FORM ADV

UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION AND REPORT BY EXEMPT REPORTING **ADVISERS**

Primary Business Name: UPLIFTING CAPITAL CRD Number: 321054 **Annual Amendment - All Sections** Rev. 10/2021

3/29/2024 7:37:27 PM

WARNING: Complete this form truthfully. False statements or omissions may result in denial of your application, revocation of your

registration, or criminal prosecution. You must keep this form updated by filing periodic amendments. See Form ADV General Instruction 4. **Item 1 Identifying Information** Responses to this Item tell us who you are, where you are doing business, and how we can contact you. If you are filing an umbrella registration, the information in Item 1 should be provided for the filing adviser only. General Instruction 5 provides information to assist you with filing an umbrella registration. Your full legal name (if you are a sole proprietor, your last, first, and middle names): **UPLIFTING CAPITAL MANAGEMENT, LLC** B. (1) Name under which you primarily conduct your advisory business, if different from Item 1.A. **UPLIFTING CAPITAL** List on Section 1.B. of Schedule D any additional names under which you conduct your advisory business. (2) If you are using this Form ADV to register more than one investment adviser under an umbrella registration, check this box \Box If you check this box, complete a Schedule R for each relying adviser. C. If this filing is reporting a change in your legal name (Item 1.A.) or primary business name (Item 1.B.(1)), enter the new name and specify whether the name change is of \square your legal name **or** \square your primary business name: D. (1) If you are registered with the SEC as an investment adviser, your SEC file number: (2) If you report to the SEC as an exempt reporting adviser, your SEC file number: (3) If you have one or more Central Index Key numbers assigned by the SEC ("CIK Numbers"), all of your CIK numbers: No Information Filed E. (1) If you have a number ("CRD Number") assigned by the FINRA's CRD system or by the IARD system, your CRD number: 321054 If your firm does not have a CRD number, skip this Item 1.E. Do not provide the CRD number of one of your officers, employees, or affiliates. (2) If you have additional CRD Numbers, your additional CRD numbers: No Information Filed Principal Office and Place of Business (1) Address (do not use a P.O. Box): Number and Street 1: Number and Street 2: 1010 B ST. SUITE 405 City: State: Country: ZIP+4/Postal Code: SAN RAFAEL California **United States** 94901 If this address is a private residence, check this box: \Box

List on Section 1.F. of Schedule D any office, other than your principal office and place of business, at which you conduct investment advisory business. If you are applying for registration, or are registered, with one or more state securities authorities, you must list all of your offices in the state or states to which you are applying for registration or with whom you are registered. If you are applying for SEC registration, if you are registered only with the SEC, or if you are reporting to the SEC as an exempt reporting adviser, list the largest twenty-five offices in terms of numbers of employees as of the end of your most recently completed fiscal year.

	(2) Days of week that yo	ou normally conduct bus	iness at your <i>principal office an</i>	nd place of business:	
	Monday - Friday Normal business hou 8:00 AM - 5:00 P M				
	(3) Telephone number at 415-785-8329	t this location:			
	(4) Facsimile number at(5) What is the total num	nber of offices, other the	an your <i>principal office and plac</i> t recently completed fiscal year	ce of business, at which you conduct investme?	ent
G.	Mailing address, if differe	nt from your <i>principal o</i>	ffice and place of business addr	ress:	
	Number and Street 1:		Number and Street 2	2:	
	City:	State:	Country:	ZIP+4/Postal Code:	
	If this address is a privat	te residence, check this	box: 🗆		
Н.	If you are a sole proprieto 1.F.:	or, state your full reside	nce address, if different from yo	our <i>principal office and place of business</i> addr	ess in Item
	Number and Street 1:		Number and Street 2	2:	
	City:	State:	Country:	ZIP+4/Postal Code:	
I.	Do you have one or more Twitter, Facebook and Lin		n publicly available social media	a platforms (including, but not limited to,	Yes No
	Section 1.I. of Schedule I web, you may list the por address. Do not provide t	D. If a website address s tal without listing addre the addresses of website the individual electronic	serves as a portal through whic esses for all of the other informa es or accounts on publicly availa	counts on publicly available social media platf h to access other information you have publis ation. You may need to list more than one pol able social media platforms where you do not loyees or the addresses of employee account	thed on the rtal control the
J.	Chief Compliance Officer				
				If you are an <i>exempt reporting adviser</i> , you r ne. If not, you must complete Item 1.K. belov	
	Name: TOUSSAINT BAILEY		Other titles, if any: FOUNDER, CEO		
	Telephone number: 415-785-8329		Facsimile number, if any	<i>r</i> :	
	Number and Street 1: 1010 B ST.		Number and Street 2: SUITE 405		
	City:	State:	Country:	ZIP+4/Postal Code:	
	SAN RAFAEL	California	United States	94901	
	SAN RAFAEL Electronic mail (e-mail) a TOUSSAINT@UPLIFTING	address, if Chief Compli		94901	
	Electronic mail (e-mail) a TOUSSAINT@UPLIFTING (2) If your Chief Complian company registered unde	address, if Chief Compli CAPITAL.COM nce Officer is compensal or the Investment Comp	ance Officer has one: ted or employed by any <i>person</i>	94901 other than you, a <i>related person</i> or an invest e for providing chief compliance officer service	
	Electronic mail (e-mail) a TOUSSAINT@UPLIFTING (2) If your Chief Complian company registered unde	address, if Chief Compli CAPITAL.COM nce Officer is compensate or the Investment Comp ne and IRS Employer Ide	ance Officer has one: ted or employed by any <i>person</i> any Act of 1940 that you advise	other than you, a <i>related person</i> or an invest	

<i>J,</i> 2,	7.07 1 101		THE THE COULDING [COOL HAIT	c. docimpilariococo, Ci	gib. 02 100+j			
K.			son other than the Chief Con u may provide that informati		horized to receive infor	mation and		
	Name:		Titles:					
	Telephone number	:	Facsimile numb	er, if any:				
	Number and Street	t 1:	Number and St	eet 2:				
	City:	State:	Country:	ZIP+4/Post	al Code:			
	Electronic mail (e-ı	mail) address, if contact pe	erson has one:			v		N.
L.	•		records you are required to principal office and place of I	•	04 of the Advisers Act,		es)	NO ⊙
	If "yes," complete S	Section 1.L. of Schedule D.						
М.	Are you registered v	with a foreign financial reg	ulatory authority?			C		No ⊙
			oreign financial regulatory au ' complete Section 1.M. of Sc		ave an affiliate that is r	registered wi	th a	7
						Ye	es	No
N.	Are you a public rep	porting company under Sec	ctions 12 or 15(d) of the Sec	rities Exchange Act o	of 1934?	C	5	\odot
						Y	es	No
Ο.		lion or more in assets on th approximate amount of you	he last day of your most rece ur assets:	nt fiscal year?		ć		•
	C \$1 billion to les	ss than \$10 billion						
	C \$10 billion to le	ess than \$50 billion						
	C \$50 billion or r	more						
		• • • • • • • • • • • • • • • • • • • •	s to your total assets, rather on the balance sheet for you		=	ents. Detern	nine	;
P.	Provide your <i>Legal</i> I	Entity Identifier if you have	e one:					
	A legal entity identi legal entity identifie	•	at companies use to identify	each other in the finar	ncial marketplace. You	may not hav	e a	
SEC	TION 1.B. Other Bu	isiness Names						
			No Information File	d				
SEC	TION 1.F. Other Of	fices						
			No Information File	d				

SECTION 1.I. Website Addresses

List your website addresses, including addresses for accounts on publicly available social media platforms where you control the content (including, but not limited to, Twitter, Facebook and/or LinkedIn). You must complete a separate Schedule D Section 1.I. for each website or account on a publicly available social media platform.

Address of Website/Account on Publicly Available Social Media Platform: https://www.linkedin.com/company/uplifting-capital/about/

Address of Website/Account on Publicly Available Social Media Platform: https://www.youtube.com/channel/UCvychMkGrKPmE6Cr0QtDi0w

Address of Website/Account on Publicly Available Social Media Platform: https://upliftingcapital.com/

SECTION 1.L. Location of Books and Records

No Information Filed

SECTION 1.M. Registration with Foreign Financial Regulatory Authorities

Item 3	Form	of Ora	anization
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If you are filing an umbrella registration, the information in Item 3 should be provided for the filing adviser only.

- A. How are you organized?
 - C Corporation
 - C Sole Proprietorship
 - C Limited Liability Partnership (LLP)
 - Partnership
 - Limited Liability Company (LLC)
 - C Limited Partnership (LP)
 - Other (specify):

If you are changing your response to this Item, see Part 1A Instruction 4.

- B. In what month does your fiscal year end each year? DECEMBER
- C. Under the laws of what state or country are you organized?

State Country

Delaware United States

If you are a partnership, provide the name of the state or country under whose laws your partnership was formed. If you are a sole proprietor, provide the name of the state or country where you reside.

If you are changing your response to this Item, see Part 1A Instruction 4.

Item 4 Successions

Yes No

A. Are you, at the time of this filing, succeeding to the business of a registered investment adviser, including, for example, a change of your structure or legal status (e.g., form of organization or state of incorporation)?

•

If "yes", complete Item 4.B. and Section 4 of Schedule D.

B. Date of Succession: (MM/DD/YYYY)

If you have already reported this succession on a previous Form ADV filing, do not report the succession again. Instead, check "No." See Part 1A Instruction 4.

SECTION 4 Successions

Item 5 Information About Your Advisory Business - Employees, Clients, and Compensation

Responses to this Item help us understand your business, assist us in preparing for on-site examinations, and provide us with data we use when making regulatory policy. Part 1A Instruction 5.a. provides additional guidance to newly formed advisers for completing this Item 5.

Employees

If you are organized as a sole proprietorship, include yourself as an employee in your responses to Item 5.A. and Items 5.B.(1), (2), (3), (4), and (5). If an employee performs more than one function, you should count that employee in each of your responses to Items 5.B.(1), (2), (3), (4), and (5).

- A. Approximately how many *employees* do you have? Include full- and part-time *employees* but do not include any clerical workers.

 5
- B. (1) Approximately how many of the *employees* reported in 5.A. perform investment advisory functions (including research)?
 - (2) Approximately how many of the *employees* reported in 5.A. are registered representatives of a broker-dealer?
 - (3) Approximately how many of the *employees* reported in 5.A. are registered with one or more *state securities authorities* as *investment adviser representatives*?
 - (4) Approximately how many of the *employees* reported in 5.A. are registered with one or more *state securities authorities* as *investment adviser representatives* for an investment adviser other than you?
 - (5) Approximately how many of the *employees* reported in 5.A. are licensed agents of an insurance company or agency?
 - (6) Approximately how many firms or other persons solicit advisory clients on your behalf?

In your response to Item 5.B.(6), do not count any of your employees and count a firm only once – do not count each of the firm's employees that solicit on your behalf.

Clients

In your responses to Items 5.C. and 5.D. do not include as "clients" the investors in a private fund you advise, unless you have a separate advisory relationship with those investors.

- C. (1) To approximately how many *clients* for whom you do not have regulatory assets under management did you provide investment advisory services during your most recently completed fiscal year?
 - (2) Approximately what percentage of your *clients* are non-*United States persons*?
- D. For purposes of this Item 5.D., the category "individuals" includes trusts, estates, and 401(k) plans and IRAs of individuals and their family members, but does not include businesses organized as sole proprietorships.

The category "business development companies" consists of companies that have made an election pursuant to section 54 of the Investment Company Act of 1940. Unless you provide advisory services pursuant to an investment advisory contract to an investment company registered under the Investment Company Act of 1940, do not answer (1)(d) or (3)(d) below.

Indicate the approximate number of your *clients* and amount of your total regulatory assets under management (reported in Item 5.F. below) attributable to each of the following type of *client*. If you have fewer than 5 *clients* in a particular category (other than (d), (e), and (f)) you may check Item 5.D.(2) rather than respond to Item 5.D.(1).

The aggregate amount of regulatory assets under management reported in Item 5.D.(3) should equal the total amount of regulatory assets under management reported in Item 5.F.(2)(c) below.

If a *client* fits into more than one category, select one category that most accurately represents the *client* to avoid double counting *clients* and assets. If you advise a registered investment company, business development company, or pooled investment vehicle, report those assets in categories (d), (e), and (f) as applicable.

Type of <i>Client</i>	(1) Number of Client(s)	(2) Fewer than 5 Clients	(3) Amount of Regulatory Assets under Management
(a) Individuals (other than high net worth individuals)	0		\$ 0
(b) High net worth individuals	0		\$ 0
(c) Banking or thrift institutions	0		\$ 0
(d) Investment companies	0		\$ 0
(e) Business development companies	0	ΙΓ	\$ 0
(f) Pooled investment vehicles (other than investment companies and business development companies)	6		\$ 18,550,000
(g) Pension and profit sharing plans (but not the plan participants or government pension plans)	0		\$ 0
(h) Charitable organizations	0		\$ 0
(i) State or municipal <i>government entities</i> (including government pension plans)	0		\$ 0
(j) Other investment advisers	0		\$ 0
(k) Insurance companies	0		\$ 0
(I) Sovereign wealth funds and foreign official institutions	0		\$ 0
(m) Corporations or other businesses not listed above	0		\$ 0
(n) Other:	0		\$ 0

Cor	mpensation Arrangements			
E.	You are compensated for your inv	restment advisory services by (check all that	apply):	
	(2) Hourly charges	•		
	n 5 Information About Your Adv gulatory Assets Under Managen	risory Business - Regulatory Assets Und nent	er Management	
				Yes No
F.		d regular supervisory or management servio your regulatory assets under management a U.S. Dollar Amount		• c
	Discretionary:	(a) \$ 18,550,000	(d) 6	
	Non-Discretionary: Total:	(b) \$ 0 (c) \$ 18,550,000	(e) 0 (f) 6	

Part 1A Instruction 5.b. explains how to calculate your regulatory assets under management. You must follow these instructions carefully when completing this Item.

(3) What is the approximate amount of your total regulatory assets under management (reported in Item 5.F.(2)(c) above) attributable to *clients* who are non-*United States persons*?

