# The Gabelli International Small Cap Fund Annual Report — December 31, 2024

## (Y)our Portfolio Management Team



Caesar M.P. Bryan
Portfolio Manager



Gustavo Pifano Portfolio Manager



Ashish Sinha Portfolio Manager

#### To Our Shareholders,

For the year ended December 31, 2024, the net asset value (NAV) total return per Class AAA Share of The Gabelli International Small Cap Fund was (6.0)% compared with a total return of 2.3% for the Morgan Stanley Capital International (MSCI) Europe, Australasia and Far East (EAFE) Small Cap Index. Other classes of shares are available.

Enclosed are the financial statements, including the schedule of investments, as of December 31, 2024.

## **Summary of Portfolio Holdings (Unaudited)**

The following table presents portfolio holdings as a percent of net assets as of December 31, 2024:

## The Gabelli International Small Cap Fund

Materials	19.7%	Financials	5.1%
Consumer Staples	16.2%	U.S. Government Obligations	3.3%
Health Care	16.1%	Communication Services	1.4%
Consumer Discretionary	15.9%	Other Assets and Liabilities (Net)	(1.7)%
Industrials	14.0%	, ,	100.0%
Information Technology	10.0%	•	

The Fund files a complete schedule of portfolio holdings with the Securities and Exchange Commission (the SEC) for the first and third quarters of each fiscal year on Form N-PORT. Shareholders may obtain this information at www.gabelli.com or by calling the Fund at 800-GABELLI (800-422-3554). The Fund's Form N-PORT is available on the SEC's website at www.sec.gov and may also be reviewed and copied at the SEC's Public Reference Room in Washington, DC. Information on the operation of the Public Reference Room may be obtained by calling 800-SEC-0330.

## **Proxy Voting**

The Fund files Form N-PX with its complete proxy voting record for the twelve months ended June 30, no later than August 31 of each year. A description of the Fund's proxy voting policies, procedures, and how each Fund voted proxies relating to portfolio securities is available without charge, upon request, by (i) calling 800-GABELLI (800-422-3554); (ii) writing to The Gabelli Funds at One Corporate Center, Rye, NY 10580-1422; or (iii) visiting the SEC's website at www.sec.gov.

