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BLACKSTREET CAPITAL MANAGEMENT, LLC

Form ADV Part 2A

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This brochure provides information about the qualifications and business practices of Blackstreet Capital Management, LLC. If you have any questions about the contents of this brochure, please contact us at (240) 223-1330. 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. Additional information about Blackstreet Capital Management, LLC also is available on the SEC's website at www.adviserinfo.sec.gov.

Blackstreet Capital Management, LLC 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 any registered investment adviser are intended to provide you with information which you may use in determining whether to hire or retain a registered investment adviser.

Item 2 – Material Changes

This brochure contains material changes to our prior brochure dated June 16, 2016 (our “Prior Brochure”). Immediately below is a discussion of such material changes. Such discussion sets forth only material changes to the Prior Brochure.

- Updates the total regulatory assets under management in Item 4.

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Item 4 – Advisory Business

Blackstreet Capital Management, LLC provides advisory and management services to private equity funds. These funds currently include Blackstreet Capital Partners (AI), L.P. and Blackstreet Capital Partners (QP), L.P., collectively referred to as Fund I, and Blackstreet Capital Partners (AI) II, L.P. and Blackstreet Capital Partners (QP) II, L.P., collectively referred to as Fund II. Blackstreet Capital Management, LLC is referred to herein as Blackstreet, and Fund I, Fund II and any other funds that may in the future be managed by Blackstreet are referred to herein as the Blackstreet funds.

Blackstreet was originally formed in 2002 as MMP Capital Management, in partnership with Milestone Merchant Partners, LLC. In 2005, the principals of Blackstreet acquired Milestone's interest in MMP Capital Management and changed the name to Blackstreet Capital Management. Since May 2005, Mr. Murry Neal Gunty has been the managing member and principal owner of Blackstreet.

Blackstreet provides investment advisory services solely to each Blackstreet fund, and not to investors in those funds. No investment advisory relationship exists between Blackstreet and any investors in the Blackstreet funds. To the extent any investor in a Blackstreet fund desires any advice regarding its own investment decisions, it should engage its own financial, legal, tax, accounting and other advisors. Each investor and its own advisors are responsible for conducting their own analysis and due diligence to the full extent they deem necessary, and based on such independent analysis, each investor must make its own decisions regarding whether and when to invest in any Blackstreet fund.

Blackstreet provides advisory services to each Blackstreet fund pursuant to agreements entered into by Blackstreet and the fund. Those agreements provide restrictions on the investments that may be made by Blackstreet on behalf of the Blackstreet funds. Without prior approval of the Limited Partner Advisory Board of Fund I or Fund II, as the case may be, Blackstreet, in its capacity as investment manager of the fund, may not (a) invest more than 25% of the fund's total commitments in any single portfolio company, (b) invest more than 10% of the fund's total commitments in portfolio companies organized and maintaining their principal place of business and principal operations outside of North America or (c) invest more than 10% of the fund's total commitments directly into mortgages, mortgage backed securities and real estate. Furthermore, no more than 50% of the commitments of the partners of any Blackstreet fund may be invested in any single calendar year.

All assets of the Blackstreet funds are managed by Blackstreet on a discretionary basis, subject only to the investment limitations described above or as otherwise set forth in the related management agreements and/or limited partnership agreements. Blackstreet's total regulatory assets under management were approximately \$104,337,104 as of December 31, 2016 (based on unaudited financial statements). Regulatory assets under management have been calculated separately for each Blackstreet fund by determining the current fair value of such fund's assets and the contractual amount of any uncalled commitments to such fund. [As of February 23, 2016, with the exception of less than \$1,000,000 held in reserve in short term securities to cover anticipated expenses, all of the assets of Fund I have been distributed to the Fund's limited partners.] Neither Blackstreet nor BCA has authority to issue additional capital calls of the limited partners of the Fund I and the Fund is not expected to make additional long term or follow-on investments.

