

ITEM 1: COVER PAGE



CAZ INVESTMENTS

Access to Innovative Investing

Disclosure Brochure

January 31, 2019

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This Brochure provides information about the qualifications and business practices of CAZ Investments LP (“CAZ”). If you have any questions about the contents of this Brochure, please contact CAZ at 713-403-8250 or www.cazinvestments.com. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission (“SEC”) or by any state securities authority.

Additional information about CAZ Investments LP also is available on the SEC’s website at www.adviserinfo.sec.gov.

ITEM 2: MATERIAL CHANGES

No material changes have occurred since CAZ’s last annual update, dated January 31, 2018.

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ITEM 4: ADVISORY BUSINESS

Firm Description

CAZ, a Texas limited partnership, is an investment advisory firm registered with the U.S. Securities and Exchange Commission pursuant to the requirements under the Investment Advisors Act of 1940, as amended. CAZ was founded in 2001 by its General Partner, CAZ Investments Management LLC, a Texas limited liability company. Christopher A. Zook is the majority owner and Chairman of CAZ Investments Management LLC.

As of December 31, 2018, CAZ managed approximately \$1,236,000,000 across 3,120 accounts on a discretionary basis and approximately \$1,000,000 across 30 accounts on a non-discretionary basis.

Advisory Services

CAZ offers advisory services broken into two primary categories: 1) the management of accounts held by a singular investor, whether an individual or an investment entity, which we refer to as a separately managed account (“SMA”) and 2) the management of co-mingled, private, investment funds (“private funds”). The SMAs and private funds are collectively referred in this document as clients.

Private Funds

The private funds managed by CAZ are intended to complement longer-term investors’ core holdings, are typically formed as private limited partnerships with specific investment objectives and are made available to qualified investors for whom the private fund(s) appears appropriate.

In developing these special purpose investment partnerships, CAZ generally:

- Forms a worldview to identify major economic and investment themes that should be rewarding and prevalent over the intermediate term;
- Performs due diligence and research to identify specific investments in an attempt to exploit the identified investment opportunities for optimum return potential; and
- Structures a private investment limited partnership to provide qualified clients access to these special purpose investment vehicles if/when/as deemed appropriate to benefit from the identified investment theme.

CAZ sponsors and manages the following private funds.

CAZ AI Fund, L.P.

The investment objective of CAZ AI Fund, L.P. is to acquire, hold, manage and dispose of a direct interest in convertible promissory notes issued by Lucid Holdings, Inc. (“Lucid”), warrants to purchase Lucid and Cypcorp Inc. capital stock, and capital stock of Lucid, including any interest or other proceeds therefrom or any equity upon exercise of the Warrants.

CAZ Credit Opportunity, L.P.

The investment objective of CAZ Credit Opportunity, L.P. (“Credit Opportunity”) is to achieve a strong total return that is a combination of current cash flow and capital gains. Credit Opportunity will primarily invest in one or more investment vehicles that primarily invest, trade in, or otherwise utilize debt securities. Investments may also be made directly into debt securities, though it is not expected that such investments would constitute a significant portion of holdings.

CAZ Co-Investment Opportunities Fund, L.P. – Didi Portfolio

The investment objective of CAZ Co-Investment Opportunities Fund, L.P. – Didi Portfolio is to make an investment as a limited partner in Paulson Investment Company I LP (“PIC I”). The investment objective of PIC I is to invest directly or indirectly in shares of Xiaoju Kuaizhi, doing business as Didi Chuxing, a

transportation network company operating in China with significant Chinese market share in mobile taxi hailing and private car service.

CAZ Co-Investment Opportunities Fund, L.P. – HPE Portfolio

The investment objective of CAZ Co-Investment Opportunities Fund, L.P. – HPE Portfolio (“HPE Portfolio”) is to invest substantially all of its assets in certain investment vehicles organized to invest indirectly in certain equity interests of H.I.G. Capital and its affiliates, thereby participating in certain management fees and carried interest earned directly or indirectly by H.I.G. Capital and its affiliates. The HPE Portfolio is a parallel portfolio of the HPE (UB) Portfolio, with the HPE Portfolio being differentiated by investor type and tax status.

CAZ Co-Investment Opportunities Fund, L.P. – HPE (UB) Portfolio

The investment objective of CAZ Co-Investment Opportunities Fund, L.P. – HPE (UB) Portfolio (“HPE (UB) Portfolio”) is to invest substantially all of its assets in certain investment vehicles organized to invest indirectly in certain equity interests of H.I.G. Capital and its affiliates, thereby participating in certain management fees and carried interest earned directly or indirectly by H.I.G. Capital and its affiliates. The HPE (UB) Portfolio is a parallel portfolio of the HPE Portfolio, with the HPE (UB) Portfolio being differentiated by investor type and tax status.