## The Gabelli International Small Cap Fund Schedule of Investments — December 31, 2024

COMMON STOCKS	Shares		Cost	Market Value	<u>Shares</u>		Cost	Market Value
MATERIALS — 19.7%   S.   154.952   S.   200   Lomis AB   148.615   121.621   S.   200   S.   3.493   727.386   S.   200   Eldorado Gold Corp.		COMMON STOCKS — 96 7%				_		
8.300   Alamos Gold Inc. CI. A.   \$ 57.784   \$ 154.052     9.544   Endeavour Mining plc.   133.761   172.960     9.544   Endeavour Mining plc.   133.761   172.960     7.000   Osisko Gold Royatties Ltd.   84.549   126.759     7.000   Osisko Gold Royatties Ltd.   84.549   126.759     7.000   Original pld.   76.499   113.303     8.000   Westgold Resources Ltd.   132.212   144.130     8.000   Westgold Resources Ltd.   138.147   46.408     8.000   Austwoll Sachod ASA   129.564   96.655     8.000   Palago Resource Ltd.   138.147   46.408     8.000   Westgold Resources Ltd.   138.147   46.408     8.000   Westgold Resources Ltd.   138.147   46.408     8.000   Westgold Resources Ltd.   138.347   46.408     8.000   Westgold Resources Ltd.   138.348   128.374     8.000   Westgold Resources Ltd.   101.252   55.890     8.000   Westgold Resources Ltd.   138.348   128.374     8.000   Westgold Resources Ltd.   138.348   128.374							,	
Solid   Eldorado Gold Corp.	8 350		57 784	\$ 154.052	1,000			
1,000   1,00								721,000
Solid   Corp.   90.519   100.630   7.500   Corp.   90.519   100.630   7.500   Corp.   90.519   100.630   7.500   Corp.   90.519   100.630   7.500   Corp.   90.519   119.303   3.300   Macrica Holdings Inc.   52.714   38.706   6.808   6.808   6.808   7.500   Corp.   96.439   91.451   6.000   Optex Group Co. Ltd.   98.632   6.808   6			,		4 000		0.0%	
Corp.			100,101	172,000	4,000	· ·	E0 470	50.400
7.000 Osskio Gold Royalties Ltd.	0,000		90.519	100.630	7 500		,	
Total Communication   Total Communication	7.000		,				,	
15,000   Treatr plc.								,
10,000   Westgold Resources Ltd			,				,	
Total Communication   Total Communication			,					
Total Communication   Commun	,						,	,
15,000					6,000	PSI SOftware SET		
Total Common Structs   Total Common Structs	45.000			400.070			745,212	522,323
Total common structs   Total common structs	,					FINANCIALS — 5.1%		
1,300   Interparfums SA.		•			17,000	Polar Capital Holdings plc	129,676	108,114
1,600   Laurent-Perrier	7,000	Glanbia pic			18,000	Tamburi Investment		
Total Communication Services — 1.44,622   170,708   255,710   264,548			,			Partners SpA	126,034	156,434
Autonome   Communication   C	,						255,710	
118.948						COMMUNICATION CEDVICES 4	40/	
CONSUMER DISCRETIONARY					4.050		.4%	
CONSUMER DISCRETIONARY   15.9%	2,000	Viscofan SA			4,059	• •	75 700	70.404
10,000   Beneteau SACA			920,420	845,075		U. A	10,700	70,424
PREFERRE STOCKS — 1.7%   PREFERRE STOCKS — 1.5%   PREFERRE STOCKS — 1		<b>CONSUMER DISCRETIONARY -</b>	<b>— 15.9</b> %			TOTAL COMMON STOCKS5	,033,771	5,036,490
18,000   Genius Sports Ltd.†.   135,306   155,700   2,200   JINS Holdings Inc.   125,148   90,044   75,000   Mandarin Oriental   149,583   130,500   Piaggio & C SpA.   61,526   45,163   1,500   Sanrio Co. Ltd.   49,471   52,814   2,300   Tokyotokeiba Co. Ltd.   67,831   66,364   10,000   Zojirushi Corp.   93,734   114,398   932,412   830,827   1,000   Bachem Holding AG   28,410   63,798   1,000   Bachem Holding AG   28,410   63,798   1,000   Siegfried Holding AG   28,410   63,798   1,000   Siegfried Holding AG   66,163   217,288   15,000   Tristel plc.   71,265   79,809   1,300   Vetoquinol SA   81,468   100,861   542,178   751,662   1,300   AZ-COM MARUWA Holdings Inc.   122,710   56,437   45,000   Chemring Group plc.   125,161   185,062   2,000   Clarkson plc.   76,000   99,025   176,000   1,300   1,300   1,300   1,300   Clarkson plc.   76,000   99,025   1,300   Clarkson plc.   76,000   76,000   99,025   1,300   1,300   Clarkson plc.   76,000   76,000   99,025   1,300   Clarkson plc.   76,000   99,025   1,300   1,300   Clarkson plc.   76,000   76,000   99,025   1,300   Clarkson plc.   76,000   76,00	10,000	Beneteau SACA	168,177	91,362				
18,000   Genius Sports Ltd.†.   135,306   155,700   2,200   JINS Holdings Inc.   125,148   90,044   75,000   Mandarin Oriental International Ltd.   149,583   130,500   Frincipal International Ltd.   149,583   130,500   Frincipal Amount   156,593   156,59	9,820	Entain plc	81,636	84,482				
Total Investments   Tota			135,306	155,700				
Name	2,200	JINS Holdings Inc	125,148	90,044	1,800			
20,000   Piaggio & C SpA						KGaA, 0.190%	<u> 156,593</u> _	86,701
20,000   Piaggio & C SpA		International Ltd	149,583	130,500	Principal			
1,500   Sanrio Co. Ltd.	20,000	Piaggio & C SpA	61,526	45,163	•			
10,000   20jirushi Corp.   93,734   114,398   330,827	1,500	Sanrio Co. Ltd	49,471	52,814	<u> </u>	II C COVERNMENT OR ICATIONS	2 20/	
10,000   Zojirushi Corp.	2,300	Tokyotokeiba Co. Ltd	67,831	66,364	ф 17F 000		— <b>3.3</b> %	
HEALTH CARE — 14.4%	10,000	Zojirushi Corp	93,734	114,398	\$ 175,000		174.005	174.000
Content of the cont		<u> </u>	932,412	830,827		4.473%     , 02/06/25	174,223	174,203
Content of the cont		HEALTH CARE — 14 4%				TOTAL INVESTMENTS —		
1,000       Bachem Holding AG       28,410       63,798       Other Assets and Liabilities (Net) — (1.7)%       (88,487)         1,800       Gerresheimer AG       177,000       132,382       (1.7)%       (88,487)         7,000       Mani Inc.       88,794       80,435       NET ASSETS — 100.0%       \$ 5,208,987         15,000       Tristel plc.       71,265       79,809       † Non-income producing security.       † Represents annualized yield at date of purchase.         INDUSTRIALS — 14.0%         15,000       Aida Engineering Ltd.       152,919       77,600         8,000       AZ-COM MARUWA Holdings Inc.       122,710       56,437         45,000       Chemring Group plc.       125,161       185,062         2,000       Clarkson plc.       78,000       99,025	6 212		29 078	77 089			364 589	5 297 474
1,800   Gerresheimer AG	,	,	,	,				0,201,414
7,000 Mani Inc								
200   Siegfried Holding AG   66,163   217,288   79,809   15,000   Tristel plc   71,265   79,809   1,300   Vetoquinol SA   81,468   100,861   751,662   † Non-income producing security.   Represents annualized yield at date of purchase.   NBUSTRIALS — 14.0%   152,919   77,600   8,000   AZ-COM MARUWA Holdings   Inc.   122,710   56,437   45,000   Clarkson plc   78,000   99,025     78,000   99,025						(1.7)%	····· _	(88,487)
15,000 Tristel plc			,			NET ASSETS 100 0%	,	\$ 5,208,087
1,300 Vetoquinol SA						NET AGGETG — 100.0 /6	····· ≟	Ψ 3,200,301
Total   Tota					I Nine Inc.			
INDUSTRIALS — 14.0%   15,000   Aida Engineering Ltd	1,000				† Non-inco	me producing security.		
15,000 Aida Engineering Ltd			0 12,170	101,002	TT Represen	its annualized yield at date of purchas	e.	
8,000       AZ-COM MARUWA Holdings         Inc.       122,710       56,437         45,000       Chemring Group plc       125,161       185,062         2,000       Clarkson plc       78,000       99,025								
Inc.     122,710     56,437       45,000 Chemring Group plc     125,161     185,062       2,000 Clarkson plc     78,000     99,025			152,919	77,600				
45,000 Chemring Group plc	8,000	•	100 710	FO 407				
2,000 Clarkson plc	45.000							
	,							
6,000 Daiei Kankyo Go. Ltg 97,445 110,242	,							
	0,000	Dalei Kankyo Co. Ltd	97,445	110,242				

See accompanying notes to financial statements.

## The Gabelli International Small Cap Fund Schedule of Investments (Continued) — December 31, 2024

Geographic Diversification	% of Market <u>Value</u>	Market <u>Value</u>
Europe	59.6%	\$ 3,157,001
Japan	20.3	1,075,856
Canada	9.4	500,401
Asia/Pacific	7.4	389,933
United States	3.3	174,283
	100.0%	\$ 5,297,474

## The Gabelli International Small Cap Fund

## Statement of Assets and Liabilities December 31, 2024

#### Assets: Investments, at value (cost \$5,364,589) . . . . . . \$ 5,297,474 Receivable for Fund shares sold . . . . . . . . . 15 6,247 Dividends receivable..... 18.793 Prepaid expenses..... 10,118 5,332,647 Liabilities: 50.111 Foreign currency overdraft, at value (cost 2,411 \$2,421)....... Payable for investment advisory fees . . . . . . . 4,536 643 33.600 Payable for shareholder communications . . . . . 15,482 16,877 123.660 Commitments and Contingencies (See Note 3) **Net Assets** (applicable to 452,107 shares outstanding) . . 5,208,987 Net Assets Consist of: Paid-in capital..... 5,977,109 (768, 122)5,208,987 Net Assets ..... Shares of Capital Stock, each at \$0,001 par value: Class AAA: Net Asset Value, offering, and redemption price per share (\$2,894,780 ÷ 254,209 shares outstanding; 75,000,000 shares authorized). 11.39 Class A: Net Asset Value and redemption price per share (\$23,258 ÷ 2,048 shares outstanding; 50,000,000 shares authorized) . . . . . . . . . 11.36 Maximum offering price per share (NAV ÷ 0.9425, based on maximum sales charge of 12.05 Net Asset Value and redemption price per share (\$7,140 ÷ 702 shares outstanding; 25,000,000 shares authorized) . . . . . . . . . 10.17 Class I: Net Asset Value, offering, and redemption price per share (\$2,283,809 ÷ 195,148 shares outstanding; 25,000,000 shares authorized). 11.70

