

Himalaya Management LLC

Item 1 – Cover Page

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This brochure provides information about the qualifications and business practices of Himalaya Management LLC ("Himalaya Management"). If you have any questions about the contents of this brochure, please contact us at (626) 689-7539.

The information in this brochure has not been approved or verified by the U.S. Securities and Exchange Commission or by any state securities authority. Registration as an investment adviser does not imply a certain level of skill or training.

Additional information about Himalaya Management also is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2 - Material Changes

There are no material changes in this brochure since its last update, which was on September 20, 2011.

In the future, this Item 2 will discuss material changes that have been made to the brochure since its last annual update and provide the date of the last annual update of the brochure.

Item 3 - Table of Contents

Item 1 – Cover Page	1
Item 2 - Material Changes	2
Item 3 - Table of Contents	3
Item 4 - Advisory Business	4
Item 5 - Fees and Compensation.....	5
Item 6 - Performance-Based Fees and Side-By-Side Management.....	7
Item 7 - Types of Clients.....	9
Item 8 - Methods of Analysis, Investment Strategies and Risk of Loss.....	10
Item 9 - Disciplinary Information	14
Item 10 - Other Financial Industry Activities and Affiliations	15
Item 11 - Code of Ethics, Participation or Interest in Client Transactions and Personal Trading.....	16
Item 12 - Brokerage Practices.....	18
Item 13 - Review of Accounts	19
Item 14 - Client Referrals and Other Compensation.....	20
Item 15 – Custody	21
Item 16 - Investment Discretion	22
Item 17 - Voting Client Securities	23
Item 18 - Financial Information.....	24
Item 19 - Requirements for State-Registered Investment Advisors.....	25

Item 4 - Advisory Business

Himalaya Management is a Delaware limited liability company founded in 1997. Li Lu (the “Portfolio Manager”) controls and is the principal owner of Himalaya Management.

Himalaya Management provides investment management services to three private investment funds (the “Funds”):

- LL Investment Partners, L.P., a Delaware limited partnership (“LLIP”);
- Himalaya Capital Ventures Liquidation, L.P., a Delaware limited partnership (“HCV I”), as the successor-in-interest to Himalaya Capital Ventures, L.P., a Delaware limited partnership; and
- Himalaya Capital Ventures II, L.P., a Delaware limited partnership (“HCV II”).

Each of the Funds is structured as a limited partnership. The general partner of each Fund is an entity under common control with Himalaya Management. Himalaya Management manages the Funds’ investments in accordance with the stated investment objectives of each Fund, as set forth in the limited partnership agreement of such Fund. The investment management services provided by Himalaya Management to the Funds include control over all investment decisions of the Funds and execution of discretionary trades on behalf of the Funds in a manner consistent with the Funds’ investment strategies.

Third-party investors in a Fund are admitted as limited partners of such Fund (“Limited Partners”). Limited Partners are not clients of Himalaya Management, and Himalaya Management does not provide any individualized advisory services to any Limited Partner.

Of the three Funds, only LLIP has an active investment program. Both HCV I and HCV II are closed-end venture capital funds that are in liquidation. Where this brochure discusses Himalaya Management’s investment advisory services relating to new investments, the discussion relates solely to the investment objectives of LLIP.

Himalaya Management does not hold itself out as specializing in a particular type of advisory service.

Himalaya Management does not participate in wrap fee programs.

As of December 31, 2011, Himalaya Management had approximately \$337,500,000 in client assets under management (rounded to the nearest \$100,000), all of which are managed on a discretionary basis.

Item 5 - Fees and Compensation

A. Himalaya Management is compensated for its advisory services through management fees and performance-based fees (discussed in Item 6) paid by each Fund to Himalaya Management directly or to the general partner of such Fund. Please refer to Item 6 for a detailed description of our performance-based fees and the related conflicts of interest such performance-based fees may raise for Himalaya Management.

Himalaya Management's management fee schedule for the Funds is as follows:

- Because HCV I and HCV II are in liquidation, they no longer pay any management fees to us or any of our affiliates.
- Under the limited partnership agreement of LLIP, LLIP pays to us a quarterly management fee equal to 0.75% per annum of the portion of each LLIP Limited Partner's capital account balance, subject to certain offsets, reductions, reallocations and adjustments.

Himalaya Management may, in its sole discretion, at any time and from time to time, waive, reduce, defer, assign or otherwise share all or any portion of the management fees.

