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ORM D	UNITED STA SECURITIES AND EXCHAN Washington, D.C TEMPORAR	NGE COMMIS C. 20549 SCC XY MAR 1 F	tion	OMB APPROVAL OMB Number: 3235-0076 Expires: March 15, 2009 Estimated average burden hours per response 4.00
0001447320	FORM E NOTICE OF SALE OI PURSUANT TO REG SECTION 4(6), UNIFORM LIMITED OFFE)		SEC USE ONLY Prefix Serial DATE RECEIVED
Name of Offering (Check if this is an an	mendment and name has changed, and indicate	e change.)		
Carlyle Global Financial Services Partner Filing Under (Check box(es) that apply):	rs, L.P.	Rule 506	Section 4(6) ULOE
	Amendment			
	A. BASIC IDENTIFICA	TION DATA		
1. Enter the information requested about	the issuer			
Name of Issuer (check if this is an ame Carlyle Global Financial Services Partner	endment and name has changed, and indicate c rs, L.P. (the "Partnership")	hange.)		
Address of Executive Offices (Number a c/o The Carlyle Group	and Street, City, State, Zip Code)		Telephor	ne Number (Including Area Code)
1001 Pennsylvania Avenue, N.W., Suite 2 Address of Principal Business Operations ((if different from Executive Offices)			(202) 72 Telephor	9-5626 ne Number (Including Area Code)
Brief Description of Business Investment	vehicle.	····		
business trust limit	ted partnership, already formed ted partnership, to be formed <u>Month</u> Year or Organization 10 07] other (please spec		09037939
Actual or Estimated Date of Incorporation or Jurisdiction of Incorporation or Organization	n: (Enter two-letter U.S. Postal Service abbre CN for Canada; FN for other for	viation for State:	E N	limateu
ith the Commission a notice on Temporary Form	pecial Temporary Form D (17 CFR 239.500T) th n D (17 CFR 239.500T) or an amendment to such er format an initial notice using Form D (17 CFR 2	at is available to be find a notice in paper for	mat on or after Sep	tember 15, 2008 but before March 16, 2009.
hen to File: A notice must be filed no later than EC) on the earlier of the date it is received by the ates registered or certified mail to that address. here to File: U.S. Securities and Exchange Com opies Required: <u>Two (2) copies</u> of this notice m gned copy or bear typed or printed signatures. formation Required: A new filing must contain	f securities in reliance on an exemption under Reg n 15 days after the first sale of securities in the off e SEC at the address given below or, if received a numission, 100 F Street, N.E., Washington, D.C. 2 ust be filed with the SEC, one of which must be r n all information requested. Amendments need or n the information previously supplied in Parts A a	fering. A notice is dea at that address after th 20549. nanually signed. The nly report the name of	emed filed with the te date on which it i copy not manually f the issuer and offe	U.S. Securities and Exchange Commission is due, on the date it was mailed by United v signed must be a photocopy of the manually bring, any changes thereto, the information
ate: is notice shall be used to indicate reliance on the m Issuers relying on ULOE must file a separat	e Uniform Limited Offering Exemption (ULOE) te notice with the Securities Administrator in each fee in the proper amount shall accompany this fo is notice and must be completed.	h state where sales are	e to be, or have bee	n made. If a state requires the payment of a f

Failure to file notice in the appropriate states will not result in a loss of the federal exemption. Conversely, failure to file the appropriate federal notice will not result in a loss of an available state exemption unless such exemption is predicated on the filing of a federal notice.