CAZ Co-Investment Opportunities Fund, L.P. – Lyft Portfolio

The investment objective of CAZ Co-Investment Opportunities Fund, L.P. – Lyft Portfolio is to make an investment as a limited partner in Paulson Investment Company II LP (“PIC II”). The investment objective of PIC II is to invest directly or indirectly in shares of Lyft Inc., a transportation network company operating in the United States with significant market share in mobile taxi hailing and private car service.

CAZ Co-Investment Opportunities Fund, L.P. – PLT Portfolio

The investment objective of CAZ Co-Investment Opportunities Fund, L.P. – PLT Portfolio (“PLT Portfolio”) is to invest substantially all of its assets in certain investment vehicles organized to invest indirectly in certain equity interests of Platinum Equity and its affiliates, thereby participating in certain management fees and carried interest earned directly or indirectly by Platinum Equity and its affiliates. The PLT Portfolio is a parallel portfolio of the PLT (UB) Portfolio, with the PLT Portfolio being differentiated by investor type and tax status.

CAZ Co-Investment Opportunities Fund, L.P. – PLT (UB) Portfolio

The investment objective of CAZ Co-Investment Opportunities Fund, L.P. – PLT (UB) Portfolio is to invest substantially all of its assets in certain investment vehicles organized to invest indirectly in certain equity interests of Platinum Equity and its affiliates, thereby participating in certain management fees and carried interest earned directly or indirectly by Platinum Equity and its affiliates. The PLT (UB) Portfolio is a parallel portfolio of the PLT Portfolio, with the PLT (UB) Portfolio being differentiated by investor type and tax status.

CAZ Co-Investment Opportunities Fund, L.P. – VEP Portfolio

The investment objective of CAZ Co-Investment Opportunities Fund, L.P. – VEP Portfolio (“VEP Portfolio”) is to invest substantially all of its assets in certain investment vehicles organized to invest

indirectly in certain equity interests of Vista Equity Partners and its affiliates, thereby participating in certain management fees and carried interest earned directly or indirectly by Vista Equity Partners and its affiliates. The VEP Portfolio is a parallel portfolio of the VEP (UB) Portfolio, with the VEP Portfolio being differentiated by investor type and tax status.

CAZ Co-Investment Opportunities Fund, L.P. – VEP (UB) Portfolio

The investment objective of CAZ Co-Investment Opportunities Fund, L.P. – VEP (UB) Portfolio is to invest substantially all of its assets in certain investment vehicles organized to invest indirectly in certain equity interests of Vista Equity Partners and its affiliates, thereby participating in certain management fees and carried interest earned directly or indirectly by Vista Equity Partners and its affiliates. The VEP (UB) Portfolio is a parallel portfolio of the VEP Portfolio, with the VEP (UB) Portfolio being differentiated by investor type and tax status.

CAZ Distressed Secondary Fund, L.P.

The investment objective of CAZ Distressed Secondary Fund, L.P. is to make an investment as a limited partner in Dorchester Capital Secondaries III, L.P. (“DCS III”). The investment objective of DCS III is to seek capital appreciation, primarily by acquiring interests in existing hedge funds generally in secondary market transactions.

CAZ Energy Infrastructure Fund, L.P.

The investment objective of CAZ Energy Infrastructure Fund, L.P. is to invest as a limited partner in the EnCap Energy Infrastructure Fund, L.P. (“EnCap Energy”). The investment objective of EnCap Energy is to invest in assets or companies providing natural gas, natural gas liquids and crude oil midstream services, including, but not limited to: gathering pipelines, transportation pipelines, gas compression assets and services, storage facilities, plants for treating impurities, plants for the extraction of hydrocarbon liquids, plants for fractionation of liquid products, and other such assets or companies providing similar services. Investment opportunities may also be identified in areas integral to oil and gas operations, such as produced water handling and disposal facilities and CO₂ handling. EnCap Energy will target North American investment opportunities.

CAZ Energy Infrastructure Fund II, L.P.

The investment objective of CAZ Energy Infrastructure Fund II, L.P. is to invest as a limited partner in the EnCap Flatrock Midstream Fund II, L.P. (“EnCap Flatrock”). The investment objective of EnCap Flatrock is to invest in assets or companies involved in: (i) natural gas gathering, treating, compression and processing operations; and (ii) oil and natural gas liquids gathering, fractionation and logistics. EnCap Flatrock will target North American investment opportunities where significant upstream production often requires substantial midstream infrastructure build-out.

CAZ Energy Infrastructure Fund III, L.P.

