

Item 1 – Cover Page

The D. Christopher Capital Management Group, LLC

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March ~~25~~³¹, 2014

This brochure on Form ADV (the “Brochure”) provides information about the qualifications and business practices of The D. Christopher Capital Management Group, LLC (“The D. Christopher Capital Management Group”, or “we” or “Adviser”). The information in the Brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority. The D. Christopher Capital Management Group is a registered investment adviser with the State of Texas. Registration of an investment adviser with the SEC or any state securities authority does not imply any level of skill or training.

Additional information about The D. Christopher Capital Management Group, LLC is available on the SEC’s website at www.adviserinfo.sec.gov.

Item 2 – Material Changes

The D. Christopher Capital Management Group, LLC is a newly registered investment adviser with the State of Texas. The D. Christopher Capital Management Group, LLC, was previously registered as an investment adviser with the SEC. Therefore, as a previous registrant with the SEC, The D. Christopher Capital Management Group, LLC, is required to summarize any material changes. This Part 2A constitutes an update to the Adviser's ADV Part 2 dated April 8, 2013.

There have been no material changes to The D. Christopher Capital Management Group, LLCs, policies or practice. There are however material disclosures that are reported in Item 9 of this brochure.

This Item will discuss only specific material changes that are made to the Brochure. Each time we will reference the date of our last annual update of the Brochure. The last annual update of the Brochure was April 8, 2013.

Pursuant to new SEC Rules, clients will receive a summary of any materials changes to the Brochure, and any subsequent versions of the Brochure within 120 days of the close of our fiscal year, which is December 31. We may further provide other ongoing disclosure information about material changes as necessary. We will provide you with a new version of the Brochure as necessary based on changes or new information, at any time, without charge. Currently, you may request the Brochure by contacting Delsa U. Thomas (972) 719-9001 or Delsa.Thomas@DCCMG.com

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Item 4 – Advisory Business

The D. Christopher Capital Management Group, LLC (“**The D. Christopher Capital Management Group**”) is an investment advisory firm newly registered with the State of Texas. The owner and control person of The D. Christopher Capital Management Group, LLC, is Ms. Delsa U. Thomas. The D. Christopher Capital Management Group provides asset management services to its sole client, The Solomon Fund, LP, a Delaware limited partnership (“**Partnership**”) organized on June 29, 2011.

The D. Christopher Capital Management Group is the investment adviser and General Partner of the Partnership and is responsible for the day-to-day administration of the Partnership’s affairs. The D. Christopher Capital Management Group has complete discretionary investment authority over the Partnership’s assets and the Partnership has given complete discretion to The D. Christopher Capital Management Group to manage the Partnership’s assets in accordance with the Partnership’s Confidential Private Placement Memorandum (“**Offering Documents**”).

The Partnership was formed to pool investment funds of its investors (each a “**Limited Partner**” and, collectively, “**Limited Partners**,” and together with The D. Christopher Capital Management Group, “**Partners**”). The Partnership’s investment objective is capital appreciation. The Partnership seeks to achieve its objective primarily by investing securities issued by publicly traded companies. However, there are no restrictions on the Partnership’s investments.

The Partnership was “seeded” with Ms. Delsa U. Thomas’ personal assets to generate a track record and operating history. Under the investment adviser’s previous registration with the SEC, operations had originally commenced in September 2011. As of March 31, 2014, The D. Christopher Capital Management Group had \$1,700,000 Client assets under management on a discretionary basis.

The D. Christopher Capital Management Group does not provide advisory services to separate managed account clients.

This Brochure provides information regarding the Investment Adviser and the qualifications, business practices, and nature of advisory services that should be considered. Please contact Ms. Delsa U. Thomas if you have any questions about this Brochure. Additional information about the Investment Advisor is available on the Internet at www.adviserinfo.sec.gov. You can search this site by a unique identifying number, known as a CRD number. The CRD number for The D. Christopher Capital Management Group is 158639.

Item 5 – Fees and Compensation

The D. Christopher Capital Management Group receives a management fee (“Management Fee”) equal to 1/4th of 2% (approximately 2% annually) of each Limited Partner’s share of the Partnership’s Net Asset Value (as defined below). The Management Fee is charged to each Limited Partner’s Capital Account separately. The Management Fee is calculated and paid quarterly in arrears as of the last day of the calendar quarter (i.e., March 31, June 30, September

30, and December 31). A pro rata Management Fee is charged to Limited Partners on any amounts permitted to be invested or withdrawn during any Fiscal Quarter. The D. Christopher Capital Management Group, in its sole discretion, may waive or reduce the Management Fee with respect to one or more Limited Partners for any period of time, or agree to apply a different Management Fee for that Limited Partner.

