



ADV II – 'The Brochure'

Hermes GPE (USA) Inc

June 2013

Item 1 – Hermes GPE (USA) Inc’s Brochure

Adviser’s name

Hermes GPE (USA) Inc

Principal business office address

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Main phone number

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Web site address(es)

www.hermesgpe.com

Date of Brochure

June 10 2013

This Brochure provides information about the qualifications and business practices of Hermes GPE (USA) Inc (“Hermes GPE USA”). If you have any questions about the contents of this Brochure, please contact us at (617) 892 8974 or via e-mail at delaney.brown@hermesgpe.com. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission (“SEC”) or by any state securities authority.

Hermes GPE USA is a registered Investment Adviser. Registration of an Investment Adviser does not imply any level of skill or training. The oral and written communications of an Adviser provide you with information about which you determine to hire or retain an Adviser.

Additional information about Hermes GPE USA is also available on the SEC’s website at: www.adviserinfo.sec.gov.

Item 2 - Material changes

This Brochure, dated as of June 10, 2013, has been prepared in connection with Hermes GPE USA's initial registration with the SEC as an investment adviser. In the future, this Item 2 will set forth a brief summary of any material changes to our disclosure since our last annual update.

Currently, our Brochure may be requested by contacting us at (617) 892 8974 or via e-mail at delaney.brown@hermesgpe.com.

Additional information about Hermes GPE USA is available via the SEC's web site at: www.adviserinfo.sec.gov.

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Item 4 – Advisory Business

Hermes GPE (USA) INC (“Hermes GPE USA”) is an investment advisory firm that provides sub-advisory services to its parent company, Hermes GPE LLP (“Hermes GPE” and together with Hermes GPE USA, the “Hermes GPE Group”), a global private markets asset management firm.

Hermes GPE USA was organized as a Delaware corporation in 2011, and its principal place of business is located in Boston, Massachusetts. Hermes GPE USA is a wholly owned subsidiary of Hermes GPE LLP, which is co-owned by, and a joint venture between, Hermes Fund Managers Limited (“HFML”) and GPE Partner Limited (“GPE Partner”). HFML is a wholly-owned indirect subsidiary of BT Pension Scheme Trustees Limited.

Hermes GPE USA provides non-discretionary sub-advisory and investment execution services to Hermes GPE with respect to various global private markets investment strategies implemented by Hermes GPE on behalf of its Clients (as defined below), including private equity fund-of-fund investments (including secondary investments, buy-out investments and co-investments), mezzanine and distressed investments (typically on a control basis), infrastructure investments, and growth capital and venture capital investments. Each of these investment strategies is described in greater detail below under “*Methods of Analysis, Investment Strategies and Risk of Loss.*”

Hermes GPE is a global private markets investment manager that was established in 2010 and provides discretionary asset management services to private investment funds (“Private Funds”) and institutional investors (including pension and profit-sharing accounts) through separately managed account arrangements (“Separate Accounts”, and together with the Private Funds, “Clients”).

As of March 31, 2013 Hermes GPE USA managed \$1,020,398,400 in assets on a non-discretionary basis.

Item 5 – Fees and Compensation

The fees Hermes GPE USA expects to charge with respect to the sub-advisory and investment execution services it provides to Hermes GPE are agreed between the parties from time to time and will be invoiced on a quarterly basis.

Hermes GPE USA will be compensated directly by Hermes GPE out of Hermes GPE’s own revenues. As a result, Clients will pay a single advisory fee to Hermes GPE and will not be responsible for paying any additional fees directly to Hermes GPE USA.

The Hermes GPE Group’s advisory fees are exclusive of brokerage commissions, transaction fees, and other related costs and expenses which may be incurred by a Client with respect to its investment account including, but not limited to, charges imposed by custodians, brokers, third party investment and other third parties such as fees charged by underlying managers, custodial fees, deferred sales charges, odd-lot differentials, transfer taxes, wire transfer and electronic fund fees, and other fees and taxes on brokerage accounts and securities transactions. Mutual funds and exchange traded funds also charge internal management fees, which are disclosed in a fund’s prospectus. Clients will be solely responsible for any such charges, fees and commissions and the Hermes GPE Group shall not receive any portion of these commissions, fees, and costs.