The investment objective of CAZ Energy Infrastructure Fund III, L.P. is to invest as a limited partner in EnCap Flatrock Midstream Fund III, L.P. (“EnCap Flatrock III”). The investment objective of EnCap Flatrock III is to invest in assets or companies involved in (i) natural gas gathering, treating, compression and processing operations; (ii) crude oil gathering, storage and transport by pipeline and/or rail; and (iii) natural gas liquids production, fractionation and logistics. EnCap Flatrock III will target North American

investment opportunities where significant upstream production often requires substantial midstream infrastructure build-out.

CAZ Energy Infrastructure Fund III-C, L.P.

The investment objective of CAZ Energy Infrastructure Fund III-C, L.P. is to invest as a limited partner in EnCap Flatrock Midstream Fund III-C, L.P. (“EnCap Flatrock III-C”), a Cayman Islands exempted limited partnership that is a private equity fund investing directly and/or through subsidiaries in EnCap Flatrock III. The investment objective of EnCap Flatrock III is to invest in assets or companies involved in (i) natural gas gathering, treating, compression and processing operations; (ii) crude oil gathering, terminalling, storage and transport by pipeline and/or rail; (iii) refined product storage, terminalling, and logistics and (iv) natural gas liquids production, fractionation and logistics. EnCap Flatrock III will target North American investment opportunities where significant upstream production often requires substantial midstream infrastructure build-out.

CAZ Energy Infrastructure Fund IV, L.P.

The investment objective of CAZ Energy Infrastructure Fund IV, L.P. is to invest as a limited partner in EnCap Flatrock Midstream Fund IV, L.P. (“EnCap Flatrock IV”). The investment objective of EnCap Flatrock IV is to invest in assets or companies involved in (i) natural gas gathering, treating, compression and processing operations; (ii) crude oil gathering, storage and transport by pipeline and/or rail; and (iii) natural gas liquids production, fractionation and logistics. EnCap Flatrock III will target North American investment opportunities where significant upstream production often requires substantial midstream infrastructure build-out.

CAZ Equity Alpha, L.P.

The investment objective of CAZ Equity Alpha, L.P. (“Equity Alpha”) is to outperform the S&P 500 Total Return Index with less volatility over a full market cycle. Equity Alpha’s capital will be invested in both long and short positions in primarily exchange-traded S&P 500 index options or derivatives

CAZ Equity Hedged, L.P.

The investment objective of CAZ Equity Hedged, L.P. (“Equity Hedged”) is to generate significant current cash flow, growth of cash flow and long-term capital appreciation while maintaining a hedge against macro-economic and market related shocks. Equity Hedged’s capital will be invested in securities of high-quality businesses from around the world that have outstanding balance sheets, strong cash flows, and world class brand value with the intent to achieve long term growth of dividend streams and capital appreciation via the participation in the growth of those businesses. Equity Hedged will attempt to produce cash flow of at least 6.5% per annum through a combination of dividend yield and the receipt of option premiums.

CAZ Equity Income Fund, L.P.

The investment objective of CAZ Equity Income Fund, L.P. (“Equity Income”) is to generate significant current cash flow, growth of cash flow and long-term capital appreciation by investing primarily in large cap equities. Equity Income’s capital will be invested in securities of high-quality businesses from around the world that have outstanding balance sheets, strong cash flows, and world class brand value with the intent to achieve long term growth of dividend streams and capital appreciation via the participation in the

growth of those businesses. Equity Income will attempt to produce cash flow of at least 5% per annum through a combination of dividend yield and the receipt of option premiums.

CAZ Halcyon Strategic Opportunities Fund, L.P.

The investment objective of CAZ Halcyon Strategic Opportunities Fund, L.P. is to invest predominantly in privately negotiated claims, claims in liquidating entities, and special opportunities relating to these strategies with a longer-term investment horizon.

CAZ Halcyon Offshore Strategic Opportunities Fund, L.P.

The investment objective of CAZ Halcyon Offshore Strategic Opportunities Fund, L.P. is to invest predominantly in privately negotiated claims, claims in liquidating entities, and special opportunities relating to these strategies with a longer-term investment horizon. It was formed exclusively for certain U.S. tax-exempt investors, and conducts operations in parallel with CAZ Halcyon Strategic Opportunities Fund, L.P.

CAZ Healthcare Fund - Israel, L.P.

The investment objective of CAZ Healthcare Fund - Israel, L.P. is to invest as a limited partner in the OrbiMed Israel Partners Limited Partnership (“OrbiMed Israel”). The investment objective of OrbiMed Israel is to seek income and gain by acquiring, owning, holding and disposing of investments that further the development of businesses in the Israeli life science sector in general and in the Israeli biopharmaceutical sub-sector in particular.