## Statement of Operations For the Year Ended December 31, 2024

Investment Income:	
Dividends (net of foreign withholding	Φ 400.477
taxes of \$12,449)	\$ 123,477
Interest	5,724
Total Investment Income	129,201
Expenses:	
Investment advisory fees	58,827
Distribution fees - Class AAA	8,628
Distribution fees - Class A	114
Distribution fees - Class C	75
Legal and audit fees	48,616
Registration expenses	41,949
Shareholder communications expenses	31,308
Administration out-of-pocket fees	30,765
Shareholder services fees	18,340
Custodian fees	2,099
Interest expense	1,222
Directors' fees	1,096
Miscellaneous expenses	7,146
Total Expenses	250,185
Less:	<u> </u>
Expense reimbursements (See Note 3)	(194,610)
Expenses paid indirectly by broker (See Note 6)	(1,408)
Total Reimbursements and Credits	(196,018)
Net Expenses	54,167
Net Investment Income	75,034
Net Realized and Unrealized Loss on	70,001
Investments and Foreign Currency:	
Net realized loss on investments	(77,768)
Net realized loss on foreign currency transactions.	(1,192)
•	(1,102)
Net realized loss on investments and foreign	
currency transactions	(78,960)
Net change in unrealized appreciation/depreciation:	
on investments	(333,786)
on foreign currency translations	(671)
Net change in unrealized appreciation/depreciation	
on investments and foreign currency translations	(334,457)
Net Realized and Unrealized Loss on	(334,437)
Investments and Foreign Currency	(413,417)
Net Decrease in Net Assets Resulting from	(413,417)
	¢ (220.202)
Operations	\$ (338,383)

## The Gabelli International Small Cap Fund

## **Statement of Changes in Net Assets**

	Year Ended December 31, 2024	Year Ended December 31, 2023
Operations:		
Net investment income	\$ 75,034	\$ 65,073
Net realized loss on investments and foreign currency transactions	(78,960)	(358,080)
Net change in unrealized appreciation/depreciation on investments and foreign		
currency translations	(334,457)	717,009
Net Increase/(Decrease) in Net Assets Resulting from Operations	(338,383)	424,002
Distributions to Shareholders:		
Accumulated earnings		
Class AAA	(15,699)	(68,053)
Class A	(127)	(881)
Class C	(43)	(144)
Class I	(12,068)	(39,770)
	(27,937)	(108,848)
Return of capital		
Class AAA	(5,315)	_
Class A	(43)	_
Class C	(15)	_
Class I	(4,086)	_
	(9,459)	
Total Distributions to Shareholders	(37,396)	(108,848)
Capital Share Transactions:		
Class AAA	(903,481)	(397,634)
Class A	(27,494)	766
Class C	43	129
Class I	67,632	(334,878)
Net Decrease in Net Assets from Capital Share Transactions	(863,300)	(731,617)
Redemption Fees	389_	99
Net Decrease in Net Assets	(1,238,690)	(416,364)
Beginning of year	6,447,677	6,864,041
End of year	\$ 5,208,987	\$ 6,447,677

## The Gabelli International Small Cap Fund **Financial Highlights**

Income (Loss) from Investment

Selected data for a share of capital stock outstanding throughout each year:

			ilicollie (i	(LOSS) ITOITI IIIVE	astilletit												
				Operations			Distribu	itions					R	Ratios to Average Net Assets/Supplemental Data			
Year Ended December 31	Net Asset Beginning (		Net Investment Income(a)	Net Realized and Unrealized Gain (Loss) on Investments	Total from Investment Operations	Net Investment Income	Net Realized Gain on Investments	Return of Capital	Total <u>Distributions</u>	Redemption Fees(a)(b)	Net Asset Value, End of Year	e, Total Return†	Net Assets, End of Year (in 000's)	f Net Investment Income	Operating Expenses Before Reimbursement	Operating Expenses Net of Reimbursement(c)(d)	Portfolio Turnover <u>Rate</u>
Class AA 2024 2023 2022 2021 2020 Class A	\$ 12 11 15 15 13	2.21 \$ 1.68 5.75 5.44 3.06	\$ 0.15 0.12 0.18(f) 0.13(f) 0.06	\$ (0.89) 0.62 (4.20) 0.51 2.44	\$ (0.74) 0.74 (4.02) 0.64 2.50	\$ (0.06) (0.21) (0.05) (0.33) (0.12)	(0.00)(b)	\$ (0.02)\$ — ) —	\$ (0.08); (0.21) (0.05) (0.33) (0.12)	0.00 0.00 0.00	12.21 11.68 15.75	6.32 <sup>°</sup> 3 (25.50) 4.16	2,895 4,010 4,216 6,191 6,617	1.00	4.02 f) 3.64	0.92%(e) 0.93(e) 0.92(e)(g) 0.92(g) 0.91	4% 6 5 15 22
2024 2023 2022 2021 2020 Class C	\$ 12 11 15 15 13	2.18 \$ 1.65 5.72 5.40 3.03	\$ 0.16 \$ 0.12 0.17(f) 0.13(f) 0.06	\$ (0.90) 0.62 (4.19) 0.52 2.43	\$ (0.74) 0.74 (4.02) 0.65 2.49	(0.21)	(0.00)(b)	\$ (0.02)\$  )	\$ (0.08): (0.21) (0.05) (0.33) (0.12)	0.00 0.00 0.00	12.18 11.65 15.72	6.34 5 (25.55) 2 4.24	%\$ 23 52 49 104 101	1.36% 1.01 1.40(f) 0.82(f) 0.50	4.02 f) 3.64	0.92%(e) 0.93(e) 0.92(e)(g) 0.92(g) 0.91	4% 6 5 15 22
2024 2023 2022 2021 2020 Class I	\$ 10 10 14 13	0.92 \$ 0.46 4.12 3.87 1.74	\$ 0.14 5 0.11 0.15(f) 0.11(f) 0.05	\$ (0.81) 0.56 (3.76) 0.47 2.20	\$ (0.67) 0.67 (3.61) 0.58 2.25	\$ (0.06) (0.21) (0.05) (0.33) (0.12)	(0.00)(b)	\$ (0.02)\$ — — ) —	\$ (0.08); (0.21) (0.05) (0.33) (0.12)	0.00	10.92 - 10.46 ) 14.12	2 (6.39) 6 (25.55) 2 4.20	%\$ 7 8 7 16 28	1.26% 1.01 1.36(f) 0.77(f) 0.48	4.77 f) 4.39	0.92%(e) 0.93(e) 0.92(e)(g) 0.92(g) 0.91	4% 6 5 15 22
2024 2023 2022 2021 2020	11 16 15	2.55 \$ 1.99 6.18 5.85 3.41	\$ 0.16 \$ 0.12 0.19(f) 0.14(f) 0.05	\$ (0.93) 0.65 (4.33) 0.52 2.51	\$ (0.77) 0.77 (4.14) 0.66 2.56	(0.21)	\$ — ; (0.00)(b)	\$ (0.02)\$ — ) —	\$ (0.08)\$ (0.21) (0.05) (0.33) (0.12)	0.00 0.00 0.00	12.55 11.99 16.18	6.41 9 (25.57) 3 4.18	%\$ 2,284 2,378 2,592 4,376 4.342	0.99 1.52(f) 0.87(f)	3.77 f) 3.39	0.92%(e) 0.93(e) 0.92(e)(g) 0.92(g) 0.91	4% 6 5 15 22