2. Enter the in			A. BASIC IDENT				
		quested for the follow					
•	•		issuer has been organized wi				
•	Each benefic issuer;	ial owner having the j	power to vote or dispose, or c	lirect the vote or disposition	of, 10% or more of a	a class o	f equity securities of the
•	Each executi	ve officer and director	r of corporate issuers and of o	corporate general and manag	ing partners of partn	ership i	ssuers; and
•	Each general	and managing partne	r of partnership issuers.				
Check Box(es) th	nat Apply:	Promoter	Beneficial Owner	Executive Officer	Director	\boxtimes	General and/or Managing Partner
Full Name (Last FCG Financial		individual) . (the "General Partn	er")				
Business or Resi c/o The Carlyle	dence Address Group, 1001	s (Number and Street, Pennsylvania Avenu	City, State, Zip Code) ie, N.W., Suite 220 South, V	Vashington, D.C. 20004			
Check Box(es) th	nat Apply:	Promoter	Beneficial Owner	Executive Officer	Director		General and/or Managing Partner
Full Name (Last C arlyle Financi		,					
			City, State, Zip Code) 1e, N.W., Suite 220 South, V	Vashington, D.C. 20004			
Check Box(es) th	hat Apply:	Promoter	Beneficial Owner	Executive Officer	Director*		General and/or Managing Partner
Full Name (Last D'Aniello, Dani		individual)					
			City, State, Zip Code) 1e, N.W., Suite 220 South, V	Vashington, D.C. 20004			
Check Box(es) tl	hat Apply:	Promoter	Beneficial Owner	Executive Officer	Director*		General and/or Managing Partner
							Managing Farmer
Full Name (Last Rubenstein, Da	name first, if	individual)					
Rubenstein, Da Business or Resi	name first, if vid M. idence Addres	s (Number and Street,	. City, State, Zip Code) 1e, N.W., Suite 220 South, V	Vashington, D.C. 20004			
Rubenstein, Da Business or Resi c/o The Carlyle	name first, if vid M. idence Addres Group, 1001	s (Number and Street,		Vashington, D.C. 20004	Director*		General and/or Managing Partner
Rubenstein, Da Business or Resi c/o The Carlyle Check Box(es) th Full Name (Last	name first, if vid M. idence Addres Group, 1001 hat Apply: name first, if	s (Number and Street, Pennsylvania Avenu Promoter	ie, N.W., Suite 220 South, V		Director*		General and/or
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* of Carlyle Financial Services, Ltd., the general partner of the General Partner.

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					B. IN	FORMAT	ION ABOU	T OFFERI	NG					
				Answer als	sell, to non so in Appen	-accredited i dix, Column	investors in t 2, if filing u dual?	his offering inder ULOE	?				YES	NO NO .000*
					ept lesser a		uuu:					-	010,000	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
				8								-	YES	NO
4. E s: a d	Enter the inf imilar remu ssociated po	formation r neration fo erson or ag ore than fiv	equested for r solicitation ent of a brown re (5) person	or each person of purcha	son who ha asers in com ler registere	s been or w nection with d with the S	vill be paid of sales of sec SEC and/or v ns of such a	or given, di urities in th with a state	rectly or in e offering. or states, l	ndirectly, an If a persor ist the nam	iy commiss to be liste e of the bro	sion or d is an oker or		
	me (Last na	me first, if	individual)											
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Dusines	s of Reside	nee Addres	3 (I unioci	una 00001,	ony, state,									
Name o	of Associate	d Broker or	Dealer											
States in	Which Per	son Listed	Has Solicit	ed or Intend	ls to Solicit	Purchasers								
States II.												Il States		
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(Use blank sheet, or copy and use additional copies of this sheet, as necessary.)

C. OFFERING PRICE, NUMBER OF INVESTORS, EXPENSES AND USE OF PROCEEDS

1. Enter the aggregate offering price of securities included in this offering and the total amount already sold. Enter "0" if answer is "none" or "zero." If the transaction is an exchange offering, check this box and indicate in the columns below the amounts of the securities offered for exchange and already exchanged.

Type of Security		Aggregate fering Price	Amount Already Sold
Debt	\$	-0-	\$ -0-
Equity	\$	-0-	\$ -0-
Common Preferred			 ······································
Convertible Securities (including warrants)	\$	-0-	\$ -0-
Partnership Interests	\$3,	000,000,000*	\$ 539,850,000
Other (Specify)	\$	-0-	\$ -0-
Total	\$ 3	,000,000,000	\$ 539,850,000

Answer also in Appendix, Column 3, if filing under ULOE.

2. Enter the number of accredited and non-accredited investors who have purchased securities in this offering and the aggregate dollar amounts of their purchases. For offerings under Rule 504, indicate the number of persons who have purchased securities and the aggregate dollar amount of their purchases on the total lines. Enter "0" if answer is "none" or "zero."

