



FORM ADV PART 2A

BROCHURE

BELAY INVESTMENT GROUP, LLC

15260 Ventura Boulevard, Suite 1810
Sherman Oaks, California 91403

310.689.7700 phone
310.689.7707 fax

www.belayinvestmentgroup.com

April 24, 2018

This Form ADV Part 2A brochure provides information about the qualifications and business practices of Belay Investment Group, LLC. If you have any questions about the contents of this brochure, please contact us at 310.689.7700. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about Belay Investment Group, LLC is also available on the SEC's website at www.adviserinfo.sec.gov. The searchable IARD/CRD number for Belay Investment Group, LLC is 281985.

Belay Investment Group, LLC became an SEC-registered investment adviser on February 23, 2016. Registration with the United States Securities and Exchange Commission does not imply a certain level of skill or training.

Item 2 – Summary of Material Changes

Belay Investment Group, LLC (“Belay” or the “firm”) will update this disclosure document annually, or more frequently in the event of certain material changes. This section outlines and summarizes any specific material changes made since the document’s previous update. If material changes have been made to the firm’s business philosophies and practices, Belay Investment Group, LLC will deliver a copy of this section to its clients within 120 days of the close of its fiscal year to make sure clients are aware of those material changes.

Since our last amendment dated March 29, 2018, we have made the following changes to our disclosures:

1. We have added a disclosure related to potential conflicts of interests relating to expense allocations among the private fund(s) that we manage and the use of side letters.

Table of Contents

Item 1 – Cover Page	Page 1
Item 2 – Summary of Material Changes	Page 2
Item 3 – Table of Contents	Page 3
Item 4 – Advisory Business	Page 4
Item 5 – Fees and Compensation	Page 5
Item 6 – Performance-Based Fees and Side-By-Side Management	Page 5
Item 7 – Types of Clients	Page 6
Item 8 – Methods of Analysis, Investment Strategies and Risk of Loss	Page 6
Item 9 – Disciplinary Information	Page 7
Item 10 – Other Financial Industry Activities and Affiliations	Page 8
Item 11 – Code of Ethics, Participation or Interest in Client Transactions and Personal Trading	Page 8
Item 12 – Brokerage Practices	Page 9
Item 13 – Review of Accounts	Page 9
Item 14 – Client Referrals and Other Compensation	Page 9
Item 15 – Custody	Page 9
Item 16 – Investment Discretion	Page 9
Item 17 – Voting Client Securities	Page 9
Item 18 – Financial Information	Page 9

Item 4 – Advisory Business

Belay Investment Group, LLC is a registered investment adviser based in Los Angeles, California. Belay is organized as a limited liability company under the laws of the State of Delaware and has been providing investment advisory services since its founding in 2015. Belay is majority women-owned and is managed on a day-to-day basis by Barry Chase, Amy Ko and Eliza Bailey ("Senior Management Team"), real estate investment professionals with broad experience and an average of 27 years in the real estate investment industry. The firm became an SEC registered investment adviser on February 23, 2016.

Belay Partnership Ventures II, LP

Belay currently serves as the investment adviser to Belay Partnership Ventures II, LP. (the "Fund"), a discretionary private equity real estate fund formed for the purpose of investing in other private equity real estate joint ventures. The Fund seeks to invest in commercial real estate assets (equity or debt) pursuant to a focused investment strategy targeting the acquisition and development of properties in specific U.S. markets positioned to benefit from long-term economic and demographic trends driving tenant demand. Target submarkets will be predominantly urban or close-in transit oriented suburban markets consistent with the significant urbanization trend, and will provide diversification for the Fund from their locations generally across the Northeast, Southeast, Southwest and Northwest. Properties with value enhancement potential in the less competitive \$10 to \$50 million range, across all major and select niche property sectors, will be targeted.

Services are tailored to the Fund in accordance with the private placement memoranda and partnership agreement.

As used in this brochure, the words "we", "our" and "us" refer to Belay Investment Group, LLC and the words "you", "your" and "client" refer to you as either a client or prospective client of our firm. Also, the term Associated Person is used throughout this brochure to refer to Belay's officers, employees and all individuals providing investment advice on behalf of our firm.

Assets Under Management

The firm currently has \$200,000,000 of discretionary assets under management and does not manage any non-discretionary assets.

Wrap Fee Programs

The firm only provides advisory services to the Fund and does not sponsor or manage any wrap fee programs or offer any other advisory services.