Neither Hermes GPE USA nor its supervised persons will receive any compensation as a broker or agent with respect to the purchase or sale of securities or other investment products by any Client.

Item 6 – Performance Based Fees and Side-by-Side Management

As a sub-adviser to Hermes GPE, Hermes GPE USA does not charge performance fees. However, certain Clients may pay a performance-based fee to the Hermes GPE Group in addition to a management fee. Performance-based fee arrangements are structured in compliance with Rule 205-3 under the Investment Advisers Act of 1940, as amended (the “Advisers Act”), and are charged only to “qualified clients” as defined in the rule, or as otherwise permitted by Advisers Act Section 205. These Client accounts are managed in the same facility, using the same systems and staffed with the same personnel used for Client accounts which do not pay performance-based fees. Depending on

performance, fees obtained by Hermes GPE and compensation earned by its investment staff with respect to performance-fee paying Client accounts may be significantly higher than that earned on accounts of Clients which do not pay performance-based fees. There are inherent conflicts of interest in the side-by-side management of performance fee and fixed fee accounts, in that an adviser may have an incentive to favor, or allocate certain riskier or more speculative investments to, a performance fee account over a fixed fee account. To mitigate potential conflicts of interest arising from the allocation of limited investment opportunities to Client account with differing fee payment arrangements, investment allocation determinations will be made in accordance with the Hermes GPE Group's investment allocation policy, as described under the sub-section entitled "*Allocation of Investment Opportunities*" under "*Brokerage Practices*" below.

Item 7 – Types of Clients

As noted above under "*Advisory Business*," Hermes GPE USA provides non-discretionary sub-advisory and investment execution services to Hermes GPE on behalf of the Hermes GPE Group's Clients. The Hermes GPE Group provides investment advisory services to Private Funds and through Separate Account arrangements with a wide range of institutional clients (including, but are not limited to, pension and profit sharing plans; trusts, estates or charitable organizations; and other types of corporations or business entities). Hermes GPE expects each Private Fund to qualify for exemption from the definition of "investment company" under Section 3(c)(1) or Section 3(c)(7) of the Investment Company Act of 1940, as amended and to privately offer interests in such Private Funds to investors pursuant to Regulation D under the Securities Act of 1933, as amended. As a result, this Brochure may discuss information relevant to such Investors, as necessary or appropriate. Nonetheless, this Brochure is designed solely to provide information about the Hermes GPE USA and should not be considered to be an offer of interests in any Private Fund managed or offered by the Hermes GPE.

Private Fund investors may include high net worth individuals and a variety of institutional investors (including, but not limited to; trusts, employee benefit plans, endowments, foundations, corporations and other types of entities, including private funds of funds) meeting the terms of the regulatory exceptions and exemptions under which the applicable Private Fund operates and wishing to invest in accordance with such Private Fund's investment objectives. Private Fund investors must meet the requirements for "accredited investors" under the 1933 Act. In some cases, Private Fund investors must also be "qualified purchasers" under the 1940 Act and/or "qualified eligible persons" under regulations of the Commodity Futures Trading Commission ("CFTC").

Minimum investment requirements are negotiated on a Client by Client basis or are specified in the respective PPM and LPA for each private fund.

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

Hermes GPE adopts a client-centric approach to portfolio construction and investment strategy. The desired risk/return profile, investment horizon and liquidity needs will be agreed with a Client or Clients and a risk-adjusted approach will be applied to targeting the best opportunities, within the target market. For private funds, a target investment strategy will be formulated and documented in each fund's PPM and LPA, and a similar approach to portfolio construction and monitoring will be applied.

Primary private equity funds

Hermes GPE undertakes a highly disciplined due diligence process ahead of any investment decision. Such a process will include:

- ▶ A top-down understanding of the fundamental drivers of a market's risk and return; and
- ▶ The evaluation and identification of the best investment opportunities.