CAZ Healthcare Fund – Israel II, L.P.

The investment objective of CAZ Healthcare Fund – Israel II, L.P. is to invest as a limited partner in the OrbiMed Israel Partners II, L.P. (“OrbiMed Israel II”). The investment objective of OrbiMed Israel II is to realize superior returns to investors primarily by investing in, selling and otherwise dealing in equity and other securities and assets of healthcare companies that are located in the State of Israel, have significant operations in Israel or which benefit from senior level employees, assets or other resources located in or related to Israel. OrbiMed Israel II will seek to invest broadly across the healthcare sector, including companies involved in drug discovery and development, medical devices, medical diagnostics, and healthcare IT companies.

CAZ Medical Royalties Fund, L.P.

The investment objective of CAZ Medical Royalties Fund, L.P. is to achieve a strong total return that is a combination of current cash flow and capital gain through direct and indirect investment in two investment partnerships that primarily invest in royalty and royalty-related life sciences investments, Capital Royalty Partners II L.P. (“Capital Royalty”), and Drug Royalty III, L.P., (“Drug Royalty”). The investment objective of Capital Royalty is to achieve superior risk-adjusted returns through investments in royalties and royalty bonds, loans, and other instruments supported by intellectual property within the healthcare and life sciences sectors. The investment objective of Drug Royalty is to generate long-term returns by identifying, investing in, holding, or selling royalty and royalty-related life sciences investments, which investments shall include (i) future cash flow streams related to royalties or other contractual rights to income derived from the sales of, or revenues generated by, life sciences products including pharmaceuticals, medical devices, diagnostics, and medical technologies (collectively, “Royalty Streams”), and (ii) equity, debt, and debt-related investments that are materially associated with such Royalty Streams,

and (iii) equity, debt, and debt-related investments in entities with a majority of revenue derived from such Royalty Streams.

CAZ Medical Royalties Fund II, L.P.

The investment objective of CAZ Medical Royalty Fund II, L.P. is to invest as a limited partner in OrbiMed Royalty Opportunities II, LP (“OrbiMed Royalty”). The investment objective of OrbiMed Royalty is to invest principally in royalty and credit opportunities backed by approved healthcare products and services in North America, but it may also seek investment opportunities in Europe and Asia.

CAZ Multi-Strategy Fund, L.P.

The investment objective of CAZ Multi-Strategy Fund, L.P. (“Multi-Strategy”) is to achieve capital appreciation through the use of a “multi-manager” investment approach. The diversification of investment assets across multiple asset classes is intended to produce attractive rates of return with lower levels of volatility than single asset strategies. Multi-Strategy will attempt to leverage the scientific advantage of “modern portfolio theory” into vehicles that can produce exceptional absolute rates of return with lower standard deviation than those returns available from traditional asset classes. Primarily, Multi-Strategy’s capital will be invested with “hedge fund” managers and/or traditional investment managers, either by investing directly in pooled vehicles or through the use of managed accounts.

CAZ Multi-Strategy Offshore Fund, Ltd.

The investment objective of CAZ Multi-Strategy Offshore Fund, Ltd. (“Multi-Strategy Offshore”) is to achieve capital appreciation through the use of a “multi-manager” investment approach. The diversification of investment assets across multiple asset classes is intended to produce attractive rates of return with lower levels of volatility than single asset strategies. Multi-Strategy Offshore will attempt to leverage the scientific advantage of “modern portfolio theory” into vehicles that can produce exceptional absolute rates of return with lower standard deviation than those returns available from traditional asset classes. Primarily, Multi-Strategy Offshore’s capital will be invested with “hedge fund” managers and/or traditional investment managers, either by investing directly in pooled vehicles or through the use of managed accounts.

CAZ Oil & Gas Production Fund, L.P.

The investment objective of CAZ Oil & Gas Production Fund, L.P. is to invest as a limited partner in the EnerVest Energy Institutional Fund XII-A, L.P. (“EnerVest Energy”). The investment objective of EnerVest Energy is to generate superior returns for its institutional investors by making prudent investments in the upstream sector of the oil and gas industry in North America.

CAZ Partners Fund, L.P.