Important Additional Considerations

The information provided herein merely summarizes the detailed information provided by the Fund's offering and organizational documents. Current Fund investors and prospective investors in any new Fund launched by Belay should be aware of the substantial risks associated with investment as well as the terms applicable to such investment. This and other detailed information is provided in the appropriate Fund offering and organizational documents.

Item 5 – Fees and Compensation

We are compensated through a quarterly asset management fee, payable at the beginning of each quarter, and profit participation upon the achievement of a certain return threshold as defined in the Fund partnership agreement. At Belay's election, asset management fees are paid from the proceeds derived by the real estate ventures or through capital contributions from the investors.

Expense Allocations:

The Fund will also bear and pay all expenses related to the operation of their investment vehicle, including, without limitation: (i) asset management fees, costs and expenses, incurred in developing, sourcing, due diligence, negotiating, structuring, making, monitoring, holding and disposing of, or attempting to dispose of, investments, including reasonable financing, legal, accounting, due diligence, advisory, travel and accommodation expenses, consulting fees and expenses in connection therewith; (ii) all reasonable fees and expenses in developing, sourcing, due diligence, negotiating, and structuring prospective or potential investments that are not ultimately made ("Broken Deal Expenses"); (iii) the out-of-pocket cost and expenses incurred in connection with obtaining third-party financing for an investment or a proposed investment that is not made, including commitment fees that are paid; (iv) other investment costs, fees and expenses actually incurred in connection with making, holding or disposing of investments; (v) the costs of gathering research and other information for benefit of Fund including information service subscriptions; (vi) the out-of-pocket costs of developing, implementing or maintaining computer software used for the benefit of Fund; (vii) fees, costs and expenses of tax advisors, legal counsel, auditors, consultants and other advisors and professionals and all ordinary out-of-pocket administrative expenses related to the operation, administration, cancellation or liquidation of the Fund; (viii) interest on and fees and expenses arising out of all borrowing and guarantees made by the Fund, including the arranging thereof; (ix) the costs, fees and expenses of any litigation, including the amount of any judgments or settlements paid in connection with the Fund, directors and officers liability or other insurance and any indemnification or extraordinary expense or liability relating to the affairs of the Fund; (x) expenses of canceling and liquidating the Fund; (xi) any taxes, fees or other governmental charges levied against the Fund and all expenses incurred in connection with any tax or regulatory audit, investigation, settlement, inquiry or review of the Fund; (xii) the costs and expenses of the Advisory Board ("Operating Expenses").

Sidecar Funds, Co-Investment Vehicle, Alternative Investment Funds and Separate Accounts may or may not bear their pro rata share of Broken Deal Expenses and as a result, the Funds and/or Parallel Funds may bear all Broken Deal Expenses. Expenses of a proposed transaction that fails to close (but which is later closed by other Clients) will generally not be treated as Broken Deal Expenses but as expenses of the later transaction, and will be allocated among Funds participating in that later transaction.

Side Letters:

We have entered into a formal side letter agreement with one of our investors in the Fund. Should we or the General Partner, as appropriate, determine to accept new investors in our Fund at any time in the future, we or the General Partner may waive or modify the terms of investment for certain

large or strategic investors, in side letters or otherwise, including but not necessarily limited to, a waiver or lowering of Management Fees, a waiver or lowering of the Incentive Allocation, providing preferential redemption rights, agreeing to “Key Man” event provisions or granting “Most Favored Nation” status and/or increased transparency or reporting.

The General Partner of the Fund is affiliated with Belay through common ownership and control as well as shared executive officers. The General Partner of the Fund will generally participate in the Fund’s investments by investing directly into the Fund (also referred to as the “GP Commitment”).

Prospective investors should refer to the appropriate offering and organizational documents for additional important information, terms, conditions and risks involved with investing in the Fund.

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

We indirectly receive performance-based fees in the form of carried interest from the Fund. Generally, our affiliates will receive carried interest only after the Fund first returns all capital contributed by the investors, and, in certain cases, the Fund must also return a previously agreed upon rate of return (a hurdle rate) to investors. Details about the carried interest provisions of the Fund are detailed in the partnership agreement and offering memorandum. Investors should be aware that performance-based fee arrangements may create an incentive for us to recommend investments which may be riskier or more speculative than those which would be recommended under a different fee arrangement. In addition, this arrangement may cause investors to pay a greater expense than if such fees were not charged.