\$ U

Item 5 Information About Your Advisory Business - Advisory Activities

Advisory Activities

- G. What type(s) of advisory services do you provide? Check all that apply.
 - (1) Financial planning services

	pursuant to section 54 of the Investment Company Act of 1940)	eiect	1011	
	(4) Portfolio management for pooled investment vehicles (other than investment companies)			
	(5) Portfolio management for businesses (other than small businesses) or institutional <i>clients</i> (other than registered inv	estm	ent	
	companies and other pooled investment vehicles)			
	(6) Pension consulting services			
	(7) Selection of other advisers (including <i>private fund</i> managers)			
	(8) Publication of periodicals or newsletters			
	☐ (9) Security ratings or pricing services ☐ (10) Market timing services			
	☐ (10) Market timing services ☐ (11) Educational seminars/workshops			
	(12) Other(specify):			
	Do not check Item 5.G.(3) unless you provide advisory services pursuant to an investment advisory contract to an investment	comp	any	,
	registered under the Investment Company Act of 1940, including as a subadviser. If you check Item 5.G.(3), report the 811 or	814		
	number of the investment company or investment companies to which you provide advice in Section 5.G.(3) of Schedule D.			
Н.	If you provide financial planning services, to how many <i>clients</i> did you provide these services during your last fiscal year?			
•••	o 0			
	1 10			
	26 50			
	F1 100			
	101 250			
	254 500			
	Mayor there 500			
	If more than 500, how many?			
	(round to the nearest 500)			
	In your responses to this Item 5.H., do not include as "clients" the investors in a private fund you advise, unless you have a se advisory relationship with those investors.	:рага	ie	
		Yes	No	3
I.	(1) Do you participate in a wrap fee program?	\circ	\odot	5
	(2) If you participate in a wrap fee program, what is the amount of your regulatory assets under management attributable to a	cting	as:	
	(a) sponsor to a wrap fee program \$			
	(b) portfolio manager for a wrap fee program?			
	\$			
	(c) <i>sponsor</i> to and portfolio manager for the same <i>wrap fee program</i> ?			
	*			
	If you report an amount in Item $5.I.(2)(c)$, do not report that amount in Item $5.I.(2)(a)$ or Item $5.I.(2)(b)$.			
	If you are a portfolio manager for a wrap fee program, list the names of the programs, their sponsors and related information in Section 5.1.(2) of School Jp. 1.	in		
	Section 5.I.(2) of Schedule D.			
	If your involvement in a wrap fee program is limited to recommending wrap fee programs to your clients, or you advise a mutu	ıal fu	nd	
	that is offered through a wrap fee program, do not check Item 5.I.(1) or enter any amounts in response to Item 5.I.(2).			
		Yes	No	D
J.	(1) In response to Item 4.B. of Part 2A of Form ADV, do you indicate that you provide investment advice only with respect to	0	0	5
	limited types of investments?	0	٠	٢
	(2) Do you report <i>client</i> assets in Item 4.E. of Part 2A that are computed using a different method than the method used to	0	•	5
	compute your regulatory assets under management?			
IZ.	Consumble Managed Assourt Clients			
K.	Separately Managed Account <i>Clients</i>	V -		_
		Yes	NO)

	(1) Do you have regulatory assets under management attributable to <i>clients</i> other than those listed in Item 5.D.(3)(d)-(f) (separately managed account <i>clients</i>)?	0	•
	If yes, complete Section 5.K.(1) of Schedule D.		
	(2) Do you engage in borrowing transactions on behalf of any of the separately managed account <i>clients</i> that you advise?	0	•
	If yes, complete Section 5.K.(2) of Schedule D.		
	(3) Do you engage in derivative transactions on behalf of any of the separately managed account <i>clients</i> that you advise?	0	•
	If yes, complete Section 5.K.(2) of Schedule D.		
	(4) After subtracting the amounts in Item 5.D.(3)(d)-(f) above from your total regulatory assets under management, does any custodian hold ten percent or more of this remaining amount of regulatory assets under management?	0	•
	If yes, complete Section 5.K.(3) of Schedule D for each custodian.		
L.	Marketing Activities		
	(1) Do any of your <i>advertisements</i> include:	Yes	No
	(a) Performance results?	0	•
	(b) A reference to specific investment advice provided by you (as that phrase is used in rule 206(4)-1(a)(5))?	0	•
	(c) Testimonials (other than those that satisfy rule 206(4)-1(b)(4)(ii))?	0	•
	(d) Endorsements (other than those that satisfy rule 206(4)-1(b)(4)(ii))?	0	•
	(e) Third-party ratings?	0	•
	(2) If you answer "yes" to L(1)(c), (d), or (e) above, do you pay or otherwise provide cash or non-cash compensation, directly or indirectly, in connection with the use of <i>testimonials</i> , <i>endorsements</i> , or <i>third-party ratings</i> ?	0	О
	(3) Do any of your advertisements include hypothetical performance?	0	•
	(4) Do any of your advertisements include predecessor performance ?	0	•
SEC	TION 5.G.(3) Advisers to Registered Investment Companies and Business Development Companies		

No Information Filed

SECTION 5.I.(2) Wrap Fee Programs

No Information Filed

SECTION 5.K.(1) Separately Managed Accounts

After subtracting the amounts reported in Item 5.D.(3)(d)-(f) from your total regulatory assets under management, indicate the approximate percentage of this remaining amount attributable to each of the following categories of assets. If the remaining amount is at least \$10 billion in regulatory assets under management, complete Question (a). If the remaining amount is less than \$10 billion in regulatory assets under management, complete Question (b).

Any regulatory assets under management reported in Item 5.D.(3)(d), (e), and (f) should not be reported below.

If you are a subadviser to a separately managed account, you should only provide information with respect to the portion of the account that you subadvise.

End of year refers to the date used to calculate your regulatory assets under management for purposes of your *annual updating amendment*. Mid-year is the date six months before the end of year date. Each column should add up to 100% and numbers should be rounded to the nearest percent.

Investments in derivatives, registered investment companies, business development companies, and pooled investment vehicles should be reported in those categories. Do not report those investments based on related or underlying portfolio assets. Cash equivalents include bank deposits, certificates of deposit, bankers' acceptances and similar bank instruments.

Some assets could be classified into more than one category or require discretion about which category applies. You may use your own internal methodologies and the conventions of your service providers in determining how to categorize assets, so long as the methodologies or conventions are consistently applied and consistent with information you report internally and to current and prospective clients. However, you should not double count assets, and your responses must be consistent with any instructions or other guidance relating to this Section.

Asse	t Type	Mid-year	End of year
(i)	Exchange-Traded Equity Securities	%	%
(ii)	Non Exchange-Traded Equity Securities	%	%
(iii)	U.S. Government/Agency Bonds	%	%
(iv)	U.S. State and Local Bonds	%	%
(v)	Sovereign Bonds	%	%
(vi)	Investment Grade Corporate Bonds	%	%
(vii)	Non-Investment Grade Corporate Bonds	%	%
(viii)	Derivatives	%	%
(ix)	Securities Issued by Registered Investment Companies or Business Development Companies	%	%
(x)	Securities Issued by Pooled Investment Vehicles (other than Registered Investment Companies or Business Development Companies)	%	%
(xi)	Cash and Cash Equivalents	%	%
(xii)	Other	%	%

Generally describe any assets included in "Other"

Asse	Asset Type					
(i)	Exchange-Traded Equity Securities	%				
(ii)	Non Exchange-Traded Equity Securities	%				
(iii)	U.S. Government/Agency Bonds	%				
(iv)	U.S. State and Local Bonds	%				
(v)	Sovereign Bonds	%				
(vi)	Investment Grade Corporate Bonds	%				
(vii)	Non-Investment Grade Corporate Bonds	%				
(viii)	Derivatives	%				
(ix)	Securities Issued by Registered Investment Companies or Business Development Companies	%				
(x)	Securities Issued by Pooled Investment Vehicles (other than Registered Investment Companies or Business Development Companies)	%				
(xi)	Cash and Cash Equivalents	%				
(xii)	Other	%				

Generally describe any assets included in "Other"

SECTION 5.K.(2) Separately Managed Accounts - Use of Borrowingsand Derivatives

☐ No information is required to be reported in this Section 5.K.(2) per the instructions of this Section 5.K.(2)

If your regulatory assets under management attributable to separately managed accounts are at least \$10 billion, you should complete Question (a). If your regulatory assets under management attributable to separately managed accounts are at least \$500 million but less than \$10 billion, you should complete Question (b).

(a) In the table below, provide the following information regarding the separately managed accounts you advise. If you are a subadviser to a separately managed account, you should only provide information with respect to the portion of the account that you subadvise. End of year refers to the date used to calculate your regulatory assets under management for purposes of your *annual updating* amendment. Mid-year is the date six months before the end of year date.

In column 1, indicate the regulatory assets under management attributable to separately managed accounts associated with each level of gross notional exposure. For purposes of this table, the gross notional exposure of an account is the percentage obtained by dividing (i) the sum of (a) the dollar amount of any *borrowings* and (b) the *gross notional value* of all derivatives, by (ii) the regulatory assets under management of the account.

In column 2, provide the dollar amount of borrowings for the accounts included in column 1.

In column 3, provide aggregate *gross notional value* of derivatives divided by the aggregate regulatory assets under management of the accounts included in column 1 with respect to each category of derivatives specified in 3(a) through (f).

You may, but are not required to, complete the table with respect to any separately managed account with regulatory assets under management of less than \$10,000,000.

Any regulatory assets under management reported in Item 5.D.(3)(d), (e), and (f) should not be reported below.

(i) Mid-Year

Gross Notional Exposure	(1) Regulatory Assets Under Management	(2) Borrowings		(3	3) Derivative	e Exposures		
			(a) Interest Rate Derivative	(b) Foreign Exchange Derivative		(d) Equity Derivative	(e) Commodity Derivative	(f) Other Derivative
Less than 10%	\$	\$	%	%	%	%	%	%
10-149%	\$	\$	%	%	%	%	%	%
150% or more	\$	\$	%	%	%	%	%	%

Optional: Use the space below to provide a narrative description of the strategies and/or manner in which *borrowings* and derivatives are used in the management of the separately managed accounts that you advise.

(ii) End of Year

Gross Notional Exposure	(1) Regulatory Assets Under Management	(2) Borrowings	(3) Derivative Exposures					
			(a) Interest Rate Derivative	(b) Foreign Exchange Derivative		(d) Equity Derivative	(e) Commodity Derivative	(f) Other Derivative
Less than 10%	\$	\$	%	%	%	%	%	%
10-149%	\$	\$	%	%	%	%	%	%
150% or more	\$	\$	%	%	%	%	%	%

Optional: Use the space below to provide a narrative description of the strategies and/or manner in which *borrowings* and derivatives are used in the management of the separately managed accounts that you advise.

(b) In the table below, provide the following information regarding the separately managed accounts you advise as of the date used to calculate your regulatory assets under management for purposes of your *annual updating amendment*. If you are a subadviser to a separately managed account, you should only provide information with respect to the portion of the account that you subadvise.

In column 1, indicate the regulatory assets under management attributable to separately managed accounts associated with each level of gross notional exposure. For purposes of this table, the gross notional exposure of an account is the percentage obtained by dividing (i) the sum of (a) the dollar amount of any *borrowings* and (b) the *gross notional value* of all derivatives, by (ii) the regulatory assets under management of the account.

In column 2, provide the dollar amount of borrowings for the accounts included in column 1.

You may, but are not required to, complete the table with respect to any separately managed accounts with regulatory assets under management of less than \$10,000,000.

Any regulatory assets under management reported in Item 5.D.(3)(d), (e), and (f) should not be reported below.

Gross Notional Exposure	(1) Regulatory Assets Under Management	(2) Borrowings
Less than 10%	\$	\$
10-149%	\$	\$
150% or more	\$	\$

Optional: Use the space below to provide a narrative description of the strategies and/or manner in which *borrowings* and derivatives are used in the management of the separately managed accounts that you advise.

SECTION 5.K.(3) Custodians for Separately Managed Accounts

Iten	1 6 O	ther Business Activities		
		em, we request information about your firm's other business activities.		
Α.	You	are actively engaged in business as a (check all that apply):		
	00000000000000	(1) broker-dealer (registered or unregistered) (2) registered representative of a broker-dealer (3) commodity pool operator or commodity trading advisor (whether registered or exempt from registration) (4) futures commission merchant (5) real estate broker, dealer, or agent (6) insurance broker or agent (7) bank (including a separately identifiable department or division of a bank) (8) trust company (9) registered municipal advisor (10) registered security-based swap dealer (11) major security-based swap participant (12) accountant or accounting firm (13) lawyer or law firm (14) other financial product salesperson (specify):		
		ou engage in other business using a name that is different from the names reported in Items 1.A. or 1.B.(1), complete Section Chedule D.	on 6	Α.
			Yes	No
В.	(1)	Are you actively engaged in any other business not listed in Item 6.A. (other than giving investment advice)?	0	\odot
	(2)	If yes, is this other business your primary business?	0	0
		If "yes," describe this other business on Section 6.B.(2) of Schedule D, and if you engage in this business under a different provide that name.	t nan	ne,
			Yes	No
	(3)	Do you sell products or provide services other than investment advice to your advisory <i>clients</i> ?	\circ	\odot
		If "yes," describe this other business on Section 6.B.(3) of Schedule D, and if you engage in this business under a different provide that name.	t nan	ne,
SEC	TION	6.A. Names of Your Other Businesses		
		No Information Filed		
SEC	ΓΙΟΝ	6.B.(2) Description of Primary Business		
Des	cribe	your primary business (not your investment advisory business):		
If yo	ou en	gage in that business under a different name, provide that name:		
SEC	ΓΙΟΝ	6.B.(3) Description of Other Products and Services		
		other products or services you sell to your <i>client</i> . You may omit products and services that you listed in Section 6.B.(2) above	/e.	
If yo	ou en	gage in that business under a different name, provide that name:		

Item 7 Financial Industry Affiliations

In this Item, we request information about your financial industry affiliations and activities. This information identifies areas in which conflicts of interest may occur between you and your clients.

	, , ,
A.	This part of Item 7 requires you to provide information about you and your related persons, including foreign affiliates. Your related persons are all of your advisory affiliates and any person that is under common control with you.
	You have a related person that is a (check all that apply):
	(1) broker-dealer, municipal securities dealer, or government securities broker or dealer (registered or unregistered) (2) other investment adviser (including financial planners)
	☐ (3) registered municipal advisor ☐ (4) registered security-based swap dealer
	(5) major security-based swap participant
	 (6) commodity pool operator or commodity trading advisor (whether registered or exempt from registration) (7) futures commission merchant
	(8) banking or thrift institution
	(9) trust company
	(10) accountant or accounting firm
	(11) lawyer or law firm
	(12) insurance company or agency
	(13) pension consultant
	L (14) real estate broker or dealer

Note that Item 7.A. should not be used to disclose that some of your employees perform investment advisory functions or are registered representatives of a broker-dealer. The number of your firm's employees who perform investment advisory functions should be disclosed under Item 5.B.(1). The number of your firm's employees who are registered representatives of a broker-dealer should be disclosed under Item 5.B.(2).

(15) sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles

(16) sponsor, general partner, managing member (or equivalent) of pooled investment vehicles

Note that if you are filing an umbrella registration, you should not check Item 7.A.(2) with respect to your relying advisers, and you do not have to complete Section 7.A. in Schedule D for your relying advisers. You should complete a Schedule R for each relying adviser.

For each related person, including foreign affiliates that may not be registered or required to be registered in the United States, complete Section 7.A. of Schedule D.