Total return represents aggregate total return of a hypothetical investment at the beginning of the year and sold at the end of the year including reinvestment of distributions and does not reflect the applicable sales charges.

the expense ratios would have been 0.94% and 0.95% for each Class, respectively. For the year ended December 31, 2022, there was no material impact to the expense ratios.

The Fund incurred tax expense for the years ended December 31, 2022 and 2021. If tax expense had not been incurred, the ratios of operating expenses to average net assets would have been 0.90% for each Class.

Per share amounts have been calculated using the average shares outstanding method.

Amount represents less than \$0.005 per share.

Under an expense reimbursement agreement with the Adviser, the Adviser reimbursed expenses of \$194,610, \$251,208, \$205,704, \$216,306, and \$210,061 for the years ended December 31, 2024, 2023, 2022, 2021, and 2020, respectively.

The Fund incurred interest expense. If interest expense had not been incurred, the ratio of operating expenses to average net assets would have been 0.90%, 0.90%, 0.91%, and 0.90% for each Class for the years ended December 31, 2024, 2023, 2022, and 2020. For the year ended December 31, 2021, the effect of interest expense was minimal.

The Fund received credits from a designated broker who agreed to pay certain Fund operating expenses. For the fiscal years ended December 31, 2024 and 2023, if credits had not been received,

Includes income resulting from special dividends. Without these dividends, the per share income/(loss) amounts would have been \$0.09 and \$0.06 (Class AAA), \$0.08 and \$0.06 (Class A), \$0.07 and \$0.09 and \$0.00 and \$0. and \$0.05 (Class C), and \$0.10 and \$0.07 (Class I), and the net investment income/(loss) ratios would have been 0.77% and 0.36% (Class AAA), 0.69% and 0.39% (Class A), 0.65% and 0.34% (Class C), and 0.81% and 0.44% (Class I) for the years ended December 31 2022 and 2021, respectively.

1. Organization. The Gabelli International Small Cap Fund (the Fund), a series of the GAMCO Global Series Funds, Inc. (the Corporation), was incorporated on July 16, 1993 in Maryland. Although the Fund is registered as a non-diversified fund, it has operated as a diversified fund for over three years. Therefore, the Investment Company Act of 1940, as amended (the 1940 Act) obliges the Fund to continue to operate as a diversified fund unless the Fund obtains shareholder approval to operate as a non-diversified fund. The Fund is one of five separately managed portfolios (collectively, the Portfolios) of the Corporation. The Fund's primary objective is capital appreciation. The Fund commenced investment operations on May 11, 1998.

Gabelli Funds, LLC (the Adviser), with its principal offices located at One Corporate Center, Rye, New York 10580-1422, serves as investment adviser to the Fund. The Adviser makes investment decisions for the Fund and continuously reviews and administers the Fund's investment program and manages the operations of the Fund under the general supervision of the Company's Board of Directors (the Board).

2. Significant Accounting Policies. As an investment company, the Fund follows the investment company accounting and reporting guidance, which is part of U.S. generally accepted accounting principles (GAAP) that may require the use of management estimates and assumptions in the preparation of its financial statements. The Board has designated the Adviser as the valuation designee under Rule 2a-5. Actual results could differ from those estimates. The following is a summary of significant accounting policies followed by the Fund in the preparation of its financial statements.

Security Valuation. Portfolio securities listed or traded on a nationally recognized securities exchange or traded in the U.S. over-the-counter market for which market quotations are readily available are valued at the last quoted sale price or a market's official closing price as of the close of business on the day the securities are being valued. If there were no sales that day, the security is valued at the average of the closing bid and asked prices or, if there were no asked prices quoted on that day, then the security is valued at the closing bid price on that day. If no bid or asked prices are quoted on such day, the security is valued at the most recently available price or, if the Board so determines, by such other method as the Board shall determine in good faith to reflect its fair market value. Portfolio securities traded on more than one national securities exchange or market are valued according to the broadest and most representative market, as determined by the Adviser.

Portfolio securities primarily traded on a foreign market are generally valued at the preceding closing values of such securities on the relevant market, but may be fair valued pursuant to procedures established by the Board if market conditions change significantly after the close of the foreign market, but prior to the close of business on the day the securities are being valued. Debt obligations for which market quotations are readily available are valued at the average of the latest bid and asked prices. If there were no asked prices quoted on such day, the security is valued using the closing bid price, unless the Board determines such amount does not reflect the security's fair value, in which case these securities will be fair valued as determined by the Board. Such debt obligations are valued through prices provided by a pricing service approved by the Board. Certain securities are valued principally using dealer quotations.