B. The management fees payable by LLIP to Himalaya Management are deducted (or accrued for deduction) by us from LLIP's account, quarterly in advance, in accordance with LLIP's limited partnership agreement.

C. In addition to the management fees and additional quarterly fee described above and the performance-based fees described in Item 6 below, each Fund bears all reasonable out-of-pocket costs and expenses (other than Himalaya Management's general overhead expenses) incurred in connection with the operation or business of such Fund, including: all investment expenses (including brokerage commissions, expenses related to the purchase and sale of illiquid securities, clearing and settlement charges, custodial fees, bank service fees and interest expenses), travel expenses, legal expenses, judgments against such Fund, indemnification obligations, professional fees (including expenses of consultants and experts) relating to investments, internal and external accounting expenses, auditing and tax preparation expenses, organizational expenses, expenses incurred in connection with the offering and sale of the limited partnership interests and any extraordinary expenses related to such Fund. To the extent we pay any Fund expense, the applicable Fund will reimburse us, unless we expressly waive the right to such reimbursement.

D. Except as set forth in paragraph B, above, we do not permit any Fund to pay any fees payable to us in advance.

E. Neither Himalaya Management nor any of its supervised persons accepts compensation for the sale of securities or other investment products.

Item 6 - Performance-Based Fees and Side-By-Side Management

Affiliates of Himalaya Management receive performance-based compensation with respect to the three Funds as follows:

- Himalaya Capital Ventures Associates, L.P., an affiliate of Himalaya Management which serves as the general partner of HCV I (the “HCV I GP”), generally receives, as carried interest, 20% of the profits of HCV I after its partners have received distributions equal to their aggregate capital contributions to HCV I.
- Himalaya Capital Ventures Associates II, L.P., an affiliate of Himalaya Management which serves as the general partner of HCV II (the “HCV II GP”), generally receives, as carried interest, 20% of the profits of HCV II after its partners have received distributions equal to their aggregate capital contributions to HCV II.
- LL Group, LLC, an affiliate of Himalaya Management which serves as the general partner of LLIP (the “LLIP GP”), receives an incentive allocation equal to 25% of the net appreciation (whether realized or unrealized) in each Limited Partner’s interest in LLIP after recovery of prior losses and a 6% per annum (compounded annually) preferred return to such Limited Partner, subject to certain offsets, reductions, reallocations and adjustments under the limited partnership agreement of the LLIP.

The receipt by the HCV I GP and the HCV II GP of carried interest and the LLIP GP of incentive allocations is intended to align Himalaya Management’s interests with those of the Funds and the Limited Partners, and to provide Himalaya Management with a greater incentive to manage assets well. The nature of performance-based fees, however, may create potential conflicts of interest between Himalaya Management and its supervised persons, on the one hand, and the Funds and the Limited Partners, on the other hand. For example, a performance-based fee arrangement may create an incentive for Himalaya Management to make investments on behalf of the Funds that are riskier, more speculative or exhibit more volatility than would be the case in the absence of a performance-based fee. Furthermore, in the case of LLIP, because the incentive allocation charged with respect to LLIP may be based in part on unrealized gains, Himalaya Management may also have an incentive to seek a higher valuation of LLIP’s investments, especially of securities with no readily ascertainable market values.

Himalaya Management seeks to mitigate these potential conflicts of interests in a number of ways. First, the Portfolio Manager is invested in the Funds to a significant degree relative to his net worth; therefore, any gains or losses to the Funds will affect him directly and materially. Second, in the case of LLIP, the limited partnership agreement of LLIP generally requires (i) publicly traded securities held by LLIP to be valued based upon the closing price on the securities market at which such securities are primarily traded, (ii) securities that are not publicly traded to be valued reasonably, except that such value shall not exceed LLIP’s cost in acquiring such securities until such securities have been sold or become publicly traded on an

established securities market, and (iii) a 5% liquidity discount to be applied to the fair value of illiquid securities or thinly traded publicly traded securities unless LLIP's entire position in such securities could easily or rapidly be sold, in the case of illiquid securities, for at least LLIP's cost, and, in the case of thinly traded publicly traded securities, for at least the then prevailing marketing price. These valuation mechanisms are designed to, among other things, undervalue LLIP's investment portfolio for purposes of calculating management fees and incentive allocations. Third, in the case of HCV I and HCV II, the carried interest payable to the HCV I GP and the HCV II GP, as applicable, is payable only upon the realization of their respective portfolio investments; accordingly, the interim value of a portfolio investment is irrelevant for purposes of determining the amount of carried interest payable to the HCV I GP and the HCV II GP.