You do not need to complete Section 7.A. of Schedule D for any related person if: (1) you have no business dealings with the related person in connection with advisory services you provide to your clients; (2) you do not conduct shared operations with the related person; (3) you do not refer clients or business to the related person, and the related person does not refer prospective clients or business to you; (4) you do not share supervised persons or premises with the related person; and (5) you have no reason to believe that your relationship with the related person otherwise creates a conflict of interest with your clients.

You must complete Section 7.A. of Schedule D for each related person acting as qualified custodian in connection with advisory services you provide to your clients (other than any mutual fund transfer agent pursuant to rule 206(4)-2(b)(1)), regardless of whether you have determined the related person to be operationally independent under rule 206(4)-2 of the Advisers Act.

SECTION 7.A. Financial Industry Affiliations

Related Person's

(a) CRD Number (if any):

Complete a separate Schedule D Section 7.A. for each related person listed in Item 7.A. 1. Legal Name of Related Person: UC GP I, LLC 2. Primary Business Name of Related Person: UC GP I, LLC Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) or Other

	(b)	CIK Number(s) (if any):		
		No Information Filed		
5.	Rela	ted Person is: (check all that apply)		
	(a)	\square broker-dealer, municipal securities dealer, or government securities broker or dealer		
	(b)	other investment adviser (including financial planners)		
	(c)	registered municipal advisor		
	(d)	registered security-based swap dealer		
	(e)	major security-based swap participant		
	(f)	commodity pool operator or commodity trading advisor (whether registered or exempt from registration)		
	(g)	futures commission merchant		
	(h)			
	. ,	trust company		
	(5)	accountant or accounting firm		
	. ,	lawyer or law firm		
	. ,	insurance company or agency		
	(m)	_ `		
	(n)			
	٠,	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles		
	(p)	sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	.,	
	_		Yes	No
6.	ро у	ou control or are you controlled by the related person?	\circ	⊙
7.	Are	you and the related person under common control?	⊙	О
8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	\circ	⊙
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8.(a) above, have you	_	_
	(5)	overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-2(d)(5)) from the <i>related</i>	0	0
		person and thus are not required to obtain a surprise examination for your <i>clients'</i> funds or securities that are maintained		
		at the related person?		
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the related person's office responsible for custod	dy of	f
		your <i>clients'</i> assets:		
		Number and Street 1: Number and Street 2:		
		City: State: Country: ZIP+4/Postal Code:		
		If this address is a private residence, check this box: \Box		
	(-)		Yes	No
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	О	0
	(b)	If the answer is yes, under what exemption?		
10.		Is the related person registered with a foreign financial regulatory authority?	\circ	⊙
	(b)	If the answer is yes, list the name and country, in English of each foreign financial regulatory authority with which the relate	ed	
		person is registered. No Information Filed		
11	Do v	ou and the related person share any supervised persons?	_	
11.	БО у	ou and the related person share any supervised persons:	⊚	0
12	Do v	ou and the <i>related person</i> share the same physical location?	_	_
12.	БО у	ou and the related person share the same physical location:	⊚	0
1.	Lega	l Name of Related Person:		
	UC N	MONEY GP, LLC		
2.		ary Business Name of <i>Related Person</i> :		
	UC N	IONEY GP, LLC		
_	D = 1:	tad Paranala CEC File Number (if any) (e.g. 201 - 2, 200 - 202)		
3.	кеla -	ted Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		

	or Othe	er		
	0.4			
4.		ted Person's CRD Number (if any):		
	(u)	CKE Number (II dily).		
	(b)	CIK Number(s) (if any):		
		No Information Filed		
5.	Rela	ted Person is: (check all that apply)		
٥.	(a)			
		other investment adviser (including financial planners)		
	(c)	registered municipal advisor		
	(d)	registered security-based swap dealer		
	(e)	major security-based swap participant		
	(f)	commodity pool operator or commodity trading advisor (whether registered or exempt from registration)		
	(g)	futures commission merchant		
		banking or thrift institution		
	(i)	trust company		
	(j) (k)	□ accountant or accounting firm □ lawyer or law firm		
	(K) (I)	insurance company or agency		
	(n)	1 , 3 ,		
	(n)	real estate broker or dealer		
	(o)	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles		
	(p)	sponsor, general partner, managing member (or equivalent) of pooled investment vehicles		
			Yes	No
6.	Do y	ou control or are you controlled by the related person?	\circ	⊙
7.	Are	you and the <i>related person</i> under common <i>control</i> ?	•	0
			~	~
8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	O	•
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8.(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-2(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients'</i> funds or securities that are maintained at the <i>related person</i> ?	0	О
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>related person's</i> office responsible for <i>custo</i> your <i>clients'</i> assets:	dy of	:
		Number and Street 1: Number and Street 2:		
		City: State: Country: ZIP+4/Postal Code:		
		If this address is a private residence, check this box: \Box	Yes	No
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	C	0
	(b)	If the answer is yes, under what exemption?		
10.	(a)	Is the related person registered with a foreign financial regulatory authority ?	0	•
	(b)	If the answer is yes, list the name and country, in English of each <i>foreign financial regulatory authority</i> with which the <i>relat person</i> is registered.	ed	
		No Information Filed		
11.	Do y	rou and the related person share any supervised persons?	⊙	O
12.	Do y	rou and the related person share the same physical location?	•	0

rtem 1	Priv	ate ru	па ке	porting	

Yes No

B. Are you an adviser to any private fund?



If "yes," then for each private fund that you advise, you must complete a Section 7.B.(1) of Schedule D, except in certain circumstances described in the next sentence and in Instruction 6 of the Instructions to Part 1A. If you are registered or applying for registration with the SEC or reporting as an SEC exempt reporting adviser, and another SEC-registered adviser or SEC exempt reporting adviser reports this information with respect to any such private fund in Section 7.B.(1) of Schedule D of its Form ADV (e.g., if you are a subadviser), do not complete Section 7.B.(1) of Schedule D with respect to that private fund. You must, instead, complete Section 7.B.(2) of Schedule D.

In either case, if you seek to preserve the anonymity of a private fund client by maintaining its identity in your books and records in numerical or alphabetical code, or similar designation, pursuant to rule 204-2(d), you may identify the private fund in Section 7.B.(1) or 7.B.(2) of Schedule D using the same code or designation in place of the fund's name.

		Funds per Page: 15 V Total Funds: 2	
A. P	RIVATE FUND		
Inf	ormation About the Private Fund		
1.	(a) Name of the <i>private fund</i> :		
	UPLIFTING CAPITAL IMPACT MONEY	FUND, L.P.	
	(b) <i>Private fund</i> identification number: (include the "805-" prefix also) 805-2299073263		
2.	Under the laws of what state or country i		
	State: Delaware	Country: United States	
3.	(a) Name(s) of General Partner, Manage Name of General Partner, Manager, UC MONEY GP, LLC	, Trustee, or Directors (or <i>persons</i> serving in a similar capacity):	
3.	Name of General Partner, Manager, UC MONEY GP, LLC		ivate
3.	Name of General Partner, Manager, UC MONEY GP, LLC (b) If filing an <i>umbrella registration</i> , ide	rustee, or Director	ivate
 4. 	Name of General Partner, Manager, UC MONEY GP, LLC (b) If filing an umbrella registration, identifying.	tify the <i>filing adviser</i> and/or <i>relying adviser(s)</i> that sponsor(s) or manage(s) this <i>pr</i> No Information Filed	ivate
	Name of General Partner, Manager, UC MONEY GP, LLC (b) If filing an umbrella registration, idea fund. The private fund (check all that apply; years)	tify the <i>filing adviser</i> and/or <i>relying adviser(s)</i> that sponsor(s) or manage(s) this <i>pr</i> No Information Filed	
	Name of General Partner, Manager, UC MONEY GP, LLC (b) If filing an umbrella registration, idea fund. The private fund (check all that apply; you can be seen that apply) (1) qualifies for the exclusion from the first 1940	tify the <i>filing adviser</i> and/or <i>relying adviser(s)</i> that sponsor(s) or manage(s) this <i>pre</i> No Information Filed u must check at least one):	ny Act
	Name of General Partner, Manager, UC MONEY GP, LLC (b) If filing an umbrella registration, idea fund. The private fund (check all that apply; you can be seen that the fund (check all that apply; you can be seen that apply; you can be seen that apply is seen	tify the <i>filing adviser</i> and/or <i>relying adviser(s)</i> that sponsor(s) or manage(s) this <i>proceeding</i> No Information Filed u must check at least one): e definition of investment company under section 3(c)(1) of the Investment Company	ny Act
4.	Name of General Partner, Manager, UC MONEY GP, LLC (b) If filing an umbrella registration, idea fund. The private fund (check all that apply; you can be seen that the fund (check all that apply; you can be seen that apply; you can be seen that apply is seen	tify the <i>filing adviser</i> and/or <i>relying adviser(s)</i> that sponsor(s) or manage(s) this <i>proceeding</i> No Information Filed u must check at least one): de definition of investment company under section 3(c)(1) of the Investment Company de definition of investment company under section 3(c)(7) of the Investment Company	ny Act
4.	Name of General Partner, Manager, UC MONEY GP, LLC (b) If filing an umbrella registration, idea fund. The private fund (check all that apply; you in the fund) (1) qualifies for the exclusion from the function of 1940 (2) qualifies for the exclusion from the function of 1940 List the name and country, in English, of	tify the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this properties to the filing adviser and filing adviser	ny Act
4.	Name of General Partner, Manager, UC MONEY GP, LLC (b) If filing an umbrella registration, idea fund. The private fund (check all that apply; you can be seen that the fund (check all that apply; you can be seen that apply; you can be seen that apply is seen	tify the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this property in the filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this property is advised to the filing adviser and for adviser and for eight adviser and for eight adviser and for eight adviser and for eight advised to the filing adviser and for eight adviser and for eight advised to the filing adviser and for eight adviser and for eight advised to the filing adviser and for eight advised to the filing adviser and for eight adviser and for eight advised to the filing adviser and for eight adviser and for eight advised to the filing advised to the fi	ny Act

Yes No

	(c) Is this a "feeder fund" in a master-feeder arrangement?	0	•
	(d) If yes, what is the name and <i>private fund</i> identification number (if any) of the master fund in which this <i>private fund</i> in Name of <i>private fund</i> :	vests	?
	Private fund identification number: (include the "805-" prefix also)		
	NOTE: You must complete question 6 for each master-feeder arrangement regardless of whether you are filing a single School 7.B.(1) for the master-feeder arrangement or reporting on the funds separately.	edule	D,
7.	If you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement according to the instructions to this S 7.B.(1), for each of the feeder funds answer the following questions:	Sectio	n
	No Information Filed		
	NOTE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more funds ("feeder funds") invest all or substantially all of their assets in a single fund ("master fund"). A fund would also be a "feeder fund" investing in a "master for purposes of this question if it issued multiple classes (or series) of shares or interests, and each class (or series) invests substantially all of its assets in a single master fund.	fund	"
		Yes	No
8.	(a) Is this <i>private fund</i> a "fund of funds"? NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or more of its total assets in other point investment vehicles, regardless of whether they are also <i>private funds</i> or registered investment companies.	⊙ oled	0
	(b) If yes, does the <i>private fund</i> invest in funds managed by you or by a <i>related person</i> ?	О	•
		Yes	No
9.	During your last fiscal year, did the <i>private fund</i> invest in securities issued by investment companies registered under the Investment Company Act of 1940 (other than "money market funds," to the extent provided in Instruction 6.e.)?	О	0
10.	What type of fund is the <i>private fund</i> ?		
	$^{f C}$ hedge fund $^{f C}$ liquidity fund $^{f C}$ private equity fund $^{f C}$ real estate fund $^{f C}$ securitized asset fund $^{f C}$ venture capital fund $^{f C}$ other <i>private fund</i> :	nd O	
	NOTE: For definitions of these fund types, please see Instruction 6 of the Instructions to Part 1A.		
11.	Current gross asset value of the <i>private fund</i> : \$ 0		
<u>Ow</u>	<u>rnership</u>		
12.	Minimum investment commitment required of an investor in the <i>private fund</i> : \$ 50,000		
	NOTE: Report the amount routinely required of investors who are not your <i>related persons</i> (even if different from the amou forth in the organizational documents of the fund).	nt se	t
13.	Approximate number of the <i>private fund's</i> beneficial owners: 4		
14.	What is the approximate percentage of the <i>private fund</i> beneficially owned by you and your <i>related persons</i> : 0%		

	.3 <i>1</i> F	TM - All Sections [User Name, acompliance050, Orgin, 52 1054]		
15.	(a) 0%	What is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregate) by funds of funds:		
	0 //		Yes	No
	(b)	If the private fund qualifies for the exclusion from the definition of investment company under section 3(c)(1) of the Investment Company Act of 1940, are sales of the fund limited to <i>qualified clients</i> ?	0	0
16.	. Wh	nat is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>United States persons</i> :		
<u> YO</u>	ur A	dvisory Services	Yes	No
17.	(a)	Are you a subadviser to this <i>private fund</i> ?	0	•
	(b)	If the answer to question 17.(a) is "yes," provide the name and SEC file number, if any, of the adviser of the <i>private fu</i> answer to question 17.(a) is "no," leave this question blank.	ınd. If	the
		No Information Filed		
			Yes	No
18.	(a)	Do any investment advisers (other than the investment advisers listed in Section 7.B.(1).A.3.(b)) advise the <i>private</i> fund?	0	•
	(b)	If the answer to question 18.(a) is "yes," provide the name and SEC file number, if any, of the other advisers to the <i>pr fund</i> . If the answer to question 18.(a) is "no," leave this question blank.	ivate	
		No Information Filed		
			Yes	No
19.	Are	e your <i>clients</i> solicited to invest in the <i>private fund</i> ?	0	•
	NO	TE: For purposes of this question, do not consider feeder funds of the private fund.		
	0%			
Pri	vate	<u>e Offering</u>	Yes	No
21.		s the <i>private fund</i> ever relied on an exemption from registration of its securities under Regulation D of the Securities of 1933?	0	0
22.	. If y	ves, provide the <i>private fund's</i> Form D file number (if any):		
	Fo	orm D file number		
	02	1-458726		
B. S	SERV:	ICE PROVIDERS		
Au	dito	r <u>s</u>		
			Yes	No
23.	. (a)	(1) Are the private fund's financial statements subject to an annual audit?	\odot	\circ
		(2) If the answer to question 23.(a)(1) is "yes," are the financial statements prepared in accordance with U.S. GAAP?	⊙	\circ
		If the answer to question 23.(a)(1) is "yes," respond to questions (b) through (h) below. If the <i>private fund</i> uses more one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.	e than	
		Additional Auditor Information : 1 Record(s) Filed.		
		If the answer to question 23.(a)(1) is "yes," respond to questions (b) through (h) below. If the <i>private fund</i> uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.	ore	
		(b) Name of the auditing firm:		