The investment objective of CAZ Partners Fund, L.P. is to implement the CAZ Barbell (as described on our website) strategy of asset allocation by allowing investors to invest as a limited partner in one or more portfolios. Each portfolio pursues separate investment objectives as described below:

CAZ Partners Fund, L.P. – Private Equity Access Portfolio

The investment objective of CAZ Partners Fund, L.P. – Private Equity Access Portfolio, formerly known as CAZ Partners Fund, L.P. – Illiquid Growth Portfolio, (“Private Equity Access Portfolio”) is to achieve significant capital appreciation primarily through investments in private equity

investment vehicles. The Private Equity Access Portfolio’s capital will generally be invested, either directly or through pooled private investment partnerships managed by CAZ or its affiliates, in approximately ten to twenty private equity investment vehicles that primarily pursue medical royalties, energy, event driven or other opportunistic themes.

CAZ Partners Fund, L.P. – Legacy Portfolio

The investment objective of CAZ Partners Fund, L.P. – Legacy Portfolio (“Legacy Portfolio”) is to generate returns that exceed the rate of return of 90 Day U.S. Treasury Bills by 3% per annum. The Legacy Portfolio’s capital will generally be invested in publicly-traded U.S. and foreign debt and equity securities (on both a long and short basis), private investment vehicles, including hedge funds, segregated accounts and other private investment funds, as well as a broad array of other securities in both private and public markets.

CAZ Partners Fund, L.P. – Liquid Alpha Portfolio

The investment objective of CAZ Partners Fund, L.P. – Liquid Alpha Portfolio (“Liquid Alpha Portfolio”) is to achieve significant returns over a full cycle with less volatility than equity markets through investments in a wide range of investment securities that have a reasonable measure of liquidity. The Liquid Alpha Portfolio’s capital will generally be invested in publicly-traded U.S. and foreign debt and equity securities (on both a long and short basis), private investment vehicles, including hedge funds, segregated accounts and other private investment funds, as well as a broad array of other securities in both private and public markets.

CAZ Partners Fund, L.P. – Liquid Income Portfolio

The investment objective of CAZ Partners Fund, L.P. – Liquid Income Portfolio (“Liquid Income Portfolio”) is to achieve annual cash flow distribution yield that exceeds the rate of return of 90 Day U.S. Treasury Bills by 2-4% per annum. The Liquid Income Portfolio’s capital will generally be invested in publicly-traded U.S. and foreign debt and equity securities (on both a long and short basis), private investment vehicles, including hedge funds, segregated accounts and other private investment funds, as well as a broad array of other securities in both private and public markets. Additionally, the Liquid Income Portfolio may engage in secure lending to other private funds managed by CAZ or its affiliates, including other portfolios of CAZ Partners Fund, L.P. The Liquid Income Portfolio is a parallel portfolio of the Liquid Income (QP) Portfolio and Liquid Income (TE).

CAZ Partners Fund, L.P. – Liquid Income (QP) Portfolio

The investment objective of CAZ Partners Fund, L.P. – Liquid Income (QP) Portfolio (“Liquid Income (QP) Portfolio”) is to achieve annual cash flow distribution yield that exceeds the rate of return of 90 Day U.S. Treasury Bills by 2-4% per annum. The Liquid Income (QP) Portfolio’s capital will generally be invested in publicly-traded U.S. and foreign debt and equity securities (on both a long and short basis), private investment vehicles, including hedge funds, segregated accounts and other private investment funds, as well as a broad array of other securities in both private and public markets. Additionally, the Liquid Income (QP) Portfolio may engage in secure lending to other private funds managed by CAZ or its affiliates, including other portfolios of CAZ Partners Fund, L.P. The Liquid Income (QP) Portfolio is a parallel portfolio of the Liquid Income Portfolio and Liquid Income (TE), with the Liquid Income (QP) Portfolio being differentiated by its ability to accept investors that qualify as “qualified purchasers”.

CAZ Partners Fund, L.P. – Metals Opportunity Portfolio

The investment objective of CAZ Partners Fund, L.P. – Metals Opportunity Portfolio (“Metals Opportunity Portfolio”) is to achieve significant capital appreciation through investments in various forms of metal related investments either directly or via investment vehicles, companies and/or instruments that provide exposure to metals. The Metals Opportunity Portfolio’s capital will generally be invested in various forms of metal related investments either directly or via private investment vehicles, including hedge funds, segregated accounts and other private investment funds, as well as a broad array of other securities in both private and public markets, that provide exposure to metals related investments.

CAZ Partners Fund Liquid Income (TE), L.P.

The investment objective of CAZ Partners Fund Liquid Income (TE), L.P. (“Liquid Income (TE)”) is to achieve annual cash flow distribution yield that exceeds the rate of return of 90 Day U.S. Treasury Bills by 2-4% per annum. Liquid Income (TE)’s capital will generally be invested in publicly-traded U.S. and foreign debt and equity securities (on both a long and short basis), private investment vehicles, including hedge funds, segregated accounts and other private investment funds, as well as a broad array of other securities in both private and public markets. Additionally, Liquid Income (TE) may engage in secure lending to other private funds managed by CAZ or its affiliates. Liquid Income (TE) is a parallel fund of the Liquid Income Portfolio and Liquid Income (QP) Portfolio, with the Liquid Income (TE) Portfolio being differentiated by its structure as a Cayman Islands limited partnership designed for US tax exempt investors.