Himalaya Management does not represent that the amount of the carried interest or incentive allocation, or the manner of calculating such carried interest or incentive allocation, is consistent with the performance-based fees charged by other investment advisers under the same or similar circumstances. The carried interest received by the HCV I GP and the HCV II GP, and the incentive allocation received by the LLIP GP and other persons under the LLIP limited partnership agreement, may be higher or lower than the performance-based fees charged by other investment advisers for the same or similar services.

Item 7 - Types of Clients

The Funds currently are Himalaya Management's only clients. We have no present plans to provide investment advisory services to any additional clients, but we reserve the right to do so in the future.

None of the Funds is presently open to new investors, but the LLIP GP reserves the right (subject to compliance with any applicable requirements under the LLIP limited partnership agreement) to open up LLIP to new investors or additional investments by existing Limited Partners in the future. As of the last time the Funds accepted new investors, the minimum subscription by a Limited Partner for interests in each Fund was \$1,000,000, unless otherwise permitted by the general partner of such Fund in its sole discretion. Each Limited Partner is required to be an "accredited investor" within the meaning of Rule 501 promulgated under the Securities Act of 1933.

Item 8 - Methods of Analysis, Investment Strategies and Risk of Loss

As discussed previously, LLIP is the only one of the three Funds with an active investment program. Both HCV I and HCV II are closed-end venture capital funds that are in liquidation. The Limited Partners of each of these two Funds are not permitted to make withdrawals from such Fund. Accordingly, this Item 8 discusses Himalaya Management's method of analysis, investment strategies and risk of loss only with respect to LLIP.

Himalaya Management seeks to achieve capital appreciation for LLIP over a very long period of time while minimizing the risk of permanent capital impairment by investing in all ways in securities of all kinds all over the world. We pursue this objective for LLIP by investing mostly, but not exclusively, in securities that we have identified as having market prices well below intrinsic value. We currently focus for LLIP on securities in or related to Asia, particularly Greater China (which includes Mainland China, Hong Kong, Singapore and Taiwan), India, South Korea and Japan. However, we are not limited with respect to the types of investment strategies we may employ or the markets or instruments in which LLIP may invest. Over time and as markets change, we will seek to take advantage of opportunities whenever and wherever they may arise.

Intrinsic Value and Long-Term Investing. Himalaya Management is committed to identifying and investing in securities that are trading at a deep discount to their "intrinsic value." We believe that purchasing securities at deep discounts provides a necessary margin of safety for LLIP while maximizing potential profitability.

In choosing individual securities for LLIP, Himalaya Management ignores short-term volatility and instead focuses on long-term potential for capital appreciation (often in the five-to-ten year range, or even longer). We largely avoid "shorting" and generally do not engage in short-term trading on behalf of LLIP in order to protect short-term performance. Instead, we rely on discounted valuations to reduce the risk of overall portfolio loss over the long term.

Himalaya Management believes this strategy will produce better returns for LLIP over the long term than it would be able to achieve with a strategy of going both long and short to smooth out volatility and improve short-term returns. To accomplish such long-term appreciation, we expect significant volatility in the interim. Occasional, and sometimes long lasting, declines in reported net asset value, computed on the basis of quoted market prices of the securities held, will be nearly inevitable.

Himalaya Management believes a widely diversified portfolio managed by otherwise reasonably competent managers who are less informed about their investments is far more risky than a concentrated portfolio managed by the same managers in which every position is well researched and well understood. Therefore, in order to reduce real portfolio risk, the Limited Partners of LLIP must be willing to accept temporary and even prolonged volatility. We focus principally on the chances of permanent loss of capital instead of on mere changes in market quotations and period-to-period performance.

Tax considerations also motivate Himalaya Management's commitment to making long-term investments on behalf of LLIP. Long-term investing is expected to allow LLIP Limited Partners to take advantage of lower capital gains tax rates and defer tax payments. Although we expect to be sensitive to these tax considerations, there may be occasions when it will be in the best interests of LLIP and its Limited Partners to sell, rather than hold, a security. On these occasions, we will cause LLIP to sell such securities even though the tax consequences may be disadvantageous.

Active Management. In monitoring LLIP's investments, Himalaya Management will seek to know the management teams of LLIP's portfolio companies and will seek to participate in management, where appropriate.

