

Item 1. Cover Page

TA Realty LLC

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This brochure provides information about the qualifications and business practices of TA Realty LLC. If you have any questions about the contents of this brochure, please contact us at 617-476-2700. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission (the “SEC”) or by any state securities authority.

Additional information about TA Realty LLC is also available on the SEC’s website at www.adviserinfo.sec.gov.

Although TA Realty LLC is a “registered investment adviser,” that registration does not imply a certain level of skill or training.

Item 2. Material Changes

There have been no material changes since the last update of this brochure on March 30, 2017.

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Item 4. Advisory Business

TA Realty LLC (“TA Realty”), a limited liability company that has been a registered investment adviser since April 11, 2000 (SEC registration number 801-57460), is a real estate investment management firm that has been in business for more than 35 years. Throughout its history, TA Realty has focused exclusively on private real estate investment and currently manages value-added, closed-end, commingled funds, core separate accounts and subadvisory and asset management relationships totaling approximately \$8,641.9 million in real estate assets under management as of December 31, 2017, of which \$4,731.3 million (54.7%) is managed on a discretionary basis and \$3,910.6 million (45.3%) is managed on a non-discretionary basis. With respect to client accounts over which TA Realty does not have discretionary investment authority, TA Realty generally has broad authority with respect to the operations and management of the real estate investments within such accounts, the scope of which varies by account.

TA Realty provides investment advisory services regarding, and manages, real estate investments and special purpose entities organized to hold real estate investments for institutional investors such as pension and profit sharing plans, state and municipal retirement plans (including government pension plans), business entities, foundations and endowments, family offices/trusts and for high net worth individuals that meet certain investment qualifications. TA Realty performs these services for its clients on a separate account basis, indirectly through limited partnerships, limited liability companies, title holding corporations and other special purpose vehicles organized to hold clients’ real estate investments, or through subadvisory or asset management relationships (“Non-Fund Clients”). TA Realty also manages real estate investments for collective investment vehicles it sponsors and structures as real estate investment trusts and limited partnerships and other pooled vehicles investing in real estate (“Funds”).

Because TA Realty’s clients engage it to provide advice regarding real estate investments, it generally does not enter into securities transactions on its clients’ behalf. For some clients, however, it may make investments in securities (typically money market mutual funds) for cash management purposes, in which case TA Realty may determine the securities, and their amount, to be bought or sold for a client account, the parties with who or through whom the transactions are conducted and approve any fees or charges associated with those investments.

TA Realty is managed by its three Managing Partners, Michael Ruane, James Buckingham and Thomas Landry, and other members of TA Realty’s Management Committee. The Management Committee is subject to the oversight and authority of the Managing Partners, and the Managing Partners report to a Board of Managers. Certain matters require the approval of the Board. In most circumstances, the act of a majority of the Board Members, each having one vote, shall constitute an act of the Board.

A majority stake in TA Realty is owned by Rockefeller Group TA Inc., a wholly owned subsidiary of Rockefeller Group International, Inc. (“RGI”). RGI is a wholly owned subsidiary of Rockefeller Group, Inc., which is a wholly owned subsidiary of Mitsubishi Estate Co., Ltd. (“MEC”). TA Realty is RGI’s primary real estate investment management platform in the United States.

Sixteen Partners of TA Realty own a significant minority stake in TA Realty. A substantial portion of this equity is intended to be held by these key employees on a long-term basis and will be subject to repurchase upon termination of employment, with the expectation that the repurchased equity will be transferred, sold or otherwise “recycled” to other key employees.

Item 5. Fees and Compensation

TA Realty receives an ongoing management fee from each Fund and for certain of its Funds, the Fund's sponsor general partner (who is related to TA Realty) receives a performance allocation that is based on the Fund's profits and increases as certain real return targets are met by the Fund. The management fees and performance allocations for the Funds are typically not negotiable. In certain circumstances, financial accommodations to certain large investors may be negotiated where permissible under applicable laws (including, without limitation, tax laws and regulations). With respect to its Non-Fund Clients, TA Realty receives management fees, transaction fees and/or performance-based fees or allocations, as applicable, that are negotiated on a client-by-client basis.

