities Act of 1933, including fees in connection with any application for exemption relating to or directed toward the sale of shares; (g) all fees and assessments, if any, of the Investment Company Institute or any successor organization, whether or not its activities are designed to provide sales assistance; (h) all costs of preparing and mailing confirmations of shares sold or redeemed and reports of share balances; (i) all external costs of responding to telephone or mail inquiries of shareholders or prospective shareholders; and (j) all other external costs and expenses of an administrative nature.

The 12b-1 Plan requires that while it is in effect, the Distributor report to the Board in writing, at least quarterly, the amounts of all expenditures, the identity of the payees and the purposes for which such expenditures were made for the preceding fiscal quarter.

For the fiscal year ended September 30, 2012, **Baron Asset Fund** paid distribution fees attributable to Retail Shares to the Distributor under the 12b-1 Plan of \$4,870,235; **Baron Growth Fund** paid distribution fees to the Distributor of \$10,866,563; **Baron Small Cap Fund** paid distribution fees to the Distributor of \$7,820,581; **Baron Opportunity Fund** paid distribution fees to the Distributor of \$721,410; and **Baron Fifth Avenue Growth Fund** paid distribution fees to the Distributor of \$73,374.

The following table shows the principal types of activities for which payments are or will be made, including the dollar amount and the manner in which amounts were paid by the Distributor under the 12b-1 Plan for the fiscal year ended September 30, 2012.

	<b>Baron Asset Fund</b>	<b>Baron Growth Fund</b>	<b>Baron Small Cap Fund</b>	<b>Baron Opportunity Fund</b>	<b>Baron Fifth Avenue Growth Fund</b>
Distribution and Service Fees	\$4,870,235	\$10,866,563	\$7,820,581	\$721,410	\$ 63,255
Printing	-	-	-	-	10,119
	<u>\$4,870,235</u>	<u>\$10,866,563</u>	<u>\$7,820,581</u>	<u>\$721,410</u>	<u>\$ 73,374</u>



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The Independent Trustees have no direct or indirect financial interest in the operation of the 12b-1 Plan or any agreement thereunder. The Interested Trustees have such an interest.

The 12b-1 Plan has been approved by the Board, including a majority of the Independent Trustees. In approving the 12b-1 Plan, the Board considered various factors and determined that there is a reasonable likelihood that the 12b-1 Plan will benefit the Funds and their Retail Shares shareholders. The anticipated benefits include the following: (i) the likelihood of attracting and retaining investments in the Funds; and (ii) the consequent reduced expense ratios due to economies of scale, ability to purchase larger blocks of securities, which result in decreased expenses, and minimization of adverse effects from forced sales of portfolio securities to meet redemptions.

The Distributor is authorized to make payments to authorized brokers, dealers and other financial intermediaries who have rendered distribution assistance and ongoing shareholder support services, shareholder servicing assistance or record keeping. Certain states may require that any such person be registered with such state. The Funds may execute portfolio transactions with and purchase securities issued by depository institutions that receive payments under the 12b-1 Plan. No preference will be shown in the selection of investments for the instruments of such depository institutions. The Distributor may also retain part of the 12b-1 fee as compensation for its services and expenses in connection with the distribution of Retail Shares. If the 12b-1 Plan is terminated, the Funds will owe no payments to the Distributor, other than any unpaid portion of the 12b-1 fee accrued through the effective date of termination.

Unless terminated in accordance with its terms, the 12b-1 Plan will continue in effect for a one year period, and from year to year thereafter if such continuance is specifically approved at least annually by the Board and by the Independent Trustees, with such votes being cast in person at a meeting called for the purpose of such vote.

The 12b-1 Plan may be terminated at any time by the vote of a majority of the Independent Trustees or by the vote of a majority of the outstanding Retail Shares. The 12b-1 Plan may not be amended to increase materially the amount of payments to be made without the approval of the Funds' shareholders. All material amendments must be approved by a vote of the Board and of the Independent Trustees, with such votes being cast in person at a meeting called for the purpose of such vote.

#### **Other Service Providers.**

##### ***Custodian.***

State Street Bank and Trust Company ("SSBT"), One Lincoln Street, Boston, MA 02111 serves as the custodian for the Funds' cash and securities.

SSBT provides certain accounting and bookkeeping services to include maintaining the books of each Fund, calculating daily the income and net asset value per share of each Fund and assisting in the preparation of tax returns and reports to shareholders. SSBT is compensated for fund accounting based on a percentage of each Fund's net assets, subject to certain minimums plus fixed annual fees for the administrator services. For the fiscal year ended September 30, 2012, \$445,002 was incurred for such services.

##### ***Transfer Agent and Dividend Agent.***

DST Systems, Inc., 430 West 7th Street, Kansas City, MO 64105, is the Transfer Agent and Dividend Agent for the Funds.

##### ***Registered Public Accountants.***

PricewaterhouseCoopers LLP, 300 Madison Avenue, New York, NY 10017, is the independent registered public accounting firm for the Funds.

These institutions are not responsible for investment decisions of the Funds.

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## PORTFOLIO MANAGERS

Baron Asset Fund	Andrew Peck
Baron Growth Fund	Ronald Baron
Baron Small Cap Fund	Clifford Greenberg
Baron Opportunity Fund	Michael Lippert
Baron Fifth Avenue Growth Fund	Alex Umansky

### *Other Accounts Managed.*

As of September 30, 2012:

<u>Portfolio Manager</u>	<u>Type of Account</u>	<u>Number of Additional Accounts</u>	<u>Total Assets (millions)</u>
Ronald Baron	Registered Investment Companies	7	\$ 2,305
	Other pooled investment vehicles	3 <sup>(1)</sup>	\$ 114 <sup>(1)</sup>
	Other Accounts	36	\$ 1,113
Andrew Peck	Registered Investment Companies	0	\$ 0
	Other pooled investment vehicles	1	\$ 185
	Other Accounts	11	\$ 575
Clifford Greenberg	Registered Investment Companies	0	\$ 0
Michael Lippert	Registered Investment Companies	0	\$ 0
	Other Accounts	2	\$ 462
Alex Umansky	Registered Investment Companies	0	\$ 0
	Other Accounts	6	\$ 21

<sup>(1)</sup> One account in “other pooled investment vehicles” has an advisory fee based on the account’s performance. This account is a “fund of funds” with assets of \$60 million.

### *Potential Conflicts of Interest.*

Conflicts of interest could arise in connection with managing the Funds along with other Baron Funds<sup>®</sup> and the accounts of other clients of the Adviser and of clients of the Adviser’s affiliated investment adviser, BCM. Because of market conditions, client investment restrictions, Adviser imposed investment guidelines and the consideration of factors such as cash availability and diversification considerations, not all investment opportunities will be available to the Funds and all clients at all times. The Adviser has joint trading policies and procedures designed to ensure that no Fund or client is systematically given preferential treatment over time. The Funds’ Chief Compliance Officer monitors allocations for consistency with this policy and reports to the Board annually. Because an investment opportunity may be suitable for multiple accounts, the Funds may not be able to take full advantage of that opportunity because the opportunity may be allocated among many or all of the Funds and accounts of clients managed by the Adviser and its affiliate.

To the extent that the Funds’ portfolio manager has responsibilities for managing other client accounts, the portfolio manager may have conflicts of interest with respect to his time and attention among relevant accounts. In addition, differences in the investment restrictions or strategies among a Fund and other accounts may cause the portfolio manager to take action with respect to another account that differs from the action taken with respect to the Funds. In some cases, another account managed by the portfolio manager may provide more revenue to the Adviser. While this may create additional conflicts of interest for the portfolio manager in the allocation of management time, resources and investment opportunities, the Adviser takes all necessary steps to ensure that the portfolio manager endeavors to exercise his discretion in a manner that is equitable to the Funds and other accounts.



A conflict could also arise when the portfolio manager has an investment in one Fund as opposed to another, or has a larger investment in one Fund than in others he manages. The Adviser or its affiliate may also receive a performance-based fee with respect to certain accounts, which could create a conflict.

The Adviser believes that it has policies and procedures in place that address the Funds' potential conflicts of interest. Such policies and procedures address, among other things, trading practices (e.g., brokerage commissions, cross trading, aggregation and allocation of transactions, sequential transactions and allocations of orders for execution to brokers), disclosure of confidential information and employee trading.

**Compensation.**

Mr. Baron has an employment agreement that includes a fixed base salary, a fixed bonus and a performance bonus based on a percentage of the management fees earned on the Funds that he manages. The terms of his contract are based on Mr. Baron's role as the Firm's Founder, Chief Executive Officer and Chief Investment Officer, and his position as portfolio manager for the majority of the Firm's assets under management. Consideration is given to Mr. Baron's reputation, the long-term performance records of the Funds under his management and the profitability of the Firm.

The compensation for Messrs. Greenberg, Peck, Lippert and Umansky includes a base salary and an annual bonus that is based, in part, on the amount of assets they manage, as well as their individual long-term investment performance, their overall contribution to the Firm and the Firm's profitability. In addition, Messrs. Greenberg and Peck own equity in BCG and are eligible for special bonuses based on the Firm achieving its long-term growth and profitability goals.

**Ownership of Portfolio Managers.**

As of September 30, 2012, the Portfolio Manager ownership of Fund shares was:

<u>Portfolio Manager</u>	<u>Fund</u>	<u>Dollar Range of Fund Shares Owned</u>
Andrew Peck	Baron Asset Fund	Over \$1,000,000
Ronald Baron	Baron Growth Fund	Over \$1,000,000
Clifford Greenberg	Baron Small Cap Fund	Over \$1,000,000
Michael Lippert	Baron Opportunity Fund	\$500,001-\$1,000,000
Alex Umansky	Baron Fifth Avenue Growth Fund	\$500,001-\$1,000,000

**BROKERAGE ALLOCATION AND OTHER PRACTICES**

The Adviser is responsible for placing the portfolio brokerage business of the Funds with the goal of obtaining the best net results for the Funds, taking into account prompt, efficient and reliable executions at a favorable price.

<u>For the Fiscal Year Ended September 30,</u>	<u>2012</u>	<u>2011</u>	<u>2010</u>
<b>Total Commissions Paid</b>			
Baron Asset Fund	\$821,284	\$1,521,594	\$1,180,227
Baron Growth Fund	\$2,336,152	\$1,814,816	\$1,795,156
Baron Small Cap Fund	\$2,300,947	\$2,428,150	\$2,087,160
Baron Opportunity Fund	\$630,966	\$381,789	\$358,423
Baron Fifth Avenue Growth Fund	\$36,352	\$41,002	\$37,579

The variation in the commissions paid by Baron Asset Fund in 2011 versus 2012 is the result of lower trading volume. For Baron Opportunity Fund, the variation is the result of higher assets under management and higher trading volume.

Purchase and sale orders are placed with brokers that the Adviser believes will achieve “best execution” of such orders. Best execution involves consideration of a number of factors, including direct net economic results to the Funds, the efficiency with which the transaction is executed, the ability to effect the transaction in the size and price range requested, the ability to effect the transaction with minimum impact on the market, the financial strength and stability of the broker, the broker’s familiarity with a particular security, the broker’s commitment of resources to executing the transaction and past experience with a broker.

Under the Advisory Agreements and as permitted by Section 28(e) of the Securities and Exchange Act of 1934, the Adviser may cause the Funds to pay a broker that provides brokerage and research services to the Adviser an amount of commission for effecting a securities transaction for the Funds in excess of the amount that other brokers would have charged for the transaction, if the Adviser determines in good faith that the greater commission is consistent with the Funds’ policies and is reasonable in relation to the value of the brokerage and research services provided by the executing broker viewed in terms of either a particular transaction or the Adviser’s overall responsibilities to the Funds or to its other clients. The term “brokerage and research services” includes advice as to the value of securities, the advisability of investing in, purchasing, or selling securities, and the availability of securities or of purchasers or sellers of securities, furnishing analyses and reports concerning issuers, industries and securities, economic factors and trends, portfolio strategy and the performance of accounts; and effecting securities transactions and performing functions incidental thereto, such as clearance and settlement. Such services may be used by the Adviser or its affiliate to supplement the services it is required to perform pursuant to the Advisory Agreement in serving the Funds and/or other advisory clients of the affiliate.

Brokers may be willing to furnish statistical research and other factual information or services to the Adviser for no consideration other than brokerage or underwriting commissions. Research provided by brokers is used for the benefit of all of the Adviser’s or its affiliate’s clients and not solely or necessarily for the benefit of the Funds. The Adviser’s investment management personnel attempt to evaluate the quality of research provided by brokers. Results of this effort may be used by the Adviser as a consideration in the selection of brokers to execute portfolio transactions.

Investment decisions for the Funds and for other client accounts managed by BCM and the Adviser are made independent of each other in light of differing considerations for the various accounts. The same investment decision may, however, be made for two or more of the Adviser’s and/or BCM’s accounts. When this occurs, simultaneous transactions are inevitable. Purchases and sales are averaged as to price where possible and allocated to account in a manner deemed equitable by the Adviser in conjunction with BCM. This procedure could have a detrimental or beneficial effect upon the price or value of the security for the Funds, depending upon market conditions.