Types of Investments. With regard to style of investment and expected time horizon, LLIP functions primarily as a long-term equity fund. Himalaya Management will seek for LLIP to invest mostly in securities that are at least thinly traded in the public market, but up to 40% of LLIP's total net asset value may be invested in private companies that fall within LLIP's investment philosophy. In certain circumstances, we may decide it is advisable for LLIP to take a controlling position in a company, or to buy a company outright, either alone or as part of an acquisition group. LLIP will not guarantee or otherwise make itself liable for any of the debts of any of the companies with securities in LLIP's portfolio. Additionally, LLIP may invest in governmental or municipal obligations, or it may maintain cash or cash-equivalent funds, including direct or indirect demand deposits, certificates of deposit, time deposits, money market instruments or similar investments.

Leverage. Himalaya Management may cause LLIP to borrow at any time using margin accounts or other forms of secured or unsecured debt. Ordinarily, debt will be non-existent, small or moderate, but it may be expanded to up to 50% of LLIP's net asset value (and thus 33.3% of invested assets) when we are confident in the wisdom of so expanding debt.

Risks. The material risks associated with Himalaya Management's investment strategy for LLIP include the following:

- general investment and trading risks, including the risk of loss of capital;
- risks associated with investments in undervalued securities;
- risks associated with investments in illiquid investments or thinly traded investments;
- competition from established investment funds, many of which have much greater capital resources than LLIP;
- risks associated with maintaining a concentrated portfolio, which can magnify losses suffered by LLIP in the event any particular investment made by LLIP declines in value;

- volatility risk;
- limited visibility into LLIP's holdings;
- limited ability of LLIP Limited Partners to withdraw from LLIP;
- risks associated with non-controlling, minority investments;
- risks associated with investments in small cap public equities, which often involve higher risks than investments in larger, more stable companies;
- risks associated with Himalaya Management's possession of material nonpublic information, including restrictions on the ability of LLIP to trade in the securities of an issuer with respect to which it has such information;
- risks associated with investments in foreign securities;
- currency exchange risks;
- asset allocation risks;
- risks associated with fraudulent conduct by LLIP's portfolio companies;
- risks associated with LLIP taking significant positions in the securities of a public company;
- risks associated with private investments in public entities;
- risks associated with any use of leverage by LLIP, including the magnification of losses as a result of such use of leverage;
- risks associated with the use of leverage by LLIP's portfolio companies, including any inability by a portfolio company to generate adequate cash flow to meet debt service;
- risks associated with any investment made by LLIP in junior securities, debt securities and options;
- risks associated with any hedging activities by LLIP; and
- risks associated with changes in interest rates.

The private placement memorandum of LLIP contains a more detailed discussion of the material risks involved with an investment in LLIP, which should be reviewed by each LLIP Limited Partner to understand thoroughly the risks of an investment in LLIP.

Investing in securities involves risk of loss that the Funds and the Limited Partners should be prepared to bear.

Item 9 - Disciplinary Information

Neither Himalaya Management nor any supervised person has been involved in any legal or disciplinary event that is material to a client's or prospective client's evaluation of our advisory business or the integrity of our management.

Item 10 - Other Financial Industry Activities and Affiliations

A. Neither Himalaya Management nor any of its management persons are registered, or have an application pending to register, as a broker-dealer or a registered representative of a broker-dealer.

B. Neither Himalaya Management nor any of its management persons are registered, or have an application pending to register, as a futures commission merchant, commodity pool operator, commodity trading advisor, or an associated person of the foregoing entities.

C. The Portfolio Manager controls Himalaya Management as well as each of the HCV I GP, the HCV II GP and the LLIP GP (collectively, the “General Partners”). The Portfolio Manager also owns a substantial majority of the equity interests in each General Partner. As previously discussed in further detail in Item 6 above, conflicts of interest between Himalaya Management and the Funds may arise due to the HCV I GP’s receipt of carried interest from HCV I, the HCV II GP’s receipt of carried interest from HCV II, and the LLIP GP’s receipt of incentive allocations from LLIP. The manner in which we address these potential conflicts is discussed in further detail in Item 6 above.

Additionally, because the Portfolio Manager and other representatives of Himalaya Management may serve on the board of a portfolio company in which a Fund invests, conflicts of interest may arise involving a Fund’s portfolio companies. We will identify any conflicts that exist between the interests of Himalaya Management and the Funds. This examination will include a review of the relationship between Himalaya Management and its related persons, on the one hand, and the Funds’ portfolio companies and the affiliates of such companies, on the other hand, to determine if the portfolio company or its affiliates have a conflicting relationship with Himalaya Management or an investor in a Fund. In order to reduce potential conflicts of interest, the LLIP limited partnership agreement requires director fees received by the Portfolio Manager for serving on the board of an LLIP portfolio company (net of taxes) to be applied as an offset against the management fee payable by LLIP to Himalaya Management.