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

Generally, The D. Christopher Capital Management Group receives from the Partnership a quarterly performance allocation (“Performance Allocation”) at the close of each fiscal year, or such other period as the case may be, equal to twenty percent (20%) of the net increase in Net Asset Value on the Calculation Date as determined on the accrual basis of accounting (the “Performance Allocation”). The Performance Allocation is subject to a “high water mark” and a loss carry forward procedure fully described in the Partnership’s Offering Documents. A pro rata Performance Allocation is charged to Limited Partners on any amounts permitted to be invested or withdrawn during any calendar quarter. The D. Christopher Capital Management Group may, in its sole discretion, reallocate all or any portion of the Performance Allocation to certain Limited Partners.

Item 7 – Types of Clients

The sole client of The D. Christopher Capital Management Group is the Partnership.

The Partnership offers limited partnership interests in the Partnership (“**Interests**”) on a continuous basis to persons who are Accredited Investors (as such term is defined in Rule 501 of Regulation D under the Securities Act) and Qualified Clients (as such term is defined in Rule 205-3(d)(1) of the Investment Advisers Act of 1940, as amended, subject to certain exceptions. Each Interest represents a percentage interest in the Partnership determined by reference to the capital account of each Limited Partner in relation to the aggregate capital accounts of all Limited Partners. The D. Christopher Capital Management Group, in its discretion, may admit up to 35 non-Accredited Investors who have close relationships with The D. Christopher Capital Management Group.

The Partnership Interests are continuously offered in the sole discretion of The D. Christopher Capital Management Group. The minimum initial investment or capital contribution that will be accepted from a new Limited Partner is five hundred thousand dollars (\$500,000); however, The D. Christopher Capital Management Group will have the discretion to accept lesser amounts. There is no minimum or maximum aggregate amount of monies that may be contributed by all Limited Partners to the Partnership. Limited Partners are not required to make any additional capital contributions to the Partnership. The minimum additional capital contribution that will be accepted from an existing Limited Partner is fifty thousand dollars (\$50,000), unless The D. Christopher Capital Management Group agrees otherwise. The D. Christopher Capital Management Group, in its sole discretion, can accept or reject any initial subscriptions from prospective Limited Partners and any additional capital contributions from existing Limited Partners.

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

Method of Analysis Set forth below are certain types of analysis that the Investment Manager uses in carrying out its investment strategy:

The Partnership was organized for the purpose of active and speculative trading of securities, medium term notes, bank debt, derivatives and other types of short-term cash backed securities.

Long Equity. The D. Christopher Capital Management Group expects that a portion of the Partnership's investments will be in common equities. The Partnership's long focus will be on companies of varying size that have a reasonable expectation of producing above average returns. The D. Christopher Capital Management Group favors companies that are actively traded in the United States but is willing to invest in companies without respect to market capitalization, geographic location or market sector. In addition, The D. Christopher Capital Management Group believes that in order to sustain superior investment results, it may be necessary to concentrate the Partnership's portfolio from time to time in investments that will produce high absolute returns while at the same time reducing risk to the overall portfolio. Thus, the Partnership may have limited diversification in its equity portfolio.

The D. Christopher Capital Management Group may analyze certain financial measures before investing in a company, such as the company's historical and expected cash flows, its projected earnings growth, its valuation relative to its growth and to that of its industry, the historical trading patterns of the company's securities, and forecasts and projections for the relevant industry group. The D. Christopher Capital Management Group may at times gather information about a company from consultants, analysts, competitors, suppliers and customers that may help the effectiveness of the analysis performed.

Short Selling. The D. Christopher Capital Management Group intends to sell short individual stocks as a means of attempting to reduce risk and increase performance. Stocks are shorted for a variety of reasons including: (i) negative tangible book value; (ii) temporary overvaluation due to short-term market euphoria for a sector; (iii) faulty business model; (iv) poor earnings; (v) questionable accounting practices; (vi) deteriorating fundamentals; and (vii) weak management unable to adapt to changes in technology, regulation or the competitive environment. Technical analysis may also be used to help in the decision making process. The D. Christopher Capital Management Group believes that by focusing on specific companies that are experiencing any one or more of these elements, The D. Christopher Capital Management Group should be able to identify profitable short sale candidates in most stock market environments.