During the year ended September 30, 2012, the Funds purchased securities issued by the following regular broker-dealers of the Funds, which had the following value as of September 30, 2012:

<u>Fund</u>	<u>Broker-Dealer</u>	<u>Value of Securities as of September 30, 2012</u>
<b>Baron Growth Fund</b>	Jefferies Group, Inc.	\$ 9,583,000

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## CAPITAL STOCK AND OTHER SECURITIES

**Baron Investment Funds Trust** (formerly known as **Baron Asset Fund**) is an open-end investment company organized as a series fund and established under the business trust law of The Commonwealth of Massachusetts. The five series currently available are **Baron Asset Fund, Baron Growth Fund, Baron Small Cap Fund, Baron Opportunity Fund** and **Baron Fifth Avenue Growth Fund**. Shares entitle their holders to one vote per share on all matters submitted to a vote of shareholders. The Trust's Declaration of Trust provides that no matters need be submitted to shareholders except as required by the 1940 Act. Consequently, matters such as mergers, acquisitions and sales of assets may not require shareholder approval. In the election of Trustees, shares have non-cumulative voting rights, which means that holders of more than 50% of the shares voting for the election of Trustees can elect all Trustees and, in such event, the holders of the remaining shares voting for the election of Trustees will not be able to elect any person or persons as Trustees. Shares have no preemptive or subscription rights and are transferable.

Under Massachusetts law, shareholders of a Massachusetts business trust may, under certain circumstances, be held personally liable as partners for the obligations of the trust. The Declaration of Trust contains an express disclaimer of shareholder liability for acts or obligations of the Fund or any series thereof. Notice of such disclaimer will normally be given in each agreement, obligation or instrument entered into or executed by the Funds or Trustees. The Declaration of Trust provides for indemnification by a Fund for any loss suffered by a shareholder as a result of an obligation of that Fund. The Declaration of Trust also provides that a Fund shall, upon request, assume the defense of any claim made against any shareholder for an act or obligation of that Fund and satisfy any judgment thereon. Thus, the risk of a shareholder incurring financial loss on account of shareholder liability is limited to circumstances in which the Fund itself would be unable to meet its obligations. The Trustees believe that, in view of the above, the risk of personal liability of shareholders is remote.

The Declaration of Trust further provides that the Trustees will not be liable for errors of judgment or mistakes of fact or law, but nothing in the Declaration of Trust protects a Trustee against liability to which he or she would otherwise be subject by reason of willful misfeasance, bad faith, gross negligence or reckless disregard of the duties involved in the conduct of his or her office.

## PURCHASE, REDEMPTION AND PRICING OF SHARES

The Funds expect to make all redemptions in cash but reserve the right to make payment, in whole or in part, in portfolio securities. Payment will be made other than all in cash if the Board determines that economic conditions exist which would make a cash payment detrimental to the Funds' best interests. Portfolio securities to be so distributed, if any, would be selected in the discretion of the Board and priced as described under "How Your Shares are Priced" in the prospectus.

### **Net Asset Value.**

As more fully set forth in the prospectus under "How Your Shares are Priced," the net asset value per share of each Fund is determined as of the close of regular trading of the New York Stock Exchange (the "Exchange"), (usually 4:00 p.m. Eastern Standard Time) on each day that the Exchange is open. The Exchange is open all weekdays that are not holidays. Annually, the Exchange publishes the holidays on which it will be closed. The most recent announcement states it will not be open on New Year's Day, Martin Luther King, Jr. Day, Presidents' Day, Good Friday, Memorial Day, Independence Day, Labor Day, Thanksgiving and Christmas Day.

Securities traded on more than one national securities exchange are valued at the last sale prices of the day as of which such value is being determined as reflected at the close of the exchange that is the principal market for such securities. For Securities traded on NASDAQ the Funds use the NASDAQ Official Closing Price.

U.S. Government obligations and other debt instruments having 60 days or less remaining until maturity are stated at amortized cost. Debt instruments having a greater remaining maturity will be valued on the basis of

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prices obtained from a pricing service approved by the Board or at the mean between the bid and ask prices from a dealer maintaining an active market in that security.

Non-U.S. equity securities are valued on the basis of their most recent closing market prices and translated into U.S. dollars at 4 p.m. E.T. except under the circumstances described below. Most foreign markets close before 4 p.m. E.T. For securities primarily traded in the Far East, for example, the most recent closing prices may be as much as 15 hours old at 4 p.m. E.T. If the Adviser determines that developments between the close of the foreign markets and 4 p.m. E.T. may, in its judgment, materially affect the value of some or all of the Funds' securities, the Adviser will adjust the previous closing prices to reflect what it believes to be the fair value of the securities as of 4 p.m. E.T. In deciding whether to make these adjustments, the Adviser reviews a variety of factors, including developments in foreign markets, the performance of U.S. securities markets, and the performance of instruments trading in U.S. markets that represent non-U.S. securities and baskets of non-U.S. securities. The Adviser may also fair value securities in other situations, for example, when a particular foreign market is closed but the Funds are open. The Adviser uses outside pricing services to provide it with closing market prices and information used for adjusting those prices. The Adviser cannot predict how often it will use closing prices and how often it will adjust those prices.

## **TAXATION OF THE FUNDS**

The accompanying prospectus contains information about the U.S. federal income tax consequences of ownership of shares. Certain supplementary information is presented below. References below to the "Fund" apply to each of the Funds described in the accompanying prospectus.

### **U.S. Federal Income Taxation.**

The following information is based on the Internal Revenue Code of 1986, as amended (the "Code"), Treasury Regulations, administrative rulings and judicial decisions as of the date hereof, all of which may be changed either retroactively or prospectively. This discussion does not address all aspects of U.S. federal income taxation that may be relevant to shareholders in light of their particular circumstances (such as alternative minimum tax consequences or Medicare contribution tax consequences) or to shareholders subject to special treatment under U.S. federal income tax laws (such as, certain financial intermediaries, insurance companies, dealers in stock or securities, tax-exempt organizations, persons who have entered into hedging transactions with respect to shares of the Fund and persons who borrow in order to acquire shares). Prospective shareholders should consult their tax advisors with respect to the particular tax consequences to them of an investment in the Fund.

This discussion addresses only shareholders who hold Fund shares as capital assets within the meaning of Section 1221 of the Code (generally, for investment). Except where specifically addressing foreign shareholders, this discussion assumes that the shareholder is (i) an individual who is a citizen or resident of the United States; (ii) a corporation, or other entity treated as a corporation for U.S. federal income tax purposes, that was created or organized in or under the laws of the United States, any state therein or the District of Columbia; or (iii) an estate or trust the income of which is subject to U.S. federal income taxation regardless of its source. If an entity that is classified as a partnership for U.S. federal income tax purposes holds shares of the Fund, the U.S. federal income tax treatment of a partner will generally depend on the status of the partner and the activities of the partnership. Partnerships holding Fund shares and partners in such partnerships should consult their tax advisors as to the particular U.S. federal income tax consequences to them of holding and disposing of such shares.

### **Tax Status of the Funds.**

The Fund has elected to qualify, and intends to remain qualified, as a regulated investment company under Subchapter M of the Code. Qualification as a regulated investment company requires, among other things, that (a) at least 90% of the Fund's annual gross income be derived from interest; dividends; payments with respect to

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certain securities loans; gains from the sale or other disposition of stock, securities or foreign currencies; other income (including gains from options, futures or forward contracts) derived with respect to its business of investing in such stock, securities or currencies; and net income from interests in “qualified publicly traded partnerships,” as defined in the Code (any such income “Qualifying Income”); and (b) the Fund diversify its holdings so that, at the end of each quarter of the taxable year (i) at least 50% of the market value of the Fund’s assets is represented by cash, U.S. government securities and other securities limited in respect of any one issuer to an amount not greater than 5% of the value of the Fund’s total assets and not more than 10% of the outstanding voting securities of such issuer, and (ii) not more than 25% of the value of its total assets is invested in the securities of any one issuer (other than U.S. government securities and securities of other regulated investment companies), in two or more issuers that are controlled by the Fund and that are engaged in the same or similar trades or businesses or related trades or businesses, or in one or more “qualified publicly traded partnerships.

Qualification and election as a “regulated investment company” involve no supervision of investment policy or management by any government agency. As a regulated investment company, the Fund generally will not be subject to U.S. federal income tax on income that is distributed to shareholders, provided that the Fund distributes to its shareholders at least 90% of its “investment company taxable income” (determined prior to the deduction for dividends paid by the Fund) and 90% of its net tax-exempt interest income for each taxable year. The Fund’s “investment company taxable income” for any taxable year is its taxable income, determined without regard to net capital gain (that is, the excess of net long-term capital gain over net short-term capital loss) for such taxable year and with certain other adjustments. Assuming that the Fund meets the 90% distribution requirement, it will generally be subject to tax at regular U.S. federal corporate income tax rates only on any income or gain that it does not distribute in a timely manner.

The Fund intends to make sufficient distributions in a timely manner in order to ensure that it will not be subject to the nondeductible 4% U.S. federal excise tax that is imposed on certain undistributed income of regulated investment companies. In general, in order for the Fund to avoid the 4% U.S. federal excise tax, the Fund must distribute in each calendar year at least (i) 98% of its ordinary income for the calendar year, (ii) 98.2% of its capital gain net income for the one-year period ending on October 31 of the calendar year and (iii) any ordinary income and capital gains for previous years that were not distributed during those years. For purposes of determining whether the Fund has met this distribution requirement, (i) certain ordinary gains and losses that would otherwise be taken into account for the portion of the calendar year after October 31 will be treated as arising on January 1 of the following calendar year and (ii) the Fund will be deemed to have distributed any income or gains on which it paid U.S. federal income tax.

If for any taxable year the Fund did not qualify for the special U.S. federal income tax treatment afforded to regulated investment companies (for example, by not meeting the 90% distribution requirement described above), all of its taxable income would be subject to U.S. federal income tax at regular corporate rates (without any deduction for distributions to its shareholders) and all distributions out of its current or accumulated earnings and profits would be taxable as dividend income. In such event, provided that a shareholder satisfied the applicable holding period and other requirements with respect to his shares, dividend distributions would be eligible for the dividends-received deduction in the case of a corporate shareholder, and if received by a non-corporate shareholder would be taxable to the shareholder as “qualified dividend income, which is subject to tax at the rates applicable to long-term capital gain (currently, a maximum rate of 20%).” In addition, the Fund could be required to recognize unrealized gains, pay taxes and make distributions (which could be subject to interest charges) before requalifying for taxation as a regulated investment company. However, if the Fund fails to satisfy the income test or diversification test described above, the Fund may be able to avoid losing its status as a regulated investment company by timely providing notice of such failure to the Internal Revenue Service (the “IRS”), curing such failure and possibly paying an additional tax.

The Fund may invest in shares of certain foreign corporations that may be classified under the Code as passive foreign investment companies (“PFICs”). In the absence of one of the elections described below, if the Fund

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receives certain distributions from a PFIC, or gain from the sale of PFIC stock, the Fund may be subject to a tax on such distributions or gain, as well as to interest charges. In order to mitigate these adverse consequences, the Fund will generally make an election to mark-to-market its shares of PFICs. At the end of each taxable year to which the election applies, the Fund will report as ordinary income the amount by which the fair market value of its shares in a PFIC for which the Fund has made a mark-to-market election exceeds the Fund's adjusted basis in those shares. If the Fund's adjusted basis in the shares of such a PFIC exceeds the shares' fair market value at the end of a taxable year, the Fund will be entitled to a deduction equal to the lesser of (a) this excess and (b) the Fund's aggregate income inclusions in respect of such stock under the mark-to-market rules that have not been previously offset by mark-to-market losses. As a result of a mark-to-market election, the Fund will not recognize any capital gains with respect to its investment in the relevant PFIC stock. Alternatively, the Fund may under certain circumstances elect to include as income and gain its share of the ordinary earnings and net capital gain of certain PFICs, without regard to whether it receives any distributions from these PFICs.

Certain other investments made by the Fund, such as investments in debt securities that have original issue discount, will cause the Fund to recognize income for U.S. federal income tax purposes prior to the Fund's receipt of the corresponding distributable proceeds. In addition, some of the Fund's investments, such as the Fund's transactions in foreign currencies, forward contracts, options, and futures contracts (including options and futures contracts on foreign currencies) will be subject to special provisions of the Code that, among other things, may affect the character of gains and losses realized by the Fund (i.e., may affect whether gains or losses are ordinary or capital), accelerate recognition of income by the Fund or defer Fund losses. These provisions may result in the Fund's "marking-to-market" certain types of positions in its portfolio (i.e., treating them as if they were sold at the end of each taxable year). The application of these rules to the Fund could affect the character, amount and timing of distributions to shareholders.