D. Himalaya Management does not recommend or select other investment advisers for its clients and receive compensation from those advisers that creates a material conflict of interest or have other business relationships with those advisers that create a material conflict of interest.

Item 11 - Code of Ethics, Participation or Interest in Client Transactions and Personal Trading

A. Himalaya Management has adopted a formal Compliance Manual and Code of Ethics (the “Code of Ethics”) pursuant to Rule 204A-1 promulgated under the Investment Advisers Act of 1940, as amended (the “Advisers Act”). The Code of Ethics includes the following:

- provisions designed to enable us to comply with applicable law, including (i) the Advisers Act, (ii) the Securities Exchange Act of 1934, as amended (the “Exchange Act”), and (iii) the Investment Company Act of 1940, as amended;
- prohibitions on trading on behalf of a Fund’s account in the securities of an issuer when one of our employees possesses material non-public information about such issuer;
- other restrictions on improper personal trading, including requirements that employees submit regular reports regarding their personal holdings to the chief compliance officer of Himalaya;
- provisions governing the allocation of trades across Fund accounts;
- provisions governing brokerage practices and use of soft dollars;
- provisions governing principal and agency cross transactions;
- provisions governing use of advertising and promotional materials;
- provisions governing conflicts of interests; and
- recordkeeping requirements.

Himalaya Management employees are required to certify their compliance with the Code of Ethics on an annual basis.

Investors in the Funds and prospective investors may request a copy of Himalaya Management’s Code of Ethics by contacting us at the address or phone number listed on the cover page of this brochure.

B. Neither Himalaya Management nor any related person recommends to the Funds, or buys or sells for the Funds’ accounts, securities in which we or any related person has a material financial interest (other than any indirect financial interest arising from our or such related person’s investment in the Funds).

C. Himalaya Management generally restricts itself and its related persons from investing in securities issued by a company in which a Fund has a position or a company in which we are contemplating an investment.

In connection with their service on the board of directors of a Fund's portfolio company, the Portfolio Manager and other Himalaya Management representatives may be granted restricted stock, stock options or other interests in such portfolio company pursuant to such portfolio company's board compensation practices. The terms and conditions of such grants often include restrictions on the ability of the grantee to dispose of the securities while he or she remains on such portfolio company's board of directors. Accordingly, there may be situations where we make trading decisions on behalf of a Fund with respect to a portfolio company when one or more of our related persons owns securities in the portfolio company. We do not believe that such holdings will materially influence our investment decisions on behalf of a Fund.

D. Himalaya Management does not buy or sell securities for any Fund at or about the same time that it or a related person buys or sells the same securities for its or such related person's own account.

Item 12 - Brokerage Practices

A. Himalaya Management selects broker-dealers to execute a Fund's security transactions on the basis of best execution at the most reasonable price. Relevant factors in the determination of best execution at the most reasonable price include commission rate or discount applied, ability to locate liquidity and minimize market impact, confidentiality considerations and the broker's financial strength and responsiveness. We generally use only self-generated research and seldom use external research. Accordingly, we do not select brokers on account of research, statistical or other information services provided by the broker.

Himalaya Management participates in a program with a brokerage firm through which we receive credits that can be applied solely against Bloomberg access fees. The amount of such credits depend primarily upon the amount of securities transactions we direct to such firm. However, because LLIP is the only Fund with an active investment program, and because LLIP ordinarily trades infrequently, we often do not qualify for, and do not expect to receive, significant credits from such firm. If we were to receive and use such credits, they will be used exclusively for the benefit of LLIP.

Investors should understand that if we were to receive research services or credits to pay for research services from a broker-dealer, we would not have to produce or pay for such research, products or services. Therefore, we could, in theory, have an incentive to select or recommend a broker-dealer based upon our interest in receiving the research or other products or services rather than the Funds' interests in receiving the most favorable execution. Because this incentive would result in a conflict of interest for Himalaya Management, we will monitor and mitigate such conflict as follows:

- if we were ever to use soft-dollars, we would do so only to pay for eligible services to the extent permitted under applicable law, including under Section 28(e) of the Exchange Act; and
- we will periodically evaluate the usefulness of the services we receive from each broker-dealer in relation to the amount of commissions directed to such broker-dealer.