Other Features of the Partnership's Investment Strategy

Options. The D. Christopher Capital Management Group may utilize derivative securities, primarily options. The D. Christopher Capital Management Group may purchase and write put and call options that are traded on national securities exchanges or over-the-counter markets, as well as on electronic communications networks (“ECN”). Options can be used in many ways such as to increase market exposure (i.e., for purposes of leverage), to reduce overall market exposure (i.e., for hedging purposes), to increase the portfolio’s current income, or to reduce the cost basis of a new position.

The Partnership may also utilize certain options, such as various types of index or “market basket” options, in an effort to hedge against certain market related risks, as The D. Christopher Capital Management Group deems appropriate. The D. Christopher Capital Management Group believes that the use of options and other derivatives should help reduce risk and enhance investment performance.

Private Placements. In addition to investing in publicly traded common equities, The Partnership may in certain cases invest in privately placed securities that do not have a readily ascertainable market value or other illiquid securities which may be valued but are not freely transferable (such privately placed and illiquid securities, collectively, “Illiquid Securities”). Investments in Illiquid Securities may be held in a separate Side Pocket Account, at the discretion of the General Partner, and only those Partners who are Partners at the time the investment is made may participate in the investment. See “SUMMARY OF OFFERING AND PARTNERSHIP TERMS – Side Pocket Accounts.”

Leverage. The Partnership may utilize leverage through the purchase of securities on margin. The Partnership uses significant leverage when it borrows money from its broker or sells securities short. To the extent that the Partnership uses leverage, its assets tend to increase and decrease at a greater rate than if borrowed money is not used. The use of leverage enables the Partnership to increase its buying power and take advantage of a greater number of undervalued situations than would be the case if leverage were not used. The Partnership is permitted to acquire securities on margin in accordance with applicable margin regulations and the broker’s margin requirements.

Other Investments. The General Partner may also invest some of The Partnership’s assets in short-term United States Government obligations, certificates of deposit, commercial paper and other money market instruments, including repurchase agreements with respect to such obligations, to enable the Partnership to make investments quickly and to serve as collateral with respect to certain of its investments. If The D. Christopher Capital Management Group believes that a defensive position is appropriate because of expected economic or business conditions, the outlook for security prices, or The D. Christopher Capital Management Group otherwise determines that opportunities for investing are unattractive; then, a greater percentage of Partnership assets may be invested in such obligations. The Partnership may also engage in securities lending activities. From time to time, in the sole discretion of The D. Christopher Capital Management Group, cash balances in the Partnership’s brokerage account may be placed in a money market fund.

Although the strategy and asset allocation utilized by The D. Christopher Capital Management Group is primarily centered on publicly traded equity securities of companies, The D. Christopher Capital Management Group intends to follow a flexible approach in order to place the Partnership in the best position to capitalize on opportunities in the financial markets. Accordingly, The D. Christopher Capital Management Group may employ other strategies and may take advantage of opportunities in diverse asset classes if they meet The D. Christopher Capital Management Group standards of investment merit.

No assurance can be given, however, that the Partnership will achieve its objective, and investment results may vary substantially over time and from period to period.

Description of Investment Process

Set forth below are the types of analyses that The D. Christopher Capital Management Group may use in carrying out its investment strategy:

Investment Identification. The D. Christopher Capital Management Group's investment ideas will be generated from a wide variety of sources including industry contacts, trade and financial publications, trade shows, investment conferences and stock screens. Company analyses will begin with review of public filings (10-K's, 10-Q's, 8-K's, 13-G's, etc.) and relevant research analyst reports. Particular attention will be paid to a company's balance sheet, cash per share, gross and net working capital per share, and tangible book value per share. Stock price valuation will be assessed from a variety of standpoints in addition to the criteria noted above, including sales and earnings history and outlook, historical and expected cash flows, comparison with competing and related companies and general investor sentiment

Relationship with Portfolio Companies. Although The D. Christopher Capital Management Group does not take an active role in the affairs of the companies in which the Partnership has a position, it will be the policy of the Partnership to take such steps as are necessary to protect its economic interests. The D. Christopher Capital Management Group reserves the option to accept a role on the board of directors of any company in which the Partnership holds securities, if the opportunity presents itself.

