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Form ADV Part 2A

This Brochure provides information about the qualifications and business practices of Altimeter Capital Management, LP. If you have any questions about this Brochure's contents, then please contact us at compliance@althimeter.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 does not imply a certain level of skill or training.

Additional information about Altimeter Capital Management, LP also is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2 – Material Changes

Since Altimeter’s last Form ADV Part 2A filing, dated March 2023, there have been the following material changes: Item 5 fees and expense disclosures, Item 6 performance based fees and side by side management, Item 8 risk disclosures, Item 12 brokerage practices. There have also been various clarifying non-material changes to Item 4 advisory services and those Items listed above.

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Item 4 – Advisory Business

Our Firm

Altimeter Capital Management, LP (“**Altimeter**”), is a Delaware limited partnership, located primarily in Menlo Park, California and Boston, Massachusetts, that was founded in October 2008 by Brad Gerstner. Altimeter is registered with the Securities and Exchange Commission (“SEC”) as an investment adviser.

Altimeter provides investment advisory services on a discretionary basis to private investment funds intended for sophisticated investors and institutional investors (each a “**Fund**”, and collectively, the “**Funds**”). Each Fund is exempt from registration under the Investment Company Act of 1940, as amended (the “**1940 Act**”), and no Fund securities are registered under the Securities Act of 1933, as amended (the “**Securities Act**”). Brad Gerstner is Altimeter’s principal owner and Chief Executive Officer. He also is principal owner and managing member of Altimeter Capital Management General Partner LLC, a Delaware limited liability company, which serves as the General Partner of Altimeter. Altimeter has also established affiliated entities to serve as general partners of the Funds. As of December 31, 2023, Altimeter provides investment advice with respect to a total of approximately \$8,057,134,604 in regulatory assets under management, all of which is managed on a discretionary basis.

Advisory Services, Investment Strategy, and Types of Investments

Altimeter’s clients include Funds that make investments in (i) Public Investments (as described below), (ii) Private Investments (as described below), and (iii) both Public Investments and Private Investments. Such clients include Funds primarily deploying strategies focused on: (i) long-focused Public Investments (the “**Long Opportunities Fund**”), (ii) long/short Public Investments (the “**Hedge Fund**”, collectively with the Long Opportunities Fund, the “**Public Funds**”), (iii) multi-stage, venture-focused Private Investments (the “**Venture Capital Funds**”), and (iv) single investment, venture-focused Private Investments (the “**Co-Investment Funds**”, collectively with the Venture Capital Funds, the “**Private Funds**”). As described in the Fund’s respective governing documents, the Public Funds are typically open-ended and are required to fully fund all commitments at time of subscription, and the Private Funds are typically closed-ended and contribute commitments over time. Additionally, the Hedge Fund may invest in Private Investments in accordance with its governing documents. Altimeter expects to serve as investment adviser to additional funds, clients, or strategies, as appropriate under the circumstances. The term “Client” used in this Brochure refers to the Funds collectively and any other clients managed by Altimeter as of the date of this Brochure.

For all Funds, Altimeter identifies investment opportunities, and acquires, manages, monitors, and disposes of investments on a discretionary basis. Altimeter’s investment-advisory activity focuses primarily on advising the Funds about U.S. and Non-U.S. Public Investments and Private Investments in companies that Altimeter believes may offer opportunities to realize substantial long-term appreciation. “**Public Investments**” include long or short transactions in publicly traded equity and equity-related securities (such as equity swaps, options, and other derivatives; purchased or written), and other securities and financial instruments (including, but not limited to,

corporate debt, bonds, notes or other debentures or debt participations, convertible securities, private investments in public equity, futures contracts, commodities, and other derivative instruments). “**Private Investments**” include transactions in securities and other financial instruments in privately held companies, including but not limited to equities, notes, bonds, debentures, and other business interests of every type, including interests in partnerships, joint ventures, proprietorships, and other business entities. Altimeter may also offer invest in digital assets, derivative instruments, options, commodities, currencies, and other asset classes not necessarily included in the aforementioned. Altimeter’s investment approach largely concentrates of certain sectors, including information technology, consumer discretionary, and communication services. Within these sectors, Altimeter generally focuses on companies in the mobile internet, fintech, software, cloud computing, machine learning, artificial intelligence, semiconductors, disruptive transformation, and logistics and infrastructure (including, but not limited to, electric vehicles and related technologies), among others. Altimeter has and expects to continue to invest in companies outside these sectors, particularly in the context of short positions through the Hedge Fund. As noted above, while the Hedge Fund focuses on Public Investments, it has and can invest a portion of its assets in Private Investments.

While Altimeter has general portfolio management guidelines for each Fund, Altimeter maintains broad and flexible investment authority, including the discretion to invest in various financial instruments and securities. Please refer to each Fund’s governing documents for specific information on what types of investments Altimeter can make on behalf of its Clients. It should not be assumed that Altimeter’s investment activities are limited to what has been described in this Brochure; it can offer additional advisory services, strategies, and investments that Altimeter considers appropriate, subject to each Client’s investment objectives and guidelines.

Ability to Tailor Advisory Services

Altimeter does not tailor advisory services to individual investor needs. Instead, Altimeter manages each Fund according to the stated investment strategy contained in that Fund’s offering documents. Altimeter does not participate in any wrap-fee programs.

Item 5 – Fees and Compensation

Altimeter receives Management Fees (as defined below) and performance-based fees or allocations from the Funds. A Fund and/or its portfolio companies also from time to time make other payments to Altimeter or its affiliates (collectively, the “**Adviser**”) for services provided which, in certain circumstances, may reduce Advisory Fees payable to Altimeter. Each Fund’s organizational documents (which may include limited partnership agreements or other similar agreements, subscription agreements, management services agreements and side letters) set forth the fee structure relevant to such Fund. Additionally, the Funds’ organizational documents may bear certain out-of-pocket expenses incurred by Altimeter in connection with services provided to the Funds and/or their portfolio companies. Further details about such fees and expenses are set forth below.

Please see Item 6 for more information on performance-based fees.

Management Fees

Altimeter charges a fixed fee that ranges from 0% to 2% on an annual basis and is described in the governing documents of each Fund, as applicable. Management Fees are charged quarterly in advance or at such time as specified in the applicable Fund's governing documents, subject to additional terms related to the prepayment of such fixed fees described below, and are calculated based on a Fund's net assets, the cost basis or valuation of Private Investments, or a percentage of committed capital or invested capital, as applicable, and as otherwise specified in a Fund's governing documents. Fixed fees are paid quarterly in advance and are pro-rated, if the capital contribution is made any day other than the first business day of a calendar quarter, as further specified in a Fund's governing documents.

Our governing documents generally impose some restrictions on a limited partner's ability to terminate their agreement to invest in a Fund, based on the respective Fund's governing documents and share class. If the advisory contract is terminated or a withdrawal is made from a Fund before the end of a billing period, then a Fund may obtain a refund of a pro-rata portion of any pre-paid fixed fee.

Fee Payment and Waivers

Management and performance-based fees are generally not negotiable. However, Altimeter and its affiliates can, in its sole discretion, waive, reduce or modify such fees. Certain investors in the Funds that are employees, business associates, certain large or strategic investors, and other "friends and family" of the Adviser or its personnel ("**Adviser Investors**") will not typically pay management fees or performance-based fees in connection with their investment in a Fund. Notwithstanding that Adviser Investors will generally not pay management fees or performance-based fees, Adviser Investors will pay for their pro rata share of certain Fund expenses or the pro rata portion of such Adviser Investors' expenses will be allocated to the Adviser or the General Partner of a Fund. Specifically, Altimeter has consistently waived, and will continue to waive, both the management fee and performance-based fees for its equity owner and employees. Please refer to item 8 for additional conflicts associated with Strategic Investors.

Generally, Co-Investment Funds are not charged a management fee. However, to the extent that a Co-Investment Fund is charged a management fee, they would be charged at the client level, not investment level.

Other Fees and Expenses

To the extent provided in each Fund's partnership agreement and advisory agreement, Altimeter will pay certain of its own operating expenses, including rent, utilities, office supplies, office equipment, salaries (other than performance allocations as described in Item 6 below), and other expenses that relate to Altimeter or its personnel that are not specific to the Funds or its activities.

Each Fund will pay all costs and expenses incurred in connection with its own formation and organization, as well as all other costs, expenses, and fees incurred by that Fund, including those related to, arising out of, caused by, charged by or for, or incurred for (i) maintaining books and records; (ii) preparing and distributing financial reports or other similar day-to-day business

activities of the Fund; (iii) complying with applicable tax laws; (iv) attorneys, accountants, consultants, advisers, custodians and other services providers for services rendered that are related to Fund activities; (v) investments and investment-related expenses (whether potential, consummated, or unsuccessful), including brokerage commissions, custodians, interest, and research expenses; (vi) insurance premiums and litigation expenses; (vii) legal and regulatory filings and reports by the Fund, its General Partner or Altimeter relating to the Fund; (viii) any meetings of the partners of advisory committees; (ix) the Management Fee with respect to each limited partner; (x) travel expenses associated with Fund activity, and (xi) any non-recurring or extraordinary expenses attributable to the activities of the Fund, as determined by the General Partner in its discretion. Any applicable costs and expenses incurred with respect to a particular subset of investors in a Fund may be allocated pro rata among all investors in that Fund. Certain Funds are invested in a master-feeder structure. In such case, feeder funds bear a pro rata share of the expenses associated with the related master fund. Each Fund's partnership agreement further clarifies any other fees and expenses related to such Fund.

Some expenses are incurred on an aggregate basis for the benefit of multiple Funds and/or Altimeter. We allocate the aggregate costs of these items across the applicable Funds in a manner we determine to be reasonable and fair in our sole discretion. When reviewing allocations, Altimeter generally considers a variety of factors, which may require the application of subjective judgment, including but not limited to relative use related to the expense, nature or source of the expense, the relative benefits derived by the Funds from the expense, or other relevant factors. For example, we at times allocate expenses among multiple Funds in proportion to the amount invested by each in the position to which the expense relates. We allocate expenses among multiple Funds and/or Altimeter on a pro-rata basis in accordance with assets under management or another method that is more equitable under the circumstances. For example, when allocating amounts to Altimeter, Altimeter's allocable portion may be based on some other metric and may be a fixed portion that we determine to be equitable. Another example could be related to an unsuccessful co-investment, where a Private Fund may bear significant expenses attributable to a "broken deal" since generally co-investors will not have committed to a particular transaction at the time such expenses are incurred.

In addition, although some expenses are incurred on behalf of a particular Fund, they are likely to benefit other Funds or Altimeter more broadly. For example, information Altimeter obtains in connection with a Fund's research, due diligence and investment activities will be valuable to other Funds or Altimeter and its employees more broadly. Altimeter has in the past and expects to in the future exclude certain Funds that receive an incidental benefit from the relevant product or service from a pro rata allocation (or any other type of allocation) where the facts and circumstances indicate that the product or service is utilized primarily by, or was purchased specifically for, other Funds. Additionally, to the extent Altimeter allocates a particular expense pro rata among Funds, certain Funds will, at times, receive greater (or lesser) benefit from the product or service related to such expense due to the varying size of the Funds. In relation to the Hedge Fund, there have and may again be times that expenses related to specific Private Investments may be allocated specifically to those investors with exposure to those Private Investments,

Altimeter employees may use business or personal credit cards for certain business expenses (which are allocated among Funds, as applicable) and accordingly, credit card points accrue related to those expenses. These credit card points are utilized by Altimeter and/or its employees and not

allocated to the Clients.

Altimeter has in the past and will continue to in the future, use the services of private and public companies that the Funds may be researching for investment purposes, may be invested in, or may have been invested in previously. In some instances, depending on the nature of the services and how they are consumed, expenses for the services are allocated (in whole or in part) to the Funds. The applicable expenses for each Fund are set forth in their governing documents and all the above listed may not be paid by all Funds.

While the expenses discussed are borne by the Funds, Altimeter may, in its sole discretion, determine to bear all or any portion of a particular expense based on the circumstances related to the expense.

In connection with the Public Funds and public security transactions, the Public Funds frequently incur brokerage and/or other transaction costs (other Private Funds may incur brokerage fees and other transaction costs in relation to public security transactions as applicable). Neither Altimeter nor any of its Affiliates or supervised persons accept compensation for the sale of securities or other investment products. For additional information regarding brokerage practices, please see Item 12 below.

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

Performance-Based Fees

As a performance allocation, a portion of each Fund's net investment profit is allocated to the capital account of that Fund's general partner (the "**General Partner**"). Each General Partner is an Altimeter related person. Funds are typically charged both a management fee and performance allocation. The performance allocation is described in each Funds' governing documents and ranges from 10% to 30% of a Fund's realized or unrealized net profits or capital appreciation. Performance allocations are subject to loss carry forward provisions, hurdles and/or clawback provisions, as applicable to each Fund as discussed in each Fund's governing documents.

