## **FORM ADV**

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

Primary Business Name: MORGAN STANLEY INVESTMENT **CRD Number: 110353** MANAGEMENT INC. **Annual Amendment - All Sections** Rev. 11/2011 3/30/2012 3:54:41 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. Your full legal name (if you are a sole proprietor, your last, first, and middle names): MORGAN STANLEY INVESTMENT MANAGEMENT INC. B. Name under which you primarily conduct your advisory business, if different from Item 1.A.: MORGAN STANLEY INVESTMENT MANAGEMENT INC. List on Section 1.B. of Schedule D any additional names under which you conduct your advisory business. C. If this filing is reporting a change in your legal name (Item 1.A.) or primary business name (Item 1.B.), enter the new name and specify whether the name change is of your legal name or vour primary business name: D. (1) If you are registered with the SEC as an investment adviser, your SEC file number: 801-15757 (2) If you report to the SEC as an exempt reporting adviser, your SEC file number: If you have a number ("CRD Number") assigned by the FINRA's CRD system or by the IARD system, your CRD number: 110353 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. F. Principal Office and Place of Business (1) Address (do not use a P.O. Box): Number and Street 1: Number and Street 2: **522 FIFTH AVENUE** City: State: Country: ZIP+4/Postal Code:

	NEW Y	ORK	New York	UNITED STATES	10036					
	If this a	address is	a private reside	ence, check this box:						
	busine registra your of are reg or if yo	ss, at whic ation, or a ffices in th gistered. In ou are repo	ch you conduct i re registered, w e state or states f you are applyir	nvestment advisory b vith one or more state s to which you are ap ng for SEC registration	an your principal office an ousiness. If you are apply e securities authorities, yo plying for registration or n, if you are registered on ting adviser, list the large	ing for ou must list all of with whom you nly with the SEC,				
	(2) Days o	f week tha	it you normally	conduct business at y	our <i>principal office and p</i>	lace of business:				
	Normal 9:00AN (3) Telepho 212-29 (4) Facsim	I business M-5:00PM one numb 96-6600	ay Other: hours at this loc er at this location r at this location	n:						
G.	Mailing add	ailing address, if different from your principal office and place of business address:								
	Number and Street 1:			Number and St	treet 2:					
	City:	S	tate:	Country:	ZIP+4/Postal Code:					
	If this add	ress is a p	rivate residence	, check this box:						
Н.	-		rietor, state you address in Item		ess, if different from your	principal office				
	Number ar	nd Street 1	l:	Number and St	treet 2:					
	City:	S	tate:	Country:	ZIP+4/Postal Code:					
						Yes No				
۱.	Do you hav	e one or n	nore websites?			⊙ ○				
	portal throu portal witho	ugh which out listing one portal	to access other addresses for al address. Do no	information you have Il of the other informa	lule D. If a website addre e published on the web, y tion. Some advisers may lectronic mail (e-mail) ad	ou may list the need to list				
J.	reporting a	<i>dviser</i> , you	u must provide t	•	ompliance Officer: If you on for your Chief Complia	•				

	Name: MARY ANN PICCIOTTO Telephone number: 212-296-7024		Other titles, if any: MANAGING DIRECTOR			
			Facsimile number: 212-507-2855			
	Number and Street 522 FIFTHE AVENU		Number and Street 2:			
	City: NEW YORK	State: New York	Country: UNITED STATES	ZIP+4/Postal Code: 10036		
	Electronic mail (e-I		Chief Compliance Officer has ANLEY.COM	one:		
K.	=	ve information an	n: If a person other than the			de
	Name: MADELINE BARKHO	ORN	Titles: VICE PRESIDENT			
	Telephone number 212-296-7045	:	Facsimile number: 212-507-8416			
	Number and Street 522 FIFTH AVENUE		Number and Street 2: 19TH FLOOR			
	City: NEW YORK	State: New York	Country: UNITED STATES	ZIP+4/Postal Code: 10036		
	Electronic mail (e-I		contact person has one: TANLEY.COM		Yes	No
L.	-	Advisers Act, or s	oooks and records you are rec similar state law, somewhere		©	0
	If "yes," complete S	Section 1.L. of Sc	chedule D.			
M.	Are you registered	with a <i>foreign fin</i>	nancial regulatory authority?		Yes ⊙	O
	•	egistered with a	d with a foreign financial regu foreign financial regulatory au			
					Yes	No
N.	Are you a public rep Act of 1934?	porting company	under Sections 12 or 15(d) of	of the Securities Exchange	0	•
	If "yes," provide yo reporting company)		Central Index Key number th	at the SEC assigns to each	publi	ic
					Yes	No

Ο.	Did you have \$1 billion or more in assets on the last day of your most recent fiscal year?   © C
P.	Provide your Legal Entity Identifier if you have one:
	A <i>legal entity identifier</i> is a unique number that companies use to identify each other in the financial marketplace. In the first half of 2011, the <i>legal entity identifier</i> standard was still in development. You may not have a <i>legal entity identifier</i> .

#### **SECTION 1.B. Other Business Names** List your other business names and the jurisdictions in which you use them. You must complete a separate Schedule D Section 1.B. for each business name. Name: MORGAN STANLEY ASSET MANAGEMENT Jurisdictions ✓ AL ☑ ID ✓ MO ☑ PA ☑ PR ✓ AK ☑ ;; ✓ MT ✓ AZ ✓ NE ☑ RI ✓ IN ✓ AR ✓ SC ✓ NV ☑ IA ☑ CA ☑ SD ✓ KS ✓ NH CO ▼ TN ✓ KY M <p ▼ TX ✓ LA ✓ NM ✓ CT ☑ DE ✓ NY UT ✓ ME ☑ DC ✓ NC ✓ VT ✓ MD ✓ FL ☑ ND $\square$ VI ✓ MA ✓ VA ☑ GA ✓ OH ✓ MI ✓ OK ✓ WA □ <sub>GU</sub> ✓ MN ✓ WV ☑ HI ✓ MS ✓ OR ✓ WI

#### SECTION 1.F. Other Offices

Complete the following information for each office, other than your *principal office and place of business*, at which you conduct investment advisory business. You must complete a separate Schedule D Section 1.F. for each location. If you are applying for SEC registration, if you are registered only with the SEC, or if you are an *exempt reporting adviser*, list only the largest five offices (in terms of numbers of *employees*).

Number and Street 1: 100 FRONT STREET, SUITE 400		Number and	Street 2:	
City:	State:	Country:	ZIP-	+4/Postal Code:
WEST CONSHOHOCKEN	Pennsylvania	UNITED STAT	ΓES 1942	28
If this address is a private residence	e, check this bo	x: 🗖		
Telephone Number:	Facsimile Num	ber:		
610-940-5000				
SECTION 1.1. Website Addresses				
List your website addresses. You mu	ist complete a	senarate Schedule D	Section 1 I	for each website
address.	ast complete a	separate seriedule b	Section 1.1	. Tor cacif website
Website Address: WWW.MORGAN	ISTANLEY.COM	/IM		
SECTION 1.L. Location of Books a	nd Records			
Complete the following information than your <i>principal office and place</i> for each location.			-	
Name of entity where books and rec	cords are kept:			
MORGAN STANLEY INVESTMENT MA	NAGEMENT CO	MPANY		
			•	
Number and Street 1: 23 CHURCH STREET		Number and Street 2 #16-01 CAPITAL SQ		
City:	State:	Country:		ostal Code:
SINGAPORE		SINGAPORE	049481	
If this address is a private residence	e, check this bo	x: □		
Telephone Number:	Facsimile nu	mber:		
011-65-6834-6649				
This is (check one):				
• one of your branch offices or affi	liates.			
C a third-party unaffiliated recordk				
- a till a party allalillated records				
O other.				

	JENCE AND I	RADING RECORDS	
Name of entity where books and re			
Number and Street 1: 25 CABOT SQUARE CANARY WHAR	F	Number and Street :	2:
City: LONDON	State:	Country: UNITED KINGDOM	ZIP+4/Postal Code: E14 4QA
If this address is a private residenc	ce, check this	box:	
Telephone Number: 011-44-20-7425-8765	Facsimile	number:	
This is (check one):			
one of your branch offices or af	filiates.		
a third-party unaffiliated record			
O other.			
2.6.1.1.1.1.1.1.1			
CLIENT CONTRACTS, CORRESPOND  Name of entity where books and re	DENCE AND T	rading records	IMITED
Briefly describe the books and reconstruction CLIENT CONTRACTS, CORRESPOND  Name of entity where books and remonstruction of the more books and reconstruction of the more books and the more books are books and the more books and the more books and the more books are books and the more books and the more books and the more books are books and the more books are books and the more books and the more books and the more books and the more books are books and the more books and the more books and the more books and the more books are books and the more books and the more books and the more books and the more books are books and the more books and the more books are books and the more books and the mor	DENCE AND T	rading records	IMITED
CLIENT CONTRACTS, CORRESPOND  Name of entity where books and re	DENCE AND T ecords are kep STMENT TRUS	rading records	
CLIENT CONTRACTS, CORRESPOND  Name of entity where books and re  MORGAN STANLEY ASSET & INVES  Number and Street 1:	DENCE AND T ecords are kep STMENT TRUS	RADING RECORDS  pt: T MANAGEMENT CO., L  Number and	
CLIENT CONTRACTS, CORRESPOND  Name of entity where books and re  MORGAN STANLEY ASSET & INVES  Number and Street 1:  YEBISU GARDEN PLACE TOWER, 4-  City:  SHIBUYA-KU, TOKYO	ecords are ke stmENT TRUS -20-3 EBISU State	RADING RECORDS  ot: T MANAGEMENT CO., L  Number and : :: Country: JAPAN	Street 2: ZIP+4/Postal Code:
CLIENT CONTRACTS, CORRESPOND  Name of entity where books and re  MORGAN STANLEY ASSET & INVES  Number and Street 1:  YEBISU GARDEN PLACE TOWER, 4-  City:	ecords are keps the state of the cords are keps the state of the cords are keps the cords	RADING RECORDS  ot: T MANAGEMENT CO., L  Number and : :: Country: JAPAN	Street 2: ZIP+4/Postal Code:
CLIENT CONTRACTS, CORRESPOND  Name of entity where books and re  MORGAN STANLEY ASSET & INVES  Number and Street 1:  YEBISU GARDEN PLACE TOWER, 4-  City:  SHIBUYA-KU, TOKYO  If this address is a private residence  Telephone Number:	ecords are keps the state of the cords are keps the state of the cords are keps the cords	RADING RECORDS  ot: T MANAGEMENT CO., I  Number and :  :: Country:	Street 2: ZIP+4/Postal Code:

C a third-party unaffiliated recordkeeper. C other.							
Briefly describe the books and records kept at this location: CLIENT CONTRACTS, CORRESPONDENCE AND TRADING RECORDS							
Name of entity where books and re MORGAN STANLEY INVESTMENT MA		•	MITED				
Number and Street 1: 4/F FORBES BUILDING CHARANJIT	RAI MARG		Number ar	nd Street 2:			
City: MUMBAI		State:	Country: INDIA	ZIP+4/Postal Code: 400 001			
If this address is a private residenc	e, check this	s box:					
Telephone Number: 011-91-22-2209-7108		Facsimile nur	mber:				
This is (check one):							
one of your branch offices or aff							
C a third-party unaffiliated record other.	keeper.						
Briefly describe the books and reco CLIENT CORRESPONDENCE AND TR	•						
Name of entity where books and re MORGAN STANLEY INVESTMENT MA		•	N) PTY LIMIT	ED			
Number and Street 1: LEVEL 53, 101 COLLINS STREET		Number ar	nd Street 2:				
City: MELBOURNE	State:	Country: AUSTRALI		IP+4/Postal Code: 000			
If this address is a private residenc	e, check this	s box:					
Telephone Number: 011-613-9256-8900	Facsimile	number:					

This is (check one):			
one of your branch offices or			
a third-party unaffiliated reco	ordkeeper.		
C other.			
Briefly describe the books and re MARKETING MATERIALS, CLIENT	•		
Name of entity where books and MORGAN STANLEY INVESTMENT	•	MITED	
Number and Street 1: REMBRANDT TOWER, AMSTELPL	EIN 1	Number and Street	2:
City:	State:	Country:	ZIP+4/Postal Code:
AMSTERDAM		NETHERLANDS	1096
If this address is a private reside	ence, check this bo	их: □	
Telephone Number: 0031-20-462-1300	Facsimile	number:	
This is (check one):			
$oldsymbol{\circ}$ one of your branch offices or	affiliates.		
C a third-party unaffiliated reco	ordkeeper.		
O other.			
Briefly describe the books and re CLIENT CONTRACTS, CORRESPO	•		
Name of entity where books and MORGAN STANLEY INVESTMENT	•	C.	
Number and Street 1: 100 FRONT STREET		Number and Street 2 SUITE 400	2:
City:	State:	Country:	ZIP+4/Postal Code:
WEST CONSHOHOCKEN	Pennsylvania	UNITED STATES	19428
If this address is a private reside	ence, check this bo	их: □	

Telephone Number: 610-940-5000	Facsimile num	nber:			
This is (check one):					
• one of your branch offices	or affiliates.				
C a third-party unaffiliated re	ecordkeeper.				
C other.					
Briefly describe the books and CLIENT CONTRACTS, CORRESI					
Name of entity where books as MORGAN STANLEY INVESTMEN					
Number and Street 1: 201 PLAZA TWO		Number and Stre	et 2:		
City: JERSEY CITY	State: New Jersey	Country: UNITED STATES	ZIP+4/Postal Code: 07311		
If this address is a private resi	dence, check this	box:			
Telephone Number: 201-761-3304	Facsimile numb	er:			
This is (check one):					
one of your branch offices	or affiliates.				
C a third-party unaffiliated re	ecordkeeper.				
O other.					
Briefly describe the books and CLIENT CORRESPONDENCE AN	•				
Name of entity where books and records are kept: MORGAN STANLEY INVESTMENT MANAGEMENT LIMITED					
Number and Street 1: 35 PANEPISTIMIOU		Number and St	reet 2:		
City:	State:	Country:	ZIP+4/Postal Code:		

ATHENS		GREECE	10564	
If this address is a private residence	ce, check this box	c: 🗖		
Telephone Number: 31 201 325 8155	Facsimile nui	mber:		
This is (check one):  • one of your branch offices or af	filiatos			
C a third-party unaffiliated record other.	кеерег.			
Briefly describe the books and reco	·			
Name of entity where books and re MORGAN STANLEY INVESTMENT M	•	<u>.</u>		
Number and Street 1: 555 CALIFORNIA STREET, SUITE 2	200	Number and S	Street 2:	
City: SAN FRANCISCO	State: California	Country: UNITED STAT	ES	ZIP+4/Postal Code: 94104
If this address is a private residence	ce, check this box	c: 🗖		
Telephone Number: 415-576-2000	Facsimile numb	oer:		
This is (check one):				
one of your branch offices or af	filiates.			
C a third-party unaffiliated record	lkeeper.			
C other.				
Briefly describe the books and reco				
Name of entity where books and re MORGAN STANLEY INVESTMENT M		÷.		

Number and Street 1: 195 BROADWAY		Number and Street 2:			
City:	State:	Country:	ZIP+4/Postal Code:		
NEW YORK	New York	UNITED STATES	10007		
If this address is a private re	esidence, check th	nis box:			
Telephone Number: 917-790-5667	Facsimile nu	mber:			
This is (check one):					
one of your branch office	s or affiliates.				
a third-party unaffiliated	recordkeeper.				
C other.					
Briefly describe the books ar FINANCIAL RECORDS	nd records kept at	this location:			
SECTION 1.M. Registration					
-	ete a separate Sch	-	tory authority with which you are reach foreign financial regulatory		
Name of Country/ <i>Foreign Fir</i>	nancial Regulatory	/ Authority:			
Canada - Alberta Securities	Commission				
Other:					
Name of Country/ <i>Foreign Fir</i>	nancial Regulatory	/ Authority:			
Canada - British Columbia S	ecurities Commiss	sion			
Other:					
Name of Country/Foreign Fir	nancial Regulatory	/ Authority:			
Canada - Ontario Securities		-			
Other:					

Name of Country/Foreign Financial Regulatory Authority:
India - Securities and Exchange Board of India
Other:
Name of Country/Foreign Financial Regulatory Authority:
South Korea - Financial Supervisory Commission / Financial Supervisory Service
Other:
Item 2 SEC Registration/Reporting
Responses to this Item help us (and you) determine whether you are eligible to register with the SEC.

Responses to this Item help us (and you) determine whether you are eligible to register with the SEC. Complete this Item 2.A. only if you are applying for SEC registration or submitting an *annual updating amendment* to your SEC registration.

A. To register (or remain registered) with the SEC, you must check **at least one** of the Items 2.A.(1) through 2.A.(12), below. If you are submitting an *annual updating amendment* to your SEC registration and you are no longer eligible to register with the SEC, check Item 2.A.(13). Part 1A Instruction 2 provides information to help you determine whether you may affirmatively respond to each of these items.

You (the adviser):

- (1) are a large advisory firm that either:
  - (a) has regulatory assets under management of \$100 million (in U.S. dollars) or more, or
  - (b) has regulatory assets under management of \$90 million (in U.S. dollars) or more at the time of filing its most recent annual updating amendment and is registered with the SEC;
- (2) are a **mid-sized advisory firm** that has regulatory assets under management of \$25 million (in U.S. dollars) or more but less than \$100 million (in U.S. dollars) and you are either:
  - (a) not required to be registered as an adviser with the *state securities authority* of the state where you maintain your *principal office and place of business*, or
  - (b) not subject to examination by the *state securities authority* of the state where you maintain your *principal office and place of business*;
    - Click HERE for a list of states in which an investment adviser, if registered, would not be subject to examination by the state securities authority.
  - (3) have your principal office and place of business in Wyoming (which does not regulate

			advisers);
		(4)	have your principal office and place of business outside the United States;
	☑	(5)	are <b>an investment adviser (or sub-adviser) to an investment company</b> registered under the Investment Company Act of 1940;
		(6)	are an investment adviser to a company which has elected to be a business development company pursuant to section 54 of the Investment Company Act of 1940 and has not withdrawn the election, and you have at least \$25 million of regulatory assets under management;
		(7)	are a <b>pension consultant</b> with respect to assets of plans having an aggregate value of at least \$200,000,000 that qualifies for the exemption in rule 203A-2(a);
		(8)	are a <b>related adviser</b> under rule 203A-2(b) that <i>controls</i> , is <i>controlled</i> by, or is under common <i>control</i> with, an investment adviser that is registered with the SEC, and your <i>principal office and place of business</i> is the same as the registered adviser;
			If you check this box, complete Section 2.A.(8) of Schedule D.
		(9)	are a <b>newly formed adviser</b> relying on rule 203A-2(c) because you expect to be eligible for SEC registration within 120 days;
			If you check this box, complete Section 2.A.(9) of Schedule D.
		(10)	are a <b>multi-state adviser</b> that is required to register in 15 or more states and is relying on rule 203A-2(d);
			If you check this box, complete Section 2.A.(10) of Schedule D.
		(11)	are an Internet adviser relying on rule 203A-2(e);
		(12)	have <b>received an SEC order</b> exempting you from the prohibition against registration with the SEC;
			If you check this box, complete Section 2.A.(12) of Schedule D.
		(13)	are <b>no longer eligible</b> to remain registered with the SEC.
Stat	e Sec	uritie	es Authority Notice Filings and State Reporting by Exempt Reporting Advisers
<b>С</b> .	Under a copy In add copy check subse filings receiv amen	r state y of the dition of rep the te equen s or re ve not	e laws, SEC-registered advisers may be required to provide to <i>state securities authorities</i> he Form ADV and any amendments they file with the SEC. These are called <i>notice filings</i> . A exempt reporting advisers may be required to provide state securities authorities with a corts and any amendments they file with the SEC. If this is an initial application or report, toox(es) next to the state(s) that you would like to receive notice of this and all the filings or reports you submit to the SEC. If this is an amendment to direct your notice exports to additional state(s), check the box(es) next to the state(s) that you would like to dice of this and all subsequent filings or reports you submit to the SEC. If this is an antito your registration to stop your notice filings or reports from going to state(s) that exceive them, uncheck the box(es) next to those state(s).
	Juris	dictio	ns

l <b>–</b>			
<b>☑</b> AL	<b>☑</b> ID	<b>☑</b> MO	<b>☑</b> PA
<b>☑</b> AK	<b>☑</b> IL	<b>☑</b> MT	<b>₽</b> PR
<b>▽</b> AZ	<b>☑</b> IN	<b>☑</b> NE	<b>☑</b> RI
<b>☑</b> AR	<b>☑</b> IA	<b>☑</b> NV	<b>▽</b> SC
<b>▽</b> CA	<b>☑</b> KS	<b>☑</b> NH	<b>▽</b> SD
<b>▽</b> CO	<b>☑</b> KY	<b>☑</b> NJ	<b>▽</b> TN
<b>▽</b> CT	<b>☑</b> LA	<b>☑</b> NM	<b>▽</b> TX
<b>▽</b> DE	<b>☑</b> ME	<b>☑</b> NY	<b>☑</b> UT
<b>☑</b> DC	<b>☑</b> MD	<b>☑</b> NC	<b>▽</b> VT
<b>▽</b> FL	<b>☑</b> MA	<b>☑</b> ND	□ VI
<b>☑</b> GA	<b>☑</b> MI	<b>☑</b> OH	<b>▽</b> VA
<b>□</b> GU	<b>☑</b> MN	<b>☑</b> OK	<b>▽</b> WA
<b>☑</b> HI	<b>☑</b> MS	<b>☑</b> OR	<b>▽</b> WV
			<b>☑</b> WI

If you are amending your registration to stop your notice filings or reports from going to a state that currently receives them and you do not want to pay that state's notice filing or report filing fee for the coming year, your amendment must be filed before the end of the year (December 31).

#### SECTION 2.A.(8) Related Adviser

If you are relying on the exemption in rule 203A-2(b) from the prohibition on registration because you *control*, are *controlled* by, or are under common *control* with an investment adviser that is registered with the SEC and your *principal office and place of business* is the same as that of the registered adviser, provide the following information:

Name of Registered Investment Adviser

CRD Number of Registered Investment Adviser

SEC Number of Registered Investment Adviser 801 -

#### SECTION 2.A.(9) Newly Formed Adviser

If you are relying on rule 203A-2(c), the newly formed adviser exemption from the prohibition on registration, you are required to make certain representations about your eligibility for SEC registration. By checking the appropriate boxes, you will be deemed to have made the required representations. You must make both of these representations:

I am not registered or required to be registered with the SEC or a state securities authority and I

have a reasonable expectation that I will be eligible to register with the SEC within 120 days after the date my registration with the SEC becomes effective.
■ I undertake to withdraw from SEC registration if, on the 120th day after my registration with the SEC becomes effective, I would be prohibited by Section 203A(a) of the Advisers Act from registering with the SEC.
SECTION 2.A.(10) Multi-State Adviser
If you are relying on rule 203A-2(d), the multi-state adviser exemption from the prohibition on registration, you are required to make certain representations about your eligibility for SEC registration. By checking the appropriate boxes, you will be deemed to have made the required representations.
If you are applying for registration as an investment adviser with the SEC, you must make both of these representations:
□ I have reviewed the applicable state and federal laws and have concluded that I am required by the laws of 15 or more states to register as an investment adviser with the state securities authorities in those states.
☐ I undertake to withdraw from SEC registration if I file an amendment to this registration indicating that I would be required by the laws of fewer than 15 states to register as an investment adviser with the state securities authorities of those states.
If you are submitting your annual updating amendment, you must make this representation:
Within 90 days prior to the date of filing this amendment, I have reviewed the applicable state and federal laws and have concluded that I am required by the laws of at least 15 states to register as an investment adviser with the <i>state securities authorities</i> in those states.
SECTION 2.A.(12) SEC Exemptive <i>Order</i>
If you are relying upon an SEC <i>order</i> exempting you from the prohibition on registration, provide the following information:
Application Number:
803-
Date of <i>order</i> :
Item 3 Form of Organization
A. How are you organized?
© Corporation
C Sole Proprietorship
C Limited Liability Partnership (LLP)
Partnership

$\circ$ 1	_imited	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?

 $\circ$ 

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**

No Information Filed

## 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).

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

858

В. (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?

188

(3) Approximately how many of the employees reported in 5.A. are registered with one or more state securities authorities as investment adviser representatives? 0

(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? 2

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 did you provide investment advisory services during your most recently completed fiscal year?

 $\circ$ 

C 1-10

C 11-25

C 26-100

• More than 100

If more than 100, how many? (round to the nearest 100)

(2) Approximately what percentage of your clients are non-United States persons? 41%

D.	and IRAs sole propi have mad provide ad registered	ses of this Item 5.D., the category "individual of individuals and their family members, but rietorships. The category "business development an election pursuant to section 54 of the Idvisory services pursuant to an investment at under the Investment Company Act of 1946 of not check any of the boxes in response to	t does i nent co nvestm advisor 0, ched	not incl ompanie nent Co y contr ck "Non	lude bues" cor empany act to e" in r	isiness nsists c y Act o an inve	es org of comp f 1940 estmer	anizeo panies . Unles nt com	that ss you pany
	cliei	at types of <i>clients</i> do you have? Indicate the <i>nt</i> comprises of your total number of <i>clients</i> . ck all that apply.							
				Up to	<u>11-</u>	<u>26-</u>	<u>51-</u>	<u>76-</u>	1000/
	( )		<u>None</u>		<u>25%</u>	<u>50%</u>	<u>75%</u>		<u>100%</u>
	(a)	Individuals (other than high net worth individuals)	•	0	0	0	0	0	0
	(b)	High net worth individuals	$\odot$	0	$\circ$	$\circ$	$\circ$	$\circ$	0
	(c)	Banking or thrift institutions	0	•	$\circ$	0	$\circ$	0	0
	(d)	Investment companies	0	⊙	0	$\circ$	0	$\circ$	0
	(e)	Business development companies	•	0	0	$\circ$	0	0	0
	(f)	Pooled investment vehicles (other than investment companies)	0	О	•	0	О	0	0
	(g)	Pension and profit sharing plans (but not the plan participants)	0	О	•	0	0	0	0
	(h)	Charitable organizations	0	•	0	0	0	0	0
	(i)	Corporations or other businesses not listed above	0	0	•	O	o	0	0
	(j)	State or municipal government entities	0	0	•	0	0	0	0
	(k)	Other investment advisers	0	•	0	0	0	0	0
	(1)	Insurance companies	0	•	0	0	0	0	0

(2) Indicate the approximate amount of your regulatory assets under management (reported in Item 5.F. below) attributable to each of the following type of *client*. If a *client* fits into more than one category, check all that apply.

(m) Other: FOREIGN GOVERNMENT, NON-US INVESTMENT COMPANIES/OFFICIAL FOREIGN ORGANIZATION/TRUST

			<u>Up to</u>	<u>Up to</u>	<u>Up to</u>	
		<u>None</u>	<u>25%</u>	<u>50%</u>	<u>75%</u>	<u>&gt;75%</u>
(a)	Individuals (other than high net worth individuals)	$\odot$	$\circ$	0	0	$\circ$
(b)	High net worth individuals	$\odot$	$\circ$	0	0	$\circ$
(c)	Banking or thrift institutions	0	$\odot$	0	0	0

		(d)	Investment of	companies			0	0	0	$\odot$	0
		(e)	Business dev	elopment co	ompanies		•	0	0	0	0
		(f)	Pooled investormes companies)	tment vehicl	es (other tha	n investment	0	•	0	0	0
		(g)	Pension and participants)	profit sharin	g plans (but i	not the plan	0	•	0	0	0
		(h)	Charitable or	ganizations			0	•	0	0	0
		(i)	Corporations	or other bu	sinesses not I	listed above	0	•	0	0	0
		(j)	State or mur	nicipal <i>gover</i>	nment entitie	es	0	•	0	0	0
		(k)	Other investi	ment advise	rs		0	•	0	0	0
		(I)	Insurance co	mpanies			0	•	0	0	0
		(m)	Other: FOR INVESTMENT ORGANIZATI	COMPANIE	RNMENT/NON S/OFFICIAL F		0	•	0	О	0
Co	mpen	sation	n Arrangeme	nts							
E.	-		mpensated fo		stment adviso	ry services b	y (che	ck all th	at apply)	:	
	✓	(1)		-	under your m	-	<b>J</b> (* -		[1]		
		(2)	Hourly char	-	Š	J					
		(3)	•	_	newsletter o	r periodical)					
	V	(4)	Fixed fees (	other than s	subscription fe	ees)					
		(5)	Commission	าร							
	V	(6)	Performand	e-based fee.	S						
		(7)	Other (spec	cify):							
Itei	m 5 lı	nform	ation About	Your Advis	orv Business	s - Regulato	rv Ass	ets Un	der Man	agemei	nt
			sets Under I		-		<u> </u>				
	3	J		J						١	Yes No
F.		•	u provide cont		regular super	visory or ma	nagem	ent serv	rices to		<b>о</b> о
		If yes, accour	what is the a	mount of yo	ur regulatory	assets unde	r mana	igement	and tota	ıl numbe	er of
					U.S. Dollar A	Amount		Total N	umber of	f Accour	nts
		Discre	etionary:	(a)	\$ 174,798,8	60,802	(d)	368			
		Non-I	Discretionary:	(b)	\$ 2,441,107	,403	(e)	7			
		Total:		(c)	\$ 177,239,9	68,205	(f)	375			
			1A Instruction nust follow the	•		•	-	-		managei	ment.

Item	15 In	forma	tion About Your Advisory Business - Advisory Activities			
Adv	isory	Activ	ities			
G.	. What type(s) of advisory services do you provide? Check all that apply.					
		(1)	Financial planning services			
	V	(2)	Portfolio management for individuals and/or small businesses			
	V	(3)	Portfolio management for investment companies (as well as "business development companies" that have made an election pursuant to section 54 of the Investment Company Act of 1940)			
	V	(4)	Portfolio management for pooled investment vehicles (other than investment companies)			
	V	(5)	Portfolio management for businesses (other than small businesses) or institutional <i>clients</i> (other than registered investment companies and other pooled investment vehicles)			
		(6)	Pension consulting services			
	V	(7)	Selection of other advisers (including private fund managers)			
		(8)	Publication of periodicals or newsletters			
		(9)	Security ratings or pricing services			
		(10)	Market timing services			
		(11)	Educational seminars/workshops			
		(12)	Other(specify):			
Н.	includinves Sche  If you your  C C C C	ding a. stment dule D u prov	ide financial planning services, to how many <i>clients</i> did you provide these services during scal year?  5 0 00			
	-	251 -				
		More t	than 500			
			te than 500, how many? It to the nearest 500)			
	_		ponses to this Item 5.H., do not include as "clients" the investors in a private fund you ess you have a separate advisory relationship with those investors.			

1.	If you participate in a wrap fee program, do you (check all that apply):	
	(1) sponsor the wrap fee program?	
	(2) act as a portfolio manager for the wrap fee program?	
	If you are a portfolio manager for a wrap fee program, list the names of the programs a sponsors in Section 5.1.(2) of Schedule D.	and their
	If your involvement in a wrap fee program is limited to recommending wrap fee program clients, or you advise a mutual fund that is offered through a wrap fee program, do not Item 5.I.(1) or 5.I.(2).	•
		Yes No
J.	In response to Item 4.B. of Part 2A of Form ADV, do you indicate that you provide investment advice only with respect to limited types of investments?	0 0
	TION 5.G.(3) Advisers to Registered Investment Companies and Business Developanies	opment
inv to inv	you check Item 5.G.(3), what is the SEC file number (811 or 814 number) of each of the restment companies and business development companies to which you act as an adviser an advisory contract? You must complete a separate Schedule D Section 5.G.(3) for each restment company and business development company to which you act as an adviser.  C File Number 811- or 814- 81101944	pursuant
SE	C File Number 811- or 814- 81102575	
SE	C File Number 811- or 814- 81102978	
SE	C File Number 811- or 814- 81103031	
SE	C File Number 811- or 814- 81103159	

SEC File Number 811- or 814- 81103162	
SEC File Number 811- or 814- 81103165	
SEC File Number 811- or 814- 81103213	
SEC File Number 811- or 814- 81103326	
SEC File Number 811- or 814- 81103459	
SEC File Number 811- or 814- 81103692	
SEC File Number 811- or 814- 81103738	
SEC File Number 811- or 814- 81103870	

SEC File Number 811- or 814- 81103980	
SEC File Number 811- or 814- 81104419	
SEC File Number 811- or 814- 81104556	
SEC File Number 811- or 814- 81104917	
SEC File Number 811- or 814- 81104984	
SEC File Number 811- or 814- 81105082	
SEC File Number 811- or 814- 81105141	
SEC File Number 811- or 814- 81105348	

SEC File Number 811- or 814- 81105415	
SEC File Number 811- or 814- 81105554	
SEC File Number 811- or 814- 81105624	
SEC File Number 811- or 814- 81105629	
SEC File Number 811- or 814- 81105634	
SEC File Number 811- or 814- 81105921	
SEC File Number 811- or 814- 81105987	
SEC File Number 811- or 814- 81106044	

SEC File Number 811- or 814- 81106330
SEC File Number 811- or 814- 81106350
SEC File Number 811- or 814- 81106403
SEC File Number 811- or 814- 81106515
SEC File Number 811- or 814- 81106574
SEC File Number 811- or 814- 81107185
SEC File Number 811- or 814- 81107238
SEC File Number 811- or 814- 81107377

SEC File Number 811- or 814- 81107607
SEC File Number 811- or 814- 81107694
SEC File Number 811- or 814- 81107953
SEC File Number 811- or 814- 81108238
SEC File Number 811- or 814- 81108346
SEC File Number 811- or 814- 81108388
SEC File Number 811- or 814- 81109081
SEC File Number 811- or 814- 81109491
SEC File Number 811- or 814- 81109713

SEC File Number 811- or 814- 81110183	
SEC File Number 811- or 814- 81110273	
SEC File Number 811- or 814- 81110385	
SEC File Number 811- or 814- 81110509	
SEC File Number 811- or 814- 81121024	
SEC File Number 811- or 814- 81121339	
SEC File Number 811- or 814- 81121926	
SEC File Number 811- or 814- 81121991	

SEC File Number 811- or 814- 81122011  SEC File Number 811- or 814- 81122127
SEC File Number 811- or 814- 81122127
SEC File Number 811- or 814- 81122127
SEC File Number 811- or 814- 81122202
SEC File Number 811- or 814- 81192349
CECTION E L (C) Mary E Drawnson
SECTION 5.1.(2) Wrap Fee Programs  No Information Filed
Item 6 Other Business Activities
In this Item, we request information about your firm's other business activities.
A. You are actively engaged in business as a (check all that apply):
(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
<ul><li>(10) registered security-based swap dealer</li><li>(11) major security-based swap participant</li></ul>
<ul> <li>(10) registered security-based swap dealer</li> <li>(11) major security-based swap participant</li> <li>(12) accountant or accounting firm</li> </ul>
<ul><li>(10) registered security-based swap dealer</li><li>(11) major security-based swap participant</li></ul>

	If you engage in other business using a name that is different from the names reported in Items 1.A. or 1.B, complete Section 6.A. of Schedule D.						
			Yes	No			
B.	(1)	Are you actively engaged in any other business not listed in Item 6.A. (other than giving investment advice)?	O	⊙			
	(2)	If yes, is this other business your primary business?	$\circ$	$\circ$			
		If "yes," describe this other business on Section 6.B.(2) of Schedule D, and if you engithis business under a different name, provide that name.	gage i	n			
			Yes	No			
	(3)	Do you sell products or provide services other than investment advice to your advisory <i>clients</i> ?	•	O			
		If "yes," describe this other business on Section 6.B.(3) of Schedule D, and if you engithis business under a different name, provide that name.	gage i	n			

#### SECTION 6.A. Names of Your Other Businesses

No Information Filed

## SECTION 6.B.(2) Description of Primary Business

Describe your primary business (not your investment advisory business):

If you engage in that business under a different name, provide that name:

## SECTION 6.B.(3) Description of Other Products and Services

Describe other products or services you sell to your *client*, You may omit products and services that you listed in Section 6.B.(2) above.

WE SERVE AS ADMINISTRADOR TO THE MUTUAL FUNDS REGISTERED UNDER THE INVESTMENT COMPANY ACT OF 1940.

If you engage in that business under a different name, provide that name.

## Item 7 Financial Industry Affiliations and Private Fund Reporting

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)

	V								
	V	(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 e from registration)	xem	ıpt				
		(7)	futures commission merchant						
	V	(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						
		(14)	real estate broker or dealer						
		(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	nt					
	or b and crea You in co tran	usines. (5) yo tes a d must d onnecti sfer ag	cousiness to the related person, and the related person does not refer prospective of sto you; (4) you do not share supervised persons or premises with the related person have no reason to believe that your relationship with the related person otherwise conflict of interest with your clients.  Complete Section 7.A. of Schedule D for each related person acting as qualified curion with advisory services you provide to your clients (other than any mutual function for the person to rule 206(4)-2(b)(1)), regardless of whether you have determined the section to be operationally independent under rule 206(4)-2 of the Advisers Act.	ersoi ise istod	n; dian				
		,		Yes	No				
В.	Are y	ou an	adviser to any private fund?	⊙	0				
	Sche the I priva comp comp	nstruc nstruc nte fun- plete S plete S ther ca	en for each private fund that you advise, you must complete a Section 7.B.(1) of 0, except in certain circumstances described in the next sentence and in Instruction ations to Part 1A. If another adviser reports this information with respect to any sum of the section 7.B.(1) of Schedule D of its Form ADV (e.g., if you are a subadviser), section 7.B.(1) of Schedule D with respect to that private fund. You must, instead, section 7.B.(2) of Schedule D.  The section 7.B.(2) of Schedule D.  The section 7.B.(3) of Schedule D.	ich do i					
	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.

SEC	TION	7.A.	Financial Industry Affiliations					
Con	nplete	a sep	parate Schedule D Section 7.A. for each <i>related person</i> listed in Item 7.A.					
1.	•	Legal Name of <i>Related Person</i> : MORGAN STANLEY INVESTMENT MANAGEMENT LIMITED						
2.		•	usiness Name of <i>Related Person</i> : STANLEY INVESTMENT MANAGEMENT LIMITED					
3.	801	ted Pe - 268	erson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 47					
	or Othe	er						
4.	<i>Rela</i> 1059		erson's CRD Number (if any):					
5.	Rela	ted Pe	erson is: (check all that apply)					
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dea	aler				
	(b)	哮	other investment adviser (including financial planners)					
	(c)		registered municipal advisor					
	(d)		registered security-based swap dealer					
	(e)		major security-based swap participant					
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registered or ex registration)	emp	t			
	(g)		futures commission merchant					
	(h)		banking or thrift institution					
	(i)		trust company					
	(j)		accountant or accounting firm					
	(k)		lawyer or law firm					
	(I)		insurance company or agency					
	(m)		pension consultant					
	(n)		real estate broker or dealer					
	(o)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles					
	(p)	□ vehic	sponsor, general partner, managing member (or equivalent) of pooled investmen cles	t				
			•	Yes	No			
6.	Do y	ou <i>co</i>	ntrol or are you controlled by the related person?	0	•			

7.	Are	Are you and the <i>related person</i> under common <i>control</i> ?						
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> ?	0	•				
	(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	0				
	(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>custody</i> of 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 related person is an investment adviser, is it exempt from registration?	$\circ$	⊙				
	(b)	If the answer is yes, under what exemption?						
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	$\odot$	0				
	(b)	If the answer is yes, list the name and country, in English, of each foreign financial regu	ılato	ry				
		authority with which the related person is registered.		$\neg$				
		Name of Country/Foreign Financial Regulatory Authority		$-\parallel$				
		Australia - Australian Securities and Investments Commission						
		South Africa - Financial Services Board		$-\parallel$				
		South Korea - Financial Supervisory Commission / Financial Supervisory Service		_				
		United Kingdom - Financial Services Authority						
11.	Do y	you and the related person share any supervised persons?	O	⊙				
12.	Do y	you and the related person share the same physical location?	0	•				
1.	•	al Name of <i>Related Person</i> : RGAN STANLEY & CO. LLC						
2.		imary Business Name of <i>Related Person</i> : ORGAN STANLEY & CO. LLC						
3.		ted Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)						
	Othe	er						
4.	Rela	Related Person's CRD Number (if any):						

	8209	9					
5.	Rela	ted Pe	erson is: (check all that apply)				
	(a)	✓	broker-dealer, municipal securities dealer, or government securities broker or dealer.	aler			
	(b)		other investment adviser (including financial planners)				
	(c)	哮	registered municipal advisor				
	(d)		registered security-based swap dealer				
	(e)		major security-based swap participant				
	(f)	<ul> <li>(f) Commodity pool operator or commodity trading advisor (whether registered or exemple from registration)</li> </ul>					
	(g)	V	futures commission merchant				
	(h)		banking or thrift institution				
	(i)		trust company				
	(j)		accountant or accounting firm				
	(k)		lawyer or law firm				
	(I)		insurance company or agency				
	(m)		pension consultant				
	(n)		real estate broker or dealer				
	(o)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles				
	(p)	□ vehic	sponsor, general partner, managing member (or equivalent) of pooled investmer cles	nt			
				Yes	No		
6.	Do y	ou <i>co</i>	ntrol or are you controlled by the related person?	$\circ$	⊙		
7.	Are y	you ar	nd the related person under common control?	•	0		
8.	(a)		s the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with sory services you provide to <i>clients</i> ?	o	•		
	(b)	ques opera	u are registering or registered with the SEC and you have answered "yes," to tion 8(a) above, have you overcome the presumption that you are not ationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related</i> on and thus are not required to obtain a surprise examination for your <i>clients</i> 's or securities that are maintained at the <i>related person</i> ?	0	0		
	(c)	•	u have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> on's office responsible for <i>custody</i> of your <i>clients</i> ' assets:	,			
			hber and Street 1: Number and Street 2:				
		City:	State: Country: ZIP+4/Postal Code: is address is a private residence, check this box:				
		11 (11		Yes	No		
9.	(a)	If the	e related person is an investment adviser, is it exempt from registration?	О	•		

	(b)	If the answer is yes, under what exemption?	
10.	(a)	Is the <i>related person</i> registered with a <i>foreign financial regulatory authority</i> ?	
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial regulator</i> authority with which the <i>related person</i> is registered.	y T
		Name of Country/Foreign Financial Regulatory Authority  Canada - Alberta Securities Commission	$\dashv$
		Canada - British Columbia Securities Commission	$\dashv$
		Canada - Manitoba Securities Commission	-
		Canada - New Brunswick Securities Commission	ᅰ
		Canada - Nova Scotia Securities Commission	$\dashv$
		Canada - Ontario Securities Commission	-
		Canada - Quebec, Financial Markets Authority	-
		Canada - Saskatchewan Financial Services Commission	-
	D		ᆜ
11.	ро у	ou and the related person share any supervised persons?	⊚
12.	Do y	rou and the <i>related person</i> share the same physical location?	•
2.	MOR Prim	IN Name of <i>Related Person</i> :  IGAN STANLEY ASSET & INVESTMENT TRUST MANAGEMENT CO., LIMITED  IN STANLEY ASSET & INVESTMENT TRUST MANAGEMENT CO., LIMITED  IS GAN STANLEY ASSET & INVESTMENT TRUST MANAGEMENT CO., LIMITED	
3.		ted Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) - 62152	
	Othe	er	
4.	<i>Rela</i> 1260	ted Person's CRD Number (if any): 071	
5.	Rela	ted Person is: (check all that apply)	
	(a)	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)	major security-based swap participant	
	` /	commodity pool operator or commodity trading advisor (whether registered or exempt from registration)	

12.	Do y	ou and	d the <i>related person</i> share the same physical location?	0	•
11.	Do y	ou and	d the related person share any supervised persons?	О	•
			n - Financial Services Agency		
			e of Country/Foreign Financial Regulatory Authority		$\Box$
	(b)		e answer is yes, list the name and country, in English, of each <i>foreign financial reg</i> prity with which the <i>related person</i> is registered.	ulato	ory
10.	(a)		e related person registered with a foreign financial regulatory authority?	•	o
	(b)	If the	e answer is yes, under what exemption?		
9.	(a)	If the	e related person is an investment adviser, is it exempt from registration?	0	<b>⊙</b>
		If thi	s address is a private residence, check this box:	Yes	No
		City:			
	(c)	perso	u have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> on's office responsible for <i>custody</i> of your <i>clients</i> ' assets:	1	
		quest opera perso funds	cion 8(a) above, have you overcome the presumption that you are not ationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related</i> on and thus are not required to obtain a surprise examination for your <i>clients</i> or securities that are maintained at the <i>related person</i> ?		·
	(b)		ory services you provide to <i>clients</i> ?  I are registering or registered with the SEC and you have answered "yes," to	0	_
8.	(a)	Does	the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with	0	•
7.	Are y	ou an	nd the <i>related person</i> under common <i>control</i> ?	•	0
6.	Do y	ou <i>coi</i>	ntrol or are you controlled by the related person?	Yes O	No ⊙
	(٢)	vehic	sponsor, general partner, managing member (or equivalent) of pooled investmer les		
	(o) (p)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled tment vehicles		
	(n)		real estate broker or dealer		
	(m)		pension consultant		
	(I)		insurance company or agency		
	(k)		lawyer or law firm		
	(j)		accountant or accounting firm		
	(i)		trust company		
	(h)		banking or thrift institution		
	(g)		futures commission merchant		

1.	Ū		ne of <i>Related Person</i> : STANLEY INVESTMENT MANAGEMENT COMPANY						
2.	Primary Business Name of <i>Related Person</i> : MORGAN STANLEY INVESTMENT MANAGEMENT COMPANY								
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 801 - 62173 or Other								
4.	<i>Rela</i> 1268		erson's CRD Number (if any):						
5.	Rela	ted Pe	erson is: (check all that apply)						
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dea	aler					
	(b)	V	other investment adviser (including financial planners)						
	(c)		registered municipal advisor						
	(d)		registered security-based swap dealer						
	(e)		major security-based swap participant						
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registered or ex registration)	emp	t				
	(g)		futures commission merchant						
	(h)		banking or thrift institution						
	(i)		trust company						
	(j)		accountant or accounting firm						
	(k)		lawyer or law firm						
	(I)		insurance company or agency						
	(m)		pension consultant						
	(n)		real estate broker or dealer						
	(o)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles						
	(p)	☐ vehic	sponsor, general partner, managing member (or equivalent) of pooled investmen cles	t					
				Yes	No				
6.	Do y	ou <i>co</i>	ntrol or are you controlled by the related person?	0	•				
7.	Are y	you ar	nd the related person under common control?	⊙	0				
8.	(a)	Does	the related person act as a qualified custodian for your clients in connection with						

		advisory services you provide to clients?	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	С
	(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>custody</i> of your <i>clients'</i> assets:  Number and Street 1:  City: State: Country: ZIP+4/Postal Code:		
		If this address is a private residence, check this box: $\Box$		
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	Yes C	No ⊙
	(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 regulauthority</i> with which the <i>related person</i> is registered.	ulato	ory
		Name of Country/Foreign Financial Regulatory Authority		
		China, People's Republic of - China Securities Regulatory Commission		
		Singapore - Monetary Authority of Singapore		
11.	Do y	ou and the related person share any supervised persons?	О	⊙
12.	Do y	rou and the related person share the same physical location?	0	•
1.	Ū	al Name of <i>Related Person</i> : EGAN STANLEY INVESTMENT MANAGEMENT PRIVATE LIMITED		
2.		ary Business Name of <i>Related Person</i> : CGAN STANLEY INVESTMENT MANAGEMENT PRIVATE LIMITED		
3.	<i>Rela</i> - or	ted Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
	Othe OTH			
4.	Rela	ted Person's CRD Number (if any):		
5.	<i>Rela</i> (a)	ted Person is: (check all that apply)  broker-dealer, municipal securities dealer, or government securities broker or dealer.	aler	

	(b)	~	other investment adviser (including financial planners)		
	(c)		registered municipal advisor		
	(d)		registered security-based swap dealer		
	(e)		major security-based swap participant		
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registered or ex registration)	emp	t
	(g)		futures commission merchant		
	(h)		banking or thrift institution		
	(i)		trust company		
	(j)		accountant or accounting firm		
	(k)		lawyer or law firm		
	(I)		insurance company or agency		
	(m)		pension consultant		
	(n)		real estate broker or dealer		
	(o)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled tment vehicles		
	(p)	☐ vehic	sponsor, general partner, managing member (or equivalent) of pooled investmen les	t	
				Yes	No
6.	Do y	ou <i>cor</i>	ntrol or are you controlled by the related person?	$\circ$	⊙
7.	Are y	ou an	d the related person under common control?	•	c
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with ory services you provide to <i>clients</i> ?	O	•
	(b)	quest opera perso funds	a are registering or registered with the SEC and you have answered "yes," to the sion 8(a) above, have you overcome the presumption that you are not attionally independent (pursuant to rule 206(4)-(2)(d)(5)) from the related on and thus are not required to obtain a surprise examination for your clients' is or securities that are maintained at the related person?	0	0
	(c)	-	u have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> on's office responsible for <i>custody</i> of your <i>clients</i> ' assets:		
		Numl City:	ber and Street 1: Number and Street 2: State: Country: ZIP+4/Postal Code:		
		If thi	s address is a private residence, check this box: $\square$		
0	(0)	If the		Yes	No
9.	(a)		related person is an investment adviser, is it exempt from registration?	О	•
	(b)	ir t <b>n</b> e	answer is yes, under what exemption?		
10.	(a)	Is the	e 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 foreign financial regular	ulato	ry

		auth	ority with which the related person is registered.		
			ne of Country/Foreign Financial Regulatory Authority		
		Othe	er - SECURITIES AND EXCHANGE BOARD OF INDIA		
11.	Do y	ou an	d the related person share any supervised persons?	О	$\odot$
12.	Do y	ou an	d the <i>related person</i> share the same physical location?	0	•
1.	_		ne of <i>Related Person</i> : STANLEY AIP GP LP		
2.		-	usiness Name of <i>Related Person</i> : STANLEY AIP GP LP		
3.		- 606	erson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 99		
4.	<i>Rela</i> 1170		erson's CRD Number (if any):		
5.	Rela	ted Pe	erson is: (check all that apply)		
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dea	aler	
	(b)	$\overline{\mathbf{v}}$	other investment adviser (including financial planners)		
	(c)		registered municipal advisor		
	(d)		registered security-based swap dealer		
	(e)		major security-based swap participant		
	(f)	<b>☑</b> from	commodity pool operator or commodity trading advisor (whether registered or ex registration)	emp	t
	(g)		futures commission merchant		
	(h)		banking or thrift institution		
	(i)		trust company		
	(j)		accountant or accounting firm		
	(k)		lawyer or law firm		
	(I)		insurance company or agency		
	(m)		pension consultant		
	(n)		real estate broker or dealer		
	(o)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled street vehicles		
	(p)				

		sponsor, general partner, managing member (or equivalent) of pooled investmen	t	
		vehicles	Yes	No
6.	Do y	you control or are you controlled by the related person?	•	o
7.	Are	you and the <i>related person</i> under common <i>control</i> ?	•	o
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> ?	0	•
	(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	0
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> person's office responsible for <i>custody</i> of 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: $\square$		
		·	Yes	No
9.	(a)	If the related person is an investment adviser, is it exempt from registration?	$\circ$	⊙
	(b)	If the answer is yes, under what exemption?		
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	o	•
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial regulauthority</i> with which the <i>related person</i> is registered.  No Information Filed	ulato	ry
11.	Do y	you and the related person share any supervised persons?	0	•
12.	Do y	you and the related person share the same physical location?	0	•
1.	PRI\	al Name of <i>Related Person</i> :  VATE INVESTMENT PARTNERS INC.  hary Business Name of <i>Related Person</i> :		
		VATE INVESTMENT PARTNERS INC.		
3.		ated Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) - 64995 er		

4.	<i>Rela</i> 1378		erson's CRD Number (if any):		
5.	Rela	ted Pe	erson is: (check all that apply)		
	(a)		broker-dealer, municipal securities dealer, or government securities broker or de	aler	
	(b)	V	other investment adviser (including financial planners)		
	(c)		registered municipal advisor		
	(d)		registered security-based swap dealer		
	(e)		major security-based swap participant		
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registered or exregistration)	kemp	ot
	(g)		futures commission merchant		
	(h)		banking or thrift institution		
	(i)		trust company		
	(j)		accountant or accounting firm		
	(k)		lawyer or law firm		
	(I)		insurance company or agency		
	(m)		pension consultant		
	(n)		real estate broker or dealer		
	(o)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles		
	(p)	□ vehic	sponsor, general partner, managing member (or equivalent) of pooled investmer cles	nt	
				Yes	No
6.	Do y	ou <i>co</i>	ntrol or are you controlled by the related person?	0	⊚
7.	Are y	you ar	nd the related person under common control?	•	0
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with sory services you provide to <i>clients</i> ?	0	•
	(b)	ques opera	u are registering or registered with the SEC and you have answered "yes," to tion 8(a) above, have you overcome the presumption that you are not ationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related</i> on and thus are not required to obtain a surprise examination for your <i>clients</i> 's or securities that are maintained at the <i>related person</i> ?	0	О
	(c)	•	u have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> on's office responsible for <i>custody</i> of your <i>clients</i> ' assets:	1	
			ber and Street 1: Number and Street 2:		
		City:			
		II th	is address is a private residence, check this box:	Yes	No
9.	(a)	If the	e related person is an investment adviser, is it exempt from registration?		

