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This brochure provides information about the qualification and business practices of Kudu Investment Management, LLC. If you have any questions about the contents of this brochure, please contact us at (917) 515-2080 or by email at nplatt@kuduinvestment.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission, or by any state securities authority.

Registration with the SEC or with any state securities authority does not imply a certain level of skill or training.

Additional information about Kudu Investment Management LLC is available on the SEC's website at www.adviserinfo.sec.gov.

September 23, 2015

MATERIAL CHANGES

This Item is not applicable.

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Item 4 - ADVISORY BUSINESS

Firm Description

Kudu Investment Management LLC (“KIM”), a Delaware limited liability company, provides investment advisory services to pooled investment vehicles and managed accounts focused on minority equity investments in asset and wealth managers in the United States and Canada.

KIM anticipates providing investment advisory services to institutional investors on both a discretionary and non-discretionary basis including pooled investment vehicles and managed accounts (the “Clients”). As of the date of this Brochure, KIM’s sole client is Kudu Investment Fund Partners I, LP (“KIFP I”).

KIM bases its advice to each Client on the investment objectives and restrictions, if any, set forth in the applicable organizational document, limited partnership agreement, investment management agreement, and/or subscription agreements, as the case may be, of each pooled investment vehicle Client (each, a “Fund Document” and, collectively, the “Fund Documents”) or the investment management agreement for other Clients.

The principal owner of KIM is Fidante Partners US LLC, a subsidiary of Fidante Partners Holdings Pty Limited, a subsidiary of Challenger Funds Management Holdings Pty Limited, a subsidiary of Challenger FM2 Holdings Pty Limited, a subsidiary of Challenger Group Holdings Ltd., a subsidiary of CFSG Holding No 2 (Victoria) Pty Ltd., a subsidiary of Challenger Limited. The principals of KIM own a majority of the remaining piece of KIM.

Client assets

As of September 23, 2015, KIM had \$147,000,000 of non-discretionary client assets under management consisting of \$44,550,034 of called capital and \$102,449,966 of uncalled capital commitments to KIFP I.

Item 5 - FEES and COMPENSATION

A. Advisory Fees and Compensation

With respect to KIFP I, KIM's advisory fees and compensation are based on a capital commitment structure whereby KIFP I will pay KIM a management fee equal to 1.75% of the aggregate capital commitments for a period of time and 1.75% of unamortized capital contributions thereafter.

Management fees for any other Clients will be negotiable and based on the individual Client relationship.

Performance-Based Compensation

An affiliate of KIM may be entitled to receive performance-based compensation, which is compensation based on a share of gains on, or income earned by, each Client. The performance-based compensation for KIFP I is comprised of a distribution of up to 20% of distributable cash in excess of a benchmark that includes a minimum return and repayment of capital.

Performance-based compensation for other Clients will be negotiated with each individual Client.

B. Payment of Fees

The management fee is calculated and payable quarterly in advance on the first day of each fiscal quarter (i.e., January 1, April 1, July 1, and October 1).

Performance-based compensation is reallocated to an affiliate of KIM from the assets of KIFP I.

C. Other Fees and Expenses

In addition to paying investment management fees and performance-based compensation, Clients advised by KIM will be subject to investment and other expenses, including without limitation, (i) expenses related to sourcing, due diligence, valuation and potential acquisition of investments, (regardless of whether such acquisition is actually consummated); (ii) the holding, monitoring and sale of investments; (iii) ongoing legal, auditing, consulting, accounting, valuation services, loan servicing and other professional expenses; (iv) expenses for the preparation of Client financial statements, tax returns and Schedules K-1; (v) expenses in connection with the collection of amounts due to Clients; (vi) the pro rata share of insurance premiums, including key-man insurance protection on management personnel of underlying portfolio companies; (vii) fees and expenses related to a Client's administrator, if any; (viii) principal repayment and borrowing costs with respect to any borrowing incurred by a Client; and (ix) expenses incurred in connection with litigation, proceedings and indemnification.

Neither KIM nor its covered persons accepts compensation for the sale of securities or other investment products, including asset based sales charges or service fees.