The management fee paid to TA Realty by certain of its Funds is based on a percentage of the Fund's capital commitments until the Fund is fully invested, after which the management fee is based on the Fund's Aggregate Invested Equity, as defined in the Fund's Limited Partnership Agreement, in each case measured as of the end of each month. The management fee percentage rate adjusts annually during the first eight years of the Fund, beginning at an annual rate of 0.50%, gradually increasing to an annual rate of up to 1.25% and then decreasing to an annual rate of 0.60%. Specific management fee schedules are included in each Fund's Limited Partnership Agreement. Management fees payable by these Funds to TA Realty are charged monthly (in arrears) and paid by each Fund by means of a withdrawal from such Fund's cash account(s). With respect to its other Funds, TA Realty receives an ongoing asset-based management fee which is based on the Fund's Net Asset Value (as set forth in the applicable Fund's Limited Partnership Agreement). Management fees payable by these Funds to TA Realty are charged quarterly (in arrears) and paid by each Fund by means of a withdrawal from such Fund's cash account(s).

From its Non-Fund Clients, TA Realty may receive compensation based on one or more of the following (i) a percentage of assets managed within the account (either on a cost or fair market value basis), (ii) a percentage of Net Asset Value (as defined in the applicable investment advisory or asset management agreement), (iii) a percentage of capital contributed to the account, (iv) a percentage of the income from the account's real estate operations, or (v) a percentage of the amount paid or capital contributed in connection with the acquisition of real estate holdings within the account and related financings. TA Realty may also receive fees in connection with (i) the acquisition, development and/or disposition of an account's real estate holdings by clients, (ii) related financings, and (iii) capital upgrades. Management fees are billed to Non-Fund Clients either monthly or quarterly (in arrears) and may be paid directly (i.e. deducted) from the client's assets or billed to them separately, as stipulated in the applicable investment advisory, asset management or subadvisory agreement. Performance-based fees or allocations and transaction related fees are payable to TA Realty (or one of its subsidiaries) at such times as set forth in the Non-Fund Client's investment advisory, asset management or subadvisory agreement.

Fees payable to TA Realty by Non-Fund Clients in connection with the disposition of real estate are not expected to give rise to any conflicts with respect to hold/sell decisions as the sale of assets will result in a corresponding reduction in the assets within the account on which the on-going management fee payable by such account are based. Decisions regarding when to buy, sell or invest additional capital into real estate projects are made based on what is in the best interest of a client's real estate investments in order to accomplish the client's objectives and/or to protect and preserve its assets.

A client's interim cash balances may be invested in money market mutual funds for cash management purposes. Such money market mutual funds will generally incur expenses, including applicable management fees that are in addition to fees charged by TA Realty or other expenses incurred by a Fund or Non-Fund Client.

TA Realty has entered into a relationship with an unaffiliated solicitor to refer investors to The Realty Associates Fund XI, L.P. under a compensation arrangement, in which fees are borne by TA Realty. TA Realty may enter into additional such relationships in the future as well. These relationships may be with third party solicitors or affiliates.

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

TA Realty is entitled to earn an incentive fee or receive an incentive allocation based on the performance of the real estate investments for certain of its Non-Fund Clients. Typically, TA Realty (or one of its subsidiaries) receives an incentive fee/allocation if the performance of the Non-Fund Client exceeds certain thresholds. The specific terms of a Non-Fund Client's incentive fee/allocation, including the manner in which it is calculated and the applicable measurement and payment dates, are negotiated on a client-by-client basis and are set forth in each Non-Fund Client's investment advisory, asset management or subadvisory agreement.

The sponsor general partner of certain of TA Realty's Funds (each of whom is a related-party of TA Realty) is entitled to receive a performance allocation from the applicable Fund that is equal to a percentage of such Fund's profits. The sponsor general partner's performance allocation percentage increases as certain real return targets to the investors of the Funds are met and becomes fixed (no longer subject to increase) once an 8% real return to investors is realized. The specific terms on which a Fund's real returns to investors and the performance allocation to the Fund's sponsor general partner are calculated are set forth in each Fund's Limited Partnership Agreement.

