

IMPRESA MANAGEMENT LLC

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This brochure provides information about the qualifications and business practices of Impresa Management LLC (“Impresa Management”) and provides clients with information about Impresa Management. If you have any questions about the contents of this brochure, please contact us at 617-563-1417.

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. Registration with the SEC does not imply any level of skill or training.

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

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ADVISORY BUSINESS

Impresa Management plans to serve as investment adviser to (i) certain limited liability companies and limited partnerships that are employees' securities companies as defined under Section 2(a)(13) of the Investment Company Act of 1940 (the "Employee Entities") and (ii) certain collective investment entities in which the Employee Entities invest (the "Second Tier Entities," and collectively with the Employee Entities, will be referred to as "Investment Entities"). Impresa Management may also serve as investment adviser to certain affiliated entities ("Affiliated Entities" and collectively with the Investment Entities, will be referred to as "Clients"). Impresa Management will also act as the manager or general partner of the Employee Entities. The Employee Entities have been created to benefit certain employees, officers, and directors of FMR LLC and its affiliates and to enable such personnel to participate in a wide variety of investment opportunities. The Employee Entities are exempt from registration as investment companies under the Investment Company Act of 1940 pursuant to an exemptive order ("Exemptive Order") issued by the Securities and Exchange Commission on August 6, 1996.

Impresa Management was formed in 2012 and does not have any principal owners. It plans to commence its business upon approval of its registration as an investment adviser with the Commission.

Impresa Management has the power to buy, sell, hold, and otherwise deal with stocks, bonds, mutual funds (including money market funds) and other securities on behalf of the Investment Entities. Impresa Management may also advise on securities for the cash and cash equivalent accounts of the Affiliated Entities. In addition, Impresa Management expects to provide investment supervisory services, including without limitation recommending the purchase of equity and debt securities generally through non-public offerings.

The Investment Entities make venture capital and other types of private investments, and may also invest in various securities ventures. These investments may be accomplished through participation in non-public offerings of equity securities. In addition, the Employee Entities may invest in the Second Tier Entities or in other collective investment vehicles. The Investment Entities occasionally invest in publicly traded securities, or may otherwise hold investments in an issuer of publicly offered or publicly traded securities (e.g., a private investment in a company that makes a subsequent public securities offering) and mutual funds. Impresa Management expects that it will delegate investment discretion to one or more sub-advisers for the management of certain portfolios for its Clients.

Impresa Management proposes to determine, in its sole discretion, the investments or capital commitments made by the Employee Entities in the Second Tier Entities and other issuers of securities.

Impresa Management does not yet have any assets under management.

FEES AND COMPENSATION

Impresa Management expects that it will be entitled to reimbursement from the Employee Entities out of Employee Entities' assets for all costs and expenses paid or incurred by Impresa Management in the performance of its duties as manager or general partner of the Employee Entities, including, without limitation: (i) annual accounting costs in connection with the establishment of books and records; (ii) amounts paid to independent parties, such as legal, accounting, data processing, duplicating, and other services; (iii) other reasonable out-of-pocket expenses legitimately incurred in connection with the business of the Employee Entity; (iv) rents or other costs of occupancy incurred by Impresa Management and properly attributable to the Employee Entity. Impresa Management expects that it will also be entitled to reimbursement from the Clients for all salary, withholding taxes, employee benefit costs and the like of employees of Impresa Management (including, without limitation, seconded, leased or similar staff of Impresa Management), to the extent properly attributable to the Clients and to compensation in an amount

equal to cost plus up to ten percent (10%) of any such amount.

The Second Tier Entities will not reimburse Impresa Management for the costs described above. Impresa Management expects to generally charge the Second Tier Entities an investment advisory fee at the annual rate of 1.5% of the cost basis of private or public securities recommended until such securities are sold or distributed.

These fees will not be negotiable.

Impresa Management will be paid generally quarterly (i) in arrears by the Employee Entities; (ii) in advance by the Second Tier Entities; and (iii) annually in arrears by the Affiliated Entities, as applicable.

The Second Tier Entities will automatically receive a refund from Impresa Management for any pre-paid fee if the advisory contract is terminated before the end of the billing period. The amount of any refund will be determined based on a pro-rata calculation of the fees pre-paid from the date of termination of the advisory contract to the end of the billing period.