Item 5 – Fees and Compensation

As more specifically set forth in the limited partnership agreements and related management agreements for each fund, the limited partners of each fund pay to Blackstreet an annual management fee, payable semi-annually and called on January 15th and July 15th (i.e., in each case, partially in arrears and partially in advance) each year. During the capital commitment period of each Blackstreet fund, the annual management fee is 2% of the limited partners' aggregate capital commitments. After the expiration of such commitment period, the management fee percentage is reduced by 0.2% each year during the remaining

term of the fund.

Blackstreet Capital Advisors, LLC, the general partner of Fund I, and Blackstreet Capital Advisors II, LLC, the general partner of Fund II, are each registered investment advisers and affiliates of Blackstreet, and are entitled to receive performance fees in the form of a carried interest on the profits of Fund I and Fund II, respectively. See Item 6 below.

The management fees and carried interest described above are generally non-negotiable as between Blackstreet and its clients, the Blackstreet funds. However, certain investors in a Blackstreet fund may negotiate a reduction of such management fees prior to or concurrently with becoming an investor in the fund.

Management fees are generally paid pursuant to capital calls made semi-annually on the limited partners of each Blackstreet fund. However, if and to the extent a Blackstreet fund has cash on hand as a result of dividends or interest income received from portfolio investments or proceeds from the disposition of a portfolio investment, Blackstreet and the general partner of such Blackstreet fund generally have the discretion to pay management fees to Blackstreet from such cash on hand.

If the general partner of a Blackstreet fund is then entitled to carried interest payments, those payments are made from time to time when cash or other distributions are otherwise made to the partners of the Blackstreet fund.

In addition to the management fee described above, Blackstreet earns compensation for services provided to portfolio/operating companies as disclosed directly to investors.

Each Blackstreet fund bears all of the organizational and offering expenses (including legal, travel, accounting, filing and other expenses) incurred in connection with the formation of the fund, its general partner and any other necessary related entities, up to a specified maximum amount set forth in the related limited partnership agreement for such fund. Each Blackstreet fund will reimburse Blackstreet for such expenses to the extent that any such expenses are borne by Blackstreet directly on behalf of the fund.

Fund I is also responsible for all other expenses attributable to its activities, whether incurred directly by the fund or by its general partner or Blackstreet on its behalf, including but not limited to:

- costs and expenses attributable to acquiring, holding and disposing of Fund I's investments (including interest on money borrowed by Fund I or its general partner or Blackstreet on its behalf, registration expenses and brokerage, finders, custodial and other fees;
- third party accounting, auditing, consulting, escrow, custodial, reasonable legal and other fees and expenses (including expenses associated with the preparation of Fund I's financial statements, tax returns and schedule K-1s);
- Fund I's allocable share of expenses of its Limited Partner Advisory Board incurred in accordance with returning any distribution that was wrongfully made to it;
- obligations and liabilities of Fund I (including the cost of any insurance, obligations to indemnify or advance expenses to any indemnitee with respect to a loss pursuant to the partnership agreement, and any reasonable litigation and indemnification costs and expenses, judgments and settlements;
- any taxes, fees and other governmental charges levied against Fund I,

- reasonable accounting, auditing, consulting, legal and other third party fees and expenses (including financing commitment fees, real estate title and appraisal fees, application and licensing fees and printing costs) incurred by or on its behalf, its general partner or Blackstreet relating to investment and disposition opportunities for Fund I, whether or not consummated;
- travel, lodging, meals and other similar out-of-pocket expenses of its general partner, Blackstreet and their respective affiliates incurred in connection with an investment or disposition opportunity for Fund I that is not consummated;
- expenses of periodic meetings of its limited partners; and
- the fees and expenses of any independent appraisers retained pursuant to the hiring of an a nationally recognized investment banking firm, mutually acceptable to its general partner and a majority of the members of the Limited Partner Advisory Board to review the final valuation of any securities, and such expert's determination shall be binding on all parties but excluding (A) Organizational Expenses (as defined in Fund I's partnership agreement), (B) Ordinary Operating Expenses (as defined in Fund I's partnership agreement), and (C) expenses that are included in any Investment Contribution or Bridge Financing Contribution (as such terms are defined in Fund I's partnership agreement).