				$\circ$	⊙
	(b)	If the	e answer is yes, under what exemption?		
10.	(a)	Is th	e related person registered with a foreign financial regulatory authority?	o	•
	(b)		e answer is yes, list the name and country, in English, of each <i>foreign financial reg</i> ority with which the <i>related person</i> is registered. No Information Filed	ulato	ory
11.	Do y	ou an	d the related person share any supervised persons?	$\circ$	•
12.	Do y	ou an	nd the <i>related person</i> share the same physical location?	0	•
1.	_		ne of <i>Related Person</i> : STANLEY ALTERNATIVE INVESTMENT PARTNERS LP		
2.		•	usiness Name of <i>Related Person</i> : STANLEY ALTERNATIVE INVESTMENT PARTNERS LP		
3.		ted Pe	erson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
4.	Rela	ted Pe	erson's CRD Number (if any):		
5.	Rela	ted Pe	erson is: (check all that apply)		
	(a)		broker-dealer, municipal securities dealer, or government securities broker or de	aler	
	(b)		other investment adviser (including financial planners)		
	(c)		registered municipal advisor		
	(d)		registered security-based swap dealer		
	(e)		major security-based swap participant		
	(f)	<b>☑</b> from	commodity pool operator or commodity trading advisor (whether registered or exregistration)	emp	t
	(g)		futures commission merchant		
	(h)		banking or thrift institution		
	(i)		trust company		
	(j)		accountant or accounting firm		
	(k)		lawyer or law firm		
	(I)		insurance company or agency		
	(m)		pension consultant		

	(n)		real estate broker or dealer		
	(o)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled tment vehicles		
	(p)	vehic	sponsor, general partner, managing member (or equivalent) of pooled investmen les	t	
	_			Yes	No
6.	Бо у	ou <i>cor</i>	ntrol or are you controlled by the related person?	⊙	0
7.	Are y	ou an	d the <i>related person</i> under common <i>control</i> ?	⊙	О
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with bry services you provide to <i>clients</i> ?	0	•
	(b)	quest opera	are registering or registered with the SEC and you have answered "yes," to ion 8(a) above, have you overcome the presumption that you are not stionally independent (pursuant to rule 206(4)-(2)(d)(5)) from the related on and thus are not required to obtain a surprise examination for your clients' or securities that are maintained at the related person?	0	С
	(c)	perso Numl City:	have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> on's office responsible for <i>custody</i> of your <i>clients</i> ' assets:  ber and Street 1:  State:  Country:  ZIP+4/Postal Code:  s address is a private residence, check this box:		
		II thi	dudices is a private residence, check this box.		
			•	Yes	No
9.	(a)	If the	related person is an investment adviser, is it exempt from registration?	Yes O	No ⊙
9.	(a) (b)			Yes C	_
9.	(b)	If the	related person is an investment adviser, is it exempt from registration?	Yes O	_
	(b)	If the	related person is an investment adviser, is it exempt from registration? answer is yes, under what exemption? e related person registered with a foreign financial regulatory authority? answer is yes, list the name and country, in English, of each foreign financial regulatory with which the related person is registered.	0	•
10.	(b) (a) (b)	If the	related person is an investment adviser, is it exempt from registration? answer is yes, under what exemption? e related person registered with a foreign financial regulatory authority? answer is yes, list the name and country, in English, of each foreign financial regulativy with which the related person is registered.  No Information Filed	0	© ory
10.	(b) (a) (b)	If the	related person is an investment adviser, is it exempt from registration? answer is yes, under what exemption? e related person registered with a foreign financial regulatory authority? answer is yes, list the name and country, in English, of each foreign financial regulatory with which the related person is registered.	0	•
10.	(b) (a) (b) Do y	If the Is the If the autho ou and	related person is an investment adviser, is it exempt from registration? answer is yes, under what exemption? e related person registered with a foreign financial regulatory authority? answer is yes, list the name and country, in English, of each foreign financial regulativy with which the related person is registered.  No Information Filed	0	© ory
10.	(b) (a) (b) Do y	If the Is the If the autho ou and	related person is an investment adviser, is it exempt from registration? answer is yes, under what exemption? e related person registered with a foreign financial regulatory authority? answer is yes, list the name and country, in English, of each foreign financial regulative with which the related person is registered.  No Information Filed the related person share any supervised persons?	0	© ory
10.	(b) (a) (b) Do y	If the Is the If the autho ou and ou and	related person is an investment adviser, is it exempt from registration? answer is yes, under what exemption? e related person registered with a foreign financial regulatory authority? answer is yes, list the name and country, in English, of each foreign financial regulative with which the related person is registered.  No Information Filed the related person share any supervised persons?	0	© ory
<ul><li>10.</li><li>11.</li><li>12.</li></ul>	(b) (a) (b) Do y  Do y  Lega MOR	If the Is the If the autho ou and ou and GAN S	related person is an investment adviser, is it exempt from registration? answer is yes, under what exemption?  e related person registered with a foreign financial regulatory authority? answer is yes, list the name and country, in English, of each foreign financial regulatory with which the related person is registered.  No Information Filed if the related person share any supervised persons?  If the related person share the same physical location?	0	© ory

	or Othe	or Other							
4.	Rela	elated Person's CRD Number (if any): 344							
5.	Rela	ted Pe	erson is: (check all that apply)						
	(a)	V	broker-dealer, municipal securities dealer, or government securities broker-	cer or dea	aler				
	(b)		other investment adviser (including financial planners)						
	(c)		registered municipal advisor						
	(d)		registered security-based swap dealer						
	(e)		major security-based swap participant						
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registen registration)	red or ex	emp	t			
	(g)		futures commission merchant						
	(h)		banking or thrift institution						
	(i)		trust company						
	(j)		accountant or accounting firm						
	(k)		lawyer or law firm						
	(I)		insurance company or agency						
	(m)		pension consultant						
	(n)		real estate broker or dealer						
	(0)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding $\mbox{\scriptsize  }$ stment vehicles	oooled					
	(p)	☐ vehic	sponsor, general partner, managing member (or equivalent) of pooled ir cles	ıvestmen	t				
				•	Yes	No			
6.	Do y	ou <i>co</i>	ontrol or are you controlled by the related person?		⊙	О			
7.	Are	you ar	nd the <i>related person</i> under common <i>control</i> ?		•	0			
8.	(a)		s the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connect sory services you provide to <i>clients</i> ?	ion with	0	•			
	(b)								
	(c)	perso	bu have answered "yes" to question 8.(a) above, provide the location of the son's office responsible for custody of your clients' assets:  The son's office responsible for custody of your clients' assets:  Number and Street 2:  Country: ZIP+4/Postal Code:						

		If th	nis address is a private residence, check this box:		
				Yes	No
9.	(a)	If the	e related person is an investment adviser, is it exempt from registration?	$\circ$	⊙
	(b)	If the	e answer is yes, under what exemption?		
10	(0)	le th	as related person registered with a fareign financial regulatory authority?	_	
10.	(a)		ne related person registered with a foreign financial regulatory authority?	O Wata	•
	(b)		e answer is yes, list the name and country, in English, of each <i>foreign financial reg</i> cority with which the <i>related person</i> is registered.  No Information Filed	uiato	ry
11.	Do y	ou an	nd the related person share any supervised persons?	0	•
12.	Do y	ou an	nd the related person share the same physical location?	$\circ$	⊙
1.	Lega	al Nam	ne of <i>Related Person</i> :		
	MOF	RGAN S	STANLEY INVESTMENT MANAGEMENT (AUSTRALIA) PTY LIMITED		
	Drim	on, D	usiness Name of <i>Related Person</i> :		
2.		•	STANLEY INVESTMENT MANAGEMENT (AUSTRALIA) PTY LIMITED		
3.	Rela	ited Pe	erson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
	- or				
	Othe	er			
	OTH	ER			
4.	Polo	atod Pa	erson's CRD Number (if any):		
4.	Neia	neu re	erson's CND Number (ii arry).		
5.			erson is: (check all that apply)		
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dealer.	aler	
	(b)	☑	other investment adviser (including financial planners)		
	(c)		registered municipal advisor		
	(d)		registered security-based swap dealer		
	(e)		major security-based swap participant		
	(f)	L from	commodity pool operator or commodity trading advisor (whether registered or expression)	emp	t
	(g)		futures commission merchant		
	(h)		banking or thrift institution		
	(i)		trust company		
	(j)		accountant or accounting firm		

	(k)	□ lawyer or law firm		
	(I)	insurance company or agency		
	(m)	pension consultant		
	(n)	real estate broker or dealer		
	(o)	$\hfill\Box$ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles		
	(p)	sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	t	
			Yes	No
6.	Do y	ou <i>control</i> or are you <i>controlled</i> by the <i>related person</i> ?	$\circ$	⊙
7.	Are y	you and the related person under common control?	⊙	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> ?	0	•
	(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	0
	(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>custody</i> of your <i>clients'</i> assets:  Number and Street 1:  City:  State:  Country:  ZIP+4/Postal Code:		
		If this address is a private residence, check this box: $\Box$		
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	Yes	_
). 	(a) (b)	If the answer is yes, under what exemption?	О	•
	(0)	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 regu</i> authority with which the <i>related person</i> is registered.	ulato	ory
		Name of Country/Foreign Financial Regulatory Authority		
		Australia - Australian Securities and Investments Commission		
11.	Do y	ou and the <i>related person</i> share any <i>supervised persons</i> ?	О	⊙
12.	Do y	ou and the <i>related person</i> share the same physical location?	0	•
1.	_	I Name of <i>Related Person</i> : GAN STANLEY SMITH BARNEY LLC		

2.	Primary Business Name of <i>Related Person</i> : MORGAN STANLEY SMITH BARNEY LLC										
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 801 - 70103 or Other										
4.	Related Person's CRD Number (if any): 149777										
5.	Related Person is: (check all that apply)										
	(a)	V	broker-dealer, municipal securities dealer, or government securities broker or dea	aler							
	(b)	☑	other investment adviser (including financial planners)								
	(c)	☑	registered municipal advisor								
	(d)		registered security-based swap dealer								
	(e)		major security-based swap participant								
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registered or exregistration)	æmp	t						
	(g)	V	futures commission merchant								
	(h)		banking or thrift institution								
	(i)		trust company								
	(j)		accountant or accounting firm								
	(k)		lawyer or law firm								
	(l)		insurance company or agency								
	(m)		pension consultant								
	(n)		real estate broker or dealer								
	(o)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles								
	(p)	vehic	sponsor, general partner, managing member (or equivalent) of pooled investmen les	ıt							
	D			Yes	No						
6.	ро у	ou <i>co</i>	ntrol or are you controlled by the related person?	0	⊚						
7.	Are y	you ar	nd the related person under common control?	•	0						
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with sory services you provide to <i>clients</i> ?	0	•						
	(b)	ques opera	u are registering or registered with the SEC and you have answered "yes," to tion 8(a) above, have you overcome the presumption that you are not ationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the related on and thus are not required to obtain a surprise examination for your clients'	0	0						

		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 <i>related person's</i> office responsible for <i>custody</i> of 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:   Yes	ا :	No
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?		⊙
	(b)	If the answer is yes, under what exemption?		
10.	(a)	Is the <i>related person</i> registered with a <i>foreign financial regulatory authority</i> ?		o
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial regulat authority</i> with which the <i>related person</i> is registered.	or	у 
		Name of Country/Foreign Financial Regulatory Authority  Canada - Alberta Securities Commission		$\dashv$
		Canada - British Columbia Securities Commission		$\dashv$
				-
		Canada - Manitoba Securities Commission		$\dashv$
		Canada - New Brunswick Securities Commission		4
		Canada - Nova Scotia Securities Commission		-
		Canada - Ontario Securities Commission		_
		Canada - Quebec, Financial Markets Authority		_
		Canada - Saskatchewan Financial Services Commission		
11.	Do y	you and the related person share any supervised persons?		0
12	Do v	you and the related person share the same physical location?		
	<i></i>	ou and the related person share the same physical location:		
1.	Lega	al Name of <i>Related Person</i> :		
	MOR	RGAN STANLEY CAPITAL PARTNERS III INC		
2.	Prim	nary Business Name of <i>Related Person</i> :		
	MOR	RGAN STANLEY CAPITAL PARTNERS III INC		
3.		ated Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
		- 45478		
	or Othe	er -		
4.	Rola	nted Person's CRD Number (if any):		
	1110			
5.	Rela	ated Person is: (check all that apply)		

	(a)		broker-dealer, municipal securities dealer, or government securities broker or de	ealer			
	(b)	V	other investment adviser (including financial planners)				
	(c)		registered municipal advisor				
	(d)		registered security-based swap dealer				
	(e)		major security-based swap participant				
	(f)	from registration)					
	(g)		futures commission merchant				
	(h)		banking or thrift institution				
	(i)		trust company				
	(j)		accountant or accounting firm				
	(k)		lawyer or law firm				
	(I)		insurance company or agency				
	(m)		pension consultant				
	(n)		real estate broker or dealer				
	(o)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles				
	(p)	sponsor, general partner, managing member (or equivalent) of pooled investment vehicles					
				Yes	No		
6.	Do y	ou <i>coi</i>	ntrol or are you controlled by the related person?	0	⊙		
7.	Are y	you ar	nd the related person under common control?	•	o		
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with sory services you provide to <i>clients</i> ?	0	•		
	advisory services you provide to <i>clients</i> ?  (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	c		
	(c)	perso Num City:		d			
		ii th	is address is a private residence, check this box:	Yes	No		
9.	(a)	If the	e related person is an investment adviser, is it exempt from registration?	0	•		
	(b)	If the	e answer is yes, under what exemption?				
10.	(a)	Is the	e related person registered with a foreign financial regulatory authority?	0	•		

	(b)		e answer is yes, list the name and country, in English, of each <i>foreign financial regu</i> pority with which the <i>related person</i> is registered.  No Information Filed	ulato	iry		
11.	Do y	ou an	nd the related person share any supervised persons?	0	•		
12.	Do y	ou an	nd the <i>related person</i> share the same physical location?	0	•		
					_		
1.	_		ne of <i>Related Person</i> : STANLEY GLOBAL EMERGING MARKETS INC				
2.	Primary Business Name of <i>Related Person</i> : MORGAN STANLEY GLOBAL EMERGING MARKETS INC						
3.		- 544	erson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 85				
4.	<i>Rela</i>		erson's CRD Number (if any):				
5.	Rela	ted Pe	erson is: (check all that apply)				
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dea	aler			
	(b)	V	other investment adviser (including financial planners)				
	(c)		registered municipal advisor				
	(d)		registered security-based swap dealer				
	(e)		major security-based swap participant				
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registered or expression)	emp	t		
	(g)		futures commission merchant				
	(h)		banking or thrift institution				
	(i)		trust company				
	(j)		accountant or accounting firm				
	(k)		lawyer or law firm				
	(I)		insurance company or agency				
	(m)		pension consultant				
	(n)		real estate broker or dealer				
	(0)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles				
	(p)	V	sponsor, general partner, managing member (or equivalent) of pooled investmen	t			

		vehicles			
		· ·	Yes	No	
6.	Do y	ou <i>control</i> or are you <i>controlled</i> by the <i>related person</i> ?	0	•	
7.	Are you and the <i>related person</i> under common <i>control</i> ?				
8.	(a)	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> ?		•	
	(b)				
	(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>custody</i> of your <i>clients'</i> assets:  Number and Street 1:  Number 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 related person is an investment adviser, is it exempt from registration?	0	•	
	(b)	If the answer is yes, under what exemption?			
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	o	•	
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial regulauthority</i> with which the <i>related person</i> is registered.  No Information Filed	ulato	ry	
11.	Do y	ou and the related person share any supervised persons?	O	•	
12.	Do y	ou and the <i>related person</i> share the same physical location?	0	•	
1.	_	I Name of <i>Related Person</i> :  GAN STANLEY INFRASTRUCTURE INC.			
2.	Primary Business Name of <i>Related Person</i> : MORGAN STANLEY INFRASTRUCTURE INC.				
3.		ted Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) - 67678			
	or Othe	er			
4.	Related Person's CRD Number (if any):				

	1428	324								
5.	Rela	ted Person is: (check all that apply)								
	(a)	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 exem from registration)	pt							
	(g)	futures commission merchant								
	(h)	banking or thrift institution								
	(i)	□ trust company								
	(j)	accountant or accounting firm								
	(k)	□ lawyer or law firm								
	(I) Insurance company or agency									
	(m)	pension consultant								
	(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								
			No							
6.	Do y	ou control or are you controlled by the related person?	⊙							
7.	Are y	you and the <i>related person</i> under common <i>control</i> ?	o							
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> ?	•							
	(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							
	(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>custody</i> of your <i>clients'</i> assets:  Number and Street 1:  City:  State:  Number and Street 2:  Country:  ZIP+4/Postal Code:								
		If this address is a private residence, check this box:	. Na							
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	. No ⊙							

	(b)	If the	e answer is yes, under what exemption?		
10.	(a)	Is the	e related person registered with a foreign financial regulatory authority?	0	0
	(b)		e answer is yes, list the name and country, in English, of each <i>foreign financial regionity</i> with which the <i>related person</i> is registered.  No Information Filed	ulato	~
11.	Do y	ou an	d the related person share any supervised persons?	0	0
				~	~
12.	Do y	ou an	d the related person share the same physical location?	$\circ$	⊙
1.	_		ne of <i>Related Person</i> :		
	MSV	P 200	2, INC.		
2.	Prim	ary Bı	usiness Name of Related Person:		
		•	2, INC.		
9	Polo	tod Da	erson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
3.		- 607			
	or				
	Othe	er			
4.	Rela	ted Pe	erson's CRD Number (if any):		
	1169	974			
5.	Rela	ted Pe	erson is: (check all that apply)		
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dea	aler	
	(b)	V	other investment adviser (including financial planners)		
	(c)		registered municipal advisor		
	(d)		registered security-based swap dealer		
	(e)		major security-based swap participant		
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registered or exregistration)	emp	ot
	(g)		futures commission merchant		
	(h)		banking or thrift institution		
	(i)		trust company		
	(j)		accountant or accounting firm		
	(k)		lawyer or law firm		
	(I)		insurance company or agency		
	(m)		pension consultant		
	(n)		real estate broker or dealer		

	(o)	$\square$ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles								
	(p)	(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?	0	•						
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> ?			•						
	(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> ?									
	(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>custody</i> of 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: $\Box$								
9.	(0)		Yes	_						
9.	(a) (b)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	О	⊙						
	(D)	If the answer is yes, under what exemption?								
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	o	•						
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial regulauthority</i> with which the <i>related person</i> is registered.  No Information Filed	ulato	ory						
11.	Do y	rou and the related person share any supervised persons?	O	•						
12.	Do y	rou and the <i>related person</i> share the same physical location?	0	•						
1.	_	Il Name of <i>Related Person</i> :								
	IVIUN	GAN STANLEY REAL ESTATE ADVISOR, INC.								
2.	Primary Business Name of <i>Related Person</i> : MORGAN STANLEY REAL ESTATE ADVISOR, INC.									
	Dolo	tod Parcan's SEC Eila Number (if any) (a.g. 901 9 944 902)								
3.		ted Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) - 62377								
	Oi									

	Othe	ner						
4.		Related Person's CRD Number (if any):						
	1274	88						
5.	Rela	ted Pe	erson is: (check all that apply)					
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dealer.	or dealer				
	(b)	V	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 exem from registration)						
	(g)		futures commission merchant					
	(h)		banking or thrift institution					
	(i)		trust company					
	(j)		accountant or accounting firm					
	(k)		lawyer or law firm					
	(I)		insurance company or agency					
	(m)		pension consultant					
	(n)		real estate broker or dealer					
	(o)	☐ inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled tment vehicles					
	(p)	☐ vehic	sponsor, general partner, managing member (or equivalent) of pooled investmer les	nt				
				Yes	No			
6.	Do y	ou <i>coi</i>	ntrol or are you controlled by the related person?	0	⊙			
7.	Are y	ou an	nd the related person under common control?	•	0			
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with ory 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)	perso Num City:	u have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> on's office responsible for <i>custody</i> of your <i>clients</i> ' assets:  ber and Street 1:  State:  Country:  ZIP+4/Postal Code:  Is address is a private residence, check this box:					
		if this address is a private residence, check this box:						

				Yes	No	
9.	(a)	If the	e related person is an investment adviser, is it exempt from registration?	$\circ$	$\odot$	
	(b)	If the	e answer is yes, under what exemption?			
10.	(a)	Is th	ne related person registered with a foreign financial regulatory authority?	0	•	
	(b)		e answer is yes, list the name and country, in English, of each <i>foreign financial reg</i> pority with which the <i>related person</i> is registered.  No Information Filed	ulato	ory	
11	Do v	ıou an	nd the related person share any supervised persons?	_	_	
	<i>D</i> 0 )	you an	a the related person share any supervised persons.	О	•	
12.	Do y	you an	nd the <i>related person</i> share the same physical location?	0	•	
1.	_		ne of <i>Related Person</i> : AL ESTATE SPECIAL SITUATIONS II MANAGER LLC			
2.		-	usiness Name of <i>Related Person</i> : AL ESTATE SPECIAL SITUATIONS II MANAGER LLC			
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 801 - 57447 or Other					
4.	<i>Rela</i> 1088		erson's CRD Number (if any):			
5.	Rela	ated Pe	erson is: (check all that apply)			
	(a)		broker-dealer, municipal securities dealer, or government securities broker or de	aler		
	(b)	✓	other investment adviser (including financial planners)			
	(c)		registered municipal advisor			
	(d)		registered security-based swap dealer			
	(e)		major security-based swap participant			
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registered or expression)	kemp	t	
	(g)		futures commission merchant			
	(h)		banking or thrift institution			
	(i)		trust company			
	(j)		accountant or accounting firm			
	(k)		lawyer or law firm			
	(I)		insurance company or agency			

	(m)	pension consultant			
	(n)	real estate broker or dealer			
	(o)	$\square$ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles			
	(p)	sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	t		
		•	Yes	No	
6.	Do y	ou <i>control</i> or are you <i>controlled</i> by the <i>related person</i> ?	0	⊙	
7.	Are y	you and the related person under common control?	•	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> ?			
	(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>custody</i> of your <i>clients'</i> assets:  Number and Street 1:  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?	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 regulauthority</i> with which the <i>related person</i> is registered.  No Information Filed	ılato	ry	
11.	Do y	ou and the related person share any supervised persons?	0	•	
12.	Do y	ou and the <i>related person</i> share the same physical location?	0	•	
1.	_	I Name of <i>Related Person</i> :			
	EARL	LY ADOPTER FUND MANAGER INC			
2.		ary Business Name of <i>Related Person</i> : LY ADOPTER FUND MANAGER INC			

3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 801 - 56337 or Other							
4.	<i>Rela</i> 1088		erson's CRD Number (if any):					
5.	Rela (a) (b) (c) (d) (e) (f) (j) (k) (l) (m) (o) (p)		broker-dealer, municipal securities dealer, or government securities broker or de other investment adviser (including financial planners) registered municipal advisor registered security-based swap dealer major security-based swap participant commodity pool operator or commodity trading advisor (whether registered or exregistration) futures commission merchant banking or thrift institution trust company accountant or accounting firm lawyer or law firm insurance company or agency pension consultant real estate broker or dealer sponsor or syndicator of limited partnerships (or equivalent), excluding pooled timent vehicles sponsor, general partner, managing member (or equivalent) of pooled investmentles	kemp	vt			
6.	Do v	ou <i>col</i>	ntrol or are you controlled by the related person?	Yes	_			
0.	20 )	04 001	more are year controlled by the related person.	U	⊚			
7.	Are y	you an	nd the related person under common control?	•	0			
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with ory services you provide to <i>clients</i> ?	О	•			
	(b)	(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</i> person 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> ?						
	(c)	-	u have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> on's office responsible for <i>custody</i> of your <i>clients'</i> assets:	!				

		Num City		nd Street 2: ZIP+4/Postal Code:		
		•	is address is a private residence, check this bo	****		
					s No	
9.	(a)	If the	e related person is an investment adviser, is it	exempt from registration?	⊙	
	(b)	If the	e answer is yes, under what exemption?			
10.	(a)	Is th	e related person registered with a foreign finar	ncial regulatory authority?	•	
	(b)	(b) If the answer is yes, list the name and country, in English, of each foreign financial regulatory authority with which the related person is registered.  No Information Filed				
11.	Do y	ou an	d the related person share any supervised per	sons?	⊙	
12.	Do y	ou an	d the <i>related person</i> share the same physical I	ocation?	•	
1.	Legal Name of <i>Related Person</i> :     MS CAPITAL PARTNERS ADVISER INC.					
2.		-	usiness Name of <i>Related Person</i> : AL PARTNERS ADVISER INC.			
3.		ited Pe - 694	erson's SEC File Number (if any) (e.g., 801-, 8- 26	, 866-, 802-)		
	or Othe	er				
4.	<i>Rela</i> 147		erson's CRD Number (if any):			
5.	Rela	ited Pe	erson is: (check all that apply)			
	(a)		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)	☐ from	commodity pool operator or commodity tradir registration)	ng advisor (whether registered or exem	pt	
	(g)		futures commission merchant			
	(h)		banking or thrift institution			
	(i)		trust company			
	(j)					

		accountant or accounting firm					
	(k)	□ lawyer or law firm					
	(I)	insurance company or agency					
	(m)	pension consultant					
	(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					
			es/	No			
6.	Do y	you control or are you controlled by the related person?	O	⊙			
7.	Are y	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> ?	0	•			
	(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	0			
	(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>custody</i> of 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:					
0	(0)		es_	No			
9.	(a) (b)	If the <i>related person</i> is an investment adviser, is it exempt from registration?  If the answer is yes, under what exemption?	О	⊚			
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 regulational authority</i> with which the <i>related person</i> is registered.  No Information Filed	lato	ry			
11.	Do y	ou and the related person share any supervised persons?	O	•			
12.	Do y	ou and the <i>related person</i> share the same physical location?	0	•			
1.	. Legal Name of <i>Related Person</i> : MSDW CAPITAL PARTNERS IV INC						

2.	Primary Business Name of <i>Related Person</i> : MSDW CAPITAL PARTNERS IV INC									
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 801 - 56033 or Other									
4.	Related Person's CRD Number (if any): 108710									
5.			erson is: (check all that apply)							
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dealer.	aler						
	(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 exregistration)	кетр	t						
	(g)		futures commission merchant							
	(h)		banking or thrift institution							
	(i)		trust company							
	(j)		accountant or accounting firm							
	(k)		lawyer or law firm							
	(I)		insurance company or agency							
	(m)		pension consultant							
	(n)		real estate broker or dealer							
	(0)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles							
	(p)	vehic	sponsor, general partner, managing member (or equivalent) of pooled investmentles	nt						
	_			Yes	No					
6.	ро у	ou <i>co</i>	ntrol or are you controlled by the related person?	0	⊙					
7.	Are y	you ar	nd the related person under common control?	•	0					
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with sory services you provide to <i>clients</i> ?	0	•					
	(b)	ques opera	u are registering or registered with the SEC and you have answered "yes," to tion 8(a) above, have you overcome the presumption that you are not ationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the related on and thus are not required to obtain a surprise examination for your clients'	0	С					

		funds or securities that are maintained at the related person?						
		(c)	-	u have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> on's office responsible for <i>custody</i> of your <i>clients'</i> assets:	•			
				nber and Street 1: Number and Street 2:				
			City	: State: Country: ZIP+4/Postal Code:				
			If th	iis address is a private residence, check this box: $\square$				
					Yes	No		
۶	9.	(a)	If the	e related person is an investment adviser, is it exempt from registration?	$\circ$	⊙		
		(b)	If the	e answer is yes, under what exemption?				
1	10.	(a)	Is th	e related person registered with a foreign financial regulatory authority?	0	•		
		(b)		e answer is yes, list the name and country, in English, of each <i>foreign financial reg</i> cority with which the <i>related person</i> is registered.  No Information Filed	ulato	ory		
1	11.	Do y	ou an	nd the related person share any supervised persons?	0	0		
					_			
1	12.	Do y	ou an	nd the related person share the same physical location?	0	•		
F								
	ı	Logs	d Nam	on of Polated Parson				
	۱.	_		ne of <i>Related Person</i> : STANLEY VENTURE CAPITAL III INC				
2	2.		-	usiness Name of Related Person:				
		MOR	GAN S	STANLEY VENTURE CAPITAL III INC				
3	3.		ted Pe	erson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)				
		or	- 529	09				
		Othe	er					
4	1.			erson's CRD Number (if any):				
		108	708					
<b>E</b>	5.	Rela	ted Pe	erson is: (check all that apply)				
		(a)		broker-dealer, municipal securities dealer, or government securities broker or dealer.	aler			
		(b)	V	other investment adviser (including financial planners)				
		(c)		registered municipal advisor				
		(d)		registered security-based swap dealer				
		(e)		major security-based swap participant				
		(f)	from	commodity pool operator or commodity trading advisor (whether registered or expregistration)	emp	ot		
		(g)						
		137		futures commission merchant				

	(h)		banking or thrift institution		
	(i)		trust company		
	(j)		accountant or accounting firm		
	(k)		lawyer or law firm		
	(I)		insurance company or agency		
	(m)		pension consultant		
	(n)		real estate broker or dealer		
	(o)	☐ inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled tment vehicles		
	(p)	<b>▽</b> vehic	sponsor, general partner, managing member (or equivalent) of pooled investmer les	nt	
				Yes	No
6.	Do y	ou <i>coi</i>	ntrol or are you controlled by the related person?	$\circ$	⊙
7.	Are y	you an	d the related person under common control?	•	o
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with ory services you provide to <i>clients</i> ?	0	•
	(b)	If you quest opera	u are registering or registered with the SEC and you have answered "yes," to tion 8(a) above, have you overcome the presumption that you are not ationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related</i> on and thus are not required to obtain a surprise examination for your <i>clients</i> or securities that are maintained at the <i>related person</i> ?	c	c
	(c)	perso	whave answered "yes" to question 8.(a) above, provide the location of the <i>related</i> on's office responsible for <i>custody</i> of your <i>clients'</i> assets:  ber and Street 1:  State:  Number and Street 2:  Country:  ZIP+4/Postal Code:	I	
		•	s address is a private residence, check this box:		
				Yes	No
9.	(a)	If the	related person is an investment adviser, is it exempt from registration?	$\circ$	$\odot$
	(b)	If the	answer is yes, under what exemption?		
10.	(a)	Is the	e related person registered with a foreign financial regulatory authority?	0	•
	(b)		e answer is yes, list the name and country, in English, of each <i>foreign financial reg</i> Parity with which the <i>related person</i> is registered.	ulato	ory
11	Dov		No Information Filed	_	_
11.	ро у	ou and	d the related person share any supervised persons?	0	⊚
12.	Do y	ou and	d the related person share the same physical location?	0	•

1.	_		ne of <i>Related Person</i> : STANLEY PRIVATE EQUITY ASIA, INC.								
2.	Primary Business Name of <i>Related Person</i> : MORGAN STANLEY PRIVATE EQUITY ASIA, INC.										
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 801 - 63987 or Other										
4.	Related Person's CRD Number (if any): 134366										
5.	Rela	ted Pe	erson is: (check all that apply)								
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dea	aler							
	(b)	哮	other investment adviser (including financial planners)								
	(c)		registered municipal advisor								
	(d)		registered security-based swap dealer								
	(e)		major security-based swap participant								
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registered or exregistration)	æmp	t						
	(g)		futures commission merchant								
	(h)		banking or thrift institution								
	(i)		trust company								
	(j)		accountant or accounting firm								
	(k)		lawyer or law firm								
	(I)		insurance company or agency								
	(m)		pension consultant								
	(n)		real estate broker or dealer								
	(o)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles								
	(p)	vehic	sponsor, general partner, managing member (or equivalent) of pooled investmen cles	it							
	_			Yes	No						
6.	Do y	ou <i>co</i>	ntrol or are you controlled by the related person?	0	⊚						
7.	Are <u>y</u>	you ar	nd the related person under common control?	•	0						
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with sory services you provide to <i>clients</i> ?	0	•						
	(b) If you are registering or registered with the SEC and you have answered "yes," to										

	(c)	person's office responsible for custody of your clients' 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: $\square$	'es	No				
9.	(a)	If the related person is an investment adviser, is it exempt from registration?	O	•				
	(b)	If the answer is yes, under what exemption?						
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	o	•				
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial regulational authority</i> with which the <i>related person</i> is registered.  No Information Filed	lato	ry				
11.	Do y	you and the related person share any supervised persons?	O	⊙				
12.	Do y	you and the <i>related person</i> share the same physical location?	0	•				
1.	Legal Name of <i>Related Person</i> :  MORGAN STANLEY PRIVATE EQUITY ASIA III, INC.  Primary Business Name of <i>Related Person</i> :  MORGAN STANLEY PRIVATE EQUITY ASIA III, INC.							
3.	801 or	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 801 - 67700 or Other						
4.	Rela	ated Person's CRD Number (if any): 479						
5.	(a) (b) (c) (d) (e) (f)	broker-dealer, municipal securities dealer, or government securities broker or deal other investment adviser (including financial planners) registered municipal advisor registered security-based swap dealer major security-based swap participant	ler					

			commodity pool operator or commodity trading advisor (whether registered or exegistration)	кетр	t	
	(g)		futures commission merchant			
	(h)		banking or thrift institution			
	(i)		trust company			
	(j)		accountant or accounting firm			
	(k)		lawyer or law firm			
	(I)		insurance company or agency			
	(m)		pension consultant			
	(n)		real estate broker or dealer			
	(o)		sponsor or syndicator of limited partnerships (or equivalent), excluding pooled ment vehicles			
	(p)	□ vehicle	sponsor, general partner, managing member (or equivalent) of pooled investmer es	nt		
				Yes	No	
6.	Do y	ou <i>con</i>	trol or are you controlled by the related person?	$\circ$	$\odot$	
7.	Are y	re you and the <i>related person</i> under common <i>control</i> ?				
8.	(a)		the related person act as a qualified custodian for your clients in connection with bry services you provide to clients?	0	•	
	(b)	question operate person	are registering or registered with the SEC and you have answered "yes," to on 8(a) above, have you overcome the presumption that you are not tionally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related</i> or and thus are not required to obtain a surprise examination for your <i>clients</i> or securities that are maintained at the <i>related person</i> ?	О	0	
	(c)	•	have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> a's office responsible for <i>custody</i> of your <i>clients</i> ' assets:	1		
			ver and Street 1: Number and Street 2: State: Country: ZIP+4/Postal Code:			
		If this	address is a private residence, check this box: $\square$			
				Yes	No	
9.	(a)		related person is an investment adviser, is it exempt from registration?	$\circ$	$\odot$	
	(b)	If the	answer is yes, under what exemption?			
10.	(a)	Is the	related person registered with a foreign financial regulatory authority?	0	•	
	(b)		answer is yes, list the name and country, in English, of each <i>foreign financial reg</i> rity with which the <i>related person</i> is registered. No Information Filed	ulato	ory	
11.	Do y	ou and	the related person share any supervised persons?	0	•	
12.	Do y	ou and	the <i>related person</i> share the same physical location?	О	$\odot$	

1.	_	ıl Nam EF II,	ne of <i>Related Person</i> : INC.						
2.		Primary Business Name of <i>Related Person</i> : MSREF II, INC.							
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 801 - 47598 or Other								
4.	<i>Rela</i> 1110		erson's CRD Number (if any):						
5.	Rela	ted Pe	erson is: (check all that apply)						
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dea	aler					
	(b)	V	other investment adviser (including financial planners)						
	(c)		registered municipal advisor						
	(d)		registered security-based swap dealer						
	(e)		major security-based swap participant						
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registered or exregistration)	emp	t				
	(g)		futures commission merchant						
	(h)		banking or thrift institution						
	(i)		trust company						
	(j)		accountant or accounting firm						
	(k)		lawyer or law firm						
	(I)		insurance company or agency						
	(m)		pension consultant						
	(n)		real estate broker or dealer						
	(0)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles						
	(p)	☐ vehic							
	<b>D</b>			Yes	No				
6.	ро у	ou <i>co</i> .	ntrol or are you controlled by the related person?	$\circ$	⊙				
7.	Are :	you ar	nd 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> ?	О	⊙				
	(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	0				
	(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>custody</i> of your <i>clients'</i> assets:	1					
		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: $\square$						
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	Yes	_				
,	(b)	If the answer is yes, under what exemption?	О	•				
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 regalithority</i> with which the <i>related person</i> is registered.  No Information Filed	ulato	ory				
11.	Do y	rou and the related person share any supervised persons?	0	•				
	J		_	•				
12.	Do y	rou and the related person share the same physical location?	0	•				
1.	_	Il Name of <i>Related Person</i> : EF III, INC.						
2.		ary Business Name of <i>Related Person</i> : EF III, INC.						
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 801 - 55343 or Other							
4.		ted Person's CRD Number (if any): 323						
5.	Relation (a) (b) (c)	(b) other investment adviser (including financial planners)						

	(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)		banking or thrift institution						
	(i)		trust company						
	(j)		accountant or accounting firm						
	(k)		lawyer or law firm						
	(I)		insurance company or agency						
	(m)		pension consultant						
	(n)		real estate broker or dealer						
	(o)	☐ inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled tment vehicles						
	(p)	□ vehic	sponsor, general partner, managing member (or equivalent) of pooled investmer les	nt					
				Yes	No				
6.	Do y	ou <i>cor</i>	ntrol or are you controlled by the related person?	0	•				
7.	Are y	you an	d the related person under common control?	•	О				
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with ory services you provide to <i>clients</i> ?	o	•				
	(b)	(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> ?							
	(c)	perso	have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> on's office responsible for <i>custody</i> of your <i>clients'</i> assets:  ber and Street 1:  State:  Number and Street 2:  Country:  ZIP+4/Postal Code:	!					
		If thi	s address is a private residence, check this box: $lacksquare$						
				Yes	No				
9.	(a)		related person is an investment adviser, is it exempt from registration?	О	$\odot$				
	(b)	If the	answer is yes, under what exemption?						
10.	(a)	Is the	e related person registered with a foreign financial regulatory authority?	0	$\odot$				
	(b)		answer is yes, list the name and country, in English, of each <i>foreign financial regority</i> with which the <i>related person</i> is registered.  No Information Filed	ulato	ory				
11.	Do y	ou and	d the related person share any supervised persons?						

				0	•			
12.	Do y	ou an	nd the related person share the same physical location?	О	•			
1.	•	ıl Nam EF IV,	ne of <i>Related Person</i> : , LLC					
2.		mary Business Name of <i>Related Person</i> : SREF IV, LLC						
3.	801	<i>ted Pe</i> - 581	erson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 39					
	or Othe	er						
4.	<i>Rela</i> 1110		erson's CRD Number (if any):					
	1110	000						
5.	Rela	ted Pe	erson is: (check all that apply)					
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dealer.	aler				
	(b)	V	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 experience)	emp	t			
	(g)		registration)					
	(h)		futures commission merchant					
	(i)		banking or thrift institution					
	(j)		trust company					
	(k)		accountant or accounting firm lawyer or law firm					
	(I)		insurance company or agency					
	(m)		pension consultant					
	(n)		real estate broker or dealer					
	(o)		sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles					
	(p)	□ vehic	sponsor, general partner, managing member (or equivalent) of pooled investmen	ıt				
				Yes	No			
6.	Do y	ou <i>co</i>	ontrol or are you controlled by the related person?					

		0	⊙			
Are	you and the <i>related person</i> under common <i>control</i> ?	•	o			
(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> ?	0	•			
(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> ?	О	0			
(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>custody</i> of your <i>clients'</i> assets:					
	Number and Street 1: Number and Street 2:					
		Yes	No			
(a)	If the related person is an investment adviser, is it exempt from registration?	$\circ$	•			
(b)	If the answer is yes, under what exemption?					
(a)	Is the related person registered with a foreign financial regulatory authority?	0	•			
(b)	authority with which the related person is registered.	ulato	ory			
Do y	you and the related person share any supervised persons?	0	0			
Do y	you and the related person share the same physical location?	0	•			
_						
Primary Business Name of <i>Related Person</i> : MSREF V, L.L.C.						
801	3					
	er					
	•					
	(a) (b) (c) (a) (b) (b) (b) (b) (c) Leganses MSF Primmuss Relation Relation Relation	advisory services you provide to <i>clients</i> ?  (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> ?  (c) If you have answered "yes" to question 8.(a) above, provide the location of the <i>related person</i> 's office responsible for <i>custody</i> of your <i>clients</i> ' assets:  Number and Street 1:  City: State: Country: ZIP+4/Postal Code:  If this address is a private residence, check this box:  (a) If the <i>related person</i> is an investment adviser, is it exempt from registration?  (b) If the answer is yes, under what exemption?  (a) Is the <i>related person</i> registered with a <i>foreign financial regulatory authority</i> ?  (b) If the answer is yes, list the name and country, in English, of each <i>foreign financial regulatority</i> with which the <i>related person</i> is registered.  No Information Filed  Do you and the <i>related person</i> share any <i>supervised persons</i> ?  Do you and the <i>related person</i> share the same physical location?  Legal Name of <i>Related Person</i> :  MSREF V, L.L.C.  Primary Business Name of <i>Related Person</i> :  MSREF V, L.L.C.  Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)  801 - 63729	(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> ?  (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> ?  (c) If you have answered "yes" to question 8.(a) above, provide the location of the <i>related person</i> 's office responsible for <i>custody</i> of 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:   Yes  (a) If the <i>related person</i> is an investment adviser, is it exempt from registration?  (b) If the answer is yes, under what exemption?  (a) Is the <i>related person</i> registered with a <i>foreign financial regulatory authority</i> ?  (b) If the answer is yes, list the name and country, in English, of each <i>foreign financial regulator authority</i> with which the <i>related person</i> is registered.  No Information Filed  Do you and the <i>related person</i> share any <i>supervised persons</i> ?  C  Legal Name of <i>Related Person</i> :  MSREF V, L.L.C.  Primary Business Name of <i>Related Person</i> :  MSREF V, L.L.C.  Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)  801 - 63729  or Other  Related Person's CRD Number (if any):			

5.	5. Related Person is: (check all that apply)					
	(a)		broker-dealer, municipal securities dealer, or government securities broker or de	aler		
	(b)	☑	other investment adviser (including financial planners)			
	(c)		registered municipal advisor			
	(d)		registered security-based swap dealer			
	(e)		major security-based swap participant			
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registered or exregistration)	kemp	ot	
	(g)		futures commission merchant			
	(h)		banking or thrift institution			
	(i)		trust company			
	(j)		accountant or accounting firm			
	(k)		lawyer or law firm			
	(I)		insurance company or agency			
	(m)		pension consultant			
	(n)		real estate broker or dealer			
	(o)	☐ inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles			
	(p)	□ vehic	sponsor, general partner, managing member (or equivalent) of pooled investmer eles	nt		
				Yes	No	
6.	Do y	ou <i>coi</i>	ntrol or are you controlled by the related person?	$\circ$	$\odot$	
7.	Are y	you ar	nd the related person under common control?	•	0	
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with sory services you provide to <i>clients</i> ?	0	•	
	(b)	quest opera	u are registering or registered with the SEC and you have answered "yes," to tion 8(a) above, have you overcome the presumption that you are not ationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related</i> on and thus are not required to obtain a surprise examination for your <i>clients'</i> is or securities that are maintained at the <i>related person</i> ?	0	0	
	(c)	-	u have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> on's office responsible for <i>custody</i> of your <i>clients'</i> assets:	1		
			ber and Street 1: Number and Street 2:			
		City:	· _			
		If thi	is address is a private residence, check this box:	Ves	No	
9.	(a)	If the	e related person is an investment adviser, is it exempt from registration?	.cs	·	
	(b)		e answer is yes, under what exemption?	~	-	
	. ,		·			

10.	(a)	Is th	e related person registered with a foreign financial regulatory authority?	0	•
	(b)		e answer is yes, list the name and country, in English, of each <i>foreign financial regu</i> cority with which the <i>related person</i> is registered.  No Information Filed	ulato	iry
11.	Do y	ou an	nd the related person share any supervised persons?	0	•
12.	Do y	ou an	nd the related person share the same physical location?	O	⊙
1.	Lega	ıl Nam	ne of <i>Related Person</i> :		
	MSR	EF RE	AL ESTATE ADVISOR, INC.		
2.	Prim	arv Ri	usiness Name of <i>Related Person</i> :		
		-	EAL ESTATE ADVISOR, INC.		
3.		ted Pe - 672	erson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 86		
	or				
	Othe	er			
4.	Pola	tad Pa	erson's CRD Number (if any):		
7.	1420		Erson's Che Namber (II arry).		
5.			erson is: (check all that apply)		
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dealer.	aler	
	(b)		other investment adviser (including financial planners)		
	(c)		registered municipal advisor		
	(d)		registered security-based swap dealer		
	(e)		major security-based swap participant		
	(f)	from	commodity pool operator or commodity trading advisor (whether registered or ex registration)	emp	t
	(g)		futures commission merchant		
	(h)		banking or thrift institution		
	(i)		trust company		
	(j)		accountant or accounting firm		
	(k)		lawyer or law firm		
	(I)		insurance company or agency		
	(m)		pension consultant		
	(n)		real estate broker or dealer		
	(0)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles		

	(p)	sponsor, general partner, managing member (or equivalent) of pooled investmen vehicles	t			
			Yes	No		
6.	Do y	you control or are you controlled by the related person?	O	•		
7.	Are	you and the <i>related person</i> under common <i>control</i> ?	•	o		
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> ?	0	•		
	(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	0		
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> person's office responsible for <i>custody</i> of 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: $\square$				
			Yes	No		
9.	(a)	If the related person is an investment adviser, is it exempt from registration?	$\circ$	⊙		
	(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 regulauthority</i> with which the <i>related person</i> is registered.  No Information Filed	ulato	ry		
11.	Do y	you and the related person share any supervised persons?	0	•		
12.	Do y	you and the related person share the same physical location?	o	•		
1.	_	al Name of <i>Related Person</i> : PESS III MANAGER, L.L.C.				
2.		nary Business Name of <i>Related Person</i> : PESS III MANAGER, L.L.C.				
3.	801 or	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 801 - 65333				

4.	Related Person's CRD Number (if any): 138602					
5.	Related Person is: (check all that apply)					
	(a)	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 exem from registration)	pt			
	(g)	futures commission merchant				
	(h)	banking or thrift institution				
	(i)	trust company				
	(j)	accountant or accounting firm				
	(k)	□ lawyer or law firm				
	(I)	insurance company or agency				
	(m)	pension consultant				
	(n)	real estate broker or dealer				
	(o)	$\square$ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles				
	(p)	$\square$ sponsor, general partner, managing member (or equivalent) of pooled investment vehicles				
		Yes	s I	No		
6.	Do y	ou control or are you controlled by the related person?		•		
7.	Are y	you and the related person under common control?		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> ?		⊙		
	(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		
	(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>custody</i> of 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:   Yes		No		
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	<b>5</b> I	40		

				0	•
	(b)	If the	e answer is yes, under what exemption?		
10.	(a)	Is the	e related person registered with a foreign financial regulatory authority?	0	•
	(b)		e answer is yes, list the name and country, in English, of each <i>foreign financial reg</i> ority with which the <i>related person</i> is registered. No Information Filed	ulato	ory
11.	Do y	ou an	d the related person share any supervised persons?	О	•
12.	Do y	ou an	d the <i>related person</i> share the same physical location?	o	•
1.	·		ne of <i>Related Person</i> : STANLEY LEVERAGED EQUITY FUND II INC		
2.		-	usiness Name of <i>Related Person</i> : STANLEY LEVERAGED EQUITY FUND II INC		
3.		- 308	erson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 62		
4.		ted Pe	erson's CRD Number (if any):		
5.	Rela	ted Pe	erson is: (check all that apply)		
	(a)		broker-dealer, municipal securities dealer, or government securities broker or de	aler	
	(b)	V	other investment adviser (including financial planners)		
	(c)		registered municipal advisor		
	(d)		registered security-based swap dealer		
	(e)		major security-based swap participant		
	(f)	from	commodity pool operator or commodity trading advisor (whether registered or exregistration)	kemp	t
	(g)		futures commission merchant		
	(h)		banking or thrift institution		
	(i)		trust company		
	(j)		accountant or accounting firm		
	(k)		lawyer or law firm		
	(I)		insurance company or agency		
	(m)		pension consultant		