To manage the risk that certain clients may be favored for a particular investment based upon that client's compensation structure, TA Realty has adopted a formal policy to fairly and equitably allocate among its clients those investments that may be suitable for more than one client. Under TA Realty's Investment Allocation Policy, when an investment opportunity is identified by TA Realty for potential acquisition, the asset must first be presented to and approved by the Acquisitions Committee. Once an approved investment opportunity is awarded to TA Realty by the seller, the potential acquisition transaction is then placed 'in the rotation' to the Investment Allocation Committee at that time. TA Realty's Investment Allocation Committee will determine whether it is a suitable investment for a Fund or any Non-Fund Client managed by TA Realty that is actively pursuing new investments. Whenever the Investment Allocation Committee determines that a particular investment opportunity may be appropriate for more than one of its clients, the investment will be allocated to the Fund or Non-Fund Client that has TA Realty mandated funds available and has gone the longest since having been presented with an investment opportunity. This rotational system is employed for all product types in all geographic regions and for all strategy types.

With respect to each of its value added, closed-end Funds, TA Realty shall not begin investing on behalf of a successor fund until after the earlier of (i) the end of the predecessor fund's capital call period or (ii) such time as at least eighty percent (80%) of such predecessor fund's capital commitments have been invested, or been committed for investment unless consented to by the predecessor fund's advisory committee (the members of which are representatives of and elected by the investors in such predecessor fund). This limits competition among the value added, closed-end Funds for investment opportunities. For purposes of the foregoing restriction, "successor fund" shall mean a closed-end commingled investment fund organized after the initial closing date of the predecessor fund that has a principal investment focus and strategy that is substantially similar to that of the predecessor fund.

Item 7. Types of Clients

TA Realty's Non-Fund Clients and Fund investors are primarily sophisticated institutional investors, including pension and profit sharing plans, state and municipal retirement plans (including government pension plans), business entities, foundations and endowments, family offices/trusts and high net worth individuals.

With the exception of one subadvisory account, all of TA Realty's Fund and Non-Fund Clients are separate accounts or rely on the exception under Section 3(c)(5)(C) of the Investment Company Act, as amended and are not "private funds". In addition, since less than 50% of the value of each of TA Realty's Fund and Non-Fund Clients is attributable to securities, the Fund and Non-Fund Clients are not considered "securities portfolios", and therefore are not included in the calculation and disclosure of TA Realty's regulatory assets under management ("RAUM").

TA Realty's RAUM at December 31, 2017 is comprised of one subadvisory account client, which is a private fund managed by Rockefeller Group Investment Management Corp ("RGIM"). TA Realty provides continuous and regular portfolio and asset management services pursuant to a subadvisory agreement between RGIM and TA Realty. TA Realty has treated all assets of this private fund as a securities portfolio, including any uncalled capital commitments. The difference between the RAUM of \$114,598,501 disclosed in Item 5.F of Part 1A and the real estate assets under management totaling approximately \$8,641.9 million disclosed in Item 4 of this brochure relates to the other assets under TA Realty's management are not "private funds", including Funds that rely on Section 3(c)(5)(C), and not Section 3(c)(1) nor Section 3(c)(7), and Non-Fund Clients.

The minimum investment requirements for investors in Funds advised/managed by TA Realty is typically \$5 million per investor, although TA Realty reserves the right to accept investments of a lesser amount. Capital requirements to establish a Non-Fund Client account are determined by TA Realty on a case-by-case basis.

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

TA Realty seeks to construct for its clients diversified real estate portfolios that will generate strong cash flow, benefit from an active asset management approach and result in long-term creation of value. TA Realty utilizes a comprehensive market research approach with respect to its acquisition, disposition and the ongoing management of its clients' investments in real estate. TA Realty reviews numerous publications, gathers information from ongoing relationships with local, regional and national real estate brokers, leasing companies and property management groups, and conducts a comparative analysis for each proposed real estate investment.