The Fund may thus recognize income without receiving cash with which to make distributions in amounts necessary to satisfy the distribution requirements for avoiding income and excise taxes. In that case, the Fund may have to dispose of other securities and use the proceeds to make distributions in order to satisfy these distribution requirements.

#### **Foreign Taxes.**

Dividends, interest and capital gains received by the Fund may give rise to withholding and other taxes imposed by foreign countries. Such taxes will reduce shareholders' return. Income tax treaties between certain countries and the United States may reduce or eliminate such taxes, but there can be no guarantee that the Fund will qualify for treaty benefits.

Under the Code, if more than 50% of the value of the Fund's total assets at the close of the taxable year consists of stock or securities of foreign corporations, the Fund may file an election with the IRS to "pass-through" to the Fund's shareholders the amount of foreign income taxes paid by the Fund. Pursuant to this election, a shareholder would (a) include in gross income (in addition to dividends actually received) his pro rata share of the foreign income taxes paid by the Fund; (b) treat his pro rata share of such foreign income taxes as having been paid by him; and (c) subject to certain limitations, be entitled either to deduct his pro rata share of such foreign income taxes in computing his taxable income or to use it as a foreign tax credit against U.S. income taxes. Shortly after any year for which it makes such an election, the Fund will report to its shareholders, in writing, the amount per share of such foreign tax that must be included in each shareholder's gross income and the amount which will be available for deduction or credit.

Generally, a credit for foreign income taxes is subject to the limitation that it may not exceed the shareholder's U.S. tax liability (before the credit) attributable to the shareholder's total foreign-source taxable income. If the Fund makes the "pass-through" election, the portion of dividends paid by the Fund from its foreign-source income (e.g., dividends paid by foreign companies) will be treated as foreign-source income. The Fund's gains and losses from the sale of securities, and its foreign currency gains and losses, will generally be

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treated as derived from U.S. sources. The limitation on the foreign tax credit is applied separately to foreign-source “passive income,” including the portion of dividends received from the Fund that qualifies as foreign source income. Because of these limitations, a shareholder may be unable to claim a credit for the full amount of the shareholder’s *pro rata* share of the foreign income taxes paid by the Fund. A shareholder’s ability to claim a credit for foreign taxes paid by the Fund may also be limited by holding period requirements applicable both to the Fund’s investment in the foreign shares and to the shareholder’s investment in Fund shares.

If the Fund does not meet the requirements of the Code necessary to make the “pass-through” election or does not make the election, any foreign taxes paid or accrued will represent an expense to the Fund, which will reduce its investment company taxable income. Absent this election, shareholders will not be able to claim either a credit or deduction for their *pro rata* shares of such taxes paid by the Fund, nor will shareholders be required to treat their *pro rata* shares of such taxes as amounts distributed to them.

### **Distributions.**

Distributions to shareholders of the Fund’s investment company taxable income (other than “qualified dividend income”), including distributions of net short-term capital gains, will be taxable as ordinary income to shareholders. Distributions (or deemed distributions, as described below) of the Fund’s net capital gains will be taxable to shareholders as long-term capital gains, regardless of the length of time the shares have been held by a shareholder. Long-term capital gains recognized by individuals and other non-corporate shareholders are currently subject to U.S. federal income tax at lower rates than are currently the rates applicable to ordinary income. Distributions in excess of the Fund’s current and accumulated earnings and profits will, as to each shareholder, be treated as a tax-free return of capital, to the extent of a shareholder’s adjusted basis in his shares, and as a capital gain thereafter. The ultimate tax characterization of the Fund’s distributions made in a taxable year cannot be determined until after the end of the taxable year. As a result, there is a possibility that the Fund may make total distributions during a taxable year in an amount that exceeds the current and accumulated earnings and profits of the Fund.

Provided that the shareholder satisfies the applicable holding period and other requirements with respect to his shares, (i) distributions of the Fund’s “qualified dividend income” will be treated as “qualified dividend income” received by the shareholder and will therefore be subject to U.S. federal income tax at the rates applicable to long-term capital gain and (ii) shareholders that are corporations may be entitled to claim a dividends-received deduction for the portion of Fund distributions that is attributable to certain dividend income received by the Fund.

If the Fund retains any net capital gains for reinvestment, it may elect to treat such capital gains as having been distributed to its shareholders. If the Fund makes such an election, each shareholder will be required to include its share of such undistributed net capital gain in income as long-term capital gain and will be entitled to claim its share of the U.S. federal income taxes paid by the Fund on such undistributed net capital gain as a credit against its own U.S. federal income tax liability, if any, and to claim a refund on a properly-filed U.S. federal income tax return to the extent that the credit exceeds such liability. In addition, each shareholder will be entitled to increase the adjusted tax basis of its Fund shares by the difference between its share of such undistributed net capital gain and the related credit. There can be no assurance that the Fund will make this election if it retains all or a portion of its net capital gain for a taxable year.

The Fund will inform its shareholders each year of the tax status of distributions received by shareholders for the previous year. A shareholder’s tax liability for such distributions will depend on the shareholder’s particular tax situation.

Shareholders who do not instruct the Fund not to reinvest distributions in additional shares will be treated for U.S. federal income tax purposes as receiving the relevant distributions and using them to purchase shares. Thus, distributions of investment company taxable income and net capital gains, whether received in cash or reinvested, must be reported by the shareholder on his U.S. federal income tax return. A distribution will be

treated as paid during a calendar year if it is declared by the Fund in October, November or December of the year to holders of record in such a month and paid by January 31 of the following year. Such distributions will be taxable to shareholders as if received on December 31 of such prior year, rather than in the year in which the distributions are actually received.

Distributions by the Fund result in a reduction in the net asset value of the Fund's shares. Should a distribution reduce the net asset value below a shareholder's cost basis, such distribution could nevertheless be taxable to the shareholder as ordinary income or capital gain as described above, even though, from an investment standpoint, it may constitute a partial return of capital. In particular, investors should consider the tax implications of buying shares just prior to a distribution. Although the price of shares purchased at the time will include the amount of the forthcoming distribution, the distribution will nevertheless be taxable to the purchaser.

As of September 30, 2012, the Funds had capital loss carryforwards expiring as follows:

	<b>Baron Asset Fund</b>	<b>Baron Growth Fund</b>	<b>Baron Small Cap Fund</b>	<b>Baron Opportunity Fund</b>	<b>Baron Fifth Avenue Growth Fund</b>
September 30, 2012	\$ —	\$ —	\$ —	\$ —	\$1,867,337

Capital loss carryforwards realized in taxable years beginning after December 22, 2010 ("Post-Enactment") will retain their character as either short-term or long-term capital losses rather than being considered short-term as under previous law. Any capital losses generated after Post-Enactment will be required to be utilized prior to the losses incurred in Pre-Enactment tax years. Under a transition rule, capital losses arising in a taxable year beginning after December 22, 2010 must be used before capital losses realized in a prior taxable year.

#### **Sale or Redemption of Shares.**

A shareholder will recognize a taxable gain or loss, if any, if the shareholder sells or redeems his shares. Such gain or loss will be equal to the difference between his adjusted tax basis in the shares sold or redeemed and the amount of the cash or the fair market value of other property (including securities distributed by the Fund) received by him in payment therefor.

Any gain or loss arising from the sale or redemption of shares will be treated as capital gain or loss, and will generally be long-term capital gain or loss if the shareholder's holding period for the shares is more than one year and short-term capital gain or loss if it is one year or less. Long-term capital gains recognized by individuals and other non-corporate shareholders on a sale or redemption of shares generally will be taxed at a maximum rate of 20%. Any loss realized on a sale or redemption will be disallowed to the extent the shares disposed of are replaced (including pursuant to our dividend reinvestment program) with substantially identical shares within a period beginning 30 days before and ending 30 days after the disposition of the shares. In such a case, the basis of the shares acquired will be adjusted to reflect the disallowed loss. Any loss arising from the sale or redemption of shares for which the shareholder has a holding period of six months or less will be treated for U.S. federal tax purposes as a long-term capital loss to the extent of any amount of capital gain dividends received by the shareholder with respect to such shares. For purposes of determining a shareholder's holding period of shares, the holding period will be suspended for any periods during which the shareholder's risk of loss is diminished as a result of holding one or more other positions in substantially similar or related property or through certain options or short sales.

A shareholder who recognizes a loss on a sale or other disposition of shares will be required to report the sale or other disposition on IRS Form 8886 if the loss exceeds an applicable threshold amount. Failure to comply with the reporting requirements gives rise to substantial penalties. Certain states, including New York, may also have similar disclosure requirements. Shareholders should consult their tax advisors to determine whether they are required to file IRS Form 8886 in connection with a sale or other disposition of shares.

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## **Exchange or Conversion of Shares.**

You may exchange all or a portion of your shares in one Fund for shares in another Fund. Exchanges will be executed on the basis of the relative net asset value of the shares exchanged. An exchange will be considered a sale for U.S. federal income tax purposes, and you may therefore realize a gain or loss for U.S. federal income tax purposes as a result of an exchange. The Fund offers two classes of shares, Retail Shares and Institutional Shares, which differ only in their ongoing fees and eligibility requirements. You may convert Retail Shares into Institutional Shares if the value of your investment in a Fund is at least \$1,000,000. If the value of your investment in a Fund falls below \$1,000,000 because of redemptions, the Fund may convert your Institutional Shares into Retail Shares. The transaction will be based on the respective net asset value per share of each class on the trade date for the conversion. For U.S. federal income tax purposes, such a conversion will not be a taxable event. You should consult your own tax adviser regarding specific questions of federal, state, local or foreign tax law.

## **Backup Withholding and Information Reporting.**

Payments on the shares and proceeds from a redemption or other disposition of shares will generally be subject to information reporting. Such amounts will be subject to backup withholding at the rate of 28% if payable to shareholders who fail to provide the Fund (or other payor) with its correct taxpayer identification number or to make required certifications, or who have been notified by the IRS that they are subject to backup withholding. Certain types of shareholders are exempt from such backup withholding. Backup withholding is not an additional tax. Any amounts withheld may be credited against a shareholder's U.S. federal income tax liability.

## **Foreign Shareholders.**

A "foreign shareholder" is an investor that, for U.S. federal income tax purposes, is a nonresident alien individual, a foreign corporation, or a foreign estate or trust. This disclosure assumes that (i) a foreign shareholder's ownership of shares in the Fund is not effectively connected with a trade or business conducted by such foreign shareholder in the United States, (ii) the foreign shareholder is not an expatriate of the United States (iii) the foreign shareholder does not own, and has not owned, actually or constructively, more than 5% of the Fund's shares and (iv) the foreign shareholder is not an individual who is present in the United States for 183 days or more in any taxable year. A distribution of the Fund's investment company taxable income to a foreign shareholder, including a deemed distribution as a consequence of a Fund's election to pass through foreign taxes paid by the Fund, will generally be subject to withholding tax at a 30% rate or such lower rate as may be specified by an applicable income tax treaty. Provided that certain requirements are satisfied, this withholding tax will not be imposed on dividends paid by the Fund in its taxable years beginning before January 1, 2014 to the extent that the underlying income out of which the dividends are paid consists of U.S.-source interest income or short-term capital gains that would not have been subject to U.S. withholding tax if received directly by the foreign shareholder ("interest-related dividends" and "short-term capital gain dividends," respectively). It is unclear whether any legislation will be enacted that would extend this exemption from withholding for the Fund's taxable years beginning on or after January 1, 2014.

Foreign shareholders may be subject to an increased U.S. federal income tax on their income resulting from a Fund's election (described above) to "pass-through" amounts of foreign taxes paid by the Fund, but may not be able to claim a credit or deduction with respect to the withholding tax for the foreign taxes treated as having been paid by them.

Information returns will be filed with the IRS in connection with certain payments on the shares. A foreign shareholder may be subject to U.S. backup withholding on distributions that are otherwise exempt from withholding tax or on the proceeds from a redemption or other disposition of shares if such foreign shareholder does not certify its non-U.S. status under penalties of perjury or otherwise establish an exemption. Backup withholding is not an

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additional tax. Any amounts withheld pursuant to the backup withholding rules will be allowed as a credit against the foreign shareholder's U.S. federal income tax liability, if any, and may entitle the foreign shareholder to a refund, provided that the required information is furnished to the IRS on a timely basis.

In order to qualify for the exemption from U.S. withholding tax on "interest-related dividends" and "short-term capital gain dividends" (if any), to qualify for an exemption from U.S. backup withholding and to qualify for a reduced rate of U.S. withholding tax on Fund dividends under an income tax treaty, a foreign shareholder must generally deliver to the relevant Fund a properly executed IRS form (generally, Form W-8BEN). In order to claim a refund of any Fund-level taxes imposed on undistributed net capital gains, any U.S. withholding taxes or any backup, withholding, a foreign shareholder must obtain a U.S. taxpayer identification number and file a U.S. federal income tax return.

None of the Funds expects to be a "United States real property holding corporation" for U.S. federal income tax purposes. Foreign shareholders should consult their tax advisors regarding the potential tax consequences to them if any relevant Fund is or was a "United States real property holding corporation."