	Number Investors	Aggregate Dollar Amount of Purchases	
Accredited Investors	37	\$ 539,850,000	
Non-accredited investors	-0-	\$ -0-	-
Total (for filings under Rule 504 only)	NA	\$ NA	-

Answer also in Appendix, Column 4, if filing under ULOE.

3. If this filing is for an offering under Rule 504 or 505, enter the information requested for all securities sold by the issuer, to date, in offerings of the types indicated, in the twelve (12) months prior to the first sale of securities in this offering. Classify securities by type listed in Part C - Question 1.

Type of offering	Type of Security	Dollar Amount Sold
Rule 505	NA	\$ NA
Regulation A	NA	\$ NA
	NA	\$ NA
Total	NA	\$ NA

4. a. Furnish a statement of all expenses in connection with the issuance and distribution of the securities in this offering. Exclude amounts relating solely to organization expenses of the issuer. The information may be given as subject to future contingencies. If the amount of an expenditure is not known, furnish an estimate and check the box to the left of the estimate.

Transfer Agent's Fees	\bowtie	\$ -0-	
Printing and Engraving Costs	\boxtimes	\$ 95,605	
Legal Fees	\boxtimes	\$ \$783,352	
Accounting Fees	\boxtimes	\$ -0-	
Engineering Fees	\boxtimes	\$ -0-	
Sales Commissions (specify finders' fees separately)	\boxtimes	\$ -0-	
Other Expenses (Finders' fees, travel, telephone, etc)	\boxtimes	\$ 2,822,883	
Total	\boxtimes	\$ 3,701,840	

* The General Partner reserves the right to accept commitments in excess of this amount and may establish parallel vehicles or direct certain capital contributions be made through one or more alternative investment vehicles.

C. OFFERING PRICE, NUMBE	R OF INVESTORS, EXPENSES	S AND USE OF PROCEEDS
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b. Enter the difference between the aggregate offering price given in response to Part C - Question 1 and total expenses furnished in response to Part C - Question 4.a. This difference is the "adjusted gross proceeds to the issuer."

4

\$ 2,996,298,160

Indicate below the amount of the adjusted gross proceeds to the issuer used or proposed to be used for each of the
purposes shown. If the amount for any purpose is not known, furnish an estimate and check the box to the left of
the estimate. The total of the payments listed must equal the adjusted gross proceeds to the issuer set forth in
response to Part C - Question 4.b above.

		Payments to Officers Directors & Affiliates	P	ayments to Others
Salaries and fees	⊠_\$	-0-	⊠_s_	-0-
Purchase of real estate		-0-	<u> </u>	-0-
Purchase, rental or leasing and installation of machinery and equipment	<u>s</u>	-0-	<u> </u>	-0-
Construction or leasing of plant buildings and facilities		-0	<u> </u>	-0-
Acquisition of other businesses (including the value of securities involved in this				
offering that may be used in exchange for the assets or securities of another	☑.			
issuer pursuant to a merger)	\boxtimes	-0-	_ 🛛 _ 🛯	-0-
Repayment of indebtedness		-0-	<u> </u>	-0-
Working capital		-0-	<u> </u>	-0-
Other (specify) _Portfolio Investments		-0-	\$2,9	996,298,160
		5 -0-	S s	-0
Column Totals		s -0-	\$2,9	996,298,160
Total Payments Listed (column totals added)			2,996,298,10	<u>60</u>

D. FEDERAL SIGNATURE

The issuer has duly caused this notice to be signed by the undersigned duly authorized person. If this notice if filed under Rule 505, the following signature constitutes an undertaking by the issuer to furnish to the U.S. Securities and Exchange Commission, upon written request of its staff, the information furnished by the issuer to any non-accredited investor pursuant to paragraph (b)(2) of Rule 502.

Issuer (Print or Type)	Signature
Carlyle Global Financial Services Partners, L.P.	March 12, 2009
Name of Signer (Print or Type)	Title of Signer (Print or Type)
Daniel A. D'Aniello	Director of Carlyle Financial Services, Ltd., the General Partner of TCG Financial Services L.P., the General Partner of the Partnership

ATTENTION

Intentional misstatements or omissions of fact constitute federal criminal violations. (See 18 U.S.C. 1001).