CAZ Private Energy Fund, L.P.

The investment objective of CAZ Private Energy Fund, L.P. (“Private Energy”) is to invest as a limited partner in EnCap Energy Capital Fund XI, L.P. and EnCap Energy Capital Fund XI-C, L.P., whose objectives are to directly and indirectly make privately negotiated equity and equity-related investments in independent oil and gas companies whose underlying assets may include oil and gas reserves, gas processing plants and pipelines and to generate superior returns through capital appreciation over a three- to five-year.

CAZ Private Equity Access Fund II, L.P.

The investment objective of CAZ Private Equity Access Fund II, L.P. (“Private Equity Access II”) is to achieve significant capital appreciation primarily through investments in private equity investment vehicles. Private Equity Access II will generally be invested, either directly or through pooled private investment partnerships managed by CAZ or its affiliates. The following parallel portfolios are being used to execute this strategy:

CAZ Private Equity Access Fund II, L.P. – Onshore Portfolio

The CAZ Private Equity Access Fund II, L.P. – Onshore Portfolio executes the Private Equity Access II investment strategy while accepting investors who are Accredited Investors and Qualified Clients.

CAZ Private Equity Access Fund II, L.P. – Onshore (QP) Portfolio

The CAZ Private Equity Access Fund II, L.P. – Onshore (QP) Portfolio executes the Private Equity Access II investment strategy while accepting investors who are Accredited Investors and Qualified Purchasers.

CAZ Private Equity Access Fund II, L.P. – Onshore Liquid (QP) Portfolio

The CAZ Private Equity Access Fund II, L.P. – Onshore Portfolio Liquid (QP) executes the Private Equity Access II investment strategy while accepting investors who are Accredited Investors and Qualified Purchasers and offering investors a contractual right to liquidate their interest in advance of the liquidation of the Onshore Liquid (QP) Portfolio. On November 1, 2018, a plan of liquidation to liquidate Onshore Liquid (QP) Portfolio in an orderly manner was approved, and it ceased active trading and investment operations.

CAZ Private Equity Access Fund II, L.P. – Non-Conduit Portfolio

The CAZ Private Equity Access Fund II, L.P. – Non-Conduit Portfolio executes the Private Equity Access II investment strategy while investing only in private equity investment vehicles that are not managed by CAZ or its affiliates.

CAZ Private Equity Access Fund II, L.P. – Offshore Portfolio

The CAZ Private Equity Access Fund II, L.P. – Onshore (QP) Portfolio executes the Private Equity Access II investment strategy while accepting only tax-exempt investors.

CAZ Private Equity Ownership Fund, L.P.

The investment objective of CAZ Private Equity Ownership Fund, L.P. (“Private Equity Ownership”) is to invest as a limited partner in DYAL III US Investors, L.P, a feeder fund for taxable investors that invests solely in DYAL Capital Partners III (A) LP and DYAL Capital Partners III (B) LP (collectively, the “DYAL Master Fund”). The investment objective of the DYAL Master Fund is to invest primarily in minority equity interests in institutionalized “private equity firms” across multiple strategies, geographies and asset classes. Private equity firms include those investment funds that generate the majority of their revenues from closed-end fund structures, which would include buy-out, venture capital, distressed debt, real estate and other funds.

CAZ Private Equity Ownership (TE) Fund, L.P.

The investment objective of CAZ Private Equity Ownership (TE) Fund, L.P. (“Private Equity Ownership (TE)”) is to invest as a limited partner in DYAL III Offshore Investors, L.P, a feeder fund for tax exempt and UBTI sensitive investors that invests solely in DYAL Capital Partners III (A) LP and DYAL Capital Partners III (B) LP (collectively, the “DYAL Master Fund”). The investment objective of the DYAL Master Fund is to invest primarily in minority equity interests in institutionalized “private equity firms” across multiple strategies, geographies and asset classes. Private equity firms include those investment funds that generate the majority of their revenues from closed-end fund structures, which would include buy-out, venture capital, distressed debt, real estate and other funds.

CAZ Private Equity Ownership Fund II, L.P.