PERFORMANCE-BASED FEES AND SIDE-BY-SIDE MANAGEMENT

Impresa Management will not receive performance-based fees from its client accounts.

TYPES OF CLIENTS

Impresa Management's advisory clients will be the Clients. The Investment Entities generally make investments in private companies and operating businesses, purchased and sold in privately negotiated transactions. The Clients may invest in money market mutual funds.

METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS

Impresa Management expects that its employees and affiliates, including FMR LLC-affiliated entities as well as a limited number of third-party advisers, all of which specialize in venture capital, real estate, bioscience and other investments, may research and propose investment opportunities. Impresa Management will review investment opportunities and base its investment decisions on, amongst other criteria: (i) the experience and capabilities of management; (ii) proprietary or innovative characteristics of the firm's product or service; (iii) the nature and growth potential of the firm and the markets served; (iv) the business strategy to be employed in building revenues and profits; and (v) historical financial statements and financial forecasts.

In addition, from time to time, Impresa Management and/or its affiliates may determine that, as a result of regulatory requirements that may apply to Impresa Management and/or its affiliates due to investments in a particular country, investments in the securities of issuers domiciled or listed on trading markets in that country above certain thresholds (which may apply at the account level or in the aggregate across all accounts managed by the adviser and its affiliates) may be impractical or undesirable. In such instances, Impresa Management may limit or exclude clients' investment in a particular issuer, which may include investment in related derivative instruments, and investment flexibility may be restricted. In addition, to the extent that client accounts already own securities that directly or indirectly contribute to such an ownership threshold being exceeded, Impresa Management may sell securities held in such accounts in order to bring account-level and/or aggregate ownership below the relevant threshold. In the event that any such sales result in realized losses for client accounts, those client accounts may bear such losses depending on the particular circumstances.

Impresa Management's anticipated investing activities may expose its investors to various types of risk that

are associated with the financial instruments and markets in which it plans to invest. Investing involves risk of loss that clients should be prepared to bear. The significant types of financial risks to which Impresa Management expects to be exposed include, but are not limited to, the risks described below.

Market Risk

Market risk encompasses the potential for both losses and gains and includes, but is not limited to, price risk and currency risk.

Price Risk

Impresa Management's investments will be long-term and highly illiquid and there is no assurance that Impresa Management will achieve its investment objectives.

Liquidity Risk

Liquidity risk is the risk that the Clients may encounter difficulty in meeting obligations associated with financial liabilities. Among other things, liquidity could be impaired by an inability to access adequate sources of financing. This situation may arise due to circumstances outside of the control of Impresa Management, such as a general market disruption or an operational problem affecting Impresa Management or third parties.

Currency Risk

Impresa Management may invest in financial instruments denominated in currencies other than its functional currency and therefore its investors may be exposed to the risk that exchange rates may change in a manner that has an adverse effect on the Investment Entities.

Credit Risk

Credit risk is the risk that counterparties to a portfolio investment or financial instrument will cause a financial loss to the other party by failing to discharge an obligation. Impresa Management may invest in debt securities. Investment portfolios with debt securities are subject to credit risks. Credit risk refers to the likelihood that an issuer will default in the payment of principal and/or interest on an instrument.

Impresa Management may use hedging strategies that could involve a variety of derivative transactions. While these transactions may reduce the market and liquidity risks associated with an investment, the risks posed by these transactions include the risk that counterparties will default on their obligations and that the transaction will not adequately reduce the original market and liquidity risks.

Concentration Risk

Impresa Management may invest in a limited number of investments and those investments may be concentrated in a particular industry or geographic region. A consequence of this concentration is that performance may be more favorably or unfavorably affected by the performance of individual investments, industries or regions.

Leverage Risk

Impresa Management may incur debt in an Investment Entity to finance its operating expenses, redemptions or investments. The interest and other costs incurred in connection with any borrowing may not be recovered by appreciation in the Investment Entity's investments.

Operational Risk

Additionally, funds and accounts may be subject to operational risks, which can include risks of loss arising from failures in internal processes, people or systems, such as routine processing errors or major systems failures, or from external events, such as exchange outages.

DISCIPLINARY INFORMATION

There are no legal or disciplinary events that are material to a prospective client's evaluation of the advisory business of Impresa Management, or the integrity of its management.

OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

Impresa Management has relationships or arrangements with the following related broker-dealers:

Broker Dealers/Custodian

Fidelity Brokerage Services LLC ("FBS"), a wholly-owned subsidiary of Fidelity Global Brokerage Group, Inc., is a registered broker-dealer under the Exchange Act, and provides brokerage products and services including the sale of shares of investment companies advised by Fidelity Management & Research Company ("FMR"), a wholly-owned subsidiary of FMR LLC, to individuals and institutions, including retirement plans administered by affiliates. Pursuant to referral agreements and for compensation, representatives of FBS may refer customers to various services offered by FBS's related persons. In addition, FBS is the distributor of insurance products, including variable annuities, which are issued by FMR's related persons, Fidelity Investments Life Insurance Company and Empire Fidelity Investments Life Insurance Company. FBS may provide shareholder services to certain of FMR's or FMR's affiliates' clients.

National Financial Services, LLC ("NFS"), is engaged in the institutional brokerage business and provides clearing and execution services for other brokers. NFS is a wholly-owned subsidiary of Fidelity Global Brokerage Group, Inc., a holding company that provides administrative services to NFS. Fidelity Capital Markets ("FCM"), a division of NFS, may execute transactions for Impresa Management and other clients. Additionally, NFS operates CrossStream, an alternative trading system that allows orders submitted by its subscribers to be crossed against orders submitted by other subscribers. NFS charges a commission to both sides of each trade executed in CrossStream. CrossStream may be used to execute transactions for Impresa Management's clients and other advisory clients. NFS is a registered broker-dealer under the Exchange Act and NFS is also registered as an investment adviser under the Investment Advisers Act of 1940 ("Advisers Act"). NFS may serve as a clearing agent for client transactions that Impresa Management places with certain broker-dealers. NFS may provide transfer agent or sub-transfer agent services to certain of Impresa Management's or Impresa Management's affiliates' clients. NFS may also serve as custodian for certain assets advised by Impresa Management.

Other Investment Advisers

Impresa Management has relationships or arrangements with the following related investment advisers:

FMR, in association with its various affiliates, serves as investment adviser to a number of investment companies, and is registered as an investment adviser under the Advisers Act. Impresa Management may place orders in public securities at no cost through FMR, an affiliate that also performs this function for registered investment companies advised by FMR LLC-related companies, or through one of its affiliates. In addition, Impresa Management may from time to time invest the Clients' uninvested cash balances in mutual funds advised by FMR.

FMR Co., Inc. ("FMRC") is a wholly-owned subsidiary of FMR and a registered investment adviser under the Advisers Act. FMRC may provide portfolio management services as an adviser or sub-adviser to certain of FMR's clients and Fidelity Funds. FMRC may also provide portfolio management services as an adviser or a sub-adviser to clients of other affiliated and unaffiliated advisers. Impresa Management may from time to time invest the Clients' uninvested cash balances in mutual funds sub-advised by FMRC.

Fidelity Investments Money Management, Inc. ("FIMM") is a wholly-owned subsidiary of FMR LLC and a registered investment adviser under the Advisers Act. FIMM provides portfolio management services as an

adviser or sub-adviser to certain of FMR's clients and Fidelity Funds. FIMM may also provide portfolio management services as an adviser or a sub-adviser to clients of other affiliated and unaffiliated advisers. Impresa Management may from time to time invest the Clients' uninvested cash balances in mutual funds sub-advised by FIMM.

Northern Neck Investors LLC ("Northern Neck"), is controlled by various shareholders and employees of FMR LLC, and is a registered investment adviser under the Advisers Act. Northern Neck serves as investment adviser and general partner to, or manager of, employees' securities companies and related investment entities owned by certain members of Impresa Management. In addition, it is expected that Impresa Management may share employees from time to time with Northern Neck.

Potential Conflicts of Interest

It is anticipated that Impresa Management shall serve as a manager or general partner of the Employee Entities. It is also anticipated that Impresa Management shall serve as the general partner of several limited partnerships that act as general partner of one or more of the Second Tier Entities. Impresa Management may be deemed to be affiliated with various FMR LLC-related companies, some of which may serve as general partners in private investment partnerships that invest in securities and/or real estate. Impresa Management may from time to time invest the Investment Entities' uninvested cash balances in registered investment companies advised by FMR LLC-related companies (such as money market mutual funds). Certain affiliated persons of Impresa Management who also own interests in FMR LLC may receive economic benefits as a result of a Client's assets that are so invested.

