

Clarity Diversified Alternatives Portfolio Management Ltd.

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FORM ADV PART 2A
CLIENT BROCHURE

March 31, 2017

This brochure provides information about the qualifications and business practices of Clarity Diversified Alternatives Portfolio Management Ltd. If you have any questions about the contents of this brochure, please contact us at (212) 610-2104. 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.

Clarity Diversified Alternatives Portfolio Management Ltd. is a registered investment adviser. Registration as an investment adviser does not imply any level of skill or training.

Additional information about Clarity Diversified Alternatives Portfolio Management Ltd. also is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2 – Material Changes

This item discusses only material changes made since the submission of Clarity Diversified Alternatives Portfolio Management Ltd.'s Form ADV Part 2A dated March 30, 2016, as follows:

- Item 7 and Item 10 have been revised to include additional disclosure regarding our affiliated entities.

Other non-material changes have been incorporated into this Form ADV Part 2A that are not discussed under this Item. As such, we encourage you to read this Form ADV Part 2A in its entirety.

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Item 4 – Advisory Business

Clarity Diversified Alternatives Portfolio Management Ltd. (“CDAP”) is a privately held investment management company based in New York, NY and organized as a corporation under the laws of Delaware. CDAP is registered as an investment adviser with the U.S. Securities and Exchange Commission (“SEC”) and was founded in 2015. Ninety percent (90%) of its interests are owned by KCPS Clarity Capital Group.

CDAP provides discretionary investment advisory services to pooled investment vehicles, Clarity Diversified Alternatives Portfolio Ltd. (a Cayman company) (the “Cayman Fund”) and Clarity Diversified Alternatives Portfolio L.P. (a Delaware limited partnership) (the “U.S. Fund”, and together with the Cayman Fund, the “Funds”). The management of the Funds is conducted in accordance with the relevant Fund’s confidential private offering memorandum (“Offering Document”).

The investment objective of the Funds is to generate consistent and attractive long-term returns through active investment in a selection of pooled investment vehicles (the “Underlying Funds”). The Underlying Funds will be chosen in accordance with a particular investment objective, as more thoroughly described in the Funds’ Offering Documents. It is anticipated each Underlying Fund will have a distinct investment objective and approach and which, as part of a portfolio of assets, will form the Funds’ diversified basket of hedge fund investments.

The Funds will seek to construct a portfolio of investments comprising various Underlying Funds, which is intended as means to offer the Funds’ investors the opportunity to participate in a diverse blend of hedge fund investments, while also offering what we believe is a good risk based approach through utilizing proprietary optimization techniques.

CDAP does not tailor advisory services to the individual or particular needs of the investors in the Funds. Information about the Funds, including their investment objectives and strategies, are set forth in their respective Offering Documents. We have broad investment authority with respect to the Funds. Since we do not provide individualized advice to the Funds’ investors, such investors are encouraged to consider whether the investment objectives of the Funds are in line with their individual objectives and risk tolerance prior to investment. (*See Item 16.*)

In addition to the advisory services provided to the Funds, CDAP advises separately managed accounts (each an “SMA”) pursuant to the terms of the investment management agreement entered into by and between CDAP and each SMA. In some cases, CDAP provides non-discretionary investment advice to some high net worth individuals and entities.

We do not participate in wrap programs.

As of December 30, 2016, our regulatory assets under management totaled approximately \$43.4 million. Approximately \$38.9 million is managed by us on a discretionary basis and approximately \$4.5 million is managed by us on a non-discretionary basis.

Item 5 – Fees and Compensation

CDAP charges a management fee on the holders of Class A Interest of the Funds, which is calculated and paid at end of each quarter, in arrears, and is equal one-fourth of 1.25% of the net asset value of such Class A Interests as of the end of the last business day of the previous calendar quarter. Class B Interests of the Fund shall not be subject to such management fee. Clarity Capital KCPS Ltd. (“Clarity KCPS”), our related person, introduces or recommends the Funds to its clients if it determines that the CDAP Fund is suitable for their risk profiles and investment guidelines (*see Item 10 below*). Currently, we waive the Funds’ management fees for such investors.