Item 6 - PERFORMANCE-BASED FEES & SIDE BY SIDE MANAGEMENT

As noted in Item 5, KIM charges performance-based compensation. Over time, it is anticipated that KIM will provide investment management services to multiple Clients. KIM (or an affiliate of KIM) is, and will be, entitled to be paid compensation on a basis that includes a performance-based component. Certain Clients may have higher or more favorable performance-based compensation arrangements than other Clients. At such time as KIM manages more than one Client account, and particularly in situations where the compensation arrangements differ among such Client accounts, a potential exists for one Client account to be favored over another Client account. To mitigate these risks, KIM has implemented policies and procedures intended to address conflicts of interest relating to the management of multiple Clients and the allocation of investment opportunities. As of the date of this Brochure, KIM only has one client, however, allocations of investment opportunities among multiple Clients of KIM generally will be made on a pro-rata basis taking into account the Client's vintage, available capital, strategies and restrictions.

As noted above, it is anticipated that KIM may have other Clients with overlapping investment objectives; therefore, it is possible that Clients may co-invest in many of the same investment opportunities. Nonetheless, each Client will invest pursuant to its specific mandate, objective, concentration, risk tolerance and other applicable parameters. Further, the KIFP I Fund Documents provide for restrictions and guidelines on the allocation of investment opportunities with other Clients where overlap in investment objectives exists. Subject to certain limitations, these guidelines require that KIFP I and the other Clients participate in investment opportunities in proportion to their then respective undrawn capital commitments.

Item 7 - TYPES OF CLIENTS

Description

KIM anticipates providing investment advisory services to institutional investors on both a discretionary and non-discretionary basis, which include pooled investment vehicles and managed accounts.

With respect to any Client that is a pooled investment vehicle, any initial and additional subscription minimums are disclosed in the Fund Documents of the relevant pooled investment vehicle.

Item 8 - METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS

Methods of Analysis

Investment Process

KIM provides investment advisory services to pooled investment vehicles and managed accounts focused on minority equity investments in asset and wealth managers (the “Underlying Managers”). KIM focuses its investments on behalf of Clients on Underlying Managers in the United States and Canada. KIM seeks out Underlying Managers that have built successful, independent organizations that have a need for capital to ensure that their businesses continue to run independently and autonomously. The typical investment candidate for a KIM Client is an Underlying Manager that has been in existence for at least five years, generates sustainable levels of free cash flow, and has achieved self-reliance in its operations. Investments made by KIM’s Clients are generally structured as passive, minority equity stakes, with dividend rights. KIM seeks to build a portfolio of Underlying Managers with a diversified mix of long-only and alternatives strategies in an array of investment categories.

In evaluating investment opportunities, KIM considers a variety of factors relating to the Underlying Manager’s management and investment professionals, such as experience and commitment. Further, KIM considers additional criteria such as (i) investment performance, (including peer analysis); (ii) stability and concentration of clients and distribution relationships; (iii) fee rate consistency; (iv) key person risk; (v) ethics and character; (vi) succession risks; (vii) talent recruiting and retention; (viii) compensation and equitization practices; (ix) regulatory, operational control and discipline; and (x) institutionalization of middle and back office.

In conducting its quantitative analysis, KIM utilizes its own financial models to determine the valuation and structure of each investment.

Investment Characteristics

KIM intends to allocate its assets to Underlying Managers that invest in a wide variety of investment strategies and styles, including the following:

- Equity – Developed Markets
- Equity – Emerging Markets
- Fixed Income – Rates
- Fixed Income – Investment Grade
- Fixed Income – High Yield Credit
- Credit
- Commodities
- Real Estate
- Diversified
- Market Neutral Hedge Funds
- Long/Short Equity

Long/Short Credit
Event Driven
Global Macro
Currencies

Risk of Loss

The success of KIM and its Client's investment activities (and of the Underlying Managers) will be affected by general economic and market conditions such as interest rates, availability of credit, inflation rates, legal and regulatory changes, political and economic uncertainty and other factors. Additional risk factors that may be considered applicable to an investment with a Client of KIM's are outlined in Appendix A.

Item 9 - DISCIPLINARY INFORMATION

This Item is not applicable.

Item 10 - OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

Broker-Dealer Registration Status

Each of Charles A. Ruffel, Co-Chief Executive Officer of KIM, and Nicholas Platt, Jr., Chief Operating Officer of KIM, is a registered representative of FDX Capital, LLC, a Securities and Exchange Commission - registered broker-dealer ("FDX").

Material Relationships or Arrangements with Industry Participants

Mr. Ruffel is a trustee of Charles Schwab & Co.'s ETF Strategic Trust and of the Charles Schwab Laudus Funds, both managed by Charles Schwab Investment Management, Inc., a subsidiary of The Charles Schwab Corporation.