	(n)	real estate broker or dealer					
	(o)	sponsor or syndicator of limited partners investment vehicles	hips (or equivalent), excluding pooled				
	(p)	sponsor, general partner, managing mer vehicles	nber (or equivalent) of pooled investment	t			
			`	⁄es	No		
6.	Do y	Do you control or are you controlled by the related person?					
7.	Are	you and the <i>related person</i> under common <i>cont</i>	rol?	•	0		
8.	(a)	Does the <i>related person</i> act as a qualified cust advisory services you provide to <i>clients</i> ?	odian for your <i>clients</i> in connection with	O	•		
	(b)	If you are registering or registered with the SE question 8(a) above, have you overcome the properationally independent (pursuant to rule 20 person and thus are not required to obtain a securities that are maintained at the property of th	oresumption that you are not 6(4)-(2)(d)(5)) from the <i>related</i> urprise examination for your <i>clients</i>	0	0		
	(c)	If you have answered "yes" to question 8.(a) a person's office responsible for custody of your Number and Street 1: Num City: State: Cour	clients' assets: per and Street 2:				
		If this address is a private residence, check th	is box:				
		·		⁄es	No		
9.	(a)	If the related person is an investment adviser,	is it exempt from registration?	$\circ$	⊙		
	<i>(</i> 1.)						
	(b)	If the answer is yes, under what exemption?					
10.		•	financial regulatory authority?	0	•		
10.		Is the <i>related person</i> registered with a <i>foreign</i> If the answer is yes, list the name and country authority with which the <i>related person</i> is regis	, in English, of each <i>foreign financial regu</i> stered.				
	(a) (b)	Is the <i>related person</i> registered with a <i>foreign</i> If the answer is yes, list the name and country authority with which the <i>related person</i> is registered.  No Inform	, in English, of each <i>foreign financial regu</i> stered. nation Filed				
	(a) (b)	Is the <i>related person</i> registered with a <i>foreign</i> If the answer is yes, list the name and country authority with which the <i>related person</i> is regis	, in English, of each <i>foreign financial regu</i> stered. nation Filed				
11.	(a) (b)	Is the <i>related person</i> registered with a <i>foreign</i> If the answer is yes, list the name and country authority with which the <i>related person</i> is registered.  No Inform	r, in English, of each <i>foreign financial regu</i> stered. nation Filed of persons?		ry		
11.	(a) (b)	Is the <i>related person</i> registered with a <i>foreign</i> If the answer is yes, list the name and country authority with which the <i>related person</i> is registered.  No Information you and the <i>related person</i> share any <i>supervised</i>	r, in English, of each <i>foreign financial regu</i> stered. nation Filed of persons?		ry		
11.	(a) (b) Do y Lega	Is the <i>related person</i> registered with a <i>foreign</i> If the answer is yes, list the name and country authority with which the <i>related person</i> is registered.  No Information you and the <i>related person</i> share any <i>supervised</i>	r, in English, of each <i>foreign financial regu</i> stered.  nation Filed <i>I persons</i> ?  ical location?		ry		
11.	(a) (b) Do y  Do y  Lega MOR	Is the <i>related person</i> registered with a <i>foreign</i> If the answer is yes, list the name and country authority with which the <i>related person</i> is registered. No Information you and the <i>related person</i> share any <i>supervised</i> you and the <i>related person</i> share the same physical Name of <i>Related Person</i> :	in English, of each foreign financial regulatered. Ination Filed In persons? Idea ical location?  AGEMENT II INC.		ry		

	or Other							
4.		Related Person's CRD Number (if any): 11020						
5.	Rela	ted Pe	erson is: (check all that apply)					
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dea	aler				
	(b)	✓	other investment adviser (including financial planners)					
	(c)		registered municipal advisor					
	(d)		registered security-based swap dealer					
	(e)		major security-based swap participant					
	(f)	(f)						
	(g)		futures commission merchant					
	(h)		banking or thrift institution					
	(i)		trust company					
	(j)		accountant or accounting firm					
	(k)		lawyer or law firm					
	(I)		insurance company or agency					
	(m)		pension consultant					
	(n)		real estate broker or dealer					
	(o)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles					
	(p)	vehic	sponsor, general partner, managing member (or equivalent) of pooled investmen cles	t				
				Yes	No			
6.	Do y	ou <i>co</i>	ntrol or are you controlled by the related person?	0	⊙			
7.	Are	you ar	nd the related person under common control?	⊙	О			
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with sory services you provide to <i>clients</i> ?	О	•			
	(b)							
	(c)	perso	u have answered "yes" to question 8.(a) above, provide the location of the <i>related</i> on's office responsible for <i>custody</i> of your <i>clients</i> ' assets:  aber and Street 1:  State:  Number and Street 2:  Country:  ZIP+4/Postal Code:					

		If th	his address is a private residence, check this box: $\Box$		
9.	(a)	If the	e related person is an investment adviser, is it exempt from registration?	Yes	
	(b)		e answer is yes, under what exemption?	О	•
	(6)	11 (11)	e driswer is yes, drider what exemption:		
10.	(a)	Is th	ne related person registered with a foreign financial regulatory authority?	0	•
	(b)		e answer is yes, list the name and country, in English, of each <i>foreign financial reg</i> pority with which the <i>related person</i> is registered.  No Information Filed	gulato	iry
11.	Do y	ou an	nd the related person share any supervised persons?	0	•
12.	Do y	ou an	nd the <i>related person</i> share the same physical location?	$\circ$	⊙
1.	Lega	al Nam	ne of Related Person:		
	CON	ISULTI	ING GROUP ADVISORY SERVICES LLC		
2.	Prim	nary B	usiness Name of <i>Related Person</i> :		
		-	ING GROUP ADVISORY SERVICES LLC		
	Dala	tod D	erecen's CEC File Nurshay (if any.) (e.g. 904 9 904 9 904		
3.		1647 - 647	erson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
	or				
	Othe	er			
4.	<i>Rela</i> 137		erson's CRD Number (if any):		
5.	Rela	ited Pe	erson is: (check all that apply)		
	(a)		broker-dealer, municipal securities dealer, or government securities broker or de	aler	
	(b)	V	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 e.	xemp	t
	(~)		registration)		
	(g)		futures commission merchant		
	(h)		banking or thrift institution		
	(i)		trust company		
	(j)		accountant or accounting firm		
	(k)		lawyer or law firm		

	(I)	insurance company or agency		
	(m)	pension consultant		
	(n)	real estate broker or dealer		
	(o)	$\square$ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles		
	(p)	sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	:	
		`	es/	No
6.	Do y	ou control or are you controlled by the related person?	0	•
7.	Are y	you and the related person under common contro?	•	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> ?	0	•
	(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>custody</i> of 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:		
			es/	No
9.	(a)	If the related person is an investment adviser, is it exempt from registration?	О	⊙
	(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 regulauthority</i> with which the <i>related person</i> is registered.  No Information Filed	ılato	ry
11.	Do y	ou and the related person share any supervised persons?	O	•
12.	Do y	ou and the related person share the same physical location?	0	•
1.	MOR Prim	Il Name of <i>Related Person</i> :  GAN STANLEY SMITH BARNEY PRIVATE MANAGEMENT LLC  ary Business Name of <i>Related Person</i> :		
	IVIOR	GAN STANLEY SMITH BARNEY		

3.		- 6017	rson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 74				
4.		Related Person's CRD Number (if any): 111397					
5.	(a) (b) (c)	ted Pe □ ☑ □	rson is: (check all that apply) broker-dealer, municipal securities dealer, or government securities broker or dealer other investment adviser (including financial planners) registered municipal advisor	aler			
	(d) (e) (f)		registered security-based swap dealer major security-based swap participant commodity pool operator or commodity trading advisor (whether registered or ex	кетр	ot		
	(g) (h) (i) (j) (k) (l) (m)		registration)  futures commission merchant  banking or thrift institution  trust company  accountant or accounting firm  lawyer or law firm  insurance company or agency  pension consultant				
	(n) (o) (p)	□ □ inves	real estate broker or dealer sponsor or syndicator of limited partnerships (or equivalent), excluding pooled tment vehicles sponsor, general partner, managing member (or equivalent) of pooled investment	nt			
6.	Do y	vehic ou <i>coi</i>		Yes O	No ⊙		
7.	Are y	ou an	d the related person under common control?	•	0		
8.	<ul><li>(a) Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection wi advisory services you provide to <i>clients</i>?</li><li>(b) If you are registering or registered with the SEC and you have answered "yes," to</li></ul>						
		opera	tion 8(a) above, have you overcome the presumption that you are not ationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related</i> on and thus are not required to obtain a surprise examination for your <i>clients'</i> or securities that are maintained at the <i>related person</i> ?				
	(c) If you have answered "yes" to question 8.(a) above, provide the location of the <i>related</i>						

		pers	on's office responsible for custody of your clients' assets:		
			nber and Street 1: Number and Street 2:		
		City			
		If th	his address is a private residence, check this box: $\square$		Na
9.	(a)	If the	o related person is an investment advicer, is it exempt from registration?	es O	⊙ INO
	(b)	If the	e answer is yes, under what exemption?		
10.	(a)	Is th	ne related person registered with a foreign financial regulatory authority?	0	⊙
	(b)		e answer is yes, list the name and country, in English, of each <i>foreign financial regul</i> nority with which the <i>related person</i> is registered.  No Information Filed	lato	ry
11.	Do y	ou an	nd the related person share any supervised persons?	0	•
				~	~
12.	Do y	ou an	nd the <i>related person</i> share the same physical location?	0	•
1.	_		ne of <i>Related Person</i> : STANLEY SMITH BARNEY VENTURE SERVICES LLC		
	WO	COAIN .	STANCET SWITT BARNET VENTORE SERVICES LEC		
2.		•	usiness Name of <i>Related Person</i> :		
	MOF	RGAN S	STANLEY SMITH BARNEY		
3.		ted Pe	erson's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
	or				
	Othe	er			
4.	Rela	ited Pe	erson's CRD Number (if any):		
	1113		orserve end warnes (ii any).		
	<b>-</b> ·	, ,=			
5.			erson is: (check all that apply)		
	(a) (b)		broker-dealer, municipal securities dealer, or government securities broker or dealer	er	
		<u> </u>	other investment adviser (including financial planners)		
	(c)		registered municipal advisor		
	(d)		registered security-based swap dealer		
	(e)		major security-based swap participant		
	(f)	from	commodity pool operator or commodity trading advisor (whether registered or exen registration)	mp	t
	(g)		futures commission merchant		
	(h)		banking or thrift institution		
	(i)		trust company		

	(j)	accountant or accounting firm					
	(k)	□ lawyer or law firm					
	(I)	insurance company or agency					
	(m)	pension consultant					
	(n)	real estate broker or dealer					
	(o)	$\square$ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles					
	(p)	sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	t				
			Yes	No			
6.	Do y	ou control or are you controlled by the related person?	$\circ$	⊙			
7.	Are y	you and the related person under common control?	•	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> ?	0	⊙			
	(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	0			
	(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>custody</i> of 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:					
			<b>Y</b> es	No			
9.	(a)	If the related person is an investment adviser, is it exempt from registration?	$\circ$	$\odot$			
	(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 regulauthority</i> with which the <i>related person</i> is registered.  No Information Filed	ılato	ry			
11.	Do y	ou and the related person share any supervised persons?	0	$\odot$			
12.	Do y	ou and the <i>related person</i> share the same physical location?	c	•			
1.	Legal Name of <i>Related Person</i> : MSDW VENTURE PARTNERS IV INC						

2.	Primary Business Name of <i>Related Person</i> : MSDW VENTURE PARTNERS IV INC						
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 801 - 56916 or Other						
4.	<i>Rela</i> 1087		erson's CRD Number (if any):				
5.			erson is: (check all that apply)				
	(a)		broker-dealer, municipal securities dealer, or government securities broker or dealer.	aler			
	(b)	<u>~</u>	other investment adviser (including financial planners)				
	(c)		registered municipal advisor				
	(d)		registered security-based swap dealer				
	(e)		major security-based swap participant				
	(f)	☐ from	commodity pool operator or commodity trading advisor (whether registered or exregistration) $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	emp	t		
	(g)		futures commission merchant				
	(h)		banking or thrift institution				
	(i)		trust company				
	(j)		accountant or accounting firm				
	(k)		lawyer or law firm				
	(I)		insurance company or agency				
	(m)		pension consultant				
	(n)		real estate broker or dealer				
	(o)	inves	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled stment vehicles				
	(p)	☐ vehic	sponsor, general partner, managing member (or equivalent) of pooled investmentles	nt			
	_			Yes	No		
6.	Do y	ou <i>co</i>	ntrol or are you controlled by the related person?	0	⊙		
7.	Are y	you ar	nd the related person under common control?	•	0		
8.	(a)		the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with sory services you provide to <i>clients</i> ?	0	•		
	(b)	ques opera	u are registering or registered with the SEC and you have answered "yes," to tion 8(a) above, have you overcome the presumption that you are not ationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the related on and thus are not required to obtain a surprise examination for your clients'	0	С		

		funds or securities that are main	tained at the related person?		
	(c)	If you have answered "yes" to que person's office responsible for cu	uestion 8.(a) above, provide the location of the <i>related</i> ustody of 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 resident	ence, check this box:		
		·		'es	No
).	(a)	If the related person is an invest	tment adviser, is it exempt from registration?	0	•
	(b)	If the answer is yes, under what	exemption?		
10.	(a)	Is the <i>related person</i> registered	with a foreign financial regulatory authority?	0	œ
	(b)	If the answer is yes, list the nam authority with which the related	ne and country, in English, of each <i>foreign financial regul</i> person is registered.  No Information Filed	lato	ry
11	Do v	ou and the <i>related person</i> share a		_	_
	Бо у	od dila tile related person silare t	any supervised persons.	O	•
12.	Do y	ou and the <i>related person</i> share t	the same physical location?	0	•
ECT	ΓΙΟΝ	7.B.(1) <i>Private Fund</i> Reportin	ng		
A. F	PRIVA	ATE FUND			
<u>Inf</u>	orma	ation About the <i>Private Fund</i>			
	(a)	Name of the <i>private fund</i> :			
1.		MORGAN STANLEY EMERGING N	MARKETS LEADERS FUND (CAYMAN) LP		
1.					
1.	(b)	Private fund identification numb (include the "805-" prefix also)	er:		

The *private fund* (check all that apply; you must check at least one):

2. Under the laws of what state or country is the *private fund* organized:

CAYMAN ISLANDS

Name of General Partner, Manager, Trustee, or Director

ARTHUR LEV, M. PAUL MARTIN AND FRANCIS J. SMITH

3. Name(s) of General Partner, Manager, Trustee, or Directors (or persons serving in a similar

GENERAL PARTNER: MORGAN STANLEY HEDGE FUND PARTNERS CAYMAN LTD. DIRECTORS:

Country:

State:

capacity):

	(1) qualifies for the exclusion from the definition of investment company under section 3(c) (1) of the Investment Company Act of 1940								
	(2) qualifies for the exclusion from the definition of investment company under section 3(c) (7) of the Investment Company Act of 1940								
5.	List the name and country, in English, of each <i>foreign financial regulatory authority</i> with which the <i>private fund</i> is registered.								
	Name of Country/English Name of Foreign Financial Regulatory Authority								
	Other - CAYMAN ISLANDS- THE CAYMAN ISLANDS MONETARY AUTHORITY ("CIMA")								
	Yes No								
6.	(a) Is this a "master fund" in a master-feeder arrangement?								
	(b) If yes, what is the name and <i>private fund</i> identification number (if any) of the feeder funds investing in this <i>private fund</i> ?								
	No Information Filed								
	Yes No								
	(c) Is this a "feeder fund" in a master-feeder arrangement?								
	(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> invests?								
	Name of the <i>Private Fund</i> :								
	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 Schedule D, Section 7.B.(1). for the master-feeder arrangement or reporting on the funds separately.								
7.	If you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement according to the instructions to this Section 7.B.(1), for each of the feeder funds answer the following questions:								
	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 fund" 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.  Yes No								

8.	(a) Is this <i>private fund</i> a "fund of funds"?	$\circ$	$\odot$
	(b) If yes, does the <i>private fund</i> invest in funds managed by you or by a <i>related</i> person?	0	0
	NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or its total assets in other pooled investment vehicles, whether or not they are also <i>private</i> registered investment companies.		
		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	⊙
10.	What type of fund is the <i>private fund</i> ?		
	• hedge fund • liquidity fund • private equity fund • real estate fund • securitized fund • venture capital fund • Other <i>private fund</i>	d asse	et
	NOTE: For funds of funds, refer to the funds in which the <i>private fund</i> invests. For definit these fund types, please see Instruction 6 of the Instructions to Part 1A.	ions (	of
11.	Current gross asset value of the <i>private fund</i> : \$ 12,616,786		
<u>Ow</u>	<u>rnership</u>		
12.	Minimum investment commitment required of an investor in the <i>private fund</i> : \$ 1,000,000		
	NOTE: Report the amount routinely required of investors who are not your <i>related person</i> if different from the amount set forth in the organizational documents of the fund).	<i>ns</i> (e\	/en
13.	Approximate number of the <i>private fund</i> 's beneficial owners: 7		
14.	What is the approximate percentage of the <i>private fund</i> beneficially owned by you and you related person:	our	
	91%		
15.	What is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggreg funds of funds:  0%	gate)	by
16.	What is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>United persons</i> :	d Stai	tes

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<u>′οι</u>	ur Ad	dvisory Services		
17	(a)	Are you a subadviser to this <i>private fund</i> ?	Yes	_
17.			O	•
	(0)	If the answer to question 17(a) is "yes," provide the name and SEC file number, if the adviser of the <i>private fund</i> . If the answer to question 17(a) is "no," leave this oblank.	_	
		No Information Filed		
			Yes	No
18.	(a)	Do any other investment advisers advise the private fund?	0	•
	(b)	If the answer to question 18(a) is "yes," provide the name and SEC file number, if the other advisers to the <i>private fund</i> . If the answer to question 18(a) is "no," leave question blank.	-	
		No Information Filed		
			Yes	No
10	Δre	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	0	
20.	App 0%	proximately what percentage of your <i>clients</i> has invested in the <i>private fund</i> ?		С
20.	App 0%	proximately what percentage of your <i>clients</i> has invested in the <i>private fund</i> ?	Yes	No
20. <b>Pri</b> v	App 0% vate	proximately what percentage of your <i>clients</i> has invested in the <i>private fund</i> ?		No.
20. <b>Priv</b> 21.	App 0% <b>vate</b> Doe Reg	oroximately what percentage of your <i>clients</i> has invested in the <i>private fund</i> ?  Offering  es the <i>private fund</i> rely on an exemption from registration of its securities under	Yes	No.
20. <b>Priv</b> 21.	App 0% vate Doe Reg	Offering  es the <i>private fund</i> rely on an exemption from registration of its securities under gulation D of the Securities Act of 1933?	Yes	No.
20. <b>Priv</b> 21.	App 0% vate Doe Reg	Offering  es the <i>private fund</i> rely on an exemption from registration of its securities under gulation D of the Securities Act of 1933?  es, provide the <i>private fund</i> 's Form D file number (if any):	Yes	No O
20. <b>Priv</b> 21. 22.	App 0%  vate  Doe Reg  If y  Foi 02	Offering es the private fund rely on an exemption from registration of its securities under gulation D of the Securities Act of 1933? es, provide the private fund's Form D file number (if any): rm D file number 1-1525614 CE PROVIDERS	Yes	O No
20. Priv 21.	App 0%  vate  Doe Reg  If y  For 02	Offering es the private fund rely on an exemption from registration of its securities under gulation D of the Securities Act of 1933? es, provide the private fund's Form D file number (if any): rm D file number 1-1525614 CE PROVIDERS	Yes	0
20. Priv 21. . S	App 0%  vate  Doe Reg If y  Foi 02*  ERVI	Offering es the private fund rely on an exemption from registration of its securities under gulation D of the Securities Act of 1933? es, provide the private fund's Form D file number (if any): rm D file number 1-1525614 CE PROVIDERS	Yes ©	
20. Priv 21. 22.	App 0%  vate  Doe Reg If y  Foi 02*  ERVI	Offering  es the private fund rely on an exemption from registration of its securities under gulation D of the Securities Act of 1933?  es, provide the private fund's Form D file number (if any):  rm D file number  1-1525614  CE PROVIDERS	Yes •	

	Additional Auditor Information : 1 Record(s) Filed.								
	pri	<i>ate fund</i> uses	•	d to questions (b) through (f) below. firm, you must complete questions (b) rm.					
	(b)	Name of the	-						
		DELOITTE &	TOUCHE LLP						
	(c)	The location (city, state a	=	ice responsible for the <i>private fund</i> 's a	audit				
		City:	State:	Country:					
		BOSTON	Massachusetts	UNITED STATES	V	NI			
	(d)	Is the auditin	ng firm an <i>independent p</i>	public accountant?	Yes ⊙	C			
	(e)	Is the auditin Oversight Bo	-	ne Public Company Accounting	•	0			
	(f)	•	•	Firm subject to regular inspection by sight Board in accordance with its	•	0			
	inves	tors?		ements distributed to the <i>private fund</i> om contain an unqualified opinion?		es No			
, ,			eport Not Yet Received						
	If you	ı check "Repor		ı must promptly file an amendment to ort is available.	your	Form			
Prime E	Brokei	• -			V	- B1-			
24. (a)	Does	the <i>private fu</i>	<i>nd</i> use one or more prim	ne brokers?	Ye	es No			
	If the	answer to 24	(a) is "yes," respond to c	questions (b) through (e) below for ea fund uses more than one prime broke	•	me			
		•	·	ely for each prime broker.					

custodian the <i>private fund</i> uses. If the <i>private fund</i> uses more than one custodian, you me complete questions (b) through (f) separately for each custodian.							
		odian Information :	•				
			.,				
Cl	If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the <i>private fund</i> uses. If the <i>private fund</i> uses more than one custodian, must complete questions (b) through (f) separately for each custodian.						
(k	) Legal name STATE STR	of custodian: EET BANK AND TRUST	COMPANY				
(0	•	siness name of custodi EET BANK AND TRUST					
(0		n of the custodian's off , state and country):	ice responsible for <i>custody</i> of the	private fund's			
	City: BOSTON	State: Massachusetts	Country: UNITED STATES				
	BOSTON	Massachusetts	UNITED STATES	Yes No			
(€	e) Is the custo	odian a <i>related person</i>	of your firm?	0 @			
(f	) If the custo	dian is a broker-deale	r, provide its SEC registration nur	mber (if any)			
	CRD Numbe	er (if any):					
nistrat	or						
				Yes			
) Doe	s the <i>private</i> i	<i>fund</i> use an administra	tor other than your firm?	•			
fund	d uses more th	•	to questions (b) through (f) below you must complete questions (b)	•			
			on : 1 Record(s) Filed.				

through (f) separately for each administrator.

	(b)	Name of the administrator:					
		STATE STREET TRUST COMPA	ANY, LTD.				
	(c)	Location of administrator (city	y, state a	and country):			
		City:	State:	Country:			
		GRAND CAYMAN		CAYMAN ISLANDS	V-	- N-	
	(d)	Is the administrator a <i>related</i>	l person c	of your firm?	C	s No	
	(e)	Does the administrator prepa private fund's investors?	re and se	end investor account staten	nents to the		
		• Yes (provided to all investo	ors) CSo	ome (provided to some but	not all		
		investors) C No (provided to	no inves	tors)			
	(f)	If the answer to 26(e) is "no" statements to the (rest of the	e) <i>private</i>	fund's investors? If investor	or account	"not	
b	by a <i>pers</i>	statements are not sent to the applicable."  our last fiscal year, what percentar, such as an administrator, to	ntage of t	he <i>private fund</i> 's assets (by			d
b 1 I fe p	oy a <i>pers</i> 100% Include of for that a ourposes	applicable."  pur last fiscal year, what percer	ntage of t hat is not person o any rele mptions o	he <i>private fund</i> 's assets (by t your <i>related person</i> ? carried out the valuation pro evant quotes, and (ii) the va or distributions, and fee cal	y value) was ocedure esta aluation use	s values ablishe d for	ed
b 1 I fo p a	oy a <i>pers</i> 100% Include of for that a ourposes	applicable."  our last fiscal year, what percenton, such as an administrator, to a san administrator, and a san administrator, and a san administrator and a san administrator and a san administrator and a san administrator, and a	ntage of t hat is not person o any rele mptions o	he <i>private fund</i> 's assets (by t your <i>related person</i> ? carried out the valuation pro evant quotes, and (ii) the va or distributions, and fee cal	y value) was ocedure esta aluation use	s values ablishe d for	ed
t 1 I f p a <b>Mark</b>	by a person on the person of t	applicable."  our last fiscal year, what percer  con, such as an administrator, t  nly those assets where (i) such sset, if any, including obtaining of investor subscriptions, reder us) was the valuation determine	ntage of that is not operson of gany relemptions of the decided by such	he <i>private fund</i> 's assets (by t your <i>related person</i> ? carried out the valuation pre- evant quotes, and (ii) the va- or distributions, and fee cal- h person.	y value) was ocedure esta aluation use culations (ir	s values ablishe d for	ed g
t 1 I f p a Mark	oy a person on the person of t	applicable."  our last fiscal year, what percenton, such as an administrator, to a san administrator, and a san administrator, and a san administrator and a san administrator and a san administrator and a san administrator, and a	ntage of that is not a person of grany relemptions of the decision of the deci	he <i>private fund</i> 's assets (by t your <i>related person</i> ? carried out the valuation pre- evant quotes, and (ii) the va- or distributions, and fee cal- h person.	y value) was ocedure esta aluation use culations (ir	s value ablishe d for cludinç	ed g
t 1 I f p a Mark	oy a person on the person of t	applicable."  our last fiscal year, what percercon, such as an administrator, to a san administrator, and the san administrator and the san administ	ntage of that is not a person of grany relemptions of the ces of sortions of the ces of sortions of the ces of	he private fund's assets (by t your related person? carried out the valuation prevant quotes, and (ii) the valuations, and fee calch person.  meone other than you or you acts as a placement agent, or, or similar person. If the pelow for each such market	y value) was ocedure esta aluation use culations (ir our consultant, answer to 2 er the priva	value ablishe d for cluding  Yes C finder, 8(a) is te fund	g No G

Info	rmation About the <i>Private Fund</i>
1.	<ul> <li>(a) Name of the <i>private fund</i>: MORGAN STANLEY GAIA PORTFOLIO, LLC</li> <li>(b) <i>Private fund</i> identification number: (include the "805-" prefix also)</li> <li>805-4858595683</li> </ul>
2.	Under the laws of what state or country is the <i>private fund</i> organized:  State: Country: Delaware UNITED STATES
3.	Name(s) of General Partner, Manager, Trustee, or Directors (or persons serving in a similar capacity):
	Name of General Partner, Manager, Trustee, or Director
	MANAGING MEMBER: MORGAN STANLEY INVESTMENT MANAGEMENT INC. & INDIVIDUAL MEMBER: WALTER RIDDELL (TOGETHER "MEMBERS")
4.	The <i>private fund</i> (check all that apply; you must check at least one):  (1) qualifies for the exclusion from the definition of investment company under section 3(c) (1) of the Investment Company Act of 1940  (2) qualifies for the exclusion from the definition of investment company under section 3(c) (7) of the Investment Company Act of 1940
5.	List the name and country, in English, of each <i>foreign financial regulatory authority</i> with which the <i>private fund</i> is registered.
	No Information Filed
	Yes No
6.	(a) Is this a "master fund" in a master-feeder arrangement?
	(b) If yes, what is the name and <i>private fund</i> identification number (if any) of the feeder funds investing in this <i>private fund</i> ?
	No Information Filed
	Yes No
	(c) Is this a "feeder fund" in a master-feeder arrangement?
	(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> invests?

Name of the *Private Fund*:

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 Schedule D, Section 7.B.(1). for the master-feeder arrangement or reporting on the funds separately. 7. If you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement according to the instructions to this Section 7.B.(1), for each of the feeder funds answer the following questions: 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 fund" 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. Yes No 8. (a) Is this private fund a "fund of funds"?  $\circ$ (b) If yes, does the *private fund* invest in funds managed by you or by a *related* person? NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or more of its total assets in other pooled investment vehicles, whether or not they are also private funds, or registered investment companies. Yes No 9. During your last fiscal year, did the *private fund* invest in securities issued by  $\circ$ investment companies registered under the Investment Company Act of 1940 (other than "money market funds," to the extent provided in Instruction 6.e.)? 10. What type of fund is the private fund? O hedge fund O liquidity fund O private equity fund O real estate fund O securitized asset fund O venture capital fund O Other private fund UNREGISTERED FUND

\$ 6,758,406

11. Current gross asset value of the private fund:

NOTE: For funds of funds, refer to the funds in which the private fund invests. For definitions of

these fund types, please see Instruction 6 of the Instructions to Part 1A.

<u>Ow</u>	ners	<u>ship</u>	
12.	\$ 25 NO	imum investment commitment required of an investor in the <i>private fund</i> : 50,000 TE: Report the amount routinely required of investors who are not your <i>related persons</i> (eifferent from the amount set forth in the organizational documents of the fund).	even
13.	App 2	proximate number of the <i>private fund</i> 's beneficial owners:	
14.		at is the approximate percentage of the <i>private fund</i> beneficially owned by you and your ated person:	
15.		at is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregate ds of funds:	) by
16.		at is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>United Sta</i> sons: %	ates
Υοι	ır Ad	dvisory Services	
17	(a)	Are you a subadviser to this <i>private fund</i> ?	s No
.,.		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 fund</i> . If the answer to question 17(a) is "no," leave this question blank.	
		No Information Filed	
		Yes	s No
18.	(a)	Do any other investment advisers advise the <i>private fund</i> ?	$\odot$
	(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>private fund</i> . If the answer to question 18(a) is "no," leave this question blank.	
		No Information Filed	
		Yes	s No
19.	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	$\circ$
20.	App 0%	proximately what percentage of your <i>clients</i> has invested in the <i>private fund</i> ?	

<u>Priv</u>	ate	Offeri	ng				
						Yes	No
21.				ely on an exemption fror urities Act of 1933?	n registration of its securities under	0	•
22.	If ye	es, pro	vide the <i>priva</i>	ate fund's Form D file nu	mber (if any):		
				No Inform	nation Filed		
B. SE	ERVI	CE PRO	OVIDERS				
Aud	litor	<u>S</u>				Ye	s No
23.	(a)	(1) Ar	e the <i>private</i>	fund's financial statemen	nts subject to an annual audit?	•	0
		(2) Ar	e the financia	l statements prepared ir	a accordance with U.S. GAAP?	•	0
		fund (	uses more tha	•	to questions (b) through (f) below. If t must complete questions (b) through		⁄ate
		Addi	tional Audito	or Information : 1 Rec	ord(s) Filed.		
		priv	ate fund uses	•	nd to questions (b) through (f) below. In firm, you must complete questions (b) irm.		
		(b)	Name of the	auditing firm:			
			ERNST & YOU	JNG LLP			
		(c)	The location (city, state a	J	ice responsible for the <i>private fund</i> 's a	udit	
			City:	State:	Country:		
			BOSTON	Massachusetts	UNITED STATES		
				·		Yes	No
		(a)	is the auditir	ng firm an <i>independent p</i>	oudlic accountant?	⊙	
		(e)	Is the auditir Oversight Bo	-	ne Public Company Accounting	•	0
		(f)	-	•	firm subject to regular inspection by sight Board in accordance with its	•	0

					Ye	s No
	(g)	Are th	•	audited financial sta	atements distributed to the private funds	0
	(h)	Does	the report prepa	red by the auditing	firm contain an unqualified opinion?	
		C Ye	es C No 🧿 Rep	oort Not Yet Receive	ed	
		-	•	Not Yet Received," y esponse when the re	you must promptly file an amendment to your le eport is available.	Form
Pri	me E	Broker				
					Ye	s No
24.	(a)	Does	the <i>private fund</i>	use one or more pr	rime brokers?	•
		broke	r the <i>private fun</i>	d uses. If the <i>privat</i>	to questions (b) through (e) below for each printe fund uses more than one prime broker, you rately for each prime broker.	
				No In	nformation Filed	
	(a)	Does to hol If the	d some or all of answer to 25(a) dian the <i>private</i>	its assets? is "yes," respond to fund uses. If the <i>pri</i>	Yes (including the prime brokers listed above) to questions (b) through (f) below for each rivate fund uses more than one custodian, you ately for each custodian.	
		Addi	tional Custodia	ın Information : 1	Record(s) Filed.	
		cus	todian the <i>privat</i>	te fund uses. If the $\mu$	d to questions (b) through (f) below for each private fund uses more than one custodian, you separately for each custodian.	u
		(b)	Legal name of o	custodian: BANK AND TRUST C	COMPANY	
		(c)	-	ss name of custodia BANK AND TRUST C		
		(d)		the custodian's offic ite and country):	ce responsible for <i>custody</i> of the <i>private fund</i> 's	
			City: BOSTON	State:	Country: UNITED STATES	
			DUSTUN	Massachusetts	UNITED STATES Yes	No
					103	

	(e) Is the custodian a <i>related person</i> of your firm?	0	•
	(f) If the custodian is a broker-dealer, provide its SEC registration number	er (if any)	
	- CRD Number (if any):		
<u>Admin</u>	istrator		
26. (a)	Does the <i>private fund</i> use an administrator other than your firm?		'es No ⊙ O
	If the answer to 26(a) is "yes," respond to questions (b) through (f) below. fund uses more than one administrator, you must complete questions (b) th separately for each administrator.		ite
	Additional Administrator Information : 1 Record(s) Filed.		
	If the answer to 26(a) is "yes," respond to questions (b) through (f) below private fund uses more than one administrator, you must complete questi through (f) separately for each administrator.		
	(b) Name of the administrator:  STATE STREET CAYMAN TRUST COMPANY, LTD		
	(c) Location of administrator (city, state and country):  City: State: Country:  GRAND CAYMAN CAYMAN ISLANDS	Vac I	<b></b>
	(d) Is the administrator a <i>related person</i> of your firm?	Yes I	€
	(e) Does the administrator prepare and send investor account statements private fund's investors?	s to the	
	• Yes (provided to all investors) • Some (provided to some but not investors) • No (provided to no investors)	all	
	(f) If the answer to 26(e) is "no" or "some," who sends the investor accompanded statements to the (rest of the) private fund's investors? If investor accompanded are not sent to the (rest of the) private fund's investors, reapplicable."	count	ot

27.	by a 100 Incl for pur	ring your last fiscal year, what percentage of the <i>private fund</i> 's assets (by value) was value a <i>person</i> , such as an administrator, that is not your <i>related person</i> ?  Indee only those assets where (i) such person carried out the valuation procedure establish that asset, if any, including obtaining any relevant quotes, and (ii) the valuation used for poses of investor subscriptions, redemptions or distributions, and fee calculations (included acations) was the valuation determined by such person.	shed r	k
<u>Maı</u>	ket			
0.0			es	No
28.	(a)	Does the <i>private fund</i> use the services of someone other than you or your <i>employees</i> for marketing purposes?		⊙
		You must answer "yes" whether the person acts as a placement agent, consultant, find introducer, municipal advisor or other solicitor, or similar person. If the answer to 28(a "yes", respond to questions (b) through (g) below for each such marketer the <i>private t</i> uses. If the <i>private fund</i> uses more than one marketer you must complete questions (b through (g) separately for each marketer.	) is und	
		No Information Filed		
	rma (a)	Name of the <i>private fund</i> :  MORGAN STANLEY GLOBAL DIVERSIFIED MARKETS FUND (CAYMAN) LTD.  Private fund identification number: (include the "805-" prefix also)  805-3979798487		
2.	Und	der the laws of what state or country is the <i>private fund</i> organized:  State:  CAYMAN ISLANDS		
3.		me(s) of General Partner, Manager, Trustee, or Directors (or persons serving in a similar acity):		
	Na	me of General Partner, Manager, Trustee, or Director		
	MC	DRGAN STANLEY INVESTMENT MANAGEMENT INC.		
4.	The	e private fund (check all that apply; you must check at least one):  (1) qualifies for the exclusion from the definition of investment company under section	n 3(	c)

	1) of the Investment Company Act of 1940	
	<ul> <li>(2) qualifies for the exclusion from the definition of investment company under section 3</li> <li>of the Investment Company Act of 1940</li> </ul>	(c)
5.	ist the name and country, in English, of each <i>foreign financial regulatory authority</i> with which ne <i>private fund</i> is registered.	1
	Name of Country/English Name of Foreign Financial Regulatory Authority	
	Other - CAYMAN ISLANDS- THE CAYMAN ISLANDS MONETARY AUTHORITY ("CIMA")	
	Yes	No
6.	a) Is this a "master fund" in a master-feeder arrangement?	$\odot$
	o) If yes, what is the name and <i>private fund</i> identification number (if any) of the feeder fund investing in this <i>private fund</i> ?	ls
	No Information Filed	
	Yes	Nο
	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 fun which this <i>private fund</i> invests?	d in
	Name of the Private Fund:	
	MORGAN STANLEY GLOBAL DIVERSIFIED MARKETS FUND LP	
	Private Fund Identification Number: (include the "805-" prefix also)	
	805-8735865917	
	OTE: You must complete question 6 for each master-feeder arrangement regardless of whet ou are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement or eporting on the funds separately.	ner
7.	you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement according the instructions to this Section 7.B.(1), for each of the feeder funds answer the following uestions:	ng
	No Information Filed	
	OTE: 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 und would also be a "feeder fund" investing in a "master fund" for purposes of this question is sued multiple classes (or series) of shares or interests, and each class (or series) invests ubstantially all of its assets in a single master fund.	A fit
0	Yes	No
8.	a) Is this <i>private fund</i> a "fund of funds"?	⊙

	(b) If yes, does the <i>private fund</i> invest in funds managed by you or by a <i>related</i> person?	0	0
	NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or its total assets in other pooled investment vehicles, whether or not they are also <i>private</i> registered investment companies.		
		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> ?		
	• hedge fund • liquidity fund • private equity fund • real estate fund • securitize fund • venture capital fund • Other <i>private fund</i>	ed ass	et
	NOTE: For funds of funds, refer to the funds in which the <i>private fund</i> invests. For definithese fund types, please see Instruction 6 of the Instructions to Part 1A.	tions	of
11.	Current gross asset value of the <i>private fund</i> : \$ 14,350,540		
<u>Ow</u>	<u>vnership</u>		
12.	Minimum investment commitment required of an investor in the <i>private fund</i> :  \$ 500,000  NOTE: Report the amount routinely required of investors who are not your <i>related perso</i> .	ons (e	ven
	if different from the amount set forth in the organizational documents of the fund).		
13.	Approximate number of the <i>private fund</i> 's beneficial owners: 6		
14.	What is the approximate percentage of the <i>private fund</i> beneficially owned by you and y <i>related person</i> : 0%	our	
15.	What is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggrefunds of funds: 0%	gate)	by
16.	What is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>Unite persons</i> : 77%	d Sta	tes

	. ,	Ivisory Services		
			Yes	No
17.	(a)	Are you a subadviser to this <i>private fund</i> ?	$\circ$	$\odot$
	(b)	If the answer to question 17(a) is "yes," provide the name and SEC file number, if are the adviser of the <i>private fund</i> . If the answer to question 17(a) is "no," leave this queblank.	-	
		No Information Filed		
			Yes	No
18.	(a)	Do any other investment advisers advise the private fund?	0	•
	(b)	If the answer to question 18(a) is "yes," provide the name and SEC file number, if are the other advisers to the <i>private fund</i> . If the answer to question 18(a) is "no," leave question blank.	-	
		No Information Filed		
			Yes	No
19.	Are	your clients solicited to invest in the private fund?	•	o
	Doe	Offering  s the private fund rely on an exemption from registration of its securities under ulation D of the Securities Act of 1933?	Yes ⓒ	No C
00	16			
22.	_	es, provide the <i>private fund</i> 's Form D file number (if any):		
22.	For	m D file number		
3. SE	For 02°	Tm D file number  I-1514956  CE PROVIDERS		
3. SE	For 02°	Tm D file number  I-1514956  CE PROVIDERS	Yes	No
3. SE <b>Au</b> d	For 02°	Tm D file number  I-1514956  CE PROVIDERS	Yes	No C
3. SE <b>Au</b> d	For 02°	Tm D file number 1-1514956  CE PROVIDERS  S	_	No C C
3. SE <b>Aud</b>	For 02°	The Different Di	<b>⊙</b> <b>⊙</b> priva	0
3. SE <b>Aud</b>	For 02°	The Different Di	<b>⊙</b> <b>⊙</b> priva	0

		'		s more than one auditing for the same of t	irm, you must complete questions (b m.	))	
		(b)	Name of the	auditing firm:			
			DELOITTE &	TOUCHE			
		(c)		of the auditing firm's officand country):	e responsible for the <i>private fund</i> 's a	audit	
			City:	State:	Country:		
			BOSTON	Massachusetts	UNITED STATES		
						Yes	No
		(d)	Is the audition	ng firm an <i>independent pu</i>	blic accountant?	⊙	0
		(e)	Is the audition		Public Company Accounting	•	0
		(f)	•	•	rm subject to regular inspection by ght Board in accordance with its	•	0
	(h)						
		<b>⊙</b> Ye	s C No C F	Report Not Yet Received	n contain an unqualified opinion?	n vour	Form
		<b>⊙</b> Ye	s C No C F check "Repo	Report Not Yet Received	must promptly file an amendment to	your	Form
Prii		<b>⊙</b> Ye	es C No C F I check "Repo To update you	Report Not Yet Received	must promptly file an amendment to	o your	Form
Prii		<b>ⓒ</b> Ye If you ADV t	es C No C F I check "Repo To update you	Report Not Yet Received	must promptly file an amendment to		Form
	me B	• Ye  If you  ADV t	s C No C F I check "Repo To update you	Report Not Yet Received	must promptly file an amendment to t is available.		
	<b>те В</b> і	• Ye  If you  ADV t  roker  Does  If the broke	the private further private for the private	Report Not Yet Received out Not Yet Received," you in the report of the	must promptly file an amendment to the is available.  brokers?  uestions (b) through (e) below for each	<b>Y</b> ( (ach pri	es N O @ me
	<b>те В</b> і	• Ye  If you  ADV t  roker  Does  If the broke	the private further private for the private	Report Not Yet Received out Not Yet Received," you want response when the report and use one or more prime fund uses. If the private fund is (b) through (e) separately	must promptly file an amendment to the is available.  brokers?  uestions (b) through (e) below for each	<b>Y</b> ( (ach pri	es N O @ me
24.	<b>те В</b> і	For Year ADV to	the private further private for the private	Report Not Yet Received out Not Yet Received," you want response when the report and use one or more prime fund uses. If the private fund is (b) through (e) separately	must promptly file an amendment to the savailable.  brokers?  uestions (b) through (e) below for eaund uses more than one prime brokery for each prime broker.	<b>Y</b> ( (ach pri	es N O @ me
24.	<b>me B</b> i	For Year ADV to	the private further private for the private	Report Not Yet Received out Not Yet Received," you want response when the report and use one or more prime fund uses. If the private fund is (b) through (e) separately	must promptly file an amendment to the savailable.  brokers?  uestions (b) through (e) below for eaund uses more than one prime brokery for each prime broker.	Your, you	es N O @ me

If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the *private fund* uses. If the *private fund* uses more than one custodian, you must complete questions (b) through (f) separately for each custodian.

## Additional Custodian Information: 1 Record(s) Filed.

If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the *private fund* uses. If the *private fund* uses more than one custodian, you must complete questions (b) through (f) separately for each custodian.

- (b) Legal name of custodian: STATE STREET BANK AND TRUST COMPANY
- (c) Primary business name of custodian:
  STATE STREET BANK AND TRUST COMPANY
- (d) The location of the custodian's office responsible for *custody* of the *private fund*'s assets (city, state and country):

City: State: Country:

BOSTON Massachusetts UNITED STATES

Yes No

**(** 

(e) Is the custodian a *related person* of your firm?

(f) If the custodian is a broker-dealer, provide its SEC registration number (if any)

CRD Number (if any):

## **Administrator**

Yes No

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

 $\odot$   $\circ$ 

If the answer to 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 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 the administrator:

(c) Location of administrator (city, state and country): City: State: Country: BOSTON Massachusetts UNITED STATES  Yes No  (d) Is the administrator a related person of your firm?  (e) Does the administrator prepare and send investor account statements to the private fund's investors?  Yes (provided to all investors) Some (provided to some but not all investors) No (provided to no investors)  (f) If the answer to 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%  100%  100%  100%  100%  100%  100%  21. 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%				STATE STRE	EET BANK AND TRUST CO	OMPANY			
(d) Is the administrator a related person of your firm?  (e) Does the administrator prepare and send investor account statements to the private fund's investors?  (f) Yes (provided to all investors)  (g) Some (provided to some but not all investors)  (g) Fes (provided to all investors)  (g) If the answer to 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?  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 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.			(c)	Location of	administrator (city, state	e and country):			
(d) Is the administrator a <i>related person</i> of your firm?  (e) Does the administrator prepare and send investor account statements to the <i>private fund's</i> investors?  (e) Yes (provided to all investors) C Some (provided to some but not all investors) No (provided to no investors)  (f) If the answer to 26(e) is "no" or "some," who sends the investor account statements to the (rest of the) <i>private fund's</i> investors? If investor account statements are not sent to the (rest of the) <i>private fund's</i> investors, respond "not applicable."  27. During your last fiscal year, what percentage of the <i>private fund's</i> assets (by value) was valued by a <i>person</i> , such as an administrator, that is not your <i>related person</i> ?  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 <i>private fund</i> use the services of someone other than you or your <i>employees</i> for marketing purposes?  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 28(a) is "yes", respond to questions (b) through (g) below for each such marketer the <i>private fund</i> uses. If the <i>private fund</i> uses more than one marketer you must complete questions (b) through (g) separately for each marketer.				-		-			
(e) Does the administrator prepare and send investor account statements to the private fund's investors?  Yes (provided to all investors) Some (provided to some but not all investors) No (provided to no investors)  (f) If the answer to 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?  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 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.							Yes	No	
private fund's investors?  Yes (provided to all investors) Some (provided to some but not all investors) No (provided to no investors)  (f) If the answer to 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?  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 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.			(d)	Is the admir	nistrator a <i>related persol</i>	n of your firm?	0	⊙	
investors) No (provided to no investors)  (f) If the answer to 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?  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 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.			(e)			send investor account statements	to the		
(f) If the answer to 26(e) is "no" or "some," who sends the investor account statements to the (rest of the) <i>private fund</i> 's investors? If investor account statements are not sent to the (rest of the) <i>private fund</i> 's investors, respond "not applicable."  27. During your last fiscal year, what percentage of the <i>private fund</i> 's assets (by value) was valued by a <i>person</i> , such as an administrator, that is not your <i>related person</i> ?  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 <i>private fund</i> use the services of someone other than you or your <i>employees</i> for marketing purposes?  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 28(a) is "yes", respond to questions (b) through (g) below for each such marketer the <i>private fund</i> uses. If the <i>private fund</i> uses more than one marketer you must complete questions (b) through (g) separately for each marketer.				• Yes (prov	vided to all investors) $^{ extsf{C}}$	Some (provided to some but not a	all		
statements to the (rest of the) <i>private fund</i> 's investors? If investor account statements are not sent to the (rest of the) <i>private fund</i> 's investors, respond "not applicable."  27. During your last fiscal year, what percentage of the <i>private fund</i> 's assets (by value) was valued by a <i>person</i> , such as an administrator, that is not your <i>related person</i> ?  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 <i>private fund</i> use the services of someone other than you or your <i>employees</i> for marketing purposes?  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 28(a) is "yes", respond to questions (b) through (g) below for each such marketer the <i>private fund</i> uses. If the <i>private fund</i> uses more than one marketer you must complete questions (b) through (g) separately for each marketer.				investors)	No (provided to no inv	estors)			
by a <i>person</i> , such as an administrator, that is not your <i>related person</i> ?  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 <i>private fund</i> use the services of someone other than you or your <i>employees</i> for marketing purposes?  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 28(a) is "yes", respond to questions (b) through (g) below for each such marketer the <i>private fund</i> uses. If the <i>private fund</i> uses more than one marketer you must complete questions (b) through (g) separately for each marketer.			(f)	statements statements	to the (rest of the) priva	nte fund's investors? If investor acc	count	not	
28. (a) Does the <i>private fund</i> use the services of someone other than you or your <i>employees</i> for marketing purposes?  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 28(a) is "yes", respond to questions (b) through (g) below for each such marketer the <i>private fund</i> uses. If the <i>private fund</i> uses more than one marketer you must complete questions (b) through (g) separately for each marketer.	<u>Maı</u>	Incl for t purp alloc	ude or that as poses cations	sset, if any, in of investor su	ncluding obtaining any reubscriptions, redemption	elevant quotes, and (ii) the valuat s or distributions, and fee calculat	ion used	for	
employees for marketing purposes?  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 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.								Yes	No
introducer, municipal advisor or other solicitor, or similar person. If the answer to 28(a) is "yes", respond to questions (b) through (g) below for each such marketer the <i>private fund</i> uses. If the <i>private fund</i> uses more than one marketer you must complete questions (b) through (g) separately for each marketer.	28.	(a)		•		omeone other than you or your		0	⊙
No Information Filed			introd "yes", uses.	lucer, munici , respond to o If the <i>privat</i>	pal advisor or other solic questions (b) through (g e fund uses more than o	itor, or similar person. If the answ ) below for each such marketer th	ver to 28 e <i>private</i>	(a) is	5
					No Inf	formation Filed			

A. PRIVATE FUND

Information About the Private Fund

1.	<ul> <li>(a) Name of the <i>private fund</i>: MORGAN STANLEY GLOBAL DIVERSIFIED MARK</li> <li>(b) <i>Private fund</i> identification number: (include the "805-" prefix also)</li> <li>805-8735865917</li> </ul>	KETS FUND LP							
2.	Under the laws of what state or country is the <i>priva</i> State: Country:	te fund organized:							
	Delaware UNITED STATES								
3.	Name(s) of General Partner, Manager, Trustee, or I capacity):	Directors (or persons serving in a similar							
	Name of General Partner, Manager, Trustee, of MSGFI MANAGEMENT INC.	r Director							
	MOOTT MANAGEMENT INC.								
4.	The private fund (check all that apply; you must ch	eck at least one):							
	(1) qualifies for the exclusion from the definition of investment company under section 3(c) (1) of the Investment Company Act of 1940								
	(2) qualifies for the exclusion from the definition (7) of the Investment Company Act of 1940	on of investment company under section 3(c)							
5.	List the name and country, in English, of each <i>forei</i> the <i>private fund</i> is registered.	gn financial regulatory authority with which							
	No Informati	on Filed							
6.	(a) Is this a "master fund" in a master-feeder arra	Yes No							
	(b) If yes, what is the name and <i>private fund</i> ident investing in this <i>private fund</i> ?	ification number (if any) of the feeder funds							
	Private Fund Name	Private Fund Identification Number							
	MORGAN STANLEY GLOBAL DIVERSIFIED MARKET (CAYMAN) LTD.	S FUND 805-3979798487							
		Yes No							
	(c) Is this a "feeder fund" in a master-feeder arrar	gement?							
	(d) If yes, what is the name and <i>private fund</i> ident which this <i>private fund</i> invests?	ification number (if any) of the master fund in							
	Name of the <i>Private Fund</i> :								

	Private Fund Identification Number: (include the "805-" prefix also)		
	NOTE: You must complete question 6 for each master-feeder arrangement regardless of you are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement or reporting on the funds separately.		her
7.	If you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement act to the instructions to this Section 7.B.(1), for each of the feeder funds answer the follow questions:		ing
	No Information Filed		
	NOTE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more ("feeder funds") invest all or substantially all of their assets in a single fund ("master fur fund would also be a "feeder fund" investing in a "master fund" for purposes of this questissued multiple classes (or series) of shares or interests, and each class (or series) investigations in a single master fund.	nd"). <i>i</i> stion i sts	A if it
8.	(a) Is this <i>private fund</i> a "fund of funds"?	Yes	_
Ο.		0	•
	(b) If yes, does the private fund invest in funds managed by you or by a related person?	0	0
	NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or its total assets in other pooled investment vehicles, whether or not they are also <i>private</i> registered investment companies.		
		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> ?		
	• hedge fund □ liquidity fund □ private equity fund □ real estate fund □ securitize	ed ass	et
	fund C venture capital fund C Other private fund		
	NOTE: For funds of funds, refer to the funds in which the <i>private fund</i> invests. For definithese fund types, please see Instruction 6 of the Instructions to Part 1A.	tions	of
11.	Current gross asset value of the <i>private fund</i> :		
	\$ 97,580,052		
<u>Ow</u>	<u>nership</u>		

12.		imum investment commitment required of an investor in the <i>private fund</i> : 00,000	
		TE: Report the amount routinely required of investors who are not your <i>related persons</i> (afferent from the amount set forth in the organizational documents of the fund).	even
13.	App 40	proximate number of the <i>private fund</i> 's beneficial owners:	
14.		at is the approximate percentage of the <i>private fund</i> beneficially owned by you and your <i>nted person</i> :	
15.		at is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregateds of funds:	e) by
16.		at is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>United St</i> sons:	ates
Υοι	ır Ac	dvisory Services	
		Ye	s No
17.	(a)	Are you a subadviser to this <i>private fund</i> ?	⊙
	(b)	If the answer to question 17(a) is "yes," provide the name and SEC file number, if any, the adviser of the <i>private fund</i> . If the answer to question 17(a) is "no," leave this question blank.	
		No Information Filed	
		Ye	s No
18.	(a)	Do any other investment advisers advise the <i>private fund</i> ?	•
	(b)	If the answer to question 18(a) is "yes," provide the name and SEC file number, if any, the other advisers to the <i>private fund</i> . If the answer to question 18(a) is "no," leave this question blank.	
		No Information Filed	
		Ye	s No
19.	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	О
20.	App 0%	proximately what percentage of your <i>clients</i> has invested in the <i>private fund</i> ?	

