

RUSSELL INVESTMENT COMPANY

1301 Second Avenue

18th Floor

Seattle, WA 98101

July 29, 2019

Multi-Asset Growth Strategy Fund

**IMPORTANT NOTICE OF INTERNET AVAILABILITY OF INFORMATION STATEMENT
REGARDING A RECENT MONEY MANAGER CHANGE**

An Information Statement regarding a recent money manager change related to the Multi-Asset Growth Strategy Fund (the “Fund”), a series of Russell Investment Company (“RIC”), is available for your review. This Notice presents only an overview of the more complete Information Statement that is available to you on the internet or by mail. We encourage you to access and review all of the important information contained in the Information Statement.

The Fund is not soliciting proxy or consent authority, but is furnishing an Information Statement pursuant to Rule 14a-16 and 14c-2 under the Securities Exchange Act of 1934, as amended.

The Information Statement details a recent money manager change related to the Fund. Specifically, the Board of Trustees of RIC (the “Board”) has approved the selection of Invesco Advisers, Inc. and Levin Easterly Partners LLC to serve as new non-discretionary money managers to the Fund. At the same time, the Board approved the termination of OFI Global Institutional, Inc. and Levin Capital Strategies, L.P. as non-discretionary money managers to the Fund. These changes became effective on May 24, 2019 and June 10, 2019, respectively.

RIC's investment adviser is Russell Investment Management, LLC (“RIM”). The Information Statement is being provided to you in lieu of a proxy statement pursuant to the terms of an exemptive order granted to RIM and RIC by the Securities and Exchange Commission. The order permits RIM to hire a money manager at any time, subject to the approval of the Fund's Board, without a shareholder vote. Shareholders of the Fund must be provided with specified information within 90 days of the hiring of any new money manager. The order allows the Fund, in lieu of physical delivery of the Information Statement, to make the Information Statement available online.

The full Information Statement will be available on RIC's website at <http://hosted.rightprospectus.com/RIC/> until at least 90 days after this notice was sent to you. A paper or email copy of the full Information Statement or other Fund related information may be obtained, without charge, by calling 1-800-787-7354 or emailing service@russellinvestments.com.

If you want to receive more information regarding this recent money manager change, you may request a paper or email copy of the Information Statement per the instructions above. Requests for a paper copy of the Information Statement must be made by the 90th day after this notice was sent to you in order to receive timely delivery. There is no charge to you for requesting a copy.

RUSSELL INVESTMENT COMPANY
1301 Second Avenue
Seattle, Washington 98101

July 29, 2019

To Shareholders of the Multi-Asset Growth Strategy Fund (the “Fund”):

Enclosed is an Information Statement of Russell Investment Company (“RIC”) that details a recent money manager change related to the Fund. Specifically, the Board of Trustees of RIC (the “Board”) has approved the selection of Invesco Advisers, Inc. (“Invesco”) and Levin Easterly Partners LLC (“Levin Easterly”) to serve as new non-discretionary money managers to the Fund. At the same time, the Board approved the termination of OFI Global Institutional, Inc. and Levin Capital Strategies, L.P. as non-discretionary money managers to the Fund. These changes became effective on May 24, 2019 and June 10, 2019, respectively.

The attached Information Statement provides information about Invesco and Levin Easterly, the new portfolio management contracts with Invesco and Levin Easterly and the Board’s considerations in approving the new portfolio management contract.

Please note that the Fund is not required to obtain shareholder approval for this money manager change. We are not asking you for a proxy and you are requested not to send us a proxy.

If you have any questions regarding the Information Statement, please call 1-800-787-7354. A paper or email copy of the attached Information Statement may be obtained, without charge, by calling 1-800-787-7354.

Sincerely,



Jessica Gates
Assistant Secretary
Russell Investment Company

RUSSELL INVESTMENT COMPANY
1301 Second Avenue
Seattle, Washington 98101

INFORMATION STATEMENT
MULTI-ASSET GROWTH STRATEGY FUND

Under the terms of an exemptive order (the “Order”) issued by the Securities and Exchange Commission (“SEC”), this document is an Information Statement and is being furnished to shareholders of the Multi-Asset Growth Strategy Fund (the “Fund”), a series of Russell Investment Company (“RIC”). Russell Investment Management, LLC (“RIM”) serves as the investment adviser of the Fund.

The Fund allocates most of its assets among the strategies of multiple money managers unaffiliated with RIM. The Fund employs discretionary and non-discretionary money managers. The Fund’s discretionary money managers select the individual portfolio securities for the assets assigned to them. The Fund’s non-discretionary money managers provide a model portfolio to RIM representing their investment recommendations, based upon which RIM purchases and sells securities for the Fund. RIM manages Fund assets not allocated to discretionary money managers. RIM, as the Fund’s adviser, may change the allocation of the Fund’s assets at any time. The Order permits RIM to hire a money manager at any time, subject to the approval of the Board of Trustees of RIC (the “Board”), without a shareholder vote. Pursuant to the terms of the Order, the Fund is required to notify its shareholders within 90 days of when a new money manager is hired for the Fund.