Additionally, Fund II is responsible for all other expenses attributable to its activities, whether incurred directly by the fund or by its general partner or Blackstreet on its behalf, including but not limited to:

- the fees and expenses relating to consummated portfolio investments, contemplated but unconsummated investments, and temporary investments, including but not limited to consulting, financing, legal and accounting fees, travel expenses, lodging, meals and other similar out-of-pocket expenses of its general partner, Blackstreet, or their respective affiliates in connection with such investments (which may include the use of private aircraft owned by Blackstreet or an affiliate, in which event the cost of such travel may include amortized portions of the cost of depreciation of such aircraft) to the extent that such fees and expenses are not reimbursed by a portfolio company or other third person;
- legal, custodial and accounting expenses, including expenses associated with the preparation of the Partnership's financial statements, tax returns and Schedule K-1's and the representation of Fund II or the partners by tax matters partner of Fund II;
- auditing, accounting, banking, and consulting expenses;
- appraisal expenses;
- expenses related to organizing vehicles through or in which portfolio investments may be made;
- costs and expenses that are classified as extraordinary expenses under generally accepted accounting principles;

- taxes and other governmental charges, fees and duties payable by Fund II;
- costs of reporting and distributions to the partners and of partner meetings, including but not limited to the annual partners meeting;
- expenses relating to defaults in capital contribution funding obligations;
- expenses incurred in connection with any restructuring of the Partnership or amendments to the Partnership agreement and other related agreements;
- compensation of members of the Fund II Investment Committee, Fund II Board of Advisors and/or Limited Partner Advisory Board who are not employees of Blackstreet;
- costs of winding up and liquidating Fund II;
- the Partnership's allocable share of expenses of the Limited Partner Advisory Board incurred in accordance with the limited partner returning any distribution that was wrongfully made to it;
- obligations and liabilities of Fund II, including
 - o the cost of any insurance obtained to protect Fund II or any indemnitee from potential liabilities to third persons in connection with the affairs of Fund II and any "key man" life insurance with respect to any member, partner or key employee of either its general partner or Blackstreet for the benefit of Fund II;
 - o obligations to indemnify or advance expenses to any indemnitee in respect of a loss pursuant to the partnership agreement; and
 - o any reasonable litigation and indemnification costs and expenses, judgments and settlements; and
- the fees and expenses of any independent appraisers retained pursuant to the hiring of an a nationally recognized investment banking firm, mutually acceptable to the Fund II general partner and a majority of the members of the Limited Partner Advisory Board to review the final valuation of any securities, and such expert's determination shall be binding on all parties, but excluding (A) Organizational Expenses (as defined in the partnership agreement), (B) Ordinary Operating Expenses (as defined in the partnership agreement), and (C) expenses that are included in any Investment Contribution or Bridge Financing Contribution (as such terms are defined in the partnership agreement).

Neither Blackstreet nor any of its personnel receive compensation for the purchase or sale of securities or other investment products by the Blackstreet funds. Blackstreet provides investment advice to the Funds but neither Blackstreet nor its personnel cause transactions in which the Funds engage to occur. Blackstreet generally causes the Blackstreet funds to purchase securities through private placement transactions, without the assistance of a broker or dealer and without the payment of a brokerage commission or other transaction costs. Item 12 contains further information on the factors that Blackstreet considers in the event that a broker-dealer is used for client transactions.

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

Blackstreet Capital Advisors, LLC, the general partner of Fund I and an affiliate of Blackstreet, is entitled to receive a performance fee in the form of a carried interest equal to 20% of Fund I's profits, subject to satisfaction of an 8% preferred return to Fund I's investors.

Blackstreet Capital Advisors II, LLC, the general partner of Fund II and an affiliate of Blackstreet, is entitled to receive a performance fee in the form of a carried interest equal to 20% of Fund II's profits, subject to satisfaction of an 8% preferred return to Fund II's investors, until such time as those investors have achieved a 30% internal rate of return on their capital contributions attributable to all realized investments plus the amount of write-downs or write-offs, if any, with respect to each unrealized investment. Upon achieving this 30% internal rate of return, Blackstreet Capital Advisors II's carried interest increases to 25% of Fund II's profits.