(c)) The location of the auditing	firm's office responsible for the pri	ivate fund's audit (city, state and country):		
	City: SACRAMENTO	State: California	Country: United States		
	S/ CIVITEIVIO	Camorria	officed States	Yes	No
(d	(d) Is the auditing firm an independent public accountant?				
(e) Is the auditing firm register	red with the Public Company Accou	nting Oversight Board?	•	0
	If yes, Public Company Acc	ounting Oversight Board-Assigned	Number:		
(f)	If "yes" to (e) above, is the Oversight Board in accorda		spection by the Public Company Accounting	•	0
				Va	s No
	the <i>private fund's</i> audited fina ate fund's investors?	ancial statements for the most rece	ntly completed fiscal year distributed to the	C	
(h) Do a		the auditing firm for the <i>private fur</i>	nd since your last annual updating amendmen	t contair	1
OY	'es ○ No ⓒ Report Not Yet I	Received			
If yo			mendment to your Form ADV to update your r	esponse	
rime Broke	<u>er</u>				
				Ye	s No
uses			rough (e) below for each prime broker the <i>pr</i> complete questions (b) through (e) separate		
		No Information	Filed		
<u>ustodian</u>				Ye	s No
5. (a) Does	s the <i>private fund</i> use any cus	stodians (including the prime broke	rs listed above) to hold some or all of its asse	ts? 🧿	0
	,		rough (g) below for each custodian the <i>privat</i> e questions (b) through (g) separately for eac		
Add	litional Custodian Informa	tion: 1 Record(s) Filed.			
us			through g) below for each custodian the <i>priva</i> complete questions (b) through (g) separately		
(b) Legal name of custodian: SILICON VALLEY BANK, A [DIVISION OF FIRST CITIZENS BANK	<		
(c)) Primary business name of o	custodian: DIVISION OF FIRST CITIZENS BANK	<		
(d) The location of the custodia	an's office responsible for custody o	f the <i>private fund's</i> assets (city, state and cou	ıntry):	

1		IARD - All Sections [User Na	me: acompliance830, OrgID: 321054]	
	City:	State:	Country:	
	SANTA CLARA	California	United States	
				Yes No
((e) Is the custodian a <i>relate</i>	d person of your firm?		0 0
(f) If the custodian is a brol	ker-dealer, provide its SEC registration	on number (if any):	
	-			
	CRD Number (if any):			
(g) If the custodian is not a legal entity identifier (if	,	out does not have an SEC registration	n number, provide its

Administrator

Yes	No

26. (a) Does the *private fund* use an administrator other than your firm?

If the answer to question 26.(a) is "yes," respond to questions (b) through (f) below. If the *private fund* uses more than one administrator, you must complete questions (b) through (f) separately for each administrator.

Additional Administrator Information: 1 Record(s) Filed.

If the answer to question 26.(a) is "yes," respond to questions (b) through (f) below. If the *private fund* uses more than one administrator, you must complete questions (b) through (f) separately for each administrator.

(b) Name of administrator:

HC GLOBAL FUND SERVICES, LLC

(c) Location of administrator (city, state and country):

City: State: Country: SAN FRANCISCO California United States

Yes No

(d) Is the administrator a related person of your firm?

 \circ

- (e) Does the administrator prepare and send investor account statements to the private fund's investors?
- (f) If the answer to question 26.(e) is "no" or "some," who sends the investor account statements to the (rest of the) private fund's investors? If investor account statements are not sent to the (rest of the) private fund's investors, respond "not applicable."
- 27. During your last fiscal year, what percentage of the *private fund's* assets (by value) was valued by a *person*, such as an administrator, that is not your *related person*?

100%

Include only those assets where (i) such *person* carried out the valuation procedure established for that asset, if any, including obtaining any relevant quotes, and (ii) the valuation used for purposes of investor subscriptions, redemptions or distributions, and fee calculations (including allocations) was the valuation determined by such *person*.

Marketers

Yes No

28. (a) Does the *private fund* use the services of someone other than you or your *employees* for marketing purposes?

0 6

	marketer the <i>private fund</i> uses. If the <i>private</i> separately for each marketer.	ate fund uses more than one marketer you must complete questions (b) through (g)
		No Information Filed
A. F	PRIVATE FUND	
Inf	ormation About the Private Fund	
1.	(a) Name of the <i>private fund</i> : UPLIFTING CAPITAL PRIVATE IMPACT FUNI	D I, L.P.
	(b) <i>Private fund</i> identification number: (include the "805-" prefix also) 805-7871819848	
2.	Under the laws of what state or country is the	private fund organized:
	State: Delaware	Country: United States
3.	(a) Name(s) of General Partner, Manager, Truston	tee, or Directors (or <i>persons</i> serving in a similar capacity): ee, or Director
	(b) If filing an <i>umbrella registration</i> , identify the fund.	ne filing adviser and/or relying adviser(s) that sponsor(s) or manage(s) this private No Information Filed
4.	The private fund (check all that apply; you must \Box (1) qualifies for the exclusion from the definite of 1940	st check at least one): nition of investment company under section 3(c)(1) of the Investment Company Act
	(2) qualifies for the exclusion from the defi of 1940	nition of investment company under section 3(c)(7) of the Investment Company Act
	01 1940	
5.		foreign financial regulatory authority with which the private fund is registered.
5.		No Information Filed
5. 6.		No Information Filed Yes No
	List the name and country, in English, of each and the country in English in a master-feeder	No Information Filed Yes No
	List the name and country, in English, of each and the country in English in a master-feeder	No Information Filed Yes No arrangement? C ©
	List the name and country, in English, of each and the country in English in a master-feeder	No Information Filed Yes No arrangement? O • identification number (if any) of the feeder funds investing in this private fund?
	List the name and country, in English, of each and the country in English in a master-feeder	No Information Filed Yes No arrangement? Identification number (if any) of the feeder funds investing in this private fund? No Information Filed Yes No
	List the name and country, in English, of each of the country of t	No Information Filed Yes No arrangement? Identification number (if any) of the feeder funds investing in this private fund? No Information Filed Yes No

NOTE:	You must complete question 6 for each	master-feeder arrangement	regardless of whether	you are filing a single Sc	hedule D,
Section	7.B.(1) for the master-feeder arrangen	ment or reporting on the fund	ds separately.		

	No Information Filed		
	NOTE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more funds ("feeder funds") invest all or substantially all of their assets in a single fund ("master fund"). A fund would also be a "feeder fund" investing in a "master for purposes of this question if it issued multiple classes (or series) of shares or interests, and each class (or series) invests substantially all of its assets in a single master fund.	fund	
8.	(a) Is this <i>private fund</i> a "fund of funds"?	Yes	_
0.	NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or more of its total assets in other poinvestment vehicles, regardless of whether they are also <i>private funds</i> or registered investment companies.	⊙ oled	О
	(b) If yes, does the <i>private fund</i> invest in funds managed by you or by a <i>related person</i> ?	O	•
		Yes	No
9.	During your last fiscal year, did the <i>private fund</i> invest in securities issued by investment companies registered under the Investment Company Act of 1940 (other than "money market funds," to the extent provided in Instruction 6.e.)?	0	•
10.	What type of fund is the <i>private fund</i> ?		
	$^{f C}$ hedge fund $^{f C}$ liquidity fund $^{f C}$ private equity fund $^{f C}$ real estate fund $^{f C}$ securitized asset fund $^{f C}$ venture capital fund $^{f C}$ other <i>private fund</i> :	nd C	
	NOTE: For definitions of these fund types, please see Instruction 6 of the Instructions to Part 1A.		
11.	Current gross asset value of the <i>private fund</i> : \$ 18,550,000		
<u>Ow</u>	<u>nership</u>		
12.	Minimum investment commitment required of an investor in the <i>private fund</i> : \$ 100,000		
	NOTE: Report the amount routinely required of investors who are not your <i>related persons</i> (even if different from the amount forth in the organizational documents of the fund).	ınt set	t
13.	Approximate number of the <i>private fund's</i> beneficial owners: 6		
	What is the approximate percentage of the <i>private fund</i> beneficially owned by you and your <i>related persons</i> : 80%		
14.			
	(a) What is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregate) by funds of funds: 0%	.,	
		Yes C	No O

			Yes	No
١7.	(a)	Are you a subadviser to this <i>private fund</i> ?	0	•
	(b)	If the answer to question 17.(a) is "yes," provide the name and SEC file number, if any, of the adviser of the <i>private fu</i> answer to question 17.(a) is "no," leave this question blank.	ınd. I	the
		No Information Filed		
			Yes	No
3.	(a)	Do any investment advisers (other than the investment advisers listed in Section 7.B.(1).A.3.(b)) advise the <i>private</i> fund?	0	•
		If the answer to question $18.(a)$ is "yes," provide the name and SEC file number, if any, of the other advisers to the <i>pr fund</i> . If the answer to question $18.(a)$ is "no," leave this question blank.	ivate	
		No Information Filed		
			Yes	No
١.	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	0	⊙
	NO7	E: For purposes of this question, do not consider feeder funds of the private fund.		
).	App	roximately what percentage of your <i>clients</i> has invested in the <i>private fund</i> ?		
·i۱	/ate	<u>Offering</u>		
			Yes	Nc
		the <i>private fund</i> ever relied on an exemption from registration of its securities under Regulation D of the Securities of 1933?	•	О
2.	If ye	es, provide the <i>private fund's</i> Form D file number (if any):		
	For	m D file number		
SI	ERVI	CE PROVIDERS		
uc	litor	<u>s</u>	V	N.
3	(a)	(1) Are the <i>private fund's</i> financial statements subject to an annual audit?	Yes	NO
, .	(u)	(2) If the answer to question 23.(a)(1) is "yes," are the financial statements prepared in accordance with U.S. GAAP?	•	0
		If the answer to question 23.(a)(1) is "yes," respond to questions (b) through (h) below. If the <i>private fund</i> uses more one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.	⊙ e than	О
		Additional Auditor Information: 1 Record(s) Filed.		
		If the answer to question 23.(a)(1) is "yes," respond to questions (b) through (h) below. If the <i>private fund</i> uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.	ore	
		(b) Name of the auditing firm: COHN REZNICK		
		(c) The location of the auditing firm's office responsible for the <i>private fund's</i> audit (city, state and country):		
		City: State: Country:		
		SACRAMENTO California United States	es N	lo
		(d) Is the auditing firm an independent public accountant?	⊙ (

	If yes, Public Company Accounting Oversight Board-Assigned Number: 596							
	(f) If "yes" to (e) above, is the auditing fir Oversight Board in accordance with its		spection by the Public Company Accounting	• c				
				V N				
(g)	Are the <i>private fund's</i> audited financial staten <i>private fund's</i> investors?	ments for the most rece	ntly completed fiscal year distributed to the	Yes No				
(h)	Do all of the reports prepared by the auditing unqualified opinions?	firm for the <i>private fu</i>	nd since your last annual updating amendment	contain				
	C Yes ⓒ No C Report Not Yet Received							
	If you check "Report Not Yet Received," you r when the report is available.	must promptly file an a	mendment to your Form ADV to update your re	sponse				
<u>Prime E</u>	<u>Broker</u>			Yes No				
24. (a)	Does the <i>private fund</i> use one or more prime	brokers?		0 0				
			nrough (e) below for each prime broker the <i>priv</i> complete questions (b) through (e) separately	ate fund				
		No Informatio	n Filed					
Custodi	<u>an</u>							
				Yes No				
25. (a)	Does the <i>private fund</i> use any custodians (including the prime brokers listed above) to hold some or all of its assets? If the answer to question 25.(a) is "yes," respond to questions (b) through (g) below for each custodian the <i>private fund</i> uses. If the <i>private fund</i> uses more than one custodian, you must complete questions (b) through (g) separately for each custodian.							
	Additional Custodian Information : 1 Record(s) Filed.							
			through g) below for each custodian the <i>privat</i> complete questions (b) through (g) separately					
	(b) Legal name of custodian: SILICON VALLEY BANK, A DIVISION OF	F FIRST CITIZENS BAN	<					
	(c) Primary business name of custodian: SILICON VALLEY BANK, A DIVISION OF	F FIRST CITIZENS BAN	<					
	(d) The location of the custodian's office re	esponsible for <i>custody</i> (of the <i>private fund's</i> assets (city, state and coun	itry):				
	City:	State:	Country:					
	SANTA CLARA	California	United States	Yes No				
	(e) Is the custodian a <i>related person</i> of yo	ur firm?		O 0				
	(f) If the custodian is a broker-dealer, pro-	vide its SEC registratio	n number (if any):					
	-							

CRD Number (if any):

(g) If the custodian is not a broker-dealer, or is a broker-dealer but does not have an SEC registration number, provide its legal entity identifier (if any)

Administrator

Yes No

26. (a) Does the *private fund* use an administrator other than your firm?

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If the answer to question 26.(a) is "yes," respond to questions (b) through (f) below. If the *private fund* uses more than one administrator, you must complete questions (b) through (f) separately for each administrator.

Additional Administrator Information: 1 Record(s) Filed.

If the answer to question 26.(a) is "yes," respond to questions (b) through (f) below. If the *private fund* uses more than one administrator, you must complete questions (b) through (f) separately for each administrator.

(b) Name of administrator:

HC GLOBAL FUND SERVICES, LLC

(c) Location of administrator (city, state and country):

City: SAN FRANCISCO State: Country:

United States

(d) Is the administrator a *related person* of your firm?

Yes No

(e) Does the administrator prepare and send investor account statements to the private fund's investors?

California

- (f) If the answer to question 26.(e) is "no" or "some," who sends the investor account statements to the (rest of the) private fund's investors? If investor account statements are not sent to the (rest of the) private fund's investors, respond "not applicable."
- 27. During your last fiscal year, what percentage of the *private fund's* assets (by value) was valued by a *person*, such as an administrator, that is not your *related person*?

0%

Include only those assets where (i) such *person* carried out the valuation procedure established for that asset, if any, including obtaining any relevant quotes, and (ii) the valuation used for purposes of investor subscriptions, redemptions or distributions, and fee calculations (including allocations) was the valuation determined by such *person*.

Marketers

Yes No

28. (a) Does the *private fund* use the services of someone other than you or your *employees* for marketing purposes?

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You must answer "yes" whether the *person* acts as a placement agent, consultant, finder, introducer, municipal advisor or other solicitor, or similar *person*. If the answer to question 28.(a) is "yes," respond to questions (b) through (g) below for each such marketer the *private fund* uses. If the *private fund* uses more than one marketer you must complete questions (b) through (g) separately for each marketer.

	Funds per Page: 15 🕶 Total Funds: 2
SECTION 7.B.(2) Private Fund Reporting	
	No Information Filed

Item 8 Participation or Interest in Client Transactions

In this Item, we request information about your participation and interest in your *clients*' transactions. This information identifies additional areas in which conflicts of interest may occur between you and your *clients*. Newly-formed advisers should base responses to these questions on the types of participation and interest that you expect to engage in during the next year.