Change Of Money Manager

On May 21, 2019, the Board authorized the signing of portfolio management contracts to engage Invesco Advisers, Inc. (“Invesco”) and Levin Easterly Partners, LLC (“Levin Easterly”) as non-discretionary money managers with respect to a portion of the assets of the Fund determined by RIM. On that same date, the Board also authorized the termination of similar portfolio management contracts with OFI Global Institutional, Inc. (“OFI”) and Levin Capital Strategies, L.P. (“Levin”) as non-discretionary money managers to the Fund. On May 24, 2019, the portfolio management contract with OFI was terminated. On June 10, 2019, the portfolio management contract with Levin was terminated.

Portfolio Management Contract

Effective May 24, 2019, RIM, as fiduciary for RIC, entered into a new portfolio management contract with Invesco. Effective June 10, 2019, RIM, as fiduciary for RIC, entered into a new portfolio management contract with Levin Easterly. The contracts will continue until May 31, 2020. Thereafter, each contract will continue in effect for successive annual periods if its continuance has been specifically approved at least annually by RIC’s Board, including the affirmative vote of a majority of the Trustees who are not parties to the contracts, or “interested persons” (as defined in the Investment Company Act of 1940) of any such party, cast in person at a meeting called for the purpose of considering such approval. Each contract is automatically terminated if assigned. Each contract may be terminated without payment of any penalty by RIM or RIC immediately upon written notice to Invesco and Levin Easterly and by Invesco and Levin Easterly upon 30 days’ written notice to RIM.

Board Approval of Portfolio Management Contract

In evaluating the portfolio management contracts with Invesco and Levin Easterly, the Board considered that the Fund, in employing a manager-of-managers method of investment, operates in a manner that is distinctly different from most other investment companies. In the case of most other investment companies, an advisory fee is paid by the investment company to its adviser which in turn, employs and compensates individual portfolio managers to make specific securities selections consistent with the adviser’s style and investment philosophy. In the case of the Fund, an advisory fee is paid by the Fund to RIM which in turn compensates the money manager firms hired to make specific securities selections or recommendations.

The Board considered that RIM (rather than any money manager) is responsible under the investment advisory agreement for determining, implementing and maintaining the investment program for the Fund. Assets of the Fund generally have been allocated among the strategies of multiple money managers.

RIM is responsible for selecting, subject to Board approval, money managers for the Fund and for actively managing allocations and reallocations of assets among the money managers’ strategies. The Board has been advised that RIM’s goal

is to construct and manage diversified portfolios in a risk aware manner. Each money manager for the Fund in effect performs the function of an individual portfolio manager who is responsible for selecting or recommending portfolio securities for the portion of the Fund assigned to it by RIM (each, a “segment”) in accordance with the Fund’s applicable investment objective, policies and restrictions, any constraints placed by RIM upon its selection or recommendation of portfolio securities and the money manager’s specified role in the Fund. RIM is responsible for communicating performance expectations to each money manager; supervising compliance by each money manager with the Fund’s investment objective and policies; authorizing money managers to engage in or recommend certain investment strategies for the Fund; and recommending annually to the Board whether portfolio management contracts should be renewed, modified or terminated. In addition to its annual recommendation as to the renewal, modification or termination of portfolio management contracts, RIM is responsible for recommending to the Board the additions of new money managers or terminations or replacements of existing money managers at any time when, based on RIM’s research and ongoing review and analysis, such actions are appropriate. RIM may impose specific investment constraints from time to time for each money manager intended to capitalize on the strengths of that money manager or to coordinate the investment activities of money managers for the Fund in a complementary manner. Therefore, RIM’s selection of money managers is made not only on the basis of performance considerations but also on anticipated compatibility with other money managers in the Fund. In light of the foregoing, the overall performance of the Fund over appropriate periods reflects, in great part, the performance of RIM in designing the Fund’s investment program, structuring the Fund, selecting an effective money manager with a particular investment style or sub-style for a segment that is complementary to the styles of the money managers of other Fund segments, and allocating assets among the money managers’ strategies in a manner designed to achieve the objectives of the Fund.

The Board considered that the prospectus for the Fund and other public disclosures emphasize to investors RIM’s role as the principal investment manager for the Fund, rather than the investment selection or recommendation role of the Fund’s money managers, and describe the manner in which the Fund operates so that investors may take that information into account when deciding to purchase shares of the Fund.