<u>Priv</u>	vate	Offer	ing			
21.			private fund rely on an exemption from registration of its securities unden D of the Securities Act of 1933?		⁄es ⊙	No C
22.	lf y	es, pro	ovide the <i>private fund</i> 's Form D file number (if any):			
	Fo	rm D f	ile number			
	02	1-1486	5518			
			OVIDERS			
Aud	ditor	<u>'S</u>		,	<b>/</b>	No
23.	(a)	(1) Ar	re the <i>private fund</i> 's financial statements subject to an annual audit?		res ©	NO
	()		re the financial statements prepared in accordance with U.S. GAAP?		_	_
				lf tha	<b>⊙</b> veh e	C .
		fund (	answer to 23(a)(1) is "yes," respond to questions (b) through (f) below, uses more than one auditing firm, you must complete questions (b) through the for each auditing firm.		II IVC	ne
		Addi	tional Auditor Information : 1 Record(s) Filed.			
		priv	the answer to 23(a)(1) is "yes," respond to questions (b) through (f) belowate fund uses more than one auditing firm, you must complete question bugh (f) separately for each auditing firm.		<b>)</b>	
		(b)	Name of the auditing firm: DELOITTE & TOUCHE			
		(c)	The location of the auditing firm's office responsible for the <i>private fund</i> (city, state and country):	∱s audit		
			City: State: Country:			
			BOSTON Massachusetts UNITED STATES			
				Ye	s N	0
		(d)	Is the auditing firm an independent public accountant?	⊙	C	ר י
		(e)	Is the auditing firm registered with the Public Company Accounting Oversight Board?	•	c	5
		(f)	If "yes" to (e) above, is the auditing firm subject to regular inspection to the Public Company Accounting Oversight Board in accordance with its rules?	ру 👩	(	

	•	Yes	No
(g)	Are the <i>private fund</i> 's audited financial statements distributed to the <i>private fund</i> 's investors?	•	0
(h)	Does the report prepared by the auditing firm contain an unqualified opinion?		
	If you check "Report Not Yet Received," you must promptly file an amendment to you ADV to update your response when the report is available.	r Fo	rm
<u>Prime</u>		<b>V</b>	No
24 (a)	Does the <i>private fund</i> use one or more prime brokers?	Yes	NO
21. (u)		eima	0
	If the answer to 24(a) is "yes," respond to questions (b) through (e) below for each p broker the <i>private fund</i> uses. If the <i>private fund</i> uses more than one prime broker, yo complete questions (b) through (e) separately for each prime broker.		
	Additional Prime Broker Information: 1 Record(s) Filed.		
	If the answer to 24(a) is "yes," respond to questions (b) through (e) below for each prime broker the <i>private fund</i> uses. If the <i>private fund</i> uses more than one prime broker, you must complete questions (b) through (e) separately for each prime broker:  GOLDMAN SACHS & CO.  (c) If the prime broker is registered with the SEC, its registration number:  - CRD Number (if any):		
	(d) Location of prime broker's office used principally by the <i>private fund</i> (city, state country):  City: State: Country:  NEW YORK New York UNITED STATES	and	
	(e) Does this prime broker act as custodian for some or all of the <i>private</i> fund's assets?	6	
<b>Custod</b> 25. (a)		Yes ⊙	No C

If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the private fund uses. If the private fund uses more than one custodian, you must complete questions (b) through (f) separately for each custodian.

#### Additional Custodian Information: 1 Record(s) Filed.

If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the private fund uses. If the private fund uses more than one custodian, you must complete questions (b) through (f) separately for each custodian.

- (b) Legal name of custodian: STATE STREET BANK AND TRUST COMPANY
- (c) Primary business name of custodian: STATE STREET BANK AND TRUST COMPANY
- (d) The location of the custodian's office responsible for custody of the private fund's assets (city, state and country):

State: City: Country:

BOSTON Massachusetts **UNITED STATES** 

Yes No

**(** 

(e) Is the custodian a *related person* of your firm?

(f) If the custodian is a broker-dealer, provide its SEC registration number (if any)

CRD Number (if any):

#### <u>Administrator</u>

Yes No

 $\circ$ 

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

If the answer to 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 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 the administrator:

			STATE STREET TR	UST COMF	PANY						
		(c)	Location of admin	istrator (ci	ty, state ar	nd countr	y):				
			City: TORONTO		State:		Country: CANADA				
		(d)	Is the administrate	or a <i>relate</i>	ed person o	f your firi	m?		Yes O	No ⊙	
		(e)	Does the administ private fund's inve		are and se	nd invest	or account sta	tements to	the		
			• Yes (provided to investors) • No (			•	ided to some t	out not all			
		(f)	If the answer to 2 statements to the statements are no applicable."	(rest of th	ne) <i>private</i>	fund's inv	vestors? If inve	estor accou	nt	not	
Ma	for to	ude or that as poses ( cations	nly those assets wh sset, if any, includir of investor subscrip s) was the valuation	ng obtainir otions, red	ng any releve emptions o	vant quot r distribu	es, and (ii) the	e valuation	used	for	
ivia	rkete	<u>:15</u>								Yes	No
28.	(a)		the <i>private fund</i> us <i>oyees</i> for marketing			neone oth	er than you or	your		•	0
		introd "yes", uses.	nust answer "yes" volucer, municipal add respond to question If the <i>private fund</i> gh (g) separately for	visor or ot ons (b) thr uses more	her solicito rough (g) b e than one	r, or simi elow for	lar person. If t each such mar	he answer keter the <i>p</i>	to 28 private	(a) is	S
		Addi	tional Marketer I	nformatio	on : 1 Rec	ord(s) F	iled.				
		find to 2	n must answer "yes ler, introducer, mu 28(a) is "yes", resp private fund uses.	nicipal adv ond to que	isor or othe estions (b)	er solicito through (	or, or similar pe	erson. If the ach such m	e ansv narket		

con	nplete questions (b) through (g) separately for each marketer.							
(b)	Is the marketer a <i>related person</i> of your firm?	Yes ⊙	No C					
(c)	Name of the marketer: MORGAN STANLEY SMITH BARNEY LLC							
(d)	If the marketer is registered with the SEC, its file number (e.g., 801-, 801): 801 - 70103 and CRD Number (if any): 149777	-, or 8	66-					
(e)	Location of the marketer's office used principally by the <i>private fund</i> (ci and country):  City: State: Country:  NEW YORK New York UNITED STATES		te No					
(f)	Does the marketer market the <i>private fund</i> through one or more websites?	O	•					
(g)	(g) If the answer to 28(f) is "yes", list the website address(es):  No Information Filed							

## A. PRIVATE FUND

## Information About the Private Fund

- 1. (a) Name of the *private fund*:
  - MORGAN STANLEY GLOBAL FIXED INCOME SPC/MS OFFSHORE ADIVSORY INVESTMENT GRADE MORTGAGE SEGREGATED PORTFOLIO
  - (b) Private fund identification number:

(include the "805-" prefix also)

805-8522057913

2. Under the laws of what state or country is the *private fund* organized:

State: Country:

CAYMAN ISLANDS

	me of General Partner, Manager, Trustee, or Director	
DIR	RECTORS: ARTHUR LEV, M. PAUL MARTIN AND FRANCIS J. SMITH	
The	private fund (check all that apply; you must check at least one):	
[] (1)	(1) qualifies for the exclusion from the definition of investment company under of the Investment Company Act of 1940	section 3
(7)	(2) qualifies for the exclusion from the definition of investment company under of the Investment Company Act of 1940	section 3
	the name and country, in English, of each foreign financial regulatory authority ware fund is registered.	ith which
Naı	me of Country/English Name of Foreign Financial Regulatory Authority	
Oth	er - CAYMAN ISLANDS- THE CAYMAN ISLANDS MONETARY AUTHORITY ("CIMA")	
		Yes
(a)	Is this a "master fund" in a master-feeder arrangement?	0
	If yes, what is the name and <i>private fund</i> identification number (if any) of the fee investing in this <i>private fund</i> ?	eder fund
	No Information Filed	
		Yes
(c)	Is this a "feeder fund" in a master-feeder arrangement?	0
	If yes, what is the name and <i>private fund</i> identification number (if any) of the match this <i>private fund</i> invests?	aster fun
	Name of the <i>Private Fund</i> :	
	Private Fund Identification Number:	
	(include the "805-" prefix also)	
you	E: You must complete question 6 for each master-feeder arrangement regardless are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement orting on the funds separately.	
If yo	ou are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangemen ne instructions to this Section 7.B.(1), for each of the feeder funds answer the fol	

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 fund" 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.

		Yes	No
8.	(a) Is this <i>private fund</i> a "fund of funds"?	$\circ$	$\odot$
	(b) If yes, does the <i>private fund</i> invest in funds managed by you or by a <i>related</i> person?	0	0
	NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or its total assets in other pooled investment vehicles, whether or not they are also <i>private</i> registered investment companies.		
		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> ?		
	C hedge fund C liquidity fund C private equity fund C real estate fund C securitize	d ass	et
	fund C venture capital fund C Other <i>private fund</i> UNREGISTERED FUND		
	NOTE: For funds of funds, refer to the funds in which the <i>private fund</i> invests. For definit these fund types, please see Instruction 6 of the Instructions to Part 1A.	ions (	of
11.	Current gross asset value of the <i>private fund</i> :		
	\$ 75,120,373		
<u>Ow</u>	<u>nership</u>		
12.	Minimum investment commitment required of an investor in the <i>private fund</i> :  \$ 0		
	NOTE: Report the amount routinely required of investors who are not your <i>related person</i> if different from the amount set forth in the organizational documents of the fund).	ns (ev	/en
13.	Approximate number of the <i>private fund</i> 's beneficial owners: 4		
14.	What is the approximate percentage of the <i>private fund</i> beneficially owned by you and you related person:  0%	our	

15.		at is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggreg ds of funds:	jate)	by
16.		at is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>United</i> sons:	l Stai	tes
You	r Ac	dvisory Services		
17.	(a)	Are you a subadviser to this <i>private fund</i> ?	Yes	No ©
		If the answer to question 17(a) is "yes," provide the name and SEC file number, if ar the adviser of the <i>private fund</i> . If the answer to question 17(a) is "no," leave this queblank.	-	
		No Information Filed		
			Yes	No
18.	(a)	Do any other investment advisers advise the <i>private fund</i> ?	$\circ$	$\odot$
	(b)	If the answer to question 18(a) is "yes," provide the name and SEC file number, if ar the other advisers to the <i>private fund</i> . If the answer to question 18(a) is "no," leave question blank.	-	•
		No Information Filed		
19.	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	Yes •	No C
	2%			
<u>Priv</u>	ate	Offering	Yes	Nο
21.		es the <i>private fund</i> rely on an exemption from registration of its securities under gulation D of the Securities Act of 1933?	0	©
22.	If y	es, provide the <i>private fund</i> 's Form D file number (if any):		
		No Information Filed		
B. SE	ERVI	CE PROVIDERS		
Aud	litor	<u>''S</u>	V	
23.	(a)	(1) Are the <i>private fund</i> 's financial statements subject to an annual audit?	Yes	NO

	arately for each auditing firm. ditional Auditor Information: 1 Record(s) Filed.			
	the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If	the		
'	rivate fund uses more than one auditing firm, you must complete questions (b) nrough (f) separately for each auditing firm.			
(k	Name of the auditing firm:			
	ERNST & YOUNG LTD			
(0	c) The location of the auditing firm's office responsible for the <i>private fund</i> 's au (city, state and country):	udit		
	City: State: Country:  GRAND CAYMAN CAYMAN ISLANDS			
	GRAND CAYMAN CAYMAN ISLANDS	Yes	NI	_
((	d) Is the auditing firm an independent public accountant?	(e)	0	
	, ,	٠	~	
(6	e) Is the auditing firm registered with the Public Company Accounting Oversight Board?	•	0	)
(f	the Public Company Accounting Oversight Board in accordance with its	•	0	,
	rules?			
	rules?	Ye	es	N
	the <i>private fund</i> 's audited financial statements distributed to the <i>private fund</i> 's			N
inve				N (
inve ) Doe	the <i>private fund</i> 's audited financial statements distributed to the <i>private fund</i> 's estors?  s the report prepared by the auditing firm contain an unqualified opinion?			N (
inve ) Doe C If y	the <i>private fund</i> 's audited financial statements distributed to the <i>private fund</i> 's estors?	5 6	9	(
inve Doe C If y ADI	the <i>private fund</i> 's audited financial statements distributed to the <i>private fund</i> 's estors?  Is the report prepared by the auditing firm contain an unqualified opinion?  Yes O No O Report Not Yet Received  Yes O No O Report Not Yet Received	5 6	9	(
inve ) Doe C If y	the <i>private fund</i> 's audited financial statements distributed to the <i>private fund</i> 's estors?  Is the report prepared by the auditing firm contain an unqualified opinion?  Yes O No O Report Not Yet Received  Yes O No O Report Not Yet Received	your	9	'n
inve  Doe  C  If y  ADI	the <i>private fund</i> 's audited financial statements distributed to the <i>private fund</i> 's estors?  Is the report prepared by the auditing firm contain an unqualified opinion?  Yes O No O Report Not Yet Received  Yes O No O Report Not Yet Received	your	For	77

		No Info	ormation Filed		
Custod	ian				
				Yes	s No
25. (a)	Does the <i>private fo</i> to hold some or al		including the prime brokers listed a	bove) 👩	0
	custodian the priva	•	questions (b) through (f) below for ate fund uses more than one custodely for each custodian.		านรt
	Additional Custo	odian Information : 1 R	Record(s) Filed.		
	custodian the pr	ivate fund uses. If the pr	o questions (b) through (f) below for ivate fund uses more than one cust separately for each custodian.		I
	(b) Legal name STATE STRE	of custodian: ET BANK AND TRUST CC	DMPANY		
		iness name of custodian: ET BANK AND TRUST CC			
		of the custodian's office state and country):	responsible for custody of the priva	ate fund's	
	City: BOSTON	State:	Country:		
	BOSTON	Massachusetts	UNITED STATES	Yes I	No
	(e) Is the custo	dian a <i>related person</i> of y	your firm?	_	⊙
	(f) If the custon	dian is a broker-dealer, p	rovide its SEC registration number	(if any)	
	CRD Numbe	r (if any):			
<u>Admini</u>	<u>strator</u>				
04 ( )	5			Yes	s No
26. (a)		und use an administrator	-	•	0
		an one administrator, you	questions (b) through (f) below. If a unust complete questions (b) thro	-	•

	priv	•	n one administi	questions (b) through (f) below rator, you must complete questic tor.		
	(b)	Name of the administra	ator:			
		STATE STREET CAYMAN	N TRUST COMP	ANY, LTD		
	(c)	Location of administrate	or (city, state a	and country):		
		City:	State:	Country:		
		GRAND CAYMAN		CAYMAN ISLANDS	Yes No	
	(d)	Is the administrator a r	related person (	of your firm?	0 0	
	(e)	Does the administrator private fund's investors		end investor account statements	to the	
		• Yes (provided to all investors) • No (provided to all investors)		ome (provided to some but not a stors)	II	
	(f)	statements to the (rest	of the) private	e," who sends the investor account fund's investors? If investor account fund's investors, resulting the private fund's investors, resulting funds.	ount	
y a 009 nclu or t urp	personal per	on, such as an administration, such as an administration and the same assets where (insect, if any, including obtains	ator, that is no  i) such person of taining any relea	carried out the valuation procedu evant quotes, and (ii) the valuation or distributions, and fee calculation	ire establishe on used for	ed
y a 009 nclu or t urp	personal per	on, such as an administration, such as an administration of the set, if any, including obtoof investor subscriptions	ator, that is no  i) such person of taining any relea	carried out the valuation proceducevant quotes, and (ii) the valuation or distributions, and fee calculations.	ire establishe on used for	ed
y a 009 nclu or t urp Illoc	personal per	on, such as an administration, such as an administration of the set, if any, including obtaining of investor subscriptions as the valuation determined.	ator, that is no i) such person taining any rele , redemptions ermined by suc	carried out the valuation proceducevant quotes, and (ii) the valuation or distributions, and fee calculations.	ire establishe on used for	ed
y a 009 nolu or t urp Illoc <b>ete</b>	personal per	on, such as an administration, such as an administration of the set, if any, including obtaining of investor subscriptions as the valuation determined.	ator, that is no i) such person of taining any rele s, redemptions ermined by suc	carried out the valuation proceducevant quotes, and (ii) the valuation or distributions, and fee calculations.	ire establishe on used for ons (includin	ed

	through (g) separately for each marketer.	
	No Information Filed	
. P	RIVATE FUND	
_		
nto	ormation About the <i>Private Fund</i>	
1.	(a) Name of the <i>private fund</i> :	
	MORGAN STANLEY INTERNATIONAL EQUITY FUND	
	(b) Private fund identification number:	
	(include the "805-" prefix also)	
	805-7342792284	
2.	Under the laws of what state or country is the <i>private fund</i> organized:	
	State: Country:	
	CANADA	
	Name of General Partner, Manager, Trustee, or Director STATE STREET TRUST COMPANY CANADA (AS TRUSTEE)	
4.	The <i>private fund</i> (check all that apply; you must check at least one):	
	(1) qualifies for the exclusion from the definition of investment company u	
	(1) of the Investment Company Act of 1940	nder section 3(c
5.	<ul><li>(1) of the Investment Company Act of 1940</li><li>(2) qualifies for the exclusion from the definition of investment company under the company of the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the definition of investment company under the exclusion from the exclusion from</li></ul>	nder section 3(c
5.	<ul> <li>(1) of the Investment Company Act of 1940</li> <li>(2) qualifies for the exclusion from the definition of investment company ut</li> <li>(7) of the Investment Company Act of 1940</li> <li>List the name and country, in English, of each foreign financial regulatory authority</li> </ul>	nder section 3(c
5.	<ul> <li>(1) of the Investment Company Act of 1940</li> <li>(2) qualifies for the exclusion from the definition of investment company ut</li> <li>(7) of the Investment Company Act of 1940</li> <li>List the name and country, in English, of each foreign financial regulatory authorithe private fund is registered.</li> </ul>	nder section 3(c
5.	<ul> <li>(1) of the Investment Company Act of 1940</li> <li>(2) qualifies for the exclusion from the definition of investment company ut</li> <li>(7) of the Investment Company Act of 1940</li> <li>List the name and country, in English, of each foreign financial regulatory authorithe private fund is registered.</li> </ul>	nder section 3(c
	<ul> <li>(1) of the Investment Company Act of 1940</li> <li>✓ (2) qualifies for the exclusion from the definition of investment company ut</li> <li>(7) of the Investment Company Act of 1940</li> <li>List the name and country, in English, of each foreign financial regulatory authorithe private fund is registered.</li> <li>No Information Filed</li> </ul>	nder section 3(c

	(c) Is this a "feeder fund" in a master-feeder arrangement?	$\circ$	$\odot$
	<ul><li>(d) If yes, what is the name and <i>private fund</i> identification number (if any) of the master which this <i>private fund</i> invests?</li><li>Name of the <i>Private Fund</i>:</li></ul>	r fun	d in
	Private Fund Identification Number: (include the "805-" prefix also)		
	NOTE: You must complete question 6 for each master-feeder arrangement regardless of you are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement or reporting on the funds separately.	whet	her
7.	If you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement acc to the instructions to this Section 7.B.(1), for each of the feeder funds answer the following questions:		ng
	No Information Filed		
	fund would also be a "feeder fund" investing in a "master fund" for purposes of this quest issued multiple classes (or series) of shares or interests, and each class (or series) invest substantially all of its assets in a single master fund.	S	
8.	(a) Is this <i>private fund</i> a "fund of funds"?	Yes O	⊙
	(b) If yes, does the <i>private fund</i> invest in funds managed by you or by a <i>related</i> person?	0	0
	NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or rits total assets in other pooled investment vehicles, whether or not they are also <i>private to</i> registered investment companies.		
		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> ?		
	C hedge fund C liquidity fund C private equity fund C real estate fund C securitized fund C venture capital fund C Other <i>private fund</i> UNREGISTERED FUND	l ass	et
	NOTE: For funds of funds, refer to the funds in which the <i>private fund</i> invests. For definiting these fund types, please see Instruction 6 of the Instructions to Part 1A.	ons	of

11.	Cur	rent gross asset value of the <i>private fund</i> :						
	\$ 29	98,974,820						
<u>Ow</u>	ners	<u>hip</u>						
12.		imum investment commitment required of an investor in the <i>private fund</i> : 000,000						
		TE: Report the amount routinely required of investors who are not your <i>related persons</i> (even fferent from the amount set forth in the organizational documents of the fund).						
13.	App	roximate number of the <i>private fund</i> 's beneficial owners:						
14.		at is the approximate percentage of the <i>private fund</i> beneficially owned by you and your <i>ited person</i> :						
15.		at is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregate) by ds of funds:						
16.		at is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>United States</i> sons:						
Υοι	ır Ac	Ivisory Services						
		Yes No						
17.	(a)	Are you a subadviser to this <i>private fund</i> ?						
	(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 fund</i> . If the answer to question 17(a) is "no," leave this question blank.						
		No Information Filed						
		Yes No						
18.	(a)	Do any other investment advisers advise the <i>private fund</i> ?						
	(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>private fund</i> . If the answer to question 18(a) is "no," leave this question blank.						
		No Information Filed						
		Yes No						
19	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?						

							0	⊙
20.	App 0%	oroxima	ately what percentage of yo	our <i>clients</i> has inv	vested in the	e private fund?		
<u>Pri</u>	vate	Offer	ing					
21.			orivate fund rely on an exen on D of the Securities Act of		stration of it	s securities under	Yes C	No <b>⊙</b>
22.	If y	es, pro	ovide the <i>private fund</i> 's For	m D file number	(if any):			
				No Information	Filed			
			OVIDERS					
Au	ditor	<u>5</u>					Yes	s No
23.	(a)	(1) Aı	e the <i>private fund</i> 's financi	ial statements su	bject to an a	innual audit?	•	0
		(2) Aı	re the financial statements	prepared in acco	rdance with	U.S. GAAP?	0	•
		fund	answer to 23(a)(1) is "yes uses more than one auditin ately for each auditing firm	g firm, you must			•	'ate
		Addi	tional Auditor Information	on : 1 Record(s	) Filed.			
		pri	ne answer to 23(a)(1) is "yo vate fund uses more than ob ough (f) separately for each	ne auditing firm,	•	•		
		(b)	Name of the auditing firm:	:				
			PRICEWATERHOUSECOOP	ERS LLP				
		(c)	The location of the auditin (city, state and country):	g firm's office res	sponsible for	the <i>private fund</i> 's	audit	
			City: TORONTO, ONTARIO		State:	Country: CANADA		
		(4)	Is the auditing firm an ina	lenendent nuhlic	accountant?		Yes N	_
		(u)	15 the dualiting firm an ind	перениент ривне	accountant!		•	
		(e)	Is the auditing firm registe Oversight Board?	ered with the Pub	olic Company	Accounting	•	0

	(f) If "yes" to (e) above, is the auditing firm subject to regular inspection by the Public Company Accounting Oversight Board in accordance with its rules?		5
		Yes	No
(g)	Are the <i>private fund</i> 's audited financial statements distributed to the <i>private fund</i> 's investors?	⊙	O
(h)	Does the report prepared by the auditing firm contain an unqualified opinion?		
	C Yes C No € Report Not Yet Received		
	If you check "Report Not Yet Received," you must promptly file an amendment to yo ADV to update your response when the report is available.	ur Fo	rm
Prime E	Broker		
		Yes	No
24. (a)	Does the <i>private fund</i> use one or more prime brokers?	$\circ$	$\odot$
	If the answer to 24(a) is "yes," respond to questions (b) through (e) below for each proker the <i>private fund</i> uses. If the <i>private fund</i> uses more than one prime broker, y complete questions (b) through (e) separately for each prime broker.		
	No Information Filed		
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?	Yes ⊙	No C
	If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the <i>private fund</i> uses. If the <i>private fund</i> uses more than one custodian, ye complete questions (b) through (f) separately for each custodian.	ou mi	ust
	Additional Custodian Information : 1 Record(s) Filed.		
	If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the <i>private fund</i> uses. If the <i>private fund</i> uses more than one custodian, must complete questions (b) through (f) separately for each custodian.		
	(b) Legal name of custodian: STATE STREET FUND SERVICES TORONTO INC.		
	(c) Primary business name of custodian: STATE STREET FUND SERVICES TORONTO INC.		
	(d) The location of the custodian's office responsible for <i>custody</i> of the <i>private fun</i>	d's	

		s (city, state and co	3.				
	City:			State:	Country:		
	TORC	NTO, ONTARIO			CANADA	Vo	s No
(e	e) Is the	custodian a related	<i>l person</i> of your fir	m?		O.	S 140
(f)	f) If the	custodian is a broke	er-dealer, provide	its SEC reç	gistration numbe	er (if any)	
	- CRD I	Number (if any):					
<u>ninistrat</u>	<u>tor</u>					,	⁄es
(a) Does	es the <i>pr</i>	<i>vate fund</i> use an ad	lministrator other t	than your f	irm?		$\odot$
fund	d uses m	r to 26(a) is "yes," ore than one admin or each administrato	istrator, you must		_		ate
lf pr	f the ans	Administrator Inf wer to 26(a) is "yes, and uses more than on ) separately for eac	," respond to ques one administrator,	tions (b) th	nrough (f) below		
If pr	f the ans private fu nrough (1	wer to 26(a) is "yes,	," respond to ques one administrator, h administrator.	tions (b) th	nrough (f) below		
If pr	f the ans private fun prough (f	wer to 26(a) is "yes, nd uses more than c ) separately for eac	," respond to ques one administrator, h administrator. or:	tions (b) th	nrough (f) below		
If pr th	f the ans private functions frough (for STAT) C) Locat	wer to 26(a) is "yes, nd uses more than o ) separately for eac of the administrato	" respond to ques one administrator, h administrator. or: OMPANY CANADA (city, state and co	tions (b) the you must of the your must of the yountry):	nrough (f) below complete questic		
If pr th	f the ans private function for the function of	wer to 26(a) is "yes, and uses more than of separately for each of the administrators STREET TRUST CO	" respond to ques one administrator, h administrator. or: OMPANY CANADA (city, state and co	tions (b) th you must (	nrough (f) below	ons (b)	
If pr th (b	f the ans private function for the function of	wer to 26(a) is "yes, and uses more than of separately for each of the administrator on of administrator NTO, ONTARIO	," respond to ques one administrator, h administrator. or: OMPANY CANADA (city, state and co	tions (b) the you must of the yountry): State:	nrough (f) below complete question		_
If pr th (b	f the ans private function for the function of	wer to 26(a) is "yes, and uses more than of administrator on of administrator on of administrator	," respond to ques one administrator, h administrator. or: OMPANY CANADA (city, state and co	tions (b) the you must of the yountry): State:	nrough (f) below complete question	ons (b)	No ⊙
If pr th (b)	f the ans private fu hrough (fi b) Name STATI c) Locat City: TORC d) Is the	wer to 26(a) is "yes, and uses more than of separately for each of the administrator on of administrator NTO, ONTARIO	" respond to quesone administrator, hadministrator.  or:  OMPANY CANADA  (city, state and contact and	tions (b) the you must of the yountry): State:	complete questic Country: CANADA	Yes	_
If pr th (b)	f the ans private fur hrough (fin)  Name STATI  C) Locat City: TORO  d) Is the private	wer to 26(a) is "yes, and uses more than of a separately for each of the administrator on of administrator NTO, ONTARIO administrator a relative administrator process.	respond to quesone administrator, hadministrator.  hadministrator.  or:  oMPANY CANADA  (city, state and contact person of your person of your person of your person and send in	tions (b) the you must of the yountry): State:  It firm?	complete question Complete question Country: CANADA  Dunt statements	Yes C to the	_
If pr th (b)	f the ansprivate function of the ansprivate func	wer to 26(a) is "yes, and uses more than of separately for each of the administrator on of administrator NTO, ONTARIO administrator a relation at the administrator preference of the second of the administrator of the fund's investors?	respond to quesone administrator, hadministrator. hadministrator.  or:  oMPANY CANADA  (city, state and contact person of your repare and send in vestors) C Some (	tions (b) the you must of the yountry): State:  It firm?	complete question Complete question Country: CANADA  Dunt statements	Yes C to the	_

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?

 $\circ$ 

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 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.

No Information Filed

# A. PRIVATE FUND

## Information About the Private Fund

1. (a) Name of the private fund:

MORGAN STANLEY INVESTMENT MANAGEMENT ACTIVE INTERNATIONAL ALLOCATION

(b) *Private fund* identification number: (include the "805-" prefix also)

805-3557299200

2. Under the laws of what state or country is the *private fund* organized:

State: Country:

Delaware **UNITED STATES** 

3. Name(s) of General Partner, Manager, Trustee, or Directors (or persons serving in a similar capacity):

Name of General Partner, Manager, Trustee, or Director

The	e private fund (check all that apply; you must check at least one):	aat!- 1	) ( - <b>)</b>
	(1) qualifies for the exclusion from the definition of investment company under s of the Investment Company Act of 1940	ection 3	3(C)
(7)	(2) qualifies for the exclusion from the definition of investment company under s of the Investment Company Act of 1940	ection 3	3(c)
	the name and country, in English, of each foreign financial regulatory authority win private fund is registered.	th whicl	h
	No Information Filed		
		Yes	No
(a)	Is this a "master fund" in a master-feeder arrangement?	0	⊚
(b)	If yes, what is the name and <i>private fund</i> identification number (if any) of the fee investing in this <i>private fund</i> ?	der fund	ds
	No Information Filed		
		Yes	N
(c)	Is this a "feeder fund" in a master-feeder arrangement?	0	Œ
(d)	If yes, what is the name and <i>private fund</i> identification number (if any) of the mawhich this <i>private fund</i> invests?	ster fun	ıd iı
	Name of the <i>Private Fund</i> :		
	Private Fund Identification Number: (include the "805-" prefix also)		
you	TE: You must complete question 6 for each master-feeder arrangement regardless are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement orting on the funds separately.		:hei
to t	rou are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement the instructions to this Section 7.B.(1), for each of the feeder funds answer the followstions:		ing
	No Information Filed		
to t	the instructions to this Section 7.B.(1), for each of the feeder funds answer the follestions:		

	substantially all of its assets in a single master fund.		
		Yes	No
8.	(a) Is this private fund a "fund of funds"?	$\circ$	$\odot$
	(b) If yes, does the <i>private fund</i> invest in funds managed by you or by a <i>related</i> person?	0	0
	NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or its total assets in other pooled investment vehicles, whether or not they are also <i>private</i> registered investment companies.		
		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> ?		
	C hedge fund C liquidity fund C private equity fund C real estate fund C securitize fund C venture capital fund C Other <i>private fund</i> UNREGISTERED FUND	d ass	et
	NOTE: For funds of funds, refer to the funds in which the <i>private fund</i> invests. For definit these fund types, please see Instruction 6 of the Instructions to Part 1A.	ions	of
11.	Current gross asset value of the <i>private fund</i> : \$ 138,333,403		
<u>Ow</u>	<u>nership</u>		
12.	Minimum investment commitment required of an investor in the <i>private fund</i> : \$ 5,000,000		
	NOTE: Report the amount routinely required of investors who are not your <i>related person</i> if different from the amount set forth in the organizational documents of the fund).	ns (ev	ven
13.	Approximate number of the <i>private fund</i> 's beneficial owners: 2		
14.	What is the approximate percentage of the <i>private fund</i> beneficially owned by you and you related person:  0%	our	
15.	What is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregation of funds) of funds:  0%	gate)	by

16.		at is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>Unite</i> sons:	ed Stai	tes
You	ır Ac	dvisory Services		
			Yes	No
17.	(a)	Are you a subadviser to this <i>private fund</i> ?	$\circ$	$\odot$
	(b)	If the answer to question 17(a) is "yes," provide the name and SEC file number, if a the adviser of the <i>private fund</i> . If the answer to question 17(a) is "no," leave this question blank.	•	
		No Information Filed		
			Yes	No
18.	(a)	Do any other investment advisers advise the <i>private fund</i> ?	0	•
	(b)	If the answer to question 18(a) is "yes," provide the name and SEC file number, if a the other advisers to the <i>private fund</i> . If the answer to question 18(a) is "no," leave question blank.	•	,
		No Information Filed		
			Yes	No
19.	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	•	0
20.	App 0%	proximately what percentage of your clients has invested in the private fund?		
Priv	/ate	Offering		
		<b>_</b>	Yes	No
21.		es the <i>private fund</i> rely on an exemption from registration of its securities under julation D of the Securities Act of 1933?	0	•
22.	If v	es, provide the <i>private fund</i> 's Form D file number (if any):		
		No Information Filed		
	ERVI	CE PROVIDERS		
Aud	artOf	<u>a</u>	Yes	No
23.	(a)	(1) Are the <i>private fund</i> 's financial statements subject to an annual audit?	. res	.40
	(-)	(2) Are the financial statements prepared in accordance with U.S. GAAP?	•	~
			•	O
		If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the fund uses more than one auditing firm, you must complete questions (b) through (f	•	ite

separately for each auditing firn	n.
-----------------------------------	----

<u>Custodian</u>

	If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the									
	private fund uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.									
	thro	ough (f) sepa	rately for each auditing	firm.						
		ERNST & YO	UNG LLP							
	(c)		of the auditing firm's of and country):	fice responsible for the <i>private fund</i> 's a	audit					
		City:	State:	Country:						
		BOSTON	Massachusetts	UNITED STATES						
					Yes	No				
	(d)	Is the auditi	ng firm an <i>independent</i>	public accountant?	⊙	0				
	(e)	Is the auditi Oversight Bo	=	the Public Company Accounting	•	0				
	(f)	-	_	firm subject to regular inspection by rsight Board in accordance with its	•	0				
					Y	es				
_	Are th		d's audited financial sta	tements distributed to the <i>private fund</i>	rs (	•				
h) l	Does	the report pr	epared by the auditing f	irm contain an unqualified opinion?						
	C Ye	s C No 💿	Report Not Yet Received	I						
			ort Not Yet Received," yo Ir response when the rep	ou must promptly file an amendment to port is available.	your	For				
e Br	oker				V					
a) I	Does	the <i>private fu</i>	<i>und</i> use one or more prir	me brokers?	Y .	es O				
ı	oroke	r the <i>private</i>	fund uses. If the private	questions (b) through (e) below for each fund uses more than one prime broke tely for each prime broker.	•					
,										

						Yes	No		
25. (	(a)	a) Does the private fund use any custodians (including the prime brokers listed abo to hold some or all of its assets?							
		custo	dian the <i>priva</i>		questions (b) through (f) below for each vate fund uses more than one custodian, y tely for each custodian.	ou mi	ust		
		Addi	tional Custo	dian Information : 1	Record(s) Filed.				
		If the answer to 25(a) is "yes," respond to questions (b) through (f) 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 (f) separately for each custodian.							
		(b)	Legal name of STATE STRE	of custodian: ET BANK AND TRUST CO	OMPANY				
		(c)	_	ness name of custodian ET BANK AND TRUST CO					
		(d)		of the custodian's office state and country):	e responsible for <i>custody</i> of the <i>private fur</i>	nd's			
			City: BOSTON	State: Massachusetts	Country: UNITED STATES				
		(e)	Is the custoo	lian a <i>related person</i> of	your firm?	es N			
		(f)	If the custod	ian is a broker-dealer, μ	provide its SEC registration number (if any	<b>/</b> )			
			CRD Number	(if any):					
<u>Adm</u>	inis	strato	<u>r</u>			Yes	No		
26. (	(a)	Does	the <i>private fu</i>	und use an administrator	r other than your firm?	•	O		
	If the answer to 26(a) is "yes," respond to questions (b) through (f) below. If the <i>pri</i> fund uses more than one administrator, you must complete questions (b) through (f) separately for each administrator.								
		Addi	tional Admir	nistrator Information	: 1 Record(s) Filed.				
		If ti	ne answer to	26(a) is "yes," respond	to questions (b) through (f) below. If the strator, you must complete questions (b)				

		thro	through (f) separately for each administrator.							
		(b)	Name of the a	administrator: T BANK AND TRUST C	OMPANY					
	(c) Location of administrator (city, state and country):									
			City: BOSTON	State: Massachusetts	Country: UNITED STATES					
		(d)	Is the admini	strator a <i>related perso</i>	on of your firm?	Yes O	No ©			
		(e)	Does the adm		I send investor account statements	s to the				
				ded to all investors) C	Some (provided to some but not vestors)	all				
		(f)	statements to	the (rest of the) priv	ome," who sends the investor acco ate fund's investors? If investor ac t of the) <i>private fund</i> 's investors, r	count	not			
	by a 100° Inclu for t purp	n personal p	on, such as an ally those asset set, if any, incoming investor sub	administrator, that is s where (i) such perso cluding obtaining any r	of the <i>private fund</i> 's assets (by valenot your <i>related person</i> ?  on carried out the valuation proced relevant quotes, and (ii) the valuations or distributions, and fee calculations person.	ure estat ion used	olished for			
<u>Marl</u>	kete	<u>ers</u>					Yes No			
28.	(a)			nd use the services of eting purposes?	someone other than you or your		C O			
		introd "yes", uses.	ucer, municipa respond to qu If the <i>private</i>	al advisor or other soli uestions (b) through (g	n acts as a placement agent, cons citor, or similar person. If the ansv g) below for each such marketer th one marketer you must complete q	ver to 28 ne <i>private</i>	(a) is e fund			
				No In	formation Filed					

A. P	RIVATE FUND								
Info	ormation About the <i>Private Fu</i>	nd							
1.	<ul> <li>(a) Name of the <i>private fund</i>: MORGAN STANLEY INVESTM</li> <li>(b) <i>Private fund</i> identification of (include the "805-" prefix al 805-2977964599</li> </ul>								
2.	Under the laws of what state or	country is the <i>private fund</i> organized:							
	State: Delaware	Country: UNITED STATES							
3.	Name(s) of General Partner, Manager, Trustee, or Directors (or persons serving in a similar capacity):								
	Name of General Partner, Ma	anager, Trustee, or Director							
	TRUSTEE: STATE STREET BANK	AND TRUST COMPANY							
4.	(1) qualifies for the exclusi	on from the definition of investment company under section 3(							
5.	List the name and country, in English, of each <i>foreign financial regulatory authority</i> with which the <i>private fund</i> is registered.								
		No Information Filed							
		Yes I	No						
6.	(a) Is this a "master fund" in a	master-feeder arrangement?	⊙						
	(b) If yes, what is the name and <i>private fund</i> identification number (if any) of the feeder funds investing in this <i>private fund</i> ?								
		No Information Filed							
	( )	Yes I	No						
	(c) Is this a "feeder fund" in a r	naster-feeder arrangement?	⊙						
	(d) If yes, what is the name and which this <i>private fund</i> inve	d <i>private fund</i> identification number (if any) of the master fund sts?	in						
	Name of the <i>Private Fund</i> :								

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 Schedule D, Section 7.B.(1). for the master-feeder arrangement or reporting on the funds separately.

7. If you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement according to the instructions to this Section 7.B.(1), for each of the feeder funds answer the following questions:

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 fund" 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.

8. (a) Is this private fund a "fund of funds"?

Yes No

(b) If yes, does the *private fund* invest in funds managed by you or by a *related person*?

0 0

NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or more of its total assets in other pooled investment vehicles, whether or not they are also *private funds*, or registered investment companies.

Yes No

- 9. During your last fiscal year, did the *private fund* 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 0

10. What type of fund is the *private fund*?

C hedge fund C liquidity fund C private equity fund C real estate fund C securitized asset fund C venture capital fund C Other *private fund* UNREGISTERED FUND

NOTE: For funds of funds, refer to the funds in which the *private fund* invests. For definitions of these fund types, please see Instruction 6 of the Instructions to Part 1A.

11. Current gross asset value of the private fund:

\$ 46,877,276

<u>Ow</u>	ners	<u>ship</u>					
12.		imum investment commitment required of an investor in the <i>private fund</i> : ,000,000					
		TE: Report the amount routinely required of investors who are not your <i>related persons</i> ( ifferent from the amount set forth in the organizational documents of the fund).	even				
13.	Арр 1	proximate number of the <i>private fund</i> 's beneficial owners:					
14.	. What is the approximate percentage of the <i>private fund</i> beneficially owned by you and your <i>related person</i> :  0%						
15.	<ul><li>What is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregate) by funds of funds:</li></ul>						
	per 0%		ates				
Υοι	ır Ac	dvisory Services	- 81-				
17.	(a)	Are you a subadviser to this <i>private fund</i> ?	s No o				
		If the answer to question 17(a) is "yes," provide the name and SEC file number, if any, the adviser of the <i>private fund</i> . If the answer to question 17(a) is "no," leave this questionand.	of				
		No Information Filed					
		Ye	s No				
18.	(a)	Do any other investment advisers advise the <i>private fund</i> ?	•				
	(b)	If the answer to question 18(a) is "yes," provide the name and SEC file number, if any, the other advisers to the <i>private fund</i> . If the answer to question 18(a) is "no," leave this question blank.					
		No Information Filed					
		Ye	s No				
19.	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	0				
20.	Арр 100	proximately what percentage of your <i>clients</i> has invested in the <i>private fund?</i>					

	vate C					Yes	No
21.				ely on an exemption fror urities Act of 1933?	m registration of its securities under	0	•
22.	If yes	s, pro	vide the <i>priva</i>	ate fund's Form D file nu	mber (if any):		
				No Inforr	mation Filed		
B. S	ERVICI	E PRO	OVIDERS				
Aud	<u>ditors</u>	i				Ves	. No
23.	(a) (	(1) Ar	e the <i>private</i>	fund's financial stateme	nts subject to an annual audit?	•	0
	(	(2) Ar	e the financia	ıl statements prepared in	n accordance with U.S. GAAP?	•	0
				• • • • •	to questions (b) through (f) below. If t		ate
					ı must complete questions (b) through	(1)	
	S	separa	ately for each	auditing firm.  or Information: 1 Rec		(1)	
	S	Addi If th	ately for each tional Audito ne answer to 2 vate fund uses	auditing firm.  or Information: 1 Rec 23(a)(1) is "yes," respor	cord(s) Filed.  Indition to questions (b) through (f) below. If the graph of the gr	f the	
	S	Addi If th priv thro	ately for each tional Auditone answer to 2 vate fund uses ough (f) separ	auditing firm.  or Information: 1 Rec 23(a)(1) is "yes," respor s more than one auditing	cord(s) Filed.  Indition to questions (b) through (f) below. If the graph of the gr	f the	
	S	Addi If th priv thro	ately for each tional Auditone answer to 2 vate fund uses ough (f) separ	auditing firm.  or Information: 1 Rec 23(a)(1) is "yes," resport more than one auditing rately for each auditing f auditing firm:	cord(s) Filed.  Indition to questions (b) through (f) below. If the graph of the gr	f the	
	S	Addi  If the prive three (b)	ately for each tional Audito ne answer to 2 rate fund uses ough (f) separ Name of the ERNST & YOU	auditing firm.  or Information: 1 Rec 23(a)(1) is "yes," resport more than one auditing rately for each auditing f auditing firm: UNG LLP  of the auditing firm's off	cord(s) Filed.  Indition to questions (b) through (f) below. If the graph of the gr	f the	
	S	Addi  If the prive three (b)	tional Auditone answer to 2 vate fund uses bugh (f) separ Name of the ERNST & YOU The location (city, state a City:	auditing firm.  or Information: 1 Rec 23(a)(1) is "yes," resport more than one auditing rately for each auditing f auditing firm: UNG LLP  of the auditing firm's off nd country): State:	cord(s) Filed.  Ind to questions (b) through (f) below. It is girm, you must complete questions (b) irm.  Fice responsible for the private fund's a Country:	f the	
	S	Addi  If the prive three (b)	ately for each tional Audito ne answer to 2 rate fund uses ough (f) separ Name of the ERNST & YOU The location (city, state a	auditing firm.  or Information: 1 Rec 23(a)(1) is "yes," resport more than one auditing rately for each auditing f auditing firm: UNG LLP  of the auditing firm's off nd country):	cord(s) Filed.  Ind to questions (b) through (f) below. It is girm, you must complete questions (b) irrm.	f the ) udit	
	S	Addi  If th     priv     thro  (b)	tional Auditone answer to 2 attending uses bugh (f) separate Name of the ERNST & YOU The location (city, state a City: BOSTON	auditing firm.  or Information: 1 Rec 23(a)(1) is "yes," resport more than one auditing rately for each auditing f auditing firm: UNG LLP  of the auditing firm's off nd country): State:	cord(s) Filed.  Ind to questions (b) through (f) below. If g firm, you must complete questions (b) firm.  Fice responsible for the private fund's a Country:  UNITED STATES	f the ) udit	No Ĉ
	S	Addi  If th     priv     thro  (b)  (c)	tional Auditorne answer to 2 vate fund uses ough (f) separ Name of the ERNST & YOU The location (city, state a City: BOSTON	auditing firm.  or Information: 1 Rec 23(a)(1) is "yes," resport more than one auditing rately for each auditing f auditing firm:  UNG LLP  of the auditing firm's off nd country):  State:  Massachusetts  ag firm an independent p	cord(s) Filed.  Ind to questions (b) through (f) below. If g firm, you must complete questions (b) firm.  Fice responsible for the private fund's a Country:  UNITED STATES	f the ) udit	_

						Yes	No	
	(g)	Are th	•	audited financial state	ements distributed to the <i>private fund</i> 's	•	0	
	(h)	Does	the report prepa	red by the auditing fir	m contain an unqualified opinion?			
		C ye	s C No 💿 Rep	oort Not Yet Received				
		-	•	Not Yet Received," you esponse when the repo	n must promptly file an amendment to you ort is available.	ır Foi	rm	
Pri	me E	Broker						
						Yes	No	
24.	(a)	Does	the <i>private fund</i>	use one or more prim	e brokers?	$\circ$	$\odot$	
		If the answer to 24(a) is "yes," respond to questions (b) through (e) below for each prime broker the <i>private fund</i> uses. If the <i>private fund</i> uses more than one prime broker, you mucomplete questions (b) through (e) separately for each prime broker.						
				No Info	rmation Filed			
Cus	stodi	<u>an</u>				Yes	No	
25.	(a)		the <i>private fund</i> d some or all of	•	ncluding the prime brokers listed above)	•	О	
					questions (b) through (f) below for each			
		custo	dian the <i>private</i>	fund uses. If the priva	te fund uses more than one custodian, yo	u mı	ust	
			•	) through (f) separate in Information : 1 Ro				
		Addi	tional custouia	iii iiiioiiiiatioii . T k	ecoru(s) i neu.			
		cus	todian the <i>privat</i>	e fund uses. If the pri	o questions (b) through (f) below for each vate fund uses more than one custodian, separately for each custodian.			
		(b)	Legal name of c	ustodian: BANK AND TRUST COI	MPANY			
		(c) Primary business name of custodian: STATE STREET BANK AND TRUST COMPANY						
		(d)		the custodian's office i te and country):	responsible for <i>custody</i> of the <i>private fund</i>	/s		
			City:	State:	Country:			
			BOSTON	Massachusetts	UNITED STATES Ye	s N	0	
					16	J 11		

	(e)	Is the custoo	lian a <i>related person</i> of	your firm?	0 6	•
	(f)	If the custoo	ian is a broker-dealer,	provide its SEC registration nu	ımber (if any)	
		- CRD Number	(if any):			
<u>Admin</u>	istrato	<u>r</u>				
26. (a)	Does	the <i>private fu</i>	<i>ınd</i> use an administrato	other than your firm?	Yes •	No O
	fund (	uses more tha	- · · · · · · · · · · · · · · · · · · ·	questions (b) through (f) below to must complete questions (b)		
	Addi	tional Admiı	nistrator Information	: 1 Record(s) Filed.		
	<i>pri</i> v	vate fund uses ough (f) separ Name of the				
	(c)	Location of a	dministrator (city, state	e and country):		
		City: BOSTON	State: Massachusetts	Country: UNITED STATES	Van Na	
	(d)	Is the admin	istrator a <i>related perso</i>	n of your firm?	Yes No	
	(e)	Does the add	• •	send investor account statem	nents to the	
		••	ided to all investors) C	Some (provided to some but estors)	not all	
	(f)	statements t	o the (rest of the) priva	me," who sends the investor ate fund's investors? If investor of the) private fund's investo	or account	

27.	by a	clude only those assets where (i) such person carried out the valuation procedure es	tablishe	
	pur	that asset, if any, including obtaining any relevant quotes, and (ii) the valuation us rposes of investor subscriptions, redemptions or distributions, and fee calculations (ocations) was the valuation determined by such person.		g
<u>Ma</u>	rket	ters et al. 1		
			Yes	No
28.	(a)	Does the <i>private fund</i> use the services of someone other than you or your <i>employees</i> for marketing purposes?	0	•
		You must answer "yes" whether the person acts as a placement agent, consultant introducer, municipal advisor or other solicitor, or similar person. If the answer to "yes", respond to questions (b) through (g) below for each such marketer the <i>privuses</i> . If the <i>private fund</i> uses more than one marketer you must complete question through (g) separately for each marketer.	28(a) is ate fund	S
		No Information Filed		
	orma (a)	ATE FUND  ation About the Private Fund  Name of the private fund:  MORGAN STANLEY INVESTMENT MANAGEMENT EMERGING MARKETS TRUST  Private fund identification number:  (include the "805-" prefix also)  805-3044775149		
2.	Und	der the laws of what state or country is the <i>private fund</i> organized:  State:  Country:		
		Delaware UNITED STATES		
3.		me(s) of General Partner, Manager, Trustee, or Directors (or persons serving in a si pacity):	milar	
		No Information Filed		
4.		e <i>private fund</i> (check all that apply; you must check at least one):  (1) qualifies for the exclusion from the definition of investment company under solventh of the Investment Company Act of 1940	ection 3	(c)

	of the Investment Company Act of 1940		8(c)
	et the name and country, in English, of each foreign financial regulatory authority with exprivate fund is registered.	ith whicl	า
	No Information Filed		
		Yes	No
(a)	) Is this a "master fund" in a master-feeder arrangement?	0	$\odot$
(b)	If yes, what is the name and <i>private fund</i> identification number (if any) of the fee investing in this <i>private fund</i> ?	der fund	ds
	No Information Filed		
		Yes	No
(c)	Is this a "feeder fund" in a master-feeder arrangement?	0	$\odot$
(d)	) If yes, what is the name and <i>private fund</i> identification number (if any) of the ma which this <i>private fund</i> invests?	ister fun	d in
	Name of the <i>Private Fund</i> :		
	Private Fund Identification Number: (include the "805-" prefix also)		
yo re  If	OTE: You must complete question 6 for each master-feeder arrangement regardless u are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement porting on the funds separately.  You are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement the instructions to this Section 7.B.(1), for each of the feeder funds answer the follows:	t or accordi	
qu	No Information Filed		
- qu			
NC ("f fui	OTE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more feeder funds") invest all or substantially all of their assets in a single fund ("master and would also be a "feeder fund" investing in a "master fund" for purposes of this quested multiple classes (or series) of shares or interests, and each class (or series) investantially all of its assets in a single master fund.	fund") uestion i	А
NC ("f fui	OTE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or mo feeder funds") invest all or substantially all of their assets in a single fund ("master and would also be a "feeder fund" investing in a "master fund" for purposes of this qualted multiple classes (or series) of shares or interests, and each class (or series) inv	fund") uestion i	Α fit
NC ("f fui iss su	OTE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or mo feeder funds") invest all or substantially all of their assets in a single fund ("master and would also be a "feeder fund" investing in a "master fund" for purposes of this qualted multiple classes (or series) of shares or interests, and each class (or series) inv	fund"). uestion i vests	Α fit

	NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or more of its total assets in other pooled investment vehicles, whether or not they are also <i>private funds</i> , or registered investment companies.
	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.)?
10.	What type of fund is the <i>private fund</i> ?
	C hedge fund C liquidity fund C private equity fund C real estate fund C securitized asset
	fund C venture capital fund C Other <i>private fund</i> UNREGISTERED FUND
	NOTE: For funds of funds, refer to the funds in which the <i>private fund</i> invests. 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> : \$ 2,218,829,271
	Ψ 2,210,027,271
<u>Ow</u>	<u>nership</u>
12.	Minimum investment commitment required of an investor in the <i>private fund</i> : \$ 5,000,000
	NOTE: Report the amount routinely required of investors who are not your <i>related persons</i> (even if different from the amount set forth in the organizational documents of the fund).
13.	Approximate number of the <i>private fund</i> 's beneficial owners:  20
14.	What is the approximate percentage of the <i>private fund</i> beneficially owned by you and your <i>related person</i> :  0%
15.	What is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregate) by funds of funds:  0%
16.	What is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>United States</i> persons:
	0%
You	ur Advisory Services

			Yes	No					
17.	(a)	Are you a subadviser to this <i>private fund</i> ?	$\circ$	$\odot$					
	(b)	If the answer to question 17(a) is "yes," provide the name and SEC file number, if at the adviser of the <i>private fund</i> . If the answer to question 17(a) is "no," leave this queblank.	-						
		No Information Filed							
			Yes	No					
18.	(a)	Do any other investment advisers advise the private fund?	$\circ$	$\odot$					
	(b)		f the answer to question 18(a) is "yes," provide the name and SEC file number, if any, of the other advisers to the <i>private fund</i> . If the answer to question 18(a) is "no," leave this puestion blank.						
		No Information Filed							
			Yes	No					
19.	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	$\odot$	0					
	3%	roximately what percentage of your clients has invested in the private fund?							
<u>Priv</u>	/ate	Offering	V	NI.					
21.		s the <i>private fund</i> rely on an exemption from registration of its securities under ulation D of the Securities Act of 1933?	Yes C	<b>⊙</b>					
22.	If y	es, provide the <i>private fund</i> 's Form D file number (if any):							
		No Information Filed							
	ERVI ditor	CE PROVIDERS <u>s</u>							
			Yes	No					
23.	(a)	(1) Are the <i>private fund</i> 's financial statements subject to an annual audit?	$\odot$	$\circ$					
		(2) Are the financial statements prepared in accordance with U.S. GAAP?	$\odot$	$\circ$					
		If the answer to $23(a)(1)$ is "yes," respond to questions (b) through (f) below. If the fund uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.	•	ite					
		Additional Auditor Information : 1 Record(s) Filed.							
		If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the private fund uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.	ne						

	(b) Name of the auditing firm: ERNST & YOUNG LLP							
	(c) The location of the auditing firm's office responsible for the <i>private fund</i> 's au (city, state and country):							
		City: BOSTON	State: Delaware	Country: UNITED STATES				
	(d)	Is the auditing firm	m an <i>independent pu</i>	blic accountant?	Yes ①	No C		
	(e) Is the auditing firm registered with the Public Company Accounting Oversight Board?							
	(f)	•	•	m subject to regular inspection by ght Board in accordance with its	•	0		
	Does O Ye	ors? the report prepared S O No O Report  check "Report No.	d by the auditing firm	nents distributed to the private fund's contain an unqualified opinion?  The contain an unqualified opinion?  The contain an unqualified opinion?  The contain an unqualified opinion?	6 6		5	
Prime E	Broker				Ye	s N	lo	
24. (a)	Does	the <i>private fund</i> us	se one or more prime	brokers?	c		•	
	broke	the <i>private fund</i> (	uses. If the <i>private fu</i>	estions (b) through (e) below for each of the control of the contr			t	
			No Inforr	nation Filed				
Custodi	<u>an</u>				V-	- N		
25. (a)	to hol	d some or all of its	assets?	cluding the prime brokers listed above	e) 🥫	s N	)	
	If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the <i>private fund</i> uses. If the <i>private fund</i> uses more than one custodian, you must							

custodian the private fund uses. If the private fund uses more	ugh (f) below for each						
custodian the private fund uses. If the private fund uses more	ugh (f) holow for each						
If the answer to 25(a) is "yes," respond to questions (b) through (f) 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 (f) separately for each custodian.							
b) Legal name of custodian: STATE STREET BANK AND TRUST COMPANY							
(c) Primary business name of custodian: STATE STREET BANK AND TRUST COMPANY							
(d) The location of the custodian's office responsible for <i>custo</i> assets (city, state and country):	ody of the <i>private fund</i> 's						
City: State: Country:							
BOSTON Massachusetts UNITED STA	TES						
	Yes No						
(e) Is the custodian a related person of your firm?	0 ⊚						
(f) If the custodian is a broker-dealer, provide its SEC registr	ration number (if any)						
CRD Number (if any):	- CRD Number (if any):						

## **Administrator**

Yes No

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

 $\odot$   $\circ$ 

If the answer to 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 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 the administrator:

STATE STREET BANK AND TRUST COMPANY

	(c) Location of administrator (city, state and country):										
		City: BOSTON	State: Massachusetts	Country: UNITED STATES							
					Yes	No					
	(d)	Is the admir	nistrator a <i>related persor</i>	of your firm?	0	•					
	(e) Does the administrator prepare and send investor account statements to the private fund's investors?										
investors) ONo (provided to no investors)											
	(f) If the answer to 26(e) is "no" or "some," who sends the investor account statements to the (rest of the) <i>private fund</i> 's investors? If investor account statements are not sent to the (rest of the) <i>private fund</i> 's investors, respond "not applicable."										
by a 100 Incl for pur	a personal p	on, such as an ally those assesset, if any, in of investor su	n administrator, that is needs that is needs to administrator, that is needs to administrator.	n carried out the valuation procedure elevant quotes, and (ii) the valuation s or distributions, and fee calculation	e estab n used t	lishe for	d				
<u>Marketo</u>	<u>ers</u>					Yes	No				
28. (a)		•	<i>und</i> use the services of so keting purposes?	omeone other than you or your		0	•				
	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 28(a) is "yes", respond to questions (b) through (g) below for each such marketer the <i>private fund</i> uses. If the <i>private fund</i> uses more than one marketer you must complete questions (b) through (g) separately for each marketer.										
			No Info	ormation Filed							
A. PRIVA	TE FUN	ID									
Informa	Information About the <i>Private Fund</i>										

1.	. (a) Name of the private fund:									
	MORGAN STANLEY INVESTMENT MANAGEMENT SMALL COM	MPANY GROWTH TRUST								
	(b) Private fund identification number:									
	(include the "805-" prefix also)									
	805-9098887780									
2.	. Under the laws of what state or country is the <i>private fund</i> orga	anized:								
	State: Country:									
	Delaware UNITED STATES									
3.	<ul> <li>Name(s) of General Partner, Manager, Trustee, or Directors (or capacity):</li> </ul>	persons serving in a similar								
	No Information Filed									
4.	. The private fund (check all that apply; you must check at least	one):								
	$\Box$ (1) qualifies for the exclusion from the definition of invest	ment company under section 3(c)								
	(1) of the Investment Company Act of 1940									
	(2) qualifies for the exclusion from the definition of invest	ment company under section 3(c)								
	(7) of the Investment Company Act of 1940									
5.	List the name and country, in English, of each <i>foreign financial</i> the <i>private fund</i> is registered.	regulatory authority with which								
	•									
	No Information Filed									
		Yes No								
6.	(a) Is this a "master fund" in a master-feeder arrangement?	o •								
	(b) If yes, what is the name and private fund identification nur investing in this private fund?	mber (if any) of the feeder funds								
	No Information Filed									
		Yes No								
	(c) Is this a "feeder fund" in a master-feeder arrangement?	Yes No ○ •								
		0 @								
	<ul><li>(c) Is this a "feeder fund" in a master-feeder arrangement?</li><li>(d) If yes, what is the name and <i>private fund</i> identification nur which this <i>private fund</i> invests?</li></ul>	0 @								
	(d) If yes, what is the name and <i>private fund</i> identification nur	0 @								
	(d) If yes, what is the name and <i>private fund</i> identification nur which this <i>private fund</i> invests?	0 @								
	<ul><li>(d) If yes, what is the name and private fund identification nur which this private fund invests?</li><li>Name of the Private Fund:</li></ul>	0 @								
	<ul><li>(d) If yes, what is the name and private fund identification nur which this private fund invests?</li><li>Name of the Private Fund:</li><li>Private Fund Identification Number:</li></ul>	0 @								
	<ul><li>(d) If yes, what is the name and private fund identification nur which this private fund invests?</li><li>Name of the Private Fund:</li><li>Private Fund Identification Number:</li></ul>	0 @								

	NOTE: You must complete question 6 for each master-feeder arrangement regardless of whether you are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement or reporting on the funds separately.								
7.	If you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement act to the instructions to this Section 7.B.(1), for each of the feeder funds answer the follow questions:		ng						
	No Information Filed								
	NOTE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more ("feeder funds") invest all or substantially all of their assets in a single fund ("master fur fund would also be a "feeder fund" investing in a "master fund" for purposes of this questissued multiple classes (or series) of shares or interests, and each class (or series) investigations in a single master fund.	nd"). <i>I</i> stion i	Д						
		Yes	No						
8.	(a) Is this private fund a "fund of funds"?	0	$\odot$						
	(b) If yes, does the <i>private fund</i> invest in funds managed by you or by a <i>related</i> person?	О	0						
	NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or its total assets in other pooled investment vehicles, whether or not they are also <i>private</i> registered investment companies.								
		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> ?								
	C hedge fund C liquidity fund C private equity fund C real estate fund C securitize fund C venture capital fund C Other <i>private fund</i> UNREGISTERED FUND	d ass	et						
	NOTE: For funds of funds, refer to the funds in which the <i>private fund</i> invests. For definit these fund types, please see Instruction 6 of the Instructions to Part 1A.	tions (	of						
11.	Current gross asset value of the <i>private fund</i> : \$ 257,692,741								
<u>Ow</u>	<u>nership</u>								
12.	Minimum investment commitment required of an investor in the <i>private fund</i> : \$ 5,000,000								

NOTE: Report the amount routinely required of investors who are not your related persons (even

	if di	ifferent from the amount set forth in the organizational documents of the fund).		
13.	Арр 2	proximate number of the <i>private fund</i> 's beneficial owners:		
14.		at is the approximate percentage of the <i>private fund</i> beneficially owned by you and y ated person:	our	
15.		at is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggreds of funds:	gate)	by
16.		at is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>Unite</i> sons:	d Sta	tes
You	ır Ac	dvisory Services		
			Yes	No
17.		Are you a subadviser to this <i>private fund?</i>	$\circ$	⊙
	(b)	If the answer to question 17(a) is "yes," provide the name and SEC file number, if a the adviser of the <i>private fund</i> . If the answer to question 17(a) is "no," leave this question blank.		
		No Information Filed		
			Yes	No
18.	(a)	Do any other investment advisers advise the <i>private fund</i> ?	$\circ$	$\odot$
	(b)	If the answer to question 18(a) is "yes," provide the name and SEC file number, if a the other advisers to the <i>private fund</i> . If the answer to question 18(a) is "no," leave question blank.	-	:
		No Information Filed		
			Yes	No
19.	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	•	0
20.	App 0%	proximately what percentage of your <i>clients</i> has invested in the <i>private fund</i> ?		
Pri	vate	Offering		
_	_		Yes	No
21.		es the <i>private fund</i> rely on an exemption from registration of its securities under julation D of the Securities Act of 1933?	0	•

				No Inform	nation Filed		
. SI	ERVI	CE PR	OVIDERS				
Auc	ditor	<u>'S</u>				V	es l
23.	(a)	(1) Aı	re the <i>private</i>	fund's financial statemer	nts subject to an annual audit?		• •
		(2) Aı	re the financia	al statements prepared in	accordance with U.S. GAAP?	6	•
		fund	uses more tha	•	to questions (b) through (f) below. If must complete questions (b) through	•	ivat
		Addi	tional Audite	or Information : 1 Reco	ord(s) Filed.		
		thro	ough (f) separ	s more than one auditing fately for each auditing find auditing find auditing firm:	firm, you must complete questions (I	b)	
			ERNST & YO	_			
		(c)	The location (city, state a		ce responsible for the <i>private fund</i> 's a	audit	
			City: BOSTON	State: Massachusetts	Country: UNITED STATES		
			BOSTON	Massachusetts	UNITED STATES	Yes	No
		(d)	Is the auditing	ng firm an <i>independent p</i>	ublic accountant?	•	0
		(e)	Is the auditing	•	e Public Company Accounting	•	0
		(f)	•	·	firm subject to regular inspection by sight Board in accordance with its	•	0
		Are th	the Public Corules?  ne <i>private fun</i> tors?	ompany Accounting Overs		Ye	e •

If you check "Report Not Yet Received," you must promptly file an amendment to your Form ADV to update your response when the report is available.

	ADV	o apaare you	ir response when the rep	ort is available.		
Prime I	Broker					
					Yes	No
24. (a)	Does	the <i>private fu</i>	und use one or more prim	ne brokers?	0	•
	broke	r the <i>private</i>	fund uses. If the private	questions (b) through (e) be fund uses more than one pately for each prime broker.	•	
			No Info	ormation Filed		
Custod	<u>ian</u>				Va	B.I
25. (a)			und use any custodians (i of its assets?	including the prime brokers	Yes s listed above)	O
	custo	dian the <i>priva</i>	•	questions (b) through (f) b ate fund uses more than or ely for each custodian.		ust
	Addi	tional Custo	dian Information : 1 R	Record(s) Filed.		
	(b)	ian.				
	(c)	•	iness name of custodian: ET BANK AND TRUST CC			
	(d)		of the custodian's office state and country):	responsible for <i>custody</i> of	the <i>private fund</i> 's	
		City:	State:	Country:		
		BOSTON	Massachusetts	UNITED STATES	Yes N	
	(0)	Is the custoo	dian a <i>related person</i> of y	your firm?		
	(6)				0 1	•
	(f)	If the custoo	lian is a broker-dealer, p	rovide its SEC registration		_

Ad	m	ını	ıct	ra:	tor
Au		ш	ισι	ıa	LUI

Yes	No
163	110

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

 $\circ$ 

If the answer to 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 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 the administrator:

STATE STREET BANK AND TRUST COMPANY

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

City: State: Country:

**UNITED STATES BOSTON** Massachusetts

Yes No

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

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

investors) Ono (provided to no investors)

- (f) If the answer to 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.

Ma	rkete	<u>ers</u>	Yes	Ni
28.	(a)	Does the <i>private fund</i> use the services of someone other than you or your <i>employees</i> for marketing purposes?	0	6
		You must answer "yes" whether the person acts as a placement agent, consultant, introducer, municipal advisor or other solicitor, or similar person. If the answer to "yes", respond to questions (b) through (g) below for each such marketer the <i>priva</i> uses. If the <i>private fund</i> uses more than one marketer you must complete question through (g) separately for each marketer.	28(a) i: ate fun	S
		No Information Filed		
		TE FUND		
1.	(a)	Name of the <i>private fund</i> :  MORGAN STANLEY OFFSHORE EMERGING MARKETS FUND		
	(b)	Private fund identification number: (include the "805-" prefix also)		
		805-9133149976		
2.	Und	der the laws of what state or country is the <i>private fund</i> organized:		
		State: Country: CAYMAN ISLANDS		
3.		ne(s) of General Partner, Manager, Trustee, or Directors (or persons serving in a sir acity):	nilar	
		me of General Partner, Manager, Trustee, or Director		
	DIF	RECTORS: ARTHUR LEV, M. PAUL MARTIN AND FRANCIS J. SMITH		
4.	The	e private fund (check all that apply; you must check at least one):		
	(1)	(1) qualifies for the exclusion from the definition of investment company under se of the Investment Company Act of 1940	ction 3	(c)
	(7)	(2) qualifies for the exclusion from the definition of investment company under se of the Investment Company Act of 1940	ction 3	(c)

	ner - CAYMAN ISLANDS- THE CAYMAN ISLANDS MONETARY AUTHORITY ("CIMA")		
		Yes	No
(a)	Is this a "master fund" in a master-feeder arrangement?	0	$\odot$
(b)	If yes, what is the name and <i>private fund</i> identification number (if any) of the fee investing in this <i>private fund</i> ?	der fun	ds
	No Information Filed		
		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 mawhich this <i>private fund</i> invests?	ster fur	ıd ir
	Name of the <i>Private Fund</i> :		
	Private Fund Identification Number:		
	(include the "805-" prefix also)		
you repo	TE: You must complete question 6 for each master-feeder arrangement regardless are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement orting on the funds separately.  Ou are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement has instructions to this Section 7.B.(1), for each of the feeder funds answer the felling	t or accord	
you repo If yo	are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement orting on the funds separately.	t or accord	
you repo If yo	are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement orting on the funds separately.  ou are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement the instructions to this Section 7.B.(1), for each of the feeder funds answer the follows:	t or accord	
you repo If you to to que	are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement orting on the funds separately.  Ou are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement he instructions to this Section 7.B.(1), for each of the feeder funds answer the follostions:  No Information Filed  TE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more deder funds") invest all or substantially all of their assets in a single fund ("master to dede would also be a "feeder fund" investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" investing in a "master fund" for purposes of this quited multiple classes (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests (or series) in the fund of the fund of the fund of the fund of t	accord owing are fund fund").	ing s A
you repo If you to to que	are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement orting on the funds separately.  Ou are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement he instructions to this Section 7.B.(1), for each of the feeder funds answer the followstions:  No Information Filed  TE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more deder funds") invest all or substantially all of their assets in a single fund ("master for would also be a "feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of this questions of the feeder fund" investing in a "master fund" for purposes of the feeder fund" investing in a "master fund" for purposes of the feeder fund for purposes of the feeder fund for purposes of the feeder fund for purposes of the	accord owing are fund fund"). uestion rests	ing s A if it
you repo If yo to t que ("fe fund ssub	are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement orting on the funds separately.  Ou are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement the instructions to this Section 7.B.(1), for each of the feeder funds answer the follostions:  No Information Filed  TE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more deder funds") invest all or substantially all of their assets in a single fund ("master is discussed by a "feeder fund" investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investantially all of its assets in a single master fund.	accord owing are fund fund").	ing s A If it
you repo If you to to que ("fe fund ssub	are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement orting on the funds separately.  Ou are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement he instructions to this Section 7.B.(1), for each of the feeder funds answer the follostions:  No Information Filed  TE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more deder funds") invest all or substantially all of their assets in a single fund ("master to dede would also be a "feeder fund" investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" investing in a "master fund" for purposes of this quited multiple classes (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests, and each class (or series) investing in a "master fund" for purposes of this quited multiple classes (or series) of shares or interests (or series) in the fund of the fund of the fund of the fund of t	accord owing are fund fund"). uestion rests	s A A If it
you report to to to to to to to to to to to to to to to to to to to t	are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement orting on the funds separately.  Ou are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement the instructions to this Section 7.B.(1), for each of the feeder funds answer the followations:  No Information Filed  TE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more deder funds") invest all or substantially all of their assets in a single fund ("master of would also be a "feeder fund" investing in a "master fund" for purposes of this quied multiple classes (or series) of shares or interests, and each class (or series) investantially all of its assets in a single master fund.  Is this private fund a "fund of funds"?  If yes, does the private fund invest in funds managed by you or by a related	accord owing  ore fund fund"). sestion rests  Yes C C or more	ss A affit 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.)?
10.	What type of fund is the <i>private fund</i> ?
	C hedge fund C liquidity fund C private equity fund C real estate fund C securitized asset fund C venture capital fund C Other <i>private fund</i> UNREGISTERED FUND
	NOTE: For funds of funds, refer to the funds in which the <i>private fund</i> invests. 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> : \$ 103,694,133
<u>Ow</u>	<u>nership</u>
12.	Minimum investment commitment required of an investor in the <i>private fund</i> : \$ 5,000,000
	NOTE: Report the amount routinely required of investors who are not your <i>related persons</i> (even if different from the amount set forth in the organizational documents of the fund).
13.	Approximate number of the <i>private fund</i> 's beneficial owners:  3
14.	What is the approximate percentage of the <i>private fund</i> beneficially owned by you and your <i>related person</i> :  0%
15.	What is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregate) by funds of funds:  0%
16.	What is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>United States persons</i> : 45%
<u> Υοι</u>	ur Advisory Services
17.	Yes No  (a) Are you a subadviser to this <i>private fund</i> ?  C •
	(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 fund</i> . If the answer to question 17(a) is "no," leave this question

		blank.		
		No Information Filed		
			Yes	No
18.	(a)	Do any other investment advisers advise the private fund?	0	•
	(b)	If the answer to question 18(a) is "yes," provide the name and SEC file number, if a the other advisers to the <i>private fund</i> . If the answer to question 18(a) is "no," leave question blank.	•	•
		No Information Filed		
			Yes	No
19.	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	•	0
20.	App 1%	roximately what percentage of your clients has invested in the private fund?		
Priv	vate	Offering		
			Yes	No
21.		s the <i>private fund</i> rely on an exemption from registration of its securities under ulation D of the Securities Act of 1933?	0	•
22.	If y	es, provide the <i>private fund</i> 's Form D file number (if any):		
		No Information Filed		
	ERVI ditor	CE PROVIDERS	Yes	No
23.	(a)	(1) Are the <i>private fund</i> 's financial statements subject to an annual audit?	.00	0
	` ,	(2) Are the financial statements prepared in accordance with U.S. GAAP?	•	~
		If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the fund uses more than one auditing firm, you must complete questions (b) through (separately for each auditing firm.	•	ate
		Additional Auditor Information : 1 Record(s) Filed.		
		If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If private fund uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.	the	
		(b) Name of the auditing firm: ERNST & YOUNG LTD		

		(c)	The location of the acceptance (city, state and coun		e responsible for the <i>private fund</i> 's a	udit	
			City: GRAND CAYMAN	State:	Country: CAYMAN ISLANDS		
						Yes	No
		(d)	Is the auditing firm a	nn <i>independent p</i> u	ublic accountant?	•	0
		(e)	Is the auditing firm r Oversight Board?	egistered with the	e Public Company Accounting	•	0
		(f)	•	_	rm subject to regular inspection by ight Board in accordance with its	•	С
						Υe	es No
	(g)	Are the invest		ed financial state	ments distributed to the <i>private fund</i>	s @	0
	(h)	Does	the report prepared b	y the auditing firr	n contain an unqualified opinion?		
		С үе	s C No 🧿 Report N	lot Yet Received			
		-	check "Report Not Ye o update your respon	•	must promptly file an amendment to rt is available.	your .	Form
<u>Prir</u>	me E	Broker					
		_				Ye	es No
24.	(a)	Does	the <i>private fund</i> use o	one or more prime	e brokers?	C	•
		broke	r the <i>private fund</i> use	s. If the <i>private f</i>	uestions (b) through (e) below for ea und uses more than one prime broken ly for each prime broker.		
				No Infor	mation Filed		
Cus	todi	<u>an</u>				Υe	es No
25.	(a)		the <i>private fund</i> use a		cluding the prime brokers listed abov	'e) <b>(</b>	0
		custo	· · · · · ·	uses. If the <i>privat</i>	uestions (b) through (f) below for each deferund uses more than one custodian gy for each custodian.		must
		Addi	tional Custodian In	formation : 1 Re	cord(s) Filed.		

custodian the pr	If the answer to 25(a) is "yes," respond to questions (b) through (f) 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 (f) separately for each custodian.					
	b) Legal name of custodian: STATE STREET BANK AND TRUST COMPANY					
' '	c) Primary business name of custodian: STATE STREET BANK AND TRUST COMPANY					
• •	n of the custodian's office , state and country):	responsible for <i>custody</i> of the	he <i>private fund</i> 's			
City: BOSTON	State: Massachusetts	Country: UNITED STATES				
			Yes No			
(e) Is the custo	dian a <i>related person</i> of	your firm?	○ ●			
(f) If the custo	dian is a broker-dealer, p	provide its SEC registration n	umber (if any)			
CRD Numbe	er (if any):					

### **Administrator**

Yes No

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

 $\odot$   $\circ$ 

If the answer to 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 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 the administrator:

STATE STREET CAYMAN TRUST COMPANY, LTD

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

City: State: Country:

GRAND CAYMAN CAYMAN ISLANDS

		Yes	No	
	(d) Is the administrator a related person of your firm?	0	•	
	(e) Does the administrator prepare and send investor account statements to private fund's investors?	o the		
	C Yes (provided to all investors) C Some (provided to some but not al	l		
	investors) © No (provided to no investors)			
	(f) If the answer to 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, resupplicable."  MORGAN STANLEY SERVICES COMPANY INC.	ount	not	
by a 100° Inclu for t purp	ing your last fiscal year, what percentage of the <i>private fund</i> 's assets (by value a <i>person</i> , such as an administrator, that is not your <i>related person</i> ?  What only those assets where (i) such person carried out the valuation procedure that asset, if any, including obtaining any relevant quotes, and (ii) the valuation poses of investor subscriptions, redemptions or distributions, and fee calculations that valuation determined by such person.	e estab n used	lishe for	ed
<u>Markete</u>	<u>ers</u>			
			Yes	No
	Does the <i>private fund</i> use the services of someone other than you or your <i>employees</i> for marketing purposes?		О	⊙
	You must answer "yes" whether the person acts as a placement agent, consult introducer, municipal advisor or other solicitor, or similar person. If the answer "yes", respond to questions (b) through (g) below for each such marketer the uses. If the <i>private fund</i> uses more than one marketer you must complete questionuph (g) separately for each marketer.	er to 28 <i>private</i>	(a) is	S
	No Information Filed			
A. PRIVAT	TE FUND			
Informat	tion About the <i>Private Fund</i>			
1. (a)	Name of the <i>private fund</i> :			
	•			

	b) Private fund identification number: (include the "805-" prefix also) 805-6117394520		
2.	Under the laws of what state or country is the <i>private fund</i> organized:  State:  CAYMAN ISLANDS		
3.	lame(s) of General Partner, Manager, Trustee, or Directors (or persons serving in a similapacity):	ar	
	Name of General Partner, Manager, Trustee, or Director		_
	GENERAL PARTNER: MORGAN STANLEY HEDGE FUND PARTNERS CAYMAN LTD.		
4.	The <i>private fund</i> (check all that apply; you must check at least one):		
	(1) qualifies for the exclusion from the definition of investment company under secti 1) of the Investment Company Act of 1940	on 3	(c)
	<ul> <li>(2) qualifies for the exclusion from the definition of investment company under secti</li> <li>of the Investment Company Act of 1940</li> </ul>	on 3	(c)
5.	ist the name and country, in English, of each <i>foreign financial regulatory authority</i> with v he <i>private fund</i> is registered.	vhich	1
	Name of Country/English Name of Foreign Financial Regulatory Authority		
	Other - CAYMAN ISLANDS- THE CAYMAN ISLANDS MONETARY AUTHORITY ("CIMA")		
		Yes	No
6.	a) Is this a "master fund" in a master-feeder arrangement?	0	•
	b) If yes, what is the name and <i>private fund</i> identification number (if any) of the feeder investing in this <i>private fund</i> ?	fund	ls
	No Information Filed		
		Yes	No
	c) Is this a "feeder fund" in a master-feeder arrangement?	$\odot$	$\circ$
	d) If yes, what is the name and <i>private fund</i> identification number (if any) of the master which this <i>private fund</i> invests?	· fun	d in
	Name of the <i>Private Fund</i> :		
	MORGAN STANLEY OPPORTUNISTIC MORTGAGE INCOME FUND LP		
	Private Fund Identification Number:		
	(include the "805-" prefix also) 805-9282523607		

	NOTE: You must complete question 6 for each master-feeder arrangement regardless of you are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement of reporting on the funds separately.		her				
7.	If you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement according to the instructions to this Section 7.B.(1), for each of the feeder funds answer the following questions:						
	No Information Filed						
	NOTE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more ("feeder funds") invest all or substantially all of their assets in a single fund ("master fund would also be a "feeder fund" investing in a "master fund" for purposes of this questissued multiple classes (or series) of shares or interests, and each class (or series) investigations in the substantially all of its assets in a single master fund.	nd"). <i>i</i> stion i	A				
		Yes	No				
8.	(a) Is this <i>private fund</i> a "fund of funds"?	$\circ$	$\odot$				
	(b) If yes, does the <i>private fund</i> invest in funds managed by you or by a <i>related person</i> ?	0	0				
	NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or its total assets in other pooled investment vehicles, whether or not they are also <i>private</i> registered investment companies.						
		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> ?						
	• hedge fund □ liquidity fund □ private equity fund □ real estate fund □ securitize	ed ass	et				
	fund C venture capital fund C Other <i>private fund</i>						
	NOTE: For funds of funds, refer to the funds in which the <i>private fund</i> invests. For definithese fund types, please see Instruction 6 of the Instructions to Part 1A.	tions	of				
11.	Current gross asset value of the <i>private fund</i> : \$ 149,360,065						
<u>Ow</u>	nership						
12.	Minimum investment commitment required of an investor in the <i>private fund</i> :  \$ 250,000  NOTE: Report the amount routinely required of investors who are not your <i>related perso</i>	ons (e	ven				

	if di	ifferent from the amount set forth in the organizational documents of the fund).		
13.	App 206	proximate number of the <i>private fund</i> 's beneficial owners:		
14.		at is the approximate percentage of the <i>private fund</i> beneficially owned by you and y ated person:	our/	
15.		at is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggreds of funds:	egate)	by
16.		at is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>Unite</i> sons:	ed Sta	tes
You	ır Ad	dvisory Services		
			Yes	No
17.	(a)	Are you a subadviser to this <i>private fund</i> ?	$\circ$	$\odot$
	(b)	If the answer to question 17(a) is "yes," provide the name and SEC file number, if a the adviser of the <i>private fund</i> . If the answer to question 17(a) is "no," leave this question blank.	-	
		No Information Filed		
			Yes	No
18.	(a)	Do any other investment advisers advise the private fund?	0	•
	(b)	If the answer to question 18(a) is "yes," provide the name and SEC file number, if a the other advisers to the <i>private fund</i> . If the answer to question 18(a) is "no," leave question blank.	-	f
		No Information Filed		
			Yes	No
19.	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	•	О
20.	App 0%	proximately what percentage of your clients has invested in the private fund?		
<u>Pri</u>	vate	Offering		
			Yes	No
21.		es the <i>private fund</i> rely on an exemption from registration of its securities under gulation D of the Securities Act of 1933?	•	0

22.	If ves.	provide the	private fund's	Form D	file i	number	(if anv):
~~.	ii y c c c i	provide trie	private ranas	, , 0, , , , ,	1110	Idiliboi	(II dily).

# Form D file number

021-1527119

#### **B. SERVICE PROVIDERS**

Δ	u	А	H	ŀ٨	_	r	c

			Yes No

- 23. (a) (1) Are the *private fund*'s financial statements subject to an annual audit?
  - GAAP? © O

 $\circ$ 

(2) Are the financial statements prepared in accordance with U.S. GAAP?

If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the *private* fund uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.

# Additional Auditor Information: 1 Record(s) Filed.

If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the *private fund* uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.

(b) Name of the auditing firm:

**DELOITTE & TOUCHE LLP** 

(c) The location of the auditing firm's office responsible for the *private fund*'s audit (city, state and country):

City: State: Country:

BOSTON Massachusetts UNITED STATES

Yes No

(d) Is the auditing firm an *independent public accountant*?

- ⊙
- (e) Is the auditing firm registered with the Public Company Accounting Oversight Board?
- 0
- (f) If "yes" to (e) above, is the auditing firm subject to regular inspection by
- C

the Public Company Accounting Oversight Board in accordance with its rules?

Yes No

- (g) Are the *private fund*'s audited financial statements distributed to the *private fund*'s investors?
- ⊙ ○
- (h) Does the report prepared by the auditing firm contain an unqualified opinion?

	If you	ı check "Report	port Not Yet Receive Not Yet Received," y esponse when the re	you must		nendment to yo	our Fo	ırm
Prime E	Broker							
24. (a)	Does	the <i>private fund</i>	d use one or more pi	rime brok	ers?		Yes	No ⊙
	broke	r the <i>private fui</i>	) is "yes," respond t and uses. If the <i>priva</i> b) through (e) sepan	ate fund u	ses more than one	prime broker, y		9
			No II	nformatio	n Filed			
<b>Custod</b> 25. (a)		the <i>private func</i>	d use any custodians	s (includir	ng the prime broker	rs listed above)	Yes	No O
		d some or all of	_	·		·		
	If the answer to 25(a) is "yes," respond to questions (b) through (f) 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 (f) separately for each custodian.							
	Additional Custodian Information : 1 Record(s) Filed.							
	If the answer to 25(a) is "yes," respond to questions (b) through (f) 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 (f) separately for each custodian.							
	(b) Legal name of custodian: STATE STREET BANK AND TRUST COMPANY							
	(c)	•	ss name of custodia BANK AND TRUST (		,			
	(d)		the custodian's officate and country):	ce respor	sible for <i>custody</i> of	the <i>private fur</i>	าฮ่ร	
		City:	State:		Country:			
		BOSTON	Massachusetts		UNITED STATES	Υ	es N	lo
	(e)	Is the custodia	n a <i>related person</i> c	of your fir	m?	ć	0 6	
	(f)	If the custodian	n is a broker-dealer,	, provide	its SEC registration	number (if any	')	

			Yes	No
6. (a)	Does	the private fund use an administrator other than your firm?	$\odot$	О
	fund (	answer to 26(a) is "yes," respond to questions (b) through (f) below. If the <i>priv</i> uses more than one administrator, you must complete questions (b) through (f) ately for each administrator.	/ate	
	Addi	tional Administrator Information : 1 Record(s) Filed.		
	priv	ne answer to 26(a) is "yes," respond to questions (b) through (f) below. If the vate fund uses more than one administrator, you must complete questions (b) bugh (f) separately for each administrator.		
	(b)	Name of the administrator:		
		STATE STREET CAYMAN TRUST COMPANY, LTD		
	(c)	Location of administrator (city, state and country):		
		City: State: Country: CAYMAN ISLANDS		
		Yes	No	
	(d)	Is the administrator a <i>related person</i> of your firm?	⊚	
	(e)	Does the administrator prepare and send investor account statements to the <i>private fund</i> 's investors?		
		investors) Ono (provided to no investors)		
	(f)	If the answer to 26(e) is "no" or "some," who sends the investor account statements to the (rest of the) <i>private fund</i> 's investors? If investor account statements are not sent to the (rest of the) <i>private fund</i> 's investors, respond "rapplicable."	not	

purposes of investor subscriptions, redemptions or distributions, and fee calculations (including allocations) was the valuation determined by such person.

Marketers
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Yes No

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

⊙ ⊙

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 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.

Additional Marketer I	nformation: 1	Record(s	) Filed.
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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 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.

Yes No

(b) Is the marketer a *related person* of your firm?

⊙	C
---	---

(c) Name of the marketer:

MORGAN STANLEY SMITH BARNEY LLC

(d) If the marketer is registered with the SEC, its file number (e.g., 801-, 8-, or 866-):

801 - 70103

and CRD Number (if any):

149777

(e) Location of the marketer's office used principally by the *private fund* (city, state and country):

City: State:

NEW YORK New York UNITED STATES

Yes No

(f) Does the marketer market the *private fund* through one or more websites?

٠.	(G)
	9.77

(g) If the answer to 28(f) is "yes", list the website address(es):

No Information Filed

Country:

	Private Fund Name	Private Fund Identification Number
	(b) If yes, what is the name and <i>private fund</i> identification n investing in this <i>private fund</i> ?	1
6.	(a) Is this a "master fund" in a master-feeder arrangement?	Yes No ⊚ C
		V NI
	Other - THE CAYMAN ISLANDS MONETARY AUTHORITY	galatory Authority
5.	List the name and country, in English, of each <i>foreign financia</i> the <i>private fund</i> is registered.  Name of Country/English Name of Foreign Financial Re	
	(2) qualifies for the exclusion from the definition of inve (7) of the Investment Company Act of 1940	stment company under section 3(c)
	(1) qualifies for the exclusion from the definition of inve (1) of the Investment Company Act of 1940	stment company under section 3(c)
4.	The <i>private fund</i> (check all that apply; you must check at least	
	GENERAL PARTNER, MSIM GP INC.	1
3.	Name(s) of General Partner, Manager, Trustee, or Directors (capacity):  Name of General Partner, Manager, Trustee, or Directors	
	Delaware UNITED STATES	
2.	Under the laws of what state or country is the <i>private fund</i> or State:  Country:	ganized:
	805-9282523607	
	(b) Private fund identification number: (include the "805-" prefix also)	
	MORGAN STANLEY OPPORTUNISTIC MORTGAGE INCOME	FUND LP
1.	(a) Name of the <i>private fund</i> :	
Info	rmation About the <i>Private Fund</i>	
A. P	RIVATE FUND	

	Private Fund Identification Number
MORGAN STANLEY OPPORTUNISTIC MORTGAGE INCOME	805-6117394520
FUND (CAYMAN) LP	

Yes No

	(c) Is this a "feeder fund" in a master-feeder arrangement?	$\circ$	$\odot$
	<ul><li>(d) If yes, what is the name and private fund identification number (if any) of the maste which this private fund invests?</li><li>Name of the Private Fund:</li></ul>	r fun	d in
	Private Fund Identification Number: (include the "805-" prefix also)		
	NOTE: You must complete question 6 for each master-feeder arrangement regardless of you are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement or reporting on the funds separately.		her
7.	If you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement act to the instructions to this Section 7.B.(1), for each of the feeder funds answer the following questions:		ng
	No Information Filed		
	fund would also be a "feeder fund" investing in a "master fund" for purposes of this quest issued multiple classes (or series) of shares or interests, and each class (or series) invest substantially all of its assets in a single master fund.	ts	
8.	(a) Is this <i>private fund</i> a "fund of funds"?	Yes	No
	(b) If yes, does the <i>private fund</i> invest in funds managed by you or by a <i>related person</i> ?	Õ	Ö
	NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or its total assets in other pooled investment vehicles, whether or not they are also <i>private</i> registered investment companies.		
		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 private fund?		
	• hedge fund • liquidity fund • private equity fund • real estate fund • securitized fund • venture capital fund • Other <i>private fund</i>	d ass	et
			of

11.	Cur	rent gross asset value of the <i>private fund</i> :	
	\$ 4	15,133,147	
Ow	ners	ship	
<u> </u>		<u></u>	
12.		imum investment commitment required of an investor in the <i>private fund</i> : 50,000	
		TE: Report the amount routinely required of investors who are not your <i>related persons</i> (exifferent from the amount set forth in the organizational documents of the fund).	/en
13.	App 485	proximate number of the <i>private fund</i> 's beneficial owners:	
14.		at is the approximate percentage of the <i>private fund</i> beneficially owned by you and your nted person:	
15.		at is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregate) ds of funds:	by
16.		at is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>United Stat</i> sons: %	tes
Υοι	ır Ac	dvisory Services	
		Yes	No
17.	(a)	Are you a subadviser to this <i>private fund</i> ?	•
	(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 fund</i> . If the answer to question 17(a) is "no," leave this question blank.	
		No Information Filed	
		Yes	No
18.	(a)	Do any other investment advisers advise the <i>private fund</i> ?	•
	(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>private fund</i> . If the answer to question 18(a) is "no," leave this question blank.	
		No Information Filed	
		Yes	No
19	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	

						•	0
20.	Appi	roxima	itely what perc	entage of your <i>clients</i>	has invested in the private fund?		
<u>Pri</u>	vate	Offer	ng				
21.				y on an exemption fro rities Act of 1933?	m registration of its securities under	Ye:	S No
22.	If ye	es, pro	vide the <i>privat</i>	e fund's Form D file nu	umber (if any):		
	For	m D f	ile number				
	021	-1527	104				
	ERVI(		OVIDERS				
7101	u1101	2				Ye	s No
23.	(a)	(1) Ar	e the <i>private fi</i>	<i>und</i> 's financial stateme	ents subject to an annual audit?	•	0
		(2) Ar	e the financial	statements prepared i	in accordance with U.S. GAAP?	•	0
		fund (		one auditing firm, you	I to questions (b) through (f) below. If u must complete questions (b) through		vate
		Addi	tional Auditor	Information : 1 Red	cord(s) Filed.		
		pri thro	<i>ate fund</i> uses r	more than one auditing tely for each auditing	nd to questions (b) through (f) below. g firm, you must complete questions (b firm.		
			DELOITTE & T	OUCHE LLP			
		(c)	The location o	_	fice responsible for the <i>private fund</i> 's a	audit	
			City:	State:	Country:		
			BOSTON	Massachusetts	UNITED STATES	Vos	No
		(q)	Is the auditing	ı firm an <i>independent</i>	nublic accountant?	Yes	_
		(u)	13 the additing	, тт ан тасрепает	рионе ассоинант:	•	
		(e)	Is the auditing Oversight Boa	•	the Public Company Accounting	•	0

	(f) If "yes" to (e) above, is the auditing firm subject to regular inspection by the Public Company Accounting Oversight Board in accordance with its rules?
	Yes No
(g)	Are the <i>private fund</i> 's audited financial statements distributed to the <i>private fund</i> 's investors?
(h)	Does the report prepared by the auditing firm contain an unqualified opinion?
	C Yes C No G Report Not Yet Received
	If you check "Report Not Yet Received," you must promptly file an amendment to your Form ADV to update your response when the report is available.
Prime E	<u>Broker</u>
	Yes No
24. (a)	Does the <i>private fund</i> use one or more prime brokers?
	If the answer to 24(a) is "yes," respond to questions (b) through (e) below for each prime broker the <i>private fund</i> uses. If the <i>private fund</i> uses more than one prime broker, you must complete questions (b) through (e) separately for each prime broker.
	No Information Filed
<b>Custod</b> 25. (a)	Yes Not 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 25(a) is "yes," respond to questions (b) through (f) 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 (f) separately for each custodian.
	Additional Custodian Information : 1 Record(s) Filed.
	If the answer to 25(a) is "yes," respond to questions (b) through (f) 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 (f) separately for each custodian.  (b) Legal name of custodian:  STATE STREET BANK AND TRUST COMPANY
	(c) Primary business name of custodian: STATE STREET BANK AND TRUST COMPANY

	assets (city.	state and cou	d) The location of the custodian's office responsible for <i>custody</i> of the <i>private fund</i> 's assets (city, state and country):							
	City:	State:	3,	Country:						
	BOSTON	Massachu	setts	UNITED ST	ΓATES					
						Ye	s N	lo		
(e)	Is the custoo	dian a <i>related</i>	<i>person</i> of yo	our firm?		0	(	•		
(f)	If the custod	lian is a broke	r-dealer, pro	ovide its SEC regi	stration number	(if any)	1			
	- CRD Number	r (if any):								
strato	<u>r</u>						Yes			
Does	the <i>private fu</i>	<i>ınd</i> use an adr	ninistrator o	other than your fir	·m?		_			
	•			uestions (b) throu			•			
		administrator		1 Record(s) File	ed.					
		• •	•	questions (b) thr	•					
<i>pri</i>	vate fund uses ough (f) separ Name of the	s more than or rately for each administrator	ne administra administra	rator, you must co tor.	•					
<i>pri</i>	vate fund uses ough (f) separ Name of the	s more than or rately for each	ne administra administra	rator, you must co tor.	•					
priv thro	vate fund uses ough (f) separ Name of the STATE STREI	s more than or rately for each administrator	ne administra administra : RUST COMP	ator, you must cotor.  ANY, LTD	•					
priv thro	vate fund uses ough (f) separ Name of the STATE STREI	s more than or rately for each administrator ET CAYMAN TI	ne administra administra : RUST COMP	ator, you must cotor.  ANY, LTD	•					
priv thro	vate fund uses bugh (f) separ Name of the STATE STREI	s more than or rately for each administrator ET CAYMAN TI	ne administra administra : : RUST COMP. (city, state a	ator, you must cotor.  ANY, LTD  and country):	omplete question					
printer (b)	vate fund uses bugh (f) separ Name of the STATE STREI Location of a City:	s more than or rately for each administrator ET CAYMAN TI administrator (	ne administra administra : RUST COMP. (city, state a State:	ator, you must co tor.  ANY, LTD  Ind country):  Country:  CAYMAN ISLAN	omplete question		No			
printer (b)	vate fund uses bugh (f) separ Name of the STATE STREI Location of a City:	s more than or rately for each administrator ET CAYMAN TI	ne administra administra : RUST COMP. (city, state a State:	ator, you must co tor.  ANY, LTD  Ind country):  Country:  CAYMAN ISLAN	omplete question	ns (b)	No ⊙			
(b)	Name of the STATE STREE  Location of a City: GRAND CAYN	s more than or rately for each administrator ET CAYMAN To administrator (MAN distrator a relation in the relation of the control of the contr	ne administra administra  RUST COMP (city, state a State:	ator, you must co tor.  ANY, LTD  Ind country):  Country:  CAYMAN ISLAN	omplete question	Yes	_			
(b)	Name of the STATE STREE  Location of a City: GRAND CAYN  Is the admin  Does the adr private fund	s more than or rately for each administrator ET CAYMAN To administrator (MAN distrator a relation in the relation in the strator property investors?	ne administra administra : RUST COMP. (city, state a State:  ted person of	rator, you must cotor.  ANY, LTD  Ind country):  Country:  CAYMAN ISLAN	omplete question	Yes C to the	_			
(b)	Name of the STATE STREE  Location of a City: GRAND CAYN  Is the admin  Does the adr private fund  Yes (provi	s more than or rately for each administrator ET CAYMAN To administrator (MAN distrator a relation in the relation in the strator property investors?	ne administra administra : RUST COMP. (city, state a State:  ted person of epare and se	end investor according (provided to	omplete question	Yes C to the	_			

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

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 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.

#### Additional Marketer Information : 1 Record(s) Filed.

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 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.

Yes No

(b) Is the marketer a *related person* of your firm?