TA Realty takes measured steps to ensure risks across various aspects of a client's investment portfolio are being appropriately managed. Experienced real estate professionals in acquisitions, dispositions, valuations, asset management, portfolio management and finance and operations participate in a team approach to risk management, including in the form of various teams and committees. The applicable committee(s) must reach a consensus before material decisions are made with respect to a client's real estate investments.

TA Realty uses a team approach to portfolio management. The Portfolio Management team is responsible for the oversight of key client account portfolio management decisions. The Portfolio Management team is directly responsible for the goals and operations of the client accounts including, but not limited to: ensuring portfolios meet stated guidelines, monitoring risk and return profiles (vs. industry benchmarks), performing hold/sell recommendations, evaluating financing strategies and determining quarterly distributions. Key portfolio risk statistics monitored by the Portfolio Management team include tenant exposure, tenant industry exposure, tenant rollover exposure (both by square foot and dollar amount), geographic diversification, property type diversification, capital expenditures, debt service ratios, debt yield, lender exposure, debt maturities and service provider exposure..

Additionally, client investment guidelines are disseminated to appropriate TA Realty partners and staff by the portfolio managers, who work with TA Realty's Controllars and others to ensure that guidelines are correct and up to date in all systems. Compliance with investment guidelines is carefully monitored by the portfolio managers and TA Realty's Controllars.

Each potential acquisition is led by a partner within TA Realty's acquisitions group and is thoroughly underwritten by our acquisition team often with input from portfolio managers, asset managers and certain finance and operations personnel to determine if the potential acquisition meets a Non-Fund Client's or Fund's investment objectives and guidelines. Every acquisition must undergo exhaustive financial, physical and market due diligence by our senior acquisition officers and third-party due diligence specialists. For each potential investment, a senior member of TA Realty is designated to independently review the purchase and sale agreement and related transaction documents and all due diligence reports relating to such investment. The TA Realty acquisitions partner leading a potential transaction must submit a written investment summary to the Acquisitions Committee for approval, submit the potential investment opportunity to the Investment Allocation Committee for proper allocation, and receive unanimous support of the Investment Committee before TA Realty commits to the acquisition.

Investments in the real estate strategies employed by TA Realty involve a risk of loss that Non-Fund Clients and investors in the Funds should be prepared to bear. There can be no assurance that a Non-Fund Client's or a Fund's investment objectives will be achieved. The primary risks inherent in the real estate strategies employed by TA Realty are as follows:

1. *General Risks of Real Estate Investment* - The economic performance and value of the real estate investments made by the Funds or by Non-Fund Clients managed by TA Realty are subject to all of the risks associated with owning and operating real estate, including, but not limited to:

- adverse changes in the national, regional and/or local economic climate;
 - adverse changes in local market conditions, including an oversupply of space in the applicable property types held by a Fund or Non-Fund Client, or a reduction in demand for such properties;
 - adverse changes in the attractiveness of the properties to tenants;
 - adverse changes in the financial conditions of tenants (and their ability to pay rent);
 - competition from other available properties;
 - adverse changes in market rental rates;
 - the need to periodically pay for costs to repair, renovate and re-let space;
 - increases in operating costs and expenses, including costs for maintenance, insurance, energy and real estate taxes;
 - adverse changes in the availability of debt financing;
 - increases in interest rates;
 - adverse changes in laws and governmental regulation, including environmental laws and regulations, zoning laws and other governmental rules and fiscal policies;
 - the fact that the expenses of owning and operating real estate are not necessarily reduced when circumstances such as market factors and competition cause a reduction in income from such real estate;
 - certain significant expenditures associated with an investment in real estate (such as mortgage payments, real estate taxes and maintenance costs) generally do not decline when circumstances cause a reduction in income from such real estate;
 - the long term cyclical trends that give rise to significant volatility in real estate values; and
 - risks associated with acts of God, uninsurable losses and other factors beyond the control of a Fund or Non-Fund Client.
2. *Market Risk; Economic Downturn* - Client investments generally consist of real estate within industrial, office, multifamily and retail properties. The performance of such properties may be adversely affected by weakness in the national, regional and local economies and the excess amount of real estate space in certain markets.
 3. *Leverage/Debt Financing* - The Funds will typically leverage their investments by means of debt financing, subject to the restrictions on the amount of leverage set forth in each Fund's Limited Partnership Agreement. Certain Non-Fund Clients may also employ leverage, subject to the restrictions on the amount of leverage set forth in each Non-Fund Client's investment advisory, asset management or subadvisory agreement. Although the use of leverage may enhance returns and increase the number of investments that can be made, it may also increase the risk of loss.
 4. *Illiquidity* - Real estate investments are relatively illiquid and cannot be disposed of as quickly as liquid investments, such as investments in publicly-traded securities. As a result, a Fund or Non-Fund Client may not be able to dispose of its properties when so desired.
 5. *Environmental Risks* - Under various federal, state and local environmental laws, ordinances and regulations, a current or previous owner or operator of real estate may be required to investigate and clean up any hazardous or toxic substances or petroleum product releases at such property and may be liable to a governmental entity or to third parties for property damage and for investigation and clean-up costs incurred by such parties in connection with the contamination. Such laws typically impose clean up responsibility and liability without regard to whether the owner knew of or caused the presence of the contaminants, and the liability under such laws has been interpreted to be joint and several unless the harm is divisible and there is a reasonable basis for allocation of responsibility.

6. *Reliance on Valuations.* TA Realty will perform internal valuations of the properties of the Funds and Non-Fund Clients. Any such valuation, however, is a subjective analysis of the fair market value of an asset, and requires the use of techniques that are costly and time-consuming and ultimately provide no more than an estimate of value. Accordingly, there can be no assurance that the fair market values of the properties, as calculated based on such valuations, will be accurate on any given date, nor can there be any assurance that the sale of any property would be at a price equivalent to the last estimated value of such property.
7. *Cybersecurity.* TA Realty collects and stores sensitive data in its data centers and on its networks, including proprietary business information of the Funds and Non-Fund Clients, the Limited Partners and other business partners and personally identifiable information of the Limited Partners, other business partners, tenants and employees. The secure processing, maintenance and transmission of such information is critical to TA Realty's operations. Despite security measures, information technology and infrastructure may be vulnerable to attacks by hackers or breached due to employee error, malfeasance or other disruptions. Any such breach could compromise TA Realty's networks and the information stored there could be accessed, publicly disclosed, lost or stolen. Any such access, disclosure or other loss of information could result in legal claims or proceedings, liability under laws that protect the privacy of personal information and regulatory penalties, disrupt operations, damage TA Realty's reputation and cause a loss of confidence in its services and disclose sensitive competitive information of the Funds or Non-Fund Clients, which could adversely affect its business and competitive position.

The above is only a brief summary of some of the important risks associated with real estate investment strategies employed by TA Realty of which clients should be aware. As a result of these factors and other risks inherent in any investment, there can be no assurance, and none is given, that a client's investment objectives will be achieved, or that a client will receive any return of or on its invested capital. For a more detailed discussion of the risks relating to an investment in The Realty Associates Fund XII, L.P. (and its related entities), please refer to the Confidential Private Placement Memorandum for such Fund.

Item 9. Disciplinary Information

Not applicable.

Item 10. Other Financial Industry Activities and Affiliations

MEC intends that TA Realty will be the exclusive platform for the growth of its United States real estate investment management business. However, MEC and its affiliates engage in a broad spectrum of real estate related activities and have extensive investment activities that are independent from the activities of TA Realty, as described below.

RGI indirectly owns a majority interest in TA Realty through Rockefeller Group TA, Inc. (“RGTA”). RGI is licensed as a real estate broker in New York. RGI and its affiliates currently own office buildings in New York and other parts of the United States and may acquire and/or develop office buildings in New York and other markets in the future. RGI also owns and is developing sites throughout the United States for industrial, multi-family residential and retail uses.