Within the guidelines of each investment mandate, Hermes GPE seeks to identify the most attractive markets by region, stage and size by reference to the maturity of the private equity markets, the

economic cycle, the degree of structural change, valuation levels, cultural factors and governance standards.

Hermes GPE then reviews the population of investment opportunities in its chosen markets with the aim of selecting managers and investments that will outperform on a risk adjusted basis. The experience and networks of Hermes GPE's personnel enable it to pre-screen the manager universe in order to identify a pool of potential private equity managers with which it may wish to invest. Suitable managers are evaluated through a process of regular meetings and track record analysis, often over a period of months or years prior to a specific fundraising. The evaluation process looks at the drivers of the manager's track record and the nature and sources of the risks associated with achieving such returns in the future.

A systematic, repeatable process will also evaluate the qualitative merits of each fund, reviewing its strategy and investment process, its organization and its investment team. Hermes GPE evaluates deal flow, success factors, consistency of approach, stability, alignment of interests, team credentials and attributes, transparency, reporting and corporate governance. Such factors, along with the manager's track record will be considered relative to the manager's peers.

Co-investment and secondary private equity

Through its substantial network of primary private equity contacts and intermediaries, Hermes GPE is able to source a steady flow of both co-investment and secondary opportunities. The manager/s of both are evaluated as per primary private equity funds above. In addition, the underlying company credentials are evaluated as appropriate. Such an evaluation will include the company's industry dynamics, market position, management team, valuation and exit prospects.

Infrastructure

Hermes GPE has specialist investment expertise in the global infrastructure market with a strong network and reputation in this asset class. Infrastructure is a significant and growing part of Hermes GPE's offering and accounts for c40% of capital under management.

Following a similar process to that of private equity investing and co-investing, Hermes GPE is able to source, screen and commit to those opportunities which it deems can generate the most attractive risk-adjusted returns from infrastructure assets. In addition, infrastructure-specific characteristics such as yield generation, inflation-linkage and cash flow optimization are also scrutinized during the review of opportunities.

Deal origination and due diligence

The team has an extensive network of relationships and many years experience sourcing high quality and attractive opportunities via direct co-investments, primary funds and secondary opportunities. The major source of information for investment decisions for both private equity and infrastructure arises from direct enquiry of the funds or companies/assets themselves, or their advisors. As Hermes GPE has been investing in private markets for many years, it has a proprietary set of data points, fund histories and market knowledge upon which to draw. Once a private equity investment is being marketed, Hermes GPE receives a Private Placement Memorandum ('PPM') and full pitch book presentation upon which to base further enquiry. In a number of cases, a fund or intermediary prepared due diligence pack is also received.

Alongside any marketing, due diligence and legal materials received directly from a fund or company, Hermes GPE also considers information from third party providers that may cover more macro-oriented themes, or be specifically related to a given region or industry sector. For co-investment opportunities, the lead manager typically provides Hermes GPE with externally prepared due diligence reports covering financial, commercial, legal and environmental aspects of the deal.

Investment strategy

Investments for Clients are made in accordance with the Client's investment objectives, strategies, restrictions and guidelines, as set out in its IMA or LPA. Private fund investments are made in accordance with the fund's PPM and LPA.

In general, Hermes GPE is a global private markets manager with considerable expertise in the European, North American and Asian Markets. It will invest on a primary and a secondary basis, throughout the spectrum of infrastructure, buyouts, growth capital and venture capital, plus selectively in mezzanine and distressed for control strategies.

This Brochure has no regard to the specific investment objectives, financial situation or particular needs of any specific recipient. Prospective investors must rely on their own examination of the legal, taxation, financial and other consequences of an investment with Hermes GPE or Hermes GPE products, including the merits of investing and the risks involved. Prospective investors should not treat the contents of this Brochure as advice relating to legal, taxation or investment matters. Before entering into an agreement in respect of any investment referred to in this Brochure you should consult your own professional and/or investment advisers as to its suitability for you. Past performance is not a reliable indicator of future results. This Brochure should be read in conjunction with any relevant fund offering document (such as a prospectus or private placement memorandum) which will exclusively form the basis of any application. A comprehensive list of risk factors appears in each fund offering document and an investment should not be contemplated until the risks of investment have been considered fully. Investors may not get back the full amount originally invested. The value of overseas investments will be influenced by the rate of exchange. The value and risks of underlying investments may be difficult to verify independently. Any person wishing to subscribe for any interest should satisfy himself as to the observance of the laws of any relevant territory, including the obtaining of any requisite governmental or other consent and the observing of any other formalities.