Belay and its affiliates resolve this potential conflict by the very nature of the timing of each private fund’s capital raise and investment acquisition time frame. As a result, no fund or separately managed account will invest in the same asset recommended by the firm.

Performance-based compensation will only be charged in accordance with the provisions of Rule 205-3 of the Investment Advisers Act of 1940 and/or applicable state regulations.

Item 7 – Types of Clients

Belay serves as the investment adviser to a private equity real estate fund organized as a single-investor fund.

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

The Fund will apply a thesis-driven approach to market/sub-market, property type and Operating Partner selection, all factors are paramount to implementing successful investment strategies with maximum return potential.

- A clear investment thesis drives Belay’s target market/submarket and property type selection.
- Our strategy seeks high caliber Operating Partners that have clear business strategies aligned with the Fund’s investment objectives, and who can demonstrate disciplined operational capabilities.

To gain access to the most compelling local real estate opportunities, we seek to strategically partner with locally entrenched, high caliber operating partners and sector specialists (“Operating

Partners”) through non-discretionary programmatic joint venture structures (each a “PJV”). PJVs may invest in underlying property investments through joint ventures involving third parties and such investments by PJVs may include “limited partner” interests and/or “general partner” interests in such joint ventures.

Belay believes that this is an opportune time to enter into PJV arrangements with Operating Partners, including minority or woman owned (“MWBE”) firms, who have unique access to compelling investment opportunities and are willing to provide exclusivity over their deal flow and resources in exchange for prearranged capital to strengthen their first-mover advantage when competing for deals. Furthermore, it is believed that Belay’s real estate investment management capabilities provide a unique advantage in attracting and forming these PJV relationships. Belay believes that through these strategic alliances, the Fund will be strategically well-positioned to take advantage of opportunities with potential to maximize returns for investors. Belay intends to create a multi-partner investment portfolio for the Fund, diversified by operator profile, geography and property sector.

We seek to capitalize on the extensive real estate experience and relationships of the Senior Management Team. A unique feature and key element of Belay’s PJV structure is mentoring Operating Partners at a senior level in order to manage risk, ensure successful execution of business plans, and achieve potentially greater investment returns for each PJV. Strategic guidance and mentoring services provided to Operating Partners will focus primarily on the adoption and implementation of institutional best practices and their evolution as fiduciaries, as appropriate and determined on a case by case basis.

Prior to investing in the Fund, prospective investors are furnished a Belay Partnership Ventures II, LP Private Placement Memorandum that describes the material risks of the proposed investment. Investors should refer to the offering documents for the Fund for a complete description of the risks, investment objectives and strategies, fees and other relevant information.

Risk of Loss

Investment in private equity real estate funds involves a significant degree of risk and is suitable only for sophisticated investors and only as part of such investors' investment program. In addition, there are risks associated with investing through non-discretionary programmatic joint venture structures and with the business activities of such entities. We do not represent or guarantee that our services or methods of analysis can or will predict future results, successfully identify market tops or bottoms, or insulate clients from losses due to market corrections or declines. We cannot offer any guarantees or promises that your financial goals and objectives will be met. Past performance is in no way an indication of future performance. In considering an investment, prospective clients should consider risk factors, which include, but are not limited to, the following:

- Investment selection and allocation
- No assurance of achieving targeted returns
- Illiquidity of LP interests
- Illiquidity of underlying investments

- Lack of operating history
- Reliance on the General Partner and Belay Advisors and their key personnel
- Multiple fees and expenses
- Reliance on others
- Lack of Operating Partners
- Failure to make capital contributions
- Indebtedness
- Involuntary liquidation of a LP's interests
- Possible dilution of early investors
- Possible lack of diversification
- Uninsured losses
- Delay in providing annual tax information
- Adverse changes in regulation or legislation
- Forward-looking statements - financial projections
- Compliance with laws and regulations

Item 9 – Disciplinary Information

Neither our firm nor any of our Associated Persons has any reportable disciplinary information.

Item 10 – Other Financial Industry Activities and Affiliations

Investment Adviser, Private Fund and General Partner Affiliations:

We provide investment advice and management to the following funds and are affiliated with each General Partner.

<u>Affiliated Entity</u>	<u>Affiliated General Partner</u>
1. Belay Partnership Ventures II, LP	1. Belay Capital II, LLC
2. Belay II Co-Invest, LLC	2. Belay Capital II, LLC
3. American Value Partners Fund I, LP	3. AVP Capital, LLC

We are also affiliated with the following exempt reporting investment adviser.