The tax consequences to a foreign shareholder entitled to claim the benefits of an applicable tax treaty may be different from those described herein. Foreign shareholders are advised to consult their own tax advisor with respect to the particular tax consequences to them of an investment in the Fund.

Sections 1471 through 1474 of the code ("FATCA") generally imposes withholding at a rate of 30% on payments to certain foreign entities (including financial intermediaries) of dividends on, and the gross proceeds of dispositions of, U.S. common stock, unless the relevant foreign entity satisfies various U.S. information reporting and due diligence requirements (generally relating to ownership by U.S. persons of interests in or accounts with those entities). Pursuant to published guidance from the IRS and the U.S. Treasury Department, withholding taxes under FATCA will be imposed on payments of dividends made after December 31, 2013 and payments of gross proceeds made after December 31, 2016. Shareholders should consult their tax advisors regarding the possible implications of FATCA on their investments in the Fund.

#### **State, Local and Foreign Taxes.**

In addition to federal income taxes, shareholders of the Fund may be subject to state, local or foreign taxes on distributions from the Fund and on repurchases or redemptions of shares. Shareholders should consult their tax advisors as to the application of such taxes and as to the tax status of distributions from the Fund and repurchases or redemptions of shares in their own states and localities.

#### **Cost Basis Information.**

The Fund is required to report your cost basis, gain or loss, and holding period to the IRS on your Consolidated Form 1099 when "covered" shares of the Fund are redeemed. Covered shares are any shares acquired (including shares acquired through reinvestment of the Fund's distributions) on or after January 1, 2012. The Fund has chosen the "average cost" method as its default method for reporting the cost basis of covered shares. The Fund will use this method for purposes of reporting your cost basis unless you instruct the Fund in writing to use a different calculation method. You may choose a method different from the Fund's default method if you provide the Fund with timely notice. Please consult your tax advisor with regard to your particular circumstances.

#### **UNDERWRITERS**

BCI is the principal underwriter responsible for distributing the Funds' securities. The Funds' public offering of their securities is continuous, and BCI is obligated to distribute the Funds' securities on a best efforts basis. BCI does not receive underwriting commissions from the Funds. The 12b-1 Plan authorizes the Funds to

pay the Distributor a distribution fee equal to 0.25% per annum of each Fund' s average daily net assets attributable to the Retail Shares.

**Compensation Table.**

The following table discloses compensation received by BCI from the Funds for the year ended September 30, 2012:

<u>Series</u>	<u>Net Underwriting Discounts and Commissions</u>	<u>Compensation on Redemptions and Repurchases</u>	<u>Brokerage Commissions</u>	<u>Other Compensation*</u>
Baron Asset Fund	–	–	–	\$4,870,235
Baron Growth Fund	–	–	–	\$10,866,563
Baron Small Cap Fund	–	–	–	\$7,820,581
Baron Opportunity Fund	–	–	–	\$721,410
Baron Fifth Avenue Growth Fund	–	–	–	\$73,374

\* Fees received pursuant to the 12b-1 Plan.

**FINANCIAL STATEMENTS**

The Funds' audited financial statements for the year ended September 30, 2012 and the report thereon of PricewaterhouseCoopers LLP, independent registered public accounting firm, appearing therein, are incorporated by reference into this SAI.

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## PART C: OTHER INFORMATION

### Item 28. Exhibits

- a. Declaration of Trust of Registrant, dated February 19, 1987. Filed as Exhibit 1(a) to Registrant's Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
- b. By-Laws of Registrant, amended and restated as of May 15, 2007. Filed on January 23, 2008 as Exhibit b. to Post-Effective Amendment No. 32 to Registrant's Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
- c. Specimen certificates of Shares of each Fund. Filed as Exhibit 4 to Post-Effective Amendment No. 5 to Registrant's Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
- d.1 Investment Advisory Agreement between Baron Asset Fund and BAMCO, Inc. as amended on May 18, 2010. Filed on January 27, 2011 as Exhibit d.1 to Post-Effective Amendment No. 38 to Registrant's Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
- d.2 Investment Advisory Agreement between Baron Growth Fund and BAMCO, Inc. as amended on May 18, 2010. Filed on January 27, 2011 as Exhibit d.2 to Post-Effective Amendment No. 38 to Registrant's Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
- d.3 Investment Advisory Agreement between Baron Small Cap Fund and BAMCO, Inc. as amended on May 18, 2010. Filed on January 27, 2011 as Exhibit d.3 to Post-Effective Amendment No. 38 to Registrant's Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
- d.4 Investment Advisory Agreement between Baron Opportunity Fund and BAMCO, Inc. as amended on August 29, 2011. Filed on January 27, 2012 as Exhibit d.4 to Post-Effective Amendment No. 40 to Registrant's Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
- d.5 Investment Advisory Agreement between Baron Fifth Avenue Growth Fund and BAMCO, Inc. as amended on August 29, 2011. Filed on January 27, 2012 as Exhibit d.5 to Post-Effective Amendment No. 40 to Registrant's Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
- d.6 Fee Waiver Agreement between Registrant and BAMCO, Inc., dated August 29, 2011. Filed on January 27, 2012 as Exhibit d.6 to Post-Effective Amendment No. 40 to Registrant's Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
- e. Distribution Agreement between Registrant and Baron Capital, Inc., dated May 18, 2010. Filed on January 27, 2011 as Exhibit e. to Post-Effective Amendment No. 38 to Registrant's Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
- f. Not applicable.
- g.1 Master Custodian Agreement among Registrant, Baron Select Funds and State Street Bank and Trust Company, dated April 13, 2007. Filed on May 1, 2007 as Exhibit g.1 to Post-Effective Amendment No. 9 to Baron Select Funds' Registration Statement on Form N-1A (File No. 333-103025) and incorporated herein by reference thereto.
- g.2 Fee Schedule to Master Custodian Agreement, dated March 21, 2007. Filed on July 20, 2007 to Baron Select Funds' Form 497 (File No. 333-103025) and incorporated herein by reference thereto.
- g.3 Administration Agreement among Registrant, Baron Select Funds and State Street Bank and Trust Company, dated April 13, 2007. Filed on July 20, 2007 to Baron Select Funds' Form 497 (File No. 333-103025) and incorporated herein by reference thereto.
- g.4 Fee Schedule, dated April 13, 2007 to Administration Agreement. Filed on July 20, 2007 to Baron Select Funds' Form 497 (File No. 333-103025) and incorporated herein by reference thereto.

- g.5 Additional Series Letter for Master Custodian Agreement and Administration Agreement, dated June 11, 2008. Filed on June 16, 2008 as Exhibit g.5 to Post-Effective Amendment No. 12 to Baron Select Funds' Registration Statement on Form N-1A (File No. 333-103025) and incorporated herein by reference thereto.
- g.6 Additional Series Letter for Master Custodian Agreement and Administration Agreement, dated October 28, 2010. Filed on December 1, 2008 as Exhibit g.6 to Post-Effective Amendment No. 14 to Baron Select Funds' Registration Statement on Form N-1A (File No. 333-103025) and incorporated herein by reference thereto.

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- g.7 Additional Series Letter for Master Custodian Agreement and Administration Agreement, dated October 26, 2009. Filed on December 14, 2009 as Exhibit g.7 to Post-Effective Amendment No. 19 to Baron Select Funds' Registration Statement on Form N-1A (File No. 333-103025) and incorporated herein by reference thereto.
  - g.8 Additional Series Letter for Master Custodian Agreement and Administration Agreement, dated November 22, 2010. Filed on December 23, 2010 as Exhibit g.8 to Post-Effective Amendment No. 22 to Baron Select Funds' Registration Statement on Form N-1A (File No. 333-103025) and incorporated herein by reference thereto.
  - g.9 Additional Series Letter for Master Custodian Agreement and Administration Agreement, dated August 16, 2011. Filed on December 30, 2011 as Exhibit g.9 to Post-Effective Amendment No. 29 to Baron Select Funds' Registration Statement on Form N-1A (File No. 333-103025) and incorporated herein by reference thereto.
  - h.1 Line of Credit Agreement between Registrant and State Street Bank and Trust Company, dated July 20, 2007. Filed on January 20, 2009 as Exhibit h.1 to Post-Effective Amendment No. 33 to Registrant' s Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
  - h.2 First Amendment to Line of Credit Agreement, dated July 18, 2008. Filed on January 20, 2009 as Exhibit h.2 to Post-Effective Amendment No. 33 to Registrant' s Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
  - h.3 Second Amendment to Line of Credit Agreement, dated July 17, 2009. Filed on January 22, 2010 as Exhibit h.3 to Post-Effective Amendment No. 37 to Registrant' s Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
  - h.4 Third Amendment to Line of Credit Agreement, dated July 16, 2010. Filed on January 27, 2011 as Exhibit h.4 to Post-Effective Amendment No. 38 to Registrant' s Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
  - h.5 Fourth Amendment to Line of Credit Agreement, dated July 15, 2011. Filed on January 27, 2012 as Exhibit h.5 to Post-Effective Amendment No. 40 to Registrant' s Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
  - h.6 Fifth Amendment to Line of Credit Agreement, dated July 13, 2012. Filed herewith.
  - i. Opinion and consent of counsel. Filed as Exhibit i. to Registrant' s Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
  - j. Consent of independent registered public accounting firm, PricewaterhouseCoopers LLP. Filed herewith.
  - k. Not applicable.
  - l. Letter Agreement between Registrant and Purchaser of Initial Shares. Filed as Exhibit l. (13) to Registrant' s Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
  - m. Plan of Distribution Pursuant to Rule 12b-1. Filed on May 21, 2009 as Exhibit m. to Post-Effective Amendment No. 35 to Registrant' s Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
  - n. Multi-Class Plan adopted pursuant to Rule 18f-3. Filed on April 6, 2009 as Exhibit n. to Post-Effective Amendment No. 34 to Registrant' s Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.
  - o. Not applicable.
  - p. Amended and Restated Code of Ethics, dated February 14, 2012. Filed herewith.
  - q. Power of Attorney. Filed on January 20, 2009 as Exhibit j.2 to Post-Effective Amendment No. 33 to Registrant' s Registration Statement on Form N-1A (File No. 033-12112) and incorporated herein by reference thereto.

**Item 29. Persons Controlled by or Under Common Control with the Fund**

The following diagram indicates the persons under common control with Registrant, all of which are incorporated in New York.

Ronald Baron

controls :

Baron Capital Group, Inc.

which owns 100% of:

Baron Capital, Inc.

BAMCO, Inc.

Baron Capital Management, Inc.

C-2

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Baron Capital, Inc. serves as distributor of Registrant' s shares. BAMCO, Inc. serves as investment adviser to Registrant. Baron Capital Management, Inc. is an affiliated investment adviser. All of the above corporate entities file consolidated financial statements. Ronald Baron, Chairman and CEO of Registrant, is the controlling shareholder of Baron Capital Group, Inc. and serves as Chairman and CEO of all the above entities.

### **Item 30. Indemnification**

Article IV of Registrant' s Declaration of Trust states as follows:

#### Section 4.1. No Personal Liability of Shareholders, Trustees, Etc.

No shareholder shall be subject to any personal liability whatsoever to any Person in connection with Trust Property or the acts, obligations or affairs of the Trust. No Trustee, officer, employee or agent of the Trust shall be subject to any personal liability whatsoever to any Person, other than to the Trust of its shareholders, in connection with Trust Property of the affairs of the Trust, save only that arising from bad faith, willful misfeasance, gross negligence or reckless disregard of his duties with respect to such Person; and all such Persons shall look solely to the Trust Property, or to the Property of one or more specific series of the Trust if the claim arises from the conduct of such Trustee, officer, employee or agent with respect to only such Series, for satisfaction of claims of any nature arising in connection with the affairs of the Trust. If any shareholder, Trustee, officer, employee, or agent, as such, of the Trust, is made a party to any suit or proceeding to enforce any such liability of the Trust, he shall not, on account thereof, be held to any personal liability. The Trust shall indemnify and hold each shareholder harmless from and against all claims and liabilities, to which such shareholder may become subject by reason of his being or having been a shareholder, and shall reimburse such shareholder out of the Trust Property for all legal and other expenses reasonably incurred by him in connection with any such claim or liability. Indemnification and reimbursement required by the preceding sentence shall be made only out of assets of the one of more Series whose shares were held by said shareholder at the time the act or event occurred which gave rise to the claim against or liability of said shareholder. The rights accruing to a shareholder under this Section 4.1 be lawfully entitled, nor shall anything herein contained restrict the right of the Trust to indemnify or reimburse a shareholder in any appropriate situation even though not specifically provided herein.

#### Section 4.2. Non-Liability of Trustees, Etc.

No Trustee, officer, employee or agent of the Trust shall be liable to the Trust, its shareholders, or to any shareholder, Trustee, officer, employee, or agent thereof for any action or failure to act (including without limitation the failure to compel in any way any former or acting Trustee to redress any breach of trust) except for his own bad faith, willful misfeasance, gross negligence or reckless disregard of the duties involved in the conduct of his office.