Item 9 – Disciplinary Information

Neither Hermes GPE USA nor any of its principals have been subject to any legal or disciplinary event that are material to a Client's or prospective Client's evaluation of Hermes GPE USA's advisory business or the integrity of Hermes GPE USA's management.

Item 10 – Other Financial Industry Activities and Affiliations

There are no other financial industry activities to disclose in relation to Hermes GPE USA.

As noted above under "Advisory Business," Hermes GPE USA is a wholly owned subsidiary of Hermes GPE, an SEC-registered investment adviser and a joint venture between HFML and GPE Partner. Hermes GPE USA provides non-discretionary sub-advisory services and investment execution services in support of Hermes GPE's investment management activities.

Hermes GPE USA is also affiliated with the following investment advisers and broker-dealers:

- Hermes BPK Partners LLP ("HBPK")
- Hermes Fund Distributors LLC ("HFD")
- Hermes Fund Managers Australia Pty Ltd ("HFMA")
- Hermes Fund Managers (North America) LP ("HFMNA")
- Hermes Investment Management Limited ("HIML")
- Hermes Sourcecap Limited ("HSL")

HBPK, HIML, HSL & HUCM are all authorised and regulated by the Financial Conduct Authority in the United Kingdom.

HBPK, HFMNA, HIML & HSL are all registered Investment Advisers with the SEC.

HFD is a licensed broker-dealer with FINRA. A broker dealer withdrawal was submitted at the end of April.

None of the foregoing affiliations create a material conflict of interest with respect to the investment advisory services Hermes GPE USA provides to Hermes GPE on behalf of its Clients.

As discussed below under “*Code of Ethics, Participation or Interest in Client Transactions and Personal Trading*,” related persons of the Hermes GPE Group will, directly or indirectly, serve as the general partner, limited partners, and/or managing member/general partner of each Private Fund.

Neither Hermes GPE USA nor its management persons are registered, or have an application to register, as a broker dealer, futures commission merchant, commodity pool operator, commodity trading adviser, or a registered representative or associated person of the foregoing entities.

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

The Hermes GPE Group has adopted a Code of Ethics (the “Code”) under Rule 204A-1 of the Advisers Act for all supervised persons of the Hermes GPE Group describing its high standard of business conduct, and fiduciary duty to its clients. The Code includes provisions relating to the confidentiality of client information, a prohibition on insider trading, a prohibition of rumor mongering, restrictions on the acceptance of significant gifts and the reporting of certain gifts and business entertainment items, and personal securities trading procedures, among other things. Under the Code, all supervised person of the Hermes GPE Group have a duty to act only in the best interests of its Clients and all potential conflicts and violations of the Code of Ethics must be promptly reported to the Hermes GPE Group’s Chief Compliance Officer (“CCO”). The Code is designed to ensure that the personal securities transactions, activities and interests of the employees of Hermes GPE will not interfere with making and implementing investment decisions in the best interest of Clients. As such, it is the Hermes GPE Group’s expressed policy, as reflected in the Code, that no supervised person of the Hermes GPE Group shall prefer his or her own interest to that of a Client or make personal investment decisions based on investment decisions made on behalf of Clients. All supervised persons at the Hermes GPE Group must acknowledge the terms of the Code annually, or as amended.

The Hermes GPE Group anticipates that, in appropriate circumstances, consistent with Clients’ investment objectives, the Hermes GPE Group’s fiduciary obligations to Clients and applicable requirements under the Advisers Act relating to such “cross transactions” and “principal transactions”, it may cause Client accounts over which the Hermes GPE Group has discretionary management authority to effect, and may recommend to Clients or prospective Clients, the purchase or sale of securities in which the Hermes GPE Group, its affiliates and/or other Clients, directly or indirectly, have a position of interest. All Hermes GPE Group supervised persons are required to follow the Code.

