PIMCO CALIFORNIA MUNICIPAL INCOME FUND Form DEF 14A November 19, 2013

SCHEDULE 14A

(Rule 14a-101)

INFORMATION REQUIRED IN PROXY STATEMENT SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No.)

Filed by the Registrant b Filed by a Party other than the Registrant "

Check the appropriate box:

- " Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- b Definitive Joint Proxy Statement
- " Definitive Additional Materials
- Soliciting Material Under Rule 14a-12

PIMCO Municipal Income Fund PIMCO California Municipal Income Fund PIMCO New York Municipal Income Fund

PIMCO Municipal Income Fund II PIMCO California Municipal Income Fund II **PIMCO New York Municipal Income Fund II PIMCO Municipal Income Fund III** PIMCO California Municipal Income Fund III **PIMCO New York Municipal Income Fund III**

(Name of Registrant as Specified in its Charter)

| | | (Name of Person(s) Filing Proxy Statement, if other than the Registrant) | | | | | |
|------|--|---|--|--|--|--|--|
| Paym | Payment of Filing Fee (Check the appropriate box): | | | | | | |
| þ | No f | ee required. | | | | | |
| | Fee | computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11. | | | | | |
| | (1) | Title of each class of securities to which transaction applies: | | | | | |
| | | | | | | | |
| | (2) | Aggregate number of securities to which transaction applies: | | | | | |
| | (3) | Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount or which the filing fee is calculated and state how it was determined): | | | | | |
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(4) Proposed maximum aggregate value of transaction:

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| Che | paid previously with preliminary materials: ck box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fe paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing. |
| (1) | Amount Previously Paid: |
| (2) | Form, Schedule or Registration Statement No.: |
| (3) | Filing Party: |
| (0) | |
| (4) | Date Filed: |

NOTICE OF JOINT ANNUAL MEETING OF SHAREHOLDERS

TO BE HELD ON DECEMBER 18, 2013

PIMCO MUNICIPAL INCOME FUND (PMF)

PIMCO CALIFORNIA MUNICIPAL INCOME FUND (PCQ)

PIMCO NEW YORK MUNICIPAL INCOME FUND (PNF)

PIMCO MUNICIPAL INCOME FUND II (PML)

PIMCO CALIFORNIA MUNICIPAL INCOME FUND II (PCK)

PIMCO NEW YORK MUNICIPAL INCOME FUND II (PNI)

PIMCO MUNICIPAL INCOME FUND III (PMX)

PIMCO CALIFORNIA MUNICIPAL INCOME FUND III (PZC)

PIMCO NEW YORK MUNICIPAL INCOME FUND III (PYN)

1633 Broadway

New York, New York 10019

To the Shareholders of PIMCO Municipal Income Fund (PMF), PIMCO California Municipal Income Fund (PCQ), PIMCO New York Municipal Income Fund (PNF), PIMCO Municipal Income Fund II (PML), PIMCO California Municipal Income Fund II (PCK), PIMCO New York Municipal Income Fund II (PNI), PIMCO Municipal Income Fund III (PMX), PIMCO California Municipal Income Fund III (PZC), and PIMCO New York Municipal Income Fund III (PYN) (each a Fund and, collectively, the Funds):

Notice is hereby given that a Joint Annual Meeting of Shareholders (the Meeting) of the Funds will be held at the offices of Allianz Global Investors Fund Management LLC (AGIFM or the Manager), at 1633 Broadway, between Westind West 51st Streets, 42nd Floor, New York, New York 10019, on Wednesday, December 18, 2013 at 9:30 A.M., Eastern Time, for the following purposes, which are more fully described in the accompanying Proxy Statement:

- 1. To elect Trustees of each Fund, each to hold office for the term indicated and until his or her successor shall have been elected and qualified; and
- 2. To transact such other business as may properly come before the Meeting or any adjournment(s) or postponement(s) thereof. The Board of Trustees of each Fund has fixed the close of business on November 1, 2013 as the record date for the determination of shareholders entitled to receive notice of, and to vote at, the Meeting or any adjournment(s) or postponement(s) thereof. The enclosed proxy is being solicited on behalf of the Board of Trustees of each Fund.

By order of the Board of Trustees of each Fund

Thomas J. Fuccillo Secretary

New York, New York

November 19, 2013

It is important that your shares be represented at the Meeting in person or by proxy, no matter how many shares you own. If you do not expect to attend the Meeting, please complete, date, sign and return the applicable enclosed proxy or proxies in the accompanying envelope, which requires no postage if mailed in the United States. Please mark and mail your proxy or proxies promptly in order to save the Funds any additional costs of further proxy solicitations and in order for the Meeting to be held as scheduled.

PIMCO MUNICIPAL INCOME FUND (PMF)

PIMCO CALIFORNIA MUNICIPAL INCOME FUND (PCQ)

PIMCO NEW YORK MUNICIPAL INCOME FUND (PNF)

PIMCO MUNICIPAL INCOME FUND II (PML)

PIMCO CALIFORNIA MUNICIPAL INCOME FUND II (PCK)

PIMCO NEW YORK MUNICIPAL INCOME FUND II (PNI)

PIMCO MUNICIPAL INCOME FUND III (PMX)

PIMCO CALIFORNIA MUNICIPAL INCOME FUND III (PZC)

PIMCO NEW YORK MUNICIPAL INCOME FUND III (PYN)

1633 Broadway

New York, New York 10019

IMPORTANT NOTICE REGARDING THE AVAILABILITY OF PROXY

MATERIALS FOR THE JOINT ANNUAL MEETING OF

SHAREHOLDERS TO BE HELD ON DECEMBER 18, 2013

This Proxy Statement and the Annual Reports to Shareholders for the fiscal years ended April 30, 2013 for PMF, PCQ and PNF, May 31, 2013 for PML, PCK and PNI, and September 30, 2013 for PMX, PZC and PYN are also available at <u>us.allianzgi.com/closedendfunds</u>.

PROXY STATEMENT

November 19, 2013

FOR THE JOINT ANNUAL MEETING OF SHAREHOLDERS

TO BE HELD ON DECEMBER 18, 2013

INTRODUCTION

This Proxy Statement is furnished in connection with the solicitation by the Boards of Trustees (the Board) of the shareholders of PIMCO Municipal Income Fund (PMF), PIMCO California Municipal Income Fund (PCQ), PIMCO New York Municipal Income Fund (PNF), PIMCO Municipal Income Fund II (PML), PIMCO California Municipal Income Fund II (PCK), PIMCO New York Municipal Income Fund II (PNI), PIMCO Municipal Income Fund III (PMX), PIMCO California Municipal Income Fund III (PZC), and PIMCO New York Municipal Income Fund III (PYN) (each a Fund and, collectively, the Funds) of proxies to be voted at the Joint Annual Meeting of Shareholders of the Funds and

any adjournment(s) or postponement(s)

thereof (the Meeting). The Meeting will be held at the offices of Allianz Global Investors Fund Management LLC (AGIFM or the Manager), at 1633 Broadway, between West 50th and West 51st Streets, 42nd Floor, New York, New York 10019, on Wednesday, December 18, 2013 at 9:30 A.M., Eastern Time.

The Notice of Joint Annual Meeting of Shareholders (the Notice), this Proxy Statement and the enclosed proxy cards are first being sent to Shareholders on or about November 19, 2013.

The Meeting is scheduled as a joint meeting of the holders of all shares of each Fund, which consists of holders of common shares of each Fund (the Common Shareholders) and holders of preferred shares of each Fund (the Preferred Shareholders and, together with the Common Shareholders, the Shareholders of each Fund are expected to consider and vote on similar matters. The Shareholders of each Fund will vote on the applicable proposal set forth herein (the Proposal) and on any other matters that may properly be presented for vote by the Shareholders of that Fund. The outcome of voting by the Shareholders of one Fund does not affect the outcome for the other Funds.

The Board of each Fund has fixed the close of business on November 1, 2013 as the record date (the Record Date) for the determination of Shareholders of each Fund entitled to notice of, and to vote at, the applicable Meeting. The Shareholders of each Fund on the Record Date will be entitled to one vote per share on each matter to which they are entitled to vote and that is to be voted on by Shareholders of the Fund, and a fractional vote with respect to fractional shares, with no cumulative voting rights in the election of Trustees. The following table sets forth the number of shares of common stock (Common Shares) and shares of preferred stock (Preferred Shares and, together with the Common Shares, the Shares) issued and outstanding of each Fund at the close of business on the Record Date:

| | Outstanding Common Shares | Outstanding Preferred Shares |
|-----|------------------------------|---------------------------------|
| PMF | 25,357,867 | 7,600 |
| PCQ | 15,548,542 | 6,000 |
| PNF | 7,689,133 | 1,880 |
| PML | 61,004,315 | 14,680 |
| PCK | 31,665,055 | 6,520 |
| PNI | 10,950,964 | 3,160 |
| PMX | 32,498,123 | 7,560 |
| PZC | 22,040,974 | 5,000 |
| PYN | 5,643,907 | 1,280 |

The classes of Shares listed for each Fund in the table above are the only classes of Shares currently authorized by that Fund.

At the Meeting, the election of one Trustee (the Preferred Shares Trustee) of each Fund will be voted on exclusively by the Preferred Shareholders of that Fund. On each other proposal to be brought before the Meeting (including the election of the nominee other than the Preferred Shares Trustee), the Preferred Shareholders will have equal voting rights (*i.e.*, one vote per Share) with the applicable Fund s Common Shareholders and will vote together with Common Shareholders as a single class.

PMF/PCQ/PNF/PML/PCK/PNI:

As summarized in the table below, the Common and Preferred Shareholders of the Funds, voting together as a single class, have the right to vote on the re-election of Deborah A. DeCotis, as a Trustee of the Funds; and the Preferred Shareholders of the Funds, voting as a separate class, have the right to vote on the re-election of James A. Jacobson as a Trustee of the Funds.

PMX/PZC/PYN:

As summarized in the table below, the Common and Preferred Shareholders of the Funds, voting together as a single class, have the right to vote on the re-election of Bradford K. Gallagher, as a Trustee of the Funds; and the Preferred Shareholders of the Funds, voting as a separate class, have the right to vote on the re-election of James A. Jacobson, as a Trustee of the Funds.

Summary

| | Common | Preferred |
|--------------------------------------|--------------|--------------|
| Proposal | Shareholders | Shareholders |
| Election of Trustees | | |
| PMF/PCQ/PNF/PML/PCK/PNI | | |
| Independent Trustees/Nominees* | | |
| Re-election of Deborah A. DeCotis | ü | ü |
| Re-election of James A. Jacobson | N/A | ü |
| PMX/PZC/PYN | | |
| Independent Trustees/Nominees* | | |
| Re-election of Bradford K. Gallagher | ü | ü |
| Re-election of James A. Jacobson | N/A | ü |

^{*} Independent Trustees or Independent Nominees are those Trustees or nominees who are not interested persons, as defined in the Investment Company Act of 1940, as amended (the 1940 Act), of each Fund.

You may vote by mail by returning a properly executed proxy card, by Internet by going to the website listed on the proxy card, by telephone using the toll-free number listed on the proxy card, or in person by attending the Meeting. Shares represented by duly executed and timely delivered proxies will be voted as instructed on the proxy. If you execute and mail the enclosed proxy and no choice is indicated for the election of Trustees listed in the attached Notice, your proxy will be voted in favor of the election of all nominees. At any time before it has been voted, your proxy may be revoked in one of the following ways: (i) by delivering a signed, written letter of revocation to the Secretary of the appropriate Fund at 1633 Broadway, New York, New York 10019, (ii) by properly executing and submitting a later-dated proxy vote, or (iii) by attending the Meeting and voting in person. Please call 1-800-254-5197 for information on how to obtain directions to be able to attend the Meeting and vote in person. If any proposal, other than the Proposals set forth herein, properly comes before the Meeting, the persons named as proxies will vote in their sole discretion.

The principal executive offices of the Funds are located at 1633 Broadway, New York, New York 10019. AGIFM serves as the investment manager of each Fund and retains its affiliate, Pacific Investment Management Company LLC (PIMCO or the Sub-Adviser), to serve as the sub-adviser to the Funds. Additional information regarding the Manager and the Sub-Adviser may be found under Additional Information Investment Manager and Sub-Adviser below.

The solicitation will be primarily by mail and the cost of soliciting proxies for a Fund will be borne individually by each Fund. Certain officers of the Funds and certain officers and employees of the Manager or its affiliates (none of whom will receive additional compensation therefor) may solicit proxies by telephone, mail, e-mail and personal interviews. Any out-of-pocket expenses incurred in connection with the solicitation will be borne by each Fund based on its relative net assets.

Unless a Fund receives contrary instructions, only one copy of this Proxy Statement will be mailed to a given address where two or more Shareholders share that address. Additional copies of the Proxy Statement will be delivered promptly upon request. Requests may be sent to the Secretary of the Fund c/o Allianz Global Investors Fund Management LLC, 1633 Broadway, New York, New York 10019, or by calling 1-800-254-5197 on any business day.

As of the Record Date, the Trustees and nominees and the officers of each Fund as a group and individually beneficially owned less than one percent (1%) of

each Fund s outstanding Shares and, to the knowledge of the Funds, the following entities beneficially owned more than five percent (5%) of a class of a Fund:

| Beneficial Owner | Fund | Percentage of Ownership of Class |
|-----------------------------------|-------|----------------------------------|
| UBS AG | PMF | 73.54% of Preferred Shares |
| | | |
| Bahnhofstrasse 45, PO Box CH-8021 | | |
| | | |
| Zurich, Switzerland | | |
| UBS AG | PCQ | 72.82% of Preferred Shares |
| Bahnhofstrasse 45, PO Box CH-8021 | | |
| Zurich, Switzerland | | |
| First Trust Portfolios L.P. | PCQ | 12.62% of Common Shares |
| | | |
| 120 East Liberty Drive, Suite 400 | | |
| | | |
| Wheaton, Illinois 60187 | | |
| UBS AG | PNF | 68.40% of Preferred Shares |
| | | |
| Bahnhofstrasse 45, PO Box CH-8021 | | |
| | | |
| Zurich, Switzerland | DNIE | 12.40% CD C 1.01 |
| Bank of America Corporation | PNF | 13.40% of Preferred Shares |
| 100 North Tryon Street, | | |
| Charlotte, North Carolina 28255 | | |
| First Trust Portfolios L.P. | PNF | 12.11% of Common Shares |
| That Hust Foldonos E.T. | 1111 | 12.11 % of Common Shares |
| 120 East Liberty Drive, Suite 400 | | |
| 120 2400 210010, 21110, 2410 100 | | |
| Wheaton, Illinois 60187 | | |
| UBS AG | PML | 63.27% of Preferred Shares |
| | | |
| Bahnhofstrasse 45, PO Box CH-8021 | | |
| | | |
| Zurich, Switzerland | | |
| First Trust Portfolios L.P. | PML | 5.10% of Common Shares |
| | | |
| 120 East Liberty Drive, Suite 400 | | |
| | | |
| Wheaton, Illinois 60187 | DCIV | 57.270 CD C 101 |
| UBS AG | PCK | 57.27% of Preferred Shares |
| D 1 1 C4 45 DO D CH 9001 | | |
| Bahnhofstrasse 45, PO Box CH-8021 | | |
| Zurich, Switzerland | | |
| Bank of America Corporation | PCK | 7.20% of Preferred Shares |
| Dank of America Corporation | 1 CIX | 7.20 % of Frederica shares |
| 100 North Tryon Street, | | |
| 100 1.0101 113011 011001, | | |
| Charlotte, North Carolina 28255 | | |
| Charlotte, Horai Carollia 20255 | | |

| UBS AG | PNI | 62.53% of Preferred Shares |
|-----------------------------------|-----|----------------------------|
| Bahnhofstrasse 45, PO Box CH-8021 | | |
| Zurich, Switzerland | | |
| Bank of America Corporation | PNI | 7.50% of Preferred Shares |
| 100 North Tryon Street, | | |
| Charlotte, North Carolina 28255 | | |

| Beneficial Owner | Fund | Percentage of Ownership of Class |
|---|------|----------------------------------|
| UBS AG | PMX | 67.76% of Preferred Shares |
| Bahnhofstrasse 45, PO Box CH-8021 | | |
| Zurich, Switzerland | | |
| UBS AG | PZC | 66.98% of Preferred Shares |
| Bahnhofstrasse 45, PO Box CH-8021 | | |
| Zurich, Switzerland | | |
| First Trust Portfolios L.P. | PZC | 10.26% of Common Shares |
| 120 East Liberty Drive, Suite 400 Wheaton, Illinois 60187 | | |
| UBS AG | PYN | 81.09% of Preferred Shares |
| Bahnhofstrasse 45, PO Box CH-8021 | | |
| Zurich, Switzerland | | |
| Bank of America Corporation | PYN | 8.40% of Preferred Shares |
| 100 North Tryon Street, | | |
| Charlotte, North Carolina 28255 | | |

Except for Alan Rappaport, a Trustee of the Funds, who owns 1,500 Common Shares of PML, none of the other Trustees or officers of any Fund owned any of such Funds outstanding Shares.

PROPOSAL: ELECTION OF TRUSTEES

In accordance with each Fund s Amended and Restated Agreement and Declaration of Trust (each a Declaration), the Trustees have been divided into the following three classes (each a Class): Class I, Class II and Class III. The Nominating Committee has recommended the nominees listed herein for re-election as Trustees by the Shareholders of the applicable Funds.

With respect to all the Funds, the term of office of the Class II Trustees will expire at the Meeting; the term of office of the Class III Trustees will expire at the 2014-2015 annual meeting of shareholders; and the term of office of the Class I Trustees will expire at the 2015-2016 annual meeting of shareholders.

PMF/PCQ/PNF/PML/PCK/PNI. Currently, Deborah A. DeCotis and James A. Jacobson are Class II Trustees of PMF, PCQ, PNF, PML, PCK and PNI. The Nominating Committee has recommended to the Board that Ms. DeCotis be nominated for re-election by the Common Shareholders and Preferred Shareholders, voting as a single class, as a Class II Trustee at the Meeting, and that Mr. Jacobson be nominated for re-election by the Preferred Shareholders, voting as a separate class, as a Class II Trustee at the Meeting. Consistent with each Fund s Declaration, if re-elected, the nominees shall hold office for terms

coinciding with the Classes of Trustees to which they have been designated. Therefore, if re-elected at the Meeting, Ms. DeCotis and Mr. Jacobson will serve terms consistent with the Class II Trustees, which will expire at the Funds annual meeting of Shareholders for the 2016-2017 fiscal year.

PMX/PZC/PYN. Currently, Bradford K. Gallagher and James A. Jacobson are Class II Trustees of PMX, PZC and PYN. The Nominating Committee has recommended to the Board that Mr. Gallagher be nominated for re-election by the Common Shareholders and Preferred Shareholders, voting as a single class, as a Class II Trustee at the Meeting, and that Mr. Jacobson be nominated for re-election by the Preferred Shareholders, voting as a separate class, as a Class II Trustee at the Meeting. Consistent with each Fund s Declaration, if re-elected, the nominees shall hold office for terms coinciding with the Classes of Trustees to which they have been designated. Therefore, if elected at the Meeting, Messrs. Gallagher and Jacobson will serve terms consistent with the Class II Trustees, which will expire at the Funds annual meeting of Shareholders for the 2016-2017 fiscal year.

All members of the Board of each Fund are and will remain, if elected, Continuing Trustees, as such term is defined in the Declaration of the applicable Fund. In the case of PMF, PCQ and PNF, a Continuing Trustee is a Trustee that is not a person or an affiliated person of a person who is entering into or proposing to enter into certain transactions with the applicable Fund, as specified in such Fund s Declaration, and who has either served as a Trustee for a period of at least twelve months or is a successor to a Continuing Trustee. In the case of PML, PCK, PNI, PMX, PZC and PYN, a Continuing Trustee is a Trustee that has either served as Trustee since the inception of the Fund or for thirty-six months, or has been nominated by at least a majority of the Continuing Trustees then members of the Board.

At any annual meeting of Shareholders, any Trustee elected to fill a vacancy that has arisen since the preceding annual meeting of Shareholders (whether or not such vacancy has been filled by election of a new Trustee by the Board) shall hold office for a term that coincides with the remaining term of the Class of Trustees to which such office was previously assigned, if such vacancy arose other than by an increase in the number of Trustees, and until his or her successor shall be elected and shall qualify. In the event such vacancy arose due to an increase in the number of Trustees, any Trustee so elected to fill such vacancy at an annual meeting shall hold office for a term which coincides with that of the Class of Trustee to which such office has been apportioned and until his or her successor shall be elected and shall qualify.

The following table summarizes the nominees who will stand for election at the Meeting, the respective Classes of Trustees to which they have been designated and the expiration of their respective terms if elected:

| | | | Expiration of Term if |
|-----------------------|--------------|----------|--|
| Trustee/Nominee | Fund | Class | Elected* |
| Deborah A. DeCotis | PMF/PCQ/PNF/ | Class II | Annual Meeting for the 2016-2017 fiscal year |
| | PML/PCK/PNI | | |
| Bradford K. Gallagher | PMX/PZC/PYN | Class II | Annual Meeting for the 2016-2017 fiscal year |
| James A. Jacobson | PMF/PCQ/PNF/ | Class II | Annual Meeting for the 2016-2017 fiscal year |
| | PML/PCK/PNI/ | | |
| | PMX/PZC/PYN | | |

^{*} A Trustee elected at an annual meeting shall hold office until the annual meeting for the year in which his or her term expires and until his or her successor shall be elected and shall qualify, subject, however, to prior death, resignation, retirement, disqualification or removal from office.

Under this classified Board structure, generally only those Trustees in a single Class may be replaced in any one year, and it would require a minimum of two years to change a majority of the Board under normal circumstances. This structure, which may be regarded as an anti-takeover provision, may make it more difficult for a Fund s Shareholders to change the majority of Trustees of the Fund and, thus, promotes the continuity of management.

Unless authority is withheld, it is the intention of the persons named in the enclosed proxy for a Fund to vote each proxy for the persons listed above for that Fund. Each of the nominees has indicated he or she will serve if elected, but if he or she should be unable to serve for a Fund, the proxy holders may vote in favor of such substitute nominee as the Board may designate (or, alternatively, the Board may determine to leave a vacancy).

Trustees and Officers

The business of each Fund is managed under the direction of the Fund s Board of Trustees. Subject to the provisions of each Fund s Declaration, its By-Laws and applicable state law, the Trustees have all powers necessary and convenient to carry out this responsibility, including the election and removal of the Fund s officers.

Board Leadership Structure Currently and, assuming the nominees are elected as proposed, the Board of Trustees of each Fund consists and will continue to consist of seven Trustees, six of whom are not interested persons

(within the meaning of Section 2(a)(19) of the 1940 Act) of the Fund or of the Manager (the Independent Trustees). An Independent Trustee serves as Chairman of the Trustees and is selected by a vote of the majority of the Independent Trustees. The Chairman presides at meetings of the Board and acts as a liaison with service providers, officers, attorneys and other Trustees generally between meetings, and performs such other functions as may be requested by the Board from time to time.

The Board of Trustees meets regularly four times each year to discuss and consider matters concerning the Funds, and also holds special meetings to address matters arising between regular meetings. The Independent Trustees regularly meet outside the presence of management and are advised by independent legal counsel. Regular meetings generally take place in-person; other meetings may take place in-person or by telephone.

The Board of Trustees has established four standing Committees to facilitate oversight of the management of the Funds: the Audit Oversight Committee, the Nominating Committee, the Valuation Committee and the Compensation Committee. The functions and role of each Committee are described below under Board Committees and Meetings. The membership of each Committee consists of all of the Independent Trustees, which the Board believes allows them to participate in the full range of the Board s oversight duties.

The Board reviews its leadership structure periodically and has determined that its leadership structure, including an Independent Chairman, a supermajority of Independent Trustees and Committee membership limited to Independent Trustees, is appropriate in light of the characteristics and circumstances of each Fund. In reaching this conclusion, the Board considered, among other things, the predominant role of the Manager and Sub-Adviser in the day-to-day management of Fund affairs, the extent to which the work of the Board is conducted through the Committees, the number of portfolios that comprise the Fund Complex (defined below), the variety of asset classes those portfolios include, the net assets of each Fund and the Fund Complex and the management and other service arrangements of each Fund and the Fund Complex. The Board also believes that its structure, including the presence of one Trustee who is an executive with various Manager-affiliated entities, facilitates an efficient flow of information concerning the management of each Fund to the Independent Trustees.

Risk Oversight Each of the Funds has retained the Manager and the Sub-Adviser to provide investment advisory services, and, in the case of the Manager, administrative services, and these service providers are principally

responsible for the management of risks that may arise from Fund investments and operations. Some employees of the Manager and its affiliates serve as the Funds officers, including the Funds principal executive officer and principal financial and accounting officer, chief compliance officer and chief legal officer. The Manager and the Sub-Adviser employ different processes, procedures and controls to identify and manage different types of risks that may affect the Funds. The Board oversees the performance of these functions by the Manager and Sub-Adviser, both directly and through the Committee structure it has established. The Board receives from the Manager and Sub-Adviser a wide range of reports, both on a regular and as-needed basis, relating to the Funds activities and to the actual and potential risks of the Funds. These include reports on investment risks, custody and valuation of Fund assets, compliance with applicable laws, and the Funds financial accounting and reporting. In addition, the Board meets periodically with the individual portfolio managers of the Funds or their delegates to receive reports regarding the portfolio management of the Funds and their performance, including their investment risks. The Board has emphasized to the Manager and the Sub-Adviser the importance of maintaining vigorous risk-management programs and procedures.

In addition, the Board has appointed a Chief Compliance Officer (CCO). The CCO oversees the development of compliance policies and procedures that are reasonably designed to minimize the risk of violations of the federal securities laws (Compliance Policies). The CCO reports directly to the Independent Trustees, interacts with individuals within the Manager s organization, including its Head of Risk Management, and provides presentations to the Board at its quarterly meetings and an annual report on the application of the Compliance Policies. The Board periodically discusses relevant risks affecting the Funds with the CCO at these meetings. The Board has approved the Compliance Policies and reviews the CCO s reports. Further, the Board annually reviews the sufficiency of the Compliance Policies, as well as the appointment and compensation of the CCO.

The Board recognizes that the reports it receives concerning risk management matters are, by their nature, typically summaries of the relevant information. Moreover, the Board recognizes that not all risks that may affect the Funds can be identified in advance; that it may not be practical or cost-effective to eliminate or mitigate certain risks; that it may be necessary to bear certain risks (such as investment-related risks) in seeking to achieve the Funds investment objectives; and that the processes, procedures and controls employed to address certain risks may be limited in their effectiveness. As a result of the foregoing and for other reasons, the Board s risk management oversight is subject to substantial limitations.

Number

Information Regarding Trustees and Nominees.

PMX/PZC/ PYN Class III

The following table provides information concerning the Trustees/Nominees of the Funds.

| Name, Address*, Year of Birth and Class | Position(s) Held with the Funds | Term of Office and Length of Time Served | Principal Occupation(s) During the Past 5 Years | Number of Portfolios in Fund Complex Overseen by Trustee/ Nominee | Other Directorships Held by Trustee/ Nominee During the Past 5 Years |
|---|---------------------------------|---|---|---|--|
| Independent Trustees/Nominees | | | | | |
| Deborah A. | Trustee | Since 2011 | Advisory Director, Morgan Stanley & Co., Inc. (since 1996); Co-Chair | 67 | None |
| DeCotis | | | Special Projects Committee, Memorial Sloan Kettering (since 2005); Board | | |
| 1952 | | | Member and Member of the Investment and Finance Committees, Henry Street Settlement (since 2007); Trustee, Stanford University (since 2010). Formerly, Director, Helena | | |
| PMF/PCQ/PNF/PML/PCK/PNI | | | Rubenstein Foundation (1997-2012); and Advisory Council, Stanford | | |
| Class II | | | Business School (2002-2008). Trustee of the funds in the Allianz/PIMCO Fund Complex since 2011. | | |

| Name, Address*, Year of Birth and Class Bradford K. Gallagher 1944 PMF/PCQ/PNF/PML/PCK/PNI Class III PMX/PZC/PYN Class II | Position(s) Held with the Funds Trustee | Term of Office and Length of Time Served Since 2010 | Principal Occupation(s) During the Past 5 Years Partner, New Technology Ventures Capital Management LLC, a venture capital fund (since 2011); Chairman and Trustee, Atlantic Maritime Heritage Foundation (since 2007); Chairman and Trustee, The Common Fund (since 2005); Founder, Spyglass Investments LLC, a private investment vehicle (since 2001); and Founder, President and CEO, Cypress Holding Company and Cypress Tree Investment Management Company (since 1995). Trustee of the funds in the Allianz/PIMCO Fund Complex since 2010. | Number of Portfolios in Fund Complex Overseen by Trustee/ Nominee 67 | Other Directorships Held by Trustee/ Nominee During the Past 5 Years Formerly, Chairman and Trustee of Grail Advisors ETF Trust (2009- 2010) and Trustee of Nicholas- Applegate Institutional Funds (2007- |
|---|---|--|---|--|--|
| James A. Jacobson 1945 | Trustee | Since 2009 | Retired. Formerly, Vice Chairman and Managing Director, Spear, Leeds & Kellogg Specialists, LLC, a specialist firm on the New York Stock Exchange. Trustee of the funds in the Allianz/PIMCO Fund Complex since 2009. | 67 | 2010) Trustee, Alpine Mutual Funds Complex consisting of 17 funds |
| Class II | | | | | |

| Name, Address*, | Position(s) | Term of | | Number of Portfolios in Fund Complex Overseen | Other Directorships Held by Trustee/ |
|-----------------|---------------------|--|--|--|---|
| Year of Birth | Held with the | Office and Length of | Principal Occupation(s) | by Trustee/ | Nominee During the |
| and Class | Funds | Time Served | During the Past 5 Years | Nominee | Past 5 Years |
| Hans W. | Chairman of the | PMF/ PCQ/ | President, H. Kertess & Co., a financial advisory company. Formerly, Managing | 67 | None |
| Kertess | Board Nominee, | PNF Since | Director, Royal Bank of Canada Capital Markets. Trustee of the funds in the | | |
| 1939 | Trustee | inception (2001) PML/ PCK/ PNI | Allianz/PIMCO Fund Complex since 2000 | | |
| Class I | | Since inception (2002) PMX/ PZC/ PYN Since 2003 | | | |
| William B. | Nominee, Trustee | Since 2006 | Asset Management Industry Consultant. Formerly, Managing Director, Investment | 67 | None |
| Ogden, IV | | | Banking Division of Citigroup Global Markets Inc. Trustee of the funds in the | | |
| 1945 | | | Allianz/PIMCO Fund Complex since 2006. | | |
| | | | | | |

Class I

| | | | | Number of | |
|---------------|---------------------|-----------------------|--|---------------------------|--------------------------------|
| Name, | | | | Portfolios in Fund | Other Directorships |
| Address*, | Position(s) Held | Term of Office and | | Complex Overseen by | Held by Trustee/ Nominee |
| Year of Birth | with the | Length of | Principal Occupation(s) | Trustee/ | During the |
| and Class | Funds | Time Served | During the Past 5 Years | Nominee | Past 5 Years |
| Alan | Nominee, | Since | Advisory Director (since 2012), formerly | 67 | None |
| | Trustee | 2010 | Vice Chairman, Roundtable Investment | | |
| Rappaport | | | Partners (since 2009); Chairman (formerly | | |
| | | | President), Private Bank of Bank of | | |
| 1953 | | | America; Vice Chairman, U.S. Trust | | |
| 1933 | | | (2001-2008); Adjunct Professor, New York | | |
| | | | University Stern School of Business (since | | |
| | | | 2013); Trustee, American Museum of | | |
| | | | Natural History (since 2005); and Trustee, | | |
| Class I | | | NYU Langone Medical Center (since 2007). | | |
| | | | Trustee of the funds in the Allianz/PIMCO | | |
| | | | Fund Complex since 2010. | | |

| Name, Address*, Year of Birth and Class Interested Trustee/Nominee | Position(s) Held with the Funds | Term of Office and Length of Time Served | Principal Occupation(s) During the Past 5 Years | Number of Portfolios in Fund Complex Overseen by Trustee/ Nominee | Other Directorships Held by Trustee/ Nominee During the Past 5 Years |
|--|--|---|---|---|--|
| John C. | Trustee | Since 2006 | Member of the Management Board and a Managing Director of Allianz Global | 87 | None |
| Maney** | | | Investors Fund Management LLC; Managing Director of Allianz Asset | | |
| 1959 | | | Management of America L.P. (since January 2005) and a member of the Management Board and Chief Operating Officer of Allianz Asset Management of America L.P. (since November 2006). | | |
| 680 Newport | | | Trustee of the funds in the Allianz/PIMCO Fund Complex since | | |
| Center Drive, | | | 2006. | | |
| Suite 250, | | | | | |
| Newport | | | | | |
| Beach, | | | | | |

Class III

CA 92660

^{*} Unless otherwise indicated, the business address of the persons listed above is c/o Allianz Global Investors Fund Management LLC, 1633 Broadway, New York, New York 10019.

^{**} Mr. Maney is an interested person of each Fund, as defined in Section 2(a)(19) of the 1940 Act, due to his affiliation with Allianz Asset Management of America L.P. and its affiliates.

The following table states the dollar range of equity securities beneficially owned as of the Record Date by each Trustee and nominee of each Fund and, on an aggregate basis, of any registered investment companies overseen by the Trustees in the family of investment companies, including the Funds.

| Name of Trustee/Nominee | Dollar Range of Equity Securities in the Funds* | Aggregate Dollar Range of Equity Securities in All Registered Investment Companies Overseen by Trustee/ Nominee in the Family of Investment Companies* |
|-------------------------------|--|--|
| Independent Trustees/Nominees | | • |
| Deborah A. DeCotis | None | Over \$100,000 |
| Bradford K. Gallagher | None | Over \$100,000 |
| James A. Jacobson | None | Over \$100,000 |
| Hans W. Kertess | None | Over \$100,000 |
| William B. Ogden, IV | None | Over \$100,000 |