At a meeting held on May 21, 2019, the Board received a proposal from RIM to approve new portfolio management contracts between RIM and each of Invesco and Levin Easterly. The Trustees approved the terms of the proposed portfolio management contract with each of Invesco and Levin Easterly based upon RIM’s recommendation to hire the money manager at the proposed fee rate; information as to the reason for the proposed change; information as to the money manager’s role in the management of the Fund’s investment portfolio (including the amount of Fund assets to be managed pursuant to the new money manager’s strategy) and RIM’s evaluation of the anticipated quality of the investment advisory services to be provided by the money manager; information as to any significant business relationships between the money manager and RIM or Russell Investments Financial Services, LLC, the Fund’s underwriter; the Fund’s Chief Compliance Officer’s evaluation of the money manager’s compliance program, policies and procedures in relation to the money manager’s role in the management of the Fund’s investment portfolio, and certification that they were consistent with applicable legal standards; RIM’s explanation as to the lack of relevance of money manager profitability to the evaluation of portfolio management contracts with money managers because the willingness of the money manager to serve in such capacity depends upon arm’s-length negotiations with RIM; RIM’s awareness of the standard fee rates charged by the money manager to other clients; RIM’s belief that the proposed money manager fees would be reasonable in light of the anticipated quality of investment advisory services to be rendered; and the expected costs of transitioning Fund assets. The Trustees considered information provided by RIM that the proposed changes including any changes to the target allocation of Fund assets among the Fund’s money managers and RIM would not change the aggregate money manager fees to be paid by RIM from its investment advisory fee as a result of the engagement of the money manager and, as a result, would not change its profitability from its relationship with the Fund. The Trustees’ approval also reflected their findings at prior meetings, including their May 20, 2019 meeting, where the Fund’s existing advisory agreement with RIM was approved, as well as information received throughout the course of the year, regarding the reasonableness of the aggregate investment advisory fees paid by the Fund, and the fact that the aggregate investment advisory fees paid by the Fund would not increase as a result of the implementation of the proposed money manager changes because the money manager’s investment advisory fees are paid by RIM.

Compensation

Under its advisory agreement with RIC, RIM receives an advisory fee from the Fund for its services. From its advisory fee, RIM, as agent for RIC, pays all Fund money managers for their investment selection or recommendation services. The remainder of the fee is retained by RIM as compensation for its services and to pay expenses. Quarterly, each Fund money manager, including Invesco and Levin Easterly, is paid a pro rata portion of its annual fee, based on the monthly average of all the assets allocated to it, in the case of discretionary money managers, or the monthly average of all the assets allocated to its strategy, in the case of non-discretionary money managers. The annual rate of the advisory fees payable by the Fund to RIM as a percentage of the average daily net assets of the Fund is 0.85% (estimated to be \$16,394,888 based on an assumed average asset level of \$1,928,810,411 for the twelve months ended October 31, 2018, RIC’s fiscal year end). Prior to the changes described herein, the aggregate annual rate of the advisory fees payable by

RIM to the Fund's money managers was approximately 0.24% (estimated to be \$4,629,145 based on the same asset level). Giving effect to the changes described in this notice including any changes to the target allocation of Fund assets among the Fund's money managers and RIM, as applicable, the aggregate annual advisory fee payable by RIM to the Fund's money managers would have been approximately 0.24% (estimated to have been \$4,629,145 based on the same asset level). Because the money managers' investment advisory fees are paid by RIM, the aggregate investment advisory fees paid by the Fund to RIM will not increase as a result of the changes described herein. These figures do not reflect consolidation of the Fund's wholly-owned subsidiary.

For the most recently completed fiscal year, the Fund paid no aggregate commissions to brokers affiliated with Invesco or Levin Easterly.

The money managers may use brokerage commissions to pay for soft dollar research services. Any such use will be in accordance with Section 28(e) of the Securities Exchange Act of 1934.

Similar Investment Advisory Relationships

Invesco and Levin Easterly do not act as investment advisers to other registered U.S. investment companies with investment objectives similar to those of the Fund.

Additional Information About Invesco and Levin Easterly

Invesco Advisers, Inc. is wholly-owned and controlled by Invesco Group Services, Inc. Invesco Group Services, Inc. is wholly-owned and controlled by OFI Global Asset Management, Inc. OFI Global Asset Management, Inc. is wholly-owned and controlled by Oppenheimerfunds, Inc. Oppenheimerfunds, Inc. is wholly-owned and controlled by Oppenheimer Acquisition Corp. Oppenheimer Acquisition Corp. is wholly-owned and controlled by Invesco Holding Company (US), Inc. Invesco Holding Company (US), Inc. is wholly-owned and controlled by Invesco Holding Company Limited. Invesco Holding Company Limited is a wholly owned subsidiary of Invesco Ltd., a publicly traded company. OFI Global Asset Management, Inc., Oppenheimerfunds, Inc. and OFI Global Asset Management, Inc. are located at Two World Financial Center, 225 Liberty Street, 11th Floor, New York, NY 10281. Invesco Advisers, Inc., Invesco Group Services, Inc., Invesco Holding Company (US), Inc. and Invesco Ltd. are located at 1555 Peachtree Street, N.E., Suite 1800, Atlanta, Georgia 30309. Invesco Holding Company Limited is located at Perpetual Park Drive, Henley-On Thames, London, United Kingdom, RG9 1HH.