RGI owns all of the equity of Rockefeller Group Investment Management Corp. (“RGIM”). RGIM is registered with the SEC as an investment adviser. RGIM provides investment advisory and administrative services to a single closed-end real estate fund to which TA Realty acts as the subadviser. The aforementioned closed-end fund currently owns the office building in which TA Realty’s principal office is located.

RGI is wholly owned by MEC. MEC is a fully-integrated real estate services company whose consolidated businesses offer development, property management, asset management, investment management and real estate services across the office, residential, retail and hotel sectors internationally and in the United States. Mitsubishi Estate New York Inc. (“MENY”) is the United States investment arm of MEC.

MENY and RGTA are also investors (and/or are expected to be investors) in certain Funds and/or Non-Fund Clients of TA Realty, the terms of such investments are as set forth in the applicable limited partnership, investment advisory, asset management or subadvisory agreement(s).

RGI also indirectly owns a majority interest in Europa Capital LLP (“Europa Capital”), a European real estate investment management company based in London. Europa Capital has collectively raised nine real estate funds and invested over €10.9 billion across 19 European countries. Europa Capital does not consider similar investment opportunities as the Funds and the Non-Fund Clients that TA Realty manages.

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

TA Realty has established a Code of Ethics, Conduct and Insider Trading Policy (the “Code”) in accordance with Rule 204A-1 under the Investment Advisers Act of 1940, as amended (the “Advisers Act”). The Code contains provisions that set forth standards of conduct and educates employees about their obligations to clients and obligations to comply with federal and state securities laws. The Code is intended to guide actions related to conflicts of interest and confidentiality. The Code also contains provisions related to reporting violations of, and enforcing, the Code. Each employee is required to acknowledge that he or she received, read and understands the Code at time of hire and on an annual basis thereafter. TA Realty will provide a copy of the Code to any client or prospective client upon request.

TA Realty may from time to time offer its Non-Fund Clients the opportunity to invest in newly formed commingled real estate Funds that it sponsors/manages. In connection with such offers, clients are provided with disclosures that describe TA Realty's involvement with and interests in such Fund. Certain related persons of TA Realty invest in certain of the Funds managed by TA Realty through the sponsor general partner for each such Fund.

TA Realty, through one or more affiliates, co-invests in a limited number of real estate assets or entities with certain of its Fund and Non-Fund Clients. All transactions with respect to the accounts of such clients are executed pursuant to the terms of such clients' investment management agreements, and, comply with TA Realty's Code and other policies and procedures.

In addition, TA Realty may from time to time lease a small amount of office space from one of its Funds or Non-Fund Clients on terms that are beneficial to that client.

Principal Transactions

In accordance with the anti-fraud provisions of the Advisers Act and with TA Realty's internal compliance policies and procedures, TA Realty and its affiliates will not, as principal, sell an investment to, or buy an investment from, any Fund or Non-Fund Client, without providing appropriate disclosure and obtaining the informed consent of such Fund or Non-Fund Client prior to the settlement of such transaction.

Principal transactions may occur, for example, where TA Realty warehouses or seeds an initial portfolio of real estate investments, in whole or in part, in one of its affiliated entities for the benefit of a future TA Realty Fund. In these cases, a TA Realty Fund may, for example, require that (i) the transaction price be at cost or be determined to be fair by an independent valuation expert or be calculated in accordance with a formula provided for in the governing documents of the TA Realty Fund and (ii) the consent of the respective TA Realty Fund's limited partner advisory committee, independent client representative or limited partners be obtained prior to the completion of the relevant transaction or in connection with the limited partners' subscriptions to the TA Realty Fund.

Item 12. Brokerage Practices

Not applicable.

Item 13. Review of Accounts

With respect to real estate investments, each property is monitored regularly by TA Realty's asset managers and independent third-party management companies. Property reports are prepared monthly and are regularly reviewed (typically at least quarterly) by TA Realty's financial accounting staff. Any findings resulting from these reviews are first resolved by TA Realty's financial accounting staff with the third-party management companies and then communicated to TA Realty's asset management team for their review and consideration.