We generally deduct fees from the investors’ assets in the Funds. Our clients and the investors in the Funds do not have the ability to choose to be billed directly for fees incurred.

The Funds will bear the ongoing expenses relating to their own operations. Expenses include, without limitation, all costs and expenses associated with the offering of their interests (other than placement agent fees that are borne by CDAP Holdings LP (which serves as the U.S. Fund’s general partner and has management shares in the Cayman Fund) (the “Managing Entity”) and/or CDAP), the fees of the Funds’ administrator (the “Administrator”), custodians’ fees, any independent director fees to the extent applicable (including the director fees of any upstream affiliate), the cost of directors’ and officers’ liability insurance (for the Managing Entity of the Fund), all fees relating to the purchase, holding and sale of interests in Underlying Funds (including the management fees, incentive fees and other fees, charges and expenses of Underlying Funds), any interest, fees, and costs of the Funds’ (and the Underlying Funds’) borrowings, all taxes, audit, accounting, record-keeping, administrative, printing and legal or professional and/or third party fees and expenses, costs and expenses related to regulatory compliance matters, fees payable to governments or agencies, and extraordinary expenses (e.g., litigation costs, indemnification obligations, and costs incurred in connection with a reorganization or restructuring of the Funds), if any.

The Funds will also pay or reimburse CDAP for the Funds’ pro-rata portion of the regulatory and compliance costs of CDAP arising out of CDAP’s management of the Funds, such as, but not limited to, legal, administrative, and filing costs and expenses relating to CDAP’s SEC Form ADV and Form PF.

Please refer to the relevant Fund’s governing documents (including the relevant Fund’s Offering Documents) for a complete understanding of how management fees are calculated and deducted, as well as a discussion relating to the expenses chargeable to the Funds. The information contained herein is a summary only and is qualified in its entirety by the relevant Fund’s governing documents.

In addition, a management fee based on assets under management or a fixed fee may be charged to each SMA client at a rate set forth in the investment management agreement entered into between the SMA client and us. Such agreement also sets forth all other costs and expenses that the SMA is to bear, such as, but not limited to, costs relating to the implementation of the investment strategy, research fees and administrator fees.

Lastly, we provide non-discretionary investment advice regarding investments in one or more private funds to certain SMAs. In these circumstances, we may receive a portion of the asset based fees and performance fees the client would have otherwise been charged directly from the underlying investment, that is, in lieu of an additional non-discretionary advisory fee. a portion of

the underlying investment's asset based fees will be directed to CDAP as compensation for non-discretionary investment advice.

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

CDAP does not charge a performance fee for the Funds, however, the Managing Entity for the Funds (which is an affiliate of CDAP), receives a performance allocation with respect to Class A Interests in the Funds, which is generally equal to five percent (5%) of the appreciation in the Net Asset Value of such Class A Interests during a specific period. We may, from time to time, elect to reduce, or waive the performance allocation with respect to any investor in the Funds. Currently, we waive the performance allocation for each Clarity KCPS client that invested in the Funds through an introduction or recommendation by Clarity KCPS.

This arrangement may create a theoretical incentive for CDAP, as an affiliate of the Managing Entity, to recommend investments that are riskier or more speculative than would be the case in the absence of such profit allocation payable to its affiliate. However, investors in each of the Funds are provided with disclosures contained in their respective Offering Documents relating to the performance allocation payable to the Managing Entity, and the risks associated with their investment in the Funds.

Please refer to the specific Fund's Offering Documents for a more detailed description of the performance allocation payable to the Managing Entity.

In addition, as discussed in Item 5 above, CDAP may be entitled to receive a portion of an underlying private fund's performance fee with respect to certain SMAs that invest or continue to invest in private funds following CDAP's non-discretionary advice.