The investment objective of CAZ Private Equity Ownership Fund II, L.P. (“Private Equity Ownership II”) is to (a) invest as a limited partner in Dyal IV US Investors L.P., a feeder fund for taxable investors that invests solely in DYAL Capital Partners IV (A) LP and DYAL Capital Partners IV (B) LP (collectively, the “DYAL Master Fund”) and (b) to otherwise invest in co-investments, secondary purchases or related opportunities related to the DYAL Master Fund, predecessors to the DYAL Master Fund or otherwise being offered by the sponsor of the DYAL Master Fund. The investment objective of the DYAL Master Fund is to invest primarily in minority equity interests in institutionalized “private equity firms” across multiple strategies, geographies and asset classes. Private equity firms include those investment funds that generate the majority of their revenues from closed-end fund structures, which would include buy-out, venture capital, distressed debt, real estate and other funds.

CAZ Private Equity Secondaries Fund, L.P.

The investment objective of CAZ Private Equity Secondaries Fund, L.P. (“Private Equity Secondaries”) is to provide, in exchange for a liquidity fee, a liquidity right to the limited partners of certain portfolios of Private Equity Access II whereby these limited partners can choose to sell their limited partner interest in Private Equity Access II to Private Equity Secondaries on contractual terms established at the time of their initial investment into Private Equity Access II. On November 1, 2018, a plan of liquidation to liquidate Private Equity Secondaries in an orderly manner was approved, and it ceased active trading and investment operations.

CAZ Strategic Credit Events Fund, L.P.

The investment objective of invest substantially all of its investible assets in, and carry out its investment program through, Paulson Strategic Partners Fund, L.P. and Paulson Strategic Partners Fund (Offshore), L.P., whose objectives are to invest in distressed opportunities that offer potentially attractive absolute and risk-adjusted returns, with limited near-term liquidity. These investment opportunities will primarily be in stressed, distressed and bankrupt companies in which it is believed company-specific distress and/or broader market dislocation has created a mispricing of assets. Investments may also be made in non-distressed companies if it is believed that other conditions have resulted in the undervaluation of such companies and/or their securities or other financial instruments.

CAZ Real Estate Recovery Fund, L.P.

The investment objective of CAZ Real Estate Recovery Fund, L.P. is to invest as a limited partner in the Paulson Real Estate Recovery Fund, L.P. (“Paulson Real Estate Recovery”). The investment objective of Paulson Real Estate Recovery is to capitalize on distress within the U.S. real estate market.

CAZ Real Estate Recovery Fund II, L.P.

The investment objective of CAZ Real Estate Recovery Fund II, L.P. is to invest as a limited partner in Paulson Real Estate Fund II, L.P. (“Paulson Real Estate II”). The investment objective of Paulson Real Estate II is to capitalize on distress in the U.S. real estate market, particularly in the residential land sector.

Separately-Managed Accounts

CAZ provides investment advice to SMAs to meet the investment needs and objectives of certain clients. Investment decisions, trade execution, portfolio accounting, client billing, and other account management

functions for the SMAs have been delegated to Semita Asset Management, LLC (“Semita”) under a sub-advisory agreement.

Under this agreement, a portion of the advisory fees paid to Semita is shared with CAZ. CAZ periodically performs due diligence reviews on the sub-advisory firm. CAZ maintains an executed agreement for this arrangement on file. This sub-advisory arrangement is disclosed by CAZ to clients by delivery of the Form ADV Part 2 for CAZ and Semita. It may also be recommended that SMA clients invest in one or more of CAZ’s private funds.

ITEM 5: FEES AND COMPENSATION

Compensation

CAZ’s primary source of fees is from advisory fees from the private funds to whom it provides investment management services. These advisory fees are typically paid monthly, in advance, and typically range between 0% and 2% of the net asset value or committed capital of the private fund. CAZ may choose to reduce or waive certain portions of these fees at its discretion.

CAZ also receives a portion of the advisory fees received by Semita from the SMAs associated with its sub-advisory agreement. These fees are typically paid quarterly and are based on the quarter-end valuation of the portfolio, as determined by the account’s custodian, for the quarterly period ending immediately before the calculation of the account’s upcoming fee. Under the sub-advisory agreement, Semita is responsible for establishing the fee schedule and handling reimbursements for terminated accounts. Please refer to the Semita Form ADV Part 2A for information regarding its fee schedule and whether such fees are negotiable.

CAZ may also receive consulting fees from third parties related to projects, investment due diligence, and special investment analysis services.