#### Section 4.3. Mandatory Indemnification.

(a) Subject to the exceptions and limitations contained in paragraph (b) below:

(i) every person who is, or has been, a Trustee or officer of the Trust shall be indemnified by the Trust, or by one or more Series thereof if the claim arises from his or her conduct with respect to only such Series to the fullest extent permitted by law against all liability and against all expenses reasonably incurred or paid by him in connection with any claim, action, suit or proceeding in which he becomes involved as a party or otherwise by virtue of his being or having been a Trustee or officer and against amounts paid or incurred by him in the settlement thereof;

(ii) the words "claim," "action," "suit," or "proceeding" shall apply to all claims, actions, suits or proceedings (civil, criminal, or other, including appeals), actual or threatened; and the words "liability" and "expenses" shall include, without limitation, attorneys' fees, costs, judgments, amounts paid in settlement, fines, penalties and other liabilities.

(b) No indemnification shall be provided hereunder to a Trustee or officer:

(i) against any liability to the Trust or a Series thereof or the shareholders by reason of willful misfeasance, bad faith, gross negligence or reckless disregard of the duties involved in the conduct of his office;

(ii) with respect to any matter as to which he shall have been finally adjudicated not to have acted in good faith in the reasonable belief that his action was in the best interest of the Trust or a Series thereof;

(iii) in the event of a settlement or other disposition not involving a final adjudication as provided in paragraph (b)(ii) resulting in a payment by a Trustee or officer, unless there has been a determination that such Trustee or officer did not engage in willful misfeasance, bad faith, gross negligence or reckless disregard of the duties involved in the conduct of his office:

(A) by the court or other body approving the settlement or other disposition; or

C-3

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(B) based upon a review of readily available facts (as opposed to a full trial-type inquiry) by (x) vote of a majority of the Non-interested Trustees acting on the matter (provided that a majority of the Non-interested Trustees then in office act on the matter) or (y) written opinion of independent legal counsel.

- (c) The rights of indemnification herein provided may be insured against by policies maintained by the Trust, shall be severable, shall not affect any other rights to which any Trustee or officer may now or hereafter be entitled, shall continue as to a person who has ceased to be such Trustee or officer and shall inure to the benefit of the heirs, executors, administrators and assigns of such a person. Nothing contained herein shall affect any rights to indemnification to which personnel of the Trust other than Trustees and officers may be entitled by contract or otherwise under law.
- (d) Expenses of preparation and presentation of a defense to any claim, action, suit or proceeding of the character described in paragraph (a) of this Section 4.3 may be advanced by the Trust or a Series thereof prior to final disposition thereof upon receipt of an undertaking by or on behalf of the recipient to repay such amount if it is ultimately determined that he is not entitled to indemnification under this Section 4.3, provided that either:
- (i) such undertaking is secured by a surety bond or some other appropriate security provided by the recipient, or the Trust or Series thereof shall be insured against losses arising out of any such advances; or
  - (ii) a majority of the Non-interested Trustees acting on the matter (provided that a majority of the Non-interested Trustees act on the matter) or an independent legal counsel in a written opinion shall determine, based upon a review of readily available facts (as opposed to a full trial-type inquiry), that there is reason to believe that the recipient ultimately will be found entitled to indemnification.

As used in this Section 4.3, a “Non-interested Trustee” is one who is not (i) an “Interested Person” of the Trust (including anyone who has been exempted from being an “Interested Person” by any rule, regulation or order of the Commission), or (ii) involved in the claim, action, suit or proceeding.

#### Section 4.4. No Bond Required of Trustees.

No Trustee shall be obligated to give any bond or other security for the performance of any of his duties hereunder.

#### Section 4.5. No Duty of Investigation; Notice in Trust Instruments, Etc.

No purchaser, lender, transfer agent or other Person dealing with the Trustees or any officers, employee or agent of the Trust or a Series thereof shall be bound to make any inquiry concerning the validity of any transaction purporting to be made by the Trustees or by said officer, employee or agent or be liable for the application of money or property paid, loaned, or delivered to or on the order of the Trustees or of said officer, employee or agent. Every obligation, contract, instrument, certificate, Share, other security of the Trust or a Series thereof or undertaking, and every other act or thing whatsoever executed in connection with the Trust shall be conclusively presumed to have been executed or done by the executors thereof only in their capacity as Trustees under this Declaration or in their capacity as officers, employees or agents of the Trust or a Series thereof. Every written obligation, contract, instrument, certificate, Share, other security of the Trust or a Series thereof or undertaking made or issued by the Trustees may recite that the same is executed or made by them not individually, but as Trustees under the Declaration, and that the obligations of the Trust or a Series thereof under any such instrument are not binding upon any of the Trustees or Shareholders individually, but bind only the Trust Property or the Trust Property of the applicable Series, and may contain any further recital which they or he may deem appropriate, but the omission of such recital shall not operate to bind the Trustees individually. The Trustees shall at all times maintain insurance for the protection of the Trust Property or the Trust Property of the applicable Series, its Shareholders, Trustees, officers, employees and agents in such amount as the Trustees shall deem adequate to cover possible tort liability, and such other insurance as the Trustees in their sole judgment shall deem advisable.

#### Section 4.6. Reliance on Experts, Etc.

Each Trustee and officer of the Trust or employee of the Trust or a Series thereof shall, in the performance of his duties, be fully and completely justified and protected with regard to any act or any failure to act resulting from reliance in good faith upon the books of account or other records of the Trust or a Series thereof, upon an opinion of counsel, or upon reports made to the Trust or a Series thereof by any of its officers or employees or by the Investment Adviser, the Administrator, the Distributor, Transfer

Agent, selected dealers, accountants, appraisers or other experts or consultants selected with reasonable care by the Trustees, officers or employees of the Trust, regardless of whether such counsel or expert may also be a Trustee.

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C-4

Insofar as the indemnification for liabilities arising under the Securities Act of 1933, as amended, (the “1933 Act”) may be permitted to the officers, trustees or controlling persons of the Registrant pursuant to the Declaration of Trust of the Registrant or otherwise, the Registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the 1933 Act and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by the Registrant of expenses incurred or paid by an officer or trustee or controlling person of the Registrant in the successful defense of any action, suit or proceeding) is asserted by such officer, trustee or controlling person in connection with the securities being registered, the Registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question of whether such indemnification by it is against public policy as expressed in the 1933 Act and will be governed by the final adjudication of such issue.

**Item 31. Business and Other Connections of the Investment Adviser**

The business and other connections of BAMCO, Inc. is summarized under “Management of the Fund” in the Prospectus constituting Part A of the Registration Statement, which summary is incorporated herein by reference.

The business and other connections of the officers and directors of BAMCO, Inc. is currently listed in the investment adviser registration on Form ADV for BAMCO, Inc. (File No. 801-29080) and is incorporated herein by reference.

**Item 32. Principal Underwriters**

(a) Baron Select Funds

(b)

<b>(1) NAME AND PRINCIPAL BUSINESS ADDRESS</b>	<b>(2) POSITIONS AND OFFICES WITH UNDERWRITER</b>	<b>(3) POSITIONS AND OFFICES WITH REGISTRANT</b>
Ronald Baron 767 Fifth Avenue New York, N.Y. 10153	Director, Chairman, Chief Executive Officer and Chief Investment Officer	Trustee, Chief Executive Officer, Chief Investment Officer and Portfolio Manager
Linda S. Martinson 767 Fifth Avenue New York, N.Y. 10153	Director, President and Chief Operating Officer	Chairman, Trustee, President, and Chief Operating Officer
Clifford Greenberg 767 Fifth Avenue New York, N.Y. 10153	Director and Senior Vice President	Senior Vice President and Portfolio Manager
Gretta J. Heaney 767 Fifth Avenue New York, N.Y. 10153	Vice President and Chief Compliance Officer	Chief Compliance Officer and Vice President
Patrick M. Patalino 767 Fifth Avenue New York, N.Y. 10153	Vice President, General Counsel and Secretary	Vice President, General Counsel and Secretary
Andrew Peck 767 Fifth Avenue New York, N.Y. 10153	Senior Vice President	Senior Vice President and Portfolio Manager

Susan Robbins  
767 Fifth Avenue  
New York, N.Y. 10153

Director, Vice President  
and Senior Analyst

Vice President

Peggy Wong  
767 Fifth Avenue  
New York, N.Y. 10153

Vice President,  
Treasurer and Chief Financial Officer

Treasurer and Chief Financial  
Officer

(c) Inapplicable.

C-5

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**Item 33. Location of Accounts and Records**

Certain accounts, books and other documents required to be maintained by Section 31 (a) of the Investment Company Act of 1940 and the Rules promulgated thereunder are maintained at the offices of the Registrant, BAMCO, Inc. and Baron Capital, Inc., 767 Fifth Avenue, New York, NY 10153. Records relating to the duties of the Registrant's transfer agent are maintained by DST Systems, Inc., 330 West 9th Street, Pointdexter 1, Kansas City, MO 64105 and on or about May 11, 2007, of the Registrant's custodian are maintained by State Street Bank and Trust Company, One Lincoln Street, Boston. MA 02111.

**Item 34. Management Services**

Inapplicable.

**Item 35. Undertakings**

Inapplicable.

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## SIGNATURES

Pursuant to the requirements of the Securities Act of 1933 (the "Securities Act") and the Investment Company Act of 1940, the Registrant certifies that it meets all of the requirements for effectiveness of this Registration Statement under Rule 485(b) under the Securities Act and has duly caused this Post-Effective Amendment No. 42 to the Registration Statement on Form N-1A to be signed on its behalf by the undersigned, thereunto duly authorized in the City of New York, and the State of New York, on this 28<sup>th</sup> day of January, 2013.

### BARON INVESTMENT FUNDS TRUST

By: /s/ Ronald Baron

Ronald Baron

Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 42 to the Registration Statement on Form N-1A has been signed below by the following persons in the capacities and on the dates indicated.

<u>SIGNATURES</u>	<u>TITLE</u>	<u>DATE</u>
<u>/s/ Ronald Baron</u> Ronald Baron	Chief Executive Officer and Trustee	January 28, 2013
<u>/s/ Linda S. Martinson</u> Linda S. Martinson	Chairman, President, Chief Operating Officer and Trustee	January 28, 2013
<u>/*s/ Norman S. Edelcup</u> Norman S. Edelcup	Trustee	January 28, 2013
<u>/*s/ Charles N. Mathewson</u> Charles N. Mathewson	Trustee	January 28, 2013
<u>/s/ Patrick M. Patalino</u> Patrick M. Patalino	Vice President, General Counsel and Secretary	January 28, 2013
<u>/*s/ Harold Milner</u> Harold Milner	Trustee	January 28, 2013
<u>/*s/ Raymond Noveck</u> Raymond Noveck	Trustee	January 28, 2013

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<u>*/s/ David A. Silverman</u> David A. Silverman	Trustee	January 28, 2013
<u>/s/ Peggy Wong</u> Peggy Wong	Treasurer and Chief Financial Officer	January 28, 2013
<u>*/s/ Alex Yemenidjian</u> Alex Yemenidjian	Trustee	January 28, 2013

By: /s/ Patrick M. Patalino  
Patrick M. Patalino  
(Attorney-in-fact)

\* Attorney-in-fact pursuant to a power of attorney previously filed.

Dated: January 28, 2013

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## Exhibit Index

<u>Exhibit</u>	<u>Description</u>
h.6	Fifth Amendment to Line of Credit Agreement, dated July 13, 2012.
j.	Consent of independent registered public accounting firm, PricewaterhouseCoopers LLP.
p.	Amended and Restated Code of Ethics, dated February 14, 2012.



July 13, 2012

Baron Investment Funds Trust,  
on behalf of its fund series as  
set forth on Appendix I attached hereto  
767 Fifth Avenue  
New York, NY 10153

RE: Fifth Amendment to Committed Line of Credit

Ladies and Gentlemen:

State Street Bank and Trust Company (the “Bank”) has made available to **Baron Investment Funds Trust**, a Massachusetts business trust (the “Borrower”), on behalf of its fund series from time to time listed on Appendix I to the Letter Agreement, as defined below (each such fund series, a “Fund”), a \$100,000,000.00 committed, unsecured line of credit (the “Committed Line”) as described in a letter agreement dated July 20, 2007, by and between the Borrower and the Bank (as amended, the “Letter Agreement”). The obligations of the Borrower arising under the Committed Line are evidenced by a promissory note in the original principal amount of \$100,000,000.00 dated July 20, 2007 executed by the Borrower in favor of the Bank (the “Note”). Any capitalized term not otherwise defined herein shall have the same meanings as set forth in the Letter Agreement.