Securities and assets for which market quotations are not readily available are fair valued as determined by the Board. Fair valuation methodologies and procedures may include, but are not limited to: analysis and review of available financial and non-financial information about the company; comparisons with the valuation and changes in valuation of similar securities, including a comparison of foreign securities with the equivalent U.S. dollar value American Depositary Receipt securities at the close of the U.S. exchange; and evaluation of any other information that could be indicative of the value of the security.

The Fund employs a fair value model to adjust prices to reflect events affecting the values of certain portfolio securities which occur between the close of trading on the principal market for such securities (foreign exchanges and over-the-counter markets) at the time when net asset values of the Fund are determined. If the Fund's valuation committee believes that a particular event would materially affect net asset value, further adjustment is considered. Such securities are classified as Level 2 in the fair value hierarchy presented below.

The inputs and valuation techniques used to measure fair value of the Fund's investments are summarized into three levels as described in the hierarchy below:

- Level 1 unadjusted quoted prices in active markets for identical securities;
- Level 2 other significant observable inputs (including quoted prices for similar securities, interest rates, prepayment speeds, credit risk, etc.); and
- Level 3 significant unobservable inputs (including the Board's determinations as to the fair value of investments).

A financial instrument's level within the fair value hierarchy is based on the lowest level of any input both individually and in the aggregate that is significant to the fair value measurement. The inputs or methodology used for valuing securities are not necessarily an indication of the risk associated with investing in those securities. The summary of the Fund's investments in securities by inputs used to value the Fund's investments as of December 31, 2024 is as follows:

	Valuation Inputs					
		Level 1 oted Prices	Siç	el 2 Other gnificant vable Inputs		Market Value 12/31/24
INVESTMENTS IN SECURITIES:		_				
ASSETS (Market Value):						
Common Stocks (a)	\$	5,036,490		_	\$	5,036,490
Preferred Stocks (a)		86,701		_		86,701
U.S. Government Obligations			\$	174,283		174,283
TOTAL INVESTMENTS IN SECURITIES – ASSETS	\$	5,123,191	\$	174,283	\$	5,297,474

<sup>(</sup>a) Please refer to the Schedule of Investments for the industry classifications of these portfolio holdings.

General. The Fund uses recognized industry pricing services – approved by the Board and unaffiliated with the Adviser – to value most of its securities, and uses broker quotes provided by market makers of securities not valued by these and other recognized pricing sources. Several different pricing feeds are received to value domestic equity securities, international equity securities, preferred equity securities, and fixed income securities. The data within these feeds are ultimately sourced from major stock exchanges and trading systems where these securities trade. The prices supplied by external sources are checked by obtaining quotations or actual transaction prices from market participants. If a price obtained from the pricing source is deemed unreliable, prices will be sought from another pricing service or from a broker/dealer that trades that security or similar securities.

*Fair Valuation.* Fair valued securities may be common or preferred equities, warrants, options, rights, or fixed income obligations. Where appropriate, Level 3 securities are those for which market quotations are not available, such as securities not traded for several days, or for which current bids are not available, or which are restricted

as to transfer. When fair valuing a security, factors to consider include recent prices of comparable securities that are publicly traded, reliable prices of securities not publicly traded, the use of valuation models, current analyst reports, valuing the income or cash flow of the issuer, or cost if the preceding factors do not apply. A significant change in the unobservable inputs could result in a lower or higher value in Level 3 securities. The circumstances of Level 3 securities are frequently monitored to determine if fair valuation measures continue to apply.

The Adviser reports quarterly to the Board the results of the application of fair valuation policies and procedures. These may include backtesting the prices realized in subsequent trades of these fair valued securities to fair values previously recognized.

Foreign Currency Translations. The books and records of the Fund are maintained in U.S. dollars. Foreign currencies, investments, and other assets and liabilities are translated into U.S. dollars at current exchange rates. Purchases and sales of investment securities, income, and expenses are translated at the exchange rate prevailing on the respective dates of such transactions. Unrealized gains and losses that result from changes in foreign exchange rates and/or changes in market prices of securities have been included in unrealized appreciation/depreciation on investments and foreign currency translations. Net realized foreign currency gains and losses resulting from changes in exchange rates include foreign currency gains and losses between trade date and settlement date on investment securities transactions, foreign currency transactions, and the difference between the amounts of interest and dividends recorded on the books of the Fund and the amounts actually received. The portion of foreign currency gains and losses related to fluctuation in exchange rates between the initial purchase trade date and subsequent sale trade date is included in realized gain/(loss) on investments.

**Foreign Securities.** The Fund may directly purchase securities of foreign issuers. Investing in securities of foreign issuers involves special risks not typically associated with investing in securities of U.S. issuers. The risks include possible revaluation of currencies, the inability to repatriate funds, less complete financial information about companies, and possible future adverse political and economic developments. Moreover, securities of many foreign issuers and their markets may be less liquid and their prices more volatile than securities of comparable U.S. issuers.

**Foreign Taxes.** The Fund may be subject to foreign taxes on income, gains on investments, or currency repatriation, a portion of which may be recoverable. The Fund will accrue such taxes and recoveries as applicable, based upon its current interpretation of tax rules and regulations that exist in the markets in which it invests.

Securities Transactions and Investment Income. Securities transactions are accounted for on the trade date with realized gain/(loss) on investments determined by using the identified cost method. Interest income (including amortization of premium and accretion of discount) is recorded on an accrual basis. Premiums and discounts on debt securities are amortized using the effective yield to maturity method or amortized to earliest call date, if applicable. Dividend income is recorded on the ex-dividend date, except for certain dividends from foreign securities that are recorded as soon after the ex-dividend date as the Fund becomes aware of such dividends.

**Determination of Net Asset Value and Calculation of Expenses.** Certain administrative expenses are common to, and allocated among, various affiliated funds. Such allocations are made on the basis of the fund's average net assets or other criteria directly affecting the expenses as determined by the Adviser pursuant to procedures established by the Board.

In calculating the NAV per share of each class, investment income, realized and unrealized gains and losses, redemption fees, and expenses other than class specific expenses are allocated daily to each class of shares based upon the proportion of net assets of each class at the beginning of each day. Distribution expenses are borne solely by the class incurring the expense.