Mr. Ruffel is on the Advisory Board of CapTrust Financial Advisors, LLC, a Securities and Exchange Commission -registered investment adviser and broker-dealer.

Neither KIM nor Mr. Ruffel believes that these relationships are material to KIM's advisory business or create a conflict of interest with KIM's Clients.

Other than with respect to compensation derived from pre-existing transactions, neither Mr. Ruffel nor Mr. Platt will receive additional compensation as a registered representative of FDX. KIM has not, and will not, engage in any transactions with FDX with respect to its Clients accounts, and Mr. Ruffel and Mr. Platt will not engage in any new activities which would create a material conflict of interest.

The relationships described above are disclosed to KIM's Clients, and KIM has adopted policies and procedures in order to address and minimize any conflicts of interest in connection with these arrangements.

Item 11 - CODES OF ETHICS, PARTICIPATION OF INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING

KIM has adopted a Code of Ethics (the “Code”) that establishes the standard of business conduct that all supervised persons of KIM must follow, and comprises the following general principles which all related persons have agreed to uphold: to put the interests of KIM’s Clients before their own interests and to act honestly and fairly in all respects in their dealings with Clients. In addition to compliance with KIM’s policies and procedures, all of KIM’s personnel are required to comply with applicable federal securities laws. Clients or prospective clients may obtain a copy of the Code by contacting KIM.

See below for further provisions of the Code as they relate to the preclearing and reporting of securities transactions by KIM’s covered persons.

KIM and its covered persons may give and/or receive gifts, services or other items to/from any person or entity that does business with or potentially could conduct business with or on behalf of KIM. KIM has adopted policies and procedures governing gifts and business entertainment, which includes quarterly disclosure of gifts and business entertainment in excess of certain de minimis thresholds and pre-clearance by the Chief Compliance Officer prior to giving/receiving gifts above a certain de minimis threshold.

Principals of KIM, in the course of their investment management and other activities (e.g., board or creditor committee service), may come into possession of confidential or material nonpublic information about publicly traded companies (“Public Companies”), including Public Companies in which KIM, its related persons and/or Underlying Managers have invested or seek to invest on behalf of its or their clients. KIM is prohibited from improperly disclosing or using such information for its own benefit or for the benefit of any other person, regardless of whether such other person is a Client. KIM maintains and enforces written policies and procedures that prohibit the communication of such information to persons who do not have a legitimate need to know such information and to assure that KIM is meeting its obligations to its Clients and remains in compliance with applicable law. In certain circumstances, KIM may possess certain confidential or material, nonpublic information that, if disclosed, might be material to a decision to buy, sell or hold a security, but KIM will be prohibited from communicating such information to the Client or using such information for the Client’s benefit. In such circumstances, KIM will have no responsibility or liability to the Client for not disclosing such information to the Client (or the fact that KIM possesses such information), or not using such information for the Client’s benefit, as a result of following KIM’s policies and procedures designed to provide reasonable assurances that it is complying with applicable law.

Item 12 - BROKERAGE PRACTICES

It is not currently part of KIM's investment strategy to effect transactions in Client accounts that involve the payment of brokerage commissions.

Item 13 - REVIEW OF ACCOUNTS

KIM's Chief Financial Officer and Chief Operating Officer are responsible for monitoring the Clients' accounts on a continuous basis. Such matters reviewed on a quarterly basis include financial statements and trial balance, distribution calculations received from Underlying Managers, adherence to applicable investment guidelines, and the statement of capital account performance.

The Chief Compliance Officer reviews certain other aspects of regulatory compliance. The timing of such reviews are dependent upon the purpose of the review and other factors.

Reconciliations of cash activities and investment holdings for Client accounts will be performed monthly. Significant market events affecting the valuation of investments or changes in the investment objectives or guidelines of a Client account may trigger reviews of accounts on other than a periodic basis.

Item 14 - CLIENT REFERRALS AND OTHER COMPENSATION

Third Party Placement Agents

KIM currently engages a third party placement agent for client referrals.

Item 15 - CUSTODY

An affiliate of KIM is deemed to have custody of Client assets and intends to rely on the “pooled investment vehicles” exemption from the reporting and surprise audit obligations imposed by Rule 206(4)-2 of the Advisers Act. Accordingly, the Clients are subject to a year-end audit and audited financial statements are provided to underlying investors within 120 days of the end of the fiscal year.