Subject to satisfying applicable requirements set forth in the Code, and applicable laws, supervised persons of the Hermes GPE Group and its affiliates may trade for their own accounts in securities which are recommended to and/or purchased for Clients.

Under the Code certain classes of securities have been designated as exempt transactions, based upon a determination that these would materially not interfere with the best interest of Clients. . In addition, the Code requires pre-clearance by the CCO of all non-exempt personal account transactions by a supervised person to ensure that such transactions are consistent with the policies and procedures set forth in the Code. Further, personal trading by supervised persons is periodically monitored under the Code to reasonably detect and prevent conflicts of interest between the personal interests of such supervised persons and the interests of Clients. In order to permit such periodic monitoring, the Code requires all supervised persons to provide annual securities holding reports and

quarterly transactions reports to the CCO relating to all securities held in, or transacted on behalf of, such supervised persons' personal accounts.

An existing or prospective Client may obtain a copy of the Code by contacting the Hermes GPE Group at (617) 895 8974 or via e-mail at delaney.brown@hermesgpe.com.

Item 12 – Brokerage Practices

As noted above under “Advisory Business,” the Hermes GPE Group invests primarily in privately negotiated investments in the global private markets on behalf of Clients. When selecting such private market investment opportunities for Clients, the Hermes GPE Group believes it satisfies its best execution responsibilities through negotiation of the terms of such investments.

Item 13 – Review of Accounts

On limited occasions, the Hermes GPE Group may acquire, sell or distribute publicly traded securities on behalf of Clients and any such transactions will typically represent a very small portion of the Hermes GPE Group's overall investment activities on behalf of Clients. With respect to those limited instances in which the Hermes GPE Group purchases or sells on behalf of, or distributes to, a Client publicly traded securities through a broker-dealer, the Hermes GPE Group will seek to satisfy its best execution obligation by considering all relevant facts and circumstances, including the price and size of the order, the trading characteristics of the securities involved, the value of research provided by each broker, the broker's execution abilities, commission rates, and financial responsibility and responsiveness. Subject to the investment objectives, policies and restrictions of each Client account, as set forth in the governing documents relating to such Client account, and the Hermes GPE Group's duty to obtain best execution for such Client account, the Hermes GPE Group will generally have discretionary authority to: (i) select the broker or dealer to be used to execute transactions in securities on behalf of a Client account (which may, but need not, be a broker-dealer affiliated with the Hermes GPE Group) and (ii) negotiate the commission cost to be paid to such broker or dealer.

Client account reviews

Holdings and performance across Client accounts are reviewed by the Hermes GPE Group on a quarterly basis. The Chief Investment Officer and all Hermes GPE Group portfolio managers are involved in reviewing Client accounts. Investment portfolio-level monitoring is conducted using the following reports and meetings:

Underlying Fund Periodic Reports – general partners (or equivalent thereof) of the underlying funds in which Clients invest typically prepare and circulate to the Hermes GPE Group or its related persons either quarterly or bi-annual reports on such underlying funds' investment portfolios. The Hermes GPE Group executive responsible for a specific Client account reviews all such reports relating to the underlying funds in which such Client account has invested and identifies any key issues.

Advisory Board Seats – the Hermes GPE Group investment team aims to secure an advisory board seat for all major underlying investments. Such membership or observer provides a forum for the Hermes GPE Group to monitor the key issues relating to an underlying investment and influence the general partner (or equivalent thereof) of such underlying investment in furtherance of the Client's best interests (for example, by encouraging such general partner to adhere to good corporate governance and increased transparency with respect to the underlying investments it manages). The Hermes GPE Group Investment Team has a challenging and, where required, assertive style to promote Client interests.

Underlying Fund Annual Meetings – Hermes GPE Group investment executives attend the annual meetings of all underlying funds in which the Hermes GPE Group has invested Client assets. The meetings provide a full update on underlying fund investment portfolios. Hermes GPE Group Investment Executives also use such annual meetings as a forum in which to challenge underlying fund general partners (or the equivalent thereof) on key issues and exchange views with other

investors. Annual meetings are an opportunity to further build relationships with underlying fund general partners (or the equivalent thereof).