Distributions to Shareholders. Distributions to shareholders are recorded on the ex-dividend date. Distributions to shareholders are based on income and capital gains as determined in accordance with federal income tax regulations, which may differ from income and capital gains as determined under GAAP. These differences are primarily due to differing treatments of income and gains on various investment securities and foreign currency transactions held by the Fund, timing differences, and differing characterizations of distributions made by the Fund. Distributions from net investment income for federal income tax purposes include net realized gains on foreign currency transactions. These book/tax differences are either temporary or permanent in nature. To the extent these differences are permanent, adjustments are made to the appropriate capital accounts in the period when the differences arise. These reclassifications have no impact on the NAV of the Fund. For the year ended December 31, 2024, no reclassifications were made in the Fund.

The tax character of distributions paid during the years ended December 31, 2024 and 2023 was as follows:

	ended er 31, 2024	Year ended December 31, 2023		
Distributions paid from: Ordinary income	\$ 27,937 9,459	\$	108,848 —	
Total distributions paid	\$ 37,396	\$	108,848	

**Provision for Income Taxes.** The Fund intends to continue to qualify as a regulated investment company under Subchapter M of the Internal Revenue Code of 1986, as amended (the Code). It is the policy of the Fund to comply with the requirements of the Code applicable to regulated investment companies and to distribute substantially all of its net investment company taxable income and net capital gains. Therefore, no provision for federal income taxes is required.

At December 31, 2024, the components of accumulated earnings/losses on a tax basis were as follows:

Accumulated capital loss carryforwards	\$ (647,524)
Net unrealized depreciation on investments and foreign currency translations	 (120,598)
Total	\$ (768,122)

The Fund is permitted to carry capital losses forward for an unlimited period. Capital losses that are carried forward will retain their character as either short term or long term capital losses. As of December 31, 2024, the Fund has a short term capital loss carryforward with no expiration of \$36,314 and a long term capital loss carryforward with no expiration of \$611,210.

At December 31, 2024, the temporary differences between book basis and tax basis unrealized depreciation were primarily due to mark-to-market adjustments on investments in passive foreign investment companies, and adjustments on the sale of securities no longer deemed passive foreign investment companies.

The following summarizes the tax cost of investments and the related net unrealized depreciation at December 31, 2024:

		Gross	Gross	
		Unrealized	Unrealized	Net Unrealized
_	Cost	Appreciation	Depreciation	Depreciation
Investments	\$5,417,598	\$1.032.424	\$(1.152.548)	\$(120.124)

The Fund is required to evaluate tax positions taken or expected to be taken in the course of preparing the Fund's tax returns to determine whether the tax positions are "more-likely-than-not" of being sustained by the applicable tax authority. Income tax and related interest and penalties would be recognized by the Fund as tax expense in the Statement of Operations if the tax positions were deemed not to meet the more-likely-than-not threshold. During the year ended December 31, 2024, the Fund did not incur any income tax, interest, or penalties. As of December 31, 2024, the Adviser has reviewed all open tax years and concluded that there was no impact to the Fund's net assets or results of operations. The Fund's federal and state tax returns for the prior three years remain open, subject to examination. On an ongoing basis, the Adviser will monitor the Fund's tax positions to determine if adjustments to this conclusion are necessary.

3. Investment Advisory Agreement and Other Transactions. The Fund has entered into an investment advisory agreement (the Advisory Agreement) with the Adviser which provides that the Fund will pay the Adviser a fee, computed daily and paid monthly, at the annual rate of 1.00% of the value of its average daily net assets. In accordance with the Advisory Agreement, the Adviser provides a continuous investment program for the Fund's portfolio, oversees the administration of all aspects of the Fund's business and affairs, and pays the compensation of all Officers and Directors of the Fund who are affiliated persons of the Adviser.

The Adviser has contractually agreed to waive its investment advisory fees and/or to reimburse expenses to the extent necessary to maintain the annualized total operating expenses of the Fund (excluding brokerage costs, acquired fund fees and expenses, interest, taxes, and extraordinary expenses) until at least April 30, 2025, at no more than an annual rate of 0.90% for all classes of shares. During the year ended December 31, 2024, the Adviser reimbursed the Fund in the amount of \$194,610. In addition, the Fund has agreed, during the two year period following any waiver or reimbursement by the Adviser, to repay such amount to the extent, that after giving effect to the repayment, such adjusted annualized total operating expenses of the Fund would not exceed 0.90% of the value of the Fund's average daily net assets for each share class of the Fund. The arrangement is renewable annually. At December 31, 2024, the cumulative amount which the Fund may repay the Adviser, subject to the terms above, is \$445,818:

For the year ended December 31, 2023, expiring December 31, 2025	\$ 251,208
For the year ended December 31, 2024, expiring December 31, 2026	 194,610
	\$ 445,818

**4. Distribution Plan.** The Fund's Board has adopted a distribution plan (the Plan) for each class of shares, except for Class I Shares, pursuant to Rule 12b-1 under the 1940 Act. Under the Class AAA, Class A, and Class C Share Plans, payments are authorized to G.distributors, LLC (the Distributor), an affiliate of the Adviser, at annual rates of 0.25%, 0.25%, and 1.00%, respectively, of the average daily net assets of those classes, the annual limitations under each Plan. Such payments are accrued daily and paid monthly.

- **5. Portfolio Securities.** Purchases and sales of securities during the year ended December 31, 2024, other than short term securities and U.S. Government obligations, aggregated \$244,879 and \$1,090,386, respectively.
- **6. Transactions with Affiliates and Other Arrangements.** The cost of calculating the Fund's NAV per share is a Fund expense pursuant to the Advisory Agreement. Under the sub-administration agreement with Bank of New York Mellon, the fees paid include the cost of calculating the Fund's NAV. The Fund reimburses the Adviser for this service. The Adviser did not seek a reimbursement during the year ended December 31, 2024.

During the year ended December 31, 2024, the Fund received credits from a designated broker who agreed to pay certain Fund operating expenses. The amount of such expenses paid through this directed brokerage arrangement during this period was \$1,408.

The Corporation pays retainer and per meeting fees to Directors not affiliated with the Adviser, plus specified amounts to the Lead Director and Audit Committee Chairman. Directors are also reimbursed for out of pocket expenses incurred in attending meetings. Directors who are directors or employees of the Adviser or an affiliated company receive no compensation or expense reimbursement from the Corporation.