Item 7 – Types of Clients

Blackstreet currently provides advisory and management services solely to Fund I and Fund II, and in the future may provide advisory and management services to other private funds. A minimum capital commitment of \$1,000,000 is generally required of an investor in a Blackstreet fund, provided that this minimum may be waived by a fund's general partner in its discretion.

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

Note: [As of February 23, 2016, with the exception of less than \$1,000,000 held in reserve in short term securities to cover anticipated expenses, all of the assets of Fund I have been distributed to the Fund's limited partners.] Neither Blackstreet nor BCA has authority to issue additional capital calls of the limited partners of the Fund I.

In providing advisory services to the Blackstreet funds, Blackstreet generally invests in leveraged buyouts of lower middle market businesses located primarily in the Eastern United States. Investments are typically in companies with between \$20 million and \$100 million of revenue with total enterprise values of \$5 million to \$30 million on average. Blackstreet's strategy is to generally invest in companies that current owners, strategic acquirers, institutional investors and/or the capital markets have orphaned because the companies are (i) non-core divisions of larger, often struggling companies, (ii) over-leveraged and effectively owned by banks and/or creditors or (iii) owned by other entities for whom this is not a core ownership position. The investment period for each Fund has concluded and as of February 23, 2016, Fund I has ended. As a result, future investments by Fund II will be limited to follow-on investments or working capital needs of existing portfolio companies. Fund I is not expected to make additional long term or follow-on investments.

Following each acquisition, Blackstreet works with new management to fix and re-position the businesses and improve operations and cash flows. Blackstreet then seeks to sell the businesses to either strategic acquirers or other institutional investors at a market or premium multiple when the businesses have improved and/or the industries return to favor. Alternatively, Blackstreet may seek to recapitalize the businesses in order to return capital to investors in the Blackstreet funds prior to a sale. Blackstreet focuses primarily on industries in which it has experience, including niche manufacturing and distribution (consumer and industrial), business services, education, specialty retail and restaurants. In most transactions, Blackstreet expects existing, new or augmented management to invest a meaningful amount of capital. Blackstreet will not invest in start-ups or other early stage enterprises and minimizes the exposure of the Blackstreet funds to technology related investments. Additionally, up to 10% of Fund II's commitments

may be invested in mortgages, mortgage backed securities, and/or packages of real estate.

Investing in securities involves risk of loss that clients should be prepared to bear. Blackstreet in no way guarantees performance or results. The return of capital and the realization of gains in the private equity portfolio of a Blackstreet fund will generally occur only upon the partial or complete disposition of an investment by the fund. While an investment may be sold at any time, it is not generally expected that this will occur for a number of years after an initial investment has been made. There can be no assurance that there will be a current return on investments made by a Blackstreet fund. Because a Blackstreet fund may only make a limited number of investments and since the fund's investments generally will involve a high degree of risk, poor performance by a few investments could severely affect total returns.

Blackstreet's strategy involves investing in sectors or businesses that are out of favor due to operating inefficiencies, cyclicity or regulatory constraint, among other things. Acquisitions made using this investment strategy may expose the Blackstreet funds to risks. No assurance can be given that Blackstreet's investment approach will be successful or that the cause for any business becoming out of favor can be remedied by Blackstreet, Blackstreet Capital Advisors or Blackstreet Capital Advisors II or otherwise overcome. Industries that are out-of-favor may not return to favor at all or may require an extended period to return to favor, and changes in operations and management may be unsuccessful, reducing investment returns or extending the period a fund holds an investment.

Risks affecting real estate investments made on behalf of the Blackstreet funds include general economic conditions, the conditions of financial markets, political events, developments or trends in any particular locality or industry, the availability and pricing of credit and changes in prevailing interest rates. In addition to the risks related to the underlying real estate assets, mortgages and mortgage backed securities are particularly subject to risks related to prevailing prepayment and default rates, which can exhibit particular volatility. The cyclicity and leverage associated with real estate-related instruments have historically resulted in periods, including significant periods, of adverse performance, including performance that may be materially more adverse than the performance associated with other instruments. Recent challenges to the financial markets and financial institutions and potential changes in government regulation of those markets and instruments could further adversely affect the pricing and liquidity of mortgages, mortgage backed securities and real estate investments.