Update Meetings – the Hermes GPE Group investment team has regular update meetings with the general partners (or equivalent thereof) of the underlying funds or co-investments in which Hermes GPE Group has invested Client assets. Such meetings may be held to address a particular concern relating to an underlying investment or to maintain an open dialogue with underlying sponsors and their senior managing partners.

The Hermes GPE Group finance team prepares monthly cash and quarterly holding reports and underlying valuation reconciliations against valuation reports received from underlying sponsors. These reports are reviewed by the Hermes GPE Group's Chief Operating Officer.

Nature and frequency of reports

Investor Reports are issued to all Clients, within 90 days, on a quarterly basis. The submission dates and contents for Client reports are determined by the IMA or LPA or are agreed on a bespoke basis following a Client request. Hermes GPE issues audited accounts for all of its funds on an annual basis.

In conjunction with the Investor Reports, Hermes GPE holds quarterly update calls or update meetings with key Clients. Other Client meetings are facilitated when and as required, or upon Client request.

Hermes GPE provides weekly, monthly and quarterly Client specific update information by email. Ad-hoc requests from Clients are acknowledged within 24 hours, with data being provided no later than one week after the request has been received.

Separate Account Clients receive quarterly written reports from the Hermes GPE Group generally containing a statement of position, an investment and macro-economic commentary and cash flow information. The Hermes GPE Group will work with Separate Account Clients on a case-by-case basis to determine their reporting needs and provide customized reporting.

Investors in a Private Fund typically receive quarterly and annual written reports as described in such Private Fund's LPA and or PPM. Such reports generally contain an individual capital account statement of each investor, certain descriptive information relating to such Private Fund's investments cash flow information and once a year, the audited financial statements of such Fund.

Item 14 – Client Referrals and Other Compensation

Hermes GPE USA will not receive economic benefits for providing investment advice or other advisory services on behalf of Clients from parties other than Clients.

Hermes GPE (or a related person such as a Private Fund's general partner or equivalent thereof) may from time-to-time compensate, either directly or indirectly, either employees or third parties (including affiliates of Hermes GPE) who refer Separate Account Clients or Private Fund investors to Hermes GPE. The cost of all referral fees is ultimately borne entirely by Hermes GPE and not by Clients or Private Fund investors. A Private Fund investor or Separate Account Client will not be charged any additional amount or bear any additional charges as a result of an introduction through a third party solicitor.

Hermes GPE endeavors at all times to put the interests of Clients first as part of the Hermes GPE Group's fiduciary duty to Clients. Nevertheless, the receipt of compensation by third party solicitors creates a potential conflict of interest, and may affect the judgment of such solicitors when referring potential Separate Account Clients or Private Fund investors to Hermes GPE.

Any referral arrangements relating to Separate Account Client referrals will comply with the relevant portions of the “cash solicitation” rule of the Advisers Act (Rule 206(4)-3). In particular, third party referral arrangements relating to referrals of Separate Account Clients will be pursuant to a written agreement between Hermes GPE and the third party solicitor. Additionally, the third party solicitor will be required to provide all required disclosures to potential Separate Account Clients relating to the payment incentives such third party solicitor will receive from Hermes GPE.

Item 15 - Custody

As a non-discretionary sub-adviser to Hermes GPE, Hermes GPE USA will not have physical or constructive custody of any Client assets and will not have the authority to obtain Client funds or securities under any circumstances. In particular, Hermes GPE USA will not have the authority to deduct advisory fees from a Client's account or otherwise withdraw funds from a Client's account.