1. AVP Advisors, LLC (CRD No. 154269)

Belay and its affiliates will devote a portion of their business time and efforts to each client. To the extent a conflict arises, Belay and its affiliates will attempt to resolve such conflict in a fair and equitable manner and may consult with the advisory board of the relevant client(s), if applicable.

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

Description of Our Code of Ethics

Belay has adopted a Code of Ethics as required by SEC Rule 204A-1. Under the Code of Ethics, all advisory personnel of Belay are required to provide periodic securities holdings and transactions reports and are required to obtain pre-clearance for certain investment transactions. A copy of our current Code of Ethics will be furnished to any client or prospective client upon request.

Participation or Interest in Client Transactions

Persons associated with our firm may have an interest in the Fund. Investors or potential investors should refer to the offering documents for detailed disclosures regarding each Associated Person's participation in the investment vehicle.

Personal Securities Trading & Conflicts of Interests

The firm's Code of Ethics prohibits any Associated Person from directly or indirectly, acting as principal for its own account, and to knowingly sell any asset to, or purchase any asset from, a client without disclosing to the client in writing the capacity in which the adviser is acting and obtaining the client's consent to the transaction.

In addition, Belay has established the following restrictions in order to ensure the firm's fiduciary responsibilities:

1. All identified conflicts of interests are disclosed to investors and clients.
2. No officer or employee of our firm may prefer his or her own interest to that of an advisory client.
3. All of our principals and employees must act in accordance with all applicable Federal and State regulations governing registered investment advisory practices.

Item 12 – Brokerage Practices

Belay invests client assets in real estate investments through non-discretionary programmatic joint venture structures and does not invest in marketable securities.

Furthermore, Belay does not have any soft-dollar or similar arrangements and does not accept any benefits from any counterparty to a client transaction.

Item 13 – Review of Accounts

The Fund investment committee is comprised of Barry Chase, Amy Ko and Eliza Bailey. The investment committee reviews and approves all investments and potential investments in the Fund on an ongoing basis.

Belay provides investors with quarterly reporting packages for the Fund it manages as well as audited annual financial statements for the Fund.

Item 14 – Client Referrals and Other Compensation

We do not receive any compensation from any third party in connection with providing investment advice to you nor do we compensate any individual or firm for client referrals.

Item 15 – Custody

Belay provides advisory services only to limited partnerships, limited liability companies, or other pooled investment vehicles that are subject to annual audit; audited financial statements for these Funds are delivered as required by the SEC custody rule.

Item 16 – Investment Discretion

Under the terms of the applicable partnership documents, Belay or an affiliate has investment discretion with respect to all client assets. The applicable partnership document provides for the manner in which this discretion will be exercised.

Item 17 – Voting Client Securities

Belay does not invest in stocks or other equity securities on behalf of clients, and accordingly does not vote proxies.

Item 18 – Financial Information

Under no circumstances will we earn fees in excess of \$1,200 more than six months in advance of services rendered, therefore, we are not required to include a financial statement with this brochure.

Belay has not been the subject of a bankruptcy petition at any time during the past ten years.

FORM ADV PART 2B

BROCHURE

Barry A. Chase

15260 Ventura Boulevard, Suite 1810
Sherman Oaks, California 91403

310.689.7700 phone
310.689.7707 fax

www.belayinvestmentgroup.com

March 29, 2018

This brochure supplement provides information about Barry A. Chase that supplements the Belay Investment Group, LLC Firm Brochure. You should have received a copy of that brochure. Please contact Amy Ko if you did not receive Belay Investment Group, LLC's Firm Brochure or if you have any questions about the contents of this supplement.

Item 2 – Educational Background and Business Experience

Barry A. Chase

Year of Birth: 1955

Formal Education:

- University of San Fernando, Juris Doctorate, 1979
- California State University Northridge, Business, 1976

Business Background for the Previous Five Years:

- AVP Advisors, LLC, Managing Principal, 05/2006 – Present
- Belay Investment Group, LLC, Managing Principal & CEO, 1/2015 – Present

Item 3 – Disciplinary Information

Mr. Chase does not have any reportable disciplinary disclosure.

Item 4 – Other Business Activities

Mr. Chase is also actively engaged as Managing Principal of AVP Advisors, LLC an affiliated registered investment adviser.