The Borrower and the Bank have agreed to extend the Committed Line for an additional 364-day period from the date hereof and to amend the Letter Agreement as set forth below. Therefore, for good and valuable consideration, the receipt of which is hereby acknowledged, the Borrower and the Bank hereby agree as follows:

I. Amendments to Letter Agreement

Subject to the terms and conditions hereof, the Letter Agreement is hereby amended as follows:

(a) Subject to the terms and conditions hereof, Section I(1) of the Letter Agreement is hereby amended by replacing “July 13, 2012” in the first sentence of such Section with “July 12, 2013”.

II. Miscellaneous

1. Other than as amended hereby, all terms and conditions of the Letter Agreement and all related Loan Documents are ratified and affirmed as of the date hereof and extended in order to give effect to the terms hereof.

2. The Borrower, for itself and on behalf of each of its Funds, represents and warrants to the Bank as follows: (a) no Default or Event of Default has occurred and is continuing on the date hereof under the Loan Documents; (b) each of the representations and warranties of the Borrower contained in the Letter Agreement is true and correct in all material respects on and as of the date of this letter amendment; (c) the execution, delivery and performance of this letter amendment, and the Loan Documents, as amended hereby (collectively, the “Amended Loan Documents”): (i) are, and will be, within the Borrower’s or Fund’s power and authority, (ii) have been authorized by all necessary proceedings, (iii) do not, and will not, require any consents or approvals including from any

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Baron Investment Funds Trust,  
on behalf of its fund series as  
set forth on Appendix I attached hereto  
July 13, 2012  
Page 2

governmental authority other than those which have been received, (iv) will not contravene any provision of, or exceed any limitation contained in, the declaration of trust or by-laws or other organizational documents of the Borrower or Fund or any law, rule or regulation applicable to the Borrower or Fund, (v) do not constitute a default under any other agreement, order or undertaking binding on the Borrower or Fund, and (vi) do not require the consent or approval of any other party other than for those consents and approvals which have been received; and (d) each of the Amended Loan Documents constitutes the legal, valid, binding and enforceable obligation of the Borrower and each such Fund, except as the same may be limited by bankruptcy, insolvency, reorganization, moratorium or other laws affecting the enforcement of creditors' rights generally and by general equitable principles.

3. Upon receipt of a fully executed copy of this letter amendment and such other documents or instruments as the Bank may reasonably request, this letter amendment shall constitute an amendment to the Letter Agreement to be governed by the laws of the State of New York.

4. This letter amendment may be executed in counterparts each of which shall be deemed to be an original document.

*[Remainder of Page Intentionally Left Blank.]*

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If the foregoing is acceptable to you, please have an authorized officer of the Borrower execute this letter amendment below where indicated and return the same to the undersigned.

Very truly yours,

STATE STREET BANK AND TRUST COMPANY

By: /s/ Karen A. Gallagher

Karen A. Gallagher, Vice President

Agreed to and accepted:

**BARON INVESTMENT FUNDS TRUST,**

on behalf of each of:

Baron Asset Fund

Baron Growth Fund

Baron Small Cap Fund

Baron Opportunity Fund

Baron Fifth Avenue Growth Fund

By: /s/ Patrick M. Patalino

Name: Patrick M. Patalino

Title: General Counsel

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APPENDIX I

Funds and Borrowing Percentages

<u>Name</u>	<u>Borrowing Percentage</u>
<b>Baron Investment Funds Trust,</b> on behalf of each of:	
Baron Asset Fund	5.00%
Baron Growth Fund	15.00%
Baron Small Cap Fund	15.00%
Baron Opportunity Fund	15.00%
Baron Fifth Avenue Growth Fund	15.00%

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in this Registration Statement on Form N-1A of our report dated November 27, 2012, relating to the financial statements and financial highlights of Baron Asset Fund, Baron Growth Fund, Baron Small Cap Fund, Baron Opportunity Fund and Baron Fifth Avenue Growth Fund, each a portfolio of Baron Investment Funds Trust, which report appears in the September 30, 2012 Annual Report to Shareholders of the Baron Investment Funds Trust, which annual report is also incorporated by reference into the Registration Statement. We also consent to the references to us under the headings “Financial Highlights”, “Registered Public Accounts” and “Financial Statements” in such Registration Statement.

/s/ PricewaterhouseCoopers LLP

PricewaterhouseCoopers LLP

New York, New York

January 25, 2013

BARON INVESTMENT FUNDS TRUST  
BARON SELECT FUNDS  
BAMCO, INC.  
BARON CAPITAL MANAGEMENT, INC.  
BARON CAPITAL, INC.

CODE OF ETHICS

Amended and Restated

February 14, 2012

**Introduction**

This Code of Ethics (the “Code”) establishes rules of conduct for employees, officers, directors and trustees of Baron Investment Funds Trust and Baron Select Funds, registered investment companies, and their respective series (each, a “Baron Fund” and collectively, the “Baron Funds”), Baron Capital, Inc. (“BCI”), the distributor of the Baron Funds, BAMCO, Inc. (“BAMCO”), a registered investment adviser that provides investment advisory services to the Baron Funds and sub-advisory services to unaffiliated registered investment companies, foreign investment companies and other pooled investment vehicles, and Baron Capital Management, Inc. (“BCM”), a registered investment adviser that provides investment advisory services to separately managed accounts, including wrap accounts, an offshore fund and a private partnership (BAMCO and BCM, each, an “Adviser” and collectively, the “Advisers” and BCI, BAMCO and BCM, collectively, “Baron” or the “Firm”).

**Section 1. Definitions**

- a. “**Access Person**” means any Firm employee.
- b. “**Adviser**” and “**Advisers**” have the meanings given to them in the Introduction.
- c. “**Advisers Act**” means the Investment Advisers Act of 1940.
- d. “**BAMCO**” has the meaning given to it in the Introduction.
- e. “**Baron**” has the meaning given to it in the Introduction.
- f. “**Baron Fund**” and “**Baron Funds**” have the meanings given to them in the Introduction.
- g. “**Baron Managed Fund**” and “**Baron Managed Funds**” means any investment company or pool of assets that is advised or sub-advised by an Adviser, excluding the Baron Funds.
- h. “**BCI**” has the meaning given to it in the Introduction.

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- i. “**BCM**” has the meaning given to it in the Introduction.
  - j. “**Beneficial Ownership**” means a person’s direct or indirect pecuniary interest in a security that creates the opportunity for that person to profit from a securities transaction. Thus, a person may be deemed to have beneficial ownership of securities held by members of his immediate family sharing the same household (i.e., a spouse and dependent children living in the Access Person’s household) or by certain partnerships, trusts, corporations or other arrangements. For purposes of the Code, Beneficial Ownership will be interpreted as it would under Rule 16a-1(a)(2) of the Securities Exchange Act of 1934 (the “Exchange Act”) when determining whether a person is the beneficial owner of a security for purposes of Section 16 of the Exchange Act and the rules and regulations thereunder.
  - k. “**Client**” means any client of the Advisers, to include the Baron Funds.
  - l. “**Code**” has the meaning given to it in the Introduction.
  - m. “**Compliance 11**” means the Firm’s automated pre-approval and reporting system for Personal Securities Transactions.
  - n. “**Compliance Department**” means the Firm’s Compliance Department.
  - o. “**Control**” means the power to exercise a controlling influence over the management or policies of a company, unless such power is solely the result of an official position with such company.
  - p. “**Covered Security**” means any note, stock, treasury stock, security future, bond, debenture, evidence of indebtedness, certificate of interest or participation in any profit sharing agreement, collateral trust certificate, reorganization certificate or subscription, transferable share, investment contract, voting trust certificate, certificate of deposit for a security, fractional undivided interest in oil, gas, or other mineral rights, any put, call, straddle, option, or privilege on any security (including a certificate of deposit) or on any group or index of securities (including any interest therein or based on the value thereof), or any put, call, straddle, option, or privilege entered into on a national securities exchange relating to foreign currency, or, in general, any interest or instrument commonly known as a “security,” or any certificate of interest or participation in, temporary or interim certificate for, receipt for, guarantee of, warrant or right to subscribe to or purchase, any of the foregoing. **Covered Security does not include: (i) Direct obligations of the Government of the United States; (ii) Banker’s acceptances, bank certificates of deposit, commercial paper and high quality short-term debt instruments, including repurchase agreements; and (iii) shares issued by open-end mutual funds, excluding the Baron Funds and Baron Managed Funds. For the purposes of the Code, shares issued by the Baron Funds and Baron Managed Funds are Covered Securities unless otherwise noted.**

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- q. **“Covered Security being considered for Purchase or Sale”** means a Covered Security that has been recommended for purchase or sale to a Portfolio Manager, and, with respect to the person making the recommendation, when such person decides to make the recommendation, notwithstanding whether such recommendation has been made to the Portfolio Manager.
- r. **“Covered Security Held or to be Acquired”** means any Covered Security that, within the most recent 15 days, is or has been held by a Client and is or has been considered for purchase by a Client.
- s. **“Designated Persons”** means the President and the General Counsel.
- t. **“Exchange Act”** means the Securities Exchange Act of 1934.
- u. **“Firm”** has the meaning given to it in the Introduction.
- v. **“Firm Board”** means the Firm’s Board of Directors.
- w. **“Frequent Trading”** means trading more frequently than permitted by an open-end mutual fund’s prospectus. Market timing is an example of Frequent Trading.
- x. **“Fund Board”** means the Baron Funds Board of Trustees.
- y. **“General Counsel”** means the Firm’s General Counsel.
- z. **“Independent Director”** means a director of the Firm who is not an employee of BCI, BAMCO or BCM.
- aa. **“Independent Trustee”** means a trustee of the Baron Funds who is not an interested person of the Baron Funds within the meaning of Section 2(a)(19) of the Investment Company Act of 1940 (the “Investment Company Act”), and who would be required to make a report under Section 4 of this Code solely by reason of being a trustee of the Fund.
- bb. **“Initial Public Offering”** means an offering of securities registered under the Securities Act of 1933 (the “Securities Act”), the issuer of which, immediately before the registration, was not subject to the reporting requirements of Sections 13 or 15(d) of the Exchange Act.
- cc. **“Investment Company Act”** means the Investment Company Act of 1940.
- dd. **“Late Trading”** means the practice of placing orders to buy or redeem mutual fund shares after the mutual fund has calculated its net asset value, usually 4:00pm Eastern Standard Time, but receiving the price based on the net asset value calculated on the previous day.
- ee. **“Limited Offering”** means an offering that is exempt from registration under the Securities Act pursuant to Section 4(2) or Section 4(6) or pursuant to Rule 504, Rule 505, or Rule 506.
- ff. **“Managed Account”** means an account over which the Beneficial Owner has no discretion or direct control over the trading activity in the account.

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- gg. “**Non-Reportable Securities**” means: (i) Direct obligations of the Government of the United States; (ii) Banker’ s acceptances, bank certificates of deposit, commercial paper and high quality short-term debt instruments, including repurchase agreements; and (iii) shares issued by open-end mutual funds, excluding the Baron Funds.
  - hh. “**Personal Securities Holdings**” means (i) securities in your own account, including IRAs, and (ii) securities in an account in which you have Beneficial Ownership, unless it is a Managed Account.
  - ii. “**Personal Securities Transactions**” mean (i) transactions in securities for your own account, including IRAs, and (ii) transactions in securities for an account in which you have Beneficial Ownership, unless it is a Managed Account.
  - jj. “**Portfolio Manager**” means the person (or one of the persons) primarily responsible for the day-to-day management of a Fund’ s portfolio, or a Baron Fund’ s portfolio.
  - kk. “**President**” means the Firm’ s President.
  - ll. “**Purchase or Sale of a Covered Security**” means buying or selling a Covered Security, to include, among other things, the writing of an option to buy or sell a Covered Security.
  - mm. “**Securities Issued by a Publicly Traded Company**” means securities that a company offers to the general public, typically through a stock exchange or through a market maker in the over the counter market.
  - nn. “**Schwab**” means Charles Schwab & Co., Inc.
  - oo. “**Securities Act**” means the Security Act of 1933.

## Section 2. Statement of General Fiduciary Principles

The following general fiduciary principles shall govern Personal Securities Transactions and the interpretation and administration of this Code:

The interests of Clients must be placed first at all times;

All Personal Securities Transactions must be conducted consistent with this Code and in such a manner as to avoid any actual or potential conflicts of interest or any abuse of an individual’ s position of trust and responsibility; and

Persons subject to the Code should not take inappropriate advantage of their positions.

This Code does not attempt to identify all possible conflicts of interest, and literal compliance with each of its specific provisions will not shield persons subject to the Code from liability for Personal Securities Transactions or other conduct that violates a fiduciary duty to Clients.

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The Code reinforces the Baron Principles. We are committed to complying with both the letter and spirit of the laws, regulations and ethical standards that govern our industry. Our actions must never be dictated by self-interest or perceived as such. If we treat our Clients ethically and with respect, and provide them with high quality services, we will be successful. We insist on honesty, integrity and fair dealing. We maintain high ethical standards in dealing with our Clients, the companies in which we invest on their behalf, our community, our regulators, our competitors and our co-workers. Professionalism is critical to our business. We are proud of our reputation for hard work, the quality of the individuals who work at our Firm and the quality of the investment research they produce and the asset management services they provide. Our most important assets are our employees and our reputation. Although our business would be adversely affected if we lost either, our reputation would be more difficult to regain. The provisions of the Code are designed to help us safeguard our reputation.