9

(c) Name of the marketer:

MORGAN STANLEY SMITH BARNEY LLC

(d) If the marketer is registered with the SEC, its file number (*e.g.*, 801-, 8-, or 866-):

801 - 70103

and CRD Number (if any):

149777

	(e)	) Location of the n and country):	narketer's office use	ed principally by the <i>private fund</i> (	(city, state
		City:	State:	Country:	
		NEW YORK	New York	UNITED STATES	
					Yes No
	(f)	Does the market websites?	er market the <i>priva</i>	te fund through one or more	0 0
	(g)	) If the answer to	28(f) is "yes", list tl	ne website address(es):	
			No Ir	nformation Filed	
	RIVATE FU	IND About the <i>Private</i>	e Fund		
1.		e of the <i>private ful</i>		IES GLOBAL BEST IDEAS FUND LE	2
				IES GLOBAL BEST TOEAS FUND LE	
	• ,	ate fund identificati			
	(incli	ude the "805-" pre	fix also)		
	805-	2788869408			
2.	Under the	e laws of what stat	e or country is the ,	private fund organized:	
	State	e:	Country:		
	Dela	ware	UNITED STA	TES	
3.	Name(s) capacity)		, Manager, Trustee,	or Directors (or persons serving	in a similar
	Name o	f General Partne	r, Manager, Truste	ee, or Director	
	MORGAN	STANLEY REAL ES	STATE SECURITIES	GLOBAL BEST IDEAS GP INC.	
4.				st check at least one):	
		qualifies for the ex E Investment Comp		finition of investment company ur	nder section 3(c)
		qualifies for the exe Investment Comp		finition of investment company ur	nder section 3(c)
5.		name and country, te fund is registere	•	foreign financial regulatory author	rity with which

		No Information Filed							
			Yes	No					
6.	(a)	Is this a "master fund" in a master-feeder arrangement?	$\circ$	$\odot$					
	(b)	If yes, what is the name and <i>private fund</i> identification number (if any) of the feeder investing in this <i>private fund</i> ?	func	ls					
		No Information Filed							
			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 which this <i>private fund</i> invests?	fun	d in					
		Name of the <i>Private Fund</i> :							
		Private Fund Identification Number: (include the "805-" prefix also)							
7.	you repo	TE: You must complete question 6 for each master-feeder arrangement regardless of are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement or orting on the funds separately.  Ou are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement acche instructions to this Section 7.B.(1), for each of the feeder funds answer the following stions:	cordi						
	No Information Filed								
	("fe fund issu	TE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more feder funds") invest all or substantially all of their assets in a single fund ("master fund would also be a "feeder fund" investing in a "master fund" for purposes of this quest led multiple classes (or series) of shares or interests, and each class (or series) invest stantially all of its assets in a single master fund.	d"). <i>F</i> ion i	A					
			Yes	No					
8.		Is this <i>private fund</i> a "fund of funds"?	O	⊙					
	(b)	If yes, does the <i>private fund</i> invest in funds managed by you or by a <i>related</i> person?	О	0					
	its t	TE: For purposes of this question only, answer "yes" if the fund invests 10 percent or restal assets in other pooled investment vehicles, whether or not they are also <i>private</i> is stered investment companies.							
_	_		Yes	No					
9.		ing your last fiscal year, did the <i>private fund</i> invest in securities issued by estment companies registered under the Investment Company Act of 1940 (other	0	•					

	than "money market funds," to the extent provided in Instruction 6.e.)?
10.	What type of fund is the <i>private fund</i> ?  • hedge fund • liquidity fund • private equity fund • real estate fund • securitized asset fund • venture capital fund • Other <i>private fund</i>
	NOTE: For funds of funds, refer to the funds in which the <i>private fund</i> invests. 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> : \$ 208,781,134
<u>Ow</u>	<u>nership</u>
12.	Minimum investment commitment required of an investor in the <i>private fund</i> :  \$ 5,000,000  NOTE: Report the amount routinely required of investors who are not your <i>related persons</i> (even if different from the amount set forth in the organizational documents of the fund).
13.	Approximate number of the <i>private fund</i> 's beneficial owners: 18
14.	What is the approximate percentage of the <i>private fund</i> beneficially owned by you and your <i>related person</i> :  4%
15.	What is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregate) by funds of funds:  0%
16.	What is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>United States</i> persons:  0%
You	ur Advisory Services
	Yes No
17.	(a) Are you a subadviser to this <i>private fund</i> ?
	(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 fund</i> . If the answer to question 17(a) is "no," leave this question blank.
	No Information Filed

			Yes	No
18.	(a)	Do any other investment advisers advise the private fund?	$\circ$	$\odot$
	(b)	If the answer to question 18(a) is "yes," provide the name and SEC file number, if are the other advisers to the <i>private fund</i> . If the answer to question 18(a) is "no," leave question blank.	-	
		No Information Filed		
			Yes	No
19.	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	⊙	О
20.	App 0%	roximately what percentage of your clients has invested in the private fund?		
Priv	/ate	Offering		
			Yes	No
21.		s the <i>private fund</i> rely on an exemption from registration of its securities under ulation D of the Securities Act of 1933?	•	0
22.	If ye	es, provide the <i>private fund</i> 's Form D file number (if any):		
	-	rm D file number I-1362975		
	ERVI litor	CE PROVIDERS		
22	(0)	(1) Are the <i>private fund</i> 's financial statements subject to an annual audit?	Yes	No
23.	(a)		⊚	О
		(2) Are the financial statements prepared in accordance with U.S. GAAP?	⊚	$\circ$
		If the answer to $23(a)(1)$ is "yes," respond to questions (b) through (f) below. If the fund uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.	priva	ate
		Additional Auditor Information : 1 Record(s) Filed.		
		If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the private fund uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.	ne	
		(b) Name of the auditing firm: ERNST & YOUNG LLP		
		(c) The location of the auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing fund for the <i>private fund</i> 's auditing firm's office responsible for the <i>private fund</i> 's auditing fund for the <i>private fund</i> 's auditing fund for the <i>private fund</i> for the <i>private fund</i> fund fund fund fund fund fund fund fund	t	

			(city, state a	nd country):			
			City:	State:	Country:		
			BOSTON	Massachusetts	UNITED STATES		
						Yes	No
		(d)	Is the auditir	ng firm an <i>independent μ</i>	oublic accountant?	•	0
			Is the auditir Oversight Bo	-	ne Public Company Accounting	•	0
			-	_	firm subject to regular inspection by sight Board in accordance with its	•	o
						Υe	es No
(	_	re th		d's audited financial stat	ements distributed to the <i>private fund</i>	's e	0
(	(h) D	oes t	he report pre	epared by the auditing fir	rm contain an unqualified opinion?		
	(	ិ Yes	s O No 💿 i	Report Not Yet Received			
		-		rt Not Yet Received," you r response when the rep	u must promptly file an amendment to ort is available.	your	Form
<u>Prim</u>	e Bro	<u>oker</u>				V	es No
24. (	(a) D	oes t	he <i>private fu</i>	<i>and</i> use one or more prim	ne brokers?	(	) (O
	b	roker	the <i>private</i> i	fund uses. If the private	questions (b) through (e) below for ea fund uses more than one prime broke ely for each prime broker.		
				No Info	ormation Filed		
01							
Cust	odiai	<u> </u>				V	aa Nia
25. (			•	and use any custodians (i of its assets?	ncluding the prime brokers listed abov		es No
	С	ustod	lian the <i>priva</i>		questions (b) through (f) below for each ate fund uses more than one custodian ely for each custodian.		must
		Addit	ional Custo	dian Information : 1 R	ecord(s) Filed.		
		If th					

		•		•	nte fund uses more than on parately for each custodian	-	u
	(b)	Legal name of STATE STREET	custodian: BANK AND TRUS	БТ СОМЕ	PANY		
	(c)	•	ess name of custo BANK AND TRUS		PANY		
	(d)		the custodian's oate and country):		sponsible for <i>custody</i> of the	e <i>private fund</i> 's	
		City: BOSTON	State: New York		Country: UNITED STATES		
	(e)	Is the custodia	n a <i>related perso</i>	<i>n</i> of you	ur firm?	Yes C	No ©
	(f)	If the custodia	n is a broker-deal	er, pro\	vide its SEC registration nu	mber (if any)	
		- CRD Number (	if any):				
						Ye	es No
			d use an administi	rator ot	her than your firm?	Ye	_
	Does If the	the <i>private fund</i>	) is "yes," respon one administrato	d to que	her than your firm? estions (b) through (f) belo nust complete questions (b	ow. If the <i>priva</i>	0
	Does If the fund to separ	the <i>private fund</i> answer to 26(a uses more than ately for each a	) is "yes," respon one administratoı dministrator.	d to que r, you n	estions (b) through (f) belo	ow. If the <i>priva</i>	0
	Does If the fund of separ  Addi  If the private of	the private fund answer to 26(a uses more than ately for each a tional Adminis the answer to 26 vate fund uses n	) is "yes," respon one administrator dministrator. strator Informat	d to quoter, you note to commend	estions (b) through (f) belonust complete questions (b)  Record(s) Filed.  questions (b) through (f) betor, you must complete questions	ow. If the <i>priva</i> o) through (f) elow. If the	0
	Does If the fund of separ  Addi  If the print through the separent throu	the private fund answer to 26(a uses more than ately for each a tional Adminis the answer to 26 vate fund uses n	) is "yes," respon one administrator dministrator. strator Informat (a) is "yes," respondere than one administrator	d to quoter, you note to commend	estions (b) through (f) belonust complete questions (b)  Record(s) Filed.  questions (b) through (f) betor, you must complete questions	ow. If the <i>priva</i> o) through (f) elow. If the	0
	Does If the fund of separ  Addi  If the print through the separent throu	the private fund answer to 26(a uses more than ately for each a tional Adminis he answer to 26 vate fund uses nough (f) separat	) is "yes," respon one administrator dministrator. strator Informat (a) is "yes," respondere than one administrator	d to que r, you n rion : 1 ond to c ministrate	estions (b) through (f) belonust complete questions (b)  Record(s) Filed.  questions (b) through (f) betor, you must complete questions.	ow. If the <i>priva</i> o) through (f) elow. If the	0
<b>Admini</b> 26. (a)	Does If the fund of separ  Addi  If the privation of three (b)	the private fund answer to 26(a uses more than ately for each a tional Adminis he answer to 26 vate fund uses no bugh (f) separat Name of the ac STATE STREET	) is "yes," respon one administrator dministrator. strator Informat (a) is "yes," respon nore than one admitely for each admitely	d to que r, you n  ion : 1  ond to c ministrate inistrate  COMPA	estions (b) through (f) belonust complete questions (b) Record(s) Filed.  Questions (b) through (f) betor, you must complete query.	ow. If the <i>priva</i> o) through (f) elow. If the	0
	Does If the fund of separ  Addi  If the privation of three (b)	the private fund answer to 26(a uses more than ately for each a tional Adminis he answer to 26 vate fund uses no bugh (f) separat Name of the ac STATE STREET	) is "yes," responded administrator description one administrator.  Strator Information (a) is "yes," responded than one administrator:  CAYMAN TRUST  ministrator (city, second	d to que r, you n  ion : 1  ond to c ministrate inistrate  COMPA	estions (b) through (f) belonust complete questions (b) Record(s) Filed.  Questions (b) through (f) betor, you must complete query.	ow. If the <i>priva</i> o) through (f) elow. If the	0

	(d)	Is the administrator a <i>related person</i> of your firm?	0	•
	(e)	Does the administrator prepare and send investor account statements to private fund's investors?	the	
		© Yes (provided to all investors) C Some (provided to some but not all		
		investors) C No (provided to no investors)		
	(f)	If the answer to 26(e) is "no" or "some," who sends the investor account statements to the (rest of the) <i>private fund</i> 's investors? If investor account statements are not sent to the (rest of the) <i>private fund</i> 's investors, respapplicable."	nt	not
b		our last fiscal year, what percentage of the <i>private fund</i> 's assets (by value) con, such as an administrator, that is not your <i>related person</i> ?	was v	/alued
f p	or that a ourposes	nly those assets where (i) such person carried out the valuation procedure sset, if any, including obtaining any relevant quotes, and (ii) the valuation of investor subscriptions, redemptions or distributions, and fee calculation is) was the valuation determined by such person.	used	for
Mark	<u>eters</u>			
				Yes No
28. (		the <i>private fund</i> use the services of someone other than you or your <i>loyees</i> for marketing purposes?		0 0
	intro "yes" uses	must answer "yes" whether the person acts as a placement agent, consultaducer, municipal advisor or other solicitor, or similar person. If the answer ', respond to questions (b) through (g) below for each such marketer the $\mu$ . If the <i>private fund</i> uses more than one marketer you must complete questuph (g) separately for each marketer.	to 28 private	(a) is e fund
		No Information Filed		
A. PRI	VATE FU	ND		
Infor	mation <i>i</i>	About the <i>Private Fund</i>		
1. (	a) Nam	e of the <i>private fund</i> :		
`		GAN STANLEY INVESTMENT MANAGEMENT GROWTH TRUST		
(	b) <i>Priva</i>	te fund identification number:		

(include the "805-" prefix also)

		805-6735973141			
2.	Und	er the laws of what st	tate or country is the <i>private fund</i> organized:		
		State:	Country:		
		Delaware	UNITED STATES		
3.		ne(s) of General Partn acity):	ner, Manager, Trustee, or Directors (or persons serving in a simi	lar	
	Nar	ne of General Partr	ner, Manager, Trustee, or Director		
	TRU	JSTEE: STATE STREE	T BANK AND TRUST COMPANY		
4.	The	private fund (check a	all that apply; you must check at least one):		
	[] (1) (	(1) qualifies for the of the Investment Cor	exclusion from the definition of investment company under sect mpany Act of 1940	ion 3	3(c)
	(7) (	(2) qualifies for the of the Investment Cor	exclusion from the definition of investment company under sect mpany Act of 1940	ion 3	3(c)
5.		the name and country private fund is registe	y, in English, of each <i>foreign financial regulatory authority</i> with vered.	whicl	h
			No Information Filed		
				Yes	No
6.	(a)	Is this a "master fund	d" in a master-feeder arrangement?	О	•
		If yes, what is the na investing in this <i>priva</i>	ame and <i>private fund</i> identification number (if any) of the feeder ate fund?	· fund	sk
			No Information Filed		
				Yes	No
	(c)	Is this a "feeder fund	I" in a master-feeder arrangement?	0	•
		If yes, what is the na which this <i>private fur</i>	ame and <i>private fund</i> identification number (if any) of the maste	r fun	ıd in
		Name of the <i>Private</i> i	Fund:		
		Private Fund Identific (include the "805-" p			
	you	•	e question 6 for each master-feeder arrangement regardless of nedule D, Section 7.B.(1). for the master-feeder arrangement or		:her

	No Information Filed		
	NOTE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more ("feeder funds") invest all or substantially all of their assets in a single fund ("master fund would also be a "feeder fund" investing in a "master fund" for purposes of this questissued multiple classes (or series) of shares or interests, and each class (or series) investigations in a single master fund.	nd"). <i>i</i> stion i	4
		Yes	No
8.	(a) Is this <i>private fund</i> a "fund of funds"?	$\circ$	$\odot$
	(b) If yes, does the private fund invest in funds managed by you or by a related person?	0	0
	NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or its total assets in other pooled investment vehicles, whether or not they are also <i>private</i> registered investment companies.		
		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	0
10.	What type of fund is the <i>private fund</i> ?		
	C hedge fund C liquidity fund C private equity fund C real estate fund C securitize fund C venture capital fund C Other <i>private fund</i> UNREGISTERED FUND	ed ass	et
	NOTE: For funds of funds, refer to the funds in which the <i>private fund</i> invests. For definithese fund types, please see Instruction 6 of the Instructions to Part 1A.	tions	of
11.	Current gross asset value of the <i>private fund</i> : \$ 629,053,982		
<u>Ow</u>	<u>nership</u>		
12.	Minimum investment commitment required of an investor in the <i>private fund</i> : \$ 5,000,000		
	NOTE: Report the amount routinely required of investors who are not your <i>related perso</i> if different from the amount set forth in the organizational documents of the fund).	ons (e	ven
13.	Approximate number of the <i>private fund</i> 's beneficial owners:		

	1			
14.		at is the approximate percentage of the <i>private fund</i> beneficially owned by you and you at the private fund beneficially owned by you and you at the private fund beneficially owned by you and you are the private fund beneficially owned by you and you are the private fund beneficially owned by you and you are the private fund beneficially owned by you and you are the private fund beneficially owned by you and you are the private fund beneficially owned by you and you are the private fund beneficially owned by you and you are the private fund beneficially owned by you and you are the private fund beneficially owned by you are the private fund by the private fund	ur	
15.		at is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregdes of funds:	ate)	by
16.		at is the approximate percentage of the <i>private fund</i> beneficially owned by non- <i>United</i> sons:	Sta	tes
You	ır Ac	dvisory Services		
17	(2)		Yes	_
17.		Are you a subadviser to this <i>private fund?</i>	0	⊙
	(0)	If the answer to question 17(a) is "yes," provide the name and SEC file number, if an the adviser of the <i>private fund</i> . If the answer to question 17(a) is "no," leave this queblank.	-	
		No Information Filed		
			Yes	No
18.		Do any other investment advisers advise the <i>private fund?</i>	$\circ$	$\odot$
	(b)	If the answer to question 18(a) is "yes," provide the name and SEC file number, if an the other advisers to the <i>private fund</i> . If the answer to question 18(a) is "no," leave t question blank.	_	•
		No Information Filed		
			Yes	No
19.	Are	your <i>clients</i> solicited to invest in the <i>private fund</i> ?	$\odot$	$\circ$
20.	App 0%	proximately what percentage of your clients has invested in the private fund?		
<u>Priv</u>	/ate	Offering		
24	D		Yes	No
21.		es the <i>private fund</i> rely on an exemption from registration of its securities under gulation D of the Securities Act of 1933?	0	⊚
22.	If y	es, provide the <i>private fund</i> 's Form D file number (if any):		
		No Information Filed		

D	CEDVICE	DDOMIDEDO	•

Α				

					Ye	es No
. (a)	(1) A	re the <i>private</i>	fund's financial statemen	nts subject to an annual audit?	6	9 0
	(2) A	re the financia	al statements prepared in	accordance with U.S. GAAP?	6	9 0
	fund	uses more tha	• • • • •	to questions (b) through (f) below. If must complete questions (b) through	•	ivate
	Addi	itional Audit	or Information : 1 Rec	ord(s) Filed.		
	pri	ate fund uses	•	nd to questions (b) through (f) below. firm, you must complete questions (b irm.		
	(b)	Name of the ERNST & YO	auditing firm: UNG LLP			
	(c)		of the auditing firm's off and country):	ice responsible for the <i>private fund</i> 's a	audit	
		City: BOSTON	State: Massachusetts	Country: UNITED STATES	W	B.I
	(d)	Is the audition	ng firm an <i>independent p</i>	public accountant?	Yes ⊙	C
	(e)	Is the auditing	-	ne Public Company Accounting	•	0
	(f)		•	firm subject to regular inspection by sight Board in accordance with its	•	0
(g)	Are the		♂s audited financial state	ements distributed to the <i>private fund</i>		es No
(h)	Does	the report pre	epared by the auditing fir	m contain an unqualified opinion?		
	O ve	os C No 💽	Report Not Yet Received			

Prime	<u>Broker</u>		
		Yes	No
24. (a)	Does the <i>private fund</i> use one or more prime brokers?	0	$\odot$
	If the answer to 24(a) is "yes," respond to questions (b) through (e) below broker the <i>private fund</i> uses. If the <i>private fund</i> uses more than one prime complete questions (b) through (e) separately for each prime broker.	•	
	No Information Filed		
Custoo	<u>lian</u>		
		Yes	No
25. (a)	Does the <i>private fund</i> use any custodians (including the prime brokers liste to hold some or all of its assets?	ed above) 👩	0
	If the answer to 25(a) is "yes," respond to questions (b) through (f) below custodian the <i>private fund</i> uses. If the <i>private fund</i> uses more than one cu complete questions (b) through (f) separately for each custodian.		ust
	Additional Custodian Information : 1 Record(s) Filed.		
	custodian the <i>private fund</i> uses. If the <i>private fund</i> uses more than one must complete questions (b) through (f) separately for each custodian.  (b) Legal name of custodian:  STATE STREET BANK AND TRUST COMPANY	custodian, you	
	(c) Primary business name of custodian: STATE STREET BANK AND TRUST COMPANY		
	(d) The location of the custodian's office responsible for <i>custody</i> of the passets (city, state and country):	orivate fund's	
	City: State: Country: BOSTON Massachusetts UNITED STATES		
		Yes N	lo
	(e) Is the custodian a <i>related person</i> of your firm?	0 6	•
	(f) If the custodian is a broker-dealer, provide its SEC registration numl	ber (if any)	
	CRD Number (if any):		

# **Administrator** Yes No 26. (a) Does the *private fund* use an administrator other than your firm? -0 If the answer to 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 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 the administrator: STATE STREET BANK AND TRUST COMPANY (c) Location of administrator (city, state and country): City: State: Country: BOSTON Massachusetts **UNITED STATES** Yes No (d) Is the administrator a related person of your firm? ⊙. (e) Does the administrator prepare and send investor account statements to the private fund's investors? investors) No (provided to no investors)

(f) If the answer to 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**

28.	(a)	Does the <i>private fund</i> use the services of someone other than you or your <i>employees</i> for marketing purposes?	Yes O	No ⊙
		You must answer "yes" whether the person acts as a placement agent, consultant, fir introducer, municipal advisor or other solicitor, or similar person. If the answer to 28 "yes", respond to questions (b) through (g) below for each such marketer the <i>private</i> uses. If the <i>private fund</i> uses more than one marketer you must complete questions through (g) separately for each marketer.	(a) is e func	
		No Information Filed		

## 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*.

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

Pro	priet	ary Interest in Client Transactions		
A.	Do y	you or any <i>related person</i> :	Yes	No
	(1)	buy securities for yourself from advisory <i>clients</i> , or sell securities you own to advisory <i>clients</i> (principal transactions)?	•	О
	(2)	buy or sell for yourself securities (other than shares of mutual funds) that you also recommend to advisory <i>clients</i> ?	•	0
	(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))?	•	О
Sale	es In	sterest in <i>Client</i> Transactions		
B.	Do y	you or any <i>related person</i> :	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)?	•	0
	(2)	recommend purchase of securities to advisory <i>clients</i> for which you or any <i>related person</i> serves as underwriter, general or managing partner, or purchaser representative?	•	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 you or any <i>related person</i> have <i>discretionary authority</i> to determine the:  Ye			
	(1)	securities to be bought or sold for a client's account?	$\odot$	$\circ$
	(2)	amount of securities to be bought or sold for a client's account?	$\odot$	$\circ$
	(3)	broker or dealer to be used for a purchase or sale of securities for a <i>client's</i> account?	$\odot$	0
	(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
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
H.	_	you or any <i>related person</i> , directly or indirectly, compensate any <i>person</i> for <i>client</i> rrals?	•	О
I.	_	you or any <i>related person</i> , directly or indirectly, receive compensation from any <i>person</i> client referrals?	•	0
	rela in e.	esponding to Items 8.H and 8.I., consider all cash and non-cash compensation that you ted person gave to (in answering Item 8.H) or received from (in answering Item 8.I) and exchange for client referrals, including any bonus that is based, at least in part, on the natural of client referrals.	y per	
Iter	n 9 <i>C</i>	ustody		
are	inves	em, we ask you whether you or a <i>related person</i> has <i>custody</i> of <i>client</i> (other than <i>client</i> tment companies registered under the Investment Company Act of 1940) assets and at practices.		
Α.	(1)	Do you have <i>custody</i> of any advisory <i>clients'</i> :	Yes	No
		(a) cash or bank accounts?	$\odot$	$\circ$
		(b) securities?	⊙	О

If you are registering or registered with the SEC, answer "No" to Item 9.A. (1)(a) and (b) if you have custody solely because (i) you deduct your advisory fees directly from your clients' accounts, or (ii) a related person has custody of client assets in connection with advisory services you provide to clients, but you have overcome the presumption that you are not operationally independent (pursuant to Advisers Act rule 206(4)-(2)(d)(5)) from the related person.

	(2)		em 9.A(1)(a) or (b), what is the approximate amount of <i>clien</i> umber of <i>clients</i> for which you have <i>custody</i> :	<i>าt</i> fun	nds
		U.S. Dollar Amount	Total Number of <i>Clients</i>		
		(a) \$ 0	(b) 0		
	you and cust the	r advisory fees directly fron the number of those client tody of client assets in conn	ered with the SEC and you have custody solely because you on your clients' accounts, do not include the amount of those is in your response to Item 9.A.(2). If your related person has nection with advisory services you provide to clients, do not it do number of those clients in your response to 9.A.(2). Instead or response to Item 9.B.(2).	asset s nclud	ts
B.	(1)		ry services you provide to <i>clients</i> , do any of your <i>related</i> any of your advisory <i>clients'</i> :	Yes	No
		(a) cash or bank accounts	s?	$\odot$	О
		(b) securities?		⊙	О
	You	are required to answer this	s item regardless of how you answered Item 9.A.(1)(a) or (b	).	
	(2)	•	em 9.B.(1)(a) or (b), what is the approximate amount of <i>clie</i> umber of <i>clients</i> for which your <i>related persons</i> have <i>custody</i>		nds
		U.S. Dollar Amount (a) \$ 740,869,525	Total Number of <i>Clients</i> (b) 7		
C.	_		nave custody of client funds or securities in connection with a check all the following that apply:	advis	ory
	(1)	A qualified custodian(s) se in the pooled investment v	ends account statements at least quarterly to the investors vehicle(s) you manage.	哮	
	(2)	·	countant audits annually the pooled investment vehicle(s) audited financial statements are distributed to the investors	☑	
	(3)	An <i>independent public acc</i> funds and securities.	countant conducts an annual surprise examination of client		
	(4)	·	countant prepares an internal control report with respect to bu or your related persons are qualified custodians for client		
	are ched you	engaged to perform the aucked Item 9.C.(2), you do r	.(3) or C.(4), list in Section 9.C. of Schedule D the accountain dit or examination or prepare an internal control report. (If y mot have to list auditor information in Section 9.C. of Schedu mation with respect to the private funds you advise in Section	rou le D i	if

SEC	TION 9.C. Independent Public Accountant  No Information Filed		
F.	If you or your <i>related persons</i> have <i>custody</i> of <i>client</i> funds or securities, how many persons including, but not limited to, you and your <i>related persons</i> , act as qualified custodians for y <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?		
E.	If you are filing your <i>annual updating amendment</i> and you were subject to a surprise examby an <i>independent public accountant</i> during your last fiscal year, provide the date (MM/YYY examination commenced:		
	If you checked "yes" to Item 9.D.(2), all related persons that act as qualified custodians (or any mutual fund transfer agent pursuant to rule 206(4)-2(b)(1)) must be identified in Sect of Schedule D, regardless of whether you have determined the related person to be operate independent under rule 206(4)-2 of the Advisers Act.	ion 7.	Α.
	(2) your related person(s) act as qualified custodian(s)	0	•
	(1) you act as a qualified custodian	0	•
D.	Do you or your <i>related person(s)</i> act as qualified custodians for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	Yes	No

## **Item 10 Control Persons**

In this Item, we ask you to identify every person that, directly or indirectly, controls you.

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?

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**

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 provide the following information (you must complete a separate Schedule D Section 10.B. for each public reporting company):

(1) Full legal name of the public reporting company: MORGAN

STANLEY

(2) The public reporting company's CIK number (Central Index Key number that the SEC assigns to each reporting company):

#### **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.

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.(1), 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.

	Yes	No
Do any of the events below involve you or any of your supervised persons?	O	$\odot$
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?	0	•
(2) been <i>charged</i> with any <i>felony</i> ?	0	•
If you are registered or registering with the SEC, or if you are reporting as an exempt repor adviser, you may limit your response to Item 11.A.(2) to charges that are currently pending	_	

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?	О	•
	(2)	been charged with a misdemeanor listed in Item 11.B.(1)?	О	•
	-	ou are registered or registering with the SEC, or if you are reporting as an exempt reportiser, you may limit your response to Item 11.B.(2) to charges that are currently pending	_	
<u>For</u>	•	answers to the following questions, complete a Regulatory Action DRP:		
C.		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?	⊙	$\circ$
	(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 <i>order</i> against you or any <i>advisory affiliate</i> in connection with <i>investment-related</i> activity?	•	О
	(5)	imposed a civil money penalty on you or any advisory affiliate, or ordered you or any advisory affiliate to cease and desist from any activity?	•	0
D.		any other federal regulatory agency, any state regulatory agency, or any foreign encial regulatory authority:		
	(1)	ever <i>found</i> you or any <i>advisory affiliate</i> to have made a false statement or omission, or been dishonest, unfair, or unethical?	0	•
	(2)	ever found you or any advisory affiliate to have been involved in a violation of investment-related regulations or statutes?	О	•
	(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?	O	•
	(5)	ever denied, suspended, or revoked your or any <i>advisory affiliate's</i> registration or license, or otherwise prevented you or any <i>advisory affiliate</i> , by <i>order</i> , from associating with an <i>investment-related</i> business or restricted your or any <i>advisory affiliate's</i> activity?	0	•
E.		any self-regulatory organization or commodities exchange ever:		
	(1)	found you or any advisory affiliate to have made a false statement or omission?	$\circ$	$\odot$
	(2)	found you or any advisory affiliate to have been involved in a violation of its rules (other than a violation designated as a "minor rule violation" under a plan approved by the SEC)?	0	•

	(3)	found you or any advisory affiliate to have been the cause of an investment-related business having its authorization to do business denied, suspended, revoked, or restricted?	0	•
	(4)	disciplined you or any <i>advisory affiliate</i> by expelling or suspending you or the <i>advisory affiliate</i> from membership, barring 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?	О	•
F.		an authorization to act as an attorney, accountant, or federal contractor granted to or any advisory affiliate ever been revoked or suspended?	0	•
G.		you or any advisory affiliate now the subject of any regulatory proceeding that could ult in a "yes" answer to any part of Item 11.C., 11.D., or 11.E.?	0	•
For	"yes	" answers to the following questions, complete a Civil Judicial Action DRP:		
For H.	•	" answers to the following questions, complete a Civil Judicial Action DRP:  Has any domestic or foreign court:	Yes	No
	•		Yes O	No ⊙
	•	Has any domestic or foreign court:  (a) in the past ten years, enjoined you or any advisory affiliate in connection with	Yes O	_
	•	<ul><li>Has any domestic or foreign court:</li><li>(a) in the past ten years, enjoined you or any advisory affiliate in connection with any investment-related activity?</li><li>(b) ever found that you or any advisory affiliate were involved in a violation of</li></ul>	Yes O O	•

#### **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
Α.	Did you have total assets of \$5 million or more on the last day of your most recent fiscal year?	0	0
If "	yes," you do not need to answer Items 12.B. and 12.C.		
B.	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	0
	(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	0
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(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?  $^{\circ}$  Yes  $^{\circ}$  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).
- NA less than 5% B - 10% but less than 6. Ownership codes are: 25% 75%

D - 50% but less than

A - 5% but less than C - 25% but less than E - 75% or more 10% 50%

- 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)			Date Status Acquired MM/YYYY	Ownership Code	Control Person		None: S.S. No. and Date of Birth, IRS Tax No. or Employer ID No.
MORGAN STANLEY	DE	BENEFICIAL OWNER	05/1997	E	Y	N	36-3145972
PICCIOTTO, MARY, ANN	I	CHIEF COMPLIANCE OFFICER & MANAGING DIRECTOR	06/2007	NA	N	N	4235357
FLEMING, GREGORY, J	I	PRESIDENT & MANAGING DIRECTOR	07/2010	NA	Υ	N	2338986
JANOVER, JAMES, TROY	I	DIRECTOR & MANAGING DIRECTOR	07/2010	NA	Υ	N	2818307
MORIARTY, EDMOND, N	I	DIRECTOR & MANAGING DIRECTOR	07/2010	NA	Υ	N	1744318
ODELL, CHRISTOPHER, LEROY	I	GENERAL COUNSEL & MANAGING DIRECTOR	11/2010	NA	N	N	3149189
GELFAND, JEFFREY, ALLEN	I	CHIEF FINANCIAL OFFICER,	02/2012	NA	Υ	N	3198911

- 1		 11
	TREASURER &	
	MANAGING	
	DIRECTOR	

#### Schedule B

#### **Indirect Owners**

- 1. Complete Schedule B only if you are submitting an initial application. 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 C - 25% but less than E - 75% or more are:

> D - 50% but less than F - Other (general partner, trustee, or elected

- 75% 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.

No Information Filed

#### Schedule D - Miscellaneous

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

7(A) REGISTRANT HAS RELATED PERSONS THAT HAVE BEEN OMITTED FROM SECTION 7.A OF SCHEDULE D BECAUSE IT (I) HAS NO BUSINESS DEALINGS WITH THE RELATED PERSON IN CONNECTION WITH ADVISORY SERVICES IT PROVIDES TO ITS CLIENTS; (2) DOES NOT CONDUCT SHARED OPERATIONS WITH THE RELATED PERSON; (3) DOES NOT REFER CLIENTS OR BUSINESS TO THE RELATED PERSON, AND THE RELATED PERSON DOES NOT REFER PROSPECTIVE CLIENTS OR BUSINESS TO IT; (4) DOES NOT SHARE SUPERVISED PERSONS OR PREMISES WITH THE RELATED PERSON; AND (5) HAS NO REASON TO BELIEVE THAT ITS RELATIONSHIP WITH THE RELATED PERSON OTHERWISE CREATES A CONFLICT OF INTEREST WITH ITS CLIENTS. THE NAMES OF SUCH OMITTED RELATED PERSONS ARE MAINTAINED ON A SUPPLEMENTARY LIST WHICH SHALL BE PROVIDED UPON REQUEST. 7(B) THE REGISTRANT HAS RELATED PERSONS THAT ARE LIMITED LIABILITY COMPANIES (LLC'S) AND LIMITED PARTNERSHIPS (LP'S). THESE LP'S AND LLC'S ARE EITHER MANAGED BY A REGISTERED INVESTMENT ADVISER, OR ARE THEMSELVES A REGISTERED INVESTMENT ADVISER. THE REGISTRANT TRANSACTS NO BUSINESS WITH THESE RELATED PERSONS. A COMPLETE LIST OF THE REGISTRANT'S RELATED PERSONS WILL BE PROVIDED UPON REQUEST.

ORP Pages				
CRIMINAL DISC	LOSURE REPORTIN	G PAGE (ADV)		
		No Information F	iled	
REGULATORY A	CTION DISCLOSURE	REPORTING PAGE	E (ADV)	
		GENERAL INSTRUC	TIONS	
	eporting Page (DRP A ative responses to Ite	•		response used to report Form ADV.
		Regulatory Acti	on	
	ing responded to:			
<b>☑</b> 11.C(1)	<b>☑</b> 11.C(2)	□ <sub>11.C(3)</sub>	<b>☑</b> 11.C(4)	<b>☑</b> 11.C(5)
□ <sub>11.D(1)</sub>	□ <sub>11.D(2)</sub>	□ <sub>11.D(3)</sub>	□ <sub>11.D(4)</sub>	□ <sub>11.D(5)</sub>
□ <sub>11.E(1)</sub>	□ <sub>11.E(2)</sub>	□ <sub>11.E(3)</sub>	□ <sub>11.E(4)</sub>	
□ <sub>11.F.</sub>	□ 11.G.			
	RP for each event or erson or entity using		•	<i>ng</i> may be reported for Page.
Use only one DRF		ated to the same eve	ent. If an event gives	0., 11.E., 11.F. or 11.G. rise to actions by more
PART I				

A.	The person(s) or entity(ies) for whom this DRP is being filed is (are):
	• You (the advisory firm)
	C You and one or more of your advisory affiliates
	One or more of your advisory affiliates
	If this DRP is being filed for an <i>advisory affiliate</i> , give the full name of the <i>advisory affiliate</i> below (for individuals, Last name, First name, Middle name).  If the <i>advisory affiliate</i> has a <i>CRD</i> number, provide that number. If not, indicate "non-registered" by checking the appropriate box.
	ADV DRP - ADVISORY AFFILIATE
	No Information Filed
	<ul> <li>This DRP should be removed from the ADV record because the advisory affiliate(s) is no longer associated with the adviser.</li> <li>This DRP should be removed from the ADV record because: (1) the event or proceeding occurred more than ten years ago or (2) the adviser is registered or applying for registration with the SEC and the event was resolved in the adviser's or advisory affiliate's favor.</li> </ul>
	If you are registered or registering with a <i>state securities authority</i> , you may remove a DRP for an event you reported only in response to Item 11.D(4), and only if that event occurred more than ten years ago. If you are registered or registering with the SEC, you may remove a DRP for any event listed in Item 11 that occurred more than ten years ago.
	□ This DRP should be removed from the ADV record because it was filed in error, such as due to a clerical or data-entry mistake. Explain the circumstances:
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 C No
	NOTE: The completion of this form does not relieve the <i>advisory affiliate</i> of its obligation to update its IARD or <i>CRD</i> records.
PAR	ГІІ
1.	Regulatory Action initiated by:  SEC Other Federal Ostate OsRO OF Foreign  (Full name of regulator, foreign financial regulatory authority, federal, state, or SRO)  US SECURITIES AND EXCHANGE COMMISSION
2.	Principal Sanction:

	Cease and Desist Other Sanctions: CENSURE, UNDERTAKINGS, CIVIL MONEY PENALTY
3.	Date Initiated (MM/DD/YYYY):
	10/29/2010 C Exact Explanation If not exact, provide explanation: THIS IS THE DATE AN ORDER DIRECTING A PRIVATE INVESTIGATION WAS FIRST ISSUED.
4.	Docket/Case Number: FL-3607
5.	Advisory Affiliate Employing Firm when activity occurred which led to the regulatory action (if applicable):
6.	Principal Product Type:  Mutual Fund(s)  Other Product Types:
	Offici Froduct Types.
7.	Describe the allegations related to this regulatory action (your response must fit within the space provided):
	PURSUANT TO AN OFFER OF SETTLEMENT, THE SEC FOUND, AND THE REGISTRANT NEITHER ADMITTED NOR DENIED, THAT THE REGISTRANT VIOLATED SECTIONS 15(C) AND 34(B) OF THE INVESTMENT COMPANY ACT OF 1940, SECTIONS 206(2) AND SECTION 206(4) OF THE INVESTMENT ADVISERS ACT OF 1940 AND RULE 206(4)-7 THEREUNDER WHEN, FROM 1996 UNTIL THE END OF 2007, IT REPRESENTED TO INVESTORS AND THE BOARD OF DIRECTORS OF THE MALAYSIA FUND, INC., A REGISTERED CLOSED-END FUND ADVISED BY THE REGISTRANT, THAT AN UNAFFILIATED FORIEGN SUB-ADVISER TO THE FUND WAS PROVIDING CERTAIN SERVICES TO THE FUND, WHEN IN FACT THE SUB-ADVISER WAS NOT PROVIDING THOSE SERVICES.
8.	Current Status? C Pending C On Appeal © Final
9.	If on appeal, regulatory action appealed to (SEC, SRO, Federal or State Court) and Date Appeal Filed:
If F	inal or On Appeal, complete all items below. For Pending Actions, complete Item 13 only.
10.	How was matter resolved:  Decision & Order of Offer of Settlement
11.	Resolution Date (MM/DD/YYYY):  11/16/2011 © Exact © Explanation

	lf n	ot exact, provide explanation:			
12.	Res	olution Detail:			
	A. Were any of the following Sanctions <i>Ordered</i> (check all appropriate items)?				
		Monetary/Fine Amount: \$ 1,500,000.00			
		Revocation/Expulsion/Denial		Disgorgement/Restitution	
		<b>☑</b> Censure	✓	Cease and Desist/Injunction	
		□ Bar		Suspension	
	B.	Other Sanctions <i>Ordered:</i> THE REGISTRANT WAS ALSO ORDERED TO M INC. AND TO IMPLEMENT AND MAINTAIN POLITIE INVESTMENT ADVISORY CONTRACT REN ADVISERS AND SUB-ADVISERS, PRINCIPAL UTRANSFER AGENTS; AND (C) THE VERIFICAT SERVICE PROVIDERS. Sanction detail: if suspended, <i>enjoined</i> or bar capacities affected (General Securities Princip requalification by exam/retraining was a conditive given to requalify/retrain, type of exam required if disposition resulted in a fine, penalty, restit compensation, provide total amount, portion date paid and if any portion of penalty was we EFFECTIVE NOVEMBER 16, 2011, MSIM INC. DESIST FROM COMMITTING OR CAUSING AN (B) OF THE INVESTMENT COMPANY ACT OF 1 OF THE INVESTMENT ADVISERS ACT OF 1940 INC. REIMBURSED THE FUND IN THE AMOUN \$543,000 FOR THE PORTION MSIM INC. HAD AND ON NOVEMBER 16, 2011 PAID A CIVIL M \$1,500,000. MSIM INC. WAS ALSO CENSURE! POLICIES GOVERNING THE CONTRACT RENEW SERVICE PROVIDERS, INCLUDING SUB-ADVIS DISCLOSURES REGARDING THOSE SERVICE IN INCLUDING SUB-ADVIS DISCLOSURES REGARDIN	ICIE EWA INDE ION red, al, F ition red a utior levie aivec WAS Y VIC 940, ) ANI T OF ALR IONE D AN WAL SERS	S AND PROCEDURES GOVERNING (A) L PROCESS; (B) ITS OVERSIGHT OF RWRITERS, ADMINISTRATORS, AND OF DISCLOSURE CONCERNING SUCH  provide duration including start date and inancial Operations Principal, etc.). If of the sanction, provide length of time and whether condition has been satisfied. In, disgorgement or monetary d against you or an advisory affiliate d: ORDERED BY THE SEC TO CEASE AND DLATIONS OF SECTIONS 15(C) AND 34 SECTIONS 206(2) AND SECTION 206(4) D RULE 206(4)-7 THEREUNDER. MSIM \$1,845,074.92, LESS A CREDIT OF EADY REIMBURSED THE FUND IN 2008, IY PENALTY IN THE AMOUNT OF ID AGREED TO IMPLEMENT ENHANCED PROCESS, THE OVERSIGHT OF CERTAIN S, AND THE VERIFICATION OF VIDERS.	
13.	rele ON REC DES THE MAI REN UNI	vide a brief summary of details related to the activant terms, conditions and dates (your response NOVEMBER 16, 2011, THE SEC, IN RESPONSE 16 STRANT, WHICH NEITHER ADMITTED NOR DESCRIBED IN #7 ABOVE. IN ACCORDANCE WITH PAYMENTS DESCRIBED IN #12 ABOVE, AND HOTAIN POLICIES AND PROCEDURES GOVERNING IEWAL PROCESS; ITS OVERSIGHT OF ADVISERS DERWRITERS, ADMINISTRATORS, AND TRANSFECTORS CONCERNING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO CERTIFY TO THE SEC, IN WRITING SUCH SERVICE PROVIDERS OF TAKEN TO SERVICE P	e mu NIEC THE AS U G TH S AN ER AO	Ist fit within the space provided).  N OFFER OF SETTLEMENT FROM THE D THE FINDINGS, ENTERED THE ORDER SEC ORDER, THE REGISTRANT MADE UNDERTAKEN TO IMPLEMENT AND HE INVESTMENT ADVISORY CONTRACT D SUB-ADVISERS, PRINCIPAL GENTS; AND THE VERIFICATION OF HE THE REGISTRANT HAS ALSO	

	ABOVE.
CIV	IL JUDICIAL ACTION DISCLOSURE REPORTING PAGE (ADV)
	No Information Filed

#### Part 2

### Exemption from brochure delivery requirements for SEC-registered advisers

SEC rules exempt SEC-registered advisers from delivering a firm brochure to some kinds of clients. If these exemptions excuse you from delivering a brochure to *all* of your advisory clients, you do not have to prepare a brochure.

Yes No

Are you exempt from delivering a brochure to all of your clients under these rules?

 $\circ$ 

If no, complete the ADV Part 2 filing below.

Amend, retire or file new brochures:

Brochure ID	Brochure Name	Brochure Type(s)
65219	MORGAN STANLEY INVESTMENT MANAGEMENT INC. PART 2A BROCHURE 11.17.11	Pension plans/profit sharing plans, Foundations/charities, Government/municipal, Other institutional, Private funds or pools
77328	MORGAN STANLEY INVESTMENT MANAGEMENT INC. PART 2A BROCHURE 3.30.12	Pension plans/profit sharing plans, Foundations/charities, Government/municipal, Other institutional, Private funds or pools

#### **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

MARY ANN PICCIOTTO 03/30/2012

Printed Name: Title:

MARY ANN PICCIOTTO CHIEF COMPLIANCE OFFICER & MANAGING DIRECTOR

Adviser CRD Number:

110353

#### **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.

## 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.

## 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:

110353

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### Form ADV Brochure

#### Part 2A

### MORGAN STANLEY INVESTMENT MANAGEMENT INC.

## 522 FIFTH AVENUE NEW YORK, NEW YORK 10036

WWW.MORGANSTANLEY.COM/IM

MARCH 30, 2012

This brochure provides information about the qualifications and business practices of Morgan Stanley Investment Management Inc. If you have any questions about the contents of this Brochure, please contact us at (212) 296-7045. 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.

Morgan Stanley Investment Management Inc. is a registered investment adviser. Registration of an investment adviser does not imply any level or skill or training. The oral and written communications of an adviser provide you with information about which you determine to hire or retain an adviser.

Additional information about the adviser is also is available on the SEC's website at www.adviserinfo.sec.gov

### ITEM 2 MATERIAL CHANGES

The following is a summary of the material changes that have been made in the Brochure:

On November 16, 2011, Morgan Stanley Investment Management Inc. ("MSIM") entered into a settlement with the U.S. Securities and Exchange Commission ("SEC") in which the SEC found, from 1996 until the end of 2007, that MSIM represented to The Malaysia Fund, Inc. investors and board of directors that the Fund's Malaysian unaffiliated sub-adviser was providing certain services that the sub-adviser in fact was not providing. Without admitting or denying the findings, MSIM consented to the entry of an administrative cease and desist order, was censured, was ordered to reimburse the Fund and was ordered to pay a civil penalty to the U.S. Treasury. MSIM also agreed to implement and maintain policies and procedures governing the contract renewal process, the oversight of certain service providers, including sub-advisors, and the verification of disclosures regarding those service providers. Further details are outlined in Item 9.

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### ITEM 4 ADVISORY BUSINESS

Morgan Stanley Investment Management Inc. the investment management division of Morgan Stanley, a publicly held company, was formed in 1975, made a wholly owned subsidiary of Morgan Stanley Group Inc. in 1980, and registered with the Securities and Exchange Commission ("SEC") under the Investment Advisers Act of 1940 (the "Advisers Act") in 1981.

We are a client centric organization dedicated to providing investment and risk-management solutions to investors worldwide. Our global presence, thought-leadership, and breadth of products and services enable us to partner with clients to design solutions that are both flexible and tailored to meet the ever-evolving challenges of today's financial markets.

With over three decades of asset management experience, our investment strategies span the risk/return spectrum across geographies, investment styles and asset classes, including equity, fixed income, alternatives and private markets. Each of our investment teams have a unique talent pool of experienced investment professionals backed by the broad reach, access and resources of Morgan Stanley.

We provide advisory services to pooled investment vehicles and separate accounts on a discretionary and non-discretionary basis.

## **Asset Allocation**

We provide asset allocation advice for fees that are negotiated and vary depending on your particular circumstances. In connection with this service, we advise clients on a discretionary and non-discretionary basis as to the appropriate allocation of assets among various separate accounts and/or investment companies and other pooled vehicles advised by us, including but not limited to Morgan Stanley Institutional Fund, Inc. and Morgan Stanley Institutional Fund Trust, each an open-end investment company registered under the Investment Company Act of 1940, as amended (the "1940 Act"). Our asset allocation fee is in addition to fees we and our affiliates receive as adviser and administrator to such investment companies. Because of the varying fee levels of our advisory services to the investment companies we recommend, we may be deemed to have a conflict of interest in rendering asset allocation advice.

We serve as investment adviser and administrator to Morgan Stanley Institutional Fund, Inc. and Morgan Stanley Institutional Fund Trust. Morgan Stanley Institutional Fund Trust is a series investment company consisting of 8 separate portfolios which are managed according to the investment objectives and guidelines set forth in the Morgan Stanley Institutional Fund Trust prospectuses. Morgan Stanley Institutional Fund, Inc. is a series investment company consisting of 23 separate portfolios which are managed according to the investment objectives and policies set forth in the Morgan Stanley Institutional Fund, Inc. prospectuses.

Morgan Stanley Institutional Fund Trust and Morgan Stanley Institutional Fund, Inc. (together, the "MSI Funds") pay us an investment advisory fee based on a percentage of each portfolio's average daily net assets. Other than in our asset allocation or similar accounts, we generally do not charge advisory fees on separately managed client assets that are invested in the MSI Funds in addition to the advisory fees that we charge to such Funds. Generally, fees billed to a separately managed client under the client's investment management contract will be reduced by the amount of any investment advisory fees (but not other fund level fees) that we receive from the MSI Funds as a result of the client's investment in the MSI Funds. Alternatively, in certain instances and/or in connection with investments by you in certain portfolios, assets invested in such portfolios may be excluded from your total assets for purposes of

calculating your separate account fee. In those instances, you will pay the advisory fee payable by the portfolio, which may be higher than the fee generally payable under your investment management contract.

#### **Alternative Investment Partners**

Our fund of funds advisory services consist of identifying investment opportunities and making investments in diversified portfolios of non-traditional investment strategies called "alternative investments". The core of our fund of funds investment approach is a research intensive strategy and manager selection process intended to exploit market inefficiencies and other situations outside the mainstream of conventional investing while minimizing risk. Investments are selected opportunistically and managed dynamically from the complete range of liquid and private market strategies appropriate for each account.

Fund of Hedge Funds: Our fund of hedge funds investment process consists of investing in (i) funds managed by investment managers who employ a traditional investment style; (ii) funds managed by investment managers in a non-traditional investment style; and (iii) secondary market purchases of hedge funds. The underlying funds in which our accounts invest are referred to herein as ("Investment Funds"). Liquid market investment strategies. Liquid market investment strategies include a wide range of arbitrage (convertible bond, statistical, term structure, merger, mortgage backed security, global bond and capital structure), long-short equities and bonds, convergence, directional trading, distressed securities and options. These strategies allow Investment Managers the flexibility to use leverage or short-sale positions to take advantage of perceived inefficiencies across capital markets and are referred to as "alternative investment strategies". "Traditional" investment companies are characterized generally by long-only investments and limits on the use of leverage. Investment Funds following alternative investment strategies (whether hedged or not) are often described as "hedge funds". We may also seek to gain investment exposure, on behalf of an account, to certain Investment Funds or to adjust market or risk exposure by, among other things, entering into derivative transactions such as total return swaps, options and futures. Our fund of hedge funds accounts may also make co-investments as part of its investment strategy.

For certain funds that employ a fund of hedge funds investment strategy we manage a portion of such fund's assets in overlay strategies related to portable alpha applications of its alternative investments. Portable alpha is the process whereby alpha (defined as the return in excess of the risk-free rate) is transported onto a traditional asset class return (such as equities or fixed income) to enhance the return of the monies allocated to the underlying asset class without necessitating an alteration in the investor's asset allocation. For example, we may enter into a total return swap (with an external counterparty) on behalf of the fund for the total return on the S&P 500 Index in exchange for payments of Libor + 50 basis points. The net return to the investor = (Fund of hedge funds return + S&P 500) - (Libor + 50 basis points).

<u>Private Equity Fund of Funds</u>: For our private equity funds of funds strategies, we implement our investment advice through three primary investment approaches: (a) primary commitments to Investment Funds; (b) co-investments, primarily alongside our existing primary Investment Fund managers; and (c) secondary market purchases of existing private equity Investment Funds. Our private equity fund of funds strategies may, in some cases, make investments in other than Investment Funds (both on a primary or secondary basis) or co-investments, such as illiquid private assets sourced from other alternative investment vehicles and/or publicly traded securities of private equity businesses or funds ("Other Investments").

Our private equity fund of funds investment process generally consists of making primary commitments to and investing in private equity funds managed by Investment Managers who employ a variety of non-

traditional private markets investment strategies. Private market strategies include buyouts, growth capital, venture capital, distressed companies, special situations, mezzanine, opportunistic real estate, partnership interests purchased and sold on the secondary markets, emerging markets and other categories. A private equity fund of funds account may also make co-investments as part of its investment strategy and Other Investments.

<u>Private Equity Real Estate Fund of Funds</u>: For our private equity real estate fund of funds strategy, we generally implement investment advice through: (i) primary commitments to Investment Funds; (ii) coinvestments; (iii) secondary market purchases of existing private equity real estate Investment Funds; and (iv) investments in managers transitioning to real estate fund management from real estate management, ownership and/or development as part of their investment strategy ("manager incubation investments or "MII").

The private equity real estate fund of funds investment team focuses primarily on small and mid-size funds which, in our opinion, have a sustainable strategy for generating superior risk-adjusted returns across real estate market cycles, demonstrate a differentiated skill set, emphasize strong real estate fundamentals in pursuing their strategies and have a demonstrated in-depth knowledge of their local markets. We will seek to invest with managers that have: (i) strong management teams that we like, trust and admire; (ii) a clear alignment of interests with their investors and employ best practices in fund governance; (iii) access to a proprietary pipeline of investment opportunities (providing us with access to scarce or difficult-to-find real estate opportunities); (iv) a demonstrated ability to execute on a disciplined and repeatable investment strategy; (v) an established track record and experience; (vi) a thorough investment process with robust infrastructure; and (vii) transparent reporting.

#### **Miscellaneous Services**

We may also act as a fiduciary advisor, a "manager of managers", for large pools of assets. In that role we assist the client in establishing the investment policy and guidelines and restrictions. In addition, we make and implement asset allocation decisions; and select, supervise and monitor the managers, which may include affiliated and non-affiliated entities. As fiduciary advisor, we will report to the fiduciary or other person responsible for the overall management of the large pool of assets.

As of December 31, 2011 we managed \$174,798,860,802 on a discretionary basis and \$2,441,107,403 on a non-discretionary basis totaling **\$177,239,968,205** billion under management.

#### ITEM 5 FEES AND COMPENSATION

### **Management Fees**

Our fees may vary from the applicable schedules below due to the particular circumstances of the client or as otherwise negotiated with particular clients. We may provide investment advisory or research services to clients for negotiated fixed fees based on the value of the services rendered and may, from time to time, receive a performance based fee, except in those jurisdictions that do not allow fees based on performance. We may also negotiate per-transaction fees with clients which are expressed as a percentage of the value of each account transaction. Holdings in a client's account may include real estate investment trusts ("REITS"), investment companies (including exchange traded fund or "ETFs") and other pooled vehicles for which a separate management fee is charged, including investment companies and other pooled vehicles advised by us or a related person.

Fees are generally billed quarterly in arrears based on current or quarter-average market values. Certain accounts, however, are billed quarterly in advance. The timing of fee payments and method of calculation for particular clients may vary in accordance with client preferences. Typically, our services are terminable by either party upon written notification in accordance with the applicable contractual notice provision. Upon termination the fees described above (including performance fees, if any) generally will be prorated.

The fees below are only the advisory fees charged by us and do not reflect custodial or other fees that may be applicable to your account.

Item 12 further describes the factors that we consider in selecting or recommending broker-dealers for client transactions and determining the reasonableness of their compensation.