Like Item 7, Item 8 requires you to provide information about you and your related persons, including foreign affiliates.

Pro	priet	ary Interest in <i>Client</i> Transactions			
A.	Do y	you or any related person:	Yes	No	
	(1)	buy securities for yourself from advisory <i>clients</i> , or sell securities you own to advisory <i>clients</i> (principal transactions)?	\circ	\odot	
	(2)	buy or sell for yourself securities (other than shares of mutual funds) that you also recommend to advisory <i>clients</i> ?	0	\odot	
	(3)	recommend securities (or other investment products) to advisory <i>clients</i> in which you or any <i>related person</i> has some other proprietary (ownership) interest (other than those mentioned in Items 8.A.(1) or (2))?	0	•	
Sal	es In	terest in <i>Client</i> Transactions			
В.	Do y	ou or any related person:	Yes	No	
	(1)	as a broker-dealer or registered representative of a broker-dealer, execute securities trades for brokerage customers in which advisory <i>client</i> securities are sold to or bought from the brokerage customer (agency cross transactions)?	О	•	
	(2)	recommend to advisory <i>clients</i> , or act as a purchaser representative for advisory <i>clients</i> with respect to, the purchase of securities for which you or any <i>related person</i> serves as underwriter or general or managing partner?	•	0	
	(3)	recommend purchase or sale of securities to advisory <i>clients</i> for which you or any <i>related person</i> has any other sales interest (other than the receipt of sales commissions as a broker or registered representative of a broker-dealer)?	0	•	
Inv	estm	nent or Brokerage Discretion			
C.	Do y	you or any related person have discretionary authority to determine the:	Yes	No	
	(1)	securities to be bought or sold for a <i>client's</i> account?	⊙	\circ	
	(2)	amount of securities to be bought or sold for a <i>client's</i> account?	\odot	\circ	
	(3)	broker or dealer to be used for a purchase or sale of securities for a <i>client's</i> account?	0	\odot	
	(4)	commission rates to be paid to a broker or dealer for a <i>client's</i> securities transactions?	0	•	
D.	If yo	ou answer "yes" to C.(3) above, are any of the brokers or dealers related persons?	0	0	
E.	Do y	you or any related person recommend brokers or dealers to clients?	0	•	
F.	If yo	ou answer "yes" to E. above, are any of the brokers or dealers related persons?	0	•	
G.	(1)	Do you or any <i>related person</i> receive research or other products or services other than execution from a broker-dealer or a third party ("soft dollar benefits") in connection with <i>client</i> securities transactions?	0	•	
	(2)	If "yes" to G.(1) above, are all the "soft dollar benefits" you or any <i>related persons</i> receive eligible "research or brokerage services" under section 28(e) of the Securities Exchange Act of 1934?	0	•	
Н.	(1)	Do you or any related person, directly or indirectly, compensate any person that is not an employee for client referrals?	0	•	
	(2)	Do you or any <i>related person</i> , directly or indirectly, provide any <i>employee</i> compensation that is specifically related to obtaining <i>clients</i> for the firm (cash or non-cash compensation in addition to the <i>employee's</i> regular salary)?	0	⊙	
I.		you or any related person, including any employee, directly or indirectly, receive compensation from any person (other a you or any related person) for client referrals?	0	•	
	In y	our response to Item 8.I., do not include the regular salary you pay to an employee.			
	Iten	esponding to Items 8.H. and 8.I., consider all cash and non-cash compensation that you or a related person gave to (in ans on 8.H.) or received from (in answering Item 8.I.) any person in exchange for client referrals, including any bonus that is bas t in part, on the number or amount of client referrals.			

Iten	n 9 C	Custody			
		tem, we ask you whether you or a <i>related person</i> ha le Investment Company Act of 1940) assets and abo	s <i>custody</i> of <i>client</i> (other than <i>clients</i> that are investment companies regis ut your custodial practices.	stere	ed.
Α.	(1)	Do you have <i>custody</i> of any advisory <i>clients'</i> :	Y	es/	No
		(a) cash or bank accounts?		O	\odot
		(b) securities?		O	⊙
	ded adv	duct your advisory fees directly from your clients' acc	er "No" to Item 9.A.(1)(a) and (b) if you have custody solely because (i) you counts, or (ii) a related person has custody of client assets in connection wavercome the presumption that you are not operationally independent (purerson.	vith	nt
	(2)	If you checked "yes" to Item 9.A.(1)(a) or (b), wh clients for which you have custody:	at is the approximate amount of <i>client</i> funds and securities and total numb	ber o	of
		U.S. Dollar Amount Total Num	ber of <i>Clients</i>		
		(a) \$ 0 (b) 0			
	clier rela	nts' accounts, do not include the amount of those as ated person has custody of client assets in connectio se assets and number of those clients in your respo	the have custody solely because you deduct your advisory fees directly from seets and the number of those clients in your response to Item 9.A.(2). If no with advisory services you provide to clients, do not include the amount are to 9.A.(2). Instead, include that information in your response to Item 9.	your of	r
В.	(1)	In connection with advisory services you provide t advisory <i>clients'</i> :	o <i>clients</i> , do any of your <i>related persons</i> have <i>custody</i> of any of your	es/	No
		(a) cash or bank accounts?		•	О
		(b) securities?		•	О
	You	ı are required to answer this item regardless of how	you answered Item 9.A.(1)(a) or (b).		
	(2)	If you checked "yes" to Item 9.B.(1)(a) or (b), wh clients for which your related persons have custod	at is the approximate amount of <i>client</i> funds and securities and total numly; y:	ber o	of
		U.S. Dollar Amount Total Num	ber of <i>Clients</i>		
		(a) \$ 18,550,000 (b) 1			
C.	•	you or your related persons have custody of client fu	nds or securities in connection with advisory services you provide to <i>client</i> .	s,	
	(1)	A qualified custodian(s) sends account statements you manage.	at least quarterly to the investors in the pooled investment vehicle(s) $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$		
	(2)	An independent public accountant audits annually financial statements are distributed to the investor	the pooled investment vehicle(s) that you manage and the audited $oldsymbol{\mathbb{F}}$ in the pools.	7	
	(3)	An independent public accountant conducts an ani	nual surprise examination of <i>client</i> funds and securities.		
	(4)	An independent public accountant prepares an interelated persons are qualified custodians for client	ernal control report with respect to custodial services when you or your $ \Gamma $ funds and securities.		
	exa	nmination or prepare an internal control report. (If ye	ion 9.C. of Schedule D the accountants that are engaged to perform the accountants that are engaged to perform the account checked Item 9.C.(2), you do not have to list auditor information in Section with respect to the private funds you advise in Section 7.B.(1) of Sche	ction	7
D.		you or your <i>related person(s)</i> act as qualified custod clients?	lians for your <i>clients</i> in connection with advisory services you provide	⁄es	No
	(1)	you act as a qualified custodian		0	•
	(2)	your related person(s) act as qualified custodian(s)	o	•

If you checked "yes" to Item 9.D.(2), all related persons that act as qualified custodians (other than any mutual fund transfer agent pursuant to rule 206(4)-2(b)(1)) must be identified in Section 7.A. of Schedule D, regardless of whether you have determined the related person to be operationally independent under rule 206(4)-2 of the Advisers Act.

- E. If you are filing your *annual updating amendment* and you were subject to a surprise examination by an *independent public accountant* during your last fiscal year, provide the date (MM/YYYY) the examination commenced:
- F. If you or your related persons have custody of client funds or securities, how many persons, including, but not limited to, you and your related persons, act as qualified custodians for your clients in connection with advisory services you provide to clients?

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SECTION 9.C. Independent Public Accountant

Item 10 Control Persons

In this Item, we ask you to identify every *person* that, directly or indirectly, *controls* you. If you are filing an *umbrella registration*, the information in Item 10 should be provided for the *filing adviser* only.

If you are submitting an initial application or report, you must complete Schedule A and Schedule B. Schedule A asks for information about your direct owners and executive officers. Schedule B asks for information about your indirect owners. If this is an amendment and you are updating information you reported on either Schedule A or Schedule B (or both) that you filed with your initial application or report, you must complete Schedule C.

Yes No

A. Does any person not named in Item 1.A. or Schedules A, B, or C, directly or indirectly, control your management or policies?

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If yes, complete Section 10.A. of Schedule D.

B. If any *person* named in Schedules A, B, or C or in Section 10.A. of Schedule D is a public reporting company under Sections 12 or 15(d) of the Securities Exchange Act of 1934, please complete Section 10.B. of Schedule D.

SECTION 10.A. Control Persons

No Information Filed

SECTION 10.B. Control Person Public Reporting Companies

Item 11 Disclosure Information

In this Item, we ask for information about your disciplinary history and the disciplinary history of all your *advisory affiliates*. We use this information to determine whether to grant your application for registration, to decide whether to revoke your registration or to place limitations on your activities as an investment adviser, and to identify potential problem areas to focus on during our on-site examinations. One event may result in "yes" answers to more than one of the questions below. In accordance with General Instruction 5 to Form ADV, "you" and "your" include the *filing adviser* and all *relying advisers* under an *umbrella registration*.

Your advisory affiliates are: (1) all of your current employees (other than employees performing only clerical, administrative, support or similar functions); (2) all of your officers, partners, or directors (or any person performing similar functions); and (3) all persons directly or indirectly controlling you or controlled by you. If you are a "separately identifiable department or division" (SID) of a bank, see the Glossary of Terms to determine who your advisory affiliates are.

If you are registered or registering with the SEC or if you are an exempt reporting adviser, you may limit your disclosure of any event listed in Item 11 to ten years following the date of the event. If you are registered or registering with a state, you must respond to the questions as posed; you may, therefore, limit your disclosure to ten years following the date of an event only in responding to Items 11.A.(1), 11.A. (2), 11.B.(2), 11.D.(4), and 11.H.(1)(a). For purposes of calculating this ten-year period, the date of an event is the date the final order, judgment, or decree was entered, or the date any rights of appeal from preliminary orders, judgments, or decrees lapsed.

You must complete the appropriate Disclosure Reporting Page ("DRP") for "yes" answers to the questions in this Item 11.

Do any of the events below involve you or any of your supervised persons?

For	"yes" answers to the following questions, complete a Criminal Action DRP:		
A.	In the past ten years, have you or any advisory affiliate:	Yes	No
	(1) been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to any felony?	\circ	\odot
	(2) been charged with any felony?	0	•
	If you are registered or registering with the SEC, or if you are reporting as an exempt reporting adviser, you may limit your relatem 11.A.(2) to charges that are currently pending.	spons	e to
В.	In the past ten years, have you or any advisory affiliate:		
	(1) been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to a <i>misdemeanor</i> involving: investments or an <i>investment-related</i> business, or any fraud, false statements, or omissions, wrongful taking of property, bribery, perjury, forgery, counterfeiting, extortion, or a conspiracy to commit any of these offenses?	0	•
	(2) been <i>charged</i> with a <i>misdemeanor</i> listed in Item 11.B.(1)?	0	\odot
	If you are registered or registering with the SEC, or if you are reporting as an exempt reporting adviser, you may limit your relation 11.B.(2) to charges that are currently pending.	spons	e to
For	"yes" answers to the following questions, complete a Regulatory Action DRP:		
C.	Has the SEC or the Commodity Futures Trading Commission (CFTC) ever:	Yes	No
	(1) found you or any advisory affiliate to have made a false statement or omission?	0	\odot
	(2) found you or any advisory affiliate to have been involved in a violation of SEC or CFTC regulations or statutes?	0	•
	(3) found you or any advisory affiliate to have been a cause of an investment-related business having its authorization to do business denied, suspended, revoked, or restricted?	0	•
	(4) entered an order against you or any advisory affiliate in connection with investment-related activity?	0	\odot
	(5) imposed a civil money penalty on you or any <i>advisory affiliate</i> , or <i>ordered</i> you or any <i>advisory affiliate</i> to cease and desist from any activity?	О	•
D.	Has any other federal regulatory agency, any state regulatory agency, or any foreign financial regulatory authority:		
	(1) ever found you or any advisory affiliate to have made a false statement or omission, or been dishonest, unfair, or unethical?	О	•
	(2) ever found you or any advisory affiliate to have been involved in a violation of investment-related regulations or statutes?	0	•
	(3) ever <i>found</i> you or any <i>advisory affiliate</i> to have been a cause of an <i>investment-related</i> business having its authorization to do business denied, suspended, revoked, or restricted?	0	•
	(4) in the past ten years, entered an <i>order</i> against you or any <i>advisory affiliate</i> in connection with an <i>investment-related</i> activity?	0	•

Yes No

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	(5) ever denied, suspended, or revoked your or any advisory affiliate's registration or license, or otherwise prevented you any advisory affiliate, by order, from associating with an investment-related business or restricted your or any advisory affiliate's activity?			•
E.	Has any self-regulatory organization or commodities exchange ever:			
	(1) found you or any advisory affiliate to have made a false statement or omission?	c	5	•
	(2) found you or any advisory affiliate to have been involved in a violation of its rules (other than a violation designated as "minor rule violation" under a plan approved by the SEC)?	sa c		•
	(3) found you or any advisory affiliate to have been the cause of an investment-related business having its authorization t do business denied, suspended, revoked, or restricted?	° c		•
	(4) disciplined you or any <i>advisory affiliate</i> by expelling or suspending you or the <i>advisory affiliate</i> from membership, barri or suspending you or the <i>advisory affiliate</i> from association with other members, or otherwise restricting your or the <i>advisory affiliate's</i> activities?	ing C		•
F.	Has an authorization to act as an attorney, accountant, or federal contractor granted to you or any advisory affiliate ever be revoked or suspended?	een 🧑	9	O
G.	Are you or any <i>advisory affiliate</i> now the subject of any regulatory <i>proceeding</i> that could result in a "yes" answer to any particle of Item 11.C., 11.D., or 11.E.?	irt C	,	•
For	"yes" answers to the following questions, complete a Civil Judicial Action DRP:			
Н.	(1) Has any domestic or foreign court:	Y	es	No
	(a) in the past ten years, enjoined you or any advisory affiliate in connection with any investment-related activity?	C	5	\odot
	(b) ever found that you or any advisory affiliate were involved in a violation of investment-related statutes or regulations?	C		•
	(c) ever dismissed, pursuant to a settlement agreement, an <i>investment-related</i> civil action brought against you or an advisory affiliate by a state or foreign financial regulatory authority?	у с		•
	(2) Are you or any <i>advisory affiliate</i> now the subject of any civil <i>proceeding</i> that could result in a "yes" answer to any part Item 11.H.(1)?	of C		•

Item 12 Small Businesses

The SEC is required by the Regulatory Flexibility Act to consider the effect of its regulations on small entities. In order to do this, we need to determine whether you meet the definition of "small business" or "small organization" under rule 0-7.