- 7. Line of Credit. The Fund participates in an unsecured and uncommitted line of credit, which expires on February 26, 2025 and may be renewed annually, of up to \$150,000,000 under which it may borrow up to 10% of its net assets from the bank for temporary borrowing purposes. Borrowings under this arrangement bear interest at a floating rate equal to the higher of the Overnight Federal Funds Rate plus 135 basis points or the Overnight Bank Funding Rate plus 135 basis points in effect on that day. This amount, if any, would be included in "Interest expense" in the Statement of Operations. During the year ended December 31, 2024, there were no borrowings under the line of credit.
- **8.** Capital Stock. The Fund currently offers three classes of shares Class AAA Shares, Class A Shares, and Class I Shares. Class AAA and Class A investors may purchase additional shares of the respective classes. Class C is closed to new and existing investors. The minimum investment for Class I shares is \$1,000. Class AAA and Class I Shares are offered without a sales charge. Class A Shares are subject to a maximum front-end sales charge of 5.75%.

The Fund imposes a redemption fee of 2.00% on all classes of shares that are redeemed or exchanged on or before the seventh day after the date of a purchase. The redemption fee is deducted from the proceeds otherwise payable to the redeeming shareholders and is retained by the Fund as an increase in paid-in capital. The redemption fees retained by the Fund during the years ended December 31, 2024 and 2023, if any, can be found in the Statement of Changes in Net Assets under Redemption Fees.

Transactions in shares of capital stock were as follows:

	Year l Decembe	Ended er 31, 2	024	Year Ended December 31, 2023			
	Shares		Amount	Shares		Amount	
Class AAA							
Shares sold	2,541	\$	30,591	2,701	\$	32,793	
Shares issued upon reinvestment of							
distributions	1,813		20,721	5,468		67,259	
Shares redeemed	(78,477)		(954,793)	(40,962)		(497,686)	
Net decrease	(74,123)	\$	(903,481)	(32,793)	\$	(397,634)	
Class A							
Shares issued upon reinvestment of							
distributions	15	\$	168	72	\$	879	
Shares redeemed	(2,237)		(27,662)	(10)		(113)	
Net increase/(decrease)	(2,222)	\$	(27,494)	62	\$	766	
Class C		-					
Shares issued upon reinvestment of							
distributions	6	\$	58	13	\$	144	
Shares redeemed	(2)		(15)	(1)		(15)	
Net increase	4	\$	43	12	\$	129	
Class I		-					
Shares sold	25,852	\$	313,315	42,708	\$	531,641	
Shares issued upon reinvestment of							
distributions	1,318		15,476	3,011		38,059	
Shares redeemed	(21,523)		(261,159)	(72,369)		(904,578)	
Net increase/(decrease)	5,647	\$	67,632	(26,650)	\$	(334,878)	

- **9.** Indemnifications. The Fund enters into contracts that contain a variety of indemnifications. The Fund's maximum exposure under these arrangements is unknown. However, the Fund has not had prior claims or losses pursuant to these contracts. Management has reviewed the Fund's existing contracts and expects the risk of loss to be remote.
- 10. Segment Reporting. In this reporting period, the Fund adopted FASB Accounting Standards Update 2023-07, Segment Reporting (Topic 280) Improvements to Reportable Segment Disclosures (ASU 2023-07). Adoption of the new standard impacted financial statement disclosures only and did not affect the Fund's financial position or results of operations. The Fund's Principal Executive Officer and Principal Financial Officer act as the Fund's chief operating decision maker (CODM), as defined in Topic 280, assessing performance and making decisions about resource allocation. The CODM has determined that the Fund has a single operating segment based on the fact that the CODM monitors the operating results of the Fund as a whole and the Fund's long-term strategic asset allocation is guided by the Fund's investment objective and principal investment strategies, and executed by the Fund's portfolio management team, comprised of investment professionals employed by the Adviser. The financial information provided to and reviewed by the CODM is consistent with that presented in the Fund's Schedule of Investments, Statements of Operations and Changes in Net Assets and Financial Highlights.

11. Subsequent Events. On February 26, 2025, the Fund renewed the unsecured and uncommitted line of credit, which expires on February 25, 2026 and may be renewed annually, of up to \$150,000,000 under which it may borrow up to 10% of its net assets from the bank for temporary borrowing purposes.

Management has evaluated the impact on the Fund of all subsequent events occurring through the date the financial statements were issued and has determined that there were no other subsequent events requiring recognition or disclosure in the financial statements.

## The Gabelli International Small Cap Fund Report of Independent Registered Public Accounting Firm

To the Shareholders of The Gabelli International Small Cap Fund and the Board of Directors of GAMCO Global Series Funds, Inc.

## **Opinion on the Financial Statements**

We have audited the accompanying statement of assets and liabilities of Gabelli International Small Cap Fund (the "Fund") (one of the portfolios constituting GAMCO Global Series Funds, Inc. (the "Corporation")), including the schedule of investments, as of December 31, 2024, and the related statement of operations for the year then ended, the statements of changes in net assets for each of the two years in the period then ended, the financial highlights for each of the five years in the period then ended and the related notes (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Fund (one of the portfolios constituting GAMCO Global Series Funds, Inc.) at December 31, 2024, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended and its financial highlights for each of the five years in the period then ended, in conformity with U.S. generally accepted accounting principles.

## **Basis for Opinion**

These financial statements are the responsibility of the Corporation's management. Our responsibility is to express an opinion on the Fund's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) ("PCAOB") and are required to be independent with respect to the Corporation in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Corporation is not required to have, nor were we engaged to perform, an audit of the Corporation's internal control over financial reporting. As part of our audits, we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion on the effectiveness of the Corporation's internal control over financial reporting. Accordingly, we express no such opinion.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of December 31, 2024 by correspondence with the custodian, brokers and others; when replies were not received from brokers or others, we performed other auditing procedures. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

Ernet + Young LLP

We have served as the auditor of one or more Gabelli Funds investment companies since 1992.

New York, New York March 1, 2025

## The Gabelli International Small Cap Fund Liquidity Risk Management Program (Unaudited)

In accordance with Rule 22e-4 under the 1940 Act, the Fund has established a liquidity risk management program (the LRM Program) to govern its approach to managing liquidity risk. The LRM Program is administered by the Liquidity Committee (the Committee), which is comprised of members of Gabelli Funds, LLC management. The Board has designated the Committee to administer the LRM Program.