Item 7 – Types of Clients

We currently provide advisory services to the Funds and the SMAs. Investors in such private funds as Clients in our SMAs are generally high net worth individuals, corporations, personal trusts, and IRA accounts that qualify as "accredited investors" (as defined in Rule 501 under the Securities Act of 1933, as amended) and "qualified clients" (as defined in Rule 205-3 under the Investment Advisers Act of 1940, as amended (the "Advisers Act")).

Currently, the minimum initial subscription amount for the U.S. Fund is \$500,000, subject to reduction in the sole discretion of the Managing Entity. Currently, the minimum initial subscription amount for shares in the Cayman Fund is \$100,000. We may impose minimum account requirements on SMAs. Any such minimum would be described in the written investment management agreement entered into by and between the client and us. In the event that minimum requirements are imposed, we would expect that such requirements would be based on, among other factors, the investment strategy used and the time and resources allocated to the client. Any requirements and restrictions would be specified in detail in each client's written investment management agreement.

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

Investment Strategies for Fund Clients

For its Fund clients, CDAP strives to provide consistent long-term appreciation with medium levels of volatility and correlation with traditional asset-classes, resulting in superior risk-adjusted returns. This investment objective is met by investing in a diversified portfolio of Underlying Funds and employing alternative investment strategies. CDAP's analysts employ a broad base of resources to evaluate the Underlying Funds and their investment strategies including, but not limited to, fund databases, market resources, direct solicitations, third party marketing firms and industry referrals.

CDAP has evaluated numerous investment funds representing many distinct approaches to alternative investments. Generally each Underlying Fund on its own will have a distinct investment approach, and which, as part of a portfolio of assets forming diversified basket of alternative fund investments.

These strategies and asset classes may include but are not limited to the following: currencies, commodity futures and options, U.S and non-U.S. dollar denominated instruments, long/short equity, fixed income arbitrage, short term instruments, credit event-driven, global macro, and commodity trading advisors ("CTAs").

CDAP conducts a thorough due diligence on the Underlying Funds investment management team based on qualitative and quantitative analysis to find managers that have proven to generate consistent skill-based returns (alpha) over time while preserving capital and limiting drawdowns. First, CDAP reviews the manager's material and an initial interview takes place where CDAP meets with the investment manager, including an on-site visit. Next, the manager's investment team, investment process, risk management and performance are thoroughly analyzed. Finally, CDAP performs an operational and business risk analysis.

Risks

Listed below is a summary of the material risks involved in connection with our methods of analysis and investment strategies for our clients. The discussion of material risks provided below is not meant to be a complete description of risks that may be applicable to CDAP. All investment activities involve a high degree of risk, including the possible risk of loss of an investor's entire investment. For a more detailed discussion of the material risks involving an investment in the Funds, please refer to the relevant Fund's Offering Documents. The information contained herein is a summary only and is qualified in its entirety by the relevant Fund's governing documents.

Investment Strategy

CDAP intends to rely primarily upon its investment experience and contacts, research, analysis and judgment in implementing a strategy that it believes will be able to deliver superior performance relative to the degree of risk assumed. While such a strategy may be expected, if successful, to produce returns on

capital, conversely, if unsuccessful, the risk of investment loss might be expected to be greater than those associated with managers who followed a more orthodox or risk averse approach to investment.

Availability of Investment Strategies

The success of the Funds' investment activities will depend on the CDAP's ability to identify investment opportunities as well as to assess the importance of news and events that may affect the financial markets. Identification and exploitation of the investment strategies to be pursued by the Fund involves a high degree of uncertainty. No assurance can be given that CDAP will be able to identify suitable investment opportunities in which to deploy all of the Fund's assets or to exploit discrepancies in the currency, securities and derivatives markets.