Item 16 – Investment Discretion

As a non-discretionary sub-adviser to Hermes GPE, Hermes GPE USA will generally not have or exercise investment discretion over Client accounts. In general, investment discretion will be retained by Hermes GPE or, in the case of a Private Fund, the related person of Hermes GPE that serves as the general partner or equivalent thereof of such Private Fund. However, Hermes GPE USA will have ongoing responsibility on a non-discretionary basis to select or make recommendations, based upon the needs of Hermes GPE (or a Private Fund's general partner or equivalent thereof) and Clients, as to specific securities or other investments that Hermes GPE or a Private Fund's general partner or equivalent thereof may purchase or sell on behalf of Private Funds or other Client accounts. In certain instances, Hermes GPE will also have responsibility to execute investments on behalf of Client accounts in accordance with instructions received from Hermes GPE or, in the case of a Private Fund, such Private Fund's general partner or equivalent thereof.

Item 17 – Voting Client Securities

As a non-discretionary sub-adviser to Hermes GPE, Hermes GPE USA will generally not have or exercise proxy voting authority over securities held in Client accounts. Hermes GPE or, in the case of a Private Fund, a related person of Hermes GPE that serves as the general partner or equivalent thereof of such Private Fund, will typically have such authority, and Hermes GPE USA may be called upon from time to time to provide proxy voting recommendations to the foregoing persons with proxy voting authority. Hermes GPE USA has implemented proxy voting policies and procedures in accordance with the federal securities laws and its fiduciary obligations to Clients. To obtain a copy of these policies and procedures, please contact the Hermes GPE Group at +44 020 7680 3880 or via e-mail at IR@hermesgpe.com.

Item 18 – Financial Information

Not Applicable.

Item 19 – State Securities Registration

Hermes GPE is not registered with any state securities authorities.

Item 20 - Brochure Supplement for Alan MacKay (Born 1962) – Hermes GPE Group Chief Executive Officer

Section 1 – Educational Background and Business Experience

Mr MacKay is Chairman of the Investment Committee. He is responsible for the strategic direction, business development and management of Hermes GPE. He has been an investor and manager in private equity for 24 years with experience in venture, growth and buyouts in Europe, Asia and the US. He was formerly a Group Partner at 3i for over 20 years where he held diverse responsibilities, for geographies, sectors and fund mandates.

Section 2 – Disciplinary History

There are no legal or disciplinary events to disclose with respect to Mr MacKay.

Section 3 – Other Business Activities

Mr MacKay is an adviser to SVG Investment Managers and an adviser to the UK Government's Angel Co-Investment Fund. Neither of these external roles occupies more than 10% of Mr MacKay's overall time.

Section 4 – Additional Compensation

Mr MacKay is entitled to receive a fee for the provision of advisory services. He has indicated his desire to waive the fees and to the best of his knowledge he has not received any economic benefit for providing advisory services from any person that is not a client of Hermes GPE.

Section 5 – Supervision

As CEO, Mr MacKay is a member of the Hermes GPE Executive Committee and is Chairman of the Investment Committee. He is responsible for the strategic direction, business development and management of Hermes GPE. Mr MacKay is ultimately subject to supervision, through the Executive Committee, to the Members of Hermes GPE.

Item 21 – Brochure Supplement for Peter Gale (Born 1956) – Hermes GPE Group Chief Investment Officer

Section 1 – Educational Background and Business Experience

Mr Gale is a member of the Investment Committee. He is responsible for all aspects of Hermes GPE's investment process. He leads the co-investment program and decisions on allocation and strategy for individual client portfolio construction. Mr Gale has over 25 years investment experience and 20 years of private equity experience. He was formerly Investment Manager of the Royal Bank of Scotland (previously NatWest Bank) Pension Fund, which included sole responsibility for the strategy and implementation of one of the largest pension fund allocations to private equity in Europe.

Section 2 – Disciplinary History

There are no legal or disciplinary events to disclose with respect to Mr Gale.

Section 3 – Other Business Activities

Mr Gale is an adviser to West Midlands Metropolitan Authorities Pension Fund, a Non-Executive Director of The Salvation Army, Deputy Chairman of HgCapital Trust and a Director of Lothbury Property Trust. None of these external roles occupies more than 10% of Mr Gale's overall time.

Section 4 – Additional Compensation

Mr Gale is entitled to receive a fee for the provision of the other business activities. The fees amount to less than 10% of his income. The advisory fee relating to West Midlands Metropolitan Authorities Pension Fund is payable to Hermes GPE.