Item 16 - INVESTMENT DISCRETION

KIM anticipates providing investment advisory services on both a discretionary and non-discretionary basis to pooled investment vehicles and managed accounts intended for sophisticated and institutional investors and other qualified investors. Over time, it is anticipated that KIM will provide investment management services to multiple Clients; however, as of the date of this Brochure, KIM's sole Client is KIFP I.

Prior to assuming limited discretion in managing a Client's assets, KIM enters into an investment management agreement or other agreement that sets forth the scope of KIM's discretion.

With respect to KIFP I, investment decisions are made within the guidelines outlined in the Fund Documents and are subject to the investment parameters and approvals of KIFP I. Investment parameters include maximum investment size, maximum strategy exposure and minimum projected IRR, minimum operating history, minimum revenue, minimum AUM and maximum client concentration of underlying manager.

Item 17 - VOTING CLIENT SECURITIES

KIM does not invest on behalf of Clients in publicly traded securities and therefore does not anticipate voting proxies for its Clients. To the extent KIM has been delegated some form of voting authority on behalf of its Clients, KIM will vote in the best interest of its Clients and in accordance with KIM's policies and procedures. In fulfilling its obligations to Clients, KIM endeavors to act in a manner that will enhance the economic value of the underlying investments held by each Client.

Item 18 - FINANCIAL INFORMATION

This Item is not applicable.

Appendix A

RISK FACTORS

Economic and Market conditions

Through the portfolios of its Clients, KIM will make investments in Underlying Managers across a range of strategies and whose performance is dependent on economic and market conditions. A sustained economic downturn or negative financial markets may adversely impact the underlying manager's ability to attract and retain assets and generate revenues and positive cash flows. This may impact portfolio returns, value of investments and ability to source quality investments.

Investment Management Industry factors

The investment management industry has undergone significant change over recent years and is subject to a high degree of regulation. Further changes may result in unfavorable shifts away from Underlying Managers of a certain style or strategy and may therefore negatively impact the ability of KIM to successfully execute its business strategy. Industry conditions may impact KIM's ability to source investments of a desired style and strategy, KIM's target investment size and the ability to build diversified portfolios for its Clients.

No Control Over Underlying Managers

KIM will have no control over the operations of any of Underlying Managers in which it invests or their underlying funds. As a result, there can be no assurance that the Underlying Managers in which it invests will operate on the basis expected by KIM. In particular, there is the risk that an underlying manager may deviate from its stated or expected investment strategy over time ("style drift").

Underlying Manager Concentration

KIM expects to make a limited number of investments for each of its Client accounts and, as a consequence, the overall performance of any given Client account could be significantly adversely affected by the negative performance of one or more of such investments.

Unspecified Investments

KIM will begin operations without reaching an agreement with any specific investment target. KIM's Clients will have to rely on KIM's ability to identify, structure and consummate investments consistent with KIM's investment strategy. It is possible that KIM will not identify sufficiently attractive investments.

Competition for Investments

KIM will face competition for investments with other established capital providers including funds, private equity firms and corporations that seek to acquire minority stakes in Underlying Managers.

Difficulty of Exiting Investments

Investments made pursuant to KIM's investment strategy are extremely illiquid and investors' ability to realize their investments may be significantly limited.

Investment Management Industry Regulation

The investment management industry is subject to extensive and comprehensive regulation by federal, state and foreign regulatory bodies. Management firms in which KIM's Clients invest who fail to comply

with laws or regulations could be subject to fines, suspensions of individual employees or other sanctions, which could negatively impact Client performance.

Leverage

KIM may borrow funds throughout its term to fund or refinance the acquisition of investments or to pay fund expenses. Additionally, the Underlying Managers may utilize a degree of leverage with regard to certain strategies. This results in the Fund controlling substantially more assets than it has equity and exposes the Fund to additional levels of risk.

Limited Operating History of Underlying Managers

The Underlying Managers in which Kim's Clients invest may have limited histories in operating their own management company (although such underlying investment manager personnel may have significant prior experience in the securities industry). Therefore, such investments may involve greater risks than investment with more established investment managers.

Access to Information from Portfolio Companies

KIM may request information from each underlying investment manager regarding the historical performance and investment strategies of its underlying investment funds. However, KIM may not always be provided with such information because certain of this information may be considered proprietary information by such underlying investment manager. This lack of access to information may make it more difficult for KIM to select and evaluate investments for its Clients.