Investments In Unlisted Securities

The Funds may invest in Underlying Funds which invest in unlisted securities. Because of the absence of any trading market for these investments, it may take longer to liquidate, or it may not be possible to liquidate these positions than would be the case for Underlying Funds investing in publicly traded securities. Although these securities may be resold in privately negotiated transactions, the prices realized on these sales could be less than those originally paid by the Underlying Fund. Further, companies whose securities are not publicly traded will generally not be subject to public disclosure and other investor protection requirements applicable to publicly traded securities.

Investments in Initial Public Offerings

The Funds may invest in Underlying Funds that may purchase securities of companies during their initial public offerings or shortly thereafter. Special risks associated with these securities may include a limited number of shares available for trading, unseasoned trading, lack of investor knowledge of the companies and limited operating histories. These factors may contribute to substantial price volatility for the shares of these companies. The limited number of shares available for trading in some initial public offerings may make it more difficult for the Underlying Fund to buy or sell significant amounts of shares without an unfavorable impact on prevailing market prices. In addition, some companies engaged in initial public offerings are involved in relatively new industries or lines of business, which may not be widely understood by investors. Some of these companies may be undercapitalized or regarded as developmental stage companies, without revenues or operating income, or the near-term prospects of achieving them.

Concentration of Investments

Each Underlying Fund may at certain times hold relatively few investments and may itself invest in another Underlying Fund. The Funds could be subject to significant losses if it, through one or more Underlying Funds, has exposure to a large position in a particular investment that declines in value or is otherwise adversely affected, including through the default of the issuer.

The Funds itself will attempt to diversify its portfolio over time by allocating its capital among approximately 10-20 Underlying Funds. This estimate may change from time to time. The Funds may also initially invest in fewer Underlying Funds until it raises sufficient capital to make meaningful investments in the full complement of Underlying Funds in accordance with its investment strategy.

However, there is no limit to the percentage of the Underlying Fund's net asset value that may be invested in a single investment strategy.

In addition, a number of Underlying Funds may have overlapping strategies and thus could accumulate large positions in the same or related instruments without CDAP's knowledge. Even if known, CDAP's ability to avoid such concentration would depend on its ability to reallocate Fund capital among existing or new Underlying Funds, which might not be feasible for several months until withdrawals and contributions are permitted by the Underlying Funds.

Debt Securities

The Underlying Funds may invest in debt securities which may be unrated by a recognized credit-rating agency or below investment grade and which are subject to greater risk of loss of principal and interest than higher-rated debt securities. The Underlying Funds may invest in debt securities which rank junior to other outstanding securities and obligations of the issuer, all or a significant portion of which may be secured by substantially all of that issuer's assets. The Underlying Funds may invest in debt securities which are not protected by financial covenants or limitations on additional indebtedness. The Underlying Funds may therefore be subject to credit, liquidity and interest rate risks. In addition, evaluating credit risk for debt securities involves uncertainty because credit rating agencies throughout the world have different standards, making comparison across countries difficult. Also, the market for credit spreads is often inefficient and illiquid, making it difficult to accurately calculate discounting spreads for valuing financial instruments.

Item 9 – Disciplinary Information

Neither CDAP, nor any of its management persons, has been the subject of any material legal or disciplinary action.

Item 10 – Other Financial Industry Activities and Affiliations

Affiliated Investment Advisers

We are affiliated (under common control and ownership) with the following investment advisory entities (collectively with us, the "KCPS Affiliates"):

- Clarity KCPS, an Israeli-based entity that is registered as an investment adviser with the SEC (SEC # 801-73767)
- KCPS Capital Management Ltd. ("KCPS Capital"), an Israeli-based entity that is registered as an investment adviser with the SEC (SEC # 801-108918)

In providing advisory services to its clients, CDAP may enter into consultancy agreements with affiliated third parties with respect to the provision of such third parties of research, analysis and monitoring services to CDAP. Specifically, CDAP has entered into a Consultancy Agreement with Clarity KCPS pursuant to which Clarity KCPS will provide CDAP with various administrative services relating to the Funds, including investment research, analysis and market related services and monitoring of existing investments. Any fees or other compensation to which Clarity KCPS is entitled to under the terms of this agreement will be paid by CDAP. In addition, we direct some of our advisory fees to our affiliates for

legal, tax or other reasons. The Funds will not directly pay any fees to, or directly bear any expenses incurred by CDAP with respect to these arrangements.