### **Section 3. Restrictions on, and Procedures to Monitor, Personal Securities Transactions**

#### 1. Securities Issued by a Publicly Traded Company

- a. No Access Person may purchase Securities Issued by a Publicly Traded Company, including securities issued in an Initial Public Offering, options, warrants and derivatives.
- b. An Access Person may sell Securities Issued by a Publicly Traded Company (i.e., those that were purchased prior to joining the Firm or prior to the institution of the Code) subject to the Pre-Clearance and Holding Period provisions below, **provided that** the Access Person first confirms, by consulting the appropriate Portfolio Managers, that such securities are not Covered Securities being considered for Purchase or Sale and indicates that such confirmation has been obtained in the “Comments” field in Compliance 11.
- c. No Portfolio Manager may sell Securities Issued by a Publicly Traded Company if such securities are Covered Securities Held or to be Acquired by Clients.
- d. No Access Person may sell Securities Issued by a Publicly Traded Company short.
- e. No Access Person may recommend the Purchase or Sale of a Covered Security, excluding the Baron Funds and Baron Managed Funds, to a Client without first disclosing his or her interest, if any, in the Covered Security to both the General Counsel and the President. The disclosure should include the Access Person’s Beneficial Ownership, the potential impact that the recommended Purchase or Sale of a Covered Security may have on that Beneficial Ownership and any other information that would be relevant to assessing whether such recommendation creates a conflict of interest.

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- f. No Access Person may disclose any information about a Client' s Purchase or Sale of a Covered Security or a Covered Security being considered for Purchase or Sale, other than as required by such Access Person' s duties on behalf of the Firm.
  - g. No Access Person may engage in or facilitate Frequent Trading or Late Trading in any Fund or Baron Fund.
  - h. The restrictions in Section 3.1 do not apply to Independent Trustees or Independent Directors, except as set forth below.

2. All Covered Securities, Including the Baron Funds and Baron Managed Funds

- a. Pre-Clearance
  - i. No Access Person may purchase or sell any Covered Security, including the Baron Funds and Baron Managed Funds, unless express permission is obtained through Compliance 11, the Firm' s automated pre-approval and reporting system for Personal Securities Transactions. The Firm' s designated broker is Charles Schwab. Employees who want to trade through another broker must submit a written request and get authorization from the Designated Persons. Access Persons who have been granted permission to maintain brokerage accounts outside of Schwab must arrange for duplicate copies of confirmations of all Personal Securities Transactions and copies of periodic statements for all such accounts to be transmitted electronically to Compliance 11. If your broker is not set up for electronic transmission to Compliance 11, you must arrange for hard copies of such confirmations and statements to be sent to the Compliance Department.
  - ii. For each proposed transaction in a Covered Security, including the Baron Funds and Baron Managed Funds, the Access Person must log into Compliance 11, fully and accurately enter the required information about the transaction and receive notification from Compliance 11 that that trade has been approved. If an Access Person cannot access Compliance 11, then the Access Person must complete the Pre-Clearance Form attached to the Code as Exhibit A and submit it to the

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- General Counsel for approval or, if the Access Person is unable to complete the Pre-Clearance Form, he or she must contact the General Counsel and provide him with all information indicated in Exhibit A. If the General Counsel is unavailable, the Pre-Clearance Form may be submitted to the President for approval.
- iii. No Access Person may purchase Covered Securities pursuant to a Limited Offering without the prior approval of the General Counsel. The General Counsel will require full details of the proposed transaction, to include the source of the investment opportunity, so that they may evaluate any potential conflicts of interest. The General Counsel will also consult with the Chief Investment Officer and the relevant Portfolio Managers to determine whether they have any foreseeable interest in investing in such security or a related security on behalf of Clients. If the General Counsel gives his approval, the transaction may be entered into Compliance 11 for pre-clearance as described above, and pre-clearance will be granted. If an Access Person who has been authorized to purchase Covered Securities pursuant to a Limited Offering subsequently becomes aware that a Client is considering an investment in a security of that issuer, the Access Person must disclose it to the General Counsel, the Access Person's interest must be disclosed to the Client, and the ultimate investment decision must be made by investment personnel with no personal interest in the issuer. If the General Counsel is not available, the President is responsible for reviewing proposed transactions and approving or disapproving them.
  - iv. Access Persons, subject to the Restrictions set forth above regarding Securities Issued by a Publicly Traded Company, may enter into legitimate hedging transactions (e.g., shorting an index or ETF) after entering the transactions into Compliance 11 and receiving approval. The Access Person must indicate in the "Comments" field of Compliance 11 that it is a hedging transaction and that the underlying security being hedged has been held for the required period of time as set forth below. If the General Counsel and/or President in their sole discretion determine that an Access Person's hedging transactions are excessive, pre-clearance for such transactions may not be granted.
  - v. The Compliance Department is responsible for ensuring the provisions of the Code are entered into Compliance 11, to include all portfolio securities owned by Clients and any securities on the Firm's do not trade list. The General Counsel is responsible for reviewing the

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- proposed transactions and approving or disapproving them as expeditiously as possible. Transactions that do not violate the provisions of the Code and do not involve securities on the Firm's do not trade list will generally be approved. If the General Counsel is not available, the President is responsible for reviewing proposed transactions and approving or disapproving them.
- vi. If an Access Person's proposed transaction is not approved on the day it is submitted, it may not be executed. If it is not executed on the day approval is given, the approval lapses. Approvals are only valid for the day they are given. In both cases, the proposed transaction would need to subsequently be re-entered in Compliance 11 for pre-clearance.
  - vii. Compliance 11 identifies Code violations on a post-trade basis and those violations are reviewed by the Compliance Department daily. The Compliance Department reviews all employee trading activity and trading violations and produces a report for the Fund Board on a quarterly basis.
  - viii. The pre-clearance requirements described above do not apply to the Independent Trustees or Independent Directors, except as set forth below.
- b. Holding Period
- i. The minimum holding period for all Covered Securities, including the Baron Funds and Baron Managed Funds, is 3 months.
  - ii. The holding period does not apply to Covered Securities owned by employees before they joined the Firm.
  - iii. Although shares issued by open-end mutual funds, excluding the Baron Funds and Baron Managed Funds, are not Covered Securities, the Code requires a minimum holding period of 3 months. This is because the Firm believes any short term trading in any security is inconsistent with our philosophy and the reputation of the Firm. If a pattern of short term trading is detected in these securities, the Firm reserves the right to impose additional restrictions on such trading.
  - iv. The holding periods described above do not apply to transactions to close a legitimate hedge, provided that the underlying security being hedged has been held for the required holding period.
  - v. The holding periods described above do not apply to the Independent Trustees or Independent Directors, except as set forth below.

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c. Restricted Period

- i. No Access Person may execute the Purchase or Sale of a Covered Security within fifteen calendar days after a Client purchases or sells that security. If a Client purchases or sells a Covered Security within seven days of an Access Person's purchase or sale of that security, the Client must receive the better price. In such case, the Access Person will write a check to the Client's account for the amount of the discrepancy between the Access Person's price and the Client's price based on the number of shares purchased or sold by the Access Person, not to exceed the number of shares purchased or sold by the Client.
- ii. The restricted period does not apply to Independent Trustees or Independent Directors, except as set forth below.

3. Other Investment-Related Restrictions

a. Gifts

- i. During each calendar year, no Access Person may accept any gift or other item of more than \$100 in value from any person or entity that does business with the Firm without pre-approval of the General Counsel. Meals and entertainment that are attended by both the Access Person and a representative of the company providing the meal or entertainment are not subject to the \$100 limit, however, meals and entertainment may neither be so frequent nor so extensive as to raise a question of impropriety.
- ii. The Firm's Policy Regarding Receipt of Goods and Services provides more details on the rules in paragraph (i) above, including how to report, and, as necessary, seek advance approval for, gifts and entertainment through Compliance 11.
- iii. This restriction does not apply to Independent Trustees or Independent Directors.

b. Service as Director

- i. No Access Person may serve on the board of directors of a Publicly Traded Company without the prior approval of both the General Counsel and President, who will determine whether such service would be consistent with the provisions of the Code. Where service on a board is authorized, the Access Person will generally be prohibited from making investment decisions with respect to the company of which he or she is a director.

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- ii. This restriction does not apply to Independent Trustees or Independent Directors.

## Section 4. Reporting

### 1. Initial Holdings Reports

- a. Within 10 days of commencement of employment or at any other time as requested by the Firm, all Access Persons are required to disclose the following:
  - i. All personal Securities Holdings of which such Access Person has direct or indirect Beneficial Ownership;
  - ii. Securities held by or for the account of an immediate family member (i.e., spouse and dependent children living in the Access Person's household); and
  - iii. For the account of any entity controlled by such Access Person of which such Access Person or immediate family member has direct or indirect Beneficial Ownership.
- b. The required information for Initial Holdings Reports is set forth in Exhibits B (Holdings Report) and C (Holdings Account List) and must be current as of a date no more than 35 days prior to submission.
- c. Access Persons will also be required to complete a certificate set forth in Exhibit D certifying that they have received, read, and understood the Code and that they agree to be bound by it.
- d. This requirement does not apply to the Independent Trustees or Independent Directors.

### 2. Quarterly Transaction Reports

- a. Within 30 days after the end of the calendar quarter, all Access Persons shall report through Compliance 11 the information set forth in Exhibit E with respect to any Personal Securities Transactions executed during the quarter in which they had any direct or indirect Beneficial Ownership.

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### 3. Annual Holdings Report

- a. Within 10 days of commencement of employment and thereafter on an annual basis as of September 30 of each year and/or at any other time as requested by the Firm, all Access Persons shall report through Compliance 11 the information set forth in Exhibits B (Holdings Report) and C (Holdings Account List).
- b. The required information for the Annual Holdings Report is set forth in Exhibits B (Holdings Report) and C (Holdings Account List) and must be current as of a date no more than 35 days prior to September 30.
- c. This requirement does not apply to the Independent Trustees or Independent Directors.

### 4. Disclaimer

Any report submitted to comply with the requirements of this Section 4 may contain the statement that the report shall not be construed as an admission by the person making such report that he has any direct or indirect Beneficial Ownership in the Securities to which the report relates.

### 5. Duplicate Confirmations and Statements

- a. Every Access Person is required to have duplicate copies of all relevant brokerage statements sent to the Compliance Department. Such duplicate confirms must be provided by all persons subject to the Code and their immediate family members, including spouses, dependent children living in the Access Person's household, and trusts.
- b. Access Persons may satisfy this requirement electronically through Compliance 11, if their broker is set up for electronic transmission with Compliance 11.
- c. If your broker is not set up for electronic transmission to Compliance 11, you must arrange to have duplicate confirms and statements of transactions sent to the Compliance Department.

### 6. Annual Certifications

- a. All Access Persons are required to certify annually through Compliance 11 that they have read and understand the Code, that they are subject to the Code, that they have complied with the Code, and that they have disclosed or reported all Personal Securities Transactions required to be disclosed or reported pursuant to requirements of the Code or provide an explanation for why they cannot make such a certification.

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- b. All Access Persons are required to certify annually through Compliance 11 that none of their Personal Securities Transactions violated the Code or provide an explanation why they cannot make such a certification.
  - c. Attached as Exhibit F is a copy of the Code Certification Form.

7. Reports to Board of Trustees

- a. At least annually, the Adviser shall provide to the Fund Board a written report that:
  - i. Describes any issues arising under the Code or changes to procedures concerning Personal Securities Transactions since the last such report, including information about material violations of the Code or procedures or sanctions imposed in response to material violations;
  - ii. Certifies that the Funds have adopted procedures reasonably necessary to prevent Access Persons from violating the Code; and
  - iii. Identifies any recommended changes in existing restrictions or procedures based upon the Fund' s experience under the Code, evolving industry practices, or developments in applicable laws or regulations.
- b. At least quarterly, the Adviser shall report to the Fund Board:
  - i. A summary of any violations of the Code that occurred during the past quarter and the nature of any remedial action taken; and
  - ii. Any exceptions to any provision of the Code as determined under Section 5.

**Section 5. Exemptions/Exceptions**

1. Independent Trustees and Independent Directors

- a. Independent Trustees and Independent Directors do not have ongoing day to day involvement with the Baron Funds or their Adviser. Accordingly, Independent Trustees and Independent Directors are exempt from the Restrictions in Section 3.1, the Pre-Clearance requirements in Section 3.2.a, the Holding Period requirements in Section 3.2.b, the Restricted Period requirements of Section 3.2.c, and the Reporting requirements of Section 4, **unless** the Independent Trustee or Independent Director executed a Personal Securities Transaction involving a security that the Independent Trustee or Independent Director knew, or in the course of fulfilling his or her official duties on the Fund or Firm Board should have known, that within a 15 day period of the transaction such security was a Covered Security being considered for Purchase or Sale or, a Covered Security Held or to be Acquired.