Answer this Item 12 only if you are registered or registering with the SEC **and** you indicated in response to Item 5.F.(2)(c) that you have regulatory assets under management of less than \$25 million. You are not required to answer this Item 12 if you are filing for initial registration as a state adviser, amending a current state registration, or switching from SEC to state registration.

For purposes of this Item 12 only:

- Total Assets refers to the total assets of a firm, rather than the assets managed on behalf of *clients*. In determining your or another *person's* total assets, you may use the total assets shown on a current balance sheet (but use total assets reported on a consolidated balance sheet with subsidiaries included, if that amount is larger).
- Control means the power to direct or cause the direction of the management or policies of a person, whether through ownership of securities, by contract, or otherwise. Any person that directly or indirectly has the right to vote 25 percent or more of the voting securities, or is entitled to 25 percent or more of the profits, of another person is presumed to control the other person.

		Yes	No
A.	Did you have total assets of \$5 million or more on the last day of your most recent fiscal year?	0	0
If "y	ves," you do not need to answer Items 12.B. and 12.C.		
В.	Do you:		
	(1) control another investment adviser that had regulatory assets under management (calculated in response to Item 5.F.(2) (c) of Form ADV) of \$25 million or more on the last day of its most recent fiscal year?	0	О
	(2) control another person (other than a natural person) that had total assets of \$5 million or more on the last day of its most recent fiscal year?	0	О
C.	Are you:		
	(1) controlled by or under common control with another investment adviser that had regulatory assets under management (calculated in response to Item 5.F.(2)(c) of Form ADV) of \$25 million or more on the last day of its most recent fiscal year?	0	О
	(2) controlled by or under common control with another person (other than a natural person) that had total assets of \$5 million or more on the last day of its most recent fiscal year?	0	0

Schedule A

Direct Owners and Executive Officers

- 1. Complete Schedule A only if you are submitting an initial application or report. Schedule A asks for information about your direct owners and executive officers. Use Schedule C to amend this information.
- 2. Direct Owners and Executive Officers. List below the names of:
 - (a) each Chief Executive Officer, Chief Financial Officer, Chief Operations Officer, Chief Legal Officer, Chief Compliance Officer is required if you are registered or applying for registration and cannot be more than one individual), director, and any other individuals with similar status or functions;
 - (b) if you are organized as a corporation, each shareholder that is a direct owner of 5% or more of a class of your voting securities, unless you are a public reporting company (a company subject to Section 12 or 15(d) of the Exchange Act);

 Direct owners include any *person* that owns, beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 5% or more of a class of your voting securities. For purposes of this Schedule, a *person* beneficially owns any securities: (i) owned by his/her child, stepchild, grandchild, parent, stepparent, grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law, sharing the same residence; or (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant, or right to purchase the security.
 - (c) if you are organized as a partnership, <u>all</u> general partners and those limited and special partners that have the right to receive upon dissolution, or have contributed, 5% or more of your capital;
 - (d) in the case of a trust that directly owns 5% or more of a class of your voting securities, or that has the right to receive upon dissolution, or has contributed, 5% or more of your capital, the trust and each trustee; and
 - (e) if you are organized as a limited liability company ("LLC"), (i) those members that have the right to receive upon dissolution, or have contributed, 5% or more of your capital, and (ii) if managed by elected managers, all elected managers.
- 3. Do you have any indirect owners to be reported on Schedule B? Yes No
- 4. In the DE/FE/I column below, enter "DE" if the owner is a domestic entity, "FE" if the owner is an entity incorporated or domiciled in a foreign country, or "I" if the owner or executive officer is an individual.
- 5. Complete the Title or Status column by entering board/management titles; status as partner, trustee, sole proprietor, elected manager, shareholder, or member; and for shareholders or members, the class of securities owned (if more than one is issued).
- 6. Ownership codes are: NA less than 5% B 10% but less than 25% D 50% but less than 75% A 5% but less than 10% C 25% but less than 50% E 75% or more
- 7. (a) In the Control Person column, enter "Yes" if the person has control as defined in the Glossary of Terms to Form ADV, and enter "No" if the person does not have control. Note that under this definition, most executive officers and all 25% owners, general partners, elected managers, and trustees are control persons.
 - (b) In the PR column, enter "PR" if the owner is a public reporting company under Sections 12 or 15(d) of the Exchange Act.
 - (c) Complete each column.

FULL LEGAL NAME	DE/FE/I	Title or Status	Date Title or	Ownership	Control	PR	CRD No. If None: S.S. No.
(Individuals: Last Name,			Status Acquired	Code	Person		and Date of Birth, IRS Tax
First Name, Middle Name)			MM/YYYY				No. or Employer ID No.
UPLIFTING CAPITAL, INC.	DE	MEMBER	12/2021	E	Υ	N	87-3437459
Bailey, Toussaint, Salim	I	CEO, CCO	12/2021	NA	Υ	N	6955049
ASSANTE, LINDA, MARY	I	CHIEF INVESTMENT OFFICER	06/2023	NA	Υ	N	2631959

Schedule B

Indirect Owners

- 1. Complete Schedule B only if you are submitting an initial application or report. Schedule B asks for information about your indirect owners; you must first complete Schedule A, which asks for information about your direct owners. Use Schedule C to amend this information.
- 2. Indirect Owners. With respect to each owner listed on Schedule A (except individual owners), list below:
 - (a) in the case of an owner that is a corporation, each of its shareholders that beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 25% or more of a class of a voting security of that corporation;

For purposes of this Schedule, a *person* beneficially owns any securities: (i) owned by his/her child, stepchild, grandchild, parent, stepparent, grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law, sharing the same residence; or (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant, or right to purchase the security.

- (b) in the case of an owner that is a partnership, <u>all</u> general partners and those limited and special partners that have the right to receive upon dissolution, or have contributed, 25% or more of the partnership's capital;
- (c) in the case of an owner that is a trust, the trust and each trustee; and
- (d) in the case of an owner that is a limited liability company ("LLC"), (i) those members that have the right to receive upon dissolution, or have contributed, 25% or more of the LLC's capital, and (ii) if managed by elected managers, all elected managers.
- 3. Continue up the chain of ownership listing all 25% owners at each level. Once a public reporting company (a company subject to Sections 12 or 15(d) of the Exchange Act) is reached, no further ownership information need be given.
- 4. In the DE/FE/I column below, enter "DE" if the owner is a domestic entity, "FE" if the owner is an entity incorporated or domiciled in a foreign country, or "I" if the owner is an individual.
- 5. Complete the Status column by entering the owner's status as partner, trustee, elected manager, shareholder, or member; and for shareholders or members, the class of securities owned (if more than one is issued).
- 6. Ownership codes are: C 25% but less than 50% E 75% or more
 - D 50% but less than 75% F Other (general partner, trustee, or elected manager)
- 7. (a) In the *Control Person* column, enter "Yes" if the *person* has *control* as defined in the Glossary of Terms to Form ADV, and enter "No" if the *person* does not have *control*. Note that under this definition, most executive officers and all 25% owners, general partners, elected managers, and trustees are *control persons*.
 - (b) In the PR column, enter "PR" if the owner is a public reporting company under Sections 12 or 15(d) of the Exchange Act.
 - (c) Complete each column.

FULL LEGAL NAME (Individuals: Last Name, First Name, Middle Name)		Entity in Which Interest is Owned			Ownership Code	Control Person		CRD No. If None: S.S. No. and Date of Birth, IRS Tax No. or Employer ID No.
Bailey, Toussaint, Salim	I	UPLIFTING CAPITAL, INC.	SHAREHOLDER	11/2021	E	Y	N	6955049

Schedule D - Miscellaneous

You may use the space below to explain a response to an Item or to provide any other information.

Both private funds shall ultimately be subject to an annual audit, and Section 7.B.(1)(A)(23) shall be updated once the funds first become subject to an annual audit and the funds' auditor has been selected. The Firm follows the seven (7) safeguarding procedures pursuant to the SEC Custody Rule 'No Action' Letter to avoid custody in the state of California. Custody is reported in Item 9A solely due to certain standing letters of authorization that permit the distribution of client funds to third parties. The firm endeavors to comply with the SEC no-action letter to the Investment Adviser Association dated February 21, 2017 in this regard.

Schedule R
No Information Filed

DRP Pages					
CRIMINAL DISCLO	OSURE REPORTING PAGE (ADV)			
		No Information	Filed		
REGULATORY ACT	TION DISCLOSURE REPORT	ING PAGE (ADV)			
		GENERAL INSTRU	CTIONS		
This Birds a Bro	(DDD 4D)() '			details for affirmative responses to	
	orting Page (DRP ADV) is an		ED response used to report (details for affirmative responses to	
Charle itam(a) hain	a recovered and to t	Regulatory Act	tion		
Check item(s) bein		T + + C(2)	T 11 C(1)	5	
☐ 11.C(1)	☐ 11.C(2)	☐ 11.C(3)	☐ 11.C(4)	☐ 11.C(5)	
☐ 11.D(1)	☐ 11.D(2)	☐ 11.D(3)	☐ 11.D(4)	□ 11.D(5)	
□ 11.E(1)	☐ 11.E(2)	□ 11.E(3)	□ 11.E(4)		
☑ 11.F.	☐ 11.G.				
	P for each event or <i>proceeding</i> a completed Execution Page.	g . The same event or <i>proce</i>	eeding may be reported for	more than one <i>person</i> or entity using	
related to the same				Use only one DRP to report details for each action on a separate DRP.	
PART I					
A. The <i>person(s)</i>) or entity(ies) for whom this	DRP is being filed is (are):			
C You (the a	advisory firm)				
C You and o	ne or more of your <i>advisory a</i>	affiliates			
• One or mo	ore of your <i>advisory affiliates</i>				
If this DRP is name, Middle		filiate, give the full name of	the advisory affiliate below	(for individuals, Last name, First	
'	•	provide that number. If not	t, indicate "non-registered"	by checking the appropriate box.	
ADV DRP - A	DVISORY AFFILIATE				
CRD Number:	<u>6955049</u> TI	his advisory affiliate is $ { ilde extsf{C}} $ a	Firm © an Individual		
Registered:	⊙ Yes ○ No				
Name:	Bailey, Toussaint				
Name.	(For individuals, Last,				
	First, Middle)				
☐ This DRP s the advise		ADV record because: (1) the registration with the SEC α	e event or <i>proceeding</i> occur or reporting as an <i>exempt re</i>	r associated with the adviser. red more than ten years ago or (2) eporting adviser with the SEC and	
response to 1		event occurred more than	ten years ago. If you are re	an event you reported only in gistered or registering with the go.	
	should be removed from the A e circumstances:	ADV record because it was f	filed in error, such as due to	a clerical or data-entry mistake.	

В.	If the <i>advisory affiliate</i> is registered through the IARD system or <i>CRD</i> system, has the <i>advisory affiliate</i> submitted a DRP (with Form ADV, BD or U-4) to the IARD or <i>CRD</i> for the event? If the answer is "Yes," no other information on this DRP must be provided.					
	C Yes No					
	NOTE: The completion of this form does not relieve the advisory affiliate of its obligation to update its IARD or CRD records.					
PAR	T II					
1.	Regulatory Action initiated by:					
	○SEC ○Other Federal ○State ○ SRO ○ Foreign					
	(Full name of regulator, foreign financial regulatory authority, federal, state, or SRO)					
	THE STATE BAR OF CALIFORNIA					
2.	Principal Sanction:					
	Suspension					
	Other Sanctions:					
3.	Date Initiated (MM/DD/YYYY):					
	07/02/2019 © Exact © Explanation					
	If not exact, provide explanation:					
4.	Docket/Case Number:					
5.	Advisory Affiliate Employing Firm when activity occurred which led to the regulatory action (if applicable):					
	the state of the s					
6.						
	No Product Other Product Types:					
	, , , , , , , , , , , , , , , , , , ,					
7.	Describe the allegations related to this regulatory action (your response must fit within the space provided):					
	CALIFORNIA BAR LICENSE TEMPORARILY SUSPENDED DUE TO INADVERTENT FAILURE TO PAY MEMBERSHIP RENEWAL FEES.					
8.	Current Status? C Pending C On Appeal G Final					
9.	If on appeal, regulatory action appealed to (SEC, SRO, Federal or State Court) and Date Appeal Filed:					
	The state of the s					
If F	f Final or On Appeal, complete all items below. For Pending Actions, complete Item 13 only.					
10.	How was matter resolved:					
	Other					
11.	Resolution Date (MM/DD/YYYY):					
	09/12/2019					
	If not exact, provide explanation:					
12.	Resolution Detail:					
	A. Were any of the following Sanctions <i>Ordered</i> (check all appropriate items)?					
	☐ Monetary/Fine Amount: \$					
	☐ Revocation/Expulsion/Denial☐ Disgorgement/Restitution☐ Cease and Desist/Injunction					
	☐ Bar ☐ Suspension					
	B. Other Sanctions <i>Ordered:</i>					
	Sanction details if suspended, enjoined or harred, provide duration including start date and canadities affected (General					

Securities Principal, Financial Operations Principal, etc.). If requalification by exam/retraining was a condition of the sanction, provide length of time given to requalify/retrain, type of exam required and whether condition has been satisfied. If disposition resulted in a fine, penalty, restitution, disgorgement or monetary compensation, provide total amount, portion levied against you or an *advisory affiliate*, date paid and if any portion of penalty was waived:

SUSPENDED ON 07/02/2019. SUSPENSION LIFTED ON 09/12/2019 ONCE ALL PAST DUE FEES WERE PAID AND CLE WAS COMPLETED. LICENSE VOLUNTARILY MADE INACTIVE BY MR. BAILEY ON 02/06/2020.

13. Provide a brief summary of details related to the action status and (or) disposition and include relevant terms, conditions and dates (your response must fit within the space provided).

MR. BAILEY CEASED PRACTICING LAW IN EARLY 2018. DURING HIS 10+ YEARS OF PRACTICING LAW, HIS BAR CONTACT INFORMATION WAS HIS LAW FIRM AND HIS BAR FEES WERE PAID BY HIS LAW FIRM'S ACCOUNTING DEPARTMENT. MR. BAILEY CALLED THE BAR IN JULY 2019 TO SHIFT HIS LICENSE TO INACTIVE STATUS; HE WAS INFORMED THAT HIS LICENSE WAS SUSPENDED DUE TO NONPAYMENT OF BAR FEES THAT CAME DUE IN FEBRUARY 2019. MR. BAILEY PAID THE PAST DUE FEES IMMEDIATELY AND COMPLETED THE PAST DUE CLE OVER THE NEXT FEW WEEKS TO REACTIVATE HIS LICENSE. AS SOON AS HIS LICENSE WAS ACTIVE AND IN GOOD STANDING AGAIN, HE CHANGED THE STATUS TO INACTIVE.