Because Impresa Management will be involved, and its affiliates are currently involved, in rendering investment management and other financial services, conflicts of interest may exist among the Clients, their investors, Impresa Management and its affiliates and other investment partnerships and accounts managed by FMR LLC-affiliated entities with which the Clients may co-invest, or in which the Clients may invest. Impresa Management and its affiliates are not obligated to make any particular investment opportunity available to any Investment Entity. Impresa Management, in its sole discretion, plans to allocate investment opportunities to and among the Clients to further the purposes for which the Employee Entities were created.

Some further benefits may accrue to Impresa Management and its affiliates in connection with the Investment Entities due to the structure of the Investment Entities and their proposed investment activities and the ongoing business activities of FMR LLC and its affiliates. For example, an FMR LLC-affiliated entity may provide investment advisory or management or other services and receive fees or other compensation and expense reimbursement in connection therewith from entities in which an Investment Entity invests. Such fees or other compensation may include, without limitation, advisory fees, organization or success fees, financing fees, management fees, performance-based fees, fees for brokerage and clearing services, and compensation in the form of a carried interest entitling the entity to share disproportionately in income or capital gains or similar compensation. An FMR LLC-affiliated entity may also engage in market-making activities with respect to the securities of entities in which an Investment Entity invests. Employees of FMR LLC or its affiliates may serve as officers or directors of portfolio companies in which an Investment Entity invests pursuant to rights held by an Investment Entity to designate such officers or directors, and may receive officers' and directors' fees and expense reimbursements in connection with such services. FMR LLC and its affiliates reserve the right not to charge or to waive all or part of any such fees or other compensation or expense reimbursement that an Investment Entity otherwise might incur or bear indirectly. However, any such fees or other compensation or expense reimbursement received by an FMR LLC-affiliated entity or by employees thereof will generally not be shared with any Investment Entity. The Exemptive Order contemplates that, prior to an Employee Entity's entry into any of the transactions described in this paragraph, Impresa Management's Board of Directors (the "Board") will determine that the terms of such transaction are fair to the Employee Entity and its investors.

Additionally, certain personnel of FMR LLC-affiliated entities may provide services, including investment

advisory services, to Impresa Management.

CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING

A Code of Ethics for Personal Investing (“Code”) will be adopted by Impresa Management in accordance with Rule 204A-1 under the Advisers Act. The Code will apply to all officers, directors, and employees of Impresa Management and requires that they place the interests of Impresa Management’s clients above their own. The Code will contain provisions: (i) implementing standards of general business conduct reflecting Impresa Management’s fiduciary obligations; (ii) requiring compliance with applicable federal securities laws; (iii) requiring employees and their covered persons to move their covered accounts to FBS unless an exception has been granted; (iv) requiring reporting and review of personal securities transactions and holdings of access persons and their covered persons; (v) requiring reporting of transactions in covered securities on a quarterly basis; (vi) requiring reporting of accounts and holdings of covered securities on an annual basis; (vii) prohibiting or requiring pre-approval of certain investments, including limited offerings and initial public offerings; (viii) requiring reporting of Code violations; and (ix) requiring the distribution of the Code to all supervised persons documented through acknowledgements of receipt. Core features of the Code will be generally applicable to all employees, officers and directors of Impresa Management. Additional restrictions and reporting obligations are required under Code versions applicable to certain advisory personnel.

Impresa Management will provide a copy of the Code to any client or prospective client upon request.

It is anticipated that, from time to time, an affiliate of Impresa Management, acting as principal, may (a) buy or sell securities or other assets from or to an Investment Entity, or (b) borrow from or make loans to an Investment Entity. The Exemptive Order, described previously, sets forth procedural requirements for any such transaction involving an Employee Entity, including that such transaction is effected only if the Board determines that the transaction’s terms are fair and reasonable, do not involve overreaching, and are consistent with the interests of the relevant Employee Entity’s investors, its organizational documents and reports to investors. It is expected that any loan by an Employee Entity to an affiliate of Impresa Management will be on terms no more favorable than would be obtainable from an unaffiliated third party on an arm’s-length basis.