Investment and Portfolio Monitoring. The D. Christopher Capital Management Group will monitor The Partnership's positions to attempt to ensure that the investment thesis behind each is intact. The D. Christopher Capital Management Group will also monitor trading prices so that profits can be taken as trading and intrinsic values converge or losses can be minimized in the event of a significant shift in an investment's fundamental premise. The D. Christopher Capital Management Group will further monitor investment positions in view of the portfolios as a whole in order to manage risk.

Development and Risks of The D. Christopher Capital Management Group's Trading Strategy. The development of a trading strategy is a continuous process. Therefore, The Partnership's trading strategy and methods may be modified. The Partnership's trading methods are confidential and the descriptions of them in this Memorandum are not exhaustive. The Partnership's trading

strategies may also differ from those used by The D. Christopher Capital Management Group and its affiliates with respect to other accounts they manage. Trading decisions require the exercise of judgment by The D. Christopher Capital Management Group. The General Partner may, at times, decide not to make certain trades, thereby foregoing participation in price movements which would have yielded profits or avoided losses. Limited Partners cannot be assured that the strategies or methods utilized by The D. Christopher Capital Management Group will result in profitable trading for the Partnership.

The Partnership's and each Portfolio's investment program entails substantial risks and there can be no assurance that their investment objectives will be achieved.

Item 9 – Disciplinary Information

This section requires registered investment advisers to disclose all material facts regarding any legal or disciplinary events that would be material to the evaluation of the advisory business or the integrity of the firm's management.

The D. Christopher Capital Management Group, LLC, and its personnel are required to disclose any involvement in any legal or disciplinary events. The D. Christopher Capital Management Group, LLC, and Ms. Delsa Thomas are disclosing the following matters:

On February 14, 2013 the SEC filed a Civil matter in the United States District Court for the Northern District of Texas (3:13-CV-00739) seeking relief from Delsa Ulrica Thomas for allegedly defrauding of investor funds. Ms. Thomas was the principal and investment adviser representative of The D. Christopher Capital Management Group, LLC, at the time the action was filed. The matter is still pending.

There are three customer disputes listed under Ms. Thomas' individual CRD # 5052641

MORGAN STANLEY SMITH BARNEY LLC (IARD# 149777) - DALLAS, TX,
Arbitration Pending

MORGAN STANLEY SMITH BARNEY LLC (IARD# 149777) - DALLAS, TX,
Litigation Pending

\$17k Settlement reached with CITIGROUP GLOBAL MARKETS INC. (IARD# 7059)
- DALLAS, TX, Settlement reached in the amount of \$17k

Further details can be obtained by visiting www.adviserinfo.sec.gov

Item 10 – Other Financial Industry Activities and Affiliations

Broker-Dealer Affiliations. None.

Futures/ Commodities Affiliations. None.

Material Relationships. The D. Christopher Capital Management Group acts as investment adviser and General Partner to the Partnership.

Conflicts of Interest. The D. Christopher Capital Management Group is accountable to the Partnership as a fiduciary and, consequently, must exercise good faith and integrity in handling the business of the Partnership. Nevertheless, in the conduct of such business, conflicts may arise between the interests of The D. Christopher Capital Management Group and those of investors, and you should be aware of these conflicts of interest before investing.

Diverse Limited Partners. The Limited Partners are expected to include taxable and tax-exempt entities and persons or entities resident of or organized in various jurisdictions. As a result, conflicts of interest may arise in connection with decisions made by The D. Christopher Capital Management Group that may be more beneficial for one type of Limited Partner. In making such decisions, The D. Christopher Capital Management Group intends to consider the investment objectives of the Partnership as a whole, not the investment objectives of any Limited Partner individually.

Use of Third Party Marketers. The D. Christopher Capital Management Group may enter into fee sharing arrangements with third party marketers or solicitors who refer investors to the Partnership. All such arrangements shall be conducted in compliance with SEC Rule 206(4)-3. Such third party marketers may have a conflict of interest in advising prospective investors whether to purchase or redeem Interests.

Advisory Services to Others. The D. Christopher Capital Management Group and/or its managers, members, officers, affiliates and employees provide investment advice to other parties and may manage other accounts and private investment vehicles similar to the Partnership. In connection with such other investment management activities, The D. Christopher Capital Management Group and/or its managers, members, officers, affiliates and employees may decide to invest the funds of one or more other accounts or clients or recommend the investment of funds by other parties, rather than the Partnership's funds, in a particular security or strategy. In addition, The D. Christopher Capital Management Group and such other persons will determine the allocation of funds from the Partnership and such other accounts or clients to investment strategies and techniques on whatever basis they consider appropriate or desirable in their sole and absolute discretion.