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- b. As a general matter, the Adviser does not give the Independent Trustees or Independent Directors information about Covered Securities being considered for Purchase or Sale or Covered Securities Held or to be Acquired within 15 days of such transaction. However, in order to assist the Independent Trustees and Independent Directors in meeting their obligations pursuant to the Code, the Adviser will notify them whenever such a security is discussed at a meeting or in materials provided for a meeting. The exemption in Section 5.1.a would not apply to Personal Securities Transactions in such securities.

2. Spouses and Children

- a. Spouses and dependent children living in the Access Person's household who make their own investment decisions are exempt from the Restrictions in Section 3.1, the Pre-Clearance requirements in Section 3.2.a, the Holding Period requirements in Section 3.2.b, the Restricted Period requirements of Section 3.2.c, and the Reporting requirements of Section 4.2, **unless**, they know or reasonably should have known that the security is a Covered Security being considered for Purchase or Sale or Covered Security Held or to be Acquired.
- b. Access Persons are responsible for ensuring that their respective spouses or dependent children living in the Access Person's household who make their own investment decisions have knowledge of the Baron Funds' holdings, which are regularly publicly available (e.g., on the Baron Funds' website or in quarterly shareholder letters).
- c. The exemption of Section 5.2.a would not apply to Personal Securities Transactions where spouses and dependent children living in the Access Person's household have or should have such knowledge.

3. Non-Reportable Securities

- a. Purchases or sales of Non-Reportable Securities are exempt from the Pre-Clearance requirements in Section 3.2.a, the Holding Period requirements in Section 3.2.b, except for open-end mutual funds, the Restricted Period requirements of Section 3.2.c, and the Reporting requirements of Section 4.

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#### 4. Managed Accounts

- a. Personal securities transactions in Managed Accounts are excluded from the restrictions in Section 3.1, Pre-Clearance requirements in Section 3.2.a, the Holding Period requirements in Section 3.2.b, the Restricted Period requirements in Section 3.2.c, and the Reporting requirements in Section 4.
- b. Employees must notify the Compliance Department prior to opening a Managed Account and provide a description of such account (e.g., mutual fund only or brokerage), and each Managed Account (not the holdings) must be included in the Annual Holdings Report. Employees will need to certify that they do not have any trading authority in any Managed Account, will not attempt to exercise any trading authority in the future, and will not discuss any information or recommendation regarding any Covered Security with the person or persons exercising authority over the account or provide a certification for why they cannot make such a certification. Employees also must inform the Compliance Department of any changes to their Managed Accounts (e.g., a change from a mutual fund only account to a brokerage account).
- c. The Compliance Department shall, at least annually, choose a random sample of Managed Accounts they may hold Securities Issued by a Publicly Traded Company, sufficiently large to properly audit whether any trading activity in such accounts raises any appearance of impropriety. In particular, the Compliance Department will review such accounts for any evidence of unusual or unexplained trading.

#### 5. Non-Volitional Investment Activity

- a. Personal Securities Transactions that are the result of non-volitional investment activity are excluded from the Restrictions in Section 3.1, the Pre-Clearance requirements in Section 3.2.a, the Holding Period requirements in Section 3.2.b, the Restricted Period requirements in Section 3.2.c.
- b. Examples of non-volitional investment activity include the following:
  - i. Gifts over which the Access Person has no control; or
  - ii. Transactions that result from corporate actions applicable to all similar security holders, such as splits, tender offers, mergers, stock dividends, etc.;
  - iii. Purchases which are part of an automatic dividend reinvestment plan; or

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- iv. Purchases effected upon the exercise of rights issued by an issuer pro rata to all holders of a class of its securities, to the extent such rights were acquired from such issuer, and sales of such rights.

6. Special Exemptions

- a. The Designated Persons may grant an exception to the Restrictions in Section 3.1, the Pre-Clearance requirements in Section 3.2, the Holding Period requirements in Section 3.2.b, the Restricted Period requirements in Section 3.2.c if they jointly determine that the Personal Securities Transactions would not create a conflict of interest with Clients because:
  - i. It would be very unlikely to affect a highly liquid market;
  - ii. It is clearly not related economically to Covered Securities being considered for Purchase or Sale or Covered Securities Held or to be Acquired;
  - iii. Special circumstances exist and granting an exception would not be inconsistent with the provisions of the Code.

**Section 6. Administration of the Code**

- 1. The Designated Persons are responsible for the administration of the Code. The Designated Persons are assisted in the administration of the Code by a member of the Compliance Department. The Designated Persons may not pre-clear, approve, authorize or review their own transactions or reports; they must have the prior written approval of the other Designated Person. The Designated Persons must ensure that Access Persons are provided with a copy of the Code and any amendments. Each Access Person must provide a written acknowledgment of his or her receipt of the Code and amendments, as applicable, to the Designated Persons.
  - a. The duties of the Designated Persons are as follows:
    - i. Maintaining a current list of the names of all Access Persons and a current list of the names of all Independent Trustees and Independent Directors, each with an appropriate description of their title or employment, including a notation of any outside directorships held by such Access Persons and Independent Trustees and Independent Directors who are officers or employees of the Adviser or of any company that controls the Adviser, and informing all Access Persons and Trustees of their reporting obligations thereunder;
    - ii. Maintaining, or supervising the maintenance of, and reviewing all records and reports required by the Code; and

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- iii. Submitting a written report, pursuant to Rule 17-j of the Investment Company Act, attached to the Code as Exhibit G, to the Board no less frequently than annually that describes any issues (reportable under Rule 17-j of the Investment Company Act) arising under the Code since the last such report, including but not limited to the information described in Section 4.7.
2. Obligations to report Violations
    - a. Access Persons must report any violations of the Code to the General Counsel or, in his absence, the President.
  3. Sanctions
    - a. Upon discovering that an Access Person has not complied with the requirements of the Code, the Firm may impose on such person whatever sanctions it deems appropriate, including disgorgement of profit, censure, suspension, or termination of employment. Material violations of the requirements of the Code by Access Persons and any sanctions imposed in connection therewith shall be reported no less frequently than quarterly to the Fund Board.
  4. The Baron Funds and the Advisers shall maintain in an easily accessible place at the principal place of business of the Baron Funds and the Advisers, the following records:
    - a. A copy of the Code, adopted by the Baron Funds or the Adviser, as the case may be, pursuant to Rule 204A-1 or the Adviser Act or Rule 17j-1 of the Investment Company Act that have been in effect at any time during the past five (5) years;
    - b. A record of each violation of the Code and of any action taken as a result of such violation for at least five (5) years after the end of the fiscal year in which the violation occurred;
    - c. A copy of each report made pursuant to Section 4 and Section 7 by an Access Person for at least two (2) years after the end of the fiscal year in which the report is made, and for an additional three (3) years in a place that need not be easily accessible;

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- d. A copy of each report made by the Designated Persons to the Board for two (2) years from the end of the fiscal year of the Baron Funds in which such report is made or issued and for an additional three (3) years in a place that need not be easily accessible;
  - e. A list of all Access Persons and Independent Trustees who are, or within the past five (5) years have been, required to make reports pursuant to Rule 204A-1 of the Advisers Act, Rule 17j-1 of the Investment Company Act and the Code, or who are or were responsible for reviewing such reports;
  - f. A copy of each confirm required by Section 4.5 for at least two (2) years after the end of the fiscal year in which it is made, and for an additional three (3) years in a place that need not be easily accessible;
  - g. A record of any decision, and the reasons supporting the decision, to approve the acquisition by Access Persons of securities in an Initial Public Offering or Limited Offering for at least five (5) years after the end of the fiscal year in which the approval is granted; and
  - h. A copy of each Access Person's written acknowledgment of his or her receipt of the Code and amendments, as applicable, for five (5) years from such Access Person's termination.

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**Exhibit A**

**PRE-CLEARANCE AUTHORIZATION**

Pursuant to the Firm's Code of Ethics, when Compliance 11 is unavailable, this form must be used for all security purchases and sales of all Covered Securities including Baron Funds and Baron Managed Funds. This form must be completed in its entirety and signed by the President or General Counsel prior to the execution of trades. Authorization is valid only for the day it is given.

Date: \_\_\_\_\_ To: **President or General Counsel:** \_\_\_\_\_

Buy or Sell: \_\_\_\_\_ Account Name: \_\_\_\_\_

Account Number: \_\_\_\_\_ Brokerage Firm where Held: \_\_\_\_\_

Security Name: \_\_\_\_\_ Ticker: \_\_\_\_\_

Market Cap: \_\_\_\_\_ Share Amount: \_\_\_\_\_

Is this security owned by any Client of the Firm? \_\_\_\_\_ Yes \_\_\_\_\_ No

Has this security been owned by any Client of the Firm in the past 15 days? \_\_\_\_\_ Yes \_\_\_\_\_ No

Have you owned the security for at least 6 months? \_\_\_\_\_ Yes \_\_\_\_\_ No

Have you owned the security for at least 1 year? \_\_\_\_\_ Yes \_\_\_\_\_ No

You must contact each Portfolio Manager who could own securities in the applicable market cap range and ask if he has any intention of transacting in the security in the next 7 days. Please list the names of the Portfolio Managers to whom you have spoken:

Name: \_\_\_\_\_ Name: \_\_\_\_\_

Name: \_\_\_\_\_ Name: \_\_\_\_\_

Name: \_\_\_\_\_ Name: \_\_\_\_\_

Do any Portfolio Managers intend to transact in the security in the next 7 days? \_\_\_\_\_ Yes \_\_\_\_\_ No

**Employee Name:** \_\_\_\_\_

**Employee Signature:** \_\_\_\_\_

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**Exhibit B**

Baron Capital Initial/Annual Holdings Report (automatically generated in Compliance 11)

Name: \_\_\_\_\_

Date: \_\_\_\_\_

Brokerage	Account Number	Statement Date	Security Type	Symbol	Quantity	Price per unit	Position

The following list of accounts represents all of my brokerage accounts as well as those of my immediate family (i.e., spouse and dependent children living in my household). I understand that I will have duplicate copies of all brokerage statements (except for Managed Accounts) sent to "Attention: Compliance Department" on a monthly basis.

Signature \_\_\_\_\_

---

**Exhibit C**

Baron Initial/Annual Holdings Account List (automatically generated in Compliance 11)

Name: \_\_\_\_\_

Date: \_\_\_\_\_

Account Title	Brokerage	Account Number	Disclosure Date

I certify that this is a complete list of all accounts that may hold Covered Securities and of which I have direct or indirect Beneficial Ownership.

Signature \_\_\_\_\_

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**Exhibit D**

BARON INVESTMENT FUNDS TRUST  
BARON SELECT FUNDS  
BAMCO, INC  
BARON CAPITAL MANAGEMENT, INC.  
BARON CAPITAL, INC.

CODE OF ETHICS  
Amended and Restated February 14, 2012

CONFIRMATION

I confirm that I have received, read and understood the Amended and Restated Code of Ethics. I fully understand and hereby agree to be bound by the Code of Ethics, as amended and restated on February 14, 2012.

Signature: \_\_\_\_\_

Print Name: \_\_\_\_\_

Date: \_\_\_\_\_

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**Exhibit E**

Baron Capital Quarterly Transaction Report (automatically generated in Compliance 11)

Name: \_\_\_\_\_

Date: \_\_\_\_\_

Brokerage	Account Number	Trade Date	Security Type	Symbol	Description	Action Buy/Sell	Quantity	Price per unit

I affirm that these are all the transactions in Covered Securities that I executed for the period [\_\_\_\_\_].

Signature \_\_\_\_\_

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**Exhibit F****Code of Ethics Certification**

I certify that I have read and understand the Code of Ethics, as amended and restated on February 14, 2012 (the "Code"), and I recognize that I am subject to the Code. I certify that I have complied with the requirements of the Code, and that I have disclosed or reported all personal securities transactions required to be disclosed or reported pursuant to the requirements of the Code.

Furthermore, none of the securities transactions in which I have engaged have violated the Code.

Signature \_\_\_\_\_

Date \_\_\_\_\_

**Baron Investment Funds Trust  
Baron Select Funds  
BAMCO, Inc.  
Baron Capital, Inc.**

Annual Certification Under Rule 17j-1  
Fiscal Year Ended [September 30, 20\_\_]/[December 31, 20\_\_]

Pursuant to Rule 17j-1 under the Investment Company Act of 1940, as amended, and pursuant to the Code of Ethics of [Baron Select Funds]/[Baron Investment Funds Trust], and all series thereof (the "Funds"), BAMCO, Inc., as adviser for the Funds, hereby certifies to the Board of Trustees of the Funds that the Funds, their adviser and their distributor have adopted procedures reasonably necessary to prevent Access Persons (as defined in the Code of Ethics) from violating the Code of Ethics.

BAMCO, Inc.

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Patrick M. Palatino,

General Counsel

Date [     ]