It is anticipated that Impresa Management’s transactions in publicly traded securities will be generally limited to the sale of securities that have become publicly traded subsequent to their initial purchase by means of a public offering, acquisition, or otherwise. Impresa Management plans to place orders in publicly traded securities at no cost through FMR, an affiliate that also performs this function for affiliated registered investment companies. Trade orders are subsequently directed by FMR to various unaffiliated brokers that may retain a commission or charge a mark-down, or trade orders may be directed to an affiliated brokerage entity, Fidelity Capital Markets (“FCM”), a division of NFS, which may retain a small agency commission on each transaction. Securities may be custodied by an affiliated clearing broker, FCM, for an annual asset based charge. Potential conflicts of interest, such as order allocations and price (described below), could arise under these affiliated arrangements but are unlikely in view of the identity of interest between such affiliates, on the one hand, and Impresa Management’s clients and their investors, on the other.

It is proposed that an Employee Entity may from time to time co-invest in securities or other assets with Impresa Management or an affiliate thereof (for this purpose, a “Co-Investor”). As a condition of the Exemptive Order and subject to certain exceptions, any such co-investment will be effected only if the Co-Investor, prior to disposing of all or part of its investment, (i) gives Impresa Management sufficient notice of its intent to dispose of the investment, and (ii) refrains from disposing of its investment unless the relevant

Employee Entity has the opportunity to dispose of its investment prior to or concurrently with, on the same terms as, and pro rata with the Co-Investor.

Impresa Management or an affiliate thereof may buy or sell for itself securities that it also recommends to clients. In addition to the conditions of the Exemptive Order described previously, potential conflicts of interest in such transactions are governed by the Code. The Code establishes sanctions if its requirements are violated and requires that Impresa Management or its affiliates place the interests of Impresa Management's clients above their own.

The Code will generally be supplemented by other relevant policies including the Policy on Inside Information required under Section 204A and other written policies and procedures that will be adopted by Impresa Management. From time to time, in connection with its business, it is anticipated that Impresa Management may obtain material non-public information that is usually not available to other investors or the general public. In compliance with applicable laws, Impresa Management's employees will be subject to a comprehensive set of policies and procedures that prohibit the use of material non-public information.

In addition, Impresa Management's employees will be subject to the Policy on Business Entertainment and Workplace Gifts, which is intended to set standards for business entertainment and gifts and help employees make sound decisions with respect to these activities and ensure that the interests of Impresa Management's clients come first. Similarly to ensure compliance with applicable "pay-to-play" laws, Impresa Management's employees will be subject to the Policy on Political Contributions and Activity, which requires employees to pre-clear any political contributions and activity.

BROKERAGE PRACTICES

On a limited basis, Impresa Management expects that it may engage in the sale of publicly traded securities on behalf of the Investment Entities and sends such orders to FMR trading personnel to be placed with executing brokers. FMR does not charge for these services and the executing brokers charge customary transaction charges. The commissions from those trades are not used to pay for brokerage and research services. The President or Treasurer of Impresa Management or their designee reviews the execution of securities transactions and evaluates the reasonableness of the commissions charged in relation to the services provided.

When feasible, orders of various accounts, including those of Impresa Management's clients, its affiliates' clients, and proprietary accounts, will be bunched for order entry and execution. Bunched orders may be executed by FMR through one or more brokers. The allotment of trades among brokers is based on a variety of factors, which may include price, order size, the time of order, the security and market activity. A bunched trade executed with a particular broker is generally allocated pro-rata among the accounts that participated in the bunched trade until any account has been filled. After any account has been filled, the trade is allocated pro-rata among any remaining accounts. Each broker's execution of a bunched order may be at a price different than another broker's bunched order execution price.

In executing orders on behalf of Impresa Management, FMR may determine that bunching and allocating trade orders for execution may be advantageous in reducing transaction costs and avoiding possible inequities that can arise when placing orders independently. In placing trade orders with FMR, Impresa Management will rely on FMR policies and procedures that are reasonably designed to ensure that client transactions are not disadvantaged in the bunching and allocation of securities orders. The FMR trading desk executes its trading responsibilities in accordance with the applicable FMR Trade Allocation Policy. Trade allocations may also be impacted by various regulatory requirements depending on where the trade is executed and what types of accounts are included in the trade. In such circumstances, some accounts may need to be prioritized over others when supply/demand is insufficient (e.g., client accounts receive priority of

allocation over proprietary accounts).