The LRM Program's principal objectives include supporting the Fund's compliance with limits on investments in illiquid assets and mitigating the risk that the Fund will be unable to meet its redemption obligations in a timely manner. The LRM Program also includes elements that support the management and assessment of liquidity risk, including an annual assessment of factors that influence the Fund's liquidity and the monthly classification and re-classification of certain investments that reflect the Committee's assessment of their relative liquidity under current market conditions.

At a meeting of the Board held on May 15, 2024, the Board received a written report from the Committee regarding the design and operational effectiveness of the LRM Program. The Committee determined, and reported to the Board, that the LRM Program is reasonably designed to assess and manage the Fund's liquidity risk and has operated adequately and effectively since its implementation. The Committee reported that there were no liquidity events that impacted the Fund or its ability to timely meet redemptions without dilution to existing shareholders. The Committee noted that the Fund is primarily invested in highly liquid securities and, accordingly, continues to be exempt from the requirement to determine a "highly liquid investment minimum" as defined in the Rule 22e-4. Because of that continued qualification for the exemption, the Fund has not adopted a "highly liquid investment minimum" amount. The Committee further noted that while changes to the LRM Program were made during the Review Period and reported to the Board, no material changes were made to the LRM Program as a result of the Committee's annual review.

There can be no assurance that the LRM Program will achieve its objectives in the future. Please refer to the Fund's Prospectus for more information regarding its exposure to liquidity risk and other principal risks to which an investment in the Fund may be subject.

## **Gabelli Funds and Your Personal Privacy**

#### Who are we?

The Gabelli Funds are investment companies registered with the Securities and Exchange Commission under the Investment Company Act of 1940. We are managed by Gabelli Funds, LLC, which is affiliated with GAMCO Investors, Inc., a publicly held company with subsidiaries and affiliates that provide investment advisory services for a variety of clients.

## What kind of non-public information do we collect about you if you become a fund shareholder?

If you apply to open an account directly with us, you will be giving us some non-public information about yourself. The non-public information we collect about you is:

- Information you give us on your application form. This could include your name, address, telephone number, social security number, bank account number, and other information.
- Information about your transactions with us, any transactions with our affiliates, and transactions with the entities we hire to provide services to you. This would include information about the shares that you buy or redeem. If we hire someone else to provide services like a transfer agent we will also have information about the transactions that you conduct through them.

#### What information do we disclose and to whom do we disclose it?

We do not disclose any non-public personal information about our customers or former customers to anyone other than our affiliates, our service providers who need to know such information, and as otherwise permitted by law. If you want to find out what the law permits, you can read the privacy rules adopted by the Securities and Exchange Commission. They are in volume 17 of the Code of Federal Regulations, Part 248. The Commission often posts information about its regulations on its website, www. sec.gov.

## What do we do to protect your personal information?

We restrict access to non-public personal information about you to the people who need to know that information in order to provide services to you or the fund and to ensure that we are complying with the laws governing the securities business. We maintain physical, electronic, and procedural safeguards to keep your personal information confidential.

## The Gabelli International Small Cap Fund

#### **2024 TAX NOTICE TO SHAREHOLDERS** (Unaudited)

During the year ended December 31, 2024, the Fund paid to shareholders ordinary income distributions of \$0.062155268 and return of capital distributions of \$0.021044732 per share to shareholders in each Class of Shares. The Fund designates 100% of the ordinary income distribution as qualified dividend income pursuant to the Jobs and Growth Tax Relief Reconciliation Act of 2003. The Fund designates 5.96% of the ordinary income distribution as qualified interest income pursuant to the Tax Relief, Unemployment Reauthorization, and Job Creation Act of 2010. Also during 2024, the Fund passed through foreign tax credits of \$0.02752336 per share to each Class of Shares.

#### **U.S. Government Income:**

The percentage of the ordinary income distribution paid by the Fund during the year ended December 31, 2024 which was derived from U.S. Treasury securities was 7.63%. Such income is exempt from state and local tax in all states. However, many states, including New York and California, allow a tax exemption for a portion of the income earned only if a mutual fund has invested at least 50% of its assets at the end of each quarter of the Fund's fiscal year in U.S. Government securities. The Fund did not meet this strict requirement in 2024. The percentage of U.S. Government securities held as of December 31, 2024 was 3.3%. Due to the diversity in state and local tax law, it is recommended that you consult your personal tax adviser as to the applicability of the information provided to your specific situation.

All designations are based on financial information available as of the date of this annual report and, accordingly, are subject to change. For each item, it is the intention of the Fund to designate the maximum amount permitted under the Internal Revenue Code and the regulations thereunder.

## GAMCO Global Series Funds, Inc. THE GABELLI INTERNATIONAL SMALL CAP FUND

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Net Asset Values per share available daily by calling 800-GABELLI after 7:00 P.M.

#### **DIRECTORS**

Mario J. Gabelli, CFA Chairman and Chief Executive Officer, GAMCO Investors, Inc. Executive Chairman, Associated Capital Group Inc.

E. Val Cerutti Chief Executive Officer, Cerutti Consultants, Inc.

John D. Gabelli Former Senior Vice President, G.research, LLC

Werner J. Roeder Former Medical Director, Lawrence Hospital

Anthonie C. van Ekris Chairman, BALMAC International, Inc.

Salvatore J. Zizza Chairman, Zizza & Associates Corp.

#### **OFFICERS**

John C. Ball President, Treasurer, Principal Financial and Accounting Officer

Peter Goldstein Secretary & Vice President

Richard J. Walz Chief Compliance Officer

## DISTRIBUTOR

G.distributors, LLC

#### **CUSTODIAN**

State Street Bank and Trust Company

TRANSFER AGENT, AND DIVIDEND DISBURSING AGENT

SS&C Global Investor and Distribution Solutions, Inc.

#### **LEGAL COUNSEL**

Skadden, Arps, Slate, Meagher & Flom LLP

This report is submitted for the general information of the shareholders of The Gabelli International Small Cap Fund. It is not authorized for distribution to prospective investors unless preceded or accompanied by an effective prospectus.



# THE GABELLI INTERNATIONAL SMALL CAP FUND

Annual Report December 31, 2024