In general, CDAP also pursues different strategies than the other KCPS Affiliates. To the extent that a client of Clarity KCPS wishes to pursue such a strategy, the client would typically gain access to such strategy by investing through a vehicle managed by KCPS Capital or CDAP, following an introduction or recommendation by Clarity KCPS (*see below*).

It is possible that one or more affiliates may invest in the same underlying funds as CDAP. In particular, it is possible that Clarity KCPS or another affiliate invests in the same underlying private fund(s) for which CDAP provides non-discretionary investment advice to its SMA clients.

Some of CDAP's supervised persons serve as dual officers, employees or investment committee members of one or more other KCPS Affiliates. When we and our related persons concurrently manage client accounts/investment products, and particularly when dual officers/employees/investment committee members are involved, this presents certain conflicts, as described below.

Management of client accounts by affiliated investment advisers could give rise to a variety of potential and actual conflicts of interest, including potential front-running in the same security, and material non-public information shared across affiliate investment managers. In addition, because the KCPS Affiliates perform investment advisory services for various clients, one KCPS Affiliate may give advice or take action in the performance of its duties with respect to its clients which differs from the advice given or action taken by another KCPS Affiliate with respect to its clients.

The KCPS Affiliates have taken a number of steps to mitigate these conflicts, including the following:

- The KCPS Affiliates have adopted and abide by the same Code of Ethics
- The KCPS Affiliates share the same Restricted List
- Each KCPS Affiliate is independently capitalized

In addition, each KCPS Affiliate has its own investment committee that is responsible for making investment decisions on behalf of the entity. Although certain investment committee members overlap between KCPS Affiliates, we believe that conflicts of interest associated with dual committee membership are mitigated because the investments pursued by each KCPS Affiliate are generally not appropriate for other KCPS Affiliates' clients. In addition, the KCPS Affiliates do not share specific investment recommendations, and each has taken measures to segregate its portfolio management business activities from the other affiliates.

Introductions and Recommendations by Affiliated Adviser

As noted above, Clarity KCPS introduces or recommends the Funds to its clients if it determines that the Funds are suitable for their risk profiles and investment guidelines. To mitigate conflicts of interest associated with such introductions/recommendations, Clarity KCPS: (i) is not compensated for these introductions, (ii) notifies its clients in writing about its affiliated relationship with the Funds and certain conflicts associated with such relationship, and (iii) requires them to acknowledge in writing that they are

aware of such relationship and conflicts prior to making investments in the Funds. In addition, management fees and performance compensation are waived for Clarity KCPS clients that invest through such an introduction.

Non-Discretionary Investment Advice Regarding Private Funds

In general, we seek to avoid situations which might create conflicts of interest. Nonetheless, when we provide non-discretionary advice regarding underlying investments, we may receive a portion of the asset based fees and performance fees the client would have otherwise been charged directly from the underlying investment. This creates an incentive for CDAP to continue to recommend investment in such underlying private fund(s) in order to continue to receive advisory fees. We note that these advisory fees may be directed or passed on (portion or whole) to one or more KCPS Affiliates (including independent members of a KCPS Affiliates' investment committee) for business, legal, tax or other reasons. In addition, subject to our personal trading policies, certain of our related persons, respective employees or affiliates may invest directly in vehicles managed by such underlying private funds.

Affiliation with Broker Dealer

One or more employees of CDAP serve as registered representatives of an unaffiliated broker-dealer.

Affiliation with Distribution Service Company

KCPS Capital has a majority ownership interest in an Israeli-based distribution service company that represents financial institutions in the Israeli market, providing them with access to non-U.S. institutional investors. The company receives compensation for successful introductions. The types of institutional investors introduced by the distribution service company do not, and are not expected to, overlap with our clients or the clients of the other KCPS Affiliates.