The activity of completing and realizing private equity investments is highly competitive and involves a high degree of uncertainty. Blackstreet competes for investments with other private equity investment vehicles, as well as individuals, financial institutions and other institutional investors. Further, over the past several years, an increasing number of private equity funds have been formed (and many such existing funds have grown in size and have sizable undrawn commitments). Additional funds with similar investment objectives may exist or be formed in the future by other unrelated parties. There can be no assurance that Blackstreet will be able to complete investments in portfolio companies that satisfy the rate of return objectives of a Blackstreet fund, or realize the values of such investments, or that it will be able to fully invest its committed capital.

The investment strategy of Blackstreet involves acquisitions of under-performing companies that may require new management to improve operations. As a result, there can be no assurance that existing management of portfolio companies will be retained following acquisition. Also, there can be no assurance that Blackstreet will be able to locate and employ new management or that new management will be able to operate successfully. Although Blackstreet monitors each investment, Blackstreet will typically rely upon management of the underlying portfolio company to operate and manage the company's business on a day-to-day basis, though sometimes BCM personnel will act as interim management under the management and advisory agreement.

Blackstreet expects to obtain third-party financing in connection with investments made by the Blackstreet funds. There can be no assurances that such leverage will be available either in the amount or

at the rate required by a fund to achieve its projected returns. Leveraged buyouts by their nature require companies to undertake a high ratio of fixed charges to available income. Such investments are inherently more sensitive to declines in revenues and increases in expenses and to adverse general economic conditions. Failure by a portfolio company to meet operating projections could trigger defaults on third-party debt and ultimately create liquidity risks and potentially bankruptcy if the liquidity needs are unable to be satisfied. In such situations, a fund's investments typically will be subordinated to third-party debt and may lose most of their value or be rendered worthless.

Item 9 – Disciplinary Information

Registered investment advisors are required to disclose all material facts for a period of ten years regarding any legal or disciplinary events that would be material to an evaluation of Blackstreet or the integrity of its management. In 2016, Blackstreet and Mr. Gunty submitted an offer of settlement (the “Offer”) to the SEC in connection with an administrative proceeding pursuant to Sections 15(b) and 21C of the Securities Exchange Act of 1934 (the “Exchange Act”) and Sections 203(e) and 203(k) of the Advisers Act. The Offer was presented to the SEC, and on June 1, 2016, the SEC determined to accept it. Solely for the purpose of proceedings brought by or on behalf of the SEC, or to which the SEC is a party, Blackstreet and Mr. Gunty agreed to consent to an order imposing remedial sanctions and a cease-and-desist order (the “Order”) without admitting or denying the matters set forth therein (other than those relating to the jurisdiction of the SEC over it and the subject matter of the action). The Order resolved the SEC's allegations regarding (i) the receipt of transaction-based compensation for the provision of brokerage services in connection with the acquisition and disposition of portfolio companies, while not being registered as a broker; (ii) the collection and receipt of certain unauthorized and inadequately disclosed fees in one of the Blackstreet-advised funds; (iii) the unauthorized use of fund assets; (iv) the unauthorized purchase of portfolio company interests; and (v) the purchase of limited partnership interests. The Order also resolved the SEC's allegations that Blackstreet failed to adopt and implement reasonably designed compliance policies and procedures to prevent violations of the Advisers Act and its rules arising from the foregoing conduct. The SEC alleged that the conduct described above resulted in a violation of Exchange Act Section 15(a) and Advisers Act Sections 206(2) and 206(4) and Rules 206(4)-7 and 206(4)-8 thereunder. The Order requires that Blackstreet and Mr. Gunty cease and desist from committing or causing any violations and future violations of the securities laws identified above, pay a \$500,000 civil monetary penalty and \$2,622,737 in disgorgement and interest. As of June 9, 2016, the required payments to the SEC have been made and the amounts to be returned to the Funds have been paid.