Lack of Separate Representation. Neither the Partnership Agreement nor any of the agreements, contracts and arrangements between the Partnership, on the one hand, and The D. Christopher Capital Management Group on the other hand, were or will be the result of arm's-length negotiations. The attorneys, accountants and others who have performed services for the Partnership in connection with this offering, and who will perform services for the Partnership in the future, have been and will be selected by The D. Christopher Capital Management Group. No independent counsel has been retained to represent the interests of investors or Limited Partners, and the Partnership Agreement has not been reviewed by any

attorney on their behalf. Investors are therefore urged to consult their own counsel as to the terms and provisions of the Partnership Agreement.

No Obligation of Full-Time Service. Neither The D. Christopher Capital Management Group and/or Ms. Delsa U. Thomas have any obligation to devote their full time to the business of the Partnership. They are only required to devote such time and attention to the affairs of the Partnership as they decide is necessary for the Partnership's operations and they may engage in other activities or ventures, including competing ventures and/or unrelated employment, which may result in various conflicts of interest between such persons and the Partnership.

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

Code of Ethics. None.

Personal Trading by The D. Christopher Capital Management Group and Affiliates. The D. Christopher Capital Management Group and its principals and affiliates may make trades and investments for their own accounts. In these accounts, they may use trading and investment methods that are similar to, or substantially different from, the methods used by them to direct the Partnership's account. The records of these personal accounts will not be made available to Limited Partners.

Item 12 – Brokerage Practices

Brokerage Practices. Portfolio transactions for the Partnership will be allocated by The D. Christopher Capital Management Group to brokers on the basis of best execution and in consideration of such brokers' ability to effect transactions, the brokers' facilities, reliability and financial responsibility, and the provision or payment of the costs of research and other services or property. Grace Financial Group of Southampton, New York, will provide brokerage services for the Partnership, and will generally execute (on the basis of payment against delivery) the securities transactions of the Partnership. Accordingly, the Broker may receive substantial brokerage commissions and/or margin interest related to the securities transactions of the Partnership. The Partnership is not committed to continue its brokerage relationship with the Broker for any minimum period, and may enter into brokerage relationships with other brokers. Interactive Brokers LLC of Chicago, Illinois will provide custodian services for the Partnership.

Referral of Investors. The D. Christopher Capital Management Group may also direct some Partnership brokerage business to brokers who refer prospective investors to the Partnership. If such referrals occur, they are likely to benefit The D. Christopher Capital Management Group while, at the same time, provide little, if any, benefit to the Limited Partners. Consequently, The D. Christopher Capital Management Group will have a conflict of interest with the Partnership when allocating Partnership brokerage business to a broker who has referred investors to the Partnership. To prevent Partnership brokerage commissions from being used to pay investor referral fees, The D. Christopher Capital Management Group will not allocate Partnership brokerage business to a referring broker unless The D. Christopher Capital

Management Group determines in good faith that the commissions payable to such broker are reasonable in relation to those available from non-referring brokers offering services of substantially equal value to the Partnership.

Selling commissions and/or referral fees may be paid in connection with the sale of Interests. The D. Christopher Capital Management Group may share a portion of its Management Fee with third parties introducing Limited Partners to the Partnership, or The D. Christopher Capital Management Group may use its own resources to compensate third parties for such introductions.

Placement agents may or may not be used by the Partnership in connection with the Partnership. If a placement agent is used, the Partnership will not bear any related placement fee, other than a placement fee paid by the Partnership and offset against the Management Fee on a dollar-for-dollar basis.

Allocation of Trades. The D. Christopher Capital Management Group may at times determine that certain securities will be suitable for acquisition by the Partnership and by other accounts managed by The D. Christopher Capital Management Group, possibly including The D. Christopher Capital Management Group's own accounts, or accounts of an affiliate. If that occurs and The D. Christopher Capital Management Group is not able to acquire the desired aggregate amount of such securities on terms and conditions which The D. Christopher Capital Management Group deems advisable, The D. Christopher Capital Management Group will endeavor to allocate, in good faith, the limited amount of such securities acquired among the various accounts for which The D. Christopher Capital Management Group considers them to be suitable. The D. Christopher Capital Management Group may make such allocations among the accounts in any manner which it considers to be equitable under the circumstances including, but not limited to, allocations based on relative account sizes, the degree of risk involved in the securities acquired, and the extent to which a position in such securities is consistent with the investment policies and strategies of the various accounts involved.