Management of Multiple Accounts

The management of multiple pooled investment vehicles may result in conflicts of interests when we and our related persons allocate time and investment opportunities among our respective clients.

We generally do not engage in cross or principal transactions. If we were to engage in a cross or principal transaction in the future, we would only do so in compliance with the Advisers Act.

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

Code of Ethics Overview

We have adopted a Code of Ethics and Employee Investment Policy (the “Code of Ethics”) which is designed to ensure that we conduct our business in accordance with all applicable laws and regulations and in an ethical and professional manner. The Code of Ethics applies to all of our supervised persons and the employees of the KCPS Affiliates. In addition, we recognize that we have a fiduciary duty to our

clients, and that all of our supervised persons must conduct their business on our behalf in a manner that enables us to fulfill this fiduciary duty.

Among other things, the Code of Ethics governs all personal securities transactions by our supervised persons (as further described below), and addresses certain other conflicts of interest. Supervised persons are provided with a copy of the Code of Ethics and are required to sign and acknowledge that they will comply with its provisions.

We will provide a copy of our Code of Ethics to any client or prospective client upon request.

Participation or Interest in Client Transactions

We make available to qualified prospective investors the opportunity to invest in the Funds. Our related persons and our respective employees have personal investments in certain client accounts (including the Funds). In addition, we and our affiliates receive performance-based compensation from the Funds. As a result, we may have a conflict of interest in allocating time and investment opportunities among the Funds. (*See Item 6 above* for information about our allocation processes.)

Personal Trading

Supervised persons may not engage in personal securities transactions, except for certain permitted securities, as described in the Code of Ethics. Supervised person trading in certain permitted securities requires the written consent of our Chief Compliance Officer (the “CCO”) (and, in the case of the CCO, the prior written consent of our Chief Executive Officer of the group). In addition, transactions in securities on our Restricted List are prohibited.

Additionally, supervised persons are required to provide the CCO with periodic reporting relating to their trading activity and personal accounts.

Conflicts of Interest Relating to “Proprietary Fund”

Certain individuals associated with a related person have a financial interest in a proprietary vehicle managed by KCPS Capital, which may, at times, be significant. Such investments may create conflicts of interest. Because the Proprietary Fund pursues an algorithmic strategy (which is a different strategy from the Funds and other clients managed by the KCPS Affiliates), we believe that conflicts associated with directing investment ideas to such fund are mitigated.

Item 12 – Brokerage Practices

With respect to SMA clients we require written authority to determine brokers to be used in connection with effecting transactions in the client’s account, together with any commissions’ payable in connection with the use of such brokers. CDAP does not typically select or recommend brokers for SMA clients.

In placing portfolio transactions for our clients, we seek to obtain the best execution for clients’ accounts, taking into account the following factors: price, the ability of the brokers to effect the transactions, the brokers’ facilities, reliability and financial responsibility and the provision or payment (or the rebate to

the Funds for payment) of the costs of property or services (*e.g.*, certain custodial services, research services, news and quotation services, certain publications, analytical and trading software, and trading products and services).

Managers of the Underlying Funds will select the broker-dealers, and other financial intermediaries for their trading and other accounts. Managers of Underlying Funds may benefit from various “soft dollar” arrangements between such managers and financial intermediaries.

On a regular basis, our back-office employees review the commissions paid to brokers.

Research and Other Soft Dollar Benefits

We do not currently have any formal soft dollar arrangements. If we determine to engage in soft dollar transactions, we intend to comply with the provisions of Section 28(e) of the Securities Exchange Act of 1934, as amended.

Trade Errors

As a fiduciary, we have the responsibility to effect orders correctly, promptly, and in the best interests of our clients. In the event any error occurs in the handling of any client transactions, due to our actions, or inaction, or actions of others, we will assess each trade error on a case-by-case basis.