B. In the event that Himalaya Management is engaged in a transaction in securities on behalf of two or more of the Funds simultaneously, we will aggregate the transactions. In the event that securities to fill both Funds' orders are unavailable, a conflict may arise between the Funds with respect to the allocation of trades. The possibility of this situation is minimized because Himalaya Management has only one client, LLIP, that is currently making new investments. In addition, Himalaya Management has adopted policies and procedures to provide equal and fair treatment among the Funds and to prevent one Fund from receiving preferential treatment over another.

Item 13 - Review of Accounts

Himalaya Management monitors each Fund's investments on an on-going basis, especially in connection with developments at the Funds' portfolio companies, changes in market conditions, emerging trends, industry developments and opportunities to dispose of such investments. Because of such on-going monitoring, we do not conduct a formal periodic review of each Fund's account at specific fixed intervals.

We provide the Limited Partners of HCV I and HCV II, as applicable, with annual audited financial statements for such Fund. We provide to the Limited Partners of LLIP, (i) on a semiannual basis, a semiannual report describing such Fund's investment activities, and (ii) on an annual basis, audited financial statements for LLIP. We may, at our discretion, provide certain Limited Partners more frequent reports or other reports than those described above, including to enable such Limited Partners to comply with legal or regulatory constraints or in response to the specific needs of such Limited Partners.

Item 14 - Client Referrals and Other Compensation

A. Himalaya Management does not receive any economic benefit from anyone other than the Funds and the Limited Partners for providing investment advice or other advisory services to the Funds.

B. As discussed previously, all of the Funds are presently closed to new investors. Accordingly, neither Himalaya Management nor any of our related persons compensate any person who is not a supervised person of Himalaya Management for referrals of potential investors to a Fund. Nevertheless, as discussed previously, the LLIP GP reserves the right (subject to compliance with any applicable requirements under the LLIP limited partnership agreement) to open up LLIP to new investors or additional investments by existing Limited Partners in the future.

Item 15 - Custody

As Himalaya Management is affiliated with the General Partners, which, in turn, have authority to dispose of funds and securities held by the Funds, Himalaya Management may be deemed to have custody of client assets (i.e., the assets of the Funds) under Rule 206(4)-2 under the Advisers Act. Himalaya Management has procedures in place to maintain all assets of the Funds that are not exempt under Rule 206(4)-2 under the Advisers Act at a qualified custodian who provides account statements to the Funds on a regular basis. Additionally, beginning with the end of the 2011 fiscal year, each Fund will be audited annually by an independent public accountant and distribute its audited financial statements prepared in accordance with generally accepted accounting principles to the Limited Partners of such Fund within 120 days after the end of such Fund's fiscal year.

Item 16 - Investment Discretion

Himalaya Management, as delegated by each General Partner, has full discretionary trading authority over each Fund. Our investment discretion is exercised in a manner consistent with the stated investment objectives and guidelines outlined in each Fund's private placement memorandum and limited partnership agreement.

Item 17 - Voting Client Securities

Because Himalaya Management has, or will accept, authority to vote securities held by the Funds, we have adopted policies and procedures that we believe are reasonably designed to comply with the requirements of the Advisers Act. These policies and procedures reflect our commitment to vote such securities in the best interests of the Fund that holds such securities.

Under these policies and procedures, we vote proxies in a manner we believe to be in the best interests of the Fund that holds the securities, taking into account relevant factors, including: (i) the impact on the value of the securities owned by the Fund and the returns on those securities; (ii) alignment of a portfolio company management's interest with the Fund's interest, including establishing appropriate incentives for management; (iii) the ongoing relationship between the Fund and the portfolio companies in which it invests, including the continued or increased availability of information about the Fund's portfolio investments; (iv) industry business and practices; and (v) any applicable requirements in the Fund's limited partnership agreement or other governing documents. We review each proposal submitted for a vote on a case-by-case basis to determine whether it is in the best interest of the applicable Fund. In some instances, we may determine that it is in the Fund's best interest to "abstain" from voting or not to vote at all, and will do so accordingly.

Item 18 - Financial Information

A. Himalaya Management does not require or solicit prepayment of fees six months or more in advance.

B. Himalaya Management is not aware of any financial condition that is reasonably likely to impair our ability to meet contractual commitments to clients.

C. Himalaya Management has not been the subject of any bankruptcy petition at any time during the past ten years.

Item 19 - Requirements for State-Registered Investment Advisors

Item 19 is not applicable.