CIVIL JUDICIAL ACTION DISC	LOSURE REPORTING PAGE (ADV)		
	No Inform	nation Filed	
Arbitration DRPs			
	No Inform	nation Filed	
Bond DRPs			
	No Inform	nation Filed	
Judgment/Lien DRPs			
	No Inform	nation Filed	
Part 1B Item 1 - State Registra			
of the state securities authorit	B only if you are applying for reg ties.	istration, or are registered, as a	n investment adviser with any
	ubmitting an initial application for sta you are submitting this application.		
	state or states, check the boxes nex hich you are currently registered or w		
the boxes hext to the states in wi	men you are currently registered of w	vilere you have an application for re	gistration penumg.
Jurisdictions			
□ AL	□ IL	□ NE	□ sc
□ AK	□ IN	□ NV	□ SD
□ AZ □ AR	□ IA □ KS	□ NH □ NJ	□ TN □ TX
☑ CA	□ KY	□ NM	□ UT
ССС	□ LA	□ NY	□ vī
□ ст	□ ME	□ NC	□ VI
□ DE	□ MD	□ ND	□ va
□ DC	□ MA	□ он	□ wa
□ FL	□ мі	□ ок	□ wv
□ GA	□ MN	□ OR	□ wi
□ GU	□ MS	□ PA	□ wy
□ні	□ мо	□ PR	

3/29/24, 7:37 PM

II II	D	∥ □ MT	□ RI		
			JL JL		
Part 1	.B Item 2 - Additional Ir	formation			
			e for supervision and compliance does not appear in Item 1J. or 1K. of Form Al	OV Par	t
	Person responsible for supe	ervision and complian	oce:		
	Name:		Title:		
	Telephone:		Fax:		
	Number and Street 1:		Number and Street 2:		
	City:	State:	Country: ZIP+4/Postal Code:		
	Email address, if available	:			
	If this address is a private	residence, check this	s box: □		
В. Е	Bond/Capital Information, i	f required by your ho	ome state		
	(1) Name of Issuing Insu	rance Company:			
	(2) Amount of Bond:				
	\$.00				
	(3) Bond Policy Number:				
	(4) If required by your bo	mo stato, are vou in	compliance with your home state's minimum capital requirements?	Yes	_
	(4) If required by your no	ine state, are you in	compliance with your home state's minimum capital requirements?	•	0
	B - Disclosure Question	s			
	D DISCLOSURE				
_	ves" answers to the followi			Yes	No
C.	person?	ever denied, paid of	it on, or revoked a bond for you, any advisory affiliate, or any management	0	⊙
	MENT/LIEN DISCLOSU				
	ves" answers to the followi			Yes	No
D.	Are there any unsatisfie	a juagments or liens	against you, any advisory affiliate, or any management person?	0	⊚
ARBI	TRATION DISCLOSURE				
For "y	ves" answers to the followi	ng questions, comple	te an Arbitration DRP.		
E.		· · · · -	gement person currently the subject of, or have you, any advisory affiliate, or		
	any <i>management person</i> the following:	n been the subject of	, an arbitration claim alleging damages in excess of \$2,500, involving any of	Vac	No
	(1) any investment or a	n <i>investment-related</i>	business or activity?	0	•
	(2) fraud, false stateme		,	_	_
	(3) theft, embezzlemen		taking of property?	0	•
	(4) bribery, forgery, cou	_		0	⊙ ≎
	(5) dishonest, unfair, or			0	•
	(5) dishonest, dinan, of	uncernear practices.		0	⊚
CIVII	L JUDICIAL DISCLOSUR	E			
For "y	ves" answers to the followi	ng questions, comple	te a Civil Judicial Action DRP.		
F.	management person be	· · · · -	nement person currently subject to, or have you, any advisory affiliate, or any civil, self-regulatory organization, or administrative proceeding involving any of	f	
	the following:			Yes	No
	(1) an investment or in		siness or activity?	О	⊙
	(2) fraud, false stateme			0	⊙
	(3) theft, embezzlemen	_		\circ	⊚
	(4) bribery, forgery, cou	interfeiting, or extort	cion?	0	⊙

(5) dishonest, unfair, or unethical practices? Part 1B - Business Information G. Other Business Activities (1) Are you, any advisory affiliate, or any management person actively engaged in business as a(n) (check all that apply): Tax Preparer Issuer of securities ☐ Sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles ☐ Sponsor, general partner, managing member (or equivalent) of pooled investment vehicles Real estate adviser (2) If you, any advisory affiliate, or any management person are actively engaged in any business other than those listed in Item 6.A of Part 1A or Item 2.G(1) of Part 1B, describe the business and the approximate amount of time spent on that business: If you provide financial planning services, the investments made based on those services at the end of your last fiscal year totaled: Securities Investments Non-Securities Investments Under \$100,000 \$100,001 to \$500,000 \circ \$500,001 to \$1,000,000 \$1,000,001 to \$2,500,000 \$2,500,001 to \$5,000,000 More than \$5,000,000 If securities investments are over \$5,000,000, how much? (round to the nearest \$1,000,000) If non-securities investments are over \$5,000,000, how much? (round to the nearest \$1,000,000) Custody Yes No (1) Advisory Fees Do you withdraw advisory fees directly from your clients' accounts? If you answered "yes", respond to the following: \circ (a) Do you send a copy of your invoice to the custodian or trustee at the same time that you send a copy to the client? **(** \circ (b) Does the custodian send quarterly statements to your *clients* showing all disbursements for the custodian account, \circ including the amount of the advisory fees? (c) Do your clients provide written authorization permitting you to be paid directly for their accounts held by the \circ custodian or trustee? (2) Pooled Investment Vehicles and Trusts (a) (i) Do you or a related person act as a general partner, managing member, or person serving in a similar capacity, \circ for any pooled investment vehicle for which you are the adviser to the pooled investment vehicle, or for which you are the adviser to one or more of the investors in the pooled investment vehicle? If you answered "yes", respond to the following: (a) (ii) As the general partner, managing member, or person serving in a similar capacity, have you or a related person engaged any of the following to provide authority permitting each direct payment or any transfer of funds or securities from the account of the pooled investment vehicle? Attorney \circ Independent certified public accountant \circ Other independent party Describe the independent party: FUND ADMINISTRATOR - HC GLOBAL For purposes of this Item 2I.2(a), "Independent party" means a person that: (A) is engaged by the investment adviser to act as a gatekeeper for the payment of fees, expenses and capital withdrawals from the pooled investment; (B) does not control and is not controlled by and is not under common control with the investment adviser; (C) does not have, and has not had within the past two years, a material business relationship with the investment adviser; and (D) shall not negotiate or agree to have material business relations or commonly controlled relations with an investment adviser for a period of two years after serving as the person engaged in an independent party agreement. (b) Do you or a related person act as investment adviser and a trustee for any trust, or act as a trustee for any trust in which your advisory clients are beneficiaries of the trust? (3) Do you require the prepayment of fees of more than \$500 per *client* and for six months or more in advance?

J.	. If you are organized as a sole proprietorship, please answer the following:					
	(1) (a)	Have you passed, on or after January 1, 2000, the Series 65 examination?	\circ	\circ		
	(b)	Have you passed, on or after January 1, 2000, the Series 66 examination and also passed, at any time, the Series 7 examination?	0	0		
	(2) (a)	Do you have any investment advisory professional designations?	0	0		
		If "no", you do not need to answer Item 2.J(2)(b).				
	(0)	I have earned and I am in good standing with the organization that issued the following credential: ☐ Certified Financial Planner ("CFP") ☐ Chartered Financial Analyst ("CFA") ☐ Chartered Financial Consultant ("ChFC") ☐ Chartered Investment Counselor ("CIC") ☐ Personal Financial Specialist ("PFS") ☐ None of the above				
	(3) Your S	ocial Security Number:				
K.	(1) Indicate	ganized other than as a sole proprietorship, please provide the following: e the date you obtained your legal status. Date of formation: 12/17/2021 se your IRS Empl. Ident. No.: 87-4822951				

Execution Pages

DOMESTIC INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial submission of Form ADV to the SEC and all amendments.

Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint the Secretary of State or other legally designated officer, of the state in which you maintain your *principal office and place of business* and any other state in which you are submitting a *notice filing*, as your agents to receive service, and agree that such *persons* may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding*, or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is *founded*, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of the state in which you maintain your *principal office and place of business* or of any state in which you are submitting a *notice filing*.

Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any person having custody or possession of these books and records to make them available to federal and state regulatory representatives.

Signature: Date: MM/DD/YYYY

TOUSSAINT BAILEY 03/29/2024

Printed Name: Title:

TOUSSAINT BAILEY CCO, CEO

Adviser CRD Number:

321054

NON-RESIDENT INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial submission of Form ADV to the SEC and all amendments.

1. Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint each of the Secretary of the SEC, and the Secretary of State or other legally designated officer, of any other state in which you are submitting a *notice filing*, as your agents to receive service, and agree that such persons may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding* or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is *founded*, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of any state in which you are submitting a *notice filing*.

2. Appointment and Consent: Effect on Partnerships

If you are organized as a partnership, this irrevocable power of attorney and consent to service of process will continue in effect if any partner withdraws from or is admitted to the partnership, provided that the admission or withdrawal does not create a new partnership. If the partnership dissolves, this irrevocable power of attorney and consent shall be in effect for any action brought against you or any of your former partners.

3. Non-Resident Investment Adviser Undertaking Regarding Books and Records

By signing this Form ADV, you also agree to provide, at your own expense, to the U.S. Securities and Exchange Commission at its principal office in Washington D.C., at any Regional or District Office of the Commission, or at any one of its offices in the United States, as specified by the Commission, correct, current, and complete copies of any or all records that you are required to maintain under Rule 204-2 under the Investment Advisers Act of 1940. This undertaking shall be binding upon you, your heirs, successors and assigns, and any *person* subject to your written irrevocable consents or powers of attorney or any of your general partners and *managing agents*.

Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the *non-resident* investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any person having custody or possession of these books and records to make them available to federal and state regulatory representatives.

Signature: Date: MM/DD/YYYY

Printed Name: Title:

Adviser CRD Number:

321054

STATE-REGISTERED INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial application for state registration and all amendments to registration.

1. Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint the legally designated officers and their successors, of the state in which you maintain your *principal office and place of business* and any other state in which you are applying for registration or amending your registration, as your agents to receive service, and agree that such persons may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding*, or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is founded, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of the state in which you maintain your *principal office and place of business* or of any state in which you are applying for registration or amending your registration.

2. State-Registered Investment Adviser Affidavit

If you are subject to state regulation, by signing this Form ADV, you represent that, you are in compliance with the registration requirements of the state in which you maintain your principal place of business and are in compliance with the bonding, capital, and recordkeeping requirements of that state.

Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any person having custody or possession of these books and records to make them available to federal and state regulatory representatives.

Date: MM/DD/YYYY 03/29/2024

Printed Name: TOUSSAINT BAILEY

3/29/24, 7:37 PM

Adviser CRD Number:

321054

Signature: TOUSSAINT BAILEY Title: CCO, CEO

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Uplifting Capital Management, LLC

Form ADV Part 2A (the "Brochure")

March 29, 2024

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Suite 405

San Rafael, CA 94901

Phone: 310-710-4963

Email: compliance@upliftingcapital.com

Website: https://upliftingcapital.com/

This Brochure provides information about the qualifications and business practices of Uplifting Capital Management, LLC. If you have any questions about the contents of this Brochure, please contact us at the telephone number or email address listed above. 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. Uplifting Capital Management, LLC is a registered investment adviser, but registration does not imply a certain level of skill or training.

Additional information about Uplifting Capital Management, LLC is also available on the SEC's website at www.adviserinfo.sec.gov and by searching for CRD# 321054.

Item 2: Material Changes

Uplifting Capital Management, LLC's most recent update to Part 2A of Form ADV was made on June 30, 2023. Uplifting Capital's business activities have not changed materially since the time of that update; however, certain clarifying amendments and general updates have been incorporated into this brochure dated March 29, 2024.

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Item 4: Advisory Business

- A. Uplifting Capital Management, LLC doing business as Uplifting Capital (the "Adviser," "Firm", "we," "us," or "our"), is an investment adviser founded in 2022, registered in the State of California. The Adviser is owned by Uplifting Capital, Inc. ("Uplifting Capital"). Toussaint Bailey serves as Chief Executive Officer and Chief Compliance Officer of the Adviser and holds a majority interest in Uplifting Capital. Linda Asante serves as the Adviser's Chief Investment Officer and is a minority shareholder of Uplifting Capital.
- B. <u>Private Investment Funds</u>: We power personalized impact through private investments for investors that pursue dual objectives of attractive financial return and positive impact on social and environmental challenges.
- C. We leverage deep experience in impact investing, private markets, and private wealth. We operate a proprietary impact investing database, powered by over 15 years of research, analysis, and investment due diligence. The database profiles over a thousand private market impact investing asset managers across investment strategies, impact themes and United Nations Sustainable Development Goals.

We enable investments across several impact themes seeking to create positive outcomes for people, the planet, and the economy. Our impact private equity solutions cover a broad spectrum of asset classes, including venture capital, buyouts, structured equity, real estate and real assets. Private debt solutions encompass loan funds, impact notes, direct loans and liquid sustainable credit.

- D. The Adviser does not participate in any wrap fee programs.
- E. Toussaint Bailey and Linda Assante are shareholders of Uplifting Capital, Inc., which wholly owns Uplifting Capital Management, LLC, UC Money GP, LLC, and UC GP I, LLC. Uplifting Capital Management, LLC serves as Adviser and manages on a discretionary basis, Uplifting Capital Impact Money Fund, L.P. and Uplifting Capital Private Impact Fund I, L.P. (the "Fund" or "Funds"). UC Money GP, LLC and UC GP I, LLC, respectively, serve as the private Fund's General Partners. As of December 31, 2023, the Adviser's regulatory assets under management were approximately \$18.6 Million. All assets are managed on a discretionary basis.

Clients should carefully consider the applicable Fund's private placement memorandum, limited partnership agreement, and other fund-related disclosure documents (the "Fund Offering Documents") and consult with appropriate tax and legal counsel prior to investing in the Funds.

Item 5: Fees and Compensation

- A. With respect to the Uplifting Capital Impact Money Fund, L.P., the Adviser charges a management fee equal to 0.50% per annum, payable quarterly in arrears based on the average balance of such Fund's assets during the prior quarter and prorated for partial quarters. With respect to the Uplifting Capital Private Impact Fund I, L.P., the Adviser charges a management fee equal to 1% per annum, payable quarterly in advance (i) based on capital committed to the Fund and, (ii) following the Fund's investment period, based on invested capital.
- B. Neither the Adviser nor any of its supervised persons accepts compensation for the sale of securities or other investment products except in connection with the Funds.