Fees

In addition to CAZ’s advisory fees noted above, clients may incur the following fees or expenses in connection with their investment activities:

- **Brokerage Commission and Custodian Charges:** CAZ’s advisory fee does not include transaction costs (e.g., brokerage commissions and custodian fees and charges) incurred by the client’s account or other direct out-of-pocket costs incurred by CAZ as a result of providing the investment services. Clients may incur certain charges imposed by custodians, brokers, and other third parties such as fees charged by managers, custodial fees, administrative settlement fees, deferred sales charges, odd-lot differentials, transfer taxes, wire transfer and electronic fund transfer fees, and taxes on brokerage and securities transactions. Brokerage commissions and fees are charged by and paid to the client’s brokerage/custodian firm. These charges and fees are usually deducted from the client’s account in association with certain investment transactions or on a recurring time basis. Such fees and charges are disclosed on the brokerage/custodian firm’s statements delivered to the client.
- **Investment Interest Expenses:** Clients that have margin or line of credit agreements for their accounts with their brokerage/custodian firm may incur investment interest expense charges. Such expenses and charges will be incurred if or when the client account is temporarily out of balance or overdrawn due to the timing of trade settlements. Furthermore, when pre-approved by the client, a client will incur

investment interest expense charges when leveraging or borrowing additional funds against their investment assets. Investment interest expenses and fees, if or when incurred, are charged by and paid to the client's brokerage/custodian firm. These charges and fees are usually deducted from the client's account on a recurring time basis. Such investment interest expense fees and charges are disclosed on the brokerage/custodian firm's statement delivered to the client.

- **Investment Companies' or Pooled Investment Securities fees:** Investment companies (e.g. open-end mutual funds, money market funds, or closed-end mutual funds) and other pooled investment vehicles (e.g., ETFs) typically charge investment management fees and other expenses to their investors. These charges and fees are usually deducted on a recurring time basis from the investor's asset base. The fees and expenses generally are disclosed in the applicable fund's prospectus and in their periodic financial reports to shareholders of the fund. When these funds are selected for client accounts, the client will bear a proportionate share of those fees and expenses as a shareholder of those funds. Investment management fees and other such expenses are charged by and paid to the investment company or pooled investment fund. Such fees are exclusive of and in addition to CAZ's advisory fee. CAZ does not receive any portion of these fund commission, fees or costs.
- **Sub-Advisory Fees associated with Sub-Advised SMAs:** In some client specific circumstances, CAZ may enter into sub-advisory agreements for SMAs with other registered investment advisers for the benefit of that specific client. Such sub-advisory agreements are normally established to fulfill specific asset class objectives required by the respective client in their statement of goals and objectives. Under these agreements, a portion of the advisory fees paid to CAZ will be shared with the sub-advisors. The fee schedules and account minimums vary by sub-advisor. Such sub-advisory fees may be negotiated with the sub-advisor from time-to-time by CAZ. When such sub-advisory arrangements are made, the sub-advisory arrangement will be disclosed by CAZ to clients by delivery of the Form ADV Part 2 for CAZ and the applicable sub-advisory firm.
- **Other Fees and Expenses Associated with Private Fund Accounts:** Private funds bear other fees and expenses that include administration, accounting and tax, audit, broker, legal, regulatory compliance and trading. Private funds' investors are requested to refer to the applicable funds' offering documents for complete information on other fees and expenses. Additionally, investors in private funds, especially tax-exempt or tax-deferred accounts, might incur additional trustee fees, custodian fees, or other such additional administrative costs as a result of their investment in private funds.
- **Expense Reimbursement:** Clients may also incur charges for any and all costs and expenses (including taxes) incurred by CAZ as a result of providing investment management services to its clients.

ITEM 6: PERFORMANCE-BASED FEES & SIDE-BY-SIDE MANAGEMENT

Performance-Based Fees

CAZ collects performance-based fees from certain qualified clients, including CAZ's private funds. All arrangements are entered into in accordance with Rule 205-3 under the Advisers Act.

Performance-based fee arrangements may create an incentive for CAZ to recommend investments which may be riskier or more speculative than those which would be recommended under a different fee arrangement. Such fee arrangements also create an incentive to favor higher fee-paying accounts over

other accounts in the allocation of investment opportunities. Procedures have been designed and implemented to ensure all clients and private funds' investors are treated fairly and equitably, and to prevent this conflict from influencing the allocation of investment opportunities among clients.

For specific information regarding the calculation and collection of performance-based fees for CAZ's private funds, please see each private fund's respective offering memorandum and partnership agreement.

ITEM 7: TYPES OF CLIENTS

As previously identified, CAZ's client base is comprised of SMAs and private funds. Typical clients using CAZ for SMA services include: high net worth individuals, pension and profit-sharing plans, charitable organizations, and corporations.

Depending upon the type of account or investment CAZ manages for the benefit of a client, account minimums can be anywhere from \$250,000 to \$1,000,000. CAZ may, in its sole discretion, opt to waive such minimums.

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

Methods of Analