

Subject: //// 255 AFFIDAVIT /// \$6MM TRANSFER — STFGX /// 61710 :: Mutual Fund [SFBDX] [SFITX] [STFBX] [STFGX]
From: B D2022 <ms60710444266@yahoo.com>
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CC: DCAOLetters@sec.gov, Tennessee <sbarchenger@tennessean.com>, blawre@bloomberg.net, blaw.content@bloomberg.net, executive_education@mailsvc.sloan.mit.edu, thinkingforward@mit.edu, INFO@bressler.com, Extellmanagement Info <info@extellmanagement.com>, investor@annaly.com, foia@eeoc.gov, Solowresidential Info <info@solowresidential.com>, "mstanley153@bloomberg.net" <mstanley153@bloomberg.net>, mstanley1541@bloomberg.net, mstanley321@bloomberg.net, "mshy1@bloomberg.net" <mshy1@bloomberg.net>, "mshy2@bloomberg.net" <mshy2@bloomberg.net>, "VP:Quantitative Management" <sjs5@ntrs.com>, "tedhermanson@northmarq.com" <tedhermanson@northmarq.com>, Newyork <newyork@sec.gov>, "CHAIR@SEC.GOV" <CHAIR@SEC.GOV>
BCC: "gsamonlinerequest@gs.com" <gsamonlinerequest@gs.com>, "gsdeanofstudents@columbia.edu" <gsdeanofstudents@columbia.edu>, [REDACTED]

//// 255 AFFIDAVIT /// \$6MM TRANSFER — STFGX /// 61710 :: Mutual Fund [SFBDX] [SFITX] [STFBX] [STFGX]

BTW /// Wilson & Laskowitz & Zucker & Dicker

Ref.: SEMI ---- NOTICE # NO LEGAL RENTS TO TRANSFER - CUSTODY [SFBDX] [SFITX] [STFBX] [STFGX] ***

- You can’t serve me at 111 without an apartment number you idiot.
- It’s called gutter service - at least give me the correct address to respond so I don't have to track down all your information.
- Good luck with that 10018 zip-code, and all the other s*** I dug up for you.
 - 255 AFFIDAVIT ## **LOCKED** ## check the chart on that... *how convenient*.

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CRD: 003231040

Item B.9. Chief compliance officer.

Provide the information requested below about each person serving as chief compliance officer of the Registrant for purposes of rule 38a-1 (17 CFR 270.38a-1).

Chief compliance officer Record: 1

a. Full Name	Terrence Ludwig
b. CRD Number, if any	003231040
c. Street Address 1	One State Farm Plaza
Street Address 2	
d. City	Bloomington

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e. State, if applicable	ILLINOIS
f. Foreign country, if applicable	UNITED STATES OF AMERICA
g. Zip code and zip code extension, or foreign postal code	617100001
h. Telephone number (including country code if foreign)	0000000
i. Has the chief compliance officer changed since the last filing?	<input type="radio"/> Yes <input checked="" type="radio"/> No

If the chief compliance officer is compensated or employed by any person other than the Registrant, or an affiliated person of the Registrant, for providing chief compliance officer services, provide:

CCO employer Record: 1

i. Name of the person	N/A
ii. Person's IRS Employer Identification Number	N/A

Item B.10. Matters for security holder vote.

Instruction. Registrants registered on Forms N-3, N-4 or N-6, should respond "yes" to this item only if security holder votes were solicited on contract-level matters.

Were any matters submitted by the Registrant for its security holders' vote during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No
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Item B.11. Post-transaction

/s/ BO DINCER

[ENCLOSURE]

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— Attachments:

2022.03.07 --% 255 AFFIDAVIT AND \$6MM TRANSFER — STFGX 61710 Mutual Fund - MUTUALLY EXCLUSIVE.pdf	2.8 MB
2020-11-30 - BROKERS - AUDITORS.pdf	1.5 MB

Form N-CEN Filer Information	UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549	OMB APPROVAL
Form N-CEN	FORM N-CEN ANNUAL REPORT FOR REGISTERED INVESTMENT COMPANIES	OMB Number: 3235-0729
		Estimated average burden hours per response: 19.04

N-CEN: Filer Information

Filer CIK	0000093715
Filer CCC	*****
Filer Investment Company Type	Form N-1A Filer (Mutual Fund)
Is this a LIVE or TEST Filing?	<input checked="" type="radio"/> LIVE <input type="radio"/> TEST
Is this an electronic copy of an official filing submitted in paper format?	<input type="checkbox"/>
Would you like a Return Copy?	<input type="checkbox"/>

Submission Contact Information

Name	
Phone	
E-Mail Address	

Notification Information

Notify via Filing Website only?	<input type="checkbox"/>
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N-CEN:Series/Class (Contract) Information

Series ID Record:1	
Series ID	S000002055
Class ID Record:1	
Class ID	C000005410
Series ID Record:2	
Series ID	S000002056
Class ID Record:1	
Class ID	C000005411
Series ID Record:3	
Series ID	S000002057
Class ID Record:1	
Class ID	C000005412
Series ID Record:4	
Series ID	S000002058
Class ID Record:1	
Class ID	C000005413

N-CEN:Part A: General Information

Item A.1. Reporting period covered.

a. Report for period ending:	2020-11-30
b. Does this report cover a period of less than 12 months?	<input type="radio"/> Yes <input checked="" type="radio"/> No

N-CEN:Part B: Information About the Registrant

Item B.1. Background information.

a. Full name of Registrant	State Farm Associates Funds Trust
b. Investment Company Act file number (e.g., 811-)	811-01519
c. CIK	0000093715
d. LEI	254900O40XUSSLGWSS55

Item B.2. Address and telephone number of Registrant.

a. Street 1	One State Farm Plaza
Street 2	
b. City	Bloomington
c. State, if applicable	ILLINOIS
d. Foreign country, if applicable	UNITED STATES OF AMERICA
e. Zip code and zip code extension, or foreign postal code	617100001
f. Telephone number (including country code if foreign)	8004470740

g. Public Website, if any

www.statefarm.com

Item B.3. Location of books and records.

Instruction. Provide the requested information for each person maintaining physical possession of each account, book, or other document required to be maintained by section 31(a) of the Act (15 U.S.C. 80a-30(a)) and the rules under that section.

Location books Record: 1

a. Name of person (e.g., a custodian of records)	Terrence Ludwig
b. Street 1	One State Farm Plaza
Street 2	
c. City	Bloomington
d. State, if applicable	ILLINOIS
e. Foreign country, if applicable	UNITED STATES OF AMERICA
f. Zip code and zip code extension, or foreign postal code	617100001
g. Telephone number (including country code if foreign)	3097350561
h. Briefly describe the books and records kept at this location:	Financial Statements/ Administrative

Item B.4. Initial of final filings.

Instruction. Respond "yes" to Item B.4.b only if the Registrant has filed an application to deregister or will file an application to deregister before its next required filing on this form.

a. Is this the first filing on this form by the Registrant?	<input type="radio"/> Yes <input checked="" type="radio"/> No
b. Is this the last filing on this form by the Registrant?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item B.5. Family of investment companies.

Instruction. "Family of investment companies" means, except for insurance company separate accounts, any two or more registered investment companies that (i) share the same investment adviser or principal underwriter; and (ii) hold themselves out to investors as related companies for purposes of investment and investor services.In responding to this item, all Registrants in the family of investment companies should report the name of the family of investment companies identically.

Insurance company separate accounts that may not hold themselves out to investors as related companies (products) for purposes of investment and investor services should consider themselves part of the same family if the operational or accounting or control systems under which these entities function are substantially similar.

a. Is the Registrant part of a family of investment companies?	<input checked="" type="radio"/> Yes <input type="radio"/> No
i. Full name of family of investment companies	State Farm Investment Management Corp.

Item B.6. Organization.

Instruction. For Item B.6.a.i., the Registrant should include all Series that have been established by the Registrant and have shares outstanding (other than shares issued in connection with an initial investment to satisfy section 14(a) of the Act).

Indicate the classification of the Registrant by checking the applicable item below.

<input checked="" type="checkbox"/> a. Open-end management investment company registered under the Act on Form N-1A	
<input type="checkbox"/> b. Closed-end management investment company registered under the Act on Form N-2	
<input type="checkbox"/> c. Separate account offering variable annuity contracts which is registered under the Act as a management investment company on Form N-3	
<input type="checkbox"/> d. Separate account offering variable annuity contracts which is registered under the Act as a unit investment trust on Form N-4	
<input type="checkbox"/> e. Small business investment company registered under the Act on Form N-5	
<input type="checkbox"/> f. Separate account offering variable insurance contracts which is registered under the Act as a unit investment trust on Form N-6	
<input type="checkbox"/> g. Unit investment trust registered under the Act on Form N-8B-2	
i. Total number of Series of the Registrant	4

Item B.7. Securities Act registration.

Is the Registrant the issuer of a class of securities registered under the Securities Act of 1933 ("Securities Act")?	<input checked="" type="radio"/> Yes <input type="radio"/> No
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Item B.8. Directors.

Provide the information requested below about each person serving as director of the Registrant (management investment companies only):

Director Record: 1

a. Full Name	Thomas M Mengler
b. CRD number, if any	N/A
c. Is the person an "interested person" of the Registrant as that term is defined in section 2(a)(19) of the Act (15 U.S.C. 80a-2(a)(19))?	<input type="radio"/> Yes <input checked="" type="radio"/> No
d. Investment Company Act file number of any other registered investment company for which the person also serves as a director (e.g., 811-)	

File Number Record: 1

File Number Record:	N/A
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Director Record: 2

a. Full Name	David L Vance
b. CRD number, if any	N/A

c. Is the person an "interested person" of the Registrant as that term is defined in section 2(a)(19) of the Act (15 U.S.C. 80a-2(a)(19))?

d. Investment Company Act file number of any other registered investment company for which the person also serves as a director (e.g., 811-)

☐ Yes ☒ No

File Number Record: 1

File Number Record:

N/A

Director Record: 3

a. Full Name

b. CRD number, if any

c. Is the person an "interested person" of the Registrant as that term is defined in section 2(a)(19) of the Act (15 U.S.C. 80a-2(a)(19))?

d. Investment Company Act file number of any other registered investment company for which the person also serves as a director (e.g., 811-)

Alan R Latshaw

N/A

☐ Yes ☒ No

File Number Record: 1

File Number Record:

N/A

Director Record: 4

a. Full Name

b. CRD number, if any

c. Is the person an "interested person" of the Registrant as that term is defined in section 2(a)(19) of the Act (15 U.S.C. 80a-2(a)(19))?

d. Investment Company Act file number of any other registered investment company for which the person also serves as a director (e.g., 811-)

Anita M Nagler

N/A

☐ Yes ☒ No

File Number Record: 1

File Number Record:

N/A

Director Record: 5

a. Full Name

b. CRD number, if any

c. Is the person an "interested person" of the Registrant as that term is defined in section 2(a)(19) of the Act (15 U.S.C. 80a-2(a)(19))?

d. Investment Company Act file number of any other registered investment company for which the person also serves as a director (e.g., 811-)

Joe R Monk Jr

001357149

☒ Yes ☐ No

File Number Record: 1

File Number Record:

N/A

Director Record: 6

a. Full Name

b. CRD number, if any

c. Is the person an "interested person" of the Registrant as that term is defined in section 2(a)(19) of the Act (15 U.S.C. 80a-2(a)(19))?

d. Investment Company Act file number of any other registered investment company for which the person also serves as a director (e.g., 811-)

Paul J Smith

004971235

☒ Yes ☐ No

File Number Record: 1

File Number Record:

N/A

Item B.9. Chief compliance officer.

Provide the information requested below about each person serving as chief compliance officer of the Registrant for purposes of rule 38a-1 (17 CFR 270.38a- 1):

Chief compliance officer Record: 1

a. Full Name

b. CRD Number, if any

c. Street Address 1

Street Address 2

d. City

Terrence Ludwig

003231040

One State Farm Plaza

Bloomington

e. State, if applicable	ILLINOIS
f. Foreign country, if applicable	UNITED STATES OF AMERICA
g. Zip code and zip code extension, or foreign postal code	617100001
h. Telephone number (including country code if foreign)	XXXXXX
i. Has the chief compliance officer changed since the last filing?	<input type="radio"/> Yes <input checked="" type="radio"/> No

If the chief compliance officer is compensated or employed by any person other than the Registrant, or an affiliated person of the Registrant, for providing chief compliance officer services, provide:

CCO employer Record: 1

i. Name of the person	N/A
ii. Person's IRS Employer Identification Number	N/A

Item B.10. Matters for security holder vote.

Instruction. Registrants registered on Forms N-3, N-4 or N-6, should respond "yes" to this Item only if security holder votes were solicited on contract-level matters.

Were any matters submitted by the Registrant for its security holders' vote during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No
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Item B.11. Legal proceeding.

Instruction. For purposes of this Item, the following proceedings should be described: (1) any bankruptcy, receivership or similar proceeding with respect to the Registrant or any of its significant subsidiaries; (2) any proceeding to which any director, officer or other affiliated person of the Registrant is a party adverse to the Registrant or any of its subsidiaries; and (3) any proceeding involving the revocation or suspension of the right of the Registrant to sell securities.

a. Have there been any material legal proceedings, other than routine litigation incidental to the business, to which the Registrant or any of its subsidiaries was a party or of which any of their property was the subject during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No
b. Has any proceeding previously reported been terminated?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item B.12. Fidelity bond and insurance (management investment companies only).

a. Were any claims with respect to the Registrant filed under a fidelity bond (including, but not limited to, the fidelity insuring agreement of the bond) during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No
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Item B.13. Directors and officers/errors and omissions insurance (management investment companies only).

a. Are the Registrant's officers or directors covered in their capacities as officers or directors under any directors and officers/errors and omissions insurance policy owned by the Registrant or anyone else?	<input checked="" type="radio"/> Yes <input type="radio"/> No
i. If yes, were any claims filed under the policy during the reporting period with respect to the Registrant?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item B.14. Provision of financial support.

Instruction. For purposes of this Item, a provision of financial support includes any (1) capital contribution, (2) purchase of a security from a Money Market Fund in reliance on rule 17a-9 under the Act (17 CFR 270.17a-9), (3) purchase of any defaulted or devalued security at fair value reasonably intended to increase or stabilize the value or liquidity of the Registrant's portfolio, (4) execution of letter of credit or letter of indemnity, (5) capital support agreement (whether or not the Registrant ultimately received support), (6) performance guarantee, or (7) other similar action reasonably intended to increase or stabilize the value or liquidity of the Registrant's portfolio. Provision of financial support does not include any (1) routine waiver of fees or reimbursement of Registrant's expenses, (2) routine inter-fund lending, (3) routine inter-fund purchases of Registrant's shares, or (4) action that would qualify as financial support as defined above, that the board of directors has otherwise determined not to be reasonably intended to increase or stabilize the value or liquidity of the Registrant's portfolio.

Did an affiliated person, promoter, or principal underwriter of the Registrant, or an affiliated person of such a person, provide any form of financial support to the Registrant during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No
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Item B.15. Exemptive orders.

a. During the reporting period, did the Registrant rely on any orders from the Commission granting an exemption from one or more provisions of the Act, Securities Act or Exchange Act?	<input type="radio"/> Yes <input checked="" type="radio"/> No
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Item B.16. Principal underwriters.

a. Provide the information requested below about each principal underwriter:

Principal underwriter Record: 1

i. Full name	State Farm VP Management Corp.
ii. SEC file number (e.g., 8-)	008-50128
iii. CRD number	N/A
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA

vii. Is the principal underwriter an affiliated person of the Registrant, or its investment adviser(s) or depositor?

☒ Yes ☐ No

b. Have any principal underwriters been hired or terminated during the reporting period?

☐ Yes ☒ No

Item B.17. Independent public accountant.

Provide the following information about eachthe independent public accountant:

Public accountant Record: 1

a. Full Name	<div>Pricewaterhouse Coopers LLP</div>
b. PCAOB Number	<div>00238</div>
c. LEI, if any	<div>N/A</div>
d. State, if applicable	<div>ILLINOIS</div>
e. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
f. Has the independent public accountant changed since the last filing?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>

Item B.18. Report on internal control (management investment companies only).

Instruction. Small business investment companies are not required to respond to this item.

For the reporting period, did an independent public accountant's report on internal control note any material weaknesses?

☐ Yes ☒ No

Item B.19. Audit opinion.

For the reporting period, did an independent public accountant issue an opinion other than an unqualified opinion with respect to its audit of the Registrant's financial statements?

☐ Yes ☒ No

Item B.20. Change in valuation methods.

Instruction. Responses to this item need not include changes to valuation techniques used for individual securities (e.g., changing from market approach to income approach for a private equity security). In responding to Item B.20.c., provide the applicable "asset type" category specified in Item C.4.a. of Form N-PORT. In responding to Item B.20.d., provide a brief description of the type of investments involved. If the change in valuation methods applies only to certain sub-asset types included in the response to Item B.20.c., please provide the sub-asset types in the response to Item B.20.d. The responses to Item B.20.c. and Item B.20.d. should be identical only if the change in valuation methods applies to all assets within that category.

Have there been material changes in the method of valuation (e.g., change from use of bid price to mid price for fixed income securities or change in trigger threshold for use of fair value factors on international equity securities) of the Registrant's assets during the reporting period?

☐ Yes ☒ No

Item B.21. Change in accounting principles and practices.

Have there been any changes in accounting principles or practices, or any change in the method of applying any such accounting principles or practices, which will materially affect the financial statements filed or to be filed for the current year with the Commission and which has not been previously reported?

☐ Yes ☒ No

Item B.22. Net asset value error corrections (open-end management investment companies only).

a. During the reporting period, were any payments made to shareholders or shareholder accounts reprocessed as a result of an error in calculating the Registrant's net asset value (or net asset value per share)?

☐ Yes ☒ No

Item B.23. Rule 19a-1 notice (management investment companies only).

During the reporting period, did the Registrant pay any dividend or make any distribution in the nature of a dividend payment, required to be accompanied by a written statement pursuant to section 19(a) of the Act (15 U.S.C. 80a-19(a)) and rule 19a-1 thereunder (17 CFR 270.19a-1)?

☒ Yes ☐ No

N-CEN:Part C: Additional Questions for Management Investment Companies

General Instruction.

Management investment companies that offer multiple series must complete Part C as to each series separately, even if some information is the same for two or more series. To begin this section or add an additional series(s), click on the bar labeled "Add a New Series" below.

Management Investment Record: 1

Item C.1. Background information.

a. Full Name of the Fund	<div>State Farm Growth Fund</div>
b. Series identification number, if any	<div>S000002055</div>
c. LEI	<div>25490064REEQMGE0GC29</div>
d. Is this the first filing on this form by the	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>

Fund?

Item C.2. Classes of open-end management investment companies.

a. How many Classes of shares of the Fund (if any) are authorized?

1

b. How many new Classes of shares of the Fund were added during the reporting period?

0

c. How many Classes of shares of the Fund were terminated during the reporting period?

0

d. For each Class with shares outstanding, provide the information requested below:

Shares Outstanding Record: 1

i. Full name of Class

State Farm Growth Fund

ii. Class identification number, if any

C000005410

iii. Ticker symbol, if any

STFGX

Item C.3. Type of fund.

Instructions. 1. "Fund of Funds" means a fund that acquires securities issued by any other investment company in excess of the amounts permitted under paragraph (A) of section 12(d)(1) of the Act (15 U.S.C. 80a-12(d)(1)(A)), but, for purposes of this Item, does not include a fund that acquires securities issued by another company solely in reliance on rule 12d1-1 under the Act (CFR 270.12d1-1). 2. "Index Fund" means an investment company, including an Exchange-Traded Fund, that seeks to track the performance of a specified index. 3. "Interval Fund" means a closed-end management investment company that makes periodic repurchases of its shares pursuant to rule 23c-3 under the Act (17 CFR 270.23c-3). 4. "Master-Feeder Fund" means a two-tiered arrangement in which one or more funds (each a feeder fund) holds shares of a single Fund (the master fund) in accordance with section 12(d)(1)(E) of the Act (15 U.S.C. 80a-12(d)(1)(E)) or pursuant to exemptive relief granted by the Commission. 5. "Target Date Fund" means an investment company that has an investment objective or strategy of providing varying degrees of long-term appreciation and capital preservation through a mix of equity and fixed income exposures that changes over time based on an investor's age, target retirement date, or life expectancy.

Indicate if the Fund is any one of the types listed below. Check all that apply.

a. Exchange-Traded Fund or Exchange-Traded Managed Fund or offers a Class that itself is an Exchange-Traded Fund or Exchange-Traded Managed Fund

i. ☐ Exchange-Traded Fund

ii. ☐ Exchange-Traded Managed Fund

b. ☐ Index Fund

c. ☐ Seeks to achieve performance results that are a multiple of a benchmark, the inverse of a benchmark, or a multiple of the inverse of a benchmark

d. ☐ Interval Fund

e. ☐ Fund of Funds

f. ☐ Master-Feeder Fund

g. ☐ Money Market Fund

h. ☐ Target Date Fund

i. ☐ Underlying fund to a variable annuity or variable life insurance contract

☒ N/A

Item C.4. Diversification.

Does the Fund seek to operate as a "non-diversified company" as such term is defined in section 5(b)(2) of the Act (15 U.S.C. 80a- 5(b) (2))?

☐ Yes ☒ No

Item C.5. Investments in certain foreign corporations.

Instruction. "Controlled foreign corporation" has the meaning provided in section 957 of the Internal Revenue Code [26 U.S.C. 957].

a. Does the fund invest in a controlled foreign corporation for the purpose of investing in certain types of instruments such as, but not limited to, commodities?

☐ Yes ☒ No

Item C.6. Securities lending.

Instruction. For purposes of this Item, other adverse impacts would include, for example, (1) a loss to the Fund if collateral and indemnification were not sufficient to replace the loaned securities or their value, (2) the Fund's ineligibility to vote shares in a proxy, or (3) the Fund's ineligibility to receive a direct distribution from the issuer.

a. Is the Fund authorized to engage in securities lending transactions?

☐ Yes ☒ No

b. Did the Fund lend any of its securities during the reporting period?

☐ Yes ☒ No

c. Provide the information requested below about each securities lending agent, if any, retained by the Fund:

i. Full name of securities lending agent

ii. LEI, if any

iii. Is the securities lending agent an affiliated person, or an affiliated person of an affiliated person, of the Fund?

☐ Yes ☒ No

iv. Does the securities lending agent or any other entity indemnify the fund against borrower default on loans administered by this agent?

☐ Yes ☒ No

v. If the entity providing the indemnification is not the securities lending agent, provide the following information:

1. Name of person providing indemnification

2. LEI, if any, of person providing indemnification

vi. Did the Fund exercise its indemnification rights during the reporting

☐ Yes ☒ No

period?

d. If a person providing cash collateral management services to the Fund in connection with the Fund's securities lending activities does not also serve as securities lending agent, provide the following information about each cash collateral manager:

i. Full name of cash collateral manager:	<div></div>
ii. LEI, if any:	<div></div>
iii. Is the cash collateral manager an affiliated person, or an affiliated person of an affiliated person, of a securities lending agent retained by the Fund?	<div><div><input type="radio"/> Yes</div><div><input type="radio"/> No</div></div>
iv. Is the cash collateral manager an affiliated person, or an affiliated person of an affiliated person, of the Fund?	<div><div><input type="radio"/> Yes</div><div><input type="radio"/> No</div></div>
e. Types of payments made to one or more securities lending agents and cash collateral managers (check all that apply):	<div><div><input type="checkbox"/> i. Revenue sharing split</div><div><input type="checkbox"/> ii. Non-revenue sharing split (other than administrative fee)</div><div><input type="checkbox"/> iii. Administrative fee</div><div><input type="checkbox"/> iv. Cash collateral reinvestment fee</div><div><input type="checkbox"/> v. Indemnification fee</div><div><input type="checkbox"/> vi. Other</div><div><input checked="" type="checkbox"/> N/A</div></div>
f. Provide the monthly average of the value of portfolio securities on loan during the reporting period	<div>N/A</div>
g. Provide the net income from securities lending activities	<div>N/A</div>

Item C.7. Reliance on certain rules.

Did the Fund rely on any of the following rules under the Act during the reporting period? (check all that apply)	<div><div><input type="checkbox"/> a. Rule 10f-3 (17 CFR 270.10f-3)</div><div><input type="checkbox"/> b. Rule 12d1-1 (17 CFR 270.12d1-1)</div><div><input type="checkbox"/> c. Rule 15a-4 (17 CFR 270.15a-4)</div><div><input type="checkbox"/> d. Rule 17a-6 (17 CFR 270.17a-6)</div><div><input type="checkbox"/> e. Rule 17a-7 (17 CFR 270.17a-7)</div><div><input type="checkbox"/> f. Rule 17a-8 (17 CFR 270.17a-8)</div><div><input type="checkbox"/> g. Rule 17e-1 (17 CFR 270.17e-1)</div><div><input type="checkbox"/> h. Rule 22d-1 (17 CFR 270.22d-1)</div><div><input type="checkbox"/> i. Rule 23c-1 (17 CFR 270.23c-1)</div><div><input type="checkbox"/> j. Rule 32a-4 (17 CFR 270.32a-4)</div><div><input type="checkbox"/> k. Rule 6c-11 (17 CFR 270.6c-11)</div><div><input checked="" type="checkbox"/> N/A</div></div>
---	---

Item C.8. Expense limitations.

Instruction. Provide information concerning any direct or indirect limitations, waivers or reductions, on the level of expenses incurred by the fund during the reporting period. A limitation, for example, may be applied indirectly (such as when an adviser agrees to accept a reduced fee pursuant to a voluntary fee waiver) or it may apply only for a temporary period such as for a new fund in its start-up phase.

a. Did the Fund have an expense limitation arrangement in place during the reporting period?	<div><div><input checked="" type="radio"/> Yes</div><div><input type="radio"/> No</div></div>
b. Were any expenses of the Fund reduced or waived pursuant to an expense limitation arrangement during the reporting period?	<div><div><input type="radio"/> Yes</div><div><input checked="" type="radio"/> No</div></div>
c. Are the fees waived subject to recoupment?	<div><div><input type="radio"/> Yes</div><div><input checked="" type="radio"/> No</div></div>
d. Were any expenses previously waived recouped during the period?	<div><div><input type="radio"/> Yes</div><div><input checked="" type="radio"/> No</div></div>

Item C.9. Investment advisers.

a. Provide the following information about each investment adviser (other than a sub-adviser) of the Fund:

Investment Advisers Record: 1

i. Full name	<div>State Farm Investment Management Corp.</div>
ii. SEC file number (e.g., 801-)	<div>801-8184</div>
iii.CRD number	<div>000003487</div>
iv. LEI, if any	<div>N/A</div>
v. State, if applicable	<div>DELAWARE</div>
vi. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
vii. Was the investment adviser hired during the reporting period?	<div><div><input type="radio"/> Yes</div><div><input checked="" type="radio"/> No</div></div>

b. If an investment adviser (other than a sub- adviser) to the Fund was terminated during the reporting period, provide the following with respect to each investmnet adviser:

i. Full name	<div></div>
ii. SEC file number (e.g., 801-)	<div></div>
iii. CRD number	<div></div>
iv. LEI, if any	<div></div>
v. State, if applicable	<div></div>

vi. Foreign country, if applicable	<input type="text"/>
vii. Termination date	<input type="text"/>

c. For each sub-adviser to the Fund, provide the information requested:

i. Full name	<input type="text"/>
ii. SEC file number (e.g., 801-), if applicable	<input type="text"/>
iii. CRD number	<input type="text"/>
iv. LEI, if any	<input type="text"/>
v. State, if applicable	<input type="text"/>
vi. Foreign country, if applicable	<input type="text"/>
vii. Is the sub-adviser an affiliated person of the Fund's investment adviser(s)?	<input type="radio"/> Yes <input type="radio"/> No
viii. Was the sub-adviser hired during the reporting period?	<input type="radio"/> Yes <input type="radio"/> No

d. If a sub-adviser was terminated during the reporting period, provide the following with respect to such sub-adviser:

i. Full name	<input type="text"/>
ii. SEC file number (e.g., 801-)	<input type="text"/>
iii. CRD number	<input type="text"/>
iv. LEI, if any	<input type="text"/>
v. State, if applicable	<input type="text"/>
vi. Foreign country, if applicable	<input type="text"/>
vii. Termination date	<input type="text"/>

Item C.10. Transfer agents.

a. Provide the following information about each person providing transfer agency services to the Fund:

Transfer Agents Record: 1

i. Full name	State Farm Investment Management Corp
ii. SEC file number (e.g., 84- or 85-)	084-00839
iii. LEI, if any	N/A
iv. State, if applicable	DELAWARE
v. Foreign country, if applicable	UNITED STATES OF AMERICA
vi. Is the transfer agent an affiliated person of the Fund or its investment adviser(s)?	<input checked="" type="radio"/> Yes <input type="radio"/> No
vii. Is the transfer agent a sub-transfer agent?	<input type="radio"/> Yes <input checked="" type="radio"/> No
b. Has a transfer agent been hired or terminated during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item C.11. Pricing services.

a. Provide the following information about each person that provided pricing services to the Fund during the reporting period:

Pricing Services Record: 1

i. Full name	Interactive Data Pricing and Reference Data, Inc
ii. LEI, if any, or provide and describe other identifying number	N/A
Description of other identifying number	
iii. State, if applicable	MASSACHUSETTS
iv. Foreign country, if applicable	UNITED STATES OF AMERICA
v. Is the pricing service an affiliated person of the Fund or its investment adviser(s)?	<input type="radio"/> Yes <input checked="" type="radio"/> No
b. Was a pricing service hired or terminated during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item C.12. Custodians.

a. Provide the following information about each person that provided custodial services to the Fund during the reporting period:

Custodians Record: 1

i. Full name	JPMorgan Chase Bank, N.A.
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ii. LEI, if any	<div>7H6GLXDRUGQFU57RNE97</div>
iii. State, if applicable	<div>NEW YORK</div>
iv. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
v. Is the custodian an affiliated person of the Fund or its investment adviser(s)?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>
vi. Is the custodian a sub-custodian?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>
vii. With respect to the custodian, check below to indicate the type of custody:	<div><div><input checked="" type="radio"/> 1.Bank - section 17(f)(1) (15 U.S.C. 80a-17(f)(1))</div><div><input type="radio"/> 2.Member national securities exchange - rule 17f-1 (17 CFR 270.17f-1)</div><div><input type="radio"/> 3.Self - rule 17f-2 (17 CFR 270.17f-2)</div><div><input type="radio"/> 4.Securities depository - rule 17f-4 (17 CFR 270.17f-4)</div><div><input type="radio"/> 5.Foreign custodian - rule 17f-5 (17 CFR 270.17f-5)</div><div><input type="radio"/> 6.Futures commission merchants and commodity clearing organizations - rule 17f-6 (17 CFR 270.17f-6)</div><div><input type="radio"/> 7.Foreign securities depository - rule 17f-7 (17 CFR 270.17f-7)</div><div><input type="radio"/> 8.Insurance company sponsor - rule 26a-2 (17 CFR 270.26a-2)</div><div><input type="radio"/> 9.Other</div></div>
b. Has a custodian been hired or terminated during the reporting period?*	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>

Item C.13. Shareholder servicing agents.

a. Provide the following information about each shareholder servicing agent of the Fund:

Shareholder servicing agents Record: 1

i. Full name	<div>State Farm Investment Management Corp.</div>
ii. LEI, if any, or provide and describe other identifying number	<div>N/A</div>
Description of other identifying number	<div></div>
iii. State, if applicable	<div>DELAWARE</div>
iv. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
v. Is the shareholder servicing agent an affiliated person of the Fund or its investment adviser(s)?	<div><input checked="" type="radio"/> Yes <input type="radio"/> No</div>
vi. Is the shareholder servicing agent a sub-shareholder servicing agent?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>
b. Has a shareholder servicing agent been hired or terminated during the reporting period?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>

Item C.14. Administrators.

a. Provide the following information about each administrator of the Fund:

Administrators Record: 1

i. Full name	<div>State Farm Investment Management Corp.</div>
ii. LEI, if any, or other identifying number	<div>N/A</div>
Description of other identifying number	<div></div>
iii. State, if applicable	<div>DELAWARE</div>
iv. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
v. Is the administrator an affiliated person of the Fund or its investment adviser(s)?	<div><input checked="" type="radio"/> Yes <input type="radio"/> No</div>
vi. Is the administrator a sub-administrator?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>
b.Has a third-party administrator been hired or terminated during the reporting period?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>

Item C.15. Affiliated broker-dealers.

Provide the following information about each affiliated broker-dealer:

Broker Dealers Record: 1

a. Full name	<div>State Farm VP Management Corp.</div>
b. SEC file number	<div>008-50128</div>
c. CRD number	<div>000043036</div>
d. LEI, if any	<div>N/A</div>
e. State, if applicable	<div>DELAWARE</div>
f. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
g. Total commissions paid to the affiliated broker-dealer for the reporting period:	<div>0.000000000000</div>

Item C.16. Brokers.

Instructions to Item C.16 and Item C.17.

To help Registrants distinguish between agency and principal transactions, and to promote consistent reporting of the information required by these items, the following criteria should be used:

- 1. If a security is purchased or sold in a transaction for which the confirmation specifies the amount of the commission to be paid by the Registrant, the transaction should be considered an agency transaction and included in determining the answers to Item C.16.
- 2. If a security is purchased or sold in a transaction for which the confirmation specifies only the net amount to be paid or received by the Registrant and such net amount is equal to the market value of the security at the time of the transaction, the transaction should be considered a principal transaction and included in determining the amounts in Item C.17.
- 3. If a security is purchased by the Registrant in an underwritten offering, the acquisition should be considered a principal transaction and included in answering Item C.17 even though the Registrant has knowledge of the amount the underwriters are receiving from the issuer.
- 4. If a security is sold by the Registrant in a tender offer, the sale should be considered a principal transaction and included in answering Item C.17 even though the Registrant has knowledge of the amount the offeror is paying to soliciting brokers or dealers.
- 5. If a security is purchased directly from the issuer (such as a bank CD), the purchase should be considered a principal transaction and included in answering Item C.17.
- 6. The value of called or maturing securities should not be counted in either agency or principal transactions and should not be included in determining the amounts shown in Item C.16 and Item C.17. This means that the acquisition of a security may be included, but it is possible that its disposition may not be included. Disposition of a repurchase agreement at its expiration date should not be included.
- 7. The purchase or sales of securities in transactions not described in paragraphs (1) through (6) above should be evaluated by the Fund based upon the guidelines established in those paragraphs and classified accordingly. The agents considered in Item C.16 may be persons or companies not registered under the Exchange Act as securities brokers. The persons or companies from whom the investment company purchased or to whom it sold portfolio instruments on a principal basis may be persons or entities not registered under the Exchange Act as securities dealers.

a. For each of the ten brokers that received the largest dollar amount of brokerage commissions (excluding dealer concessions in underwritings) by virtue of direct or indirect participation in the Fund’s portfolio transactions, provide the information below:

Brokers Record: 1

i. Full name of broker	Instinet, LLC
ii. SEC file number	008-23669
iii. CRD number	000007897
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Gross commissions paid by the Fund for the reporting period	65,120.050000000000

Brokers Record: 2

i. Full name of broker	Cantor Fitzgerald
ii. SEC file number	008-00201
iii. CRD number	000000134
iv. LEI, if any	N/A
v. State, if applicable	NEW YORK
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Gross commissions paid by the Fund for the reporting period	15,350.000000000000

Brokers Record: 3

i. Full name of broker	Morgan Stanley & Co. LLC
ii. SEC file number	008-15869
iii. CRD number	000008209
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Gross commissions paid by the Fund for the reporting period	5,657.250000000000
b. Aggregate brokerage commissions paid by Fund during the reporting period:	86,127.300000000000

Item C.17. Principal transactions.

a. For each of the ten entities acting as principals with which the Fund did the largest dollar amount of principal transactions (include all short-term obligations, and U.S. government and tax-free securities) in both the secondary market and in underwritten offerings, provide the information below:

i. Full name of dealer	
ii. SEC file number	
iii. CRD number	
iv. LEI, if any	
v. State, if applicable	

vi. Foreign country, if applicable	
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	
b. Aggregate value of principal purchase/sale transactions of Fund during the reporting period:	0.000000000000

Item C.18. Payments for brokerage and research.

During the reporting period, did the Fund pay commissions to broker-dealers for "brokerage and research services" within the meaning of section 28(e) of the Exchange Act (15 U.S.C. 78bb)?	<input type="radio"/> Yes <input checked="" type="radio"/> No
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Item C.19. Average net assets.

a. Provide the Fund's (other than a money market fund's) monthly average net assets during the reporting period	5,308,974,798.000000000000
b. Provide the money market fund's daily average net assets during the reporting period	

Item C.20. Lines of credit, interfund lending and interfund borrowing.

For open-end management investment companies, respond to the following:

a. Does the Fund have available a line of credit?	<input checked="" type="radio"/> Yes <input type="radio"/> No
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If yes, for each line of credit, provide the information requested below:

Line of Credit details Record: 1

i. Is the line of credit a committed or uncommitted line of credit?	<input type="radio"/> Committed <input checked="" type="radio"/> Uncommitted
ii. What size is the line of credit?	25,000,000.000000000000

iii. With which institution(s) is the line of credit?

Line Institutions Record: 1

Name of institution	State Farm Mutual Automobile Insurance Company
iv. Is the line of credit just for the Fund, or is it shared among multiple funds?	<input type="radio"/> Sole <input checked="" type="radio"/> Shared

1. If shared, list the names of other funds that may use the line of credit.

Shared Credit Users Record: 1

Name of fund	State Farm Municipal Bond Fund
SEC File number(e.g., 811-)	811-01519

Shared Credit Users Record: 2

Name of fund	State Farm Interim Fund
SEC File number(e.g., 811-)	811-01519

Shared Credit Users Record: 3

Name of fund	State Farm Balanced Fund
SEC File number(e.g., 811-)	811-01519

Shared Credit Users Record: 4

Name of fund	State Farm Growth Fund
SEC File number(e.g., 811-)	811-01519

v. Did the Fund draw on the line of credit this period?☐ Yes ☒ No

b. Did the Fund engage in interfund lending?	<input type="radio"/> Yes <input checked="" type="radio"/> No
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c.Did the Fund engage in interfund borrowing?	<input type="radio"/> Yes <input checked="" type="radio"/> No
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Item C.21. Swing pricing.

For open-end management investment companies, respond to the following:

a. Did the Fund (if not a Money Market Fund, Exchange-Traded Fund, or Exchange-Traded Managed Fund) engage in swing pricing?	<input type="radio"/> Yes <input checked="" type="radio"/> No
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Management Investment Record: 2

Item C.1. Background information.

a. Full Name of the Fund	State Farm Balanced Fund
b. Series identification number, if any	S000002056
c. LEI	254900EBILZP44C0ET43

d. Is this the first filing on this form by the Fund?

☐ Yes ☒ No

Item C.2. Classes of open-end management investment companies.

a. How many Classes of shares of the Fund (if any) are authorized?

1

b. How many new Classes of shares of the Fund were added during the reporting period?

0

c. How many Classes of shares of the Fund were terminated during the reporting period?

0

d. For each Class with shares outstanding, provide the information requested below:

Shares Outstanding Record: 1

i. Full name of Class

State Farm Balanced Fund

ii. Class identification number, if any

C000005411

iii. Ticker symbol, if any

STFBX

Item C.3. Type of fund.

Instructions. 1. "Fund of Funds" means a fund that acquires securities issued by any other investment company in excess of the amounts permitted under paragraph (A) of section 12(d)(1) of the Act (15 U.S.C. 80a-12(d)(1)(A)), but, for purposes of this Item, does not include a fund that acquires securities issued by another company solely in reliance on rule 12d1-1 under the Act (CFR 270.12d1-1). 2. "Index Fund" means an investment company, including an Exchange-Traded Fund, that seeks to track the performance of a specified index. 3. "Interval Fund" means a closed-end management investment company that makes periodic repurchases of its shares pursuant to rule 23c-3 under the Act (17 CFR 270.23c-3). 4. "Master-Feeder Fund" means a two-tiered arrangement in which one or more funds (each a feeder fund) holds shares of a single Fund (the master fund) in accordance with section 12(d)(1)(E) of the Act (15 U.S.C. 80a-12(d)(1)(E)) or pursuant to exemptive relief granted by the Commission. 5. "Target Date Fund" means an investment company that has an investment objective or strategy of providing varying degrees of long-term appreciation and capital preservation through a mix of equity and fixed income exposures that changes over time based on an investor's age, target retirement date, or life expectancy.

Indicate if the Fund is any one of the types listed below. Check all that apply.

- a. Exchange-Traded Fund or Exchange-Traded Managed Fund or offers a Class that itself is an Exchange-Traded Fund or Exchange-Traded Managed Fund
- i. ☐ Exchange-Traded Fund

ii. ☐ Exchange-Traded Managed Fund
- b. ☐ Index Fund
- c. ☐ Seeks to achieve performance results that are a multiple of a benchmark, the inverse of a benchmark, or a multiple of the inverse of a benchmark
- d. ☐ Interval Fund
- e. ☐ Fund of Funds
- f. ☐ Master-Feeder Fund
- g. ☐ Money Market Fund
- h. ☐ Target Date Fund
- i. ☐ Underlying fund to a variable annuity or variable life insurance contract
- ☒ N/A

Item C.4. Diversification.

Does the Fund seek to operate as a "non-diversified company" as such term is defined in section 5(b)(2) of the Act (15 U.S.C. 80a- 5(b) (2))?

☐ Yes ☒ No

Item C.5. Investments in certain foreign corporations.

Instruction. "Controlled foreign corporation" has the meaning provided in section 957 of the Internal Revenue Code [26 U.S.C. 957].

a. Does the fund invest in a controlled foreign corporation for the purpose of investing in certain types of instruments such as, but not limited to, commodities?

☐ Yes ☒ No

Item C.6. Securities lending.

Instruction. For purposes of this Item, other adverse impacts would include, for example, (1) a loss to the Fund if collateral and indemnification were not sufficient to replace the loaned securities or their value, (2) the Fund's ineligibility to vote shares in a proxy, or (3) the Fund's ineligibility to receive a direct distribution from the issuer.

a. Is the Fund authorized to engage in securities lending transactions?

☐ Yes ☒ No

b. Did the Fund lend any of its securities during the reporting period?

☐ Yes ☒ No

c. Provide the information requested below about each securities lending agent, if any, retained by the Fund:

i. Full name of securities lending agent

ii. LEI, if any

iii. Is the securities lending agent an affiliated person, or an affiliated person of an affiliated person, of the Fund?

☐ Yes ☐ No

iv. Does the securities lending agent or any other entity indemnify the fund against borrower default on loans administered by this agent?

☐ Yes ☐ No

v. If the entity providing the indemnification is not the securities lending agent, provide the following information:

1. Name of person providing indemnification

2. LEI, if any, of person providing indemnification

vi. Did the Fund exercise its

☐ Yes ☐ No

indemnification rights during the reporting period?

d. If a person providing cash collateral management services to the Fund in connection with the Fund's securities lending activities does not also serve as securities lending agent, provide the following information about each cash collateral manager:

i. Full name of cash collateral manager:	<div></div>
ii. LEI, if any:	<div></div>
iii. Is the cash collateral manager an affiliated person, or an affiliated person of an affiliated person, of a securities lending agent retained by the Fund?	<div><div><input type="radio"/> Yes</div><div><input type="radio"/> No</div></div>
iv. Is the cash collateral manager an affiliated person, or an affiliated person of an affiliated person, of the Fund?	<div><div><input type="radio"/> Yes</div><div><input type="radio"/> No</div></div>
e. Types of payments made to one or more securities lending agents and cash collateral managers (check all that apply):	<div><div><input type="checkbox"/> i. Revenue sharing split</div><div><input type="checkbox"/> ii. Non-revenue sharing split (other than administrative fee)</div><div><input type="checkbox"/> iii. Administrative fee</div><div><input type="checkbox"/> iv. Cash collateral reinvestment fee</div><div><input type="checkbox"/> v. Indemnification fee</div><div><input type="checkbox"/> vi. Other</div><div><input checked="" type="checkbox"/> N/A</div></div>
f. Provide the monthly average of the value of portfolio securities on loan during the reporting period	<div>N/A</div>
g. Provide the net income from securities lending activities	<div>N/A</div>

Item C.7. Reliance on certain rules.

Did the Fund rely on any of the following rules under the Act during the reporting period? (check all that apply)	<div><div><input type="checkbox"/> a. Rule 10f-3 (17 CFR 270.10f-3)</div><div><input type="checkbox"/> b. Rule 12d1-1 (17 CFR 270.12d1-1)</div><div><input type="checkbox"/> c. Rule 15a-4 (17 CFR 270.15a-4)</div><div><input type="checkbox"/> d. Rule 17a-6 (17 CFR 270.17a-6)</div><div><input type="checkbox"/> e. Rule 17a-7 (17 CFR 270.17a-7)</div><div><input type="checkbox"/> f. Rule 17a-8 (17 CFR 270.17a-8)</div><div><input type="checkbox"/> g. Rule 17e-1 (17 CFR 270.17e-1)</div><div><input type="checkbox"/> h. Rule 22d-1 (17 CFR 270.22d-1)</div><div><input type="checkbox"/> i. Rule 23c-1 (17 CFR 270.23c-1)</div><div><input type="checkbox"/> j. Rule 32a-4 (17 CFR 270.32a-4)</div><div><input type="checkbox"/> k. Rule 6c-11 (17 CFR 270.6c-11)</div><div><input checked="" type="checkbox"/> N/A</div></div>
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Item C.8. Expense limitations.

Instruction. Provide information concerning any direct or indirect limitations, waivers or reductions, on the level of expenses incurred by the fund during the reporting period. A limitation, for example, may be applied indirectly (such as when an adviser agrees to accept a reduced fee pursuant to a voluntary fee waiver) or it may apply only for a temporary period such as for a new fund in its start-up phase.

a. Did the Fund have an expense limitation arrangement in place during the reporting period?	<div><div><input checked="" type="radio"/> Yes</div><div><input type="radio"/> No</div></div>
b. Were any expenses of the Fund reduced or waived pursuant to an expense limitation arrangement during the reporting period?	<div><div><input type="radio"/> Yes</div><div><input checked="" type="radio"/> No</div></div>
c. Are the fees waived subject to recoupment?	<div><div><input type="radio"/> Yes</div><div><input checked="" type="radio"/> No</div></div>
d. Were any expenses previously waived recouped during the period?	<div><div><input type="radio"/> Yes</div><div><input checked="" type="radio"/> No</div></div>

Item C.9. Investment advisers.

a. Provide the following information about each investment adviser (other than a sub-adviser) of the Fund:

Investment Advisers Record: 1

i. Full name	<div>State Farm Investment Management Corp.</div>
ii. SEC file number (e.g., 801-)	<div>801-8184</div>
iii.CRD number	<div>000003487</div>
iv. LEI, if any	<div>N/A</div>
v. State, if applicable	<div>DELAWARE</div>
vi. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
vii. Was the investment adviser hired during the reporting period?	<div><div><input type="radio"/> Yes</div><div><input checked="" type="radio"/> No</div></div>
b. If an investment adviser (other than a sub- adviser) to the Fund was terminated during the reporting period, provide the following with respect to each investment adviser:	
i. Full name	<div></div>
ii. SEC file number (e.g., 801-)	<div></div>
iii. CRD number	<div></div>
iv. LEI, if any	<div></div>
v. State, if applicable	<div></div>

vi. Foreign country, if applicable	<div></div>
vii. Termination date	<div></div>

c. For each sub-adviser to the Fund, provide the information requested:

i. Full name	<div></div>
ii. SEC file number (e.g., 801-), if applicable	<div></div>
iii. CRD number	<div></div>
iv. LEI, if any	<div></div>
v. State, if applicable	<div></div>
vi. Foreign country, if applicable	<div></div>
vii. Is the sub-adviser an affiliated person of the Fund's investment adviser(s)?	<div><div>Yes</div><div>No</div></div>
viii. Was the sub-adviser hired during the reporting period?	<div><div>Yes</div><div>No</div></div>

d. If a sub-adviser was terminated during the reporting period, provide the following with respect to such sub-adviser:

i. Full name	<div></div>
ii. SEC file number (e.g., 801-)	<div></div>
iii. CRD number	<div></div>
iv. LEI, if any	<div></div>
v. State, if applicable	<div></div>
vi. Foreign country, if applicable	<div></div>
vii. Termination date	<div></div>

Item C.10. Transfer agents.

a. Provide the following information about each person providing transfer agency services to the Fund:

Transfer Agents Record: 1

i. Full name	<div>State Farm Investment Management Corp</div>
ii. SEC file number (e.g., 84- or 85-)	<div>084-00839</div>
iii. LEI, if any	<div>N/A</div>
iv. State, if applicable	<div>DELAWARE</div>
v. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
vi. Is the transfer agent an affiliated person of the Fund or its investment adviser(s)?	<div><div>Yes</div><div>No</div></div>
vii. Is the transfer agent a sub-transfer agent?	<div><div>Yes</div><div>No</div></div>
b. Has a transfer agent been hired or terminated during the reporting period?	<div><div>Yes</div><div>No</div></div>

Item C.11. Pricing services.

a. Provide the following information about each person that provided pricing services to the Fund during the reporting period:

Pricing Services Record: 1

i. Full name	<div>Interactive Data Pricing and Reference Data, Inc</div>
ii. LEI, if any, or provide and describe other identifying number	<div>N/A</div>
Description of other identifying number	<div></div>
iii. State, if applicable	<div>MASSACHUSETTS</div>
iv. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
v. Is the pricing service an affiliated person of the Fund or its investment adviser(s)?	<div><div>Yes</div><div>No</div></div>
b. Was a pricing service hired or terminated during the reporting period?	<div><div>Yes</div><div>No</div></div>

Item C.12. Custodians.

a. Provide the following information about each person that provided custodial services to the Fund during the reporting period:

Custodians Record: 1

i. Full name	<div>JPMorgan Chase Bank, N.A.</div>
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ii. LEI, if any	<div>7H6GLXDRUGQFU57RNE97</div>
iii. State, if applicable	<div>NEW YORK</div>
iv. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
v. Is the custodian an affiliated person of the Fund or its investment adviser(s)?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>
vi. Is the custodian a sub-custodian?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>
vii. With respect to the custodian, check below to indicate the type of custody:	<div><div><input checked="" type="radio"/> 1.Bank - section 17(f)(1) (15 U.S.C. 80a-17(f)(1))</div><div><input type="radio"/> 2.Member national securities exchange - rule 17f-1 (17 CFR 270.17f-1)</div><div><input type="radio"/> 3.Self - rule 17f-2 (17 CFR 270.17f-2)</div><div><input type="radio"/> 4.Securities depository - rule 17f-4 (17 CFR 270.17f-4)</div><div><input type="radio"/> 5.Foreign custodian - rule 17f-5 (17 CFR 270.17f-5)</div><div><input type="radio"/> 6.Futures commission merchants and commodity clearing organizations - rule 17f-6 (17 CFR 270.17f-6)</div><div><input type="radio"/> 7.Foreign securities depository - rule 17f-7 (17 CFR 270.17f-7)</div><div><input type="radio"/> 8.Insurance company sponsor - rule 26a-2 (17 CFR 270.26a-2)</div><div><input type="radio"/> 9.Other</div></div>
b. Has a custodian been hired or terminated during the reporting period?*	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>

Item C.13. Shareholder servicing agents.

a. Provide the following information about each shareholder servicing agent of the Fund:

Shareholder servicing agents Record: 1

i. Full name	<div>State Farm Investment Management Corp.</div>
ii. LEI, if any, or provide and describe other identifying number	<div>N/A</div>
Description of other identifying number	<div></div>
iii. State, if applicable	<div>DELAWARE</div>
iv. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
v. Is the shareholder servicing agent an affiliated person of the Fund or its investment adviser(s)?	<div><input checked="" type="radio"/> Yes <input type="radio"/> No</div>
vi. Is the shareholder servicing agent a sub-shareholder servicing agent?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>
b. Has a shareholder servicing agent been hired or terminated during the reporting period?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>

Item C.14. Administrators.

a. Provide the following information about each administrator of the Fund:

Administrators Record: 1

i. Full name	<div>State Farm Investment Management Corp.</div>
ii. LEI, if any, or other identifying number	<div>N/A</div>
Description of other identifying number	<div></div>
iii. State, if applicable	<div>DELAWARE</div>
iv. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
v. Is the administrator an affiliated person of the Fund or its investment adviser(s)?	<div><input checked="" type="radio"/> Yes <input type="radio"/> No</div>
vi. Is the administrator a sub-administrator?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>
b.Has a third-party administrator been hired or terminated during the reporting period?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>

Item C.15. Affiliated broker-dealers.

Provide the following information about each affiliated broker-dealer:

Broker Dealers Record: 1

a. Full name	<div>State Farm VP Management Corp.</div>
b. SEC file number	<div>008-50128</div>
c. CRD number	<div>000043036</div>
d. LEI, if any	<div>N/A</div>
e. State, if applicable	<div>DELAWARE</div>
f. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
g. Total commissions paid to the affiliated broker-dealer for the reporting period:	<div>0.000000000000</div>

Item C.16. Brokers.

Instructions to Item C.16 and Item C.17.
To help Registrants distinguish between agency and principal transactions, and to promote consistent reporting of the information required by these items, the following criteria should be used:

1. If a security is purchased or sold in a transaction for which the confirmation specifies the amount of the commission to be paid by the Registrant, the transaction should be considered an agency transaction and included in determining the answers to Item C.16.

2. If a security is purchased or sold in a transaction for which the confirmation specifies only the net amount to be paid or received by the Registrant and such net amount is equal to the market value of the security at the time of the transaction, the transaction should be considered a principal transaction and included in determining the amounts in Item C.17.

3. If a security is purchased by the Registrant in an underwritten offering, the acquisition should be considered a principal transaction and included in answering Item C.17 even though the Registrant has knowledge of the amount the underwriters are receiving from the issuer.

4. If a security is sold by the Registrant in a tender offer, the sale should be considered a principal transaction and included in answering Item C.17 even though the Registrant has knowledge of the amount the offeror is paying to soliciting brokers or dealers.

5. If a security is purchased directly from the issuer (such as a bank CD), the purchase should be considered a principal transaction and included in answering Item C.17.

6. The value of called or maturing securities should not be counted in either agency or principal transactions and should not be included in determining the amounts shown in Item C.16 and Item C.17. This means that the acquisition of a security may be included, but it is possible that its disposition may not be included. Disposition of a repurchase agreement at its expiration date should not be included.

7. The purchase or sales of securities in transactions not described in paragraphs (1) through (6) above should be evaluated by the Fund based upon the guidelines established in those paragraphs and classified accordingly. The agents considered in Item C.16 may be persons or companies not registered under the Exchange Act as securities brokers. The persons or companies from whom the investment company purchased or to whom it sold portfolio instruments on a principal basis may be persons or entities not registered under the Exchange Act as securities dealers.

a. For each of the ten brokers that received the largest dollar amount of brokerage commissions (excluding dealer concessions in underwritings) by virtue of direct or indirect participation in the Fund's portfolio transactions, provide the information below:

Brokers Record: 1

i. Full name of broker	Instinet, LLC
ii. SEC file number	008-23669
iii. CRD number	000007897
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Gross commissions paid by the Fund for the reporting period	8,303.380000000000

Brokers Record: 2

i. Full name of broker	Morgan Stanley & Co. LLC
ii. SEC file number	008-15869
iii. CRD number	000008209
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Gross commissions paid by the Fund for the reporting period	4,148.450000000000

Brokers Record: 3

i. Full name of broker	Cantor Fitzgerald
ii. SEC file number	008-00201
iii. CRD number	000000134
iv. LEI, if any	N/A
v. State, if applicable	NEW YORK
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Gross commissions paid by the Fund for the reporting period	28.340000000000
b. Aggregate brokerage commissions paid by Fund during the reporting period:	12,480.170000000000

Item C.17. Principal transactions.

a. For each of the ten entities acting as principals with which the Fund did the largest dollar amount of principal transactions (include all short-term obligations, and U.S. government and tax-free securities) in both the secondary market and in underwritten offerings, provide the information below:

Principal Transactions Record: 1

i. Full name of dealer	BOFA Securities, Inc.
ii. SEC file number	008-69787
iii. CRD number	000283942
iv. LEI, if any	N/A

v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	16,371,448.760000000000

Principal Transactions Record: 2

i. Full name of dealer	Morgan Stanley & Co. LLC
ii. SEC file number	008-15869
iii. CRD number	000008209
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	1,496,310.000000000000

Principal Transactions Record: 3

i. Full name of dealer	Goldman Sachs & Co. LLC
ii. SEC file number	008-00129
iii. CRD number	000000361
iv. LEI, if any	N/A
v. State, if applicable	NEW YORK
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	16,356,521.250000000000

Principal Transactions Record: 4

i. Full name of dealer	Citigroup Global Markets Inc.
ii. SEC file number	008-08177
iii. CRD number	000007059
iv. LEI, if any	N/A
v. State, if applicable	NEW YORK
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	12,485,067.190000000000

Principal Transactions Record: 5

i. Full name of dealer	Wells Fargo Securities LLC
ii. SEC file number	008-65876
iii. CRD number	000126292
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	8,709,884.700000000000

Principal Transactions Record: 6

i. Full name of dealer	Nomura Securities International Inc
ii. SEC file number	008-15255
iii. CRD number	000004297
iv. LEI, if any	N/A
v. State, if applicable	NEW YORK
vi. Foreign country, if applicable	UNITED STATES OF AMERICA

vii. Total value of purchases and sales (excluding maturing securities) with Fund:

6,251,953.130000000000

Principal Transactions Record: 7

i. Full name of dealer

Mizuho Securities USA LLC

ii. SEC file number

008-37710

iii. CRD number

000019647

iv. LEI, if any

N/A

v. State, if applicable

DELAWARE

vi. Foreign country, if applicable

UNITED STATES OF AMERICA

vii. Total value of purchases and sales (excluding maturing securities) with Fund:

3,624,220.000000000000

Principal Transactions Record: 8

i. Full name of dealer

J.P. Morgan Securities LLC

ii. SEC file number

008-35008

iii. CRD number

000000079

iv. LEI, if any

N/A

v. State, if applicable

DELAWARE

vi. Foreign country, if applicable

UNITED STATES OF AMERICA

vii. Total value of purchases and sales (excluding maturing securities) with Fund:

2,658,835.000000000000

Principal Transactions Record: 9

i. Full name of dealer

RBC Capital Markets LLC

ii. SEC file number

008-45411

iii. CRD number

000031194

iv. LEI, if any

N/A

v. State, if applicable

MINNESOTA

vi. Foreign country, if applicable

UNITED STATES OF AMERICA

vii. Total value of purchases and sales (excluding maturing securities) with Fund:

2,597,210.000000000000

Principal Transactions Record: 10

i. Full name of dealer

Credit Suisse Securities (USA) LLC

ii. SEC file number

008-00422

iii. CRD number

000000816

iv. LEI, if any

N/A

v. State, if applicable

DELAWARE

vi. Foreign country, if applicable

UNITED STATES OF AMERICA

vii. Total value of purchases and sales (excluding maturing securities) with Fund:

2,496,315.000000000000

b. Aggregate value of principal purchase/sale transactions of Fund during the reporting period:

73,047,765.030000000000

Item C.18. Payments for brokerage and research.

During the reporting period, did the Fund pay commissions to broker-dealers for "brokerage and research services" within the meaning of section 28(e) of the Exchange Act (15 U.S.C. 78bb)?

☐ Yes

☒ No

Item C.19. Average net assets.

a. Provide the Fund's (other than a money market fund's) monthly average net assets during the reporting period

2,084,421,670.000000000000

b. Provide the money market fund's daily average net assets during the reporting period

Item C.20. Lines of credit, interfund lending and interfund borrowing.

For open-end management investment companies, respond to the following:

a. Does the Fund have available a line of credit?

☒ Yes ☐ No

If yes, for each line of credit, provide the information requested below:

Line of Credit details Record: 1

i. Is the line of credit a committed or uncommitted line of credit?

☐ Committed ☒ Uncommitted

ii. What size is the line of credit?

25,000,000.000000000000

iii. With which institution(s) is the line of credit?

Line Institutions Record: 1

Name of institution

State Farm Mutual Automobile Insurance Company

iv. Is the line of credit just for the Fund, or is it shared among multiple funds?

☐ Sole ☒ Shared

1. If shared, list the names of other funds that may use the line of credit.

Shared Credit Users Record: 1

Name of fund

State Farm Municipal Bond Fund

SEC File number(e.g., 811-)

811-01519

Shared Credit Users Record: 2

Name of fund

State Farm Interim Fund

SEC File number(e.g., 811-)

811-01519

Shared Credit Users Record: 3

Name of fund

State Farm Balanced Fund

SEC File number(e.g., 811-)

811-01519

Shared Credit Users Record: 4

Name of fund

State Farm Growth Fund

SEC File number(e.g., 811-)

811-01519

v. Did the Fund draw on the line of credit this period?☐ Yes ☒ No

b. Did the Fund engage in interfund lending?

☐ Yes ☒ No

c.Did the Fund engage in interfund borrowing?

☐ Yes ☒ No

Item C.21. Swing pricing.

For open-end management investment companies, respond to the following:

a. Did the Fund (if not a Money Market Fund, Exchange-Traded Fund, or Exchange-Traded Managed Fund) engage in swing pricing?

☐ Yes ☒ No

Management Investment Record: 3

Item C.1. Background information.

a. Full Name of the Fund

State Farm Interim Fund

b. Series identification number, if any

S000002057

c. LEI

254900QMKPLXFY2DO125

d. Is this the first filing on this form by the Fund?

☐ Yes ☒ No

Item C.2. Classes of open-end management investment companies.

a. How many Classes of shares of the Fund (if any) are authorized?

1

b. How many new Classes of shares of the Fund were added during the reporting period?

0

c. How many Classes of shares of the Fund were terminated during the reporting period?

0

d. For each Class with shares outstanding, provide the information requested below:

Shares Outstanding Record: 1

i. Full name of Class

State Farm Interim Fund

ii. Class identification number, if any

C000005412

iii. Ticker symbol, if any	SFITX
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Item C.3. Type of fund.

Instructions. 1. "Fund of Funds" means a fund that acquires securities issued by any other investment company in excess of the amounts permitted under paragraph (A) of section 12(d)(1) of the Act (15 U.S.C. 80a-12(d)(1)(A)), but, for purposes of this Item, does not include a fund that acquires securities issued by another company solely in reliance on rule 12d1-1 under the Act (CFR 270.12d1-1). 2. "Index Fund" means an investment company, including an Exchange-Traded Fund, that seeks to track the performance of a specified index. 3. "Interval Fund" means a closed-end management investment company that makes periodic repurchases of its shares pursuant to rule 23c-3 under the Act (17 CFR 270.23c-3). 4. "Master-Feeder Fund" means a two-tiered arrangement in which one or more funds (each a feeder fund) holds shares of a single Fund (the master fund) in accordance with section 12(d)(1)(E) of the Act (15 U.S.C. 80a-12(d)(1)(E)) or pursuant to exemptive relief granted by the Commission. 5. "Target Date Fund" means an investment company that has an investment objective or strategy of providing varying degrees of long-term appreciation and capital preservation through a mix of equity and fixed income exposures that changes over time based on an investor's age, target retirement date, or life expectancy.

Indicate if the Fund is any one of the types listed below. Check all that apply.

- a. Exchange-Traded Fund or Exchange-Traded Managed Fund or offers a Class that itself is an Exchange-Traded Fund or Exchange-Traded Managed Fund
- i. ☐ Exchange-Traded Fund
- ii. ☐ Exchange-Traded Managed Fund
- b. ☐ Index Fund
- c. ☐ Seeks to achieve performance results that are a multiple of a benchmark, the inverse of a benchmark, or a multiple of the inverse of a benchmark
- d. ☐ Interval Fund
- e. ☐ Fund of Funds
- f. ☐ Master-Feeder Fund
- g. ☐ Money Market Fund
- h. ☐ Target Date Fund
- i. ☐ Underlying fund to a variable annuity or variable life insurance contract
- ☒ N/A

Item C.4. Diversification.

Does the Fund seek to operate as a “non-diversified company” as such term is defined in section 5(b)(2) of the Act (15 U.S.C. 80a- 5(b) (2))?

☐ Yes ☒ No

Item C.5. Investments in certain foreign corporations.

Instruction. "Controlled foreign corporation" has the meaning provided in section 957 of the Internal Revenue Code [26 U.S.C. 957].

a. Does the fund invest in a controlled foreign corporation for the purpose of investing in certain types of instruments such as, but not limited to, commodities?

☐ Yes ☒ No

Item C.6. Securities lending.

Instruction. For purposes of this Item, other adverse impacts would include, for example, (1) a loss to the Fund if collateral and indemnification were not sufficient to replace the loaned securities or their value, (2) the Fund's ineligibility to vote shares in a proxy, or (3) the Fund's ineligibility to receive a direct distribution from the issuer.

- a. Is the Fund authorized to engage in securities lending transactions?
- ☐ Yes ☒ No
- b. Did the Fund lend any of its securities during the reporting period?
- ☐ Yes ☒ No

c. Provide the information requested below about each securities lending agent, if any, retained by the Fund:

i. Full name of securities lending agent	
ii. LEI, if any	
iii. Is the securities lending agent an affiliated person, or an affiliated person of an affiliated person, of the Fund?	<input type="radio"/> Yes <input type="radio"/> No
iv. Does the securities lending agent or any other entity indemnify the fund against borrower default on loans administered by this agent?	<input type="radio"/> Yes <input type="radio"/> No

v. If the entity providing the indemnification is not the securities lending agent, provide the following information:

1. Name of person providing indemnification	
2. LEI, if any, of person providing indemnification	
vi. Did the Fund exercise its indemnification rights during the reporting period?	<input type="radio"/> Yes <input type="radio"/> No

d. If a person providing cash collateral management services to the Fund in connection with the Fund's securities lending activities does not also serve as securities lending agent, provide the following information about each cash collateral manager:

i. Full name of cash collateral manager:	
ii. LEI, if any:	
iii. Is the cash collateral manager an affiliated person, or an affiliated person of an affiliated person, of a securities lending agent retained by the Fund?	<input type="radio"/> Yes <input type="radio"/> No
iv. Is the cash collateral manager an affiliated person, or an affiliated person of an affiliated person, of the Fund?	<input type="radio"/> Yes <input type="radio"/> No

- e. Types of payments made to one or more securities lending agents and cash collateral managers (check all that apply):
- ☐ i. Revenue sharing split
- ☐ ii. Non-revenue sharing split (other than administrative fee)
- ☐ iii. Administrative fee
- ☐ iv. Cash collateral reinvestment fee
- ☐ v. Indemnification fee
- ☐ vi. Other
- ☒ N/A

f. Provide the monthly average of the value of portfolio securities on loan during the reporting period	N/A
g. Provide the net income from securities lending activities	N/A

Item C.7. Reliance on certain rules.

Did the Fund rely on any of the following rules under the Act during the reporting period? (check all that apply)	<input type="checkbox"/> a. Rule 10f-3 (17 CFR 270.10f-3)
	<input checked="" type="checkbox"/> b. Rule 12d1-1 (17 CFR 270.12d1-1)
	<input type="checkbox"/> c. Rule 15a-4 (17 CFR 270.15a-4)
	<input type="checkbox"/> d. Rule 17a-6 (17 CFR 270.17a-6)
	<input type="checkbox"/> e. Rule 17a-7 (17 CFR 270.17a-7)
	<input type="checkbox"/> f. Rule 17a-8 (17 CFR 270.17a-8)
	<input type="checkbox"/> g. Rule 17e-1 (17 CFR 270.17e-1)
	<input type="checkbox"/> h. Rule 22d-1 (17 CFR 270.22d-1)
	<input type="checkbox"/> i. Rule 23c-1 (17 CFR 270.23c-1)
	<input type="checkbox"/> j. Rule 32a-4 (17 CFR 270.32a-4)
	<input type="checkbox"/> k. Rule 6c-11 (17 CFR 270.6c-11)
	<input type="checkbox"/> N/A

Item C.8. Expense limitations.

Instruction. Provide information concerning any direct or indirect limitations, waivers or reductions, on the level of expenses incurred by the fund during the reporting period. A limitation, for example, may be applied indirectly (such as when an adviser agrees to accept a reduced fee pursuant to a voluntary fee waiver) or it may apply only for a temporary period such as for a new fund in its start-up phase.

a. Did the Fund have an expense limitation arrangement in place during the reporting period?	<input checked="" type="radio"/> Yes <input type="radio"/> No
b. Were any expenses of the Fund reduced or waived pursuant to an expense limitation arrangement during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No
c. Are the fees waived subject to recoupment?	<input type="radio"/> Yes <input checked="" type="radio"/> No
d. Were any expenses previously waived recouped during the period?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item C.9. Investment advisers.

a. Provide the following information about each investment adviser (other than a sub-adviser) of the Fund:

Investment Advisers Record: 1

i. Full name	State Farm Investment Management Corp.
ii. SEC file number (e.g., 801-)	801-8184
iii.CRD number	000003487
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Was the investment adviser hired during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No

b. If an investment adviser (other than a sub- adviser) to the Fund was terminated during the reporting period, provide the following with respect to each investment adviser:

i. Full name	
ii. SEC file number (e.g., 801-)	
iii. CRD number	
iv. LEI, if any	
v. State, if applicable	
vi. Foreign country, if applicable	
vii. Termination date	

c. For each sub-adviser to the Fund, provide the information requested:

i. Full name	
ii. SEC file number (e.g., 801-), if applicable	
iii. CRD number	
iv. LEI, if any	
v. State, if applicable	
vi. Foreign country, if applicable	
vii. Is the sub-adviser an affiliated person of the Fund's investment adviser(s)?	<input type="radio"/> Yes <input type="radio"/> No
viii. Was the sub-adviser hired during the reporting period?	<input type="radio"/> Yes <input type="radio"/> No

d. If a sub-adviser was terminated during the reporting period, provide the following with respect to such sub-adviser:

i. Full name	
ii. SEC file number (e.g., 801-)	
iii. CRD number	
iv. LEI, if any	
v. State, if applicable	
vi. Foreign country, if applicable	
vii. Termination date	

Item C.10. Transfer agents.

a. Provide the following information about each person providing transfer agency services to the Fund:

Transfer Agents Record: 1

i. Full name	State Farm Investment Management Corp
ii. SEC file number (e.g., 84- or 85-)	084-00839
iii. LEI, if any	N/A
iv. State, if applicable	DELAWARE
v. Foreign country, if applicable	UNITED STATES OF AMERICA
vi. Is the transfer agent an affiliated person of the Fund or its investment adviser(s)?	<input checked="" type="radio"/> Yes <input type="radio"/> No
vii. Is the transfer agent a sub-transfer agent?	<input type="radio"/> Yes <input checked="" type="radio"/> No
b. Has a transfer agent been hired or terminated during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item C.11. Pricing services.

a. Provide the following information about each person that provided pricing services to the Fund during the reporting period:

Pricing Services Record: 1

i. Full name	Interactive Data Pricing and Reference Data, Inc
ii. LEI, if any, or provide and describe other identifying number	N/A
Description of other identifying number	
iii. State, if applicable	MASSACHUSETTS
iv. Foreign country, if applicable	UNITED STATES OF AMERICA
v. Is the pricing service an affiliated person of the Fund or its investment adviser(s)?	<input type="radio"/> Yes <input checked="" type="radio"/> No
b. Was a pricing service hired or terminated during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item C.12. Custodians.

a. Provide the following information about each person that provided custodial services to the Fund during the reporting period:

Custodians Record: 1

i. Full name	JPMorgan Chase Bank, N.A.
ii. LEI, if any	7H6GLXDRUGQFU57RNE97
iii. State, if applicable	NEW YORK
iv. Foreign country, if applicable	UNITED STATES OF AMERICA
v. Is the custodian an affiliated person of the Fund or its investment adviser(s)?	<input type="radio"/> Yes <input checked="" type="radio"/> No
vi. Is the custodian a sub-custodian?	<input type="radio"/> Yes <input checked="" type="radio"/> No
vii. With respect to the custodian, check below to indicate the type of custody:	<input checked="" type="radio"/> 1.Bank - section 17(f)(1) (15 U.S.C. 80a-17(f)(1)) <input type="radio"/> 2.Member national securities exchange - rule 17f-1 (17 CFR 270.17f-1) <input type="radio"/> 3.Self - rule 17f-2 (17 CFR 270.17f-2) <input type="radio"/> 4.Securities depository - rule 17f-4 (17 CFR 270.17f-4) <input type="radio"/> 5.Foreign custodian - rule 17f-5 (17 CFR 270.17f-5) <input type="radio"/> 6.Futures commission merchants and commodity clearing organizations - rule 17f-6 (17 CFR 270.17f-6) <input type="radio"/> 7.Foreign securities depository - rule 17f-7 (17 CFR 270.17f-7) <input type="radio"/> 8.Insurance company sponsor - rule 26a-2 (17 CFR 270.26a-2) <input type="radio"/> 9.Other
b. Has a custodian been hired or terminated during the reporting period?*	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item C.13. Shareholder servicing agents.

a. Provide the following information about each shareholder servicing agent of the Fund:

Shareholder servicing agents Record: 1

i. Full name	State Farm Investment Management Corp.
ii. LEI, if any, or provide and describe other identifying number	N/A
Description of other identifying number	
iii. State, if applicable	DELAWARE
iv. Foreign country, if applicable	UNITED STATES OF AMERICA
v. Is the shareholder servicing agent an affiliated person of the Fund or its investment adviser(s)?	<input checked="" type="radio"/> Yes <input type="radio"/> No
vi. Is the shareholder servicing agent a sub-shareholder servicing agent?	<input type="radio"/> Yes <input checked="" type="radio"/> No
b. Has a shareholder servicing agent been hired or terminated during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item C.14. Administrators.

a. Provide the following information about each administrator of the Fund:

Administrators Record: 1

i. Full name	State Farm Investment Management Corp.
ii. LEI, if any, or other identifying number	N/A
Description of other identifying number	
iii. State, if applicable	DELAWARE
iv. Foreign country, if applicable	UNITED STATES OF AMERICA
v. Is the administrator an affiliated person of the Fund or its investment adviser(s)?	<input checked="" type="radio"/> Yes <input type="radio"/> No
vi. Is the administrator a sub-administrator?	<input type="radio"/> Yes <input checked="" type="radio"/> No
b.Has a third-party administrator been hired or terminated during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item C.15. Affiliated broker-dealers.

Provide the following information about each affiliated broker-dealer:

Broker Dealers Record: 1

a. Full name	State Farm VP Management Corp.
b. SEC file number	008-50128
c. CRD number	000043036
d. LEI, if any	N/A
e. State, if applicable	DELAWARE
f. Foreign country, if applicable	UNITED STATES OF AMERICA
g. Total commissions paid to the affiliated broker-dealer for the reporting period:	0.000000000000

Item C.16. Brokers.

Instructions to Item C.16 and Item C.17.
To help Registrants distinguish between agency and principal transactions, and to promote consistent reporting of the information required by these items, the following criteria should be used:
1. If a security is purchased or sold in a transaction for which the confirmation specifies the amount of the commission to be paid by the Registrant, the transaction should be considered an agency transaction and included in determining the answers to Item C.16.
2. If a security is purchased or sold in a transaction for which the confirmation specifies only the net amount to be paid or received by the Registrant and such net amount is equal to the market value of the security at the time of the transaction, the transaction should be considered a principal transaction and included in determining the amounts in Item C.17.
3. If a security is purchased by the Registrant in an underwritten offering, the acquisition should be considered a principal transaction and included in answering Item C.17 even though the Registrant has knowledge of the amount the underwriters are receiving from the issuer.
4. If a security is sold by the Registrant in a tender offer, the sale should be considered a principal transaction and included in answering Item C.17 even though the Registrant has knowledge of the amount the offeror is paying to soliciting brokers or dealers.
5. If a security is purchased directly from the issuer (such as a bank CD), the purchase should be considered a principal transaction and included in answering Item C.17.
6. The value of called or maturing securities should not be counted in either agency or principal transactions and should not be included in determining the amounts shown in Item C.16 and Item C.17. This means that the acquisition of a security may be included, but it is possible that its disposition may not be included. Disposition of a repurchase agreement at its expiration date should not be included.
7. The purchase or sales of securities in transactions not described in paragraphs (1) through (6) above should be evaluated by the Fund based upon the guidelines established in those paragraphs and classified accordingly. The agents considered in Item C.16 may be persons or companies not registered under the Exchange Act as securities brokers. The persons or companies from whom the investment company purchased or to whom it sold portfolio instruments on a principal basis may be persons or entities not registered under the Exchange Act as securities dealers.

a. For each of the ten brokers that received the largest dollar amount of brokerage commissions (excluding dealer concessions in underwritings) by virtue of direct or indirect participation in the Fund's portfolio transactions, provide the information below:

i. Full name of broker	
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ii. SEC file number	
iii. CRD number	
iv. LEI, if any	
v. State, if applicable	
vi. Foreign country, if applicable	
vii. Gross commissions paid by the Fund for the reporting period	
b. Aggregate brokerage commissions paid by Fund during the reporting period:	0.000000000000

Item C.17. Principal transactions.

a. For each of the ten entities acting as principals with which the Fund did the largest dollar amount of principal transactions (include all short-term obligations, and U.S. government and tax-free securities) in both the secondary market and in underwritten offerings, provide the information below:

Principal Transactions Record: 1

i. Full name of dealer	J.P. Morgan Securities LLC
ii. SEC file number	008-35008
iii. CRD number	000000079
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	79,385,195.360000000000

Principal Transactions Record: 2

i. Full name of dealer	Morgan Stanley & Co. LLC
ii. SEC file number	008-15869
iii. CRD number	000008209
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	1,033,320.310000000000

Principal Transactions Record: 3

i. Full name of dealer	Nomura Securities International Inc
ii. SEC file number	008-15255
iii. CRD number	000004297
iv. LEI, if any	N/A
v. State, if applicable	NEW YORK
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	56,317,636.750000000000

Principal Transactions Record: 4

i. Full name of dealer	Wells Fargo Securities LLC
ii. SEC file number	008-65876
iii. CRD number	000126292
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	24,161,523.470000000000

Principal Transactions Record: 5

i. Full name of dealer	Goldman Sachs & Co. LLC
ii. SEC file number	008-00129
iii. CRD number	000000361
iv. LEI, if any	N/A
v. State, if applicable	NEW YORK
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	20,799,726.570000000000

Principal Transactions Record: 6

i. Full name of dealer	BOFA Securities, Inc.
ii. SEC file number	008-69787
iii. CRD number	000283942
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	11,618,984.390000000000

Principal Transactions Record: 7

i. Full name of dealer	Barclays Capital Inc.
ii. SEC file number	008-41342
iii. CRD number	000019714
iv. LEI, if any	N/A
v. State, if applicable	CONNECTICUT
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	10,242,304.700000000000

Principal Transactions Record: 8

i. Full name of dealer	BNP Paribas Securities Corp.
ii. SEC file number	008-32682
iii. CRD number	000015794
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	9,359,765.640000000000

Principal Transactions Record: 9

i. Full name of dealer	Citigroup Global Markets Inc.
ii. SEC file number	008-08177
iii. CRD number	000007059
iv. LEI, if any	N/A
v. State, if applicable	NEW YORK
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	9,231,562.520000000000

Principal Transactions Record: 10

i. Full name of dealer	TD Securities (USA) LLC
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ii. SEC file number	<div>008-36747</div>
iii. CRD number	<div>000018476</div>
iv. LEI, if any	<div>N/A</div>
v. State, if applicable	<div>DELAWARE</div>
vi. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	<div>6,445,292.970000000000</div>
b. Aggregate value of principal purchase/sale transactions of Fund during the reporting period:	<div>228,595,312.680000000000</div>

Item C.18. Payments for brokerage and research.

During the reporting period, did the Fund pay commissions to broker-dealers for "brokerage and research services" within the meaning of section 28(e) of the Exchange Act (15 U.S.C. 78bb)?

☐ Yes

☒ No

Item C.19. Average net assets.

a. Provide the Fund's (other than a money market fund's) monthly average net assets during the reporting period	<div>429,251,103.000000000000</div>
b. Provide the money market fund's daily average net assets during the reporting period	<div></div>

Item C.20. Lines of credit, interfund lending and interfund borrowing.

For open-end management investment companies, respond to the following:

a. Does the Fund have available a line of credit?

☒ Yes

☐ No

If yes, for each line of credit, provide the information requested below:

Line of Credit details Record: 1

i. Is the line of credit a committed or uncommitted line of credit?	<div><div><input type="radio"/> Committed</div><div><input checked="" type="radio"/> Uncommitted</div></div>
ii. What size is the line of credit?	<div>25,000,000.000000000000</div>

iii. With which institution(s) is the line of credit?

Line Institutions Record: 1

Name of institution	<div>State Farm Mutual Automobile Insurance Company</div>
iv. Is the line of credit just for the Fund, or is it shared among multiple funds?	<div><div><input type="radio"/> Sole</div><div><input checked="" type="radio"/> Shared</div></div>

1. If shared, list the names of other funds that may use the line of credit.

Shared Credit Users Record: 1

Name of fund	<div>State Farm Municipal Bond Fund</div>
SEC File number(e.g., 811-)	<div>811-01519</div>

Shared Credit Users Record: 2

Name of fund	<div>State Farm Interim Fund</div>
SEC File number(e.g., 811-)	<div>811-01519</div>

Shared Credit Users Record: 3

Name of fund	<div>State Farm Balanced Fund</div>
SEC File number(e.g., 811-)	<div>811-01519</div>

Shared Credit Users Record: 4

Name of fund	<div>State Farm Growth Fund</div>
SEC File number(e.g., 811-)	<div>811-01519</div>

v. Did the Fund draw on the line of credit this period?

☐ Yes

☒ No

b. Did the Fund engage in interfund lending?

☐ Yes

☒ No

c.Did the Fund engage in interfund borrowing?

☐ Yes

☒ No

Item C.21. Swing pricing.

For open-end management investment companies, respond to the following:

a. Did the Fund (if not a Money Market Fund, Exchange-Traded Fund, or Exchange-Traded Managed Fund) engage in swing pricing?

☐ Yes

☒ No

Management Investment Record: 4

Item C.1. Background information.

a. Full Name of the Fund	State Farm Municipal Bond Fund
b. Series identification number, if any	S000002058
c. LEI	254900XY61CSODNC1J50
d. Is this the first filing on this form by the Fund?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item C.2. Classes of open-end management investment companies.

a. How many Classes of shares of the Fund (if any) are authorized?	1
b. How many new Classes of shares of the Fund were added during the reporting period?	0
c. How many Classes of shares of the Fund were terminated during the reporting period?	0
d. For each Class with shares outstanding, provide the information requested below:	

Shares Outstanding Record: 1

i. Full name of Class	State Farm Municipal Bond Fund
ii. Class identification number, if any	C000005413
iii. Ticker symbol, if any	SFBDX

Item C.3. Type of fund.

Instructions. 1. "Fund of Funds" means a fund that acquires securities issued by any other investment company in excess of the amounts permitted under paragraph (A) of section 12(d)(1) of the Act (15 U.S.C. 80a-12(d)(1)(A)), but, for purposes of this Item, does not include a fund that acquires securities issued by another company solely in reliance on rule 12d1-1 under the Act (CFR 270.12d1-1). 2. "Index Fund" means an investment company, including an Exchange-Traded Fund, that seeks to track the performance of a specified index. 3. "Interval Fund" means a closed-end management investment company that makes periodic repurchases of its shares pursuant to rule 23c-3 under the Act (17 CFR 270.23c-3). 4. "Master-Feeder Fund" means a two-tiered arrangement in which one or more funds (each a feeder fund) holds shares of a single Fund (the master fund) in accordance with section 12(d)(1)(E) of the Act (15 U.S.C. 80a-12(d)(1)(E)) or pursuant to exemptive relief granted by the Commission. 5. "Target Date Fund" means an investment company that has an investment objective or strategy of providing varying degrees of long-term appreciation and capital preservation through a mix of equity and fixed income exposures that changes over time based on an investor's age, target retirement date, or life expectancy.

Indicate if the Fund is any one of the types listed below. Check all that apply.

- a. Exchange-Traded Fund or Exchange-Traded Managed Fund or offers a Class that itself is an Exchange-Traded Fund or Exchange-Traded Managed Fund
- i. ☐ Exchange-Traded Fund
- ii. ☐ Exchange-Traded Managed Fund
- b. ☐ Index Fund
- c. ☐ Seeks to achieve performance results that are a multiple of a benchmark, the inverse of a benchmark, or a multiple of the inverse of a benchmark
- d. ☐ Interval Fund
- e. ☐ Fund of Funds
- f. ☐ Master-Feeder Fund
- g. ☐ Money Market Fund
- h. ☐ Target Date Fund
- i. ☐ Underlying fund to a variable annuity or variable life insurance contract
- ☒ N/A

Item C.4. Diversification.

Does the Fund seek to operate as a "non-diversified company" as such term is defined in section 5(b)(2) of the Act (15 U.S.C. 80a- 5(b) (2))?	<input type="radio"/> Yes <input checked="" type="radio"/> No
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Item C.5. Investments in certain foreign corporations.

Instruction. "Controlled foreign corporation" has the meaning provided in section 957 of the Internal Revenue Code [26 U.S.C. 957].

a. Does the fund invest in a controlled foreign corporation for the purpose of investing in certain types of instruments such as, but not limited to, commodities?	<input type="radio"/> Yes <input checked="" type="radio"/> No
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Item C.6. Securities lending.

Instruction. For purposes of this Item, other adverse impacts would include, for example, (1) a loss to the Fund if collateral and indemnification were not sufficient to replace the loaned securities or their value, (2) the Fund's ineligibility to vote shares in a proxy, or (3) the Fund's ineligibility to receive a direct distribution from the issuer.

a. Is the Fund authorized to engage in securities lending transactions?	<input type="radio"/> Yes <input checked="" type="radio"/> No
b. Did the Fund lend any of its securities during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No

c. Provide the information requested below about each securities lending agent, if any, retained by the Fund:

i. Full name of securities lending agent	
ii. LEI, if any	
iii. Is the securities lending agent an affiliated person, or an affiliated person of an affiliated person, of the Fund?	<input type="radio"/> Yes <input checked="" type="radio"/> No
iv. Does the securities lending agent or any other entity indemnify the fund	<input type="radio"/> Yes <input checked="" type="radio"/> No

against borrower default on loans administered by this agent?

v. If the entity providing the indemnification is not the securities lending agent, provide the following information:

1. Name of person providing indemnification

2. LEI, if any, of person providing indemnification

vi. Did the Fund exercise its indemnification rights during the reporting period?

☐ Yes ☐ No

d. If a person providing cash collateral management services to the Fund in connection with the Fund's securities lending activities does not also serve as securities lending agent, provide the following information about each cash collateral manager:

i. Full name of cash collateral manager:

ii. LEI, if any:

iii. Is the cash collateral manager an affiliated person, or an affiliated person of an affiliated person, of a securities lending agent retained by the Fund?

☐ Yes ☐ No

iv. Is the cash collateral manager an affiliated person, or an affiliated person of an affiliated person, of the Fund?

☐ Yes ☐ No

e. Types of payments made to one or more securities lending agents and cash collateral managers (check all that apply):

- ☐ i. Revenue sharing split
- ☐ ii. Non-revenue sharing split (other than administrative fee)
- ☐ iii. Administrative fee
- ☐ iv. Cash collateral reinvestment fee
- ☐ v. Indemnification fee
- ☐ vi. Other
- ☒ N/A

f. Provide the monthly average of the value of portfolio securities on loan during the reporting period

N/A

g. Provide the net income from securities lending activities

N/A

Item C.7. Reliance on certain rules.

Did the Fund rely on any of the following rules under the Act during the reporting period? (check all that apply)

- ☐ a. Rule 10f-3 (17 CFR 270.10f-3)
- ☐ b. Rule 12d1-1 (17 CFR 270.12d1-1)
- ☐ c. Rule 15a-4 (17 CFR 270.15a-4)
- ☐ d. Rule 17a-6 (17 CFR 270.17a-6)
- ☐ e. Rule 17a-7 (17 CFR 270.17a-7)
- ☐ f. Rule 17a-8 (17 CFR 270.17a-8)
- ☐ g. Rule 17e-1 (17 CFR 270.17e-1)
- ☐ h. Rule 22d-1 (17 CFR 270.22d-1)
- ☐ i. Rule 23c-1 (17 CFR 270.23c-1)
- ☐ j. Rule 32a-4 (17 CFR 270.32a-4)
- ☐ k. Rule 6c-11 (17 CFR 270.6c-11)
- ☒ N/A

Item C.8. Expense limitations.

Instruction. Provide information concerning any direct or indirect limitations, waivers or reductions, on the level of expenses incurred by the fund during the reporting period. A limitation, for example, may be applied indirectly (such as when an adviser agrees to accept a reduced fee pursuant to a voluntary fee waiver) or it may apply only for a temporary period such as for a new fund in its start-up phase.

a. Did the Fund have an expense limitation arrangement in place during the reporting period?

☒ Yes ☐ No

b. Were any expenses of the Fund reduced or waived pursuant to an expense limitation arrangement during the reporting period?

☐ Yes ☒ No

c. Are the fees waived subject to recoupment?

☐ Yes ☒ No

d. Were any expenses previously waived recouped during the period?

☐ Yes ☒ No

Item C.9. Investment advisers.

a. Provide the following information about each investment adviser (other than a sub-adviser) of the Fund:

Investment Advisers Record: 1

i. Full name

State Farm Investment Management Corp.

ii. SEC file number (e.g., 801-)

801-8184

iii.CRD number

000003487

iv. LEI, if any

N/A

v. State, if applicable

DELAWARE

vi. Foreign country, if applicable

UNITED STATES OF AMERICA

vii. Was the investment adviser hired during the reporting period?

☐ Yes ☒ No

b. If an investment adviser (other than a sub- adviser) to the Fund was terminated during the reporting period, provide the following with respect to each investment adviser:

i. Full name

ii. SEC file number (e.g., 801-)	<input type="text"/>
iii. CRD number	<input type="text"/>
iv. LEI, if any	<input type="text"/>
v. State, if applicable	<input type="text"/>
vi. Foreign country, if applicable	<input type="text"/>
vii. Termination date	<input type="text"/>

c. For each sub-adviser to the Fund, provide the information requested:

i. Full name	<input type="text"/>
ii. SEC file number (e.g., 801-), if applicable	<input type="text"/>
iii. CRD number	<input type="text"/>
iv. LEI, if any	<input type="text"/>
v. State, if applicable	<input type="text"/>
vi. Foreign country, if applicable	<input type="text"/>
vii. Is the sub-adviser an affiliated person of the Fund's investment adviser(s)?	<input type="radio"/> Yes <input type="radio"/> No
viii. Was the sub-adviser hired during the reporting period?	<input type="radio"/> Yes <input type="radio"/> No

d. If a sub-adviser was terminated during the reporting period, provide the following with respect to such sub-adviser:

i. Full name	<input type="text"/>
ii. SEC file number (e.g., 801-)	<input type="text"/>
iii. CRD number	<input type="text"/>
iv. LEI, if any	<input type="text"/>
v. State, if applicable	<input type="text"/>
vi. Foreign country, if applicable	<input type="text"/>
vii. Termination date	<input type="text"/>

Item C.10. Transfer agents.

a. Provide the following information about each person providing transfer agency services to the Fund:

Transfer Agents Record: 1

i. Full name	State Farm Investment Management Corp
ii. SEC file number (e.g., 84- or 85-)	084-00839
iii. LEI, if any	N/A
iv. State, if applicable	DELAWARE
v. Foreign country, if applicable	UNITED STATES OF AMERICA
vi. Is the transfer agent an affiliated person of the Fund or its investment adviser(s)?	<input checked="" type="radio"/> Yes <input type="radio"/> No
vii. Is the transfer agent a sub-transfer agent?	<input type="radio"/> Yes <input checked="" type="radio"/> No
b. Has a transfer agent been hired or terminated during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item C.11. Pricing services.

a. Provide the following information about each person that provided pricing services to the Fund during the reporting period:

Pricing Services Record: 1

i. Full name	Interactive Data Pricing and Reference Data, Inc
ii. LEI, if any, or provide and describe other identifying number	N/A
Description of other identifying number	
iii. State, if applicable	MASSACHUSETTS
iv. Foreign country, if applicable	UNITED STATES OF AMERICA
v. Is the pricing service an affiliated person of the Fund or its investment adviser(s)?	<input type="radio"/> Yes <input checked="" type="radio"/> No

b. Was a pricing service hired or terminated during the reporting period?

☐ Yes ☒ No

Item C.12. Custodians.

a. Provide the following information about each person that provided custodial services to the Fund during the reporting period:

Custodians Record: 1

i. Full name	JPMorgan Chase Bank, N.A.
ii. LEI, if any	7H6GLXDRUGQFU57RNE97
iii. State, if applicable	NEW YORK
iv. Foreign country, if applicable	UNITED STATES OF AMERICA
v. Is the custodian an affiliated person of the Fund or its investment adviser(s)?	<input type="radio"/> Yes <input checked="" type="radio"/> No
vi. Is the custodian a sub-custodian?	<input type="radio"/> Yes <input checked="" type="radio"/> No
vii. With respect to the custodian, check below to indicate the type of custody:	<div><input checked="" type="radio"/> 1.Bank - section 17(f)(1) (15 U.S.C. 80a-17(f)(1)) <input type="radio"/> 2.Member national securities exchange - rule 17f-1 (17 CFR 270.17f-1) <input type="radio"/> 3.Self - rule 17f-2 (17 CFR 270.17f-2) <input type="radio"/> 4.Securities depository - rule 17f-4 (17 CFR 270.17f-4) <input type="radio"/> 5.Foreign custodian - rule 17f-5 (17 CFR 270.17f-5) <input type="radio"/> 6.Futures commission merchants and commodity clearing organizations - rule 17f-6 (17 CFR 270.17f-6) <input type="radio"/> 7.Foreign securities depository - rule 17f-7 (17 CFR 270.17f-7) <input type="radio"/> 8.Insurance company sponsor - rule 26a-2 (17 CFR 270.26a-2) <input type="radio"/> 9.Other</div>

b. Has a custodian been hired or terminated during the reporting period?*

☐ Yes ☒ No

Item C.13. Shareholder servicing agents.

a. Provide the following information about each shareholder servicing agent of the Fund:

Shareholder servicing agents Record: 1

i. Full name	State Farm Investment Management Corp.
ii. LEI, if any, or provide and describe other identifying number	N/A
Description of other identifying number	
iii. State, if applicable	DELAWARE
iv. Foreign country, if applicable	UNITED STATES OF AMERICA
v. Is the shareholder servicing agent an affiliated person of the Fund or its investment adviser(s)?	<input checked="" type="radio"/> Yes <input type="radio"/> No
vi. Is the shareholder servicing agent a sub-shareholder servicing agent?	<input type="radio"/> Yes <input checked="" type="radio"/> No
b. Has a shareholder servicing agent been hired or terminated during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item C.14. Administrators.

a. Provide the following information about each administrator of the Fund:

Administrators Record: 1

i. Full name	State Farm Investment Management Corp.
ii. LEI, if any, or other identifying number	N/A
Description of other identifying number	
iii. State, if applicable	DELAWARE
iv. Foreign country, if applicable	UNITED STATES OF AMERICA
v. Is the administrator an affiliated person of the Fund or its investment adviser(s)?	<input checked="" type="radio"/> Yes <input type="radio"/> No
vi. Is the administrator a sub-administrator?	<input type="radio"/> Yes <input checked="" type="radio"/> No
b.Has a third-party administrator been hired or terminated during the reporting period?	<input type="radio"/> Yes <input checked="" type="radio"/> No

Item C.15. Affiliated broker-dealers.

Provide the following information about each affiliated broker-dealer:

Broker Dealers Record: 1

a. Full name	State Farm VP Management Corp.
b. SEC file number	008-50128

c. CRD number	I000043036
d. LEI, if any	N/A
e. State, if applicable	DELAWARE
f. Foreign country, if applicable	UNITED STATES OF AMERICA
g. Total commissions paid to the affiliated broker-dealer for the reporting period:	0.000000000000

Item C.16. Brokers.

Instructions to Item C.16 and Item C.17.
To help Registrants distinguish between agency and principal transactions, and to promote consistent reporting of the information required by these items, the following criteria should be used:
1. If a security is purchased or sold in a transaction for which the confirmation specifies the amount of the commission to be paid by the Registrant, the transaction should be considered an agency transaction and included in determining the answers to Item C.16.
2. If a security is purchased or sold in a transaction for which the confirmation specifies only the net amount to be paid or received by the Registrant and such net amount is equal to the market value of the security at the time of the transaction, the transaction should be considered a principal transaction and included in determining the amounts in Item C.17.
3. If a security is purchased by the Registrant in an underwritten offering, the acquisition should be considered a principal transaction and included in answering Item C.17 even though the Registrant has knowledge of the amount the underwriters are receiving from the issuer.
4. If a security is sold by the Registrant in a tender offer, the sale should be considered a principal transaction and included in answering Item C.17 even though the Registrant has knowledge of the amount the offeror is paying to soliciting brokers or dealers.
5. If a security is purchased directly from the issuer (such as a bank CD), the purchase should be considered a principal transaction and included in answering Item C.17.
6. The value of called or maturing securities should not be counted in either agency or principal transactions and should not be included in determining the amounts shown in Item C.16 and Item C.17. This means that the acquisition of a security may be included, but it is possible that its disposition may not be included. Disposition of a repurchase agreement at its expiration date should not be included.
7. The purchase or sales of securities in transactions not described in paragraphs (1) through (6) above should be evaluated by the Fund based upon the guidelines established in those paragraphs and classified accordingly. The agents considered in Item C.16 may be persons or companies not registered under the Exchange Act as securities brokers. The persons or companies from whom the investment company purchased or to whom it sold portfolio instruments on a principal basis may be persons or entities not registered under the Exchange Act as securities dealers.

a. For each of the ten brokers that received the largest dollar amount of brokerage commissions (excluding dealer concessions in underwritings) by virtue of direct or indirect participation in the Fund's portfolio transactions, provide the information below:

i. Full name of broker	
ii. SEC file number	
iii. CRD number	
iv. LEI, if any	
v. State, if applicable	
vi. Foreign country, if applicable	
vii. Gross commissions paid by the Fund for the reporting period	
b. Aggregate brokerage commissions paid by Fund during the reporting period:	0.000000000000

Item C.17. Principal transactions.

a. For each of the ten entities acting as principals with which the Fund did the largest dollar amount of principal transactions (include all short-term obligations, and U.S. government and tax-free securities) in both the secondary market and in underwritten offerings, provide the information below:

Principal Transactions Record: 1

i. Full name of dealer	Merrill Lynch, Pierce, Fenner & Smith Incorporated
ii. SEC file number	008-07221
iii. CRD number	000007691
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	68,777,856.750000000000

Principal Transactions Record: 2

i. Full name of dealer	Piper Sandler & Co.
ii. SEC file number	008-15204
iii. CRD number	000000665
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	3,328,910.000000000000

Principal Transactions Record: 3

--	--

i. Full name of dealer	J.P. Morgan Securities LLC
ii. SEC file number	008-35008
iii. CRD number	000000079
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	36,926,128.300000000000

Principal Transactions Record: 4

i. Full name of dealer	Morgan Keegan
ii. SEC file number	008-15001
iii. CRD number	000004161
iv. LEI, if any	N/A
v. State, if applicable	TENNESSEE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	15,583,827.650000000000

Principal Transactions Record: 5

i. Full name of dealer	Morgan Stanley & Co. LLC
ii. SEC file number	008-15869
iii. CRD number	000008209
iv. LEI, if any	N/A
v. State, if applicable	DELAWARE
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	12,866,477.600000000000

Principal Transactions Record: 6

i. Full name of dealer	Barclays Capital Inc.
ii. SEC file number	008-41342
iii. CRD number	000019714
iv. LEI, if any	N/A
v. State, if applicable	CONNECTICUT
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	12,740,965.450000000000

Principal Transactions Record: 7

i. Full name of dealer	UMB Financial Services Inc.
ii. SEC file number	008-34999
iii. CRD number	000017073
iv. LEI, if any	N/A
v. State, if applicable	MISSOURI
vi. Foreign country, if applicable	UNITED STATES OF AMERICA
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	12,393,667.900000000000

Principal Transactions Record: 8

i. Full name of dealer	Stifel, Nicolaus & Company, Incorporated
ii. SEC file number	008-01447

iii. CRD number	<div>000000793</div>
iv. LEI, if any	<div>N/A</div>
v. State, if applicable	<div>MISSOURI</div>
vi. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	<div>9,124,828.550000000000</div>

Principal Transactions Record: 9

i. Full name of dealer	<div>RBC Capital Markets LLC</div>
ii. SEC file number	<div>008-45411</div>
iii. CRD number	<div>000031194</div>
iv. LEI, if any	<div>N/A</div>
v. State, if applicable	<div>MINNESOTA</div>
vi. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	<div>4,755,000.000000000000</div>

Principal Transactions Record: 10

i. Full name of dealer	<div>D.A. Davidson & Co.</div>
ii. SEC file number	<div>008-02399</div>
iii. CRD number	<div>000000199</div>
iv. LEI, if any	<div>N/A</div>
v. State, if applicable	<div>MONTANA</div>
vi. Foreign country, if applicable	<div>UNITED STATES OF AMERICA</div>
vii. Total value of purchases and sales (excluding maturing securities) with Fund:	<div>4,520,072.750000000000</div>
b. Aggregate value of principal purchase/sale transactions of Fund during the reporting period:	<div>181,017,734.950000000000</div>

Item C.18. Payments for brokerage and research.

During the reporting period, did the Fund pay commissions to broker-dealers for "brokerage and research services" within the meaning of section 28(e) of the Exchange Act (15 U.S.C. 78bb)?	<div><input type="radio"/> Yes <input checked="" type="radio"/> No</div>
---	--

Item C.19. Average net assets.

a. Provide the Fund's (other than a money market fund's) monthly average net assets during the reporting period	<div>718,300,227.000000000000</div>
b. Provide the money market fund's daily average net assets during the reporting period	<div></div>

Item C.20. Lines of credit, interfund lending and interfund borrowing.

For open-end management investment companies, respond to the following:

a. Does the Fund have available a line of credit?	<div><input checked="" type="radio"/> Yes <input type="radio"/> No</div>
---	--

If yes, for each line of credit, provide the information requested below:

Line of Credit details Record: 1

i. Is the line of credit a committed or uncommitted line of credit?	<div><input type="radio"/> Committed <input checked="" type="radio"/> Uncommitted</div>
ii. What size is the line of credit?	<div>25,000,000.000000000000</div>

iii. With which institution(s) is the line of credit?

Line Institutions Record: 1

Name of institution	<div>State Farm Mutual Automobile Insurance Company</div>
iv. Is the line of credit just for the Fund, or is it shared among multiple funds?	<div><input type="radio"/> Sole <input checked="" type="radio"/> Shared</div>
1. If shared, list the names of other funds that may use the line of credit.	
Shared Credit Users Record: 1	
Name of fund	<div>State Farm Municipal Bond Fund</div>
SEC File number(e.g., 811-)	<div>811-01519</div>

Shared Credit Users Record: 2

Name of fund	State Farm Interim Fund
SEC File number(e.g., 811-)	811-01519

Shared Credit Users Record: 3

Name of fund	State Farm Balanced Fund
SEC File number(e.g., 811-)	811-01519

Shared Credit Users Record: 4

Name of fund	State Farm Growth Fund
SEC File number(e.g., 811-)	811-01519

v. Did the Fund draw on the line of credit this period? ☐ Yes ☒ No

b. Did the Fund engage in interfund lending? ☐ Yes ☒ No

c.Did the Fund engage in interfund borrowing? ☐ Yes ☒ No

Item C.21. Swing pricing.

For open-end management investment companies, respond to the following:

a. Did the Fund (if not a Money Market Fund, Exchange-Traded Fund, or Exchange-Traded Managed Fund) engage in swing pricing? ☐ Yes ☒ No

N-CEN:Part E: Additional Questions for Exchange-Traded Funds and Exchange-Traded Managed Funds

N-CEN:Part G: Attachments

Item G.1a. Attachments.

Attachments applicable to all Registrants. All Registrants shall file the following attachments, as applicable, with the current report. Indicate the attachments filed with the current report by checking the applicable items below:	<input type="checkbox"/> i. Legal proceedings <input type="checkbox"/> ii. Provision of financial support <input checked="" type="checkbox"/> iii. Independent public accountant's report on internal control (management investment companies other than small business investment companies only) <input type="checkbox"/> iv. Change in accounting principles and practices <input type="checkbox"/> v. Information required to be filed pursuant to exemptive orders <input type="checkbox"/> vi. Other information required to be included as an attachment pursuant to Commission rules and regulations
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Instructions.

1. Item G.1.a.i. Legal proceedings.

(a) If the Registrant responded "YES" to Item B.11.a., provide a brief description of the proceedings. As part of the description, provide the case or docket number (if any), and the full names of the principal parties to the proceeding.
(b) If the Registrant responded "YES" to Item B.11.b., identify the proceeding and give its date of termination.

2. Item G.1.a.ii. Provision of financial support. If the Registrant responded "YES" to Item B.14., provide the following information (unless the Registrant is a Money Market Fund): (a) Description of nature of support.

(b) Person providing support.

(c) Brief description of relationship between the person providing support and the Registrant.

(d) Date support provided.

(e) Amount of support.

(f) Security supported (if applicable). Disclose the full name of the issuer, the title of the issue (including coupon or yield, if applicable) and at least two identifiers, if available (e.g., CIK, CUSIP, ISIN, LEI).
(g) Value of security supported on date support was initiated (if applicable).

(h) Brief description of reason for support.

(i) Term of support.

(j) Brief description of any contractual restrictions relating to support.

3. Item G.1.a.iii. Independent public accountant's report on internal control (management investment companies other than small business investment companies only). Each management investment company shall furnish a report of its independent public accountant on the company's system of internal accounting controls. The accountant's report shall be based on the review, study and evaluation of the accounting system, internal accounting controls, and procedures for safeguarding securities made during the audit of the financial statements for the reporting period. The report should disclose any material weaknesses in: (a) the accounting system; (b) system of internal accounting control; or (c) procedures for safeguarding securities which exist as of the end of the Registrant's fiscal year.

The accountant's report shall be furnished as an exhibit to the form and shall: (1) be addressed to the Registrant's shareholders and board of directors; (2) be dated; (3) be signed manually; and (4) indicate the city and state where issued.

Attachments that include a report that discloses a material weakness should include an indication by the Registrant of any corrective action taken or proposed.

The fact that an accountant's report is attached to this form shall not be regarded as acknowledging any review of this form by the independent public accountant.

4. Item G.1.a.iv. Change in accounting principles and practices. If the Registrant responded "YES" to Item B.21, provide an attachment that describes the change in accounting principles or practices, or the change in the method of applying any such accounting principles or practices. State the date of the change and the reasons therefor. A letter from the Registrant's independent accountants, approving or otherwise commenting on the change, shall accompany the description.

5. Item G.1.a.v. Information required to be filed pursuant to exemptive orders. File as an attachment any information required to be reported on Form N-CEN or any predecessor form to Form N-CEN (e.g., Form N-SAR) pursuant to exemptive orders issued by the Commission and relied on by the Registrant.

6. Item G.1.a.vi. Other information required to be included as an attachment pursuant to Commission rules and regulations. File as an attachment any other information required to be included as an attachment pursuant to Commission rules and regulations.

N-CEN: Signature

Pursuant to the requirements of the Investment Company Act of 1940, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Registrant	State Farm Associates Funds Trust
Date	2021-02-11
Signature	Terrence Ludwig
Title	Chief Compliance Officer

Subject: Fwd: % 255 AFFIDAVIT AND \$6MM TRANSFER — STFGX :: 61710 :: Mutual Fund 10K-VAMI



ahoo.com>, BO DINCER <bo.dincer@yahoo.com>, Bo Dincer <bdincer66@icloud.com>

Bitch must be stoned.... Like high on drugs.

From: Bo Dincer <bdincer66@icloud.com>
Date: March 6, 2022 at 5:42:11 PM EST
To: UNITED ARTISTS MUSIC <INVESTORRELATIONS@umusic.com>, UNIVERSAL EDITORIAL <INVESTMENTNEWS@editorial.investmentnews.com>, Ricki Roer <ricki.roer@wilsonelser.com>, "Ashley V. Humphries" <ashley.humphries@wilsonelser.com>, Alan Rubin <alan.rubin@wilsonelser.com>, Amy Hanrahan <amy.hanrahan@wilsonelser.com>, 1pctdvo@nypd.org, 1pctyco@nypd.org, 23pctdvo@nypd.com, 23pctyco@nypd.org, JGiamboi@mskyline.com, LZUCKER@mskyline.com, TEschmann@mskyline.com, BD <bondstrt@protonmail.com>, Debra Tama <debra.tama@wilsonelser.com>, "Jennifer M. Provost" <jennifer.provost@wilsonelser.com>, joseph.giamboi@brooklaw.edu, "Lauren M. Zink" <lauren.zink@wilsonelser.com>, Lori Semlies <lori.semlies@wilsonelser.com>, "Kathleen A. Mullins" <kathleen.mullins@wilsonelser.com>, "Bloomberg L.P." <bbrief@bloomberg.net>, dallas-reserve-mgmt@dal.frb.org, slaskowitz@ingramllp.com, INFO@ingramllp.com, BBO 121 <ms60710444266@yahoo.com>, mshyld@bloomberg.net, ksaperstein2@bloomberg.net, cbrooks7@bloomberg.net, james.gorman@morganstanley.com, BofAMarkets@bofa.com, bofamarkets@baml.com, JPMCinvestorrelations@jpmchase.com, FINRA Corporate Notification <finracorporatenotification@finra.org>, jpetit@mccarter.com, thermanson@northmarq.com, dion.gaspard@nypd.org, Avril Haines <ah3774@columbia.edu>, icglobalnetwork-info@ice.com, TRD REAL DEAL <ADVERTISING@therealdeal.com>
Cc: DCAOLetters@sec.gov, Tennessee <sbarchenger@tennessean.com>, "Bloomberg L.P." <bbrief@bloomberg.net>, blawre@bloomberg.net, blaw.content@bloomberg.net, executive_education@mailsvc.sloan.mit.edu, thinkingforward@mit.edu, INFO@bressler.com, Extellmanagement Info <info@extellmanagement.com>, investor@annaly.com, UNITED ARTISTS MUSIC <INVESTORRELATIONS@umusic.com>, foia@eeoc.gov, Solowresidential Info <info@solowresidential.com>, investor@annaly.com
Subject: Fwd: % 255 AFFIDAVIT AND \$6MM TRANSFER — STFGX :: 61710 :: Mutual Fund 10K-VAMI

This peacock of a Zucker, Donald, Laura, Wanda, whatever they changed their names to... SIGNED OFF AS “R L”???

++++ Won’t respond to me after sending me daily reports and videotaping my life for a year??? +++++

I spent extra time after moving out to locate and document their public records... They must think I’ll just go away and forget about the year of harassment, without my consent while I was filmed, chronicled in their narratives and now — none of them are available for comment?

I honestly believe they have bullet proofed their office door at 101 west 55TH street, in Manhattan :: zipcode 10019... just take my word for it.

I did manage to get a letter in, so I know they are there; but how pathetic is this lady?? Go walk by the empire they built over the last 30 years... it looks like the Turkish airlines advertisement of a plane crashing — a stairway down into the basement of their headquarters.
///

IQ is 100% sub 111 though... just for testing me.

Stole tens of thousands from me, hides my security deposit in there like a little b**** along with her 20 employees as if I can’t file a suit like a normal person...

*** I won’t destroy her life without filing proper suit either — unless of course I caught her on tax evasion, insider trading, and other things — all filed with the Federal and State DOC, auditors, banks, and credit rating agencies.

*** Peeping TOM papers are not a good thing for jail BTW, I saw it on animal planet.

/BD



++++ Hey BTW fisher-price... you can’t serve me at 111 without an apartment number you idiot. It’s called gutter service; at least give me the correct address to respond. Good luck with that 10018 zipcode, and all the other s*** I dug up for you. 255 AFFIDAVIT locked. +++++

Enjoy, but Just turn yourself in, and think about your children, look what happened to Madoff. That’s union money in 61710 btw...
/s/ BD.

From: Bo Dincer <bdincer66@icloud.com>
Date: March 6, 2022 at 4:37:33 PM EST
To: BD <bondstrt@protonmail.com>, BBO 121 <ms60710444266@yahoo.com>, 1pctdvo@nypd.org, 1pctyco@nypd.org,

23pctdvo@nypd.com, 23pctyco@nypd.org, JGiamboi@mskyline.com, LZUCKER@mskyline.com, TEschmann@mskyline.com, Amy Hanrahan <amy.hanrahan@wilsonelser.com>, "Bloomberg L.P." <bbrief@bloomberg.net>, Debra Tama <debra.tama@wilsonelser.com>, "Jennifer M. Provost" <jennifer.provost@wilsonelser.com>, joseph.giamboi@brooklaw.edu, "Kathleen A. Mullins" <kathleen.mullins@wilsonelser.com>, "Lauren M. Zink" <lauren.zink@wilsonelser.com>, UNIVERSAL EDITORIAL <INVESTMENTNEWS@editorial.investmentnews.com>, UNITED ARTISTS MUSIC <INVESTORRELATIONS@umusic.com>, INFO@ingramllp.com, Lori Semlies <lori.semlies@wilsonelser.com>, slaskowitz@ingramllp.com, LZUCKER@mskyline.com, legalasst@mskyline.com, Paul Regan <legal@mskyline.com>, dallas-reserve-mgmt@dal.frb.org, MATT HARVEY <MHARVEY13@bloomberg.net>, INFO@bressler.com, Extellmanagement Info <info@extellmanagement.com>, investor@annaly.com, newsoffice@mit.edu, Newyork <newyork@sec.gov>, BofAMarkets@bofa.com, Bo Dincer <bo.dincer@yahoo.com>, "LLC. MANHATTAN SKYLINE" <ADMINISTRATOR@mskyline.com>, bofamarkets@baml.com, FINRA Corporate Notification <finracorporatenotification@finra.org>, DOBcommunications@buildings.nyc.gov, GSAMOnlineRequest@gs.com, JPMCinvestorrelations@jpmchase.com, iceglobalnetwork-info@ice.com
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Subject: % 255 AFFIDAVIT AND \$6MM TRANSFER — STFGX :: 61710

May 11TH? Or 15TH 2020? When did the Donald of Zucker Notarize the 255 AFFIDAVIT and record a 6MM transfer in the ACRIS publication?

I forgot... not my problem. Just wanted to make sure they are known. The ZUCKERS of 10019, boasted as 10018 by their 1st class counsel Miss Laskowitz (the one you can buy for \$2.00)...

Fisher-price INGRAM landed their first big client at 101 west 55TH street in Manhattan — but picked the wrong apt to f*** with.

But how come I don't get any emails and letters anymore Laurie? Sharie? Ashley? Come you now... you opened up the tunnel in 2020... Now that I'm gone and moved out / / / you think I'm just going to go away or something??? Check the Chinese calendar... I just needed some time to evaluate the 900 dockets in the Federal records of the NY Supreme Court y'all annexed while I was studying.

If you go to jail I'll strip a cool 1MM from the out of court settlement proposal... deal? That's 352.5MM minus 1MM for each of the Zucker entourage, the peeping toms on their papers though — ***have to keep things honest here — that's what STATE FARM PAID IN 2015... not sure what other benchmark to use; the other all are bootstrapped with 30+ in prison time for ducking the truth...

***That's 1MM for each of you at 101 west 55TH Street, 10019 in Manhattan.... look at the bright side, if you look up rikers on google it looks like the renovation plans have a Starbucks and a apple store; you'll love it Laurie don't be shy! Just turn yourself in and bring your big \$h*t attorney with you, maybe they'll even give you a shared room with a view of a camera staring at you all day.

/BD

##1. Endurance 100/100
— TY.

On Mar 6, 2022, at 2:39 PM, BD <bondstrt@protonmail.com> wrote:

On Fri, Mar 4, 2022 at 10:22 AM, Bo Dincer <bdincer66@icloud.com> wrote:

*** STATE FARM CREDIT RISK AND AUDIT
COMMITTEE ***



From: Bo Dincer
b.dincer@columbia.edu >

To: mharvey13@bloomberg.net +56

On Nov 25 [Details](#)

14 Attachments



Mr. Harvey,

RE: STFGX

Is the Credit Rating of your Institution at risk?

Did you notify the holders of the spread between my PAYMENT, and the QUOTED rated in the rider? Beyond Zucker's 6000 tenants, having learned upon knowledge of a new **potential** trademarked/copyright violation may exist, (but not definite).

Upon learning that Sky's The Limit is famously held by someone worth more than \$2.

I bought her, paid good money (\$2.00 as evidenced on my credit card and her **invoice**) which match... Best \$2 I ever spent... but she still hasn't called or returned any emails.

I took care of the big ones for you...

But the **HARDSHIP** section is a plausible cause for Fraud and Violation as well, for you.

Done

STATE FARM DISCLOSURE

11/27/21, 3:22 PM

Charles Schwab

charles SCHWAB

[Close Window](#)

Interactive Charts

State Farm Growth Fund STFGX:NASDAQ

Last Price
\$121.79

Today's Change
+0.15 (0.12%)

Today's Volume
0

Enter Symbol

View

As of close 11/23/2021

My Saved Charts: Quick Charts: Indicators:

Save Chart

Reset Chart

Comparisons: Events: Tools: Style: Scale:

Price Performance 05/13/2020 - 06/09/2020 (Daily) as of 01:30AM ET 11/26/2021

1 Day 3 Days 5 Days 10 Days 1 Mo 3 Mo 6 Mo 9 Mo YTD 1 Yr 2 Yrs 3 Yrs 4 Yrs 5 Yrs 10 Yrs Zoom

Zoom

June 02, 2020 Open: **\$84.51** High: **\$84.51** Low: **\$84.51** Close: **\$84.51**

State Farm Growth Fund

The charts and associated glossary are presented for general informational purposes only. Schwab makes no recommendations or endorsements with respect to any of the strategies, chart patterns, or indicators referenced, nor does Schwab recommend the use of technical analysis as a sole means of investment research. Schwab recommends that investors define their goals, risk tolerance, time horizon, and investment objectives in addition to researching possible investment choices through multiple channels. Technical analysis may result in increased frequency of trading and, therefore, significantly higher transaction costs than a fundamental approach.

Investors should consider carefully information contained in the prospectus or, if available, the summary prospectus, including investment objectives, risks, charges and expenses. You can view, download, and print a prospectus by clicking on [Prospectus & Reports](#) or by calling 1-800-435-4000. Please read the prospectus carefully before investing.

<https://www.schwab.wafst.com/schwab/Prospect/charts/interactive/popup.asp?symbol=STFGX>

11/27/21, 3:22 PM

Charles Schwab

Past performance does not guarantee future performance. Investment value will fluctuate, and shares, when redeemed, may be worth more or less than original cost. If an expense waiver was in place during the period, the net expense ratio was used to calculate fund performance.

Schwab's short-term redemption fee of \$49.95 will be charged on redemption of funds purchased through Schwab's Mutual Fund OneSource® service (and certain other funds with no transaction fee) and held for 90 days or less. Schwab reserves the right to exempt certain funds from this fee, including Schwab Funds®, which may charge a separate redemption fee, and funds that accommodate short-term trading. For each of these trade orders placed through a broker, a \$25 service charge applies. Funds are also subject to management fees and expenses.

Trades in no-load mutual funds available through Mutual Funds OneSource service (including Schwab Funds) as well as certain other funds, are available without transaction fees. For each of these trade orders placed through a broker, a \$25 service charge applies. Schwab reserves the right to change the funds we make available without transaction fees and to reinstate fees on any funds. Funds are also subject to management fees and expenses.

Charles Schwab & Co., Inc., member of [SIPC](#) receives remuneration from fund companies for record keeping, shareholder services, and other administrative services for shares purchased through its Mutual Fund OneSource service. Schwab also may receive remuneration from transaction fee fund companies for certain administrative services.

The Morningstar Rating™ for funds, or "star rating", is calculated for managed products (including mutual funds, variable annuity and variable life subaccounts, exchange-traded funds, closed-end funds, and separate accounts) with at least a three-year history. Exchange-traded funds and open-ended mutual funds are considered a single population for comparative purposes. It is calculated based on a Morningstar Risk-Adjusted Return measure that accounts for variation in a managed product's monthly excess performance, placing more emphasis on downward variations and rewarding consistent performance. The top 10% of products in each product category receive 5 stars, the next 22.5% receive 4 stars, the next 35% receive 3 stars, the next 22.5% receive 2 stars, and the bottom 10% receive 1 star. The Overall Morningstar Rating for a managed product is derived from a weighted average of the performance figures associated with its three-, five-, and 10-year (if applicable) Morningstar Rating metrics. The weights are: 100% three-year rating for 36-59 months of total returns, 60% five-year rating/40% three-year rating for 60-119 months of total returns, and 50% 10-year rating/30% five-year rating/20% three-year rating for 120 or more months of total returns. While the 10-year overall star rating formula seems to give the most weight to the 10-year period, the most recent three-year period actually has the greatest impact because it is included in all three rating periods. Morningstar Ratings do not take into account sales loads that may apply to certain third party funds. The Overall Morningstar Ratings are derived from a weighted average of the risk-adjusted performance figures associated with a Fund's 3-, 5-, and 10-year (if applicable) Morningstar Rating™ metrics.

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Market data for Daily Fund (NAV's) and charts provided by [Market on Demand](#)

Charles Schwab Investment Management, Inc. (CSIM) is the investment advisor for Schwab Funds and Lauder Funds. Charles Schwab & Co., Inc. (Schwab), Member [SIPC](#), is the distributor for Schwab Funds and Lauder Funds. CSIM and Schwab are separate but affiliated companies and subsidiaries of The Charles Schwab Corporation.

(0911-5805)

<https://www.schwab.wafst.com/schwab/Prospect/charts/interactive/popup.asp?symbol=STFGX>

FILED: NEW YORK COUNTY CLERK 08/08/2020 02:15 AM
NYSCEF No. 309

INDEX NO. 153974/2020

ACRIS Detailed Document Information

RECEIVED NYSCEF: 08/08/2020

New York City Department of Finance
Office of the City Register

1 of 1

HELP

(Click here for additional instructions)
Resolving a help option will open new window

Current Search Criteria:

Borough: MANHATTAN / NEW YORK
Block: 503
Lot: 9 Unit: N/A
Date Range:
Document Class: All Document Classes

DOCUMENT ID:	2020052000291003	CRFN:	2020000155422	COLLATERAL:	N/A
# of PAGES:	15	REEL PAGE:	N/A-N/A	EXPIRATION DATE:	N/A
DOC. TYPE:	ASSIGNMENT OF LEASES AND RENTS	FILE NUMBER:	N/A	ASSESSMENT DATE:	N/A
DOC. DATE:	5/15/2020	RECORDED / FILED:	5/26/2020 11:59:34 AM	SLID #:	N/A
DOC. AMOUNT:	\$6,000,000.00	BOROUGH:	MANHATTAN	MAP SEQUENCE #:	N/A
% TRANSFERRED:	N/A	RPTT #:	N/A		
MESSAGE:	N/A				

PARTY 1

NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY
PLAZA PROPERTIES, L.P.	ONE THE ZULCHER ORGANIZATION	101 WEST 50TH STREET	NEW YORK	NY	10019	US

PARTY 2

NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY
STATE FARM REALTY MORTGAGE, L.L.C.	ONE STATE FARM PLAZA		BLOOMINGTON	IL	61710	US

PARTY 3 Other

NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY

PARCELS

BOROUGH	BLOCK	LOT	PARTIAL	PROPERTY TYPE	EASEMENT	AIR RIGHTS	SUBTERRANEAN RIGHTS	PROPERTY ADDRESS	UNIT	REMARKS
MANHATTAN	503	1	ENTIRE LOT	COMMERCIAL DEAN ESTATE	N	N	N	87 WALL ST		
MANHATTAN	503	9	ENTIRE LOT	COMMERCIAL DEAN ESTATE	N	N	N	87 WALL ST		
MANHATTAN	503	9	ENTIRE LOT	COMMERCIAL DEAN ESTATE	N	N	N	87 WALL ST		
MANHATTAN	503	9	ENTIRE LOT	COMMERCIAL DEAN ESTATE	N	N	N	87 WALL ST		
MANHATTAN	503	9	ENTIRE LOT	COMMERCIAL DEAN ESTATE	N	N	N	87 WALL ST		
MANHATTAN	503	9	ENTIRE LOT	COMMERCIAL DEAN ESTATE	N	N	N	87 WALL ST		
MANHATTAN	503	9	ENTIRE LOT	COMMERCIAL DEAN ESTATE	N	N	N	87 WALL ST		
MANHATTAN	503	9	ENTIRE LOT	COMMERCIAL DEAN ESTATE	N	N	N	87 WALL ST		
MANHATTAN	503	9	ENTIRE LOT	COMMERCIAL DEAN ESTATE	N	N	N	87 WALL ST		
MANHATTAN	503	9	ENTIRE LOT	COMMERCIAL DEAN ESTATE	N	N	N	87 WALL ST		

REFERENCES

CRFN	DOCUMENT ID	BOROUGH	YEAR	REEL	PAGE	FILE NO.
	2020052000291003					

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*** C5 - BUILDING CLASS MARKET VALUE ASSESSMENTS --- 2016 - 2005

FILED: NEW YORK COUNTY CLERK 08/04/2020 12:08 PM
NYSCP DOC. NO. 238
111 Sullivan St | PropertyShark

INDEX NO. 153974/2020
RECEIVED NYSCP: 08/04/2020

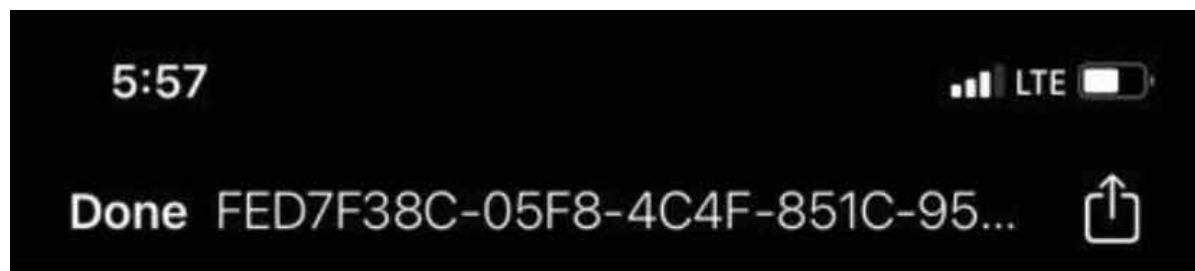
Year	Building class	Market value	Assessed value	Taxable	Tax rate%	Base tax	Property tax
2015/16	C5	\$2,745,000	\$1,235,250	\$759,935	12.883%	\$147,986	\$97,902
2014/15	C5	\$2,563,000	\$1,153,350	\$736,543	12.855%	\$144,657	\$94,683
2013/14	C5	\$2,761,000	\$1,118,286	\$729,531	13.145%	\$146,999	\$95,897
2012/13	C5	\$2,301,000	\$1,035,450	\$646,695	13.181%	\$126,055	\$85,241
2011/12	C5	\$2,165,000	\$974,250	\$585,495	13.433%	\$121,199	\$78,650
2010/11	C5	\$2,230,000	\$1,003,500	\$614,745	13.353%	\$112,606	\$82,087
2009/10	C5	\$1,990,000	\$895,500	\$800,100	13.241%	\$105,941	\$105,941
2008/09	C5	\$1,940,000	\$873,000	\$730,800	12.596%	\$92,052	\$92,052
2007/08	C5	\$1,700,000	\$765,000	\$679,500	11.928%	\$81,051	\$81,051
2006/07	C5	\$1,510,000	\$679,500	\$663,300	12.737%	\$84,485	\$84,485
2005/06	C5	\$1,750,000	\$787,500	\$586,788	12.396%	\$79,434	\$72,738

ZIPCODE

Documents

1. Title Documents

Date	Type	Amount	Party 1	Party 2	Doc image
5/26/2020 - R	Initial UCC1 (M)		Sullivan Properties L P C/O the Zucker Organization 101 West 55th Street New York NY 10019	State Farm Realty Mortgage L L C One State Farm Plaza Bloomington IL 61710	



From: B Dincer (COLUMBIA UNIVERSITY)<bdincer1768@bloomberg
 Date: On Tue, Nov 16, 2021 at 2:33 PM
 Subject: Fwd:NYSCEF >> REBNY >> SEC >> 483 *** MATERIAL COF
 pl_BGBGBG
 To: <bdincer66@icloud.com>, <bondstrt@protonmail.com>, <mhar
 Cc: <legal@mskyline.com>, <lzucker@mskyline.com>, <slackowitz

• Matt Harvey



From: B Dincer (COLUMBIA UNIVERSITY) At: 11/16/2
 To: JAMES.GORMAN@MORGANSTANLEY.COM
 Cc: Irfan Susilo (BLOOMBERG/ 919 3RD A) , Bry
 919 3RD A) , Ho Tak Tsang (BLOOMBERG/ 919 3RD
 Valkiunas (BLOOMBERG/ 919 3RD A) , Bam Complie
 MANAG) , Clsa Compliance (CLSA HONG KONG) ,
 (SECURITIES & EXCHANG) , Andy Kim (SECURITIES
 Shelton (SECURITIES & EXCHANG) , legal@mskylin
 slaskowitz@ingramllp.com, abanews@americanbar.c
 bd2561@columbia.edu, nyscef@nycourts.com
 Subject: NYSCEF >> REBNY >> SEC >> 483 *** MATEF
 *** pl_BGBGBG

/BD

Begin forwarded message:

From: B D2022 <ms60710444266@yahoo.com>
Date: February 28, 2022 at 8:37:17 PM EST
To: BD <bondstrt@protonmail.com>, edi.civil.rights.division@irs.gov, DCAOLetters@sec.gov, ofac_feedback@treasury.gov, engineering@spglobal.com, asksipc@sipc.org, rebecca.coyle@statefarm.com, FTC ANTITRUST <antitrust@ftc.gov>, electronicfilings@ftc.gov, efoia@fdic.gov, dian.zhu@finra.org, eca_press@state.gov, rosalynd.marcus@finra.org, Finra Webmaster <webmaster@finra.org>, FOX ROTHSCHILD <JROSE@foxrothschild.com>, MIKE DANILACK <MIKE.DANILACK@us.pwc.com>, marc.jaffe@lw.com, oca@sec.gov, INFO@bressler.com, amount@bressler.com, garrett.marquis@bnymellon.com, iceglobalnetwork-info@ice.com, Cynthia.H.Francis@frb.gov, chicago@sec.gov, Newyork <newyork@sec.gov>, Chair <chair@sec.gov>, PAM OLSON <PAM.OLSON@us.pwc.com>, CRC FTC REPORTS <CRCMESSAGES@ftc.gov>, ainfo@buildings.nyc.gov, Bo Dincer <bd2561@columbia.edu>, officeofthepresident@columbia.edu, lcb50@columbia.edu, Alan Andreini <aandreini@fortress.com>, Bo Dincer <bo.dincer@yahoo.com>, info@fdnypublications.com, bdincer66@icloud.com, KENNETH 00000govtldx HOUSER <KennethM.Houser@atf.gov>, DEBORAH 00000govtldx MONTEIRO <Deborah.Monteiro@atf.gov>, shareholderproposals@sec.gov, ALEX 00040govtldx EBRAHIMZADEH <ALEX@fbisecurity.com>, ANNA 00040govtldx HOWELL <bids@fbisecurity.com>
Cc: Skys the Limit Concierge <skysthelimit@theconcierge.info>, legalasst@m skyline.com, Shari Laskowitz <slaskowitz@ingramllp.com>, anthony.sicoli@bnymellon.com, TEDHERMANSON@northmarq.com, Ricki Roer <ricki.roer@wilsonelser.com>, "Ashley V. Humphries" <ashley.humphries@wilsonelser.com>, Amy Hanrahan <amy.hanrahan@wilsonelser.com>, Alan Rubin <alan.rubin@wilsonelser.com>, BRIAN HODGSON <BRIAN.HODGSON.NYZ6@statefarm.com>, mharvey13@bloomberg.net, PETER MERILL <PETER.MERILL@us.pwc.com>, r.fairbrother@ice.com, MSRB <MSRBSUPPORT@msrb.org>, colin.brooks@morganstanley.com, wmckenzie@nycourts.gov, WILLIAM BEHR <william.behr@wilsonelser.com>, ksaperstein2@bloomberg.net, mshy1@bloomberg.net, mshy2@bloomberg.net, cbrooks7@bloomberg.net, tmc-corps@bloomberg.net, james.gorman@morganstanley.com, 1pctcyo@nypd.org, 1pctdvo@nypd.org, PAUL 00026govtldx CHARTIER <PCHARTIER@mossberg.com>, DAVID 00026govtldx HORN <dhorn@mossberg.com>, PETER 00026govtldx BORUCHOWSKI <PBORUCHOWSKI@mossberg.com>, DIXI 00005govtldx GATHMAN <Dixi.Gathman@fiscal.treasury.gov>, PAUL 00041govtldx MCWHORTER <PAUL_MCWHORTER@harvard.edu>, ANDREA 00041govtldx DAVIS <Andrea_Davis@harvard.edu>, st3251@columbia.edu, agency@mail@customercare.nyc.gov
Subject: Re: ## NORTHERN TRUST *** STFGX *** LOCKED | finra | repo | elser | zuckers | ingram | **** dcan you quote me on something ? SPREAD?

<https://github.com/BSCPGROUPHOLDINGSLLC/ELSER-AND-DICKER/pull/7>

- No certificate of occupancy —
- illegal custody of their purported assets at JP Morgan, including my security deposit.

*** Sullivan Properties LP
*** Sullivan GP LLC
*** Manhattan Skyline Management Corp.

All addressed at: 101 west 55TH street, New York, NY 10019.
*** Laurie and Donald Zucker

*** as their Principal Members.

On 2/27/2022 6:22 AM, BD wrote:
You're welcome.

On Sun, Feb 27, 2022 at 6:21 AM, BD <bondstrt@protonmail.com> wrote:

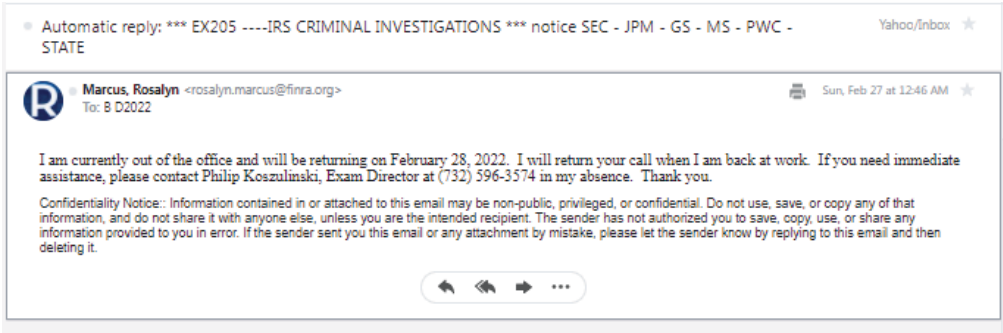
Sent from ProtonMail for iOS

On Sun, Feb 27, 2022 at 3:37 AM, BD <bondstrt@protonmail.com> wrote:

On Sun, Feb 27, 2022 at 3:30 AM, B D2022 <ms60710444266@yahoo.com> wrote:

THE NORTHERN TRUST *** STFGX ***
LOCKED.

On 2/27/2022 1:01 AM, B D2022 wrote:



On 2/27/2022 12:41 AM, B D2022 wrote:

CLEANED THIS UP FOR YOU...
2022.02.24 CONFIRM THAT TRACKING ----PDF
> THEN THEY OPEN THE DOOR AND ACCEPT DELIVERY.

EX202 --- JUNE 2020 ---

---- NO CERTIFICATES OF OCCUPANCY then = ILLEGAL & UNLAWFUL ASSETS AS PURPORTED VALUE TO STATE FARM.

---- WAGES IN CUSTODY AT SOME BANK SOMEWHERE... MAYBE HSBC AND/OR JP MORGAN AND/OR CHASE BANK?

ILLEGAL WHEN I LIVED THERE...
- && ILLEGAL ON THE 23RD OF FEBRUARY 2022..

EX 202...

----- ILLEGAL RENT / SECURITY DEPOSITS.. ETC.... NO WARRANTS DAMAGES OR FINES.pdf

- SO THEY ILLEGALLY RENT APARTMENTS AND CUSTODY THE SECURITY DEPOSITS?
- MINE TOO, STILL HAVEN'T RETURNED IT - NO VIOLATION WARRANTED - NO PHONE CALLS RETURNED EITHER..

2022.02.23 USPS DEMAND LETTER PROOF OF DELIVERY.pdf

Why the heck does this person have a server room in her kitchen??? THAT'S THE UNIT ABOVE ME BTW..

- THE KEEBLER ELF LEADER ON THE RECORD.--- "ON-DEMAND".

[8939005C-3F59-4C8D-B2E7-A94695EA96E1.jpg]



^^^ THAT GOES INTO THE ON-DEMAND GIRLS KITCHEN WINDOW BTW
^^^

--- NOTICED THAT ON MY WAY OUT.
I believe you reviewed CF00031 as well.

I PUT MY WORD ON IT, EXECUTED AND SENT TO

- ALL COUNTER-PARTIES, PROMPTLY NOTIFIED ON
DISCOVERY

----- 08/08/2020

>> ENJOY THIS TOO.....

Sharie --- Laurie --- Rickie --- Ashley --- Suzey --- Angey --- Jenni --- Willie --- Debbie --- Donnie.....

SALTY?

XX
EX197 --- 2022.02.20 --- EMAIL TO ELSERS -- FAXED TO IRS

3. DOB Complaints

Date entered	Complaint	Complaint category	Disposition	Inspection
6/20/2020	1545694	Permit - none (building/PA/demo etc.)	No violation warranted for complaint at time of inspection	6/22/2020
6/20/2020	1545695	After hours work - illegal	Inspector unable to gain access - final attempt	6/22/2020
3/5/2020	1538123	Certificate of occupancy - none/illegal/contrary to CO	Inspector unable to gain access - final attempt	5/1/2020
3/5/2020	1538126	Illegal conversion		
1/16/2020	1533850	Boiler - defective/inoperative/no permit	Inspector unable to gain access - final attempt	1/31/2020

NO VIOLATIONS WARRANTED - IN THE WORDS OF THE DOB

AWARDS BELOW : FOR THE ZUCKERS

3. DOB Complaints

Date entered	Complaint	Complaint category	Disposition	Inspection
6/20/2020	1545694	Permit - none (building/PA/demo etc.)	No violation warranted for complaint at time of inspection	6/22/2020
6/20/2020	1545695	After hours work - illegal	Inspector unable to gain access - final attempt	6/22/2020
3/5/2020	1538123	Certificate of occupancy - none/illegal/contrary to CO	Inspector unable to gain access - final attempt	5/1/2020
3/5/2020	1538126	Illegal conversion		

XX
On Monday, February 21, 2022, 12:27:49 AM GMT-5, MILTON MCKENZIE <ms60710444266@yahoo.com> wrote:
Subject: Fw: AUM | tax evasion | 8 AUGUST 2020 | +++ NO CONTEST....look at the sneaker...IRS

PWC GLOBAL CONTACTS ATTACHED HERE FOR YOU AS WELL.

EX200 --- 2022.02.21 --- FAX TO ELSERS - IRS - 80000 - 352.5M
- FAX IRS OFAC - NO COF -- 12:07AM 2022.02.21 - MONDAY MORNING.
--- STILL HAVE NOT CAME BACK TO ME OFF OR ON THE RECORD ---

--- SO IN CASE THEY TRY TO PULL A FAST ONE ON YOU/YOURS --
- I won't allow it. - especially not in Manhattan. TAX EVASION AS WELL.

--- --- --- enjoy prison Miss Zucker! her counselor(s) too! NOT MY DEPT.---

My studio APARTMENT.... was 150 SQFT... I gave them an extra 50 SQ FT below.

Plus, I thought I was moving into a million dollar apartment *got stuck there with a bunch of keebler elves for a year...*

... so don't worry no hard feelings either... I know MORE THAN they need me to...

--- BDINCER1768@BLOOMBERG.NET ;
BDINCER 1738@BLOOMBERG.NET
--- BDINCER211@BLOOMBERG.NET... ...
...

[42712E29-BE26-4996-80F6-BB29471431E4.jpg
]

CHECK THE ADDRESS ON ---- 42712E29-
BE26-4996-80F6-BB29471431E4.jpg

*** MHARVEY13@BLOOMBERG.NET

6MM... I don't need the *OTHER* email either - it's just a matter of respect - really though
...

... ..
**** look at the email on the 21st of November, 2021.

**** look at the email on the 20th of December, 2021.

----- 8th of August, 2020. ----- 10th of August, 2020.

----- Forwarded Message -----

From: MILTON MCKENZIE <ms60710444266@yahoo.com>
To: B D2022 <ms60710444266@yahoo.com>; BO FREEMAN <bscpgroupholdingsllc@gmail.com>; Ricki Roer <ricki.roer@wilsonelser.com>; Ashley V. Humphries <Ashley.humphries@wilsonelser.com>; Nyscef <nyscef@nycourts.gov>; Jennifer M. Provost <jennifer.provost@wilsonelser.com>; Yana Siegel <yana.siegel@wilsonelser.com>; Roger R. Gottilla <roger.gottilla@wilsonelser.com>; Daniel F. Flores <daniel.flores@wilsonelser.com>; William McKenzie <wmckenzi@nycourts.gov>; Corrine Shea <corrine.shea@wilsonelser.com>; lzucker@mskyline.com <lzucker@mskyline.com>; Shari Laskowitz <slaskowitz@ingramllp.com>; Andrea Shiffman <andrea.shiffman@wilsonelser.com>; tips@insider.com <tips@insider.com>; Debra Tama <debra.tama@wilsonelser.com>; Lois K. Ottombrino <lois.ottombrino@wilsonelser.com>; Suzanne S. Swanson <suzanne.swanson@wilsonelser.com>; Urvashi Sinha <urvashi.sinha@wilsonelser.com>; Angelique Sabia-Candero <angelique.sabia-candero@wilsonelser.com>; Aviva Stein <aviva.stein@wilsonelser.com>; Carole Nimaroff <carole.nimaroff@wilsonelser.com>; christopher.freda@nypd.org <christopher.freda@nypd.org>; Jennifer L. Sciales <jennifer.sciales@wilsonelser.com>; Kathleen A. Mullins <kathleen.mullins@wilsonelser.com>; Judy C. Selmecci <judy.selmecci@wilsonelser.com>; Grace E. Song <grace.song@wilsonelser.com>; 60710 BD. 153974 <bo.dincer@yahoo.com>; Stacey L. Seltzer <stacey.seltzer@wilsonelser.com>; Elizabeth Scoditti <elizabeth.scoditti@wilsonelser.com>**Cc:** 60710 BD. 153974 <bdincer66@icloud.com>; 60710 BD. 153974 <bd2561@columbia.edu>; VOGUE PRESS MAGZ <help@voguemagazine.com>; wmckenzie@nycourts.gov <wmckenzie@nycourts.gov>; ofac_feedback@treasury.gov <ofac_feedback@treasury.gov>; edi.civil.rights.division@irs.gov <edi.civil.rights.division@irs.gov>; antitrust@ftc.gov <antitrust@ftc.gov>; crcmessages@ftc.gov <crcmessages@ftc.gov>; 10pctdvo@nypd.org <10pctdvo@nypd.org>

Sent: Sunday, February 20, 2022, 11:12:55 PM GMT-5

Subject: Fw: AUM | tax evasion | 8 AUGUST 2020 | +++ NO CONTEST...look at the sneaker...IRS
LET these TAX records show - there's 9000 SQFT available for sale at 111 Sullivan street in, Manhattan, New York, 10012.

- not possible. I've lived here long enough if I found something like that I would buy all of them.

9000 SQFT @ \$422.22 / SQFT :: 200 SQFT = \$84,444.44
OK? but don't trust me 1-TIME and this is what happens... The risks they covered = `3.7MM and a studio is worth \$80,000.00.

Not my job to figure that out - i just let THE MATERIAL PARTIES KNOW ON THE 8TH OF AUGUST IN 2020.

... A Texas subsidiary of State Farm was ordered to refund \$352.5 million to residential property insurance premiums after the company's rates were found to be unreasonable in relation to the risks they covered.
<https://violationtracker.goodjobsfirst.org/violation-tracker/tx-state-farm-lloyds>

^^^ but eventually -- they have to settle. not my dept. EITHER.
<https://www.tdi.texas.gov/commissioner/disciplinary-orders/documents/20153854.pdf>
-- NOW WHY THE HECK WOULD YOU AID AND ABET THESE ZUCKERS????? -- Not my problem either. but you are out of your mind to let the subservient(s) get involved with my affairs...

-- I warned you for reasonable cause... but the longer you wait to come clean - the dirtier you come out of the club...
LIKE YOUR \$2 pro on the deuce.... from the 60s though... no KYC, no conflict checks --- *SHE WOULD process and accept payment from any of these countries as well...*

Counsel for Laurie Zucker. notwithstanding the 900 bodies on 150 East 42nd street, zip code 10017. (servers, sorry)

times do change... but for \$2.00? I bought her in U.S. dollars in November of 2021.those are the cold hard facts...

----- Democratic Republic of Congo, Iran, Iraq, Liberia, North Korea, Sudan, Syria, and Zimbabwe. ----- or did they figure out I understand the price per square foot in Manhattan, email me on the same day when I posted their counterparts... don't care to admit, come clean or return any of the videos of myself which were filmed without my consent and at all times. see also: below. ****

NOW. WHO THE F* DECIDED TO REPORT THIS**

--- bO. dINCER?

The tax records of the Zuckers, in the Public Domain - ask me about State Farm...
or just look at the sneakers below... or look at the letter on the 8TH executed and faxed to all material parties.

- see also: NOTICE from the Zucker: LOCATED AT 101 west 55th street, new york, ny 10019.

----- Forwarded Message -----

From: Bo Dincer <bdincer66@icloud.com>

To: "ricki.roer@wilsonelser.com" <ricki.roer@wilsonelser.com>; "ashley.humphries@wilsonelser.com" <ashley.humphries@wilsonelser.com>; BBO 121 <ms60710444266@yahoo.com>; Baris Dincer <bondstrt@protonmail.com>; "tips@latimes.com" <tips@latimes.com>; "lzucker@mskyline.com" <lzucker@mskyline.com>; "bo.dincer@yahoo.com" <bo.dincer@yahoo.com>; "slaskowitz@ingramllp.com" <slaskowitz@ingramllp.com>; "legal@mskyline.com" <legal@mskyline.com>; "help@vogue.com" <help@vogue.com>; "tips@nypost.com" <tips@nypost.com>; "tips@insider.com" <tips@insider.com>; Joseph Frumin <jefrumin@legal-aid.org>; "mharvey13@bloomberg.net" <mharvey13@bloomberg.net>; BO Freeman <bscpgroupholdingsllc@gmail.com>; "amy.hanrahan@wilsonelser.com" <amy.hanrahan@wilsonelser.com>; "alan.rubin@wilsonelser.com" <alan.rubin@wilsonelser.com>; "news@sec.gov" <news@sec.gov>; Chair <chair@sec.gov>; "newyork@sec.gov" <newyork@sec.gov>

Cc: FTC ANTITRUST <antitrust@ftc.gov>; CRC FTC REPORTS <crcmessages@ftc.gov>; "10pctdvo@nypd.org" <10pctdvo@nypd.org>; "10pctyco@nypd.org" <10pctyco@nypd.org>

Sent: Sunday, February 20, 2022, 09:22:44 PM GMT-5

Subject: AUM | tax evasion | 8 AUGUST 2020 | +++

On August 10th 2020. My apartment was 150 SQFT.. you telling me it's 400\$ a foot +37 *150 = 5550, sorry. That's \$65,550.00 not the 60,000.00 below.

You selling them for \$60,000?

Then, it would be `3.7MM as valued and paid for in your prior 5 years of taxes, as reported to State Farm realty or whoever it is you needed to borrow \$6 million from... You could have just asked nicely to inspect my apartment you know... but now it's two years later right? And five years of tax evasion later. That's what happens when you unreasonably harass me, I will work extra hard to find you, no edgars right??? Ricki? You attached to a Edgar, come over here let me go talk to them. Ah? Got em covered right? All of them?? For what though? I'll get back to you — and will absolutely use the two dollar lawyers recommendation letter as well, the one from the 10th of August in 2020. BD. GFY ;)

----- Forwarded Message -----

From: Bo Dincer <bdincer66@icloud.com>

Date: February 20, 2022 at 9:01:30 PM EST

To: ricki.roer@wilsonelser.com, ashley.humphries@wilsonelser.com, Shari Laskowitz
<slaskowitz@ingramllp.com>

Cc: blawre@bloomberg.net, "Bloomberg L.P." <bbrief@bloomberg.net>, ricki.roer@wilsonelser.com, suzanne.gamboa@nbcuni.com

Subject: Re: * COURTYARD 29 JUNE 2020 -- AUM | tax evasion | 8 AUGUST 2020**

Not her for \$2 no conflict of interest check either
check the time stamp on this ----- C536A55F-64A6-4BC6-A14A-4B8896225C88.jpg

From: BARIS DINCER <b-dincer66@outlook.com>
Sent: Monday, August 10, 2020 2:43 AM
To: Laskowitz, Shari <slaskowitz@inerramlip.com>
Cc: BARIS DINCER <b-dincer66@outlook.com>; LEGAL@MSKYLINE.COM;
LZUCKER@MSKYLINE.COM
Subject: RE: STATE FARM.

[EXTERNAL EMAIL] DO NOT CLICK links or attachments unless you recognize the sender and know the content is safe.

Miss Laskowitz.

I informed your client of this material information and want no involvement with your personal affairs and dealings with Plaintiffs, and more specifically in their claims as attested to and as referenced in the attachments.

You can accept this as a courtesy and treat this as "time is of the essence"; I don't want to enjoin myself in any fraudulent behavior or placed in false-light, aiding or abetting, or enjoined in these business dealings which you are privy to.

Have a good evening

BD.

Automatic reply: *** EX205 ----IRS CRIMINAL INVESTIGATIONS *** notice SEC - JPM - GS - MS - PWC - STATE

Yahoo/Inbox ★

● **Marcus, Rosalyn** <rosalyn.marcus@finra.org>
To: 8 D2022

Sun, Feb 27 at 12:46 AM

I am currently out of the office and will be returning on February 28, 2022. I will return your call when I am back at work. If you need immediate assistance, please contact Philip Koszulinski, Exam Director at (732) 596-3574 in my absence. Thank you.

Confidentiality Notice: Information contained in or attached to this email may be non-public, privileged, or confidential. Do not use, save, or copy any of that information, and do not share it with anyone else, unless you are the intended recipient. The sender has not authorized you to save, copy, use, or share any information provided to you in error. If the sender sent you this email or any attachment by mistake, please let the sender know by replying to this email and then deleting it.

p.s. BA09D18A-D4C5-4AF9-83A8-58AD046D0F81.jpg
-- what is he/she single.? Had to watch me on me bed?

BEFORE THEY DECIDED TO FILM ME 24/7 without an ORDER or WARRANT.

--- 70519426-4F04-4A9C-A9FA-A2CBB9D79E52.jpg
I EVEN PAINTED THE WALLS WHITE before I moved out...

- - - *THEY STILL HAVE NO CERTIFICATE OF OCCUPANCY FOR THE BUILDING*
---D296D6A2-FC3A-4331-8ED3-A526BCF3EE5B.jpg
XX
--- BDINCER1768@BLOOMBERG.NET ;--- BDINCER 1738@BLOOMBERG.NET

--- BDINCER211@BLOOMBERG.NET; [42712E29-BE26-4996-80F6-BB29471431E4.jpg]

CHECK THE ADDRESS ON ;---- 42712E29-BE26-4996-80F6-BB29471431E4.jpg

*** MHARVEY13@BLOOMBERG.NET

TRANSFERRED AND ASSIGNED TO WHICH ENTITY?

1DF2965D-191F-4736-BF00-735BFCFD6EAC.jpg

No certificate of occupancy — illegal custody of their purported assets at JP Morgan..
including my security deposit and illegal rent collected as well:

**** **Laurie Zucker & Donald Zucker:**

1. Sullivan Properties LP
2. Sullivan GP LLC
3. Manhattan Skyline Management Corp.

All addressed at: 101 west 55TH street, New York, NY 10019.

C/O Laurie and Donald Zucker as their Vice Chair, and CEO Members.

*** what do they tell their investors? agents? third party service providers?

- 2020 590x

<https://github.com/BSCPGROUPHOLDINGSLLC/ELSER-AND-DICKER/pull/9>

BLOCK 503, LOT 8 SUPPLEMENT [D296D6A2-FC3A-4331-8ED3-A526BCF3EE5B.jpg]

HIGH-END WWW.MSKYLINE.COM WWW.MANHATTANSKYLINE.COM

obo THE TRUSTEES.
the CHANCELLOR, SWIFT.

/s/ **BO DINCER.**
Tel.: 646-256-3609

TY `DR. berburick ##1
----- THE EMAIL RESTRICTION...

GOOD IDEA BTW...

267-466-1115 TRACKING - no permits either. NO CERTIFICATES THEN IN JUNE 0F 2020, or CURRENTLY --- INHABITED BY OTHER PEOPLE...

**** *THANK goodness.* unless someone cleared them already from 111 Sullivan Street, Rear Compound --- ALL ILLEGAL, very dangerous too probably?

Attachments:

rly4S6Tb0SzOovTO.png	0 bytes
DPAk3rOUFung00xk.png	0 bytes