Item 10 – Other Financial Industry Activities and Affiliations

Blackstreet is currently affiliated with two other SEC-registered investment advisers, Blackstreet Capital Advisors, LLC and Blackstreet Capital Advisors II, LLC. Blackstreet Capital Advisors, LLC is the general partner of Fund I. Blackstreet Capital Advisors II, LLC is the general partner of Fund II.

A third affiliate of Blackstreet, Blackstreet Capital Holdings, LLC, (BCH) has been formed to build an operating company by purchasing small underperforming businesses and apply operational expertise to improve earnings – an acquisition strategy that is similar to that of the Funds. BCH expects to rely on support from Blackstreet employees until such time as BCH can hire its own team of personnel, which may consist of current Blackstreet employees and/or the Funds' operating company personnel. Such employees will have conflicts of interest in terms of time and compensation by simultaneously working on investments other than those held by the Funds. Blackstreet management will monitor the activities and division of responsibilities for these employees to ensure sufficient time and resources are dedicated to their obligations to Blackstreet and the Funds. In addition, BCH may decide to invest in a portfolio company owned by one of the Funds. If

such a decision is made, an independent third party appraiser will be engaged to determine the value of such company to facilitate such a transaction. The cost of the appraisal would be borne by BCH and the transaction likely would be subject to the express consent of Fund investors.

Item 11 – Code of Ethics

Blackstreet has adopted a code of ethics for all supervised persons of the firm describing its high standard of business conduct and fiduciary duty to its clients. The Code of Ethics is set forth in Blackstreet's Regulatory Compliance Policies and Procedures Manual and Code of Ethics, and includes provisions relating to registration requirements, a prohibition on insider trading, disclosure requirements, and personal securities trading procedures, among other things. All supervised persons at Blackstreet must acknowledge the terms of the Code of Ethics annually, or when and as amended. Blackstreet's clients or prospective clients, and investors or prospective investors in the Blackstreet funds, may request a copy of the firm's Code of Ethics by contacting us at (240) 223-1330.

Blackstreet anticipates that, in appropriate circumstances, consistent with the investment objectives of a Blackstreet fund, it may cause a Blackstreet fund to purchase or sell securities in which Blackstreet, its affiliates and/or other clients, directly or indirectly, have a position or interest. Blackstreet's employees and other designated persons are required to follow Blackstreet's Code of Ethics. The Code of Ethics is designed to assure that the personal securities transactions, activities and interests of the employees of Blackstreet will not interfere with (i) making decisions in the best interest of the Blackstreet funds and (ii) implementing such decisions while, at the same time, allowing employees to invest for their own accounts. Under the Code of Ethics, all Blackstreet employees are required to provide a list of all personal/related accounts to the firm, as well as transaction reports and quarterly account statements so that employee trading may be continually monitored in order to prevent conflicts of interest between Blackstreet and the Blackstreet funds. Blackstreet's general policy requires each employee to place the interests of the Funds above their own.

Blackstreet's general policy requires each employee to place the interests of the Blackstreet funds above their own. Blackstreet's Code of Ethics contains an Individual Conflict of Interest policy which prohibits employees from purchasing or selling stock for personal accounts immediately before a Blackstreet fund's planned purchase or sale of which such employee has knowledge.

Item 12 – Brokerage Practices

With respect to the portfolio companies in which Blackstreet funds invest, the securities of such portfolio companies are generally purchased through private placement transactions, without the assistance of a broker or dealer and without the payment of a brokerage commission. If a broker or dealer is to be used, Blackstreet has discretion to determine, without the consent of the Blackstreet funds or their limited partners, the broker or dealer to be used and the commission rates to be paid. Blackstreet endeavors in good faith to obtain the best execution of brokerage transactions for the Blackstreet funds and selects brokers and dealers through which to effect transactions on behalf of the Blackstreet funds on the basis of various factors. Best price, giving effect to commissions and commission equivalents, if any, and other transaction costs will normally be important factors in this decision, but the selection may also take into account the quality of brokerage services, including such factors as execution capability, willingness to commit capital, creditworthiness and financial stability, financial responsibility, responsiveness and clearance and settlement capability. Accordingly, where a broker or dealer is used, transactions may not always be executed at the best available price or commission.