Item 6: Performance-Based Fees & Side-By-Side Management

Although the Advisor does not charge a performance fee to either of the Funds, the general partner of Uplifting Capital Private Impact Fund I, L.P. does charge a performance fee on certain investments made by the Fund. Fund investors should be aware that the general partner, UC GP I, LLC, and the Advisor are related entities. The performance-based fee arrangements may create an incentive for the Adviser to recommend investments which may be riskier or more speculative than those which would be recommended under a different fee arrangement. In addition, in certain cases the performance fee received by the Adviser is based on unrealized gains and losses. As a result, the performance fee earned could be based on unrealized gains that investors may never realize.

The Adviser selects investments that it believes are appropriate given the investment directives of the Funds. The Adviser does not confer any favorable treatment to one type of investor as opposed to another. Investors should carefully consider the applicable Funds' Offering Documents for additional information on how such conflicts of interest are addressed. Performance-based fees will only be charged in accordance with the provisions of CCR Section 260.234.

Item 7: Types of Clients

The Adviser generally provides its services to the Funds. The minimum account value required to invests in the Funds is as follows, subject to negotiation:

Type of Account	Minimum Account Value
Uplifting Capital Impact Money Fund	\$50,000
Uplifting Capital Private Impact Fund I	\$100,000

Item 8: Methods of Analysis, Investment Strategies & Risk of Loss

A. We believe business and free markets are a powerful force for good. We invest in companies, assets and partnerships that are intentionally oriented towards solutions to the monumental challenges that threaten the quality of human life.

Impact Investing enables private market investors to harness the power of free markets to compliment philanthropy and government against the challenges of our time; creating impactful solutions in the pursuit of strong investment returns.

We align investment portfolios with long-term growth and value creation themes that are driven by impact alpha, intentionally operating with an impact objective that enhances revenues and profits and adds financial value for investors.

The corporate purpose of our parent company, Uplifting Capital, Inc., a Delaware public benefit corporation, is to scale positive impact on our planet, its people and the global economy by improving investor access to quality for-profit private impact investments.

The investment strategies used by us when formulating investment advice or managing assets include investing in limited partnerships and private placements. For a complete description of the investment objective and the risk factors associated with the Funds, please refer to such Fund's Offering Documents. Investing in securities involves risk of loss that clients should be prepared to bear. Past performance does not guarantee future returns.

Investments in securities involve risk of loss that investors in a Fund must be prepared to bear. Investors should refer to the applicable Fund's governing documents for a complete understanding of the material risks involved in an investment in the Funds. The information contained herein is a summary only and is qualified in its entirety by such documents.

- B. Like any investment strategy, ours involves material risks. Such material risks are described in further detail below:
 - i. Investing for the long term means that a client's account will be exposed to short-term fluctuations in the market and the behavioral impulse to make trading decisions based on such short-term market fluctuations. The Adviser does not condone short-term trading in an attempt to "time" the market, and instead coaches' clients to remain committed to their financial goals. However, investing for the long term can expose clients to risks borne out of changes to interest rates, inflation, general economic conditions, market cycles, geopolitical shifts, and regulatory changes.
 - ii. Inflation risk is the risk that the value of a client's portfolio will not appreciate at least in an amount equal to inflation over time. General micro- and macro-economic conditions may also affect the value of the securities held in a client's portfolio, and general economic downturns can trigger corresponding losses across various asset classes and security types. Market cycles may cause overall volatility and fluctuations in a portfolio's value and may increase the likelihood that securities are purchased when values are comparatively high and/or that securities are sold when values are comparatively low. Geopolitical shifts may result in market uncertainty, lowered expected returns, and general volatility in both domestic and international securities. Regulatory changes may have a negative impact on capital formation and increase the costs of doing business, and therefore result in decreased corporate profits and corresponding market values of securities.

- iii. Investments in limited partnerships and private investment vehicles are often subject to liquidity restrictions, which means that a client may not be able to redeem his or her investment until a redemption window is available. In addition, such investments can be more volatile and less transparent than an exchange-listed security that trades daily in an electronic marketplace. Limited partnerships and private investment vehicles are generally more difficult to value than exchange-listed securities, and therefore are more reliant on individual judgment as opposed to market prices when determining a valuation. Investors into limited partnerships and private investment vehicles are typically required to be either accredited investors, qualified clients, or both, and should carefully consider the specific risks described in the applicable Fund Offering Documents.
- iv. Although certain of its principals have experience with the Funds' investment strategy, the Adviser and the Funds are newly organized entities with a limited history of operations and earnings. The Adviser's proposed operations are subject to all business risks associated with new enterprises. The likelihood of the Firm's investment success must be considered in light of the operational risks typically associated with the formation and growth of a business There is no assurance that the operations of the Funds will be profitable, or that the Adviser will have sufficient revenue to retain its staff to adequately implement the Funds' investment strategy. The success of the Funds depends in substantial part on the experience and expertise of the Adviser and its management. The success of the Funds will also depend on key personnel of the underlying funds to which the Funds commit. There can be no assurance that any individual will continue to be employed by the Adviser or any underlying funds to which the Adviser commits throughout the term of the Funds. The loss of such key personnel could have a material adverse effect on the Funds.
- v. The Funds will make a limited number of investments focused on pursuing private market impact investments with a positive social and environmental impact and may not enjoy the reduced risks of a more broadly diversified portfolio. A specific investment focus and a small number of investments are inherently more risky and could cause a Fund's investment to be more susceptible to particular economic, political, regulatory, technological or industry conditions compared with a fund, or portfolio of funds, that is more diversified or has a broader industry and/or geographical focus or a greater number of investments.
- vi. The General Partners will monitor the performance of each investment and maintain an ongoing dialogue with each direct investment's management team. However, it will be primarily the responsibility of the management of the direct investment to operate such company on a day-to-day basis. Although it is the intent of the Funds to invest in direct investments with strong operating management that has a successful track record, there can be no assurance that a direct investment's management team will be able to operate the company successfully. A weak or unsuccessful management team can have a material adverse effect on a direct investment's performance and thus on the performance of the Funds.

Item 9: Disciplinary Information

There are no legal or disciplinary events material to the Adviser's operation. However, the California State Bar license of Toussaint Bailey was temporarily suspended from 07/02/2019 to 09/12/2019 due to an inadvertent failure to pay bar membership renewal fees after he had ceased practicing law. Mr. Bailey ceased practicing law in 2018 and all of his fees are current and up to date.

Item 10: Other Financial Industry Activities & Affiliations

- A. Neither the Adviser nor any of its related persons are registered, or have an application pending to register, as a broker-dealer or a registered representative of a broker-dealer.
- B. Neither the Adviser nor any of its related persons are registered, or have an application pending to register, as a futures commission merchant, commodity pool operator, a commodity trading advisor, or an associated person of the foregoing entities.
- C. Neither the Adviser nor any of its related persons have any relationship or arrangement with any related person below:
 - i. broker-dealer, municipal securities dealer, or government securities dealer or broker
 - ii. other investment adviser or financial planner
 - iii. futures commission merchant, commodity pool operator, or commodity trading advisor
 - iv. banking or thrift institution
 - v. accountant or accounting firm
 - vi. lawyer or law firm
 - vii. insurance company or agency
 - viii. pension consultant
 - ix. real estate broker or dealer
 - x. sponsor or syndicator of limited partnerships

Toussaint Bailey and Linda Assante shareholders of Uplifting Capital, Inc., which wholly owns Uplifting Capital Management, LLC, UC Money GP, LLC, and UC GP I, LLC. serves as Adviser and manages on a discretionary basis the two private funds, Uplifting Capital Impact Money Fund, L.P. and Uplifting Capital Private Impact Fund I, L.P. UC Money GP, LLC and UC GP I, LLC, respectively, serve as the private Fund's General Partners. The Adviser selects investments that it believes are appropriate given the investment directives of the Funds. The Adviser does not confer any favorable treatment to one type of investor as opposed to another. Fund investors should carefully consider the applicable Fund's Offering Documents and consult with appropriate tax and legal counsel prior to investing in the Funds.

Item 11: Code of Ethics, Participation or Interest in Client Transactions & Personal Trading

- A. The Adviser has adopted a code of ethics that will be provided to any client or prospective client upon request. The Adviser's code of ethics describes the standards of business conduct that the Adviser requires of its supervised persons, which is reflective of the Adviser's fiduciary obligations to act in the best interests of its clients. The code of ethics also includes sections related to compliance with securities laws, reporting of personal securities transactions and holdings, reporting of violations of the code of ethics to the Adviser's Chief Compliance Officer, pre-approval of certain investments by access persons, and the distribution of the code of ethics and any amendments to all supervised persons followed by a written acknowledgement of their receipt.
- B. Neither the Adviser nor any of its related persons recommends to clients, or buys or sells for client accounts, securities in which Adviser or any of its related persons has a material financial interest other than the Funds.
- C. From time to time, the Adviser or its related persons will invest in the same securities (or related securities such as warrants, options or futures) that the Adviser or a related person recommends to clients. This has the potential to create a conflict of interest because it affords the Adviser or its related persons the opportunity to profit from the investment recommendations made to clients. The Adviser's policies and procedures and code of ethics address this potential conflict of interest by prohibiting such trading by the Adviser or its related persons if it would be to the detriment of any client and by monitoring for compliance through the reporting and review of personal securities transactions. In all instances the Adviser will act in the best interests of its clients.
- D. From time to time, the Adviser or its related persons will buy or sell securities for client accounts at or about the same time that the Adviser or a related person buys or sells the same securities for its own (or the related person's own) account. This has the potential to create a conflict of interest because it affords the Adviser or its related persons the opportunity to trade either before or after the trade is made in client accounts, and profit as a result. The Adviser's policies and procedures and code of ethics address this potential conflict of interest by prohibiting such trading by the Adviser or its related persons if it would be to the detriment of any client and by monitoring for compliance through the reporting and review of personal securities transactions. In all instances the Adviser will act in the best interests of its clients.

Item 12: Brokerage Practices

- A. The Adviser utilizes Silicon Valley Bank, a Division of First Citizen Bank, as the custodian for the Funds.
 - i. The Adviser does not receive research or other products or services other than execution from a broker-dealer or third-party ("soft dollar benefits") in connection with client securities transactions.
 - ii. Neither the Adviser nor a related person receives client referrals from a brokerdealer or third-party.
 - iii. The Adviser does not routinely recommend, request or require that clients direct the Adviser to execute transactions through a specified broker-dealer. To the extent a client desires to direct brokerage transactions, please be advised that the Adviser may not be able to seek most favorable execution with respect to such directed transactions.
- B. Allocation When the Adviser is going to make an investment on behalf of multiple Underlying Funds, to the extent there is limited capacity in the Underlying Fund(s), the capacity is allocated on a pro-rata basis among the Underlying Fund(s) on a basis deemed fair and equitable by the Managing Members.
- C. IPOs Uplifting Capital and the Fund(s) do not participate in IPO's with any of the Underlying Funds and/or Fund Managers.
- D. Trade Errors Uplifting Capital does not conduct in-house trading on behalf of the Funds.
- E. Principal Transactions Uplifting Capital does not participate in principal transactions.
- F. Agency Cross Transactions Uplifting Capital does not participate in agency cross transactions.

Item 13: Review of Accounts

All investments are reviewed on a continuous basis by the Adviser. The investment strategies used by Uplifting Capital when managing assets include investing in limited partnerships and private placements. For a complete description of the investment objective and the risk factors associated with the Funds, please refer to such Fund's Offering Documents.

The Adviser will review the portfolio/investments of the Fund and Underlying Funds at least quarterly to monitor changes of investment vehicles and potential changes in the managers' investment approach. Performance is also monitored throughout the month for managers who can provide interim performance results. These reviews are conducted by the Chief Investment Officer. To ensure that the Adviser has fully satisfied its investigation responsibilities, the initial investigation of an Underlying Manager will, at a minimum, include the following:

- Conduct a background check of the Underlying Manager/General Partner;
- Review background information on the Underlying Managers, for example, Manager ADVs, DDQs, and Manager's pitchbook;
- Review the Underlying Managers Offering Memorandum, Subscription Documents, and Limited Partnership Agreements.

In addition, the Firm's investment committee conducts monthly management meetings to review macroeconomic events, the Underlying Manager's investment thesis, and overall market conditions. A significant change in a holding or the overall markets may trigger a review of all managers or a particular manager other than the monthly review.

With respect to the Funds, statements are sent to Fund investors by the Fund administrator on a quarterly basis.

Item 14: Client Referrals and Other Compensation

- A. The Adviser does not receive any economic benefit from persons who are not clients.
- B. Neither the Adviser nor its related persons directly or indirectly compensate for client referrals persons who are not the Adviser's supervised persons.

Item 15: Custody

All client funds and securities are held in custody by unaffiliated broker-dealers or banks; however, the Adviser is deemed to have custody with respect to the Funds, since the General Partners of the Funds are under common control with the Adviser As such, the Funds' financial statements are annually audited by an independent and unaffiliated third-party accounting firm in accordance with accounting principles generally accepted in the United States (U.S. GAAP), and such statements are distributed to investors in the Funds.

If a Fund investor receives account statements from both the custodian and the Adviser or a third-party report provider, the client is urged to compare such account statements and notify the Adviser of any discrepancies between them.

Item 16: Investment Discretion

For the Funds, the Adviser's discretionary authority is granted by the investor as a signing party to the Funds' limited partnership agreement.

Item 17: Voting Client Securities

As an adviser to Fund of Funds, the Adviser does not have the authority to proxies. If applicable, the Underlying Manager(s) vote proxies for their respective investments. If the Adviser inadvertently receives any proxy materials on behalf of a client, the Adviser will promptly forward such materials to the client.

Item 18: Financial Information

- A. The Adviser has no financial condition that is reasonably likely to impair its ability to meet contractual commitments to its clients.
- B. The Adviser has not been the subject of a bankruptcy petition at any time during the past ten years.

Item 19: Requirements for State-Registered Advisers

- A. Please refer to the ADV Part 2B Brochure Supplement for the formal education and business background of the Adviser's principal executive officers and management persons.
- B. The Adviser is not actively engaged in any other business not otherwise described herein.
- C. Neither the Adviser nor any of its supervised persons are compensated for advisory services with performance-based fees except with respect to the Fund Performance Fee described in Item 5, above.
- D. Neither the Adviser nor any of its related persons has been involved in any of the events required to be disclosed in this Item 19(D), including any award or liability as part of arbitration, civil proceeding, self-regulatory organization proceeding, or administrative proceeding.
- E. Neither the Adviser nor any of its related persons have any relationship or arrangement with any issuer of securities except the Fund.
- F. The Adviser has strived to disclose any material conflict of interest relating to it or its representatives and employees that could be reasonably expected to impair the rendering of unbiased or objective advice. Conflicts of interest may include, but are not limited to, (a) compensation arrangements connected with advisory services which are in addition to the advisory fees, (b) other financial industry activities or affiliations, or (c) participation of interest in client transactions. Material conflicts of interest in these and other areas of the Adviser's business have been disclosed in this Brochure.