There is a reduced or no performance allocation with respect to certain investors, including, for example, the Fund's general partner, its affiliates, business associates, "friends and family" of Altimeter, and Adviser Investors.

Since the amount of performance allocations made to a Fund's General Partner depends on the Fund's performance, we have an incentive to take risks in managing the Funds that we would not otherwise take in the absence of such arrangements. We also have an incentive to dispose of a Fund's investments at a time and in a sequence that would generate the highest performance allocation, even if it would not be in the Fund's interest to dispose of the investments in that manner. In addition, tax reform enacted in the United States (see Item 8) has generally increased to, three years, the holding period required for professionals to treat their performance allocations as a capital gain. This creates an incentive for us to hold a Fund's investments for longer periods for the gain from their dispositions to qualify for capital gain treatment under the carried interest rules, even if would be in the Fund's interest to hold the investments for shorter periods.

Side-by-Side Management

In certain circumstances, two or more Funds may have overlapping investment objectives and investment strategies. Accordingly, multiple Funds may invest in the same securities and/or in the same issuers at different times or types of investments. While Altimeter anticipates some overlap among multiple Fund portfolios, Altimeter will invest for each Fund according to that Fund's specific mandate, objective, liquidity, concentration, risk tolerance, and other applicable parameters. It may not always be possible or consistent with the investment objectives for each Fund for the same investment positions to be taken or liquidated at the same time or at the same price. Certain Funds have similar or overlapping investment objectives and investment strategies, while other Funds have dissimilar investment objectives and investment strategies. While a Fund may have a similar or overlapping strategy, they may differ in various factors including but not limited to, Fund lifecycle stage, investment parameters and guidelines (including those related to leverage), Fund size, financing terms, or focus on public or private markets, among others. For example, when a newer Fund is ramping up its investments, it may receive larger or full allocation of certain investments than other Funds in order to obtain its desired exposure for its portfolio size. Conversely, when certain Funds ramp up their investments, other Funds have receive reduced or no allocation of certain financial instruments. As a result of various factors, Altimeter has, and expects to in the future, give advice or take action with respect to one or more Funds that will differ and may conflict with the advice given with respect to other Funds, even in cases where the investment objectives may be the same or similar, including with respect to the disposition of securities and the exercise of certain rights relating to securities held by the other Funds. Additionally, members of Altimeter have taken different actions, and expect to in the future, take different actions with respect to their personal investments (including investments that may also be held by Funds) than the actions taken by Altimeter with respect to the Funds. In addition, Altimeter has in the past and expects to in the future consult with the Limited Partner Advisory Committee for a particular Fund to the extent applicable and deemed appropriate in its discretion depending on the specific facts and circumstances.

If there is an excess allocation of a Private Investment above the amount that Altimeter determines will be allocated to its current Funds, the excess allocation may be offered to certain co-investors through a Co-Investment Fund. Additionally, to the extent Altimeter determines to not allocate a Private Investment to its Funds, including but not limited to when such opportunity is not within the Funds' investment mandates, portfolio management considerations, and/or certain other strategic business considerations, Altimeter may allocate such investment opportunity to a new Co-Investment Fund. Additionally, Co-investment Fund fees are generally determined on an investment-by-investment basis and may be greater or less than the amounts charged to the Funds. In some circumstances, Altimeter may not charge any management or performance related fees to such Co-Investment Funds. Co-investment participations are generally determined on an investment-by-investment basis. Altimeter employees and other Advisor Investors have, and may continue, to participate in such opportunities as appropriate. These participants can include external high value strategics and/or value add investors, including those that work at or have a relationship with portfolio companies. Accordingly, a Fund may not be allocated an investment opportunity in part or in its entirety. Altimeter has and expects that current and future investments held by one or more Funds will also be held by co-investment vehicles.

In connection with its business, from time to time, Altimeter, comes into receipt of material non-public information about a public issuer. The receipt of such information has in the past required, and may require in the future, Altimeter to restrict trading in the securities of that public issuer for a period of time. Additionally, certain investment opportunities or transactions, including but not limited to private investment in public equities and in-kind distributions, contemplated by a Fund could expose Altimeter to material non-public information. In some cases, Altimeter has pursued (and may in the future pursue) an investment opportunity for one Client, even though doing so could result in a trading restriction that may affect other Clients. In other cases, Altimeter has declined (and may decline in the future) to pursue an investment opportunity for a Client, because doing so could result in a trading restriction that may affect other clients.

Altimeter equity holders and certain employees have significant investments in the Funds and have in the past, and expect in the future, from time to time, to establish proprietary accounts comprised primarily of internal capital to evaluate potential new investments or investment strategies. Additionally, performance allocations made at different rates, or subject to different hurdle rates, creates an incentive for us to disproportionately allocate time, services or functions to vehicles making performance allocations at a higher rate (or subject to a lower hurdle rate), or to allocate investment opportunities to such vehicles. We have adopted policies and procedures that, among other things, seek to ensure that the investment opportunities are allocated in a manner that we believe is consistent with the relevant governing documents and otherwise fair and reasonable under the circumstances, considering such factors we deem relevant, but in our sole discretion.

See Item 11 for additional information relating to how we generally address conflicts of interest.

Item 7 –Clients Types

Altimeter currently provides investment advisory services to the Funds, each of which is exempt from registration as an investment company under the 1940 Act. Altimeter provides investment advice directly to each Fund, subject to each corresponding General Partner's direction, and not individually to any Fund's investors. Please refer to Item 4 – Advisory Services for additional descriptions of Altimeter's Clients.

As outlined in each Fund's governing documents, each Fund investor must satisfy certain legal eligibility requirements, as well as any established minimum investment commitments. For example, each Fund investor must be an "accredited investor," as defined in Regulation D under the Securities Act and also a "qualified purchaser," as defined in Section 2(a)(51)(A) of the 1940 Act. Each Fund's General Partner, in its sole discretion, establish any minimum account requirements and has, and expects in the future, permit investments below the required minimum investment commitments.

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

Altimeter seeks to produce long-term, risk-adjusted capital appreciation through its portfolios of relatively concentrated long and short Public Investments and Private Investments. Additional detail on a Fund's investment strategy is included in its governing documents.

Public Investments: In managing the Public Funds, Altimeter's objective is to maximize compounded annual long-term net returns for the investors. Altimeter generally takes a bottoms up, deep fundamental approach to security analysis. However, Altimeter also seeks to identify general investment themes for each industry through a top-down analysis to understand new trends and developments in its sectors of focus. Each investment position generally stands on its own based on Altimeter's assessment of whether a significant discrepancy exists between a company's current market value and intrinsic business value. Altimeter intends to invest Public Fund assets in sectors and companies in which Altimeter believes it has differentiated expertise and understanding. The Long Opportunities Fund deploys a long-focused strategy, while the Hedge Fund deploys a long/short strategy. Altimeter intends to invest Public Fund capital in generally liquid positions and intends that most investments will be made in Public Investments and other marketable securities. It should be noted however that the Hedge Fund may also invest in illiquid or Private Investments in accordance with its governing documents.

Private Investments: Altimeter also applies a bottoms up, deep fundamental approach to to analyze and source new private investment opportunities for the Private Funds and the Hedge Fund (as appropriate and in accordance with its governing documents). However, Altimeter also seeks to identify general investment themes for each industry through a top-down analysis to understand new trends and developments in its sectors of focus. Each investment position stands on its own based on Altimeter's assessment of whether a significant discrepancy exists between a company's current market value and future business value. Altimeter intends to invest Venture Capital Fund assets in sectors and companies in which Altimeter believes it has differentiated expertise and understanding. Altimeter intends to invest most Venture Capital Fund capital in generally illiquid or Private Investments.

Risks

All Fund investors must assume and accept certain and substantial risks that are inherent in all Fund investments and investment programs. An investment in a Fund is speculative and involves a significant degree of risk. The Funds are designed for sophisticated investors that are able to bear a substantial loss of capital and for whom an investment in a Fund is not a complete investment program. Altimeter's investment approach seeks to monitor and manage loss risk through careful research, ongoing investment evaluation and monitoring, and appropriate hedging techniques. However, there can be no assurance that the securities and other instruments purchased (or sold short) will increase (decrease) in value or that Altimeter's accounts will not incur significant losses. Certain non-exclusive examples of risk factors that are applicable to any Fund investment are outlined below. Please refer to each Fund's Confidential Offering Memorandum, Limited Partnership Agreement and/or other governing documents for a more detailed risk discussion, as applicable.

Securities Investments Generally. Securities investing involves loss risks that clients must be prepared to assume and accept. Fund investments may decline in value for any number of reasons over which Altimeter and the Funds have no control, including changes in the overall market for equity securities and factors pertaining to particular portfolio securities, such as the issuer's management performance, the market for the issuer's products or service, issuer supply sources, technological changes within the issuer's industry, issuer access to capital and labor, general economic conditions, political conditions, and other similar conditions. The value of each Fund's

investments will fluctuate, and there is no assurance that any Fund will achieve its investment objective of capital appreciation or that any Fund will avoid losses. The profit (or loss) derived from each Fund's investment transactions consists of the price differential between the price paid for the securities and the value ultimately realized from their disposition, plus any dividends or interest received during the time period during which the securities are held, minus transaction costs (consisting mainly of brokerage commissions). If the securities held long (sold short) do not increase (decrease) in value as anticipated, then the Funds may sell (buy to cover) the securities without any gain or at a loss. Long Fund positions could decline in value at the same time that the value of the securities sold short increases, which would increase the potential for loss. Altimeter could also misjudge the effect that a particular security will have on portfolio exposure to market risk or that the particular combination of securities held long and those sold short will fail to insulate the Funds from general equity market risk as anticipated. To the extent that Altimeter determines not to evenly balance the portfolios between long and short positions, the Funds will be subject to increased market risks.

General Partner Reliance. Investors of each Fund will not have any right or power to participate in the management of any Fund. Accordingly, no investor should purchase any Fund interests, unless such investor is willing to entrust all aspects of Fund management to the applicable General Partner and its designees. Fund investors also will not receive detailed financial information issued by any Fund's portfolio companies, but such financial information may be available to Altimeter and the General Partner.

Investment Competition. The Funds will compete with other entities to acquire investments. Such competition may come from groups like institutional investors, investment managers, industrial groups, operating companies and merchant banks, each of which may have greater resources than the Funds and may be owned by large and well-capitalized investors. For any investment in which the Funds intend to participate, intense competition may exist, and that competition could result in less favorable investment terms than would otherwise be available. The Funds may be unable to find a sufficient number of attractive investment opportunities to meet their investment objectives. Therefore, there can be no assurance that Fund investments will meet all of that Fund's investment objectives or that any Fund will be able to invest all of its available capital.

Highly Volatile Markets. The Funds may also invest in financial instruments with highly volatile prices. Price movements are influenced by, among other things, interest rates, changing supply- and -demand relationships, trade, fiscal, monetary, and exchange control programs and policies of various governments, and national and international political and economic events and policies. Each Fund is also subject to the risk that any of the exchanges on which that Fund's positions trade will fail or that any of the clearinghouses and/or other financial institutions will fail.

Investment Program. Each Fund's investment programs are considered speculative, as there can be no assurance that Altimeter's assessments of the short -term or long-term investment prospects will prove accurate, that gains will be achieved, that losses will be avoided, or that investment objectives will be achieved. A number of investment techniques that the Funds may regularly and simultaneously utilize, such as short selling, buying and selling put and call options, leveraging investments, concentrating investments in a single or limited number of companies or industries, and derivatives trading, are each considered speculative and inherently risky investment practices.

Using a combination of these techniques simultaneously may further increase the risk level compared to risk levels from using only one such technique at any given time or generally. If any Fund investment programs are unsuccessful, then a Fund investor may lose money and the Fund may under-perform other available investments.

Unspecified Investments. Venture Capital Fund capital commitments received from investors go into a blind pool. When receiving such capital commitments, the Venture Capital Fund partnership has not yet identified any particular investments that the Venture Capital Fund will make. Accordingly, each Venture Capital Fund investor must rely upon the General Partner's ability (or its designee's ability) to make investments that are consistent with the Venture Capital Fund partnership's investment objectives and policies. Investors will not have any opportunity to approve any such investments, and will not have any opportunity to individually evaluate the relevant economic, financial, and other information that the General Partner (or its designee) will utilize in selecting investments.

Conflicts of Interest. The Funds and their respective investors will be subject to certain potential or actual conflicts of interest arising out of their relationship with the General Partners, Altimeter, and their respective members and other affiliates, which will provide management services to the Funds. The agreements and arrangements among the Funds, the General Partners, Altimeter, and their respective members and affiliates have been established by the General Partners and are not the result of arm's-length negotiations. Some non-exclusive examples of potential or actual conflicts of interest are described below.