Portfolio level financial statements are prepared quarterly and are reviewed by TA Realty's Controller(s) and Director of Accounting. TA Realty's Chief Financial Officer and portfolio managers are also involved in various review procedures with respect to portfolio level financial statements.

TA Realty provides written quarterly reports, including unaudited financial statements, to all Non-Fund Clients and investors in each Fund. In addition, annual audited financial statements are provided to all Fund investors and all Non-Fund Clients, unless a Non-Fund Client elects not to receive audited financial statements or an annual audit is not required pursuant to the Non-Fund Client's investment advisory, asset management or subadvisory agreement.

Item 14. Client Referrals and Other Compensation

TA Realty does not currently expect to compensate any person who is not a supervised person, including solicitors or placement agents, for client referrals. TA Realty may enter into arrangements with, and compensate, solicitors for investor referrals to the Funds. These relationships may be with third party solicitors or affiliates.

Item 15. Custody

TA Realty provides advice regarding real estate investments and generally does not enter into securities transactions on its clients' behalf. For some clients, however, it may make investments in securities (typically money market mutual funds) for cash management purposes, in which case TA Realty may determine the securities, and their amount, to be bought or sold for a client account, the parties with who or through whom the transactions are conducted and approve any fees or charges associated with those investments, in which case:

- a qualified custodian maintains these funds and/or securities in a separate account for each client under that client's name; or in accounts that contain only clients' funds and/or securities, under TA Realty's name as agent or trustee for the clients;
- each Non-Fund Client (except for those identified in the next bullet) and/or Fund is audited on an annual basis by an independent accountant that is registered with, and subject to regular inspection by, the Public Company Accounting Oversight Board and TA Realty distributes those audited financial statements (which are prepared in accordance with generally accepted accounting principles) to each applicable Non-Fund Client and each investor in the Funds, within 120 days of the end of the fiscal year of the applicable Non-Fund Client or Fund; and
- for Non-Fund Clients that are not audited (or that are audited, but whose audit does not fully satisfy the criteria for exclusion from the scope of a surprise audit), an independent accountant that is registered with, and subject to regular inspection by, the Public Company Accounting Oversight Board, conducts an annual surprise examination of these clients' funds and/or securities. Such clients will also receive account statements from a qualified custodian on a quarterly or more frequent basis. Such clients may also receive periodic account statements from TA Realty. Clients should carefully review account statements received from the qualified custodian and compare such account statements with those, if any, received from TA Realty.

Item 16. Investment Discretion

All of TA Realty's Funds and certain of its Non-Fund Clients are managed on a discretionary basis. Certain of its Non-Fund Clients have specific procedures for recommending and obtaining approval to consummate investment transactions. The specifics of TA Realty's authority to manage the assets of a Non-Fund Client are set forth in the applicable investment advisory, asset management or subadvisory agreement(s). The specifics of TA Realty's authority to manage the assets of each Fund are set forth in each Fund's Limited Partnership Agreement.

The scope of restrictions on TA Realty's authority to recommend real estate investments are set forth in the applicable investment advisory, asset management or subadvisory agreements for Non-Fund Clients or in the applicable Limited Partnership Agreements for Funds managed by TA Realty. These investment restrictions generally include limitations on the amount of investments made in certain property types, the amount of investments made in certain geographic locations and the size of individual investments relative to the size of a given portfolio.

Item 17. Voting Client Securities

TA Realty does not intend to invest client assets in voting securities, except that client accounts may hold shares of unaffiliated money market mutual funds (“Cash Sweep Funds”) used to earn a return on any uninvested cash balances. If it receives a proxy for a Cash Sweep Fund, TA Realty intends to vote the proxy as recommended by the Cash Sweep Fund's trustees who are not interested persons of the Cash Sweep Fund within the meaning of the Investment Company Act of 1940, as amended. Upon request, TA Realty will provide clients with a copy of TA Realty’s Proxy Voting Policy and/or information about how proxies received for the client’s account were voted.

Item 18. Financial Information

None.