Aggregation of Orders. The D. Christopher Capital Management Group may aggregate purchase and sale orders of securities held by the Partnership with similar orders being made simultaneously for other accounts or entities if, in The D. Christopher Capital Management Group's reasonable judgment, such aggregation is reasonably likely to result in an overall economic benefit based on an evaluation that the Partnership will be benefited by relatively better purchase or sale prices, lower commission expenses or beneficial timing of transactions, or a combination of these and other factors. In many instances, the purchase or sale of securities for the Partnership will be affected simultaneously with the purchase or sale of like securities for other accounts or entities. Such transactions may be made at slightly different prices, due to the volume of securities purchased or sold. In such event, the average price of all securities purchased or sold in such transactions may be determined, at The D. Christopher Capital Management Group's sole discretion, and the Partnership may be charged or credited, as the case may be, with the average transaction price.

Item 13– Review of Accounts

The D. Christopher Capital Management Group provides professional investment management services to the Partnership and monitors its portfolio on a continuous basis. Each Limited Partner receives from the Partnership: (a) annual financial statements of the Partnership audited by an independent certified public accounting firm, (b) an unaudited quarterly performance report from The D. Christopher Capital Management Group discussing the results of the Partnership, (c) copies of such Limited Partner's Schedule K-1 to the Partnership's tax returns, and (d) other reports as determined by The D. Christopher Capital Management Group in its sole discretion. The Partnership bear all fees incurred in providing such tax returns and reports.

Item 14 – Client Referrals and Other Compensation

The D. Christopher Capital Management Group does not have any such referral arrangements.

Item 15 – Custody

Interactive Brokers LLC of Chicago, Illinois will provide custodian services for the Partnership. The Partnership reserves the right to use other and/or additional firms for brokerage services.

Item 16 – Investment Discretion

The D. Christopher Capital Management Group has discretionary authority to manage funds and securities on behalf of the Partnership as described in its Offering Documents. The D. Christopher Capital Management Group has the authority to determine the type of securities and the amount of securities that can be bought or sold for the Partnership's portfolio without obtaining the Limited Partner's consent for each transaction.

Item 17 – Voting of Client Securities

The D. Christopher Capital Management Group, as a matter of policy and as a fiduciary to the Partnership, has a responsibility for voting proxies for portfolio securities in the collective best interest of the Partnership and its Limited Partners.

Item 18 – Financial Requirements

Regulations require that registered investment advisers provide certain financial information if they require or solicit prepayment of fees six months or more in advance. The D. Christopher Capital Management Group does not require this sort of prepayment and therefore there is nothing to disclose in this regard. The D. Christopher Capital Management Group does not have a financial condition that is likely to impair its contractual commitments to the Partnership. Neither The D. Christopher Capital Management Group nor Mr. Delsa U. Thomas

has ever been the subject of a bankruptcy petition and currently neither is the subject of a bankruptcy petition.

Item 19 –Requirements for State-Registered Advisers

Delsa U. Thomas, is the founder and Managing Member of The D. Christopher Capital Management Group, LLC.

Delsa U. Thomas was born in 1962 in Santurce, Puerto Rico, and was raised on St. Thomas, U. S. Virgin Islands. Upon graduating from High School, Delsa was the first woman to join the United States Marine Corps from St. Thomas. After 14 years of honorable service, Delsa left the Marine Corps to obtain a degree in Business Management from the University of Phoenix. While in college, Delsa also pursued her interest in equity and options trading. Delsa started trading her own money circa 2000, and by 2005 was successful enough that she decided to pursue a career as a stockbroker. After graduating from college, Delsa was hired as a junior stockbroker for J. P. Turner, a regional brokerage firm headquartered in Atlanta, Georgia, (from January 2005 to June 2006), where she advanced to senior broker. She was offered and accepted a position as a Financial Advisor, first with Smith Barney, then Morgan Stanley/Smith Barney (from July 2006 to February 2011). In February, 2011, Delsa opened the doors to The D. Christopher Capital Management Group LLC, which currently manages The Solomon Fund, LP. Delsa holds Series 7, 63, and 65 licenses.

Please refer to the Form ADV Part 2B Brochure Supplement for specific information.