### **Fee Schedules**

Intermediate Duration

.500% on the first \$25 million of assets under management

.250% on the next \$50 million of assets under management

.150% on the next \$775 million of assets under management

.125% on assets in excess of \$850 million

Core Plus Fixed Income(1)

.375% on the first \$50 million of assets under management

.250% on the next \$25 million of assets under management

.150% on the next \$775 million of assets under management

.125% on the next \$150 million of assets under management

.100% on assets in excess of \$1 billion

(1) includes Investment Grade Fixed Income, US Core Fixed Income, US Core Plus Fixed Income, US High Grade Fixed Income and High Grade Fixed Income

Short and Limited Duration <\$150 Million

0.150% on the first 75 million

0.100% on assets in excess of 75 million

Short and Limited Duration >\$150 million

0.100% on the first 150 million

0.075% on the next 350 million

0.060% on the next 500 million

0.050% on assets in excess of 1 billion

Long Duration

0.375% on the first \$50 million of assets under management

0.25% on the next \$25 million of assets under management

0.15% on the next \$775 million of assets under management

0.125% on the next \$150 million of assets under management

0.10% on assets in excess of \$1 billion

Account Minimum: \$50 million

Account Minimum: \$50 million

Account Minimum: \$150 million

Account Minimum: \$50 million

Account Minimum: \$50 million

Enhanced Mortgage Index

.50% on the first \$25 million of assets under management

.25% on the next \$50 million of assets under management

.15% on the next \$775 million of assets under management

.125% on assets in excess of \$850 million

Mortgage Backed Securities

0.500% on the first \$25 million of assets under management

0.250% on the next \$50 million of assets under management

0.150% on the next \$775 million of asset under management

0.125% on assets in excess of \$850 million

US High Yield

0.400% on the first of \$50 million of assets under management

0.350% on the next of \$50 million of assets under management

0.300% on assets in excess of \$100 million

**Emerging Markets Debt** 

.550% on the first\$ 50 million of assets under management

.500% on the next \$50 million of assets under management

.450% on assets in excess of \$100 million

**Emerging Markets Domestic Debt** 

0.65% on the first \$50 million of assets under management

0.60% on the next \$50 million of assets under management

0.55% on assets in excess of \$100 million

Global Aggregate Fixed Income

.375% on the first \$50 million of assets under management

.25% on the next \$50 million of assets under management

.15% on assets in excess of \$100 million

**European Strategic Bonds** 

.30% on the first €0 million of assets under management

.20% on the next €0 million of assets under management

.15% on assets in excess of €100 million

European Total Return

0.35% on the first €50 million of assets under management

0.25% on the next €50 million of assets under management

0.20% on assets in excess of €100 million

**UK Corporate Bonds** 

.35% on the first £30 million of assets under management

.25% on the next £30 million of assets under management

.20% on assets in excess of £60 million

Account Minimum: \$100 million

Account Minimum: \$50 million

Account Minimum: €0 million

Account Minimum: €0 million

Account Minimum: £50 million

Euro High Yield

.45% on the first €50 million of assets under management

.35% on the next €0 million of assets under management

.25% on assets in excess of €100 million

**Euro Short Maturity** 

.20% on the first €0 million of assets under management

.12% on the next €0 million of assets under management

.10% on assets in excess of €100 million

Euro Aggregate

.25% on the first €50 million of assets under management

.15% on the next €50 million of assets under management

.125% on assets in excess of €100 million

Global Government

.30% on the first \$50 million of assets under management

.20% on the next \$50 million of assets under management

.150% on assets in excess of \$100 million

Global Corporate

.45% on the first \$50 million of assets under management

.30% on the next \$50 million of assets under management

.200% on assets in excess of \$100 million

**Global Limited Duration** 

.25% on the first \$50 million of assets under management

.15% on the next \$50 million of assets under management

.100% on assets in excess of \$100 million

**Integrated International Equity** 

1.00% on the first \$25 million of assets under management

.80% on the next \$25 million of assets under management

.70% on the next \$25 million of assets under management

.60% on the next \$25 million of assets under management

.55% on the next \$100 million of assets under management

.50% on assets in excess of \$200 million

Global Balance Conservative

.45% on the first €25 million of assets under management

.40% on the next €25 million of assets under management

.30% on the next €25 million of assets under management

.25% on assets in excess of €75 million

Global Balance Moderate

.50% on the first €25 million of assets under management

.45% on the next €25 million of assets under management

.35% on the next €25 million of assets under management

.30% on assets in excess of €75 million

Account Minimum: €0 million

Account Minimum: €0 million

Account Minimum: €0 million

Account Minimum: \$50 million

Account Minimum: \$50 million

Account Minimum: \$50 million

Account Minimum: \$25 million

Account Minimum: €25 million

Account Minimum: €25 million

Global Balance Aggressive

.55% on the first €25 million of assets under management

.50% on the next €25 million of assets under management

.40% on the next €25 million of assets under management

.35% on assets in excess of €75 million

Global Convertibles

0.60% on the first  $\mathfrak{S}0$  million of assets under management

0.50% on the next €50 million of assets under management

0.40% on assets in excess of €100 million

Global High Yield

0.50% on the first \$50 million of assets under management

0.40% on the next \$50 million of assets under management

0.30% on assets in excess of \$100 million

Global Emerging Markets

0.950% on the first \$100 million of assets under management

0.900% on the next \$100 million of assets under management

0.850% on the next 100 million of assets under management

0.800% on assets in excess of \$300 million

Latin America Equity

0.950% on the first \$50 million of assets under management

0.900% on the next \$50 million of assets under management

0.850% on assets in excess of \$100 million

Growth Account Minimum: \$25 million

.750% on the first \$50 million of assets under management

.500% on the next \$25 million of assets under management

.400% on the next \$25 million of assets under management

Negotiable thereafter

Focus Growth Account Minimum: \$25 million

.750% on the first \$50 million of assets under management

.500% on the next \$25 million of assets under management

.400% on the next \$25 million of assets under management

Negotiable thereafter

Mid Cap Growth Account Minimum: \$25 million

.800% on the first \$25 million of assets under management

.700% on the next \$25 million of assets under management

.650% on the next \$50 million

.550% on assets in excess of \$100 million

Small Company Growth

1.10% on the first 25 million of asset under management

.90% on the next \$25 million of assets under management

.850% on assets in excess of \$50 million

Currently Closed to New Investors

Account Minimum: €25 million

Account Minimum: €0 million

Account Minimum: \$50 million

Account Minimum: \$100 million

Account Minimum: \$25 million

7

Multi Cap Growth

Asset Based Fee: 1% on total assets under management

or

Performance Based Fee: 0.80% on all assets plus 10% of alpha over benchmark per annum, no high water mark

International Value Equity

.800% on the first \$25 million of assets under management .600% on the next \$25 million of assets under management .500% on the next \$25 million of assets under management

.400% on assets in excess of \$75 million

Global Franchise

.80% on the first \$25 million in assets under management .75% on the next \$25 million in assets under management .70% on the next \$50 million in assets under management

.65% on assets in excess of \$100 million

International Small Cap

.1.00% on the first \$25 million of assets under management .850% on the next \$25 million of assets under management

.70% on assets in excess of \$50 million

Asian Equity

.80% on the first \$50 million in assets under management .70% in excess of \$50 million in assets under management

European Equity Alpha

0.750% on the first \$25 million of assets under management 0.650% on the next \$25 million of assets under management 0.550% on the next \$50 million of assets under management 0.450% on assets in excess of \$100 million

Eurozone Equity Alpha

0.750% on the first \$25 million of assets under management 0.650% on the next \$25 million of assets under management 0.550% on the next \$50 million of assets under management

0.450% on assets in excess of \$100 million

Europe (ex UK) Equity Alpha

0.750% on the first \$25 million of assets under management 0.650% on the first \$25 million of assets under management 0.550% on the first \$50 million of assets under management 0.450% on assets in excess of \$100 million

**Active International Allocation** 

.65% on the first \$75 million in assets under management .60% on the next \$75 million in assets under management .55% on assets in excess of \$150 million

Account Minimum: \$25 million

Account Minimum: \$100 million

Account Minimum: \$50 million

Account Minimum: \$25 million

Account Minimum: \$50 million

Account Minimum: \$25 million

Account Minimum: \$25 million

Account Minimum: \$25 million

Account Minimum: \$100 million

Global Real Estate (2)

1.00% on the first \$20 million in assets under management

.800% on the next \$10 million in assets under management

.750% on the next \$20 million in assets under management

.650% on the next \$50 million in assets under management

.500% on assets in excess of \$100 million

(2) Includes Europe, Asia International Real Estate, and US Real Estate products

Account Minimum: \$100 million

Account Minimum: \$100 million

Global Macro-Long/Short Strategy Annual Fees Comprised of Base and Performance Fee 1.500% on total assets 20% of outperformance

Global Tactical Asset Allocation

.50% on the first \$250 million of assets under management

.450% on the next \$250 million of assets under management

.400% on assets in excess of \$500 million

For advisory services rendered to funds pursuing a fund of hedge funds investment strategy, we are entitled to a fee in an amount ranging (on an annualized basis) from 0.55% to 1.50% of the net asset value of the applicable fund. Information relating to the actual fee charged by a fund and the frequency of the payment to us is provided in the offering materials for such fund.

For advisory services rendered to certain of the funds pursuing a private equity fund of funds investment strategy, prior to the fifth anniversary of the first due date of the capital contribution of the applicable funds or prior to the termination of the investment period of the applicable funds, we are entitled to a fee ranging (on an annualized basis) from 0.90% to 1.50% of a private equity fund of funds limited partner's capital commitment. For certain funds, from and after such date, the fee is based on each limited partner's aggregate contributions respecting Investment funds plus such limited partner's attributable share of the aggregate unfunded capital commitments made by the applicable Fund to Investment Funds, as of each date of calculation of the management fee, less the amount distributed to such limited partner by the fund as a return of capital used to fund the acquisition costs of each investment. Information relating to the actual fee charged by a fund and the frequency of the payment to us is provided in the offering materials for such fund.

For advisory services rendered to the funds pursuing a private equity real estate fund of funds investment strategy and for certain of the funds pursuing a private equity fund of funds investment strategy, we are entitled to a fee that ranges (on an annualized basis) from 0.90% to 1.50% (depending on the limited partner's capital commitment). This fee schedule is applicable for the period prior to the fifth anniversary of the due date of the fund's first capital call. Thereafter, the management fee will equal the Management Fee Percentage (as defined below) of each limited partner's capital commitment. The "Management Fee Percentage" means a percentage equal to 75% of the percentage used to calculate the management fee for the preceding year. Information relating to the fees charged by a fund and the frequency of the payment to us is provided in the offering materials for such fund.

#### Portable Alpha:

The fees we charge for the portable alpha strategy vary based on circumstances or as otherwise negotiated.

### Emerging Manager Program:

We receive an annual management fee equal to (i) 1.75% for capital commitments less than \$100 million and (ii) 1.50% for capital commitments equal to or greater than \$100 million.

Fiduciary Management or Manager of Managers Service:

Fees for these services are negotiable depending upon the size of the assets and the work involved.

### ITEM 6 PERFORMANCE-BASED FEES AND SIDE-BY-SIDE MANAGEMENT

In some cases, we have entered into performance fee arrangements with qualified clients: such fees are subject to individualized negotiation with each such client.

Because the portfolio managers may manage assets for other investment companies, pooled investment vehicles and/or other accounts (including accounts of institutional clients, pension plans and certain high net worth individuals), there may be an incentive to favor one client over another resulting in conflicts of interest. For instance, we may receive fees from certain accounts that are higher than the fee we receive from another account, or we may receive a performance-based fee on certain accounts. In those instances, the portfolio managers may have an incentive to favor the higher and/or performance-based fee accounts over another account. In addition, a conflict could exist to the extent we have proprietary investments in certain accounts, where portfolio managers have personal investments in certain accounts or when certain accounts are investment options in our employee benefits and/or deferred compensation plans. The portfolio manager may have an incentive to favor these accounts over others. If we manage accounts that engage in short sales of securities of the type in which the account invests, we could be seen as harming the performance of the account for the benefit of the accounts engaging in short sales if the short sales cause the market value of the securities to fall. We have adopted trade allocation and other policies and procedures that we believe are reasonably designed to address these and other conflicts of interest.

### ITEM 7 TYPES OF CLIENTS

We provide advice to corporate pension and profit-sharing plans, state, local and foreign government entities and pension plans (including foreign pension funds), supra-national organizations, sovereign wealth funds, educational institutions, foundations, cultural institutions, high net worth individuals registered mutual funds, unregistered funds and foreign regulated funds such as SICAVs and SIFs.

#### ITEM 8 METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS

Investing in securities involves risk of loss that you should be prepared to bear.

## We engage in the following significant Equity investment strategies:

## **Global Emerging Markets**

The Global Emerging Markets Equity Strategy is a core strategy with a growth bias that seeks attractive long-term, risk-adjusted returns by investing in emerging market equities. To achieve its objective, the strategy combines top-down country allocation with bottom up stock selection and disciplined risk management. The strategy exists on a global basis as well as within regional and country specific emerging markets.

## **Growth**

The **Growth Strategy** seeks long term capital appreciation To help achieve its objective, the investment team seeks high-quality, established and emerging companies with sustainable competitive advantages, and focuses on long-term growth rather than short-term events, with stock selection informed by rigorous fundamental analysis. The strategy exists across market capitalizations.

The **Advantage Strategy** seeks long term capital appreciation by investing in high-quality established franchise companies characterized by sustainable competitive advantages and strong current period free-cash-flow yield. To help achieve this objective, the investment team focuses on long-term growth, rather than short-term events, with stock selection informed by rigorous fundamental analysis. This strategy exists on a US, international and global basis.

The **Opportunity Strategy** seeks long-term capital appreciation by investing in high-quality, established and emerging companies characterized by sustainable competitive advantages and strong normalized free-cash flow yield that the team believes are undervalued at the time of investment. To help achieve this objective, the investment team focuses on long-term growth, rather than short-term events, with stock selection informed by rigorous fundamental analysis. This strategy exists on a US, international and global basis.

### **European Equity**

The **European Equity Strategy** seeks to generate long-term capital appreciation by investing in high quality companies with sustainable competitive advantages, strong cash-flow generation, and high returns on investment. To help achieve this objective, the fund employs disciplined, fundamental analysis to identify those companies that trade at a discount to their long-term intrinsic value. The strategy exists on a regional and UK country specific basis.

#### **EAFE**

The **International Equity Strategy** seeks long-term capital appreciation by investing primarily in a variety of non-U.S. stocks. To help achieve its objective, the strategy incorporates disciplined, fundamental analysis in an effort to identify quality companies—mainly in Europe, Australasia and the Far East—that trade at a discount to their long-term intrinsic value.

The **Global Franchise Strategy** is a concentrated value-oriented equity strategy that offers a differentiated approach to investing in global stocks. The strategy seeks to generate attractive returns by investing in high-quality franchise businesses, characterized by dominant intangible assets, high returns on invested capital and strong free cash flow generation. To help achieve this objective, the strategy

employs a "buy-and-hold" approach to construct a concentrated portfolio, with stock selection informed by rigorous fundamental analysis.

## **Real Estate**

The **Global Real Estate Securities Strategy** seeks attractive long-term, risk-adjusted returns by investing in publicly traded real estate securities, primarily in developed countries worldwide. To help achieve its objective, the strategy combines bottom-up and top-down analyses. This strategy exists on a global, international and regional basis (i.e., U.S., European, Asian).

### **Active International Allocation**

The **Active International Allocation Strategy s**eeks long-term capital appreciation by investing primarily, in accordance with country and sector weightings in equity securities of non-U.S. issuers which, in the aggregate, replicate broad market indices. To achieve its objective, the strategy utilizes a top-down value approach that emphasizes country and sector selection and relative weighting. Baskets of stocks, designed to track the returns for the MSCI index for each country or sector, are purchased. This strategy exists on a global and international basis.

### **International Small Cap**

The **International Small Cap Strategy** seeks long-term capital appreciation by investing in a variety of non-U.S. small-cap stocks with a market capitalization of less than \$5 billion. To help achieve its objective, the strategy employs a bottom-up approach to identify undervalued, quality business franchises that trade at a substantial discount to their long-term fair value. This strategy exists on an international and regional European basis.

#### **Global Tactical Asset Allocation**

The Global Tactical Asset Allocation Strategy is a top-down global macro portfolio that seeks to identify and exploit inefficiencies between markets, regions and sectors to deliver returns in excess of a customized financial benchmark. The team seeks to capture these mispricings utilizing a combination of quantitative techniques and fundamental analysis across global asset classes including stocks, bonds, currencies and commodities.

## Equity investment strategies are subject to the following risk considerations:

**Equity Securities.** In general, prices of equity securities are more volatile than those of fixed income securities. The prices of equity securities will rise and fall in response to a number of different factors, including events that affect particular issuers as well as events that affect entire financial markets or industries. To the extent that a portfolio invests in convertible securities, and the convertible security's investment value is greater than its conversion value, its price will be likely to increase when interest rates fall and decrease when interest rates rise. If the conversion value exceeds the investment value, the price of the convertible security will tend to fluctuate directly with the price of the underlying equity security.

**Foreign and Emerging Market Securities.** Investments in foreign markets entail special risks such as currency, political, economic and market risks. There also may be greater market volatility, less reliable financial information, higher transaction and custody costs, decreased market liquidity and less government and exchange regulation associated with investments in foreign markets. The risks of

investing in emerging market countries are greater than risks associated with investments in foreign developed countries. In addition, a portfolio's investments may be denominated in foreign currencies and therefore, changes in the value of a country's currency compared to the U.S. dollar may affect the value of a portfolio's investments.

**Derivatives Risk.** A derivative instrument often has risks similar to its underlying instrument and may have additional risks, including imperfect correlation between the value of the derivative and the underlying instrument, risks of default by the other party to certain transactions, magnification of losses incurred due to changes in the market value of the securities, instruments, indices or interest rates to which they relate and risks that the transactions may not be liquid. Certain derivative transactions may give rise to a form of leverage. Leverage magnifies the potential for gain and the risk of loss.

**Small Capitalization Companies.** Investments in small cap companies entail greater risks than those associated with larger, more established companies. Often the securities issued by small cap companies may be less liquid, and such companies may have more limited markets, financial resources and product lines, and may lack the depth of management of larger companies.

**Privately Placed and Restricted Securities.** The Portfolio's investments may also include privately placed securities, which are subject to resale restrictions. These securities will have the effect of increasing the level of Portfolio illiquidity to the extent the Portfolio may be unable to sell or transfer these securities due to restrictions on transfers or on the ability to find buyers interested in purchasing the securities. The illiquidity of the market, as well as the lack of publicly available information regarding these securities, may also adversely affect the ability to arrive at a fair value for certain securities at certain times and could make it difficult for the Portfolio to sell certain securities.

**ETF Risk.** Shares of ETFs have many of the same risks as direct investments in common stocks or bonds and their market value is expected to rise and fall as the value of the underlying index rises and falls. As a shareholder in an ETF, a Portfolio would bear its ratable share of that entity's expenses while continuing to pay its own investment management fees and other expenses. As a result, the Portfolio and its shareholders will, in effect, be absorbing duplicate levels of fees.

REITs, Real Estate Operating Companies ("REOCs") and Foreign Real Estate Companies. Investing in REITs, REOCs and foreign real estate companies exposes investors to the risks of owning real estate directly, as well as to risks that relate specifically to the way in which REITs, REOCs and foreign real estate companies are organized and operated. In addition, investments in REITs and similar non-U.S. entities may involve duplication of management fees and certain other expenses. REITs are also subject to certain provisions under federal tax law and the failure of a company to qualify as a REIT could have adverse consequences for a portfolio. In addition, foreign real estate companies may be subject to the laws, rules and regulations governing those entities and their failure to comply with those laws, rules and regulations could negatively impact the performance of those entities.

**Fixed-Income Securities.** All fixed-income securities are subject to two types of risk: credit risk and interest rate risk. Credit risk refers to the possibility that the issuer of a security will be unable to make interest payments and/or repay the principal on its debt. When the general level of interest rates goes up, the prices of most fixed-income securities go down. When the general level of interest rates goes down, the prices of most fixed-income securities go up. Because the Fund is not limited as to the maturities of the fixed-income securities in which it may invest, a rise in the general level of interest rates may cause the price of the Fund's portfolio securities to fall substantially. In addition, a portion of the Fund's securities may be rated below investment grade, commonly known as "junk bonds," and may have speculative risk characteristics.

**Mortgage-Backed Securities.** Mortgage-backed securities entail prepayment risk, which generally increases during a period of falling interest rates. Certain mortgage-backed securities may be more volatile and less liquid than other traditional types of debt securities. In addition, an unexpectedly high rate of defaults on the mortgages held by a mortgage pool may adversely affect the value of a mortgage-backed security and could result in losses to the Fund. The risk of such defaults is generally higher in the case of mortgage pools that include subprime mortgages.

Collateralized Mortgage Obligations ("CMOs"). CMOs are comprised of various tranches, the expected cash flows on which have varying degrees of predictability as compared with the underlying mortgage assets. The less predictable the cash flow, the higher the yield and the greater the risk. In addition, if the collateral securing CMOs or any third party guarantees are insufficient to make payments, a portfolio could sustain a loss.

We engage in the following significant Fixed Income investment strategies:

## Global Fixed Income (includes US and non-US)

The **Global Fixed Income Strategy** combines a top-down assessment of the global bond universe with rigorous bottom-up fundamental and/or quantitative analysis:

**Marco analysis:** The process begins with a top-down value assessment of the bond universe, including a consideration of macroeconomic conditions, the corporate earnings environment and relative valuations. The team examines swap spreads as a proxy for the liquidity premium embedded within corporate spreads, and assesses factors such as leverage and asset volatility (which drive both equity volatility and default spreads) as an indicator of future default expectations.

**Screening:** The team applies a unique combination of quantitative and qualitative filters to identify bond issuers that meet its investment criteria in terms of competitive position, franchise value and management quality. The team uses a proprietary quantitative model, Distance-to-Default, to calculate how far an issuer is from theoretical default. Plotting this metric against a bond's yield spread allows the team to identify bonds offering potential attractive rewards relative to their associated risk.

Credit analysis: The team focuses on financial risk, business risk and management ability/intentions. When analyzing business risk, the team assesses an issuer's competitive position, its diversification and growth potential, the value of its franchise and the flexibility of its business model in terms of the variability of its cost structure. Financial risk involves an examination of an issuer's financial statements to assess the suitability of the issuer's capital structure for the risk entailed in the issuer's business. The team's forward-looking proprietary cash flow models enable them to understand the likely future financial profile. The group also seeks to understand management's intentions, in terms of business development and capital structure, and ability to execute.

**Valuation analysis:** The team then conducts a relative valuation assessment on potential investment candidates. Using default data and average risk premia, the team derives a fair value spread for each bond that is compared to the market spread to determine a bond's under/overvaluation.

The Global Fixed Income Team also incorporates Country and Currency Analysis for non-US portfolios.

**Portfolio construction:** A portfolio based on specific client guidelines is constructed, with sector allocation driven primarily from bottom-up security selection (subject to the team's risk management guidelines). Integral to the team's portfolio construction process is the measurement and monitoring of

market risk, duration and volatility, and credit risk through the use of proprietary risk measures and proprietary models. The team actively manages spread duration with a target range of +/- two years versus the benchmark, with portfolio duration targeted at +/- one year around the benchmark.

## **Emerging Markets Debt**

The Emerging Markets Debt Strategy follows a top-down assessment of the global environment that provides us with an initial outlook for the Emerging Markets Domestic Debt asset class. All investment recommendations undergo peer review, and final decisions with respect to portfolio construction and market-risk exposures are made as a team.

**Marco analysis:** The team begins with a top-down macro analysis of the global environment, and examines the impact of various geopolitical, economic and business trends (including global economic growth, business and inflation cycles, and commodities prices) on a universe of 40 or more emerging market countries. The team analyzes the global economic environment to assess whether global conditions are generally benign to emerging economies.

Country identification and allocation: The team's objective is to identify countries that exhibit signs of positive fundamental change using frameworks that meld economic, political and social assessments. In analyzing economic factors, distinctions are made between policies (such as fiscal, monetary and exchange rate regimes), and objectives (for example GDP growth, inflation, external accounts and debt serviceability). The team focuses on the governments' abilities to formulate and implement policies and on the economies responsiveness to them. It also emphasizes sociopolitical factors including political risks, leadership, election calendars, regime changes and social stability.

Currency analysis: Among the countries selected, the team reviews a variety of indicators to evaluate potential opportunities in foreign-exchange markets of the countries in the investable universe. The team's Fundamental Real Exchange Rate model is based on general equilibrium macroeconomic models for open economies, which suggest that the real exchange rate is related to a few relevant fundamental variables including the terms of trade, productivity differentials and the stock of net foreign assets. By analyzing real and nominal exchange rates, the team determines whether a real exchange rate is undervalued, overvalued or fairly valued relative to what fundamentals warrant, and weighs domestic, external and other factors likely to drive nominal exchange rates in the immediate future.

**Yield curve analysis:** The team also seeks to add value by actively managing the exposure to the domestic yield curves of the countries in its investable universe. Its proprietary Domestic Yield Curve Valuation Model takes into consideration the impact of economic fundamentals of the short-term policy rate as an initial building block, and complements such estimation with a careful modeling of risk premium and a non-arbitrage condition to build a Fair Value Domestic Yield Curve.

**Security selection:** The team screens a universe of sovereign, quasi-sovereign and corporate bonds in each country for the most attractive opportunities according to their risk/return profiles.

## **Liquidity**

### **US Taxable**

**The US Taxable Strategy** seeks to maintain a stable net asset value of \$1.00 per share by investing in liquid, high quality U.S. dollar-denominated money market instruments of U.S. and foreign financial and nonfinancial corporations. The strategy also invests in obligations of foreign governments and in obligations issued or guaranteed by the U.S. government and its agencies and instrumentalities, including securities guaranteed under the Federal Deposit Insurance Corporation ("FDIC") Temporary Liquidity

Guarantee Program. The money market investments may include commercial paper, corporate debt obligations, funding agreements, debt obligations (including certificates of deposit and promissory notes) of U.S. banks or foreign banks, or of U.S. branches of foreign banks, or foreign branches of U.S. banks (such as Yankee obligations), certificates of deposit of savings banks and savings and loan organizations, short term taxable municipal obligations, variable rate master demand notes (including tax-exempt variable rate demand notes), asset-backed securities and repurchase agreements. No individual security will have a remaining maturity in excess of 397 days, (except for adjustable rate government securities with maturities in excess of 397 days.) The strategy may also include U.S. dollar-denominated foreign securities and money market instruments.

### **US Tax-Exempt**

The US Tax Exempt Strategy seeks to maintain a stable net asset value of \$1.00 per share by investing at least 80% of its assets in high quality short-term municipal obligations, the interest of which is exempt from federal income taxes and is not subject to the federal alternative minimum tax. The strategy may also invest in variable and floating rate demand instruments, tender option bonds, custodial receipts and investments in other investment companies, including money market funds. The strategy may include up to 20% of its assets in taxable money market securities or in municipal obligations that pay interest income that may be subject to the alternative minimum tax; however, it is currently intended that a portfolio will be managed so that income generated by the portfolio will not be subject to the alternative minimum tax. In addition, the strategy may temporarily include more than 20% of its assets in taxable money market securities for defensive purposes in attempting to respond to adverse market conditions. No individual security will have a remaining maturity in excess of 397 days.

### The Fixed Income investment strategies are subject to the following risk considerations:

**Fixed Income Securities.** The prices of fixed income securities respond to economic developments, particularly interest rate changes, changes in the general level of spreads between U.S. Treasury and non-Treasury securities, and changes in the actual or perceived creditworthiness of the issuer of the fixed income security. Securities with longer durations are likely to be more sensitive to changes in interest rates, generally making them more volatile than securities with shorter durations.

**Municipal Securities.** Municipal obligations may be general obligations or revenue bonds and may include Build America Bonds. General obligation bonds are secured by the issuer's full faith and credit as well as its taxing power for payment of principal or interest. Revenue bonds are payable solely from the revenues derived from a specified revenue source, and therefore involve the risk that the revenues so derived will not be sufficient to meet interest and or principal payment obligations. Municipal securities involve the risk that an issuer may call securities for redemption, which could force the Portfolio to reinvest the proceeds at a lower rate of interest.

**Mortgage Securities.** Investments in mortgage securities are subject to the risk that if interest rates decline, borrowers may pay off their mortgages sooner than expected which may adversely affect a portfolio's return. Investments in TBAs may give rise to a form of leverage and may cause a portfolio's turnover rate to appear higher. Leverage may cause a portfolio to be more volatile than if a portfolio had not been leveraged.

**Asset-Backed Securities.** Asset-backed securities are subject to the risk that consumer laws, legal factors or economic and market factors may result in the collateral backing the securities being insufficient to support payment on the securities. Some asset-backed securities also entail prepayment risk, which may vary depending on the type of asset.

**High Yield Securities.** A portfolio's investments in high yield securities expose it to a substantial degree of credit risk. High yield securities may be issued by companies that are restructuring, are smaller and less creditworthy or are more highly indebted than other companies, and therefore they may have more difficulty making scheduled payments of principal and interest. High yield securities may experience reduced liquidity, and sudden and substantial decreases in price.

Lower Rated Fixed Income Securities ("Junk Bonds"). The prices of these securities are likely to be more sensitive to adverse economic changes, resulting in increased volatility of market prices of these securities during periods of economic uncertainty, or adverse individual corporate developments, than higher rated securities. In addition, during an economic downturn or substantial period of rising interest rates, junk bond issuers and, in particular, highly leveraged issuers may experience financial stress.

Foreign and Emerging Market Securities. Investments in foreign markets entail special risks such as currency, political, economic and market risks. There also may be greater market volatility, less reliable financial information, higher transaction and custody costs, decreased market liquidity and less government and exchange regulation associated with investments in foreign markets. The risks of investing in emerging market countries are greater than risks associated with investments in foreign developed countries. In addition, a portfolio's investments may be denominated in foreign currencies and therefore, changes in the value of a country's currency compared to the U.S. dollar may affect the value of a portfolio's investments.

**Derivatives Risk.** A derivative instrument often has risks similar to its underlying instrument and may have additional risks, including imperfect correlation between the value of the derivative and the underlying instrument, risks of default by the other party to certain transactions, magnification of losses incurred due to changes in the market value of the securities, instruments, indices or interest rates to which they relate and risks that the transactions may not be liquid. Certain derivative transactions may give rise to a form of leverage. Leverage magnifies the potential for gain and the risk of loss.

**Short Sales.** In a short sale transaction, a portfolio sells a borrowed security in anticipation of a decline in the market value of that security. If the adviser incorrectly predicts that the price of a borrowed security will decline, a portfolio may lose money. Losses from short sales differ from losses that could be incurred from a purchase of a security, because losses from short sales may be unlimited, whereas losses from purchases can equal only the total amount invested.

**Credit and Interest Rate Risk.** Credit risk refers to the possibility that the issuer of a security will be unable to make interest payments and/or repay the principal on its debt. Interest rate risk refers to fluctuations in the value of a debt security resulting from changes in the general level of interest rates.

**Bank Obligations.** The activities of U.S. and most foreign banks are subject to comprehensive regulations. The enactment of new legislation or regulations, as well as changes in interpretation and enforcement of current laws, may affect the manner of operations and profitability of domestic and foreign banks. In addition, banks may be particularly susceptible to certain economic factors.

**U.S. Government Securities.** With respect to U.S. government securities that are not backed by the full faith and credit of the U.S. Government, there is the risk that the U.S. Government will not provide financial support to such U.S. government agencies, instrumentalities or sponsored enterprises if it is not obligated to do so by law.

**Repurchase Agreements.** Repurchase agreements are subject to risks associated with the possibility of default by the seller at a time when the collateral has declined in value, or insolvency of the seller, which may affect a portfolio's right to control the collateral.

**Foreign Money Market Securities.** Investing in money market securities of foreign issuers involves some additional risks, including higher cost of investing and the possibility of adverse political, economic or other developments affecting the issuers of these securities.

## We engage in the following fund of funds investment strategies:

The core of our investment approach is a research intensive strategy and manager selection process intended to exploit market inefficiencies and other situations outside the mainstream of conventional investing while minimizing risk. Investments managed on a discretionary basis are selected opportunistically and managed dynamically from the complete range of liquid and private market strategies appropriate for each account. The offering documents and/or governing documents and, in applicable cases, the client's investment management agreement provide a fuller description of the types of Investment Funds in which we cause an account to invest. Our personnel use a wide range of resources to identify attractive Investment Funds and promising investment strategies for consideration in connection with investments by the accounts. Our main sources of information include contacts with industry executives, established business relationships, and research materials prepared by others.

Fund of Hedge Funds: Our fund of hedge funds investment process consists of (i) investing in funds managed by Investment Managers who employ a variety of non-traditional liquid market investment strategies; (ii) certain investment funds managed in a traditional style and (iii) secondary market purchases of hedge funds. Liquid market investment strategies include a wide range of arbitrage (convertible bond, statistical, term structure, merger, mortgage backed security, global bond and capital structure), long-short equities and bonds, convergence, directional trading, distressed securities and options. These strategies allow Investment Managers the flexibility to use leverage or short-sale positions to take advantage of perceived inefficiencies across capital markets and are referred to as "alternative investment strategies". "Traditional" investment companies are characterized generally by long-only investments and limits on the use of leverage. Investment Funds following alternative investment strategies (whether hedged or not) are often described as "hedge funds". We may also seek to gain investment exposure, on behalf of an account, to certain Investment Funds or to adjust market or risk exposure by, among other things, entering into derivative transactions such as total return swaps, options and futures. Our fund of hedge funds accounts may also make co-investments as part of its investment strategy.

<u>Private Equity Fund of Funds</u>: For our private equity funds of funds strategies, we implement our investment advice through three primary investment approaches: (a) primary commitments to Investment Funds; (b) co-investments, primarily alongside our existing primary Investment Fund managers; and (c) secondary market purchases of existing private equity Investment Funds. Our private equity fund of funds strategies may, in some cases, make investments in other than Investment Funds (both on a primary or secondary basis) or co-investments, such as illiquid private assets sourced from other alternative investment vehicles and/or publicly traded securities of private equity businesses or funds ("Other Investments").

Our private equity fund of funds investment process generally consists of making primary commitments to and investing in private equity funds managed by Investment Managers who employ a variety of non-traditional private markets investment strategies. Private market strategies include buyouts, growth capital, venture capital, distressed companies, special situations, mezzanine, opportunistic real estate, partnership interests purchased and sold on the secondary markets, emerging markets and other categories. A private equity fund of funds Account may also make Co-Investments as part of its investment strategy and Other Investments.

<u>Private Equity Real Estate Fund of Funds</u>: For our private equity real estate fund of funds strategy, we generally implement investment advice through: (i) primary commitments to Investment Funds; (ii) coinvestments; (iii) secondary market purchases of existing private equity real estate Investment Funds; and (iv) investments in managers transitioning to real estate fund management from real estate management, ownership and/or development as part of their investment strategy ("manager incubation investments or "MII").

The private equity real estate fund of funds investment team focuses primarily on small and mid-size funds, which in our opinion, have a sustainable strategy for generating superior risk-adjusted returns across real estate market cycles, demonstrate a differentiated skill set, emphasize strong real estate fundamentals in pursuing their strategies and have a demonstrated in-depth knowledge of their local markets. We will seek to invest with managers that have: (i) strong management teams that we like, trust and admire; (ii) a clear alignment of interests with their investors and employ best practices in fund governance; (iii) access to a proprietary pipeline of investment opportunities (providing us with access to scarce or difficult-to-find real estate opportunities); (iv) a demonstrated ability to execute on a disciplined and repeatable investment strategy; (v) an established track record and experience; (vi) a thorough investment process with robust infrastructure; and (vii) transparent reporting.

All investing and trading activities risk the loss of capital. Although we will attempt to moderate these risks, no assurance can be given that the investment activities of the accounts will be successful or that you will not suffer losses. Investing in securities involves risk of loss that you should be prepared to bear.

# The fund of funds investment strategies are subject to the following risk considerations:

*Inadequate Return.* No assurance can be given that the returns on an Investment Fund will be commensurate with the risk of your investment. You should not commit money to an account unless you have the resources to sustain the loss of your entire investment. Any losses are borne solely by you and not by us or our affiliates.

Multiple Layers of Fees. By investing in the Investment Funds indirectly through the accounts, you bear asset-based fees and performance-based fees or allocations at the Investment Fund level, in addition to those payable to us in our capacity as investment adviser to each account. Similarly, you bear a proportionate share of the other operating expenses of (i) the Investment Funds in which the accounts are invested; and (ii) of the accounts themselves. If you meet the conditions imposed by the Investment Managers, you could invest directly with such Investment Managers.

Illiquidity of Interests; Limitations on Transfer., You will not be permitted to transfer your interest in an Investment Fund without the consent of the general partner of the Investment Fund. Furthermore, the transferability of your interest will be subject to certain restrictions contained in the governing documents of an Investment Fund, and will be affected by restrictions imposed under applicable securities laws. The general partner of an Investment Fund will not consent to any transfer or other disposition that could cause the Investment Fund to be treated as a "publicly traded partnership" under the Internal Revenue Code. There is currently no market for the interests, and it is not contemplated that one will develop. You should only acquire interests if you are able to commit your funds for an indefinite period of time.

Absence of Regulatory Oversight. Certain of the funds and the Investment Funds are not registered as investment companies under the 1940 Act. Certain of our funds, as investors in these Investment Funds, do not have the benefit of the protections afforded by the 1940 Act to investors in registered investment companies. In addition, the investment managers of the Investment Funds often are not registered as investment advisers under the Advisers Act. Although we periodically receive information from each

Investment Fund regarding its investment performance and investment strategy, we may have little or no means of independently verifying this information. An Investment Fund may use proprietary investment strategies that are not fully disclosed to us, which may involve risks under some market conditions that are not anticipated by us. Investment Managers may change their investment strategies (i.e., may experience style drift) at any time. In addition, we have no direct control over any Investment Funds' investment management, brokerage, custodial arrangements or operations and must rely on the experience and competency of the Investment Manager in these areas. The performance of our funds depends on our success in selecting Investment Funds for investment by the Funds and the allocation and reallocation of assets among those Investment Funds.

The Investment Funds typically do not maintain their securities and other assets in the custody of a bank or a member of a securities exchange, as generally required of registered investment companies. It is anticipated that the Investment Funds in which the Funds invest generally will maintain custody of their assets with brokerage firms that do not separately segregate such customer assets as required in the case of registered investment companies. Under the provisions of the Securities Investor Protection Act of 1970, as amended, the bankruptcy of any such brokerage firm could have a greater adverse effect on the funds than would be the case if custody of assets were maintained in accordance with the requirements applicable to registered investment companies. There is also a risk that an Investment Manager could convert assets committed or paid to it by the Funds for its own use or that a custodian could convert assets committed to it by an Investment Manager to its own use.

Each Investment Manager may receive any incentive-based fees to which it is entitled irrespective of the performance of the other Investment Funds and a fund generally. As a result, an Investment Manager with positive performance may receive compensation from the fund, in the form of the asset-based fees, incentive-based fees and other expenses payable by you as an investor in the relevant Investment Fund, even if the fund's overall returns are negative. The investment decisions of the Investment Funds are made by the investment managers independently of each other so that, at any particular time, one Investment Fund may be purchasing shares in an issuer that at the same time are being sold by another Investment Fund. Transactions of this sort could result in an account directly or indirectly incurring certain transaction costs without accomplishing any net investment result, which may result in the pursuit of opposing investment strategies or result in performance that correlates more closely with broader market performances. Because an account may make additional investments in or redemptions from Investment Funds only at certain times according to limitations set out in the governing documents of each such fund, an account from time to time may have to invest some of its assets temporarily in money market securities or money market funds, among other similar types of investments.

Investment Funds may permit or require that redemptions of interests be made in kind. Upon its redemption of all or a portion of its interest in an Investment Fund, an account may receive securities that are illiquid or difficult to value. In such a case, we would seek to cause the account to dispose of these securities in a manner that is in the best interest of the account. An account may not be able to withdraw from an Investment Fund except at certain designated times (if at all), limiting our ability to redeem assets from an Investment Fund that may have poor performance or for other reasons.

*Inside Information*. From time to time, we may come into possession of material, non-public information concerning an entity in which an account has invested, or proposes to invest. Possession of that information may limit our ability to buy or sell securities of the entity on your behalf.

Long-Term Investments; No Current Return. The return of capital in cash or other property, the realization of gains in cash or other property (if any), and actual distribution thereof to any account generally will occur only upon collection of distributions from the underlying Investment Funds in which the accounts invest. In the case of such Investment Funds, timing of distributions will be completely out

of our control. The ability of an account to return capital will depend in part upon the withdrawal rights provided by the corresponding Investment Funds in which the account is invested. Investment Funds may only permit withdrawals on an annual or less frequent basis and may have the ability to suspend withdrawals. Additionally, an Investment Fund may make distributions in-kind. An account may be unable to withdraw cash from its corresponding Investment Funds whenever it desires.

General Economic and Market Conditions. The success of an account's activities may be affected by general economic and market conditions, such as interest rates, availability of credit, inflation rates, economic uncertainty, changes in laws, and national and international political circumstances. These factors may affect the level and volatility of security prices and liquidity of the account's investments. Unexpected volatility or lack of liquidity, such as the general market conditions that have prevailed recently, could impair the account's profitability or result in its suffering losses.

Estimates. In most cases, we will have no ability to assess the accuracy of the valuations received from an Investment Manager. Furthermore, the net asset values or other valuation information received by us from such Investment Managers will typically be estimates only, subject to revision through the end of each Investment Fund's annual audit. Revisions to the gain and loss calculations will be an ongoing process, and no net capital appreciation or depreciation figure can be considered final until the annual audit of each Investment Fund is completed.

Conflicts of Interest. As a diversified global financial services firm, Morgan Stanley engages in a broad spectrum of activities including financial advisory services, asset management activities, sponsoring and managing private investment funds, engaging in broker-dealer transactions and other activities. In the ordinary course of business, Morgan Stanley engages in activities in which Morgan Stanley's interests or the interests of its clients may conflict with the interests of our clients. The potential for Morgan Stanley, as placement agent, to receive compensation in connection with a client's investment in a fund presents such placement agent with a potential conflict of interest in recommending that such client purchase interests in a fund. Such placement agent may in its sole discretion waive the placement fees payable by a client. You should take such payment arrangements into account where evaluating any recommendations relating to your investments.

Legal and Regulatory Risks. The regulation of the U.S. and non-U.S. securities and futures markets and Investment Funds has undergone substantial change in recent years and such change may continue. In particular, in light of the recent market turmoil there have been numerous proposals, including bills that have been introduced in the U.S. Congress, for substantial revisions to the regulation of financial institutions generally. Some of the additional regulation of private fund managers, includes requirements for such managers to register as investment advisers under Advisers Act and disclose various information to regulators about the positions, counterparties and other exposures of the private funds managed by such managers. The effect of regulatory change on the Investment Funds, while impossible to predict, could be substantial and adverse. In addition, the practice of short selling has been the subject of numerous temporary restrictions, and similar restrictions may be promulgated at any time. Such restrictions may adversely affect the returns of Investment Funds that utilize short selling.

The Investment Funds in which accounts invest are subject to the following principle risks, among others:

# **Fund of Hedge Funds Generally:**

Restricted and Illiquid Investments. Although we anticipate that most Investment Funds will invest primarily in publicly traded securities, they may invest a portion of the value of their total assets in restricted securities and other investments that are illiquid. Restricted securities are securities that may not be sold to the public without an effective registration statement under the Securities Act of 1933, as

amended, or that may be sold only in a privately negotiated transaction or pursuant to an exemption from registration.

When registration is required to sell a security, an Investment Fund may be obligated to pay all or part of the registration expenses, and a considerable period may elapse between the decision to sell and the time the Investment Fund may be permitted to sell a security under an effective registration statement. If adverse market conditions developed during this period, an Investment Fund might obtain a less favorable price than the price that prevailed when the Investment Fund decided to sell. Investment Funds may be unable to sell restricted and other illiquid securities at the most opportune times or at prices approximating the value at which they purchased the securities.

An account's interests in Investment Funds are themselves illiquid and subject to substantial restrictions on transfer. An account's ability to liquidate an interest in an Investment Fund will likely be limited. An account is subject to certain Investment Funds' initial lock-up periods beginning at the time of an account's initial investment in an Investment Fund, during which an account may not withdraw its investment. In addition, certain Investment Funds may at times elect to suspend completely or limit withdrawal rights for an indefinite period of time in response to market turmoil or other adverse conditions (such as those experienced by many hedge funds during late 2008 into 2009). Investment Funds may also assess fees for redemptions or other withdrawals. The limited liquidity of these Investment Funds' interests may adversely affect an account were it to have to sell or redeem such interests at an inopportune time. An account may need to suspend or postpone opportunities for investor liquidity if it is not able to dispose of its interests in Investment Funds in a timely manner.

Some of the Investment Funds may hold a portion of their assets in "side pockets" which are sub-accounts within the Investment Funds in which certain assets (which generally are illiquid and/or hard to value) are held and segregated from the Investment Fund's other assets until some type of realization event occurs. Side pockets thus have restricted liquidity, potentially extending over a much longer period than the typical liquidity an investment in the Investment Funds may provide. Should an account seek to liquidate its investment in an Investment Fund that maintains these side pockets, such account might not be able to fully liquidate its investment without delay, which could be considerable. In such cases, until an account is permitted to fully liquidate its interest in the Investment Fund, the value of its investment in such Investment Fund could fluctuate based on adjustments to the fair value of the side pocket as determined by the Investment Manager. In addition, if an Investment Fund establishes a side pocket prior to an account's investing in the Investment Fund, such account may not be exposed to the performance of the Investment Fund's assets held in the side pocket.

Use of Derivatives: Certain accounts, and some or all their respective Investment Funds, may invest in, or enter into, derivative or derivative transactions ("Derivatives"). Derivatives are financial instruments that derive their performance, at least in part, from the performance of any underlying asset, index or interest rate. Derivatives entered into by an Investment Fund can be volatile and involve various types and degrees of risk, depending upon the characteristics of a particular Derivative and the portfolio of the account or Investment Fund. If an account or an Investment Fund invests in Derivatives at an inopportune time or incorrectly judges market conditions, the investments may lower the return of the account or Investment Fund or result in a loss. An account or an Investment Fund also could experience losses if Derivatives are poorly correlated with its other investments, or if the account or Investment Fund is unable to liquidate the position because of an illiquid secondary market.

Highly Volatile Markets: The prices of commodities contracts and all Derivatives, including futures and options, can be highly volatile. Investment Funds are subject to the risk that trading activity in securities in which the Investment Funds invest may be dramatically reduced or cease at any time, whether due to general market turmoil, problems experienced by a single issuer or a market sector or other factors. If

trading in particular securities or classes of securities is impaired, it may be difficult for an Investment Fund to properly value any of its assets represented by such securities.

Leverage Utilized by Investment Funds: Investment Funds may utilize leverage in their investment activities. Specifically, some or all of the Investment Funds may make margin purchases of securities and, in connection with these purchases, borrow money from brokers and banks for investment purposes. Although leverage will increase investment returns if an Investment Fund ears a greater return on the investments purchased with borrowed funds than it pays of the use of those funds, the use of leverage will decrease the return on an Investment Fund if the Investment Fund fails to earn as much on investments purchased with borrowed funds as it pays for the use of those funds. The use of leverage will in this way magnify the volatility of changes in the value of an investment in the Investment Funds.

Distressed Securities: Certain of the companies in whose securities the Investment Funds may invest may be in transition, out of favor, financially leveraged or troubled, or potentially troubled, and may be or have recently been involved in major strategic actions, restructurings, bankruptcy, reorganization or liquidation. These characteristics of these companies can cause their securities to be particularly risky, although they also may offer the potential for high returns. These companies' securities may be considered speculative, and the ability of the companies to pay their debts on schedule could be affected by adverse interest rate movements, changes in the general economic climate, economic factors affecting a particular industry or specific developments within the companies. An Investment Fund's investment in any instrument is subject to no minimum credit standard and a significant portion of the obligations and preferred stock in which an Investment Fund may invest may be less than investment grade (commonly referred to as junk bonds), which may result in the Investment Fund's experiencing greater risks than it would if investing in higher rated instruments.

Short Sales: An Investment Fund may attempt to limit its exposure to a possible market decline in the value of its portfolio securities through short sales of securities that its Investment Manager believes possess volatility characteristics similar to those being hedged. An Investment Fund may also use short sales for non-hedging purposes to pursue its investment objectives if, in the Investment Manager's view, the security is over-valued in relation to the issuer's prospects for earnings growth. Short selling is speculative in nature and, in certain circumstances, can substantially increase the effect of adverse price movements on an Investment Fund's portfolio. A short sale of a security involves the risk of an unlimited increase in the market price of the security that can in turn result in an inability to cover the short position and a theoretically unlimited loss. No assurance can be given that securities necessary to cover an Investment Fund's short position will be available for purchase.

# **Private Equity Fund of Funds Generally:**

Buy-Out Transactions: Certain accounts may invest directly, or indirectly through Investment Funds, in leveraged buyouts that by their nature require companies to undertake a high ratio of leverage to available income. Leveraged investments are inherently more sensitive to declines in revenues and to increases in expenses.

Control Positions: Certain accounts may directly, or indirectly through Investment Funds, take control positions in companies. The exercise of control over a company imposes additional risks of liability for environmental damage, product defects, failure to supervise and other types of related liability. If such liabilities were to arise, such Investment Fund would likely suffer a loss, which may be complete, on its investment.

*Investing in Special Situations:* Certain accounts may invest directly, or indirectly through Investment Funds, in companies that are involved in (or are the target of) acquisition attempts or tender offers, or

companies involved in work-outs, liquidations, spin-offs, reorganizations, bankruptcies and similar transactions. In any investment opportunity involving these types of transactions, there exists the risk that the transaction will be unsuccessful, will take considerable time or will result in a distribution of cash or a new security, the value of which will be less than the purchase price to certain of our private equity fund of funds. As a result, the accounts may suffer a loss, which may be complete, on its investment.

Venture Capital Investments: Certain accounts may directly, or indirectly through Investment Funds, make venture capital investments. Such investments involve a high degree of business and financial risk that can result in substantial losses. The most significant risks are the risks associated with investments in: (i) companies in an early stage of development or with little or no operating history; (ii) companies operating at a loss or with substantial fluctuations in operating results from period to period; and (iii) companies with the need for substantial additional capital to support or to achieve a competitive position.

Use of Hedging Instruments: Certain accounts and Investment Funds may choose, but are not required, to engage in transactions designed to reduce the risk or to protect the value of their investments, including securities and currency hedging transactions. There is no restriction on our accounts' ability to engage in short-sale and derivative transactions, including, without limitation, forward contracts and option and swap transactions involving portfolio company securities (an entity in which the Investment Funds invest or in which the accounts directly invest) or other securities, whether or not in connection with a hedging strategy. These hedging strategies could involve a variety of derivative transactions, including transactions in forward, swap and option contracts or other financial instruments with similar characteristics, including, without limitation, forward foreign currency exchange contracts, currency and interest rate swaps, options and short sales (collectively "Hedging Instruments"). Hedging against a decline in the value of a portfolio position does not eliminate fluctuations in the values of portfolio positions or prevent losses if the values of those positions decline, but establishes other positions designed to gain from those same developments, thus offsetting the decline in the portfolio positions' value. While these transactions may reduce the risks associated with an investment by the account or the Investment Funds, the transactions themselves entail risks that are different from those of the investments of the accounts or Investment Funds. The risks posed by these transactions include, but are not limited to, interest rate risk, market risk, the risk that these complex instruments and techniques will not be successfully evaluated, monitored or priced, the risk that counterparties will default on their obligations, liquidity risk and leverage risk. Changes in liquidity may result in significant, rapid and unpredictable changes in the prices for derivatives. Thus, while the accounts and Investment Funds may benefit from the use of Hedging Instruments, unanticipated changes in interest rates, securities prices or currency exchange rates may result in a poorer overall performance for the accounts and Investment Funds than if they had not used such Hedging Instruments.

### **Private Equity Real Estate Fund of Funds Generally:**

Real Estate Market Conditions: Some of the Investment Funds' real estate investment strategies may be based, in part, upon the premise that real estate businesses and assets will become available for purchase by such Investment Fund at prices that the investment manager of the Investment Fund considers more favorable. Further, the strategy of certain Investment Funds for its real estate investments may rely, in part, upon the continuation of existing market conditions (including, for example, supply and demand characteristics) or, in some circumstances, a recovery or improvement in market conditions over the projected holding period for the real estate investments. No assurance can be given that real estate investments can be acquired or disposed of at favorable prices or that the market for such investments will either remain stable or, as applicable, recover or improve, since this will depend upon events and factors outside the control of the managers of the Investment Funds.

Acquisition and Development Risk: Acquisitions entail risks that investments may not perform in accordance with expectations and that anticipated costs of improvements to bring an acquired property up to the necessary standard for the market position intended for that property may exceed budgeted amounts, as well as general investment risks associated with any new real estate investment. Certain Investment Funds may not be successful in identifying suitable real estate properties or other assets that meet their investment criteria or in consummating acquisitions or investments on satisfactory terms.

Risks in Effecting Operating Improvements: In some cases, the success of an Investment Fund's real estate investment strategy will depend, in part, on the ability of such Investment Fund to restructure and effect improvements in the operations of a portfolio company or its properties. The activity of identifying and implementing restructuring programs and operating improvements at portfolio companies entails a high degree of uncertainty. There can be no assurance that such Investment Fund will be able to successfully identify and implement such restructuring programs and improvements.

Commercial/Business Risks: It is anticipated that certain of our private equity real estate fund of funds will make investments in some Investment Funds, including MII, that have a limited operating history, a manager with limited private equity real estate fund management experience, or both. Such investments have inherently greater risk than more established private equity real estate funds. Accordingly, the growth of these Investment Funds may require significant time and effort resulting in a longer investment horizon than can be expected with lower risk investment alternatives. Such investments can experience failure or substantial declines in value at any stage. There is no assurance that such investments by the accounts will be successful.