Section 5 – Supervision

As CIO, Mr Gale is responsible for all aspects of Hermes GPE's investment process. He leads the co-investment programme and decisions on allocation and strategy for individual client portfolio construction. Mr Gale is subject to supervision by Mr MacKay, the CEO, and through the Executive Committee, to the Members of Hermes GPE.

Item 22 – Brochure Supplement for Delaney Brown (Born 1977) - President of Hermes GPE (USA) Inc & Head of the Americas

Section 1 – Educational Background and Business Experience

Mr Brown is responsible for all private equity manager relationships in the Americas and for coordinating the sourcing, due diligence and monitoring of funds and co-investments based in the region. He was previously at Almeida Capital, the private equity placement boutique, where he was involved in the due diligence and marketing of funds in the US, Europe and Asia. Mr Brown holds a BSc Biochemistry with Molecular Biology from the University of Leeds.

Section 2 – Disciplinary History

There are no legal or disciplinary events to disclose with respect to Mr Brown.

Section 3 – Other Business Activities

Mr Brown is not engaged in any investment-related business outside of his role with Hermes GPE USA.

Section 4 – Additional Compensation

Mr Brown does not receive any economic benefit for providing advisory services from any person that is not a client of Hermes GPE USA.

Section 5 – Supervision

As Head of the Americas, Mr Brown is responsible for all private equity manager relationships in the Americas and for coordinating the sourcing, due diligence and monitoring of funds and co-investments based in the region. Mr Brown is subject to supervision by both Mr MacKay, the Group CEO, and Mr Gale, the Group CIO.

Item 23 – Brochure Supplement for Michael Langdon (Born 1978) – Investment Manager

Section 1 – Educational Background and Business Experience

Mr Langdon is responsible for the analysis, due diligence and monitoring of funds and co-investments, with a particular focus on the Americas. He was previously senior investment officer at the Massachusetts Pension Reserves Investment Management Board, where he was a senior member of the investment team responsible for PRIM's private equity, private natural resources and alternative fixed income programmes. Prior to this Mr Langdon was a senior investment analyst at Tandem Financial Services. He holds a BSc in Financial Management from Clemson University and is a CFA Charterholder.

Section 2 – Disciplinary History

There are no legal or disciplinary events to disclose with respect to Mr Langdon.

Section 3 – Other Business Activities

Mr Langdon is not engaged in any investment-related business outside of his role with Hermes GPE USA.

Section 4 – Additional Compensation

Mr Langdon does not receive any economic benefit for providing advisory services from any person that is not a client of Hermes GPE USA.

Section 5 – Supervision

As Investment Manager, Mr Langdon is responsible for the analysis, due diligence and monitoring of funds and co-investments, with a particular focus on the Americas. Mr Langdon is subject to supervision by Mr Brown, Head of the Americas, who in turn is supervised by Mr MacKay, the Group CEO, and Mr Gale, the Group CIO.

Item 24 - Brochure supplement for Janine Nicholls (born 1967) – Chief Operating Officer

Section 1 – Educational background and business experience

Ms Nicholls is responsible for the management and development of the finance, operations, investor relations and administration functions at Hermes GPE. Ms Nicholls has 23 years of investment, finance and operations experience, of which 15 years are in private equity. Ms Nicholl's previous private equity roles have been with the Pearl Group, Morley Fund Management (Aviva) and Primary Capital. She started her career at Price Waterhouse where she qualified as a Chartered Accountant and worked in transaction services.

Section 2 – Disciplinary history

There are no legal or disciplinary events to disclose with respect to Ms Nicholls.

Section 3 – Other business activities

Ms Nicholls is not engaged in any investment-related business outside of her role with Hermes GPE and Hermes GPE USA.

Section 4 – Additional compensation

Ms Nicholls does not receive any economic benefit for providing advisory services from any person that is not a Client of Hermes GPE.

Section 5 – Supervision

As COO, Ms Nicholls is responsible for the management and development of the finance, operations, investor relations and administration functions at Hermes GPE. Ms Nicholls is subject to supervision by Mr MacKay, the CEO, and through the Executive Committee, to the Members of Hermes GPE.