REVIEW OF ACCOUNTS

The President will periodically review each portfolio to ensure that Client accounts are invested in accordance with applicable policies, procedures and guidelines. Directors of Impresa Management review quarterly the holdings in Client accounts managed by Impresa Management and ratify all investment activity of the Clients. Impresa Management will not provide management to individuals and will not provide financial planning services.

Quarterly reports, including asset valuations, will be delivered to investors in funds managed by Impresa Management. In addition, qualified custodians send quarterly statements to investors for certain accounts. For accounts of certain other Investment Entities, Impresa Management will deliver annual audited financial statements.

CLIENT REFERRALS AND OTHER COMPENSATION

Impresa Management will not, or a related person does not, either directly or indirectly, compensate any person for client referrals.

CUSTODY

Impresa Management may be deemed to have custody of client assets (even though a qualified custodian will serve as custodian). Impresa Management, in its role as both general partner and investment adviser to the Investment Entities, will have authority to withdraw funds or securities from Investment Entities' accounts. Impresa Management will hold all investments made by the Investment Entities in accounts with qualified custodians, including qualified custodians that are affiliated with Impresa Management. Investments in certain private securities, limited partnerships, and other investment types that would be typically invested in by the Investment Entities may not create certificates indicating ownerships. For these investments, Impresa Management plans to rely on other documentation supporting legal ownership.

Account statements for certain of the Investment Entities will be delivered directly on a quarterly basis from each qualified custodian to the beneficial owners or to an independent representative. Beneficial owners or the independent representative should carefully review those account statements. Audited financial statements for certain Impresa Management managed entities, including the Employee Entities, will be obtained and delivered to investors in compliance with Rule 206(4)-2 of the Advisers Act.

INVESTMENT DISCRETION

Impresa Management shall serve as investment adviser to the Clients and will have discretionary authority to manage the Clients. Each of the Clients will be a separate advisory client of Impresa Management.

The investors in each of the Clients will not be clients of Impresa Management.

Impresa Management plans to utilize written contracts for investment management services. Certain contracts are expected to be executed by Impresa Management, on behalf of the client as general partner/manager, and as the investment adviser.

VOTING CLIENT SECURITIES

Impresa Management plans to have authority to vote investment proxies on behalf of the Clients and will adopt written policies as well as proxy voting guidelines (“Guidelines”) that are reasonably designed to ensure proxies are voted in the best interest of the Clients and to resolve potential conflicts of interest. Potential conflicts generally may arise in connection with affiliated business arrangements or other relationships.

Impresa Management will vote proxies with a long-term perspective in a manner intended to maximize value to the Investment Entities or otherwise in the best interest of the Investment Entities, and shall do so without regard to its relationship to other FMR LLC-affiliated companies. Except as set forth in the Guidelines, Impresa Management expects to generally vote in favor of routine management proposals and will evaluate shareholder proposals by their likelihood to enhance the economic returns or profitability of the portfolio company or to maximize shareholder value. Limited partners or members of the Investment Entities may contact Impresa Management directly to obtain a copy of its Guidelines and for information on how proxies were voted.

Conflicts of Interest

Impresa Management plans to address the potential conflicts of interest related to voting proxies for Fidelity mutual fund shares held by the Clients by “echo voting.” Echo voting is the practice of voting proxies in favor of or against proposals in the same proportion as other shareholders. This essentially allows votes to count toward quorum but not impact the outcome. In addition, if any person involved in the analysis or voting of proxies has knowledge of, or has reason to believe there may exist, any potential conflict relating to a proxy vote, such person can notify Impresa Management’s President of such potential conflict. Impresa Management’s President will analyze such potential conflict and consult with counsel to the extent necessary. If the President determines that a material conflict of interest exists, Impresa Management expects the conflict to be resolved in accordance with the Guidelines.

FINANCIAL INFORMATION

Impresa Management will not require or solicit pre-payment of advisory fees six months or more in advance. Furthermore, there are no financial conditions that are reasonably likely to impair Impresa Management’s ability to meet any of its contractual commitments to its clients.

REQUIREMENTS FOR STATE-REGISTERED ADVISERS

Impresa Management is not registered with any state securities authority.