Investment-Opportunity Allocations. Potential or actual conflicts of interest could exist when investment opportunities are allocated between or among the different Funds because (i) Altimeter unilaterally determines how to allocate any particular investment opportunity between or among the different Funds, while Fund investors have no control or influence over such investment-opportunity allocations; (ii) Altimeter and each General Partner are under common control; (iii) Altimeter related persons, control persons, and other affiliates are also investors in the different Funds, with different relative percentage ownership interests among the Funds and different aggregate dollar exposures among the Funds; (iv) each Fund's investors are different than each other Fund's investors; (v) most Fund investors are not affiliated with Altimeter, any General Partner, or their respective control persons, related persons, or other affiliates; (vi) the various Funds have different terms and conditions relating to management fees, performance allocations, and other important financial and operational partnership arrangements; and, (vii) under such circumstances, Altimeter could allocate investment opportunities in a manner that unduly or systematically favors Altimeter, one or more General Partners, and/or one or more of their respective control persons, related persons, or other affiliates (whether in their capacity as such or in their capacity as investors in one or more particular Funds), while unduly or systematically disfavoring Fund investors that are unaffiliated with Altimeter, any General Partner, and/or their respective control persons, related persons, or other affiliates. Altimeter believes that it has established policies, practices, and procedures to minimize any such potential or actual conflicts of interest, but there can be no assurance that Altimeter will successfully do so in all cases.

Securities Valuation Practices. Potential or actual conflicts of interest could also exist with respect to valuing securities held by each Fund because (i) higher securities valuations generally result in higher management fees payable to Altimeter and higher performance allocations to the

General Partners; (ii) Altimeter and the General Partners unilaterally determine how to value securities held by the Funds at any given time and generally, while Fund investors have no control or influence over such valuations; (iii) Altimeter and each General Partner are under common control; (iv) Altimeter and General Partner related persons, control persons, and other affiliates are also investors in the different Funds, with different relative percentage ownership interests among the Funds and different aggregate dollar exposures among the Funds, and they generally are not subject to management fees or performance allocations; (v) each Fund's investors are different than each other Fund's investors; (vi) most Fund investors are subject to management fees and performance allocations, and are not affiliated with Altimeter, any General Partner, or any of their respective related persons, control persons, or other affiliates; and, (vii) under such circumstances, Altimeter and the General Partner could inflate securities valuations generally, systematically, or in a particular case to unduly favor Altimeter, one or more General Partners, and/or one or more of their respective related persons, control persons, or other affiliates (whether in their capacity as such or in their capacity as investors in one or more particular Funds), while unduly disfavoring Fund investors that are unaffiliated with Altimeter, any General Partner, and/or their respective control persons, related persons, or affiliates. Altimeter believes that it has established policies, practices, and procedures to minimize any such potential or actual conflicts of interest, but there can be no assurance that Altimeter will successfully do so in all cases.

Expense Allocations. Potential or actual conflicts of interest could also exist when allocating expenses between and among Altimeter and the Funds because (i) Altimeter unilaterally determines how to allocate all expenses; (ii) expenses that Altimeter allocates to itself reduce Altimeter's own net profits on a dollar-for-dollar basis; (iii) expenses that Altimeter allocates to one or more of the Funds do not affect Altimeter's net profits and instead reduce the capital accounts held by the Fund investors; (iv) the correct allocation of certain kinds of expenses could be ambiguous as between Altimeter and one or more of the Funds and/or as between the different Funds; (v) Altimeter related persons, control persons, and other affiliates are also investors in the different Funds, with different relative percentage ownership interests among the Funds and different aggregate dollar exposures among the Funds; (vi) each Fund's investors are different than each other Fund's investors; (vii) most Fund investors are not affiliated with Altimeter or its related persons, control persons, or other affiliates; and (viii) the various Funds have different contractual terms and conditions relating to expense allocations. Under such circumstances, Altimeter could allocate expenses in a manner that unduly or systematically favors Altimeter and/or one or more of Altimeter's control persons, related persons, or other affiliates (whether in their capacity as such or in their capacity as investors in one or more particular Funds), while unduly or systematically disfavoring Fund investors that are unaffiliated with Altimeter and/or any Altimeter control persons, related persons, or affiliates. Altimeter believes that it has established policies, practices, and procedures to minimize any such potential or actual conflicts of interest, but there can be no assurance that Altimeter will successfully do so in all cases.

Trade Errors. Trade errors can include, but may not be limited to, buying or selling the wrong security or the wrong number of securities; selling a security instead buying it; buying a security instead of selling it; delayed execution leading to a material price changes; delayed execution causing a complete failure to execute a trade because the price moves too far from the intended level; trades that violate investment restrictions; and allocating a trade to the wrong Fund. Potential or actual conflicts of interest could also exist with respect to trade errors because (i) Altimeter unilaterally makes all trade decisions for all Funds, and Altimeter is responsible for correctly

executing all trades; (ii) Altimeter unilaterally determines whether any particular trade qualifies as a trade error; (iii) Altimeter may determine to charge the Funds with the costs, fees, expenses, and losses associated with trade errors; and (iv) Fund financial responsibility for trade errors would be effectively paid by deducting from each Fund investor's capital account by an amount that represents such capital account's pro-rata share of the costs, fees, expenses, and losses associated with those trade errors. Under these circumstances, Altimeter could be less diligent with respect to trade execution, as compared to the diligence that Altimeter would employ if Altimeter were always fully responsible for the consequences of trade errors. Additionally, with respect to trading declaring trade errors, Altimeter could generally, systematically, or in a particular case unduly favor Altimeter and/or one or more of Altimeter's control persons, related persons, or other affiliates (whether in their capacity as such or in their capacity as investors in one or more particular Funds), while unduly disfavoring Fund investors that are unaffiliated with Altimeter and/or any Altimeter control persons, related persons, or affiliates. Altimeter believes that it has established policies, practices, and procedures to minimize any such potential or actual conflicts of interest, but there can be no assurance that Altimeter will successfully do so in all cases.

Personal Securities Trading. Potential or actual conflicts of interest can also exist whenever Altimeter control persons, related persons, or other affiliates engage in personal securities trading. Such Altimeter affiliates could have a personal financial incentive to cause the Funds to trade securities or to undertake and pay for other business transactions in a manner that is beneficial to the Altimeter affiliate's personal securities investments, but that is also detrimental to one or more Funds. Altimeter believes that it has established policies, practices, and procedures to minimize any such potential or actual conflicts of interest, but there can be no assurance that Altimeter will successfully do so in all cases.

Outside Business Activities. Potential or actual conflicts of interest also exist with respect whenever Altimeter control persons, related persons, or other affiliates engage in outside business activities. Such Altimeter affiliates could have a personal financial or other incentive to cause the Funds to trade securities or to undertake and pay for other business transactions in a manner that is beneficial to the Altimeter affiliate's outside business activities or personal interests, but that is also detrimental to one or more Funds. Altimeter believes that it has established policies, practices, and procedures to minimize any such potential or actual conflicts of interest, but there can be no assurance that Altimeter will successfully do so in all cases.

Gifts and Entertainment. Potential or actual conflicts of interest can also exist whenever Altimeter control persons, related persons, or other affiliates request, are offered, expect to receive, or actually receive gifts or entertainment from third-parties. To encourage or reward the potential or actual provider of such gifts or entertainment, such Altimeter affiliates could cause the Funds to trade securities or to undertake and pay for business transactions to that provider's benefit, even though such trades or business transactions are detrimental to one or more Funds. Altimeter believes that it has established policies, practices, and procedures to minimize any such potential or actual conflicts of interest, but there can be no assurance that Altimeter will successfully do so in all cases.

Performance Allocation. With respect to each Fund that is treated as a partnership for U.S. income tax purposes, the capital account of the General Partner is generally allocated a portion of the net investment profit tentatively allocated to such Fund's investors as described in more detail

in such Funds' offering memoranda. These special allocations are commonly referred to as a carried interest or performance allocation.

The performance allocation may create an incentive for the General Partner to make investments that are riskier or more speculative than would be the case in the absence of the performance allocation. In addition, since the performance allocation for the Hedge Fund is based on unrealized appreciation as well as realized gains of the Hedge Fund, the performance allocation would be greater than if it were based solely on realized gains. A performance allocation will reduce the return of an investor's investment in the applicable Fund.

The tax treatment to the owners of the General Partner (including Mr. Gerstner) changed as a result of past changes in U.S. tax law. After January 1, 2018, the General Partner owners generally will recognize long-term capital gain with respect to the performance allocation only to the extent that the Funds' portfolio investments from which such capital gain is derived were held for more than three years (as opposed to more than one year under prior law). The performance allocation that is not attributable to "three-year portfolio investments" generally will be taxable as short-term capital gain for federal income tax purposes at the applicable ordinary income rate (maximum of 37%), which is substantially higher than the rate applicable to long-term capital gain (maximum of 20%). This tax treatment applies only to the General Partner owners with respect to the performance allocation, and not to Fund investors who remain generally entitled to be taxed at the long-term capital gain with respect to Fund portfolio investments that were held more than one year. This disparate tax treatment creates a conflict of interest that may incentivize the General Partner to cause the Funds to hold investments for more than three years in order for its owners to benefit from the lower tax rate. This conflict of interest does not apply to Fund portfolio investments that would otherwise be held for more than three years or for one year or less. Accordingly, this conflict of interest is generally greater for the Public Funds than the Venture Capital Funds or the Co-Investment Funds.

Other Potential or Actual Conflicts of Interest.

These are non-exclusive examples of potential or actual conflicts of interest that could exist and that could negatively impact a Fund investor. Other potential and actual conflicts of interest can exist in a large number of unique or general circumstances, situations, or conditions. For a more detailed discussion of potential and actual conflicts of interests, please see the applicable Fund's limited partnership agreement, private placement memorandum, and other confidential offering materials.

Due Diligence Risks. Before making investments, Altimeter intends to conduct due diligence only to the limited extent that Altimeter deems reasonable and appropriate based on the facts and circumstances applicable to each investment. When conducting investment due diligence and otherwise assessing an investment, Altimeter will be required to rely on the reasonably available resources, including information provided by the investment target and, in some circumstances, third-party investigations. In all cases, the due diligence process will include subjective judgments, evaluations, and determinations, especially with respect to newly organized companies for which only limited information is available. Accordingly, there can be no assurance that Altimeter's due

diligence investigations will reveal, appreciate, or highlight all relevant facts that may be necessary or helpful in evaluating any or all investment opportunities. In any case, and regardless of the due diligence process, there can be no assurance that any particular investment will be successful or will avoid losses.

High Concentration and No Diversification Requirements. Altimeter anticipates that, under normal market conditions, each Fund's investment portfolio will often be highly concentrated – and therefore will not be comprised of portfolios with diversified investment positions. The highly concentrated Fund investment portfolios are unlike some other investment funds that, as a matter of investment policy, diversify portfolio holdings so that no more than a fixed percentage of their assets are invested in any one company, industry, industry group, sector, country, or geographic region. To the contrary, the Funds are not subject to any fixed investment-diversification guidelines or investment-concentration limitations. To the extent that each Fund concentrates its investments in a particular company, industry, industry group, sector, country, or geographic region, the Fund portfolio value will be disproportionately impacted by events that affect such company, industry, industry group, sector, country, or geographic region. Additionally, if investors generally begin to disfavor any specific company, industry, industry group, sector, country, or geographic region in which any Fund's assets are concentrated, then the Fund will lose money or under-perform the stock market, investment funds that are not concentrated, and/or investment funds that are concentrated in different ways. Such Fund investment concentration could also increase the volatility of each Fund's portfolio value.

Small-Capitalization, Mid-Capitalization, and New Issuers. Altimeter anticipates investing Fund assets in securities that are issued by companies with small market capitalizations, companies with mid-sized market capitalizations, and recently organized companies. Investments in these kinds of companies can involve greater risk and greater portfolio price volatility than equity investments in larger or more established companies. Historically, stocks that are issued by small-capitalization companies, mid-capitalization companies, and recently organized companies have suffered substantially greater price volatility than those of companies with a larger market capitalization companies and more established companies. The causes for greater price volatility include the fact that the markets for such stocks typically offer much lower liquidity than stocks issued by larger or more established companies. Additionally, smaller, medium-sized, and less established companies are more likely to have limited product lines, limited markets, and/or limited financial resources, and more likely to depend upon less experienced or less capable management. The securities issued by small capitalization companies also may be traded only on the over-the-counter markets or on a regional securities exchange and may not be traded daily or in the volume typical of trading on a national securities exchange.

Short-Selling Risks. As an integral part of Altimeter's investment strategy, the Hedge Fund will engage in short sales of securities. A short sale involves selling a security that the Hedge Fund does not own. To deliver the unowned security to the buyer, the Hedge Fund must first borrow the security from a security lender. The Hedge Fund then becomes obligated to return the security to the lender, which the Hedge Fund accomplishes by buying the same security later. When the Hedge Fund sells a security short, the Hedge Fund may be obligated to leave the short-sale proceeds with the broker and also deposit with the broker an amount of cash or other securities (subject to applicable legal requirements) that is sufficient under any applicable margin or similar regulations to collateralize the Hedge Fund's obligation to return the borrowed securities that the Hedge Fund

has sold. If the security's price increases between the Hedge Fund's short sale and the Hedge Fund's return of the borrowed security, then the Hedge Fund will incur a loss. Conversely, if the price declines during that time period, then the Hedge Fund will realize a gain. Any gain will be decreased, and any loss will be increased, by the transaction costs incurred in connection with the short sale, which costs include brokerage commissions and interest payments during the time period between initially borrowing the security and ultimately returning the security. Although the Hedge Fund's maximum gain is limited to the price at which the Hedge Fund sold the security short, the Hedge Fund's potential loss is theoretically unlimited because there is no theoretical limit on how much the price of a security may appreciate before the short position is closed out. Additionally, the supply of securities that can be borrowed fluctuates from time to time. The Hedge Fund may be subject to losses if a security lender demands that the Hedge Fund return the loaned security and an alternative security-lending source cannot be found, or if the Hedge Fund is otherwise unable to borrow securities that are necessary to hedge its positions. Also, buying securities to close out a short position can itself cause the security's price to rise further, thereby exacerbating the loss. The extent to which the Hedge Fund engages in short sales depends upon the Hedge Fund's investment strategy and all then-existing facts and circumstances. The Hedge Fund does not have a policy that limits the amount of capital that the Hedge Fund can deposit to collateralize individual or aggregate obligations to return borrowed securities sold short.

Leverage. The Funds may utilize leverage by borrowing money to buy securities or by using other techniques. Leveraging the Funds creates an opportunity for increased net income or capital appreciation, but, at the same time, also creates special risk considerations. Leverage generally exaggerates the impact on NAV of any increase or decrease in the market value of each Fund's investments. While the borrowed principal amount underlying any leverage will generally remain fixed for any given time period, each Fund's assets will likely change in value while borrowed principal amounts remain outstanding. Because any decline in the value of a Fund's investments will be carried entirely by that Fund's respective partners (and not by any lender), leverage in a declining market would cause a greater reduction in the value of the Fund's portfolio investments than if the Fund was not so leveraged. Leveraging will also create Fund interest expenses, which can exceed any investment return received from investing the borrowed funds. To the extent that the investment return received from securities purchased with borrowed funds exceeds the interest expense that a Fund must pay, the Fund's investment return will be greater than if leverage were not used. Conversely, if the investment return received from the assets acquired with borrowed funds is not sufficient to cover the interest expense and all other leveraging costs, then the Fund's investment return will be less than if leverage had not been used or that any Fund will use leverage successfully.

In addition to borrowing money, leverage may include, take the form of, or be embedded within buying securities using margin, margined option premiums, repurchase agreements, bank or dealer credit lines, or the notional principal amounts of swap transactions. There can be no assurance that each Fund will successfully maintain adequate financing arrangements under all market circumstances.

Generally, the banks and dealers that provide financing to the Funds can apply discretionary margin, haircut, financing, and valuation policies, or impose other credit limitations or restrictions, whether due to internal bank or dealer policies, internal bank or dealer business conditions, general market circumstances, government regulation, or judicial action. If such policies, limitations, or

restrictions are imposed on any Fund, then losses may result from margin calls, lost financing, forced position liquidations at disadvantageous prices, swap and repurchase agreement terminations, and contractual cross-defaults with respect to other banks or dealers or on different credit agreements with the same banks or dealers. Any such adverse consequences may be exacerbated if such policies, limitations, or restrictions are adopted, imposed, or enforced suddenly, and/or during difficult general market conditions, and/or by multiple market participants simultaneously. Any such credit policies, limitations, or restrictions could compel the Funds to liquidate all or part of their portfolios at disadvantageous prices, which could result in Fund equity losses.

Foreign-Issuer Investments. The Funds may invest in securities issued by companies that are located outside the United States. Investing in such foreign-issuer securities involves certain considerations and risks that are not typically associated with investing in domestic-issuer securities. These risks may be further increased to the extent that the Funds invest in issuers in emerging markets. Foreign companies are generally not subject to uniform accounting, auditing, financial, legal, and regulatory standards and requirements that are comparable to those applicable to U.S. companies. Less information about foreign companies is publicly available than the published reports, published ratings, and other publicly available about U.S. companies. Additionally, foreign securities markets have substantially less volume than domestic markets, and securities issued by some foreign companies are less liquid and more volatile than securities of comparable U.S. companies. Foreign securities exchanges, markets, brokers, and listed companies may be subject to less government supervision and regulation (and/or less favorable, less impartial, less consistent, and/or less transparent government supervision and regulation) than exists in the U.S. Dividends or interest paid by foreign companies may be subject to foreign withholding and other foreign taxes, which may also apply to capital gains in some countries, and such taxes will decrease the net return on such investments as compared to each Fund's investments in domestic companies. Finally, the possibility of expropriations, confiscatory taxation, political or economic or social instability, unfair or unfavorable treatment, or diplomatic developments could adversely affect Fund assets held in foreign countries.

Currency Risk. The Funds may invest Fund assets in instruments quoted or denominated in currencies other than the U.S. dollar or the price of which is determined with reference to currencies other than the U.S. dollar. However, the Funds will value their securities and other assets in U.S. dollars. The Funds may engage in foreign currency transactions. Altimeter may hedge the currency exposure inherent in any Fund's foreign investments. However, to the extent unhedged, or if a hedge proves unsuccessful, then Fund asset values will fluctuate with U.S. dollar exchange rates as well as with the price changes of each Fund's investments as denominated in the applicable foreign currency. Thus, increased U.S. dollar values compared to the other currencies in which the Funds make investments will reduce the impact of increases, and increase the impact of decline, in the values of Fund securities that are denominated in currencies of the foreign markets. Conversely, reduced U.S. dollar values will have the opposite effect on each Fund's non-U.S. dollar securities. Currency exchange rates may fluctuate significantly over short time periods. They are generally determined by supply-and-demand forces in the foreign exchange markets, the relative merits of investments in different countries, interest-rate changes, and other factors. Currency exchange rates can also be significantly affected by intervention from (or non-intervention by) domestic and foreign governments or central banks, or by currency controls or

political developments in the United States and abroad.

Settlement Risk. U.S. and foreign settlement and clearance procedures and trade regulations also may involve certain risks, such as delayed securities payment or delivery. At times in certain markets, settlements are insufficient for the number of securities transactions or have been adversely affected by the so-called credit crisis and financial-institution failures. These conditions may cause difficulty or greater expense for the Funds when undertaking transactions. If the Funds cannot settle, or are delayed in settling, a securities sale, then they may miss attractive investment opportunities and certain Fund assets may be uninvested without any return for some time period. If a Fund cannot settle or is delayed in settling a securities purchase, then the Fund may lose money if the securities value subsequently declines or, if they have contracted to sell the securities to another party, then the Fund could be liable for any losses incurred. Settlement and clearance procedures in certain foreign markets differ significantly from those used in U.S. markets, and those differences can magnify the settlement and clearance risks described above.

In March 2023, the Securities and Exchange Commission (SEC) adopted amendments to shorten the standard settlement cycle for most broker-dealer transactions from two business days after the trade date (T+2) to one business day after the trade date (T+1), which goes into effect May 28, 2024. This change aims to reduce credit, market, and liquidity risks for market participants by decreasing the time between trade execution and settlement. While this adjustment to T+1 settlement is expected to enhance the efficiency and resilience of the U.S. securities markets, it also requires the Funds and their counterparties to expedite their settlement processes. As we transition to this new settlement cycle, there may be a period of adjustment where the risks of delayed securities payment or delivery could be heightened due to the need for market participants to adapt their operational processes to comply with the shorter timeframe. Altimeter will closely monitor and adjust its settlement and clearance procedures to mitigate potential risks associated with this transition, aiming to safeguard the Funds' investments and operations during this period of market-wide adaptation.

Non-Investment-Grade Securities. The Funds may invest in non-investment-grade debt securities, which are commonly known as “junk bonds.” Although such securities have higher yields, they also have a high degree of risk. The rating agencies consider non-investment-grade debt securities, on balance, as predominantly speculative with respect to capacity to pay interest and repay principal according to applicable contractual obligations. Generally, such securities involve more credit risk than investment-grade debt securities. Non-investment-grade debt securities in the lowest rating categories typically involve a substantial default risk or may already be in default. Changes in general economic conditions, issuer industry conditions, debt or equity markets, or issuer-specific developments are more likely to cause security-price volatility and to weaken the capacity of the issuers of non-investment-grade debt securities to make principal and interest payments than in the case of higher-grade debt securities. Additionally, the market for lower-grade debt securities may be thinner, less active, and less liquid than for higher-grade debt securities.

Lending Portfolio Securities. Altimeter’s public equity investment program includes lending Public Fund portfolio securities to third -parties. By doing so, the Public Funds attempt to increase income by receiving interest on the loan. The Public Funds could experience lending losses if the

relevant Public Fund's counter-party to a portfolio loan transaction breaches the lending agreement. If the securities-borrowing counter-party falls into bankruptcy, then the affected Public Fund could experience difficulties, and expenses delays in trying to recover the loaned securities.

Derivatives Risk. Altimeter's public equity investment program includes utilizing derivatives. The Public Funds do, but are not required to, utilize various investment strategies in an attempt to hedge market risks (such as currency exchange rates and broad or specific equity market movements) or to enhance potential gains. The Public Funds' techniques and instruments may change over time as new instruments and strategies are developed, as regulatory changes occur, or in other circumstances.

While pursuing each Public Funds' investment objective, the Public Fund may buy and sell (write) exchange-listed and over-the-counter covered and uncovered put and call options on securities, indices, currencies, other financial instruments, or commodities, as otherwise discussed in their relative governing documents. Altimeter may cause the Public Funds to buy and sell financial or commodities futures contracts and options; or enter into other commodities transactions or other currency transactions, such as forward foreign currency exchange contracts, cross-currency forward contracts, currency futures contracts, currency swaps, or options on currencies or currency futures; or buy or sell instruments that incorporate the characteristics of the foregoing instruments or other esoteric instruments that currently exist or may be developed in the future (all of the foregoing, collectively, "**Derivatives**"). Derivatives may be used to seek protection against possible changes in the market value of the Public Funds' existing or contemplated portfolio securities, which changes may result from securities-markets, exchange-rate, or commodities-market fluctuations; to seek protection for unrealized gains in the value of Public Fund portfolio securities; to facilitate selling such securities for investment purposes; or to establish a position in the derivatives markets as a temporary substitute for buying or selling particular securities. Derivatives may also be used to seek financial gain and not for hedging purposes. The Public Funds' ability to utilize Derivatives successfully will depend on Altimeter's ability to predict pertinent market, interest rate, and currency exchange-rate movements, which cannot be assured. The Public Funds will comply with applicable regulatory requirements and in accordance with their investment guidelines when implementing these strategies, techniques, and instruments.

Derivatives involve a number of risks, including possible default by the counter-party to the transaction, illiquidity, and, to the extent Altimeter's view of certain market, interest rate, or currency movements is incorrect, the risk that Derivatives use could result in losses greater than if Derivatives had not been used. Selling (writing) put and call options may result in Public Fund portfolio losses, force the Public Fund to buy or sell, respectively, portfolio securities at inopportune times or for prices higher than (in the case of purchases due to the exercise of put options) or lower than (in the case of sales due to the exercise of call options) current market values, limit the amount of appreciation the Public Fund can realize on investments, or cause the Public Fund to hold a security either or both Public Funds might otherwise sell or sell a security the Public Fund might otherwise hold.

The seller (writer) of a covered call option (which is when the call -option writer actually holds the underlying security) relinquishes the opportunity during the call option's term for gain on the underlying security above the call option's exercise price. The seller (writer) of an uncovered call option assumes the risk of a theoretically unlimited increase in the security's price, which could

result in the writer's inability to discharge its obligation upon any option exercise or a theoretically unlimited loss. This is similar to selling a stock short. A call-option buyer assumes the risk of losing its investment in the call option.

The seller (writer) of a put option assumes the risk of a market-price decline in the underlying security below the put option's exercise price during the put option's term. The seller (writer) of a put option will, upon exercise, be required to buy the security at the option price, which may be significantly higher than the then-current market price. The put-option buyer assumes the risk of losing the entire investment in the put option.

Using options and futures transactions entails certain other risks. Futures markets are highly volatile and using options and futures may increase the volatility of the value of the Public Funds' portfolio investments. In particular, the variable degree of correlation between price movements of options and futures contracts and price movements in the related portfolio position of the Public Funds creates the possibility that losses on the derivative instrument may be greater than gains in the value of the Public Fund's position. Selling (writing) options could significantly increase the Public Fund's portfolio turnover rate and associated brokerage commissions or spreads. In addition, futures and options markets may not be liquid in all circumstances, and certain over-the-counter options may have no markets. As a result, in certain markets, the Public Fund might not be able to close out a transaction without incurring substantial losses. Losses resulting from Derivatives use could reduce the value of the Public Fund's portfolio investments, and the net result may be less favorable than if the Derivatives had not been utilized. Although using futures and options transactions for hedging is intended to minimize the loss risk due to a decline in the position's value, such transactions can, at the same time, limit any potential gain that might result from an increase in value of such position.

Illiquid Securities Risk. The Funds may invest in illiquid securities. Such investments may include securities for which there is not a significant trading market or there is no market at all. Such illiquid investments involve a high degree of business and financial risk, which can result in substantial losses. Liquidating these illiquid securities may not be possible, or may require longer time periods, if possible, because of the absence of active or regulated trading markets, and because of the difficulties in accurately determining market values. The prices realized upon reselling illiquid securities could be less than the prices that the Funds originally paid. Further, companies whose securities are not publicly listed may not be subject to the public-disclosure requirements and the other investor-protection requirements that are applicable to issuers of publicly traded securities. Illiquid investments for which a market value is not available or is unreliable will be valued at their fair market value, as determined by Altimeter or its designee.

Early-Stage Investments. The Funds may invest in early-stage companies. While early-stage investments may offer the opportunity for significant capital gains, such investments also involve a high degree of business and financial risk that can result in substantial or total losses. Because such early-stage companies generally have unproven business models that may never scale or otherwise never succeed, they may expose clients to greater risk and lower returns than companies with longer operating histories. Many early-stage portfolio companies will need substantial additional capital to support additional research and development activities, to support expansion, or to achieve or maintain a competitive position. Early-stage portfolio companies may face intense competition, including from companies with greater financial resources, more extensive

development, manufacturing, marketing, and service capabilities, and a larger number of qualified managerial and technical personnel.

Later Stage Investments. The Funds invest in private, later-stage technology companies, and certain Funds will also have significant exposure to private, later-stage technology companies. These companies typically have modest revenues and may or may not be profitable. Many will require additional capital, at high valuations, to develop technologies and markets, acquire customers and achieve or maintain a competitive position. This capital may not be available at all, or on acceptable terms.

Further, the products, audiences, technologies and markets of such companies may not develop as anticipated, even after substantial expenditures of capital. Such companies may face intense competition, including competition from established companies with much greater financial and technical resources, more extensive development, manufacturing, marketing and service capabilities, and a greater number of qualified managerial and technical personnel. Although a Fund may be represented by a member, assignee or agent of the General Partner on a portfolio company's board of directors, each portfolio company will be managed by its own officers (who generally will not be affiliated with a Fund or a General Partner). Portfolio companies will have substantial variations in operating results from period to period and experience failures or substantial declines in value at any stage.

Technology and Internet Companies. Technology and internet-related companies can be volatile, and the marketplaces in which these companies operate are extremely competitive particularly since these sectors may not present the capital intensive barriers to entry that may exist in a more retail commerce company. Because the markets in which these companies operate are so competitive, there can be no assurance that a company which has significant market share will be able to protect that market share as competitors develop technologies or interfaces that are substantially equivalent or superior to the technology of such company. In addition, many of these companies trade or raise rounds at very high multiples to current earnings and their stock prices or valuations reflecting significant future growth which may or may not occur. Moreover, uncertainty in current pending and/or proposed domestic and foreign government regulations, policies and legislation may impact the development and marketability of internet- and technology- based companies.

Financial Technology Industry. Altimeter has and expects to continue to invest Client assets in companies that Altimeter believes are focused on and expected to benefit from the shifting of the financial sector and economic transactions to technology infrastructure platforms and technological intermediaries. Companies in the financial technology industry may develop, use or rely on innovative payment platforms and methodologies, point of sale providers, transactional innovations, business analytics, fraud reduction, frictionless funding platforms, peer-to-peer lending, blockchain technologies, intermediary exchanges, asset allocation technology, cryptocurrency, mobile payments, and risk pricing and pooling aggregators. These companies may have significant exposure to consumers and businesses (especially small businesses) in the form of loans and other financial products or services. Many financial technology companies currently operate under less regulatory scrutiny than traditional financial services companies and banks, but there is significant risk that regulatory oversight could increase in the future. Higher levels of

regulation could increase costs and adversely impact the current business models of some financial technology companies. Moreover, the prices of stocks issued by many financial services companies have historically been more closely correlated with changes in interest rates than other stocks.

Alternative Fuel Vehicles. The growth of certain companies in which some Clients invest is highly dependent upon the worldwide adoption by consumers of alternative fuel vehicles in general and electric vehicles in particular. There is no guarantee of future demand, or that such companies' vehicles will not compete with one another in the market. If the market for electric vehicles does not develop as Altimeter expects, develops more slowly than Altimeter expects, or if demand for alternative fuel vehicles decreases, the business, prospects, financial condition and operating results of the companies in which Clients invest could be harmed.

Designated Investments. In accordance with the Hedge Fund's Limited Partnership Agreement and other governing documents, certain investments of the Hedge Fund that are not readily marketable or that becomes not readily marketable, as determined by Altimeter, may be designated as "Designated Investments" and as such will be subject to certain special liquidity restrictions and other special terms. The Hedge Fund may not be able to readily dispose of Designated Investments and, in some cases, may be contractually prohibited from disposing of such investments for a specified or indefinite period of time. Designated Investments and other assets and liabilities for which no market prices are available will be carried on the books of the Hedge Fund at fair market value, as determined in good faith by the General Partner (which may be cost). There is no guarantee that fair market value will represent the value that will be realized by the Hedge Fund on the eventual disposition of the investment or that would, in fact, be realized upon an immediate disposition of the investment. A participating partner with an interest in a Designated Investment will not receive any proceeds from such interest until the related Designated Investment has a realization event, which could be a long period after such participating partner withdraws from the Fund. Participating Partners (as defined in the Hedge Fund's Limited Partnership Agreement) will participate only in Designated Investments occurring after the effective date of such Participating Partners' capital contribution and therefore will not participate in appreciation, if any, relating to Designated Investments made prior to such date, including any follow-on investments.

Unspecified Investments. Altimeter identifies suitable investments consistent with the applicable Client's investment objectives. Clients do not have the opportunity to individually evaluate the relevant economic, financial and other information that will be utilized by Altimeter in its selection of investments or otherwise approve of such investments.

High Growth Industry Related Risks. Altimeter invests in the securities of high growth companies. These securities may be very volatile. In addition, these companies may face undeveloped or limited markets, have limited products, have no proven profit-making history, may operate at a loss or with substantial variations in operating results from period to period, have limited access to capital and/or be in the developmental stages of their businesses, have limited ability to protect their rights to certain patents, copyrights, trademarks and other trade secrets, or be otherwise adversely affected by the extremely competitive markets in which many of their competitors operate.

Expedited Transactions. Altimeter may be required to undertake its investment analyses and decisions on an expedited basis in order to take advantage of investment opportunities. In such cases, the information available to Altimeter at the time it makes an investment decision may be limited, and Altimeter may not have access to detailed information regarding the investment opportunity. Therefore, no assurance can be given that Altimeter will have knowledge of all circumstances that may adversely affect an investment.

Investments in the Same Portfolio Company. One Client may, from time to time, make an investment in a portfolio company in which another Client has previously invested, or subsequently invests, in a different part of the portfolio company capital structure and vice versa. For example, one Client could make a loan to a portfolio company, or otherwise invest in a senior security of a portfolio company, where another Client has already invested in the equity of the portfolio company or subsequently does so. There may be instances where such a portfolio company may become insolvent or bankrupt and where one Client's interest in the portfolio company conflicts with another's interest. If one Client holds an interest in a portfolio company with rights, preferences and privileges that are different than those held by another Client in the same portfolio company, the Altimeter could be presented with decisions when the interests of the Clients are in conflict. It is possible that, in a bankruptcy proceeding, out-of-court restructuring or other corporate action, one Client's interest ends up subordinated or otherwise adversely affected by virtue of another Client's investment and actions relating to its investment. Similar conflicts can arise in determining the terms of investments or if or when to exercise rights associated with investments. Decisions about what action should be taken in a troubled situation, including whether or not to enforce claims, whether or not to advocate or initiate a restructuring or liquidation inside or outside of bankruptcy, and the terms of any work-out or restructuring raise conflicts of interest. If additional capital is necessary as a result of financial or other difficulties, or to finance growth or other opportunities, a Client may or may not provide such additional capital, and if provided such Client will supply such additional capital in such amounts, if any, as determined by Altimeter. If another Client also has a position, its decisions or ability to act in those cases may differ and even conflict.

Co-Investments. There are risks and conflicts associated with the offering of co-investment opportunities, co-investments and related expenses. Altimeter has in the past and expects to continue to actively make significant amounts of co-investment opportunities in private equity investments available to third parties, including limited partners, strategic investors and other third parties not affiliated with Altimeter. Subject to any contractual obligations, co-investment opportunities are determined in the sole discretion of Altimeter in accordance with the its investment allocation policy, and a limited partner that desires to participate in a potential co-investment may not receive the full amount, or any amount, of its desired co-investment. Altimeter and its related persons have participated significantly in past co-investment opportunities, and are expected to continue to do so in the future. As discussed above, depending on the circumstances, this participation by the Altimeter will reduce or eliminate the availability of co-investment opportunities for third parties. The terms applicable to any co-investment opportunity will be established in the sole discretion of Altimeter, and as discussed previously, co-investors may not be subject to any fee in relation to the co-investment opportunity.

Cybersecurity Risk. As part of its business, Altimeter processes, stores and transmits large

amounts of electronic information, including information relating to the transactions of its Clients and personally identifiable information of underlying investors in the Clients. Similarly, service providers of Altimeter and its Clients, including the Clients' administrator, may process, store and transmit such information. Altimeter has procedures and systems in place to seek to protect such information and prevent data loss and security breaches. However, such measures cannot provide absolute security. The techniques used to obtain unauthorized access to data, disable or degrade service, or sabotage systems change frequently and may be difficult to detect for long periods of time. Hardware or software acquired from third parties may contain defects in design or manufacture or other problems that could unexpectedly compromise information security. Network connected services provided by third parties to Altimeter may be susceptible to compromise, leading to a breach of Altimeter's network. Altimeter's systems or facilities may be susceptible to employee error or malfeasance, government surveillance, or other security threats. Breach of Altimeter's information systems may cause information relating to the transactions of Clients and personally identifiable information of the underlying investors to be lost or improperly accessed, used or disclosed. Although Altimeter has a business continuity plan in the event of an emergency or significant business disruption, there can be no assurance that such plan will operate as planned nor can there be any assurance that the business continuity plans of the Clients' administrator, counterparties, clearing brokers, and other parties will operate as planned in the event of an actual disruption. The loss or improper access, use or disclosure of Altimeter's or its Clients' proprietary information may cause Altimeter or its Clients to suffer, among other things, financial loss, the disruption of its business, liability to third parties, regulatory intervention or reputational damage. Any of the foregoing events could have a material adverse effect on the Clients and any underlying investors.

Information Sources. Altimeter selects Fund investments based, in part, on information that the various securities issuers file with various government agencies or make directly available to Altimeter or that Altimeter obtains from other sources. Altimeter is not in a position to confirm the completeness, genuineness, or accuracy of such information, and, in some cases, complete and accurate information is not readily available. Past events have demonstrated the material losses that Clients can incur as a result of corporate mismanagement, fraud and accounting irregularities.

Alternative Data. The Adviser uses alternative data in its investment process. Alternative data includes datasets that have been culled from a variety of sources, such as Internet usage, payment records, financial transactions, weather and other physical phenomena sensors, applications and devices (such as smartphones) that generate location and mobility data, data gathered by satellites, and government and other public records databases (this data is sometimes referred to as "big data" or "alternative data"). The Adviser applies this alternative data to better anticipate micro- and macroeconomic trends and otherwise to develop or improve trading or investment themes. The analysis and interpretation of alternative data involves a high degree of uncertainty and may entail significant expense, including technological efforts that are expected to be borne in whole or in part by clients. No assurance can be given that the Adviser will be successful in utilizing alternative data in its investment process. Moreover, there has been increased scrutiny from a variety of regulators regarding the use of alternative data in this manner, and its use or misuse under current or future laws and regulations could create liability for the Adviser and one or more Client(s) in numerous jurisdictions. The Adviser cannot predict what, if any, regulatory or other actions may

be asserted with regard to alternative data, but any adverse inquiries or formal actions could cause reputational, financial or other harm to the Adviser or to a Client. Conversely, any future limitations on the use of alternative data could have a material adverse impact on the performance of a Client.

Artificial Intelligence. Clients have in the past and expect in the future to invest in both public and private companies that (i) design, create, integrate, or deliver autonomous technology and/or artificial intelligence in the form of products, software, or systems; (ii) develop underlying technology and components for autonomous technology or artificial intelligence, such as advanced machinery, semiconductors and databases used for machine learning; (iii) provide value-added services on top of autonomous technology and/or artificial intelligence technology; (iv) develop computer or robotics systems that are able to perform tasks that normally require human intelligence, such as visual perception, speech recognition, decision-making, and translation between languages; and/or (v) companies that may directly or indirectly otherwise benefit from AI tailwinds (collectively, “AI Companies”). Such Clients could be adversely affected if AI adoption is slower, more limited or less successful than anticipated. Additionally, AI Companies may have limited product lines, markets, financial resources or personnel and are subject to the risks of changes in business cycles, world economic growth, technological progress and increased government scrutiny and regulation, and these factors may lead to rapid and unexpected declines in the value of AI Companies. These companies face intense competition and potentially rapid product obsolescence, and many depend significantly on retaining and growing the consumer base of their respective products and services. Many of these companies are also reliant on the end-user demand of products and services in various industries that may in part utilize artificial intelligence. These companies are also heavily dependent on intellectual property rights, and challenges to or misappropriation of such rights could have a material adverse effect on such companies. Legal and regulatory changes, including but not limited to information privacy and data protection, may have an impact on a company’s products or services. Rapid changes to the field could have a material adverse effect on an AI Recent technological advances in AI and machine learning technology pose risks to Clients, Altimeter and portfolio companies, each of which could be exposed to the risks of machine learning technology if third-party service providers or any counterparties, whether or not known to Altimeter, use machine learning technology in their business activities. Altimeter will not be in a position to control the use of machine learning technology in third-party products or services. Use of machine learning technology could include the input of confidential information (including material non-public information) in contravention of non-disclosure agreements or other obligations or restrictions to which any of the foregoing or any of their affiliates or representatives are subject, or otherwise in violation of applicable laws or regulations relating to treatment of confidential and/or personally identifiable information (including material non-public information), resulting in such confidential information becoming part of a dataset that is accessible by other third-party machine learning technology applications and users.

Independent of its context of use, AI and machine learning technology is generally highly reliant on the collection and analysis of large amounts of data, and it is not possible or practicable to incorporate all relevant data into the models that AI and machine learning technology utilizes to operate. Certain data in such models will inevitably contain a degree of inaccuracy and error, potentially materially so, and could otherwise be inadequate or flawed, which would be likely to

degrade the effectiveness of AI and machine learning technology. To the extent that a Client or its portfolio companies are exposed to the risks of AI and machine learning technology use, any such inaccuracies or errors could have adverse impacts on the Client and its portfolio companies. AI and machine learning technology and its applications, including in the private investment and financial sectors, continue to develop rapidly, and it is impossible to predict the future risks that may arise from such developments.

As with many innovations, AI presents risks and challenges that could adversely impact the business of a Client and its portfolio companies. The development, adoption, and use for AI technologies are still in their early stages and ineffective or inadequate AI development or deployment practices by a Client, Altimeter, portfolio companies or third-party developers or vendors could result in unintended consequences. For example, inappropriate or controversial data practices by data scientists, engineers, and end-users of AI systems could impair the acceptance of AI solutions and could result in burdensome new regulations that may limit the ability to use existing or new AI technologies. There also may be real or perceived social harm, unfairness, or other outcomes that undermine public confidence in the use and deployment of AI. For example, if portfolio companies or third-party developers or vendors enable or offer AI solutions that are controversial because of their purported or real impact on human rights, privacy, employment, or other social issues, brand or reputational harm, competitive harm or legal liability may result. In addition, third parties may deploy AI technologies in a manner that reduces customer demand for the products and services of portfolio companies. Any of the foregoing may result in decreased demand for the products of such companies or harm to the business, results of operations or reputation of such companies, and accordingly have a material adverse effect on the performance of the Client. The legal and regulatory landscape surrounding AI technologies is rapidly evolving and uncertain, including in the areas of intellectual property, cybersecurity, and privacy and data protection. For example, there is uncertainty around the validity and enforceability of intellectual property rights related to the use, development, and deployment of AI. Compliance with new or changing laws, regulations or industry standards relating to AI may impose significant operational costs and may limit the ability of a Client and its portfolio companies to develop, deploy or use AI technologies. Failure to appropriately respond to this evolving landscape may result in legal liability, regulatory action, or brand and reputational harm and have a material adverse effect on the performance of a Client.

Public Company Holdings. A Client will have investments in securities issued by publicly held companies. Such investments may subject a Client to risks that differ in type or degree from those involved with investments in privately held companies. Such risks include, without limitation, greater volatility in the valuation of such companies, increased obligations to disclose information regarding such companies, limitations on the ability of a Client to dispose of such securities at certain times, increased likelihood of shareholder litigation against such companies' board members and increased costs associated with each of the aforementioned risks.

Inside Information. Altimeter (through its representatives or otherwise) may receive information that restricts Altimeter's ability to cause the Funds to buy or sell securities of a company for substantial time periods when the Funds otherwise could realize profit or avoid loss. This may adversely affect Fund flexibility with respect to buying or selling securities.

Execution Failures. Altimeter's investment strategy may result in trade selections involving securities with insufficient market liquidity, in which case the Funds may be unable to transact at prices or in quantities that Altimeter may deem reasonable for investment under such strategy. In any such case, Altimeter may then select a substitute security that may not meet all of Altimeter's investment criteria, and any such substitution could materially affect overall Fund performance.

Legal, Tax, and Regulatory Risks. Legal, tax, and regulatory risks could adversely affect the Funds, Fund portfolio companies, Fund investments, or Fund investors. For example, changes in laws and regulations applicable to carried-interest taxation may result in certain types of investments and/or investment returns receiving different tax treatment, which could then influence Altimeter's decisions regarding the best structure for each Fund's investment profile. If any disputes arise in connection with any Fund investment, then the Fund may have limited legal recourse, and pursuing remedies could require participation in domestic or foreign courts. There can be no assurance that laws, regulations, judicial practices, or due process standards that exist in countries where the Funds invest will adequately protect the Fund or will not adversely affect the Funds or Fund portfolio investments.

Additionally, the SEC recently adopted the Private Funds Rule, introducing new regulatory challenges and compliance requirements that may impact the Funds, potentially affect investment strategies, operations, and costs. This rule mandates enhanced transparency and investor protection measures, such as detailed disclosures on fees, expenses, and preferential treatment, and also places additional restrictions on certain adviser activities. While intended to safeguard investors and promote transparency, the intricacies of compliance and operational adjustments required by the rule could paradoxically lead to scenarios where perceived transparency is lessened, due to the complexity of information presented or potential limitations on disclosing competitive or sensitive fund strategies, particularly in response to individual investor requests. Altimeter is committed to adhering to these regulations while striving to mitigate their impact while seeking to ensure continued alignment with our Client's best interests.

Exerting Influence on Portfolio Companies. Altimeter may from time to time engage in actions that have the purpose or effect of influencing one or more of the Funds' portfolio companies.

The size of a Fund's holdings in a particular issuer, or contractual rights obtained by the Fund connection with an investment, may from time to time enable the Fund to designate one or more directors to serve on the boards (or comparable governing bodies) of one or more of such companies. While such representation may enhance a Fund's ability to manage its investments, it may also have the effect of impairing the ability of the Fund to sell the related securities when, and upon the terms, it might otherwise desire, as it may subject the Fund to legal claims it would not otherwise be subject to as an investor, including claims of breach of duty of loyalty, securities claims, and other board-related claims. The applicable Fund will indemnify the General Partner, Altimeter or any person designated by the General Partner or Altimeter for claims arising from such board representation. The applicable Fund will attempt to balance the advantages and disadvantages of such representation when deciding whether and how to exercise its voting or contractual rights, but changes in circumstances could produce adverse consequences in particular situations. Additionally, individuals serving on the board of directors of a portfolio company at the

Client's request may become subject to fiduciary duties that adversely affect the Client.

In addition, in certain circumstances, a Fund may have controlling interests in and/or the ability to significantly influence a company or investment. The exercise of control of, or significant influence over, a company or investment may cause such Fund to be restricted from selling all or a portion of its stake in such company or investment in the amounts and at the times Altimeter desires to sell such stake. This could result in losses to the Fund. Such exercise of control over the Fund may also impose additional risks of liability for environmental damage, product defects, failure to supervise management, violation of governmental regulations (including securities laws) or other types of liability in which the limited liability generally characteristic of business ownership may be ignored. If these liabilities were to arise, the Fund might suffer a significant loss.

Non-Controlling Investments. The Adviser from time to time seeks non-controlling positions in certain portfolio companies. Upon acquiring a non-controlling position in a portfolio company, the Adviser may have a limited ability to protect its positions on behalf of a Client although it is expected that it will attempt to negotiate certain minority rights to protect such Client. However, there can be no assurance that such minority rights will be obtained or if obtained, that they will protect such Client's interests. The success of the portfolio companies will largely depend on the ability and success of the management of such portfolio companies, in addition to economic and market factors, and the portfolio company may make business, financial or management decisions with which the Adviser does not agree. Further, the controlling stakeholders or the management team may take risks or otherwise act in a manner that is contrary to the interests of a Client.

Terrorism. Terrorist attacks in the United States and abroad and the "war on terrorism" have had and continue to have a disruptive effect on the securities markets and the U.S. and worldwide economies. Altimeter does not know how long the securities markets and economies will continue to be affected by these events and cannot predict the effects of similar events in the future on the U.S. and other economies or the investments in the Funds' portfolios or the potential for success of the Funds.

Pandemics and Contagious Diseases. The Funds could be materially adversely affected by the widespread outbreak of infectious disease or other public health crises, including the current COVID-19 pandemic. As further described below, public health crises such as the COVID-19 pandemic, together with any containment or other remedial measures undertaken or imposed, could have a material and adverse effect on the Fund and its investments, including by disrupting or otherwise materially adversely affecting the human capital, business operations or financial resources of Altimeter, the Funds, the Administrator and/or other service providers and counterparties as well as exchanges, clearinghouses and other market participants and severely disrupting global, national and/or regional economies and financial markets and precipitating an economic downturn or recession that could materially adversely affect the value and performance of the Fund and its investments. For example, the COVID-19 pandemic has already led to extreme volatility in the financial markets (including several brief automatic trading halts on U.S. stock exchanges). Public health crises and efforts to address them may result in any or all of the following (and, in the case of the COVID-19 pandemic, have resulted in certain of the following): (i) the closure of Altimeter's offices or other businesses, including office buildings, factories, retail stores, distribution channels and other commercial venues, (ii) workforce, trade or travel

disruptions or restrictions negatively impacting Altimeter's operations, (iii) a greater susceptibility to cybersecurity incidents, (iv) the institution of short sale or other trading bans or limitations, or increased reporting relating to such trading, in a number of markets or the closure of certain exchanges or trading venues, or (v) a reduction in the availability, and/or adverse changes in the terms, of capital financing available to the Funds. Any of the foregoing could have a material adverse impact on the Funds, including the Funds' investments and the Funds' ability to continue to operate certain investment strategies. In addition, public health crises such as the COVID-19 pandemic and related containment efforts may adversely affect the ability, or the willingness, of a party to perform its obligations under its contracts and lead to uncertainty over whether such failure to perform (or delay in performing) might be excused under so called "material adverse change," force majeure and similar provisions in such contracts. As a result, (i) counterparties and service providers to the Funds or Altimeter may fail to perform (or delay the performance of) their obligations, (ii) pending transactions may not close or settle on time or at all, (iii) the Funds or Altimeter may be forced to breach (or may determine not to perform obligations under) certain agreements, and (iv) related litigation may ensue. Any of these occurrences could have a material adverse effect on the Funds and their investments. The extent of the impact of COVID-19 (or any similar health crisis) on the Funds and their investments will depend largely on future developments, including the severity, duration and spread of the outbreak throughout the world and the effect on the global economy and the markets in which the Funds invest, all of which are highly uncertain and cannot be predicted, but their impact may be material.

Momentum Investing; Online Investor Forums. Momentum investing by groups of individual retail investors and/or investment professionals could adversely impact the value of one or more of the Hedge Fund's holdings. In 2020 and early 2021, retail investors' participation in U.S. equity order flows significantly increased as a result of numerous factors, including lockdowns during the COVID-19 pandemic, receipt of policy stimulus checks, low interest rates, and a proliferation of trading apps that allow smartphone users to buy or sell stocks for little or no fees.

The impact of retail participation in the stock market is compounded by several factors. First, many retail investors buy and sell options on stocks and/or use margin made available by retail trading platforms, which has the effect of leverage and increases the volatility of the stock prices when trading occurs in large aggregate volumes. Second, online discussions about stocks on social media platforms such as Reddit, Twitter and Facebook have served as a venue for retail traders and analysts to collaborate and form collective views about specific issuers and trading, resulting in significant share price volatility that is not based on fundamental research or traditional valuation metrics. This momentum trading has been disruptive to traditional market operations (including market participants, such as brokers that may be required by clearing and settlement companies to post additional capital to settle trades) and is contrary to investments driven by fundamental research and valuation metrics generally and has significantly affected the trading prices of stocks of several companies in early 2021, most notably, Gamestop and AMC. Moreover, these forums appear to be gaining influence among retail traders, leading to a greater likelihood that additional securities in the future will be the subject of collective momentum trading based on the populist consensus in the forums. A portion of such trading appears to have an "anti-Wall Street" sentiment pursuant to which investors take contrary positions to those of asset managers often in an attempt to cause a "short-squeeze." A short-squeeze occurs when a stock price jumps sharply higher, forcing investors that had bet that its price would fall by holding a short position, to buy it long in

order to forestall even greater losses. A market requirement that short sellers must post additional capital to cover the declining value of their short positions or to close out their short positions by buying such securities long adds to the upward momentum of the stock's price. In turn, this may lead to investors (including retail momentum traders collaborating on social media platforms) to continue to buy the stock long, further increasing the price of the stock while open short positions further decline in value. "Anti-Wall Street" and contrarian investors attempt to anticipate a short squeeze and buy stocks that demonstrate a strong short interest. However, there is no way to predict what issuers, if any, will become the subject of such trading. Third, the impact of such retail participation may or may not also be accompanied by participation by investment professionals, further increasing the effect of such trading.

The share price swings resulting from retail momentum trading have caused, and could continue to cause, losses to longer-term and fundamental investors as well as investors that trade stocks based on historic market patterns or behavior, including the Hedge Fund. The Hedge Fund could suffer substantial losses if it is short a stock that is the subject of retail momentum trading, as in the case of a short squeeze. Additionally, because these retail momentum trading patterns are not based on fundamental analysis or traditional valuation metrics, the Hedge Fund could suffer losses on long positions it holds as a result of momentum driven sales. More generally, the significant volatility resulting from these retail trading platforms could cause uncertainty and disruption in the markets that impairs the Hedge Fund's ability to execute its investment strategy and limits the effectiveness of the Hedge Fund's trading strategies or results in losses to the Hedge Fund and its investors.

Diverse investor group. Investors have conflicting investment, legal, tax, business and other interests with respect to their investments in a Fund. The conflicting interests of individual investors relate to or arise from, among other things, the nature of investments made by a Fund, the structuring or the acquisition of investments, and the timing of disposition of investments. As a consequence, conflicts of interest arise in connection with decisions made by a Fund's General Partner, including with respect to the nature or structuring of investments or distributions that may be more beneficial for one investor than for another investor, particularly with respect to investors' individual tax situations. In selecting and structuring investments appropriate for a Fund, the General Partner of such Fund will consider the investment and tax objectives of such Fund and the Partners as a whole, and not the investment, legal, tax, business or other objectives of any investor individually.

Availability of investment capital. Early stage and growth stage investments often require additional rounds (and in the case of early stage investments, several additional rounds) of capital infusions before the portfolio company reaches maturity. If an investor does not have funds available to participate in subsequent rounds of financing, that shortfall may have a significant negative impact on both the portfolio company and the face value of the investor's original investment. Funds have been established to invest in a significant number of early stage and growth stage companies, and it is likely that such Funds will not have sufficient liquidity to allow each to participate in follow-on rounds of financings of many of its portfolio companies. As a result, the Funds do not intend to provide all necessary follow-on financing. Accordingly, third-party sources of financing will be required. There is no assurance that such additional sources of financing will be available, or, if available, will be on terms beneficial to a Fund. Furthermore, each Fund's

capital is limited and may not always be adequate to protect its investments from dilution in subsequent rounds of portfolio company financings.

In-Kind Distributions. Certain investments are distributed in-kind to the limited partners of a Fund and it may be difficult to liquidate the securities received at a price or within a time period that is determined to be ideal by such limited partners, particularly in times of market volatility. After a distribution of securities is made to each Fund's limited partners, many partners, including the Adviser's personnel, are permitted to (and in periods of market volatility and/or in furtherance of personal financial objectives often will) liquidate such securities within a short period of time, which is likely to have an adverse impact on the price of such securities. In certain instances, the price at which such securities may be sold by limited partners will be lower than the last reported value of such securities determined pursuant to the limited partnership agreement, including the value used to determine the amount of carried interest available to the General Partner with respect to such investment, and/or the price at which securities are sold by the Adviser's personnel. Adviser personnel that receive portfolio company securities will be subject to conflicts of interest in determining whether to sell such securities (subject to restrictions imposed by the portfolio company and/or Adviser) and are incentivized to sell or retain such securities for a period consistent with their own financial and investment objectives, which have the potential to differ from those of the relevant Fund and/or limited partners. In certain instances, Adviser personnel sell portfolio company securities they own personally (acquired separate from any affiliation with the Adviser or Adviser funds or otherwise), prior to an in-kind distribution of such portfolio company's securities to limited partners. Such sales have the potential to have an adverse impact on the price of these securities.

Intellectual Property Protections. Companies often rely on a combination of patent, copyright, trademark and trade secret protection and non-disclosure agreements, to establish and protect their proprietary rights, which are frequently essential to the growth and profitability of a company. There can be no assurance that a particular company will be able to protect these rights or will have the financial resources to do so, or that competitors will not develop or patent technologies that are substantially equivalent or superior to the technologies of a company in which a Fund invests.

Research and Development. Research and product development programs are important to many of the companies in which Altimeter invests. The securities of those companies could be adversely affected by the perceived prospects of success of the research and development programs.

Companies with Foreign-Based Operations. There may be significant investments in the securities of issuers with a significant portion of their business and operations in, or a significant portion of their revenues from, China, Europe, India, Latin America, South America and other locations outside the U.S. and therefore will be impacted by conditions in such non-U.S. locations. Investing in these securities involves additional considerations and risks beyond those typically involved in investing in U.S. companies, including the instability of some foreign governments, the possibility of expropriation, limitations on the use or removal of funds or other assets, changes in governmental administration or economic or monetary policy (in the U.S. or abroad) or changed circumstances in dealings between nations. The application of foreign tax laws (for example, the imposition of withholding taxes on dividends, interest payments or capital gains) or confiscatory

taxation may also affect investments in foreign securities. Investments in foreign countries could be affected by other factors not present in the U.S., including lack of uniform accounting, auditing and financial reporting standards and potential difficulties in enforcing contractual obligations.

Special Risks Related to Investments in Greater China. Certain Clients have substantial investments in companies based, or with substantial operations in, Greater China. The following events and issues, among others, may have a materially adverse impact on investments in companies doing business in the People's Republic of China ("PRC") (including Hong Kong and Macau) and territories administered by the Republic of China (Taiwan and some neighboring islands) (collectively, "Greater China"): introduction of new policies or legislation in, or affecting businesses or investments in, Greater China; unfavorable legal interpretations and/or inability to effectively enforce legal rights under PRC law or another legal system in Greater China; political relations between the international community and Greater China; PRC state ownership and PRC government economic intervention; non-compliance with U.S. laws by companies in Greater China; potential for fraud by companies in Greater China and difficulties in conducting due diligence; restrictions on foreign investment market access; difficulty of repatriation of investment returns and capital; and tax uncertainty impacting companies in Greater China and investments in companies doing business in Greater China. Recent geopolitical developments, including heightened diplomatic tension between the U.S. and the PRC; proposals by U.S. lawmakers to ban or limit certain Chinese social media platforms and other companies; and efforts to restrict U.S. investments in certain parts of the Chinese economy, including technologies that could advance Chinese military or intelligence capabilities, increase these risks.

Model Design Risk. Modern financial markets, and the assets that trade in them, are complex and involve many mutually interacting parts and large amounts of information. Models and similar techniques seek to account for certain effects deemed to have predictive value while blocking out other effects deemed quantitatively less important. Models thus provide only a simplified picture of actual markets. As a result, these investment techniques must always involve judgements regarding which dimensions to reflect and which dimensions to disregard in the analysis. Clients are unlikely to be successful unless the assumptions underlying the models developed and fundamental analysis performed by Altimeter prove to be correct and remain correct in the future. When assumptions underlying the models prove to be incorrect, misleading, or incomplete, any decisions made in reliance thereon expose a Client to potential risks.

Reliance on Data & Data Analytics. Data analytics used by Altimeter are highly reliant on analyzing large amounts of data from third-party data providers and other external sources. Altimeter will use its discretion to determine what data to gather and what subset of that data the strategies and techniques take into account to produce the forecasts that will inform Altimeter's ultimate trading decisions. In addition, due to the fact that much of this data comes from third-party sources, it is inevitable that not all desired and/or relevant data will be available to, or processed by, Altimeter, at all times. Altimeter may determine that certain available data, while potentially useful in generating forecasts and/or making investment and trading decisions, is not cost effective to gather due to third-party vendor costs and, in such cases, Altimeter will not utilize such data. Investors should be aware that, for all of the foregoing reasons and more, there is no guarantee that any specific data or type of data will be utilized in generating forecasts or making investment and trading decisions on behalf of a Client. Further, Altimeter will rely heavily on the

third party data providers to gather data sets, and if information that it receives from a third party data source is incorrect, Clients may be negatively impacted, and may not achieve its desired results. Although Altimeter will use third-party data sources it believes to be generally reliable, Altimeter typically receives these services on an “as is” basis and cannot guarantee that the data received from these sources will be accurate. Altimeter is not responsible for errors by these sources.

Litigation Risk. Some of Altimeter’s investments and activities may increase the risk of litigation. The Funds could be a party to lawsuits either initiated by it, or by a company in which the Funds invest or the company’s shareholders, or state, federal and foreign governmental bodies. The Funds’ investment activities subject them to the risk of becoming involved in litigation by third parties, especially in instances where the Funds exercise control of, or significant influence over, a portfolio company’s operations. There can be no assurance that any such litigation, once begun, would be resolved in favor of the Funds.

Strategic Investors. Current, prospective or former executives, directors and founders or other affiliates of portfolio companies of the Fund or other Altimeter funds or of other venture capital funds, and executives of the banks and other lending institutions that provide financing to the portfolio companies of the Fund or other Altimeter funds (each, a “Strategic Investor”) have and likely will invest as Limited Partners in the Fund or other funds. Some of these Limited Partners have and will under certain circumstances not pay fees and/or carried interest, or reduced fees and/or carry, on their investment. Further, such Limited Partners will under certain circumstances have different information about Altimeter and the Fund than Limited Partners not similarly positioned. The General Partner may also, in certain circumstances, be incentivized to take (or refrain from taking) certain actions with respect to a portfolio company in order to maintain the goodwill with such Limited Partner/Strategic Investor such that they continue to invest with the Fund or make additional investments in other Altimeter funds and/or provide leads to and/or otherwise assist with existing or future underlying investments made or contemplated by other Altimeter funds, among other reasons. In addition, the General Partner may be incentivized to allocate investment opportunities to Altimeter funds with certain Strategic Investors over other Altimeter funds that do not have certain Strategic Investors.

Altimeter’s relationships with current, prospective or former executives, directors and founders or other affiliates of portfolio companies of the Fund or other Altimeter funds or of other venture capital funds, and executives of the banks and other lending institutions that provide financing to the portfolio companies of the Fund or other Altimeter funds will under certain circumstances lead to conflicts of interest, including conflicts of interest with respect to portfolio companies of the Fund or other Altimeter funds that are associated with such individuals and entities. For example, such relationships could influence decisions as to whether to invest in or divest from a portfolio company and the timing of such an investment decision. Such decisions could inure to the benefit (or detriment) of one fund over another fund.

In addition, certain portfolio companies and certain affiliates of the Fund could engage in activities that could adversely affect the Fund and/or its portfolio companies, including, for instance, as a result of laws and regulations or certain jurisdictions (such as bankruptcy, environmental, consumer protection and/or labor or union laws) that may not recognize or permit the segregation

of assets and liabilities between separate entities. Such jurisdictions may also allow for recourse against assets that are under common control with, or part of the same economic group as the entity that has incurred the liability. This may result in the assets of the Fund and/or a portfolio company being used to satisfy the obligations or liabilities of another Altimeter fund or its portfolio companies.

The Fund and/or the Management Company may engage in business with certain service providers, including for example, investment bankers, outside legal counsel and pension consultants, who are Limited Partners and/or who provide services to the Management Company, the Fund, its portfolio companies and/or businesses that are competitors of the Management Company. Such engagement may be concurrent with a Limited Partner's admission to the Fund, or during the term of such Limited Partner's investment in the Fund. This creates a conflict of interest, as the Management Company may give such Limited Partner preferred economics, enhanced information or other terms with respect to its investment in the Fund, or may have an incentive to offer such Limited Partner co-investment opportunities that it would not otherwise offer to such Limited Partner absent the service provider relationship. The Management Company will have a conflict of interest with the Fund in recommending the retention or continuation of a service provider to the Fund or a portfolio company if such recommendation, for example, is motivated by a belief that the service provider will continue to invest in the Fund or will provide the Management Company information about markets and industries in which the Management Company operates or is interested or will provide other services that are beneficial to the Management Company. There is a possibility that the Management Company, because of such belief or for other reasons, may favor such retention or continuation even if a better price and/or quality of service could be obtained from another person. The General Partner may from time to time utilize the services of Limited Partners and their affiliates as it deems appropriate.

Item 9 – Disciplinary Information

There have been no legal or disciplinary events that are material to Altimeter's investment advisory business or the integrity of Altimeter's management persons.

Item 10 – Other Financial Industry Activities and Affiliations

Altimeter and Altimeter General Partner, LLC, an Altimeter affiliate, currently rely on exemptions from registration as a commodity pool operator pursuant to CFTC Regulation 4.13(a)(3), which exempts them from registration as a commodity pool operator with the CFTC.

Neither Altimeter nor any of its management persons is registered, or has an application pending to register, as a broker, futures commission merchant, commodity pool operator, commodity trading advisor, or any associated person of any of the foregoing entities.

Altimeter and its affiliates have entered into, and may in the future enter into, additional agreements (“**Side Letters**”) with certain prospective or existing investors in the Funds whereby such investors may be subject to terms and conditions that are more advantageous than those set forth in the governing documents of a Fund. For example, such terms and conditions may provide for special rights to make future investments in another fund, special liquidity and transfer rights,

reductions in asset-based and performance-based fees, rights to receive additional reports or notices of certain events, the right to be a member of a limited partner advisory committee and other rights negotiated by Altimeter and such investor. The terms may also address regulatory, tax or other matters that are specific to certain types of investors. Such terms are agreed to at the discretion of Altimeter (or its affiliates) and may, among other things, be based on the type of investor, the size of the investor's investment in a Fund, an agreement by an investor to maintain such investment in a Fund for a significant period of time, or other similar commitment by an investor.

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

Altimeter has adopted an Ethics Code, which applies to all Altimeter supervised persons, and which describes Altimeter's high standard of business conduct and fiduciary duty to Altimeter's clients. The Ethics Code includes the general principles that Altimeter supervised persons:

- (i) owe a fiduciary obligation to all Altimeter clients;
- (ii) have the duty at all times to place the interests of all Altimeter clients first and foremost;
- (iii) should refrain from taking inappropriate advantage of one's position with Altimeter;
- (iv) should conduct their personal securities transactions in a manner that avoids conflicts of interest, that avoids the appearance of conflicts of interest, and that avoids abuses of their position of trust and responsibility;
- (v) should avoid actions or activities that allow (or appear to allow) them or their immediate families to benefit from their position with Altimeter, at the expense of Altimeter clients, or that bring into question such supervised person's independence or judgment; and
- (vi) must comply with all applicable federal securities laws.

Additionally, the Ethics Code describes standards of conduct and fiduciary duties and limits personal trading by Altimeter employees and their immediate family members. Supervised persons must report every account that they or their immediate family member use for trading securities covered by the policy. If a supervised person directly or indirectly influences or controls trading in the account, then that supervised person must generally pre-clear covered securities transactions and must submit periodic account statements. Additionally, supervised persons are generally prohibited from buying or selling securities in which the Funds are invested with limited exceptions. Each request is reviewed with considerations of the facts and circumstances. All Altimeter supervised persons must acknowledge the Ethics Code's terms annually or as amended.

All supervised persons must disclose directorships upon becoming an Altimeter supervised person and must notify the Chief Compliance Officer about any updates in director status in a timely manner. The Chief Compliance Officer must approve of any directorship appointment to a publicly traded company's board. If a supervised person is a director of a publicly traded company, then all trading activity involving that company's securities must be approved by the Chief Compliance Officer.

Supervised persons may also be investors in the Funds and some or all of Altimeter's key personnel may have significant interests in the Funds as investors. A detailed summary of the Ethics Code is available to investors and prospective investors upon request.

Conflicts of Interest

Altimeter engages in a broad range of activities, including investment activities for its own accounts and providing transaction-related, investment advisory, management and other services to the Funds and their investments. In the ordinary course of conducting its activities, the interests of the Funds will from time to time conflict with the interests of Altimeter. While some conflicts are addressed below, additional conflicts are disclosed throughout this brochure and the brochure should be read in its entirety for other conflicts.

Participation or Interest in Client Transactions

The adviser and certain employees and affiliates of Altimeter from time to time invest in a Fund. A Fund, or its General Partner, as applicable, routinely reduces all or a portion of the Advisory Fee and carried interest related to the investments held by such persons.

Due in part to the fact that potential investors in a Fund or a co-investment opportunity may ask different questions and request different information, Altimeter from time to time, provides certain information to one or more prospective investors that it does not provide to all of the prospective investors or limited partners.

Investments by Altimeter and Our Personnel in Products We Manage

From time to time, Altimeter and/or its affiliates serve as the initial investors in newly established Altimeter investment funds before they are offered more broadly. This is commonly referred to as “seeding” such funds. Altimeter’s principal and certain Altimeter employees have and expect to in the future seeded an investment fund that will utilize a new investment strategy and is expected to be offered to qualified outside investors in the future. Although the strategy of the newly seeded fund may be different from that of the Funds, there is potential for overlap with a portion of the investment strategies and portfolio of the Funds. Additionally, Altimeter employees have and expects in the future to invest directly in individual companies that either Altimeter funds passed on opportunity to invest or would potentially invest further in its development.

Altimeter’s management of a proprietary vehicle, such as the newly seeded fund, alongside the Funds creates potential incentive to favor the proprietary vehicle over the Funds in the allocation and timing of investment. While these proprietary vehicles would not be subject to the code of ethics, to mitigate this potential conflict of interest, Altimeter has established allocation policies and procedures that require Altimeter investment personnel to make transaction decisions and allocate investment opportunities among the proprietary vehicle and the Funds consistent with its fiduciary obligations, including avoiding favoring any accounts over others over time. Additionally, Altimeter will allocate resources in a manner consistent with its fiduciary duty and with their respective investment objectives and strategies. Please see Item 12 for more information on these policies and procedures.

Item 12 – Brokerage Practices

As the investment manager of the Funds, Altimeter is authorized to determine the broker that will be used for each securities transaction. In making each investment, Altimeter may have the authority to negotiate the commission rates paid by the Funds. In selecting brokers to execute transactions, Altimeter is not required to solicit competitive bids and does not have an obligation to seek the lowest available commission cost. In selecting brokers, Altimeter will consider the broker's financial stability, reputation, demonstrated execution capacity, proposed commission charges, confidentiality standards, and clearance and settlement capabilities. Additionally, Altimeter has discretion to give consideration to proprietary research services that brokers have provided in the past or may provide in the future and that Altimeter believes will be useful in managing the Funds. Such research services may include supplemental investment research pertaining to particular securities or industries and facilitating meetings with corporate executives or others to obtain oral reports pertaining to company or industry performance. Altimeter is also authorized to direct commissions to certain brokers that may furnish other services to the Funds, the General Partner, and Altimeter, such as seminars, conferences, news and quotation equipment, quantitative analytical software, trading software, and certain other research and brokerage services permitted by Section 28(e) of the Securities Exchange Act of 1934, as amended. As a result of the brokerage practices described above, the commissions paid and the prices paid or received by the Funds in securities transactions may be less favorable than would otherwise be the case.

The Funds, and not Altimeter or the General Partner, pay prime brokerage fees and other fees and expenses to prime brokers and their affiliates. However, none of such fees or expenses are specifically allocable to any capital-introduction services or any related services that prime brokers or their affiliates may provide to Altimeter and the General Partner.

Trade Allocation and Aggregation

Allocations of specific public securities are determined on a basis that is fair and equitable to all Funds (in light of the specific investment- related/portfolio-management facts and circumstances applicable to each particular investment opportunity and to each Fund, among others) and otherwise in a manner consistent with all applicable laws and regulations, as applied to each opportunity and to each Fund.

Trade orders will be aggregated whenever reasonable. The allocation of such aggregated trades will be subject to portfolio manager discretion based on the general allocation principles and factors described above, as applied to each opportunity and to each Fund. In such circumstances, the Funds participating in the trade will share commission costs proportionately and receive securities at a total average price.

If trade orders are aggregated, Altimeter seeks to ensure that combined orders are generally placed while assigning pre-order allocations. Otherwise, Altimeter will generally place trades in the order they are received. When an additional order with respect to a Public Security is placed while another order in that Public Security has not been completed, Altimeter will generally batch the remainder of the earlier order with the additional order. Not all similarly situated Funds will necessarily participate in the same batched order

Brokerage for Client Referrals

Altimeter has in the past and expects in the future to place transactions with a broker that (i) provides it with the opportunity to participate in capital introduction events sponsored by the broker, (ii) refers investors to funds or other products managed by Altimeter or (iii) invests or whose affiliate invests in a Fund. Altimeter has an incentive to direct trades to a broker based on its interest in receiving these benefits rather than the Client's interest in receiving the most favorable execution. Altimeter believes this potential conflict of interest is mitigated by the fact that capital introduction services and referrals from brokers are not a significant source of capital for the Funds. Altimeter will not select a broker-dealer solely as a means of remuneration for recommending a Fund, referring investors to a Fund, investing in a Fund or affording Altimeter with the opportunity to participate in capital introduction programs.

Item 13 –Account Reviews

The Fund portfolio investments are continuously reviewed and evaluated by Altimeter's investment team. Reviews and evaluations consist of ongoing position analysis by the CEO and/or the relevant portfolio managers and the relevant analyst.

Fund books and records are subject to external verification. At the end of each calendar year, each Fund's financial statements are prepared and audited in a manner that conforms to generally accepted accounting principles in the U.S. ("**GAAP**"). Additionally, Fund investors will typically receive unaudited monthly or quarterly statements from the independent third-party administrator's reporting website or by e-mail. Generally, Public Fund investors also electronically receive a monthly summary of unaudited fund-level performance, and Venture Capital Fund and Co-Investment Fund investors also electronically receive an annual report. Each Fund's offering memorandum and/or other governing documents includes reporting specific to that Fund. Clients other than the Funds will receive such reports as specified in their governing documents.

Item 14 – Client Referrals and Other Compensation

Altimeter has and expects in the future to agree to pay third-party placement agents that refer investors to a Fund. The compensation typically paid to these placement agents includes a portion of the fixed fee based on the aggregate capital commitments to a Fund. Investors generally are not subject to any incremental fees in connection with the referral. The referral arrangements described above involve potential conflicts of interest because the placement agent may have an incentive to favor sales of interests in a Fund over sales of other investment products for which the agent will receive lower or no fees. Prospective and existing investors should consider this potential conflict of interest when evaluating any recommendation or referral by an agent regarding an investment in a Fund.

Altimeter also receive investor referrals from brokers that provide execution and other services to Clients. See the description in Item 12 - Brokerage for Client Referrals above.

Item 15 – Custody

To perform annual audits, Altimeter has engaged an independent accounting firm that is registered with the Public Company Accounting Oversight Board (“**PCAOB**”). Altimeter distributes audited financial statements prepared in accordance with GAAP to all investors within 120 days of each Fund’s fiscal year-end.

Additionally, Altimeter has retained “qualified custodians” (as defined in the Investment Advisers Act of 1940, as amended), which may be a broker-dealer, bank, or other institution, to hold all Fund assets.

Item 16 – Investment Discretion

Altimeter provides investment advisory services to the Funds. However, Hedge Fund investors can elect to not participate in certain private investment opportunities or other illiquid investments, as described in the Hedge Fund’s offering documents.

The investment advice that Altimeter provides to each Fund is subject to the direction and control of each affiliated General Partner, as established by the applicable Limited Partnership Agreement or other governing documents.

Item 17 – Voting Client Securities

Altimeter intends to vote proxies or similar corporate actions according to management recommendations or otherwise, in each case depending on Altimeter’s opinion about each Fund’s best interests with respect to each such vote. In making that determination, Altimeter will consider the factors that Altimeter deems relevant in its sole discretion. Altimeter’s proxy voting policy is designed to ensure that, if a material conflict of interest is identified in connection with a particular proxy vote, then the vote is not improperly influenced by the conflict. The Funds have access to, and Fund investors may obtain upon request, Altimeter’s complete proxy-voting policies and procedures, as well as information about how Altimeter voted any particular proxies.

Item 18 – Financial Information

Altimeter does not require or solicit pre-payment of any fees six months in advance, and Altimeter does not have any financial condition that would impair Altimeter’s ability to meet contractual commitments to clients.