The names and principal occupations of the principal executive officers and each director or general partner of Invesco, all located at 1555 Peachtree Street, N.E., Suite 1800, Atlanta, Georgia 30309, are listed below.

Name	Principal Occupation/Title
Jeffrey Kupor	Director, Senior Vice President and Secretary
Kevin Carome	Director
Loren Starr	Director
Colin Meadows	Director
Robert Leveille	Chief Compliance Officer
Gregory McGreevey	Director, President and Chief Executive Officer
Annette Lege	Chief Accounting Officer, CFO and Treasurer
Andrew Schlossberg	Director and Senior Vice President

No officers or trustees of RIC are officers, employees, directors, general partners or shareholders of Invesco. In addition, since the beginning of RIC's most recently completed fiscal year, no trustee of RIC has had, directly or indirectly, a material interest in any transaction or material proposed transaction to which Invesco, its parent entity or subsidiaries or any subsidiaries of the parent of any such entities, was or is to be a party. Since the beginning of RIC's most recently completed fiscal year, none of the Trustees purchased or sold securities of Invesco or its parent or subsidiaries.

Levin Easterly Partners LLC, 595 Madison Avenue, 17th Floor, New York, NY 10022, is wholly-owned and controlled by LE Partners Holdings LLC. LE Partners Holdings LLC is wholly-owned and controlled by Easterly Partners Group LLC. Easterly Partners Group LLC is wholly-owned and controlled by EPG Holdings LLC. EPG Holdings LLC is wholly-owned and controlled by Easterly LLC. Easterly LLC is wholly-owned and controlled by Darrell Crate and Avshalom Kalichstein. LE Partners Holdings LLC, Easterly Partners Group LLC, EPG Holdings LLC and Easterly LLC are located at 138 Conant Street, Beverly, MA 01915.

The names and principal occupations of the principal executive officers and each director or general partner of Levin Easterly, all located at 595 Madison Avenue, 17th Floor, New York, NY 10022, are listed below.

Name	Principal Occupation/Title
Darrell Crate	Chairman
Raymond Ottusch	Chief Compliance Officer
Richard Root	Chief Financial Officer
Grace Bosserman	Chief Operating Officer
Glenn Aigen	Chief Executive Officer
Jack Murphy	Vice Chairman and Chief Investment Officer

No officers or trustees of RIC are officers, employees, directors, general partners or shareholders of Levin Easterly. In addition, since the beginning of RIC's most recently completed fiscal year, no trustee of RIC has had, directly or indirectly, a material interest in any transaction or material proposed transaction to which Levin Easterly, its parent entity or subsidiaries or any subsidiaries of the parent of any such entities, was or is to be a party. Since the beginning of RIC's most recently completed fiscal year, none of the Trustees purchased or sold securities of Levin Easterly or its parent or subsidiaries.

Related Information

Russell Investment Management, LLC, 1301 Second Avenue, 18th Floor, Seattle, WA 98101, provides or oversees the provision of all investment advisory and portfolio management services for the Fund.

Russell Investments Financial Services, LLC, 1301 Second Avenue, 18th Floor, Seattle, WA 98101, a wholly-owned subsidiary of RIM, is the principal distributor of Fund shares.

Russell Investments Fund Services, LLC, 1301 Second Avenue, 18th Floor, Seattle, WA 98101, a wholly-owned subsidiary of RIM, is the administrator of the Fund.

Additional Information

As permitted by law, only one copy of this Information Statement is being delivered to shareholders residing at the same address, unless such shareholders have notified RIC of their desire to receive multiple copies of the Information Statements RIC sends. If you would like to receive an additional copy, please contact RIC by calling 1-800-787-7354 or writing to 1301 Second Avenue, 18th Floor, Seattle, WA 98101. RIC will then promptly deliver a separate copy of the Information Statements to any shareholder residing at an address to which only one copy was mailed. Shareholders wishing to receive separate copies of RIC's Information Statements in the future, and shareholders sharing an address that wish to receive a single copy if they are receiving multiple copies should also direct requests as indicated.

If you have any questions about the changes described in this Information Statement or if you wish to obtain a copy of the Fund's annual or semiannual reports to shareholders at no charge, please contact your Russell Investments authorized financial intermediary or RIC, at 1301 Second Avenue, 18th Floor, Seattle, WA 98101 or 1-800-787-7354.