Ability of Underlying Funds to Finance, Consummate and Dispose of Investments: The Investment Funds' ability to generate attractive investment returns for their investors may be adversely affected to the extent the Investment Funds are unable to obtain favorable financing terms for their real estate investments and may also affect certain of our accounts' and the Investment Funds' ability to exit the investment. Certain marketplace events may have an adverse impact on the availability of credit to businesses generally and could lead to an overall weakening of the global economies. Certain economic downturns could adversely affect the financial resources of corporate borrowers in which the Investment Funds have invested, in addition to the resources of operating partners and investment projects in which the Investment Funds participate, and result in the inability of such borrowers, partners and projects to make principal and interest payments on outstanding debt when due. In the event of such defaults, the Investment Funds may suffer a partial or total loss of capital invested in such companies, which could, in turn, have an adverse effect on the Investment Funds' and of the accounts' returns. Such marketplace events also may restrict the ability of the Investment Funds to sell or liquidate real estate investments at favorable times or for favorable prices.

# ITEM 9 DISCIPLINARY INFORMATION

On November 16, 2011, MSIM settled charges by the SEC relating to The Malaysia Fund, Inc. (the "Fund"), a closed-end management investment company launched and managed by MSIM. The settlement relates to the period from 1996 until the end of 2007, during which time the SEC found MSIM represented to the Fund's investors and board of directors that the Fund's unaffiliated Malaysian subadviser, AMMB Consultant Senderian Berhad ("AMMB") was providing certain services that AMMB in fact was not providing. Effective December 31, 2007, AMMB was terminated.

Without admitting or denying the findings, MSIM consented to the entry of an administrative cease and desist order finding violations of Sections 15(c) and 34(b) of the Investment Company Act of 1940 and

Sections 206(2) and 206(4) of the Investment Advisers Act, and Rule 206(4)-7 thereunder. MSIM was censured and was ordered to make a reimbursement to the Fund in the amount of \$1,845,074.92 for the amount of advisory fees the Fund paid to AMMB from 1996 until the end of 2007, less a credit of \$543,000 for the portion MSIM had already reimbursed to the Fund. MSIM also was ordered to pay a civil money penalty in the amount of \$1,500,000 to the U.S. Treasury.

MSIM was further ordered to implement and maintain policies and procedures, with respect to the U.S. registered mutual funds for which it serves as investment adviser, specifically governing: (1) the investment advisory contract renewal process; (2) MSIM's oversight of certain service providers, including sub-advisers; and (3) MSIM's disclosures regarding such service providers. Lastly, MSIM was ordered to certify, in writing, compliance with the undertakings above, which certification shall be supported by written evidence of compliance and exhibits.

## ITEM 10 OTHER FIANANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

We are a wholly owned subsidiary of Morgan Stanley ("Morgan Stanley Parent"), a corporation whose shares are publicly held and traded on the New York Stock Exchange under the symbol "MS". Morgan Stanley Parent is a financial holding company under the Bank Holding Company Act of 1956, as amended. As a result, we are part of a large global financial services and banking group and you may have relationships with our affiliates beyond your relationship with us. These relationships can cause conflicts of interest.

### **Broker-Dealer Affiliates:**

We are the parent company of Morgan Stanley Distribution, Inc., a broker-dealer registered under the Securities Exchange Act of 1934 (the "34 Act") and FINRA ("MSDI). Certain of our management persons are registered representatives of MSDI.

We are also is affiliated with Morgan Stanley & Co. LLC ("MS&Co."), Morgan Stanley Smith Barney LLC, Morgan Stanley Market Products Inc., MS Securities Services Inc., Prime Dealer Services Corp., each a registered broker dealer under the 34 Act and FINRA. We also have affiliations with foreign broker-dealers and financial services companies, including Morgan Stanley & Co. International PLC, Morgan Stanley Securities Ltd., Morgan Stanley Japan Securities Co. Ltd., Morgan Stanley India Company Private Ltd., Morgan Stanley Asia Ltd., Morgan Stanley Canada Limited, Morgan Stanley Australia Securities Limited, Morgan Stanley Australia Limited, Bank Morgan Stanley AG, HC Securities and Investments, Morgan Stanley, S.V., S.A., Morgan Stanley Huaxin Securities Company Ltd., Block Interest Discovery System (BIDS), Better Alternative Trading System (BATS), RMB Morgan Stanley, HTI Valori Mobiliare S.A., TradeWeb LLC and OliveTree (hereinafter, together with affiliated broker dealers registered under the 34 Act, collectively referred to as "Affiliated Broker Dealers").

When permitted by applicable law and subject to the considerations set forth in Item 12 Brokerage Practices below, we utilize Affiliated Broker-Dealers to effect portfolio securities, currency exchange, futures and other transactions for our managed accounts. Item 11 Participation or Interest in Client Transactions below describes in greater detail the manner in which we utilize Affiliated Broker-Dealers to effect client transactions and the conflicts of interest that can arise.

MS&Co. and MSDI serve as distributor, placement agent and/or underwriter for certain registered and unregistered investment companies for which we act as investment adviser.

We also serves as investment manager of 76 open-end investment companies including all portfolios which are bought and sold through brokers, which may include MSSB or any other Affiliated Broker-Dealer.

As investment manager, Registrant is an affiliated person of each of these investment companies. Registrant's affiliate, MSDI, is the distributor of shares of the Morgan Stanley Retail Family of Funds and, as such, receives Rule 12b-1 distribution fees.

MSDI may pay such fees, in whole or in part, to MSSB and to any other selected dealer, including any other Affiliated Broker-Dealer, with whom MSDI may enter into a selected dealer agreement. In addition, any sales charges derived from the purchase or redemption of an investment company managed by the Registrant are paid directly to MSSB, or to any of those other selected dealers, including any other Affiliated Broker-Dealer, from which such dealer pays its sales representatives and other costs of distribution.

# <u>Investment Adviser Affiliates</u>: We are affiliated with the following investment advisers:

Our advisory affiliates are Morgan Stanley Alternative Investment Partners LP ("MSAIP"), Morgan Stanley AIP GP LP ("MSAIP") and Private Investment Partners Inc. ("PIP"), each a registered investment adviser under the Advisers Act. MSAILP serves as general partner to certain of the investment companies for which MSAIP acts as investment adviser. MSAIP acts as investment adviser to registered and unregistered investment companies and separate accounts. PIP acts as investment adviser to unregistered investment companies.

Morgan Stanley Investment Management Limited ("MSIM Ltd"), Morgan Stanley Asset & Investment Trust Management Co., Limited, Morgan Stanley Investment Management Company are each an investment adviser which are registered under the Advisers Act. Morgan Stanley Investment Management Private Limited and Morgan Stanley Investment Management (Australia) Pty Limited are each an investment adviser which are not required to be registered, and are not registered, under the Advisers Act.

From time to time we may, with your prior consent, and to the extent permitted by applicable law, delegate some or all of our responsibilities, duties and authority under an investment management agreement to one or more of our affiliated investment advisers. Our affiliated advisers may likewise delegate some or all of their responsibilities, duties and authority to us.

## **Registered Investment Companies**

We serve as investment adviser to Morgan Stanley Institutional Fund, Inc. ("MSIF"), Morgan Stanley Institutional Fund Trust ("MSIF Trust"), The Universal Institutional Funds, Inc. ("UIF"), and the Morgan Stanley Institutional Liquidity Funds each an open-end investment company registered under the 1940 Act.

We may invest client assets on a discretionary basis in MSIF, MSIF Trust, UIF, as well as other open-end and closed-end investment companies we, or our affiliates advise. Except in connection with the asset allocation service described under Item 4, client assets invested in the portfolios of MSIF and MSIF Trust and other open-end investment companies advised by us or our affiliates will be excluded from client portfolio assets for purposes of determining the investment management fee payable to us. We may include the value of closed-end funds we manage, for purposes of determining the investment management fee payable to us.

We have an arrangement with Morgan Stanley Institutional Liquidity Funds pursuant to which uninvested free cash balances in certain client accounts are automatically invested in shares of the portfolios of the Morgan Stanley Institutional Liquidity Funds at each day end. Prior to initiating this "sweep" mechanism for a particular client, we disclose the fact that we receive a fee in our capacity as adviser and administrator for the Morgan Stanley Institutional Liquidity Funds. Assets invested in the Morgan Stanley Institutional Liquidity Funds through the "sweep" mechanism will be reduced, to the extent allowed by applicable law, in determining both the fee charged by us for managing the client's account and in determining our fee as adviser and administrator for the Morgan Stanley Institutional Liquidity Funds.

We are the investment adviser and administrator to the following closed-end investment companies registered under the 1940 Act.

Morgan Stanley Asia-Pacific Fund, Inc.

Morgan Stanley China A Share Fund, Inc.

Morgan Stanley Emerging Markets Debt Fund, Inc.

Morgan Stanley Emerging Markets Domestic Debt Fund, Inc.

Morgan Stanley Emerging Markets Fund, Inc.

Morgan Stanley Global Opportunity Bond Fund, Inc.

Morgan Stanley India Investment Fund, Inc.

Morgan Stanley Eastern Europe Fund, Inc.

Morgan Stanley Frontier Emerging Markets Fund, Inc.

The Latin American Discovery Fund, Inc.

The Malaysia Fund, Inc.

The Thai Fund, Inc.

The Turkish Investment Fund, Inc.

In addition, we serve as the Fund Administrator for MSIF, UIF, MSIF Trust and Morgan Stanley Institutional Liquidity Funds. We outsource many of the services we would otherwise directly provide as Administrator.

## **Sub-Advisory Relationships:**

We and certain of our affiliates also act as sub-adviser to the following registered investment companies which are not sponsored by us:

Allianz Variable Insurance Products Trust - AZL Morgan Stanley Global Real Estate Fund and AZL Morgan Stanley Mid Cap Growth Fund; American Beacon Funds – Emerging Markets Fund; Equitable Advisors Trust - EQ/Global Multi-Sector Equity Portfolio and EQ/Morgan Stanley Mid Cap Growth Portfolio; AXA Premier VIP Trust: Multimanager Small Cap Growth Portfolio; Fidelity Rutland Square Trust II – Strategic Advisers Growth Multi-Manager Fund and Strategic Advisers Growth Fund; ING Investors Trust - ING Morgan Stanley Global Franchise Portfolio; Met Investors Series Trust - Morgan Stanley Mid Cap Growth Portfolio; Nationwide Variable Insurance Trust - NVIT Multi-Manager Small Company Fund and NVIT Real Estate Fund; Pacific Life Funds - PL Mid-Cap Growth Fund and PL Real Estate Fund; Pacific Select Fund - Mid Cap Growth Portfolio and Real Estate Portfolio; Penn Series Funds, Inc. - Emerging Markets Equity Fund; Principal Variable Contracts Fund - Asset Allocation Account; Columbia Variable Series Trust II - Variable Portfolio – Morgan Stanley Global Real Estate Fund; SunAmerica Series Trust - International Diversified Equities Portfolio; Transamerica Funds - Transamerica Series Trust Debt, Transamerica Capital Growth, Transamerica Growth Opportunities and Transamerica Small Company Growth; Transamerica Series Trust – Transamerica Morgan Stanley Mid-Cap Growth VP,

Transamerica Morgan Stanley Capital Growth VP and Transamerica Multi Managed Large Cap Core VP; VALIC Company I: Mid Cap Strategic Growth Fund .

We serve as adviser or sub-adviser to the following funds that are sponsored by us or our affiliates:

## **Offshore Funds**

Morgan Stanley Canadian Pooled Funds-Morgan Stanley International Equity Fund; Morgan Stanley Global Fixed Income SPC (a segregated portfolio company with four portfolios), Toronto Dominion Emerging Markets, Toronto Dominion Latin American Growth Funds; Morgan Stanley Offshore Emerging Markets Fund, Morgan Stanley Offshore International Equity Fund, Morgan Stanley Global Diversified Markets Fund (Cayman) Ltd. (feeder fund), Morgan Stanley Opportunistic Mortgage Income Fund (Cayman) LP (feeder fund), Morgan Stanley Emerging Markets Leaders fund (Cayman) LP, Oasis CBO, Limited, Oasis CBO Corp., Alpha Plus Funds, each a private investment company, and Morgan Stanley Multi-Strategy Fund plc, and Morgan Stanley Alpha Funds plc, each an offshore open-ended umbrella investment company.

## **Group Trusts**

Morgan Stanley Investment Management Active International Allocation Trust, Morgan Stanley Investment Management Asian Equity Trust, Morgan Stanley Investment Management Emerging Markets Debt Trust, Morgan Stanley Investment Management Emerging Markets Trust, Morgan Stanley Investment Management International Growth Equity Trust, Morgan Stanley Investment Management International Equity Trust, Morgan Stanley Investment Management International Equity Trust, Morgan Stanley Investment Management International Small Cap Trust, Morgan Stanley Investment Management Small Company Growth Trust and Morgan Stanley Investment Management U.S. Real Estate Trust.

### **Limited Partnerships**

Morgan Stanley Real Estate Securities Global Best Ideas Fund LP, Morgan Stanley Global Diversified Markets Fund LP (master fund) and Morgan Stanley Opportunistic Mortgage Income Fund LP (master fund).

### **Limited Liability Companies**

Morgan Stanley GAIA Portfolio, LLC.

### **PA Trust**

Morgan Stanley Stable Value Fund

# **SICAV**

Morgan Stanley Investment Funds

# **Other**

Morgan Stanley Money Market Family

### Miscellaneous

Pursuant to an order issued by the SEC, registered investment companies (and the portfolios of such registered investment companies) advised by us may pool their daily uninvested cash balances in order to invest in repurchase agreements on a joint basis with other investment companies advised by us. By entering repurchase agreements on a joint basis we expect to incur lower transaction costs and potentially obtain higher rates of interest on such repurchase agreements. Each investment company's or portfolio's participation in the income from jointly purchased repurchase agreements is based on that investment company or portfolio's percentage share in the total repurchase agreement. The SEC order provides for conditions intended to avoid potential conflicts of interest.

Pursuant to an order issued by the SEC, certain registered investment companies are permitted to engage in principal transactions involving money market instruments with MS&Co., subject to certain conditions, which are intended to avoid possible conflicts of interest.

Pursuant to rules promulgated by the SEC, registered and unregistered investment companies may use affiliated and unaffiliated money market funds for cash sweep arrangements in which the investment companies may invest an unlimited amount of their available cash in a money market fund rather than directly in short-term investments. We have entered into an arrangement whereby the investment companies that it advises ("investing funds") may sweep their respective full cash balances into certain portfolios of the Morgan Stanley Institutional Liquidity Funds, an affiliated money market fund advised by us. Each investing fund's advisory fees paid to us will be reduced by the pro rata amount of the management and administrative fees paid by the investing fund to the Morgan Stanley Institutional Liquidity Funds in connection with the investing fund's cash sweep investment.

Our affiliate, Morgan Stanley Smith Barney LLC, is a joint venture owned by both Morgan Stanley and CitiGroup. Since we are a subsidiary of Morgan Stanley, we are considered a "second-tier affiliate" of CitiGroup and are prohibited from entering into principal transactions with CitiGroup on behalf of registered investment companies advised by us or our affiliates. However, pursuant to an order issued by the SEC, registered investment companies advised by us and our affiliates are permitted to engage in principal transactions involving fixed income securities with Citi Global Markets Inc. and other of its affiliated broker-dealers that may be deemed affiliated persons of such registered investment companies, subject to certain conditions, which are intended to avoid possible conflicts of interest.

Certain of our affiliates act as general partner in several limited partnerships in which clients have been solicited to invest. In some cases, the general partner is entitled to receive an incentive allocation from a partnership. Certain of these limited partnerships are focused on private equity investing and make investments in leveraged buyouts, venture capital opportunities, research and development ventures, real estate and other businesses. Other such partnerships have been formed to act as "fund-of-fund" investment vehicles for hedge fund and private equity investments. Others invest in real estate investment trusts and fixed income instruments.

We have established procedures intended to identify and mitigate conflicts of interest related to business activities on a worldwide basis. A conflict management officer for each business unit and/or region acts as a focal point to identify and address potential conflicts of interest in their business area. When appropriate, there is an escalation process to senior management within the business unit, and ultimately if necessary to firm management or the firm's franchise committees, for potentially significant conflicts that cannot be resolved by the conflict management officers or that otherwise require senior management review.

We are registered with the Commodity Futures Trading Commission as a Commodity Trading Advisor ("CTA") and Commodity Pool Operator ("CPO") and are a member of the National Futures Association.

We provide certain of our institutional clients with access to custodial services pursuant to a master custodian contract we have established with a "qualified custodian." Payment for such custodial services is remitted directly to us along with the applicable advisory fees. We pass the custody fees to the custodian in accordance with the terms of the agreement.

We outsource certain operations functions to State Street Bank and Trust Company ("State Street"). State Street provides a full range of investment operations outsourcing services including trade settlement, portfolio administration and reporting, and reconciliation services. The agreement with State Street demonstrates our continued commitment to delivering best-in-class service to our clients, while allowing us to concentrate on our core competency: institutional asset management.

Additional information about conflicts that may be caused by these affiliations is provided in response to Items 11 and 12 of this Brochure.

# ITEM 11 CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING

## **Code of Ethics**

We have adopted a Code of Ethics (the "Code") pursuant to Rule 204A-1 under the Advisers Act. Each of our employees is required to acknowledge the Code at the inception of his/her employment and annually thereafter. The Code is designed to make certain that all acts, practices and courses of business engaged in by our employees are conducted in accordance with the highest possible standards and to prevent abuse, or even the appearance of abuse, by employees with respect to their personal trading and other business activities.

The Code requires all employees to pre-clear trades for covered securities, as defined under the Code, in a personal account. A pre-clearance request will be denied if there is an open order for a client in the same security. The Code also imposes holding periods and reporting requirements for covered securities, which includes affiliated and sub-advised U.S. mutual funds. Our employees are prohibited from acquiring any security in an initial public offering or any other public underwriting. Investments in private placements or an employee's participation in an outside business activity must be pre-approved by Compliance and the employee's manager. Certain of our employees who, in connection with job functions, make or participate in making recommendations regarding the purchase or sale of securities or who have real-time knowledge of such recommendations, are held to more stringent standards when placing trades in personal accounts. Violations of the Code are subject to sanction, including reprimand, demotion, suspension or termination of employment.

We will provide you with a copy of the Code upon request.

# **Participation or Interest in Client Transactions**

The following section addresses our trading activities, the various conflicts of interest that can arise, and how such conflicts have been addressed.

# **Broker-Dealer Affiliations**

We do not act as principal or broker in connection with client transactions. We may, however, in the exercise of our discretion under an investment management agreement with a client, effect transactions in securities or other instruments for clients through affiliates ("Affiliated Broker-Dealers") which perform all of the activities set forth below.

In connection with transactions in which Affiliated Broker-Dealers will act as principal, we will disclose to you that the trade will be conducted on a principal basis and obtain your consent in accordance with the provisions of and rules under the Advisers Act. We will recommend that you engage in such a transaction only when we believe that the net price for the security is at least as favorable as could have been obtained from another established dealer in such security.

Our recommendations to you may involve securities in which our Affiliated Broker-Dealers, or their officers, employees or other affiliates, have a financial interest. Affiliated Broker-Dealers and their officers, employees and other affiliates, may purchase or sell for their own accounts securities that we recommend to our clients.

If permitted by your investment objectives and guidelines, applicable law, and our policies and procedures concerning conflicts of interest, we may recommend that you purchase, or use our discretion to effect a purchase of, securities during the existence of an underwriting or other public or private offering of such securities involving an Affiliated Broker-Dealer as a manager, underwriter, initial purchaser, or placement agent. Generally, purchases directly from an Affiliated Broker-Dealer during an underwriting must comply with the provisions of the Advisers Act, other applicable laws and our policies and procedures relating to principal transactions. Among other things, we must disclose to you that the transaction involves an affiliate and obtain your consent prior to settlement of each such transaction. Purchases may be from underwriters or placement agents other than an Affiliated Broker-Dealer in distributions in which an Affiliated Broker-Dealer may benefit from the purchase through receipt of a fee or otherwise. Purchases from an Affiliated Broker-Dealer acting as placement agent must meet the requirements of applicable law. In situations in which you have not permitted, or where it is prohibited by law, rule, regulation, we may be unable to purchase securities for your account in an initial or other public or private offering of securities involving an Affiliated Broker-Dealer.

We, or our affiliates, may pursue acquisitions of assets and businesses and identify an investment opportunity in connection with its existing businesses or a new line of business without first offering the opportunity to fund of funds clients. Such an opportunity could include a business that competes with a fund of funds or an investment fund or a Co-Investment in which a fund of funds client has invested or proposes to invest.

From time to time, we may pursue the acquisition of investment managers who will manage private investment funds that would otherwise qualify as investments for the fund of funds clients. Due to the conflicts of interest involved and in accordance with applicable law, we will not make any long-term investment for the fund of fund clients in any investment fund that is managed by our affiliate, unless we determine that (a) the investment is in accordance with the applicable fund of funds' relevant investment objectives, strategies and policies; and (b) such investment would not otherwise be prohibited by law or regulation. Accordingly, there may be investments that are unavailable to certain fund of fund clients due to the manager's affiliation with us. Further, in the event that we acquire a business or investment manager that is a manager of any investment fund, we may need to liquidate any investment by a fund of funds client in an investment fund managed by such affiliated investment manager.

With your consent, and subject to the restrictions imposed on such transactions by applicable law, we will effect portfolio transactions through an Affiliated Broker-Dealer on an agency basis, including over-the-counter ("OTC") securities, where the Affiliated Broker will act as agent in connection with the purchase and sale of OTC securities from market participants and will charge our clients a commission on the transactions. Since these are agency transactions, there is no mark up or mark down on the price of the security.

We will effect client transactions through an Affiliated Broker-Dealer when, in our judgment, you may thereby obtain the best execution of the transaction. Subject to our duty to seek best execution, we may effect such transactions through an Affiliated Broker Dealer even though the total brokerage commission for the transaction may be higher than that which might have been charged by another broker for the same transaction.

We may effect "agency cross transactions" in which an Affiliated Broker-Dealer acts as agent for both the buyer or seller in the transaction. We will only trade with an Affiliated Broker-Dealer on behalf of a client on an agency cross basis when the client has consented to our effecting such transactions or when no commission is charged on either side of the transaction. Any agency cross transaction will be effected in compliance with applicable law, as well as policies and procedures we have designed to prevent and disclose potential conflicts of interest. The Affiliated Broker-Dealer can receive a commission from the seller and the buyer when it executes transactions on an agency cross basis under certain conditions.

On occasion, we may effect internal "cross" transactions between client accounts in which one client will purchase securities held by another client. Such transactions are entered into generally only when we deem the transaction to be in the best interests of both clients and at a price we have determined by reference to independent market indicators and which we believe to constitute "best execution" for both parties. Neither we nor any related party receives any compensation in connection with such "cross" transactions.

We, along with related persons of ours will effect portfolio transactions through an Affiliated Broker-Dealer on behalf of clients in respect of which we are a "fiduciary" as defined in ERISA only on an agency basis and with prior written approval from an independent fiduciary in accordance with the terms of exemptions available from the Department of Labor, as well as in accordance with the restrictions imposed on such transactions by applicable law.

We may purchase securities on behalf of our ERISA clients from an underwriting or selling syndicate where an Affiliated Broker-Dealer participates as manager, or syndicate members with prior written approval from an independent fiduciary in accordance with the terms of exemptions available from the Department of Labor.

We and our affiliated investment advisers may execute client transactions with broker/dealers that do not have their own clearing facilities and who may clear such transactions through an Affiliated Broker-Dealer. The affiliated Broker-Dealer will receive a clearing fee for these transactions.

# **ECN and ATS Activities**

Our affiliates have ownership interests in and/or Board seats on electronic communication networks ("ECNs") or other alternative trading systems ("ATSs"). In certain instances our affiliates may be deemed to control one or more of such ECNs or ATSs based on the level of such ownership interests and whether such affiliates are represented on the Board of such ECNs or ATSs. Consistent with our fiduciary obligation to seek best execution, we may, from time to time, directly or indirectly, effect client trades through ECNs or other ATSs in which our affiliates have or may acquire an interest or Board seat. These affiliates may receive an indirect economic benefit based upon their ownership in the ECNs or other

ATSs. We will, directly or indirectly, execute through an ECN or other ATSs in which an affiliate has an interest only in situations where we or the broker dealer through whom we are accessing the ECN or ATS reasonably believes such transaction will be in the best interest of its clients and the requirements of applicable law have been satisfied. Currently, our affiliates own over 5% of the outstanding voting securities and/or have a member on the Board of (i) BATS Trading, Inc., operator of BATS Electronic Trading Network (commonly referred to as "BATS") (ii) the entities that own and control the Block Interest Discovery Service (commonly referred to as "BIDS") (iii) the entity that owns and controls Pure Trading, (iv) Liquidity Hub Limited, (v) Turquoise, (vi) TradeWeb Newco, (vii) OTC Derivnet, (viii) Municenter, (ix) Markit, (x) FxAll, (xi) ICE US Holding Company, LP, (xii) Olivetree; and (xiii) Chi-X Global Holdings LLC (CXG). Our affiliates may acquire interests in and/or take Board seats on other ECNs or other ATSs (or increase ownership in the ATS's listed above) in the future.

Our affiliates receive cash credits from certain ECNs and ATSs for orders that provide liquidity to their books such ECNs and ATSs also charge explicit fees for orders that extract liquidity from their books. From time to time, the amount of credits that our affiliates receive from one or more ECN or ATS may exceed the amount that is charged. Under these limited circumstances, such payments would constitute payment for order flow.

### **Services to Issuers Activities**

Along with our affiliates, we provide a variety of services for, and render advice to, various clients, including issuers of securities that we may recommend for purchase or sale by clients. In the course of providing these services, we and our affiliates may come into possession of material, nonpublic information which might affect our ability to buy, sell, or hold a security for a client account. Investment research materials disclose that our related persons may own, and may effect transactions in, securities of companies mentioned in such materials and also may perform or seek to perform investment banking services for those companies. In addition, directors, officers and employees of our affiliates may have Board seats and/or have Board observer rights with private and/or publicly traded companies in which we invest on behalf of our client accounts. Along with our affiliates, we have adopted policies and procedures and created information barriers that are reasonably designed to prevent the flow of any material nonpublic information regarding these companies between us and our affiliates. Directors, officers and employees of ours may also take Board seats or have Board observer rights with companies in which we invest on behalf of our clients. Generally we only do so with respect to private (not publicly traded) companies. To the extent a director, officer or employee were to take a Board seat or have Board observer rights in a public company, we (or certain of our investment teams) would be limited and/or restricted in our ability to trade in the securities of the company to the extent we (or certain of our investment teams) possessed or were deemed to possess material nonpublic information regarding the company.

# **Investment Banking Activities**

We believe that the nature and range of clients to whom our Affiliated Broker-Dealers render investment banking and other services is such that it would be inadvisable to exclude these companies from a client's portfolio. Accordingly, unless you advise us to the contrary, it is likely that your holdings will include the securities of corporations for whom our Affiliated Broker-Dealers perform investment banking and other services. Moreover, your portfolios may include the securities of companies in which our Affiliated Broker-Dealers make a market or in which we, our it's officers and employees and our Affiliated Broker-Dealers or other related persons and their officers or employees have positions.

To meet applicable regulatory requirements, there are periods when we will not initiate or recommend certain types of transactions in the securities of companies for which an Affiliated Broker Dealer is

performing investment banking services. You will not be advised of that fact. In particular, when an Affiliated Broker-Dealer is engaged in an underwriting or other distribution of securities of a company, we may be prohibited from purchasing or recommending the purchase of certain securities of that company for our clients. Notwithstanding the circumstances described above, you, on your own initiative, may direct us to place orders for specific securities transactions in your account. In addition, we generally will not initiate or recommend transactions in the securities of companies with respect to which our affiliates may have controlling interests or are affiliated.

### **Investment Limits**

Various federal, state or foreign laws, rules and regulations, as well as certain corporate charters adopted by issuers in which we may invest, limit the percentage of an issuer's securities that may be owned by us and our affiliates. We are more likely to run into these limitations than investment advisers with fewer assets under management and/or that are not affiliated with a large financial institution or Financial Holding Company. In certain instances, for purposes of these ownership limitations, our holdings will be aggregated with the holdings of our affiliates. These ownership limitations may be in the form of, among others: (i) a strict prohibition against owning more than a certain percentage of an issuer's securities (the "threshold"); (ii) a "poison pill" that would have a material dilutive impact on our holdings in that issuer should we and our affiliates exceed the threshold; (iii) provisions that would cause us and our affiliates to be considered "interested stockholders" of an issuer if we and our affiliates exceed the threshold; and (iv) provisions that may cause us and our affiliates to be considered an "affiliate" or "control person" of the issuer. We will generally avoid exceeding the threshold in these situations. With respect to situations in which we and our affiliates may be considered "interested stockholders" (or a similar term), we will generally avoid exceeding the threshold because if we were considered an interested stockholder, we, along with our affiliates would be prohibited (in some cases absent Board and/or shareholder approval) from entering into certain transactions or performing certain services (including investment banking, financial advisory and securities lending) with or for the issuer. We will also generally avoid exceeding a threshold in situations in which we may be considered an affiliate of the issuer for the reasons set forth above, as well as the fact that should we be considered an affiliate of an issuer, our ability to trade in the issuer's securities would become limited.

### **Investments in Other MSIM Investment Funds**

When permitted by applicable law and the investment guidelines applicable to individual client accounts, and considered by us to be in the best interests of a client, we may recommend to you, and invest the assets of your accounts in various closed-end and open-end investment companies and other pooled investment vehicles for which we or our affiliates receive compensation for advisory, administration, or other services.

In certain circumstances, when required by applicable law or by agreement with you, we may waive our investment management fee with respect to assets invested in pooled investment vehicles to the extent of some or all of the compensation received by us and our affiliates for services rendered with respect to such pooled investment vehicles.

## **Investment Management Activities**

It is possible that our officers or employees may buy or sell securities or other instruments that we have recommended to clients. Moreover, we may recommend to clients the purchase or sale of securities in which we or our officers, employees or related persons have a financial interest. These transactions are subject to our policies and procedures regarding personal securities trading, as well as to the requirements

of the Advisers Act, the 1940 Act and other applicable laws. Our policies and procedures, the Advisers Act and the 1940 Act require that we put your interests first.

From time to time, various potential and actual conflicts of interest may arise from the overall advisory, investment and other activities of us, and our affiliates, and personnel (each, an "Advisory Affiliate" and, collectively, the "Advisory Affiliates").

The Advisory Affiliates may manage long and short portfolios. The simultaneous management of long and short portfolios creates potential conflicts of interest in portfolio management and trading in that opposite directional positions may be taken in client accounts managed by the same investment team, and creates potential risks such as (i) the risk that short sale activity could adversely affect the market value of long positions in one or more portfolios (and vice versa) and (ii) the risks associated with the trading desk receiving opposing orders in the same security simultaneously. The Advisory Affiliates have adopted policies and procedures that are reasonably designed to mitigate these potential conflicts. The Advisory Affiliates may invest on behalf of themselves in securities and other instruments that would be appropriate for, held by, or may fall within the investment guidelines of the mutual funds and/or managed accounts managed by them (collectively, the "Advisory Clients"). The Advisory Affiliates may give advice or take action for their own accounts that may differ from, conflict with or be adverse to advice given or action taken for any of the Advisory Clients.

Potential conflicts also may arise due to the fact that certain securities or instruments may be held in some Advisory Clients but not in others, or the Advisory Clients may have different levels of holdings in certain securities or instruments, and because the Advisory Clients may pay different levels of fees to us. In addition, an Advisory Affiliate may give advice or take action with respect to the investments of one or more Advisory Clients that may not be given or taken with respect to other Advisory Clients with similar investment programs, objectives, and strategies. Accordingly, Advisory Clients with similar strategies may not hold the same securities or instruments or achieve the same performance. The Advisory Affiliate also may advise Advisory Clients with conflicting programs, objectives or strategies.

Any of the foregoing activities may adversely affect the prices and availability of other securities or instruments held by or potentially considered for one or more Advisory Clients. Finally, the Advisory Affiliates may have conflicts in allocating their time and services among their Advisory Clients. We will devote as much time to each of our Advisory Clients as we deem appropriate to perform our duties in accordance with our respective management agreements.

Different clients of ours, including funds advised by us or an affiliate, may invest in different classes of securities of the same issuer, depending on their respective client's investment objectives and policies. As a result, we may at times seek to satisfy our fiduciary obligations to certain clients owning one class of securities of a particular issuer by pursuing or enforcing rights on behalf of those clients with respect to such class of securities, and those activities may have an adverse effect on another client, which owns a different class of securities of such issuer. For example, if one client holds debt securities of an issuer and another client holds equity securities of the same issuer, if the issuer experiences financial or operational challenges, we may seek a liquidation of the issuer on behalf of the client that holds the debt securities, whereas the client holding the equity securities may benefit from a reorganization of the issuer. Thus, the actions taken on behalf of one client may negatively impact securities held by another client. We have adopted procedures pursuant to which conflicts of interest, including those resulting from the receipt of material nonpublic information about an issuer, are managed by our employees through information barriers and other practices.

## **General Process with Potential Conflicts**

All of the transactions described above involve the potential for conflicts of interest between us or related persons of ours and our clients. The Advisers Act, the 1940 Act and ERISA impose certain requirements designed to decrease the possibility of conflicts of interest between an investment adviser and its clients. In some cases, transactions may be permitted subject to fulfillment of certain conditions. Certain other transactions may be prohibited. In addition, we have instituted policies and procedures designed to prevent conflicts of interest from arising and, when they do arise, to ensure that it effects transactions for clients in a manner that is consistent with its fiduciary duty to its clients and in accordance with applicable law. We seek to ensure that potential or actual conflicts of interest are appropriately resolved taking into consideration the overriding best interest of the client.

Certain of our employees and related persons have been designated to review transactions in which conflicts of interest may exist, including those described above, to ensure that the applicable policies and legal or regulatory requirements are duly followed.

### ITEM 12 BROKERAGE PRACTICES

In selecting a broker-dealer to execute trades on behalf of clients, we generally seek to obtain "best execution" for client transactions (i.e., the most favorable price and execution). In seeking best execution, we are not obligated to choose the broker-dealer offering the lowest available commission rate if, in our reasonable judgment, (i) there is material risk that the overall cost to purchase securities will be higher or the proceeds from the sale of securities will be lower; (ii) a higher commission is justified by the trading or research services provided by the broker-dealer that fall within the safe harbor of Section 28(e) of the 1934 Act, or (iii) other considerations, such as the order size, the time required for execution, the depth and breadth of the market for the security, minimum credit quality requirements to transact business with a particular broker-dealer, or the quality of the broker-dealer's back office dictate utilizing a different broker-dealer.

The commission rates paid by client accounts which prohibit the generation of soft dollars ("Execution Only Accounts") are not reduced below the rates paid by client accounts which generate soft dollars. Typically, Execution Only Accounts are included in "bunched" trades effected on behalf of all client accounts buying the same security on the same day. Accordingly, notwithstanding the fact that soft dollars are not generated from the trades effected for Execution Only Accounts, clients prohibiting soft dollars will be paying the same commission rate paid by other clients included in the bunched trade which, as explained above, may be a higher commission rate than another broker would have charged.

## **Soft Dollars – Commission Management Program**

Along with our affiliated Advisers we have established commission sharing arrangements under a commission management program (the "Commission Management Program" or "CMP") implemented July 1, 2007, pursuant to which execution and research costs or a portion of those costs are decoupled in accordance with applicable laws, rules and regulations. Under the CMP, we, and our Affiliated Advisers select approved equity brokers (which include our affiliates) for execution services and after accumulation of commissions at the broker then instruct these approved equity brokers to transfer a predetermined percentage of commissions to an aggregator. We then instruct the aggregator to utilize these balances to pay for eligible research provided by executing brokers or third-party research providers. Generally, we, or our Affiliated Advisers will direct the aggregator to record research credits based upon a previously agreed allocation and will periodically instruct the aggregator to direct specified

dollar amounts from that pool to pay for eligible research services provided by third-party research providers and executing brokers. The research credits are pooled among us and our Affiliated Advisers and allocated on behalf of both us and our Affiliated Advisers. Likewise, the research services obtained under the CMP are shared among us and our Affiliated Advisers.

Selection of approved equity brokers for execution is based on three main criteria: access to liquidity, provision of capital and quality of execution. Under the CMP, the approved equity broker is responsible for the payment of fees for research services and obtains the research services pursuant to written agreements between the approved equity broker and the third-party research provider.

For those costs not decoupled, but retained by broker-dealer, we also effects transactions with brokers which directly pay for research services provided by third parties in accordance with Section 28(e) of the 1934 Act. Such transactions include equity and may include fixed-income transactions effected on an agency basis.

To the extent that personnel employed by us are also employed by one or more Affiliated Advisers and they are authorized to exercise investment discretion on behalf of another Affiliated Adviser, transactions involving client accounts managed by two or more Affiliated Advisers may be aggregated and executed using the services of broker-dealers that provide third party benefits/research so long as: (i) all client accounts involved in the transaction benefit from one or more of the services offered by such broker-dealer; (ii) each Affiliated Adviser has approved the use of such broker-dealer and the services provided thereby.

The research services received include those of the nature described above and other services which aid us in fulfilling its investment decision making responsibilities, including (a) furnishing advice as to the value of securities, the advisability of investing in, purchasing or selling securities, and the availability of securities or purchasers or sellers of securities; and (b) furnishing analyses and reports concerning issuers, industries, securities, economic factors and trends, portfolio strategy and the performance of accounts. Where a particular item (such as proxy services) has both research and non-research related uses, we will make a reasonable allocation of the cost of the item between research and non-research uses and will only pay for the portion of the cost allocated to research uses with client brokerage transactions. Research services furnished or paid for by brokers through whom we effect transactions for a particular account may be used by us or our Affiliated Advisers in servicing their other accounts, and not all such services may be used for the benefit of the client which pays the brokerage commission which results in the receipt of such research services. Commissions paid to brokers providing research services may be higher than those charged by brokers not providing services. We and our Affiliated Advisers make a good faith determination of the value of research services in accordance with Section 28(e) of the 1934 Act, UK Financial Services Authority Rules that also may apply and other relevant regulatory requirements.

Certain investment professionals and other employees of ours are also officers of Affiliated Advisers and may provide investment advisory services to clients of such Affiliated Advisers. Our personnel also provide research and trading support to personnel of certain Affiliated Advisers. Research related costs may be shared by Affiliated Advisers and may benefit the clients of such Affiliated Advisers. Research services that benefit we may be received in connection with commissions generated by clients of its Affiliated Advisers. Similarly, research services received in connection with commissions generated by our clients may benefit Affiliated Advisers and their clients. Moreover, research services provided by broker-dealers through which we effect transactions for a particular account may be used by us and/or an Affiliated Adviser in servicing its other accounts and not all such research services may be used for the benefit of the particular client, which pays the brokerage commission giving rise to the receipt of such research services.

## **Trade Allocations**

Investment decisions for each client are made based on the individual investment mandate for each client, and in each client's best interest. We may, however, purchase or sell the same securities or instruments for a number of client accounts, including clients of its affiliates, simultaneously. These accounts may include pooled vehicles, including partnerships and investment companies for which we, along with related persons of ours act as general partner, investment manager and/or administrator. They may also include accounts in which our, officers, employees or related persons of ours have a financial interest, and accounts of deferred compensation and/or retirement plans covering employees of us and our affiliates ("Proprietary Accounts"). As a general rule, contemporaneous orders placed on behalf of eligible clients in the same security will be blocked in a single order if the terms of the order are the same (e.g., orders at market price), to facilitate best execution and to reduce brokerage commissions or other costs.

We effect block transactions in a manner designed to ensure that no participating client, including any Proprietary Account, is favored over any other client. Specifically, all eligible accounts participating in a block trade receive the average price for transactions executed for that order.

Block trades are allocated to eligible client accounts in a fair and equitable manner. In general, accounts that participate in a block transaction will participate on a pro rata or other objective basis. Pro rata allocation of equity securities will generally consist of allocation based on the order size of a participating client account in proportion to the size of the orders placed for other accounts participating in the block trade.

Generally, with respect to fixed income securities and other instruments, we seek to allocate partial fills in a fair and equitable basis. However, due to the limited supply of certain securities and the differing portfolio characteristics among accounts, we may allocate such securities and other instruments using a method other than pro rata, based upon pre-determined criteria. These allocations are made in the good faith judgment of us with a goal of ensuring that fair and equitable allocation will occur over time.

Notwithstanding the foregoing, we may increase or decrease the amount of securities allocated to each account participating in a block trade if necessary to avoid holding odd-lot or small numbers of shares for particular clients. Additionally, if we are unable to fully execute a block transaction and we determine that it would be impractical to allocate a small number of securities among the accounts participating in the transaction on a pro rata basis, we may allocate such securities in a manner determined in good faith to be a fair allocation.

## **Directed Brokerage**

Limitations on our authority may vary depending upon the desires of each individual client. We, from time to time, have both Discretionary Clients (clients who have authorized us to execute transactions for their accounts without prior approval), as well as Non-Discretionary clients (clients who require that each securities transaction be authorized by them in advance). In either group, clients may limit our authority by: (1) requiring that certain securities transactions be authorized by them in advance, or (2) prohibiting or limiting the purchasing of certain securities or industry groups. In addition, a client may further limit our authority by (i) requiring that all or a portion of the client's transactions be executed through the client's designated broker-dealer ("Designated Broker") and/or (ii) restricting us from executing the client's transactions through a particular broker-dealer.

In situations where a client directs or restricts brokerage for their accounts ("Directed/Restricted Trades"), because the client has placed limitations on the selection of broker-dealers to execute Directed/Restricted Trades, we may be unable to obtain best execution for such trades. We will direct to the designated

brokers only agency transactions for the account that involve securities listed or quoted on a national securities exchange; a client direction may restrict our ability to obtain as favorable a transaction price or commission rate as we might otherwise be able to obtain; the account may forego benefits from savings on execution costs that may otherwise be obtained, most notably by aggregating brokerage orders for various client accounts; if a designated broker is not on our approved list of brokers, there may be additional credit and/or settlement risk for such trades; we will not be obligated to, and in most cases will not, negotiate with a Designated Broker to obtain commission rates more favorable or otherwise different than those to which the client has agreed; a Directed/Restricted Trade may result in a client account paying higher or otherwise different commissions than other clients of ours for transactions in the same security; and where we effect a transaction through a designated broker pursuant to a Directed/Restricted Trade, we may effect such transaction after it has effected transactions in the same security for client accounts for which we have discretion to select the broker. Where a client has directed brokerage for its account and maintains that we remain subject to best execution, we may aggregate those directed trades along with trades executed for other client accounts through the broker-dealer that we believe will offer the best execution for such transaction and, thereafter, instruct such broker-dealer to "step-out" or allocate a portion of the trades to the client's Designated Broker for billing and settlement. In other instances, where (i) the client has waived our best execution obligation and has been informed of the consequences of doing so; (ii) you have represented to us that the client has independently determined best execution; or (iii) we have determined that the trade is consistent with its best execution obligation, Directed/Restricted Trades may not be aggregated or "blocked" for execution with transactions in the same securities for other clients and may be traded after the order for the other client accounts has been completed. As a result, such clients may pay higher commissions or receive less favorable net prices than would be the case if we were authorized to choose the broker through which to execute transactions for the client's account.

In situations in which a client has restricted or prohibited trading by us through its affiliated broker-dealer (or other broker-dealers) and we determine, subject to its obligation to seek best execution, to place a trade through that affiliated (or other) broker-dealer on behalf of its other client accounts, the restricted or prohibited trades may not be aggregated or "blocked" for execution with transactions in the same securities for other clients and may be traded after the order for the other client accounts has been completed. As a result, such clients may pay higher commissions or receive less favorable net prices than would be the case if we were authorized to execute such trades through its affiliated (or other) broker for the client's account.

If we agree to satisfy your direction to execute transactions for your account through Designated Brokers, you will generally be required to confirm that: (i) your direction is suitable and appropriate in respect of the account and you have not relied on investment advice from us (or any affiliate of ours) in connection with your direction; (ii) all services provided by any designated broker will inure solely to the benefit of the account and any beneficiaries of the account, are proper and permissible expenses of the account, and may properly be provided in consideration for brokerage commissions or other remuneration paid to such designated broker in connection with securities transactions effected for the account; (iii) any client direction to use a designated broker will be in the best interests of the account and any beneficiaries of the account, taking into consideration the services provided to the account by such designated broker; (iv) your direction will not conflict with any obligations that persons acting for the account may have to the account, its beneficiaries or any third parties, including any fiduciary obligations that persons acting for the account may have to obtain best price and execution for the account and its beneficiaries; and (v) persons acting for the account have the requisite power and authority to provide the client directions set forth therein on behalf of the account and have obtained all consents, approvals or authorizations from any beneficiaries of the account and third parties that may be required under applicable law or any of the client's governing documents.

We have adopted a Directed Brokerage Policy designed to balance the needs and requests of clients that have Directed/Restricted trades with those clients who do not partake in directed or restricted brokerage programs. Under our Directed Brokerage Policy: (i) only certain types of orders qualify for directed brokerage; (ii) directed brokerage is effectuated through electronic channels only; (iii) designated brokers must qualify as Electronic Trading Partners; and (iv) Designated Brokers may only charge (or recapture) that part of the bundled commission that is consistent with the services being provided to us. In certain instances you may negotiate directed brokerage arrangements that differ from our Directed Brokerage Policy. Requests for such arrangements are addressed by us on a case by case basis.

### ITEM 13 REVIEW OF ACCOUNTS

Our portfolio managers regularly review all accounts on a daily basis. Accounts are reviewed for a number of factors, including but not limited to, performance, sector and asset allocation, adherence to investment policies and strategies and specific security ownership, all within the context of client guidelines and objectives.

If we manage your money as a separate account, you are provided reports of transactions as they are effected (if you request), portfolio valuations and summaries of portfolio changes on a quarterly basis or as otherwise negotiated with you. Additionally, we will meet with you as frequently as quarterly or as infrequently as annually (as agreed to with you) to discuss the performance of your account, our management of your account, and any other issues of concern to you. We will provide additional reports or information to you upon request.

### ITEM 14 CLIENT REFERRALS AND OTHER COMPENSATION

We have compensated, and may continue to compensate, affiliates and unrelated third parties for client referrals in accordance with Rule 206(4)-3 of the Advisers Act's. The compensation paid to any such entity will typically consist of a cash payment stated as a percentage of our advisory fee, but may include cash payments determined in other ways.

We are also referred advisory clients by unaffiliated consultants that are retained by clients or prospective clients. While we do not make payments for solicitations or client referrals to these consultants, we make cash payments to participate in conferences sponsored by such consultants to obtain information about industry trends and client investment needs. We may also purchase products or services from the consultants and/or their affiliates.

These arrangements may cause referrals to us by these affiliates and other third parties for reasons other than the party's best interest.

### ITEM 15 CUSTODY

We are deemed to have "custody" of the assets for the funds for which our affiliate serves as general partner or for which we are the managing member. In those cases, the funds provide audited financial statements on an annual basis in accordance with applicable law.

### ITEM 16 INVESTMENT DISCRETION

We typically receive discretionary authority to select the identity and amount of securities to be bought or sold at the time we establish an advisory relationship with you. In all cases, however, such discretion is exercised in a manner consistent with your stated investment objectives and guidelines. As discussed under Item 12 of this Brochure, you may impose certain limitations on our use of broker-dealers. Other limitations may be negotiated between us and you on a case-by-case basis.

When selecting securities and determining amounts we adhere to the investment policies, limitations and restrictions established in the investment management agreement. For registered investment companies, our authority to trade securities may also be limited by certain federal securities and tax laws that require diversification of investments and favor the holding of investments once made.

### ITEM 17 VOTING CLIENT SECURITIES

We use our best efforts to vote proxies as part of our authority to manage acquire and dispose of account assets. With respect to our MSIM registered management investment companies (the "MSIM Funds"), we vote proxies under the MSIM Proxy Voting Policies and Procedures (the "Policy") pursuant to authority granted under the applicable investment advisory agreement or, in the absence of such authority, as authorized by the Board of Directors/Trustees of the MSIM Funds. We will not vote proxies unless the investment management or investment advisory agreement explicitly authorizes us to vote proxies.

We and our affiliates will vote proxies in a prudent and diligent manner and in the best interests of clients, including beneficiaries of and participants in a client's benefit plan(s) for which we manage assets, consistent with the objective of maximizing long-term investment returns (the "Client Proxy Standard"). In certain situations, you may provide us with a proxy voting policy. In these situations, we will comply with your policy.

The Policy addresses a broad range of issues, and provides general voting parameters on proposals that arise most frequently. However, details of specific proposals vary, and those details affect particular voting decisions, as do factors specific to a given company. We endeavor to integrate governance and proxy voting policy with investment goals, using the vote to encourage portfolio companies to enhance long-term shareholder value and to provide a high standard of transparency such that equity markets can value corporate assets appropriately.

We seek to follow the Client Proxy Standard for each client. At times, this may result in split votes, for example when different clients have varying economic interests in the outcome of a particular voting matter (such as a case in which varied ownership interests in two companies involved in a merger result in different stakes in the outcome). We also may split votes at times based on differing views of portfolio managers.

We may abstain on matters for which disclosure is inadequate. We usually support routine management proposals except for certain "other business" and "meeting adjournment" proposals.

Votes on director nominees can involve balancing a variety of consideration, including those related to board and board committee independence, term length, whether nominees may be overcommitted, director attendance and diligence, director skills and the balance of expertise on the board, financial

knowledge and experience, executive and director remuneration practices, and board responsiveness. We consider withholding support from or voting against a nominee if it believes a direct conflict exists between the interests of the nominee and the public shareholders, including failure to meet fiduciary standards of care and/or loyalty. We may oppose directors where we conclude that actions of directors are unlawful, unethical or negligent. We consider opposing individual board members or an entire slate if we believe the board is entrenched and/or dealing inadequately with performance problems; if we believe the board is acting with insufficient independence between the board and management; or if we believe the board has not been sufficiently forthcoming with information on key governance or other material matters.

We examine a range of issues—including proxy contests and proposals relating to mergers, acquisitions and other special corporate transactions--on a case-by-case basis in the interests of each client. We support substantial management/board discretion on capital structure, but within limits that take into consideration articulated uses of capital, existence of preemptive rights, and certain shareholder protections provided by market rules and practices. We are generally supportive of reasonable shareholder rights.

We vote on advisory votes on executive pay on a case-by-case basis. We generally support equity compensation plans if we view potential dilution/cost and burn rates as reasonable, and if plan provisions sufficiently protect shareholder interests. We also support appropriately structured bonus and employee stock purchase plans.

We consider social and environmental shareholder proposals on a case-by-case basis.

**Process:** An MSIM Proxy Review Committee (the "Committee") has overall responsibility for the Policy. Because proxy voting is an investment responsibility and impacts shareholder value, and because of their knowledge of companies and markets, portfolio managers and other members of investment staff play a key role in proxy voting, although the Committee has final authority over proxy votes.

The Committee meets at least quarterly, and reviews and considers changes to the Policy at least annually. If the Director of Corporate Governance determines that an issue raises a material conflict of interest, the Director may request a special committee to review, and recommend a course of action with respect to, the conflict(s) in question.

Further Information: You may contact your Client Representative or Financial Advisor for information on how to obtain a copy of the Policy or proxy voting records. In the case of registered investment companies we advise, the fund's proxy voting records filed with the SEC is available (i) without charge by accessing the Mutual Fund Center on our web site at <a href="https://www.morganstanley.com/funds">www.morganstanley.com/funds</a> and (ii) on the SEC's web site at <a href="https://www.sec.gov">www.sec.gov</a>.

### ITEM 18 FINANCIAL INFORMATION

Registered investment advisers are required in this Item to provide you with certain financial information or disclosures about our financial condition. We are not aware of any financial condition that impairs our ability to meet contractual and fiduciary commitments to you, and has not been the subject of a bankruptcy proceeding.