Item 5 – Additional Compensation

Mr. Chase does not receive any additional compensation for providing advisory services beyond that received as a result of his capacity as Managing Principal of Belay Investment Group, LLC and AVP Advisors, LLC.

Item 6 – Supervision

As Managing Principal of Belay Investment Group, LLC, Mr. Chase is not supervised by other persons. However, Amy H. Ko is responsible as Chief Compliance Officer for overseeing the compliance responsibilities our firm. Our firm has developed Compliance Policies and Procedures which we follow that address her responsibilities including periodically reviewing investment recommendations, trades and communications with clients. Ms. Ko can be reached at 310.689.7701.

FORM ADV PART 2B

BROCHURE

Amy H. Ko

15260 Ventura Boulevard, Suite 1810
Sherman Oaks, California 91403

310.689.7700 phone
310.689.7707 fax

www.belayinvestmentgroup.com

March 29, 2018

This brochure supplement provides information about Amy H. Ko that supplements the Belay Investment Group, LLC Firm Brochure. You should have received a copy of that brochure. Please contact Amy Ko if you did not receive Belay Investment Group, LLC's Firm Brochure or if you have any questions about the contents of this supplement.

Item 2 – Educational Background and Business Experience

Amy H. Ko

Year of Birth: 1971

Formal Education:

- University of Southern California, Bachelor of Science, 1994

Business Background for the Previous Five Years:

- AVP Advisors, LLC, Managing Principal & CFO, 05/2006 – Present
- Belay Investment Group, LLC, Managing Principal & CFO, 1/2015 – Present

Item 3 – Disciplinary Information

Ms. Ko does not have any reportable disciplinary disclosure.

Item 4 – Other Business Activities

Ms. Ko is also actively engaged as Managing Principal, Chief Financial Officer and Chief Compliance Officer of AVP Advisors, LLC an affiliated registered investment adviser.

Item 5 – Additional Compensation

Ms. Ko does not receive any additional compensation for providing advisory services beyond that received as a result of her capacity as Managing Principal, Chief Financial Officer and Chief Compliance Officer of Belay Investment Group, LLC and AVP Advisors, LLC.

Item 6 – Supervision

As Managing Principal, Chief Financial Officer and Chief Compliance Officer of Belay Investment Group, LLC, Ms. Ko is not supervised by other persons. Ms. Ko is responsible as Chief Compliance Officer for overseeing the compliance responsibilities our firm. Our firm has developed Compliance Policies and Procedures which we follow that address her responsibilities including periodically reviewing investment recommendations, trades and communications with clients. Ms. Ko can be reached at 310.689.7701.

FORM ADV PART 2B

BROCHURE

Eliza L. Bailey

15260 Ventura Boulevard, Suite 1810
Sherman Oaks, California 91403

310.689.7700 phone
310.689.7707 fax

www.belayinvestmentgroup.com

March 29, 2018

This brochure supplement provides information about Eliza L. Bailey that supplements the Belay Investment Group, LLC Firm Brochure. You should have received a copy of that brochure. Please contact Amy Ko if you did not receive Belay Investment Group, LLC's Firm Brochure or if you have any questions about the contents of this supplement.

Item 2 – Educational Background and Business Experience

Eliza L. Bailey

Year of Birth: 1976

Formal Education:

- University of Oregon, Bachelor of Science, 1999
- University of Oregon, Masters in Business Administration, Finance and Management, 2002

Business Background for the Previous Five Years:

- Belay Investment Group, LLC, Managing Principal, 1/2015 – Present
- Partners Group, Managing Director, 6/2007 – 1/2014

Item 3 – Disciplinary Information

Ms. Bailey does not have any reportable disciplinary disclosure.

Item 4 – Other Business Activities

Ms. Bailey does not have any other business activities to report.

Item 5 – Additional Compensation

Ms. Bailey does not receive any additional compensation for providing advisory services beyond that received as a result of her capacity as Managing Principal, of Belay Investment Group, LLC.

Item 6 – Supervision

As Managing Principal of Belay Investment Group, LLC, Ms. Bailey is not supervised by other persons. However, Amy H. Ko is responsible as Chief Compliance Officer for overseeing the compliance responsibilities our firm. Our firm has developed Compliance Policies and Procedures which we follow that address her responsibilities including periodically reviewing investment recommendations, trades and communications with clients. Ms. Ko can be reached at 310.689.7701.