Item 13 – Review of Accounts

Portfolio Review

We review the Funds’ accounts on an ongoing basis. In addition to our staff, we have an independent fund administrator (the “Administrator”) who is responsible for back office procedures and reporting for the Funds. In addition, an independent public accountant audits the financial statements of the Funds annually.

Reporting

An annual report and audited financial statements will be sent to the investors in the Funds by not later than six months of the end of the fiscal year. Capital account statements will be sent to each investor within 60 days of the last business day of each calendar month, or such other day as determined by the Funds’ Managing Entity.

The contents and frequency of reports provided to our separately managed account clients may vary and would typically be detailed in the investment management agreement entered into by and between us and the client.

We provide the owners of some of the SMAs with periodic unaudited reports at such times as the owners of such accounts and we agree. The custodians of such SMAs send account statements to the owners of such accounts no less frequently than monthly. In addition, since some of the SMA investors directly own the positions in their separately managed accounts, such investors may have full, real-time transparency as to all transactions and holdings in such account. In addition, SMA investors might have

the right to withdraw all or a portion of their capital from such SMAs on shorter notice and/or with more frequency than the terms applicable to an investment in a Fund.

Item 14 – Client Referrals and Other Compensation

CDAP may enter into written arrangements with third party marketers for the referral of clients to CDAP. Pursuant to the terms of such arrangements, third party marketers may be engaged by CDAP and typically may be entitled to a percentage of management fees earned by CDAP on referred assets.

For non-discretionary SMAs, CDAP may receive a portion of the asset based fees and performance fees the client would have otherwise been charged directly from the underlying investment.

Item 15 – Custody

CDAP does not have physical custody of its clients' assets. The assets of the SMA clients are held by a qualified custodian, which provides monthly account statements to CDAP and/or directly to the client. In turn, CDAP provides monthly or quarterly reports to its clients relating to each SMA account managed by CDAP. Clients should carefully review these statements that are received from the custodians of such accounts.

For purposes of Rule 206(4)-2 under the Advisers Act (the “Custody Rule”), we are deemed to have custody over the Funds' assets. In accordance with the Custody Rule, a qualified custodian is not required to deliver quarterly account statements to the Funds or their respective investors as long as (i) the Funds are audited by an independent public accountant that is registered with, and subject to inspection by, the Public Company Accounting Oversight Board, (ii) the Funds' audited financial statements are prepared in accordance with U.S. generally accepted accounting principles, and (iii) we deliver such annual audited financial statements to investors within 180 days after the end of each Fund's fiscal year.

Investors in the Funds are encouraged to review these audited financial statements.

Item 16 – Investment Discretion

We have discretionary authority to manage securities accounts on behalf of the Funds. The investors in the Funds generally may not place any limits on our authority beyond the limitations set forth in the governing documents and/or offering memorandum of the applicable Fund.

We are also granted investment authority with respect to the types and amounts of securities sold or purchased by or on behalf of some of our SMAs pursuant to the terms of the Investment Management Agreement.

Item 17 – Voting Client Securities

Our advisory contracts with our clients may grant us authority to cast all proxy votes on their behalf. In such event, neither our clients nor the investors in the Funds have the ability to direct how we vote proxies.

To the extent that we receive a proxy on behalf of a client, we will follow our proxy voting policy with respect to such proxy. The policy provides that we will act in the best interests of our clients in

determining whether and how to vote on any proxy voting matter. The proxy voting policy includes voting guidelines, as well as guidelines to be followed if a material conflict arises between us and/or our employees and our clients to ensure any material conflict is resolved in the best interest of the relevant client.

Clients may obtain a copy of our proxy voting policy and information on how we voted by contacting the CCO.

Item 18 – Financial Information

We do not currently have any financial commitments that might impair our current or future ability to meet our contractual commitment to our clients and we have not been the subject of a bankruptcy petition at any time during the last ten (10) years.

Item 19 – Requirements for State-Registered Advisers

Not applicable.