Blackstreet may select a broker or dealer that furnishes Blackstreet, directly or through correspondent relationships, with research (including third party research) or other services which provide, in Blackstreet's view, appropriate assistance to Blackstreet in the investment decision-making process. Such research

or other services may include research reports on companies, industries and securities; economic and financial data; economic surveys and analyses; recommendations as to specific investments and securities; financial publications; and other services. In some circumstances, the commissions paid on transactions with a broker or dealer or other firms providing such services may exceed the amount another broker or dealer or service provider would have charged for effecting such transactions. Blackstreet does not expect to engage in any transactions involving the use of commissions or “soft dollars” to pay for such research or other services, for the benefit of the Blackstreet funds, but expects that any such arrangements will be within the safe harbor afforded by Section 28(e) of the U.S. Securities Exchange Act of 1934, as amended.

Item 13 – Review of Accounts

Blackstreet continuously reviews and evaluates the investment plans and strategies of the Blackstreet funds, and reconciles each fund’s accounts (and those of their respective investors) every time a capital call or distribution is made by the fund. Investors in the Blackstreet funds receive quarterly account statements. The accounts of the Blackstreet funds are reviewed by the investment personnel of Blackstreet and its affiliates on a regular basis. Investors in the Blackstreet funds receive, in written form, (i) annual GAAP audited financial statements of the fund within 120 days following the end of each year, (ii) quarterly reports within 45 days of the end of each of the first three quarters of each year providing summary financial and other information on the fund’s activities, (iii) a report in respect of the fourth quarter of each fiscal year within 90 days of the end of such fiscal year providing summary financial and other information on the Funds’ activities and (iv) tax information as required for tax filings.

The annual financial statements for the fund are audited by an independent accounting firm hired by the general partner.

Item 14 – Client Referrals and Other Compensation

Blackstreet does not receive economic benefits from non-clients for providing investment advice or other advisory services to its clients. Neither Blackstreet nor any related person directly or indirectly compensates any person for referrals of clients to Blackstreet, as the only clients of Blackstreet are the Blackstreet Funds. Blackstreet has entered into arrangements with certain firms and individuals which provide for the payment of fees based upon the referral of investors who sign binding subscription agreements for the purchase of limited partnership interests in a Blackstreet Fund; however, as described above, investors in the Blackstreet Funds are not advisory clients of Blackstreet.

Item 15 – Custody

Blackstreet maintains custody of the assets of the Blackstreet funds through the use of qualified custodians that are not related to Blackstreet. The Blackstreet funds, which constitute Blackstreet’s clients, receive account statements directly from the qualified custodians. Blackstreet then provides written reports to the investors in the Blackstreet funds on a periodic basis. See Item 13 above.

Item 16 – Investment Discretion

All assets of the Blackstreet funds are managed by Blackstreet on a discretionary basis, subject only to the investment limitations described above or as otherwise set forth in the related management agreements and/or limited partnership agreements. See Item 1 above.

Item 17 – Voting Client Securities

Blackstreet does not vote the securities held by the Blackstreet funds. The respective general partner of each Blackstreet fund, which in each case is an affiliate of Blackstreet, votes the securities held by the related Blackstreet fund. Blackstreet Capital Advisors, LLC is the general partner of Fund I and a SEC-registered investment adviser. Blackstreet Capital Advisors II, LLC is the general partner of Fund II and also a SEC-registered investment adviser. Blackstreet maintains a voting policy designed to ensure that securities are voted in the best interest of the funds and to address material conflicts of interest that may arise between the interests of the fund and the interests of Blackstreet or any of its Affiliates.

Item 18 – Financial Information

Blackstreet requires that management fees be paid semi-annually. See Item 5 above for management fee information. Blackstreet is not aware of any financial condition that is reasonably likely to impact its ability to meet its contractual commitment to the Blackstreet funds (its clients), and has not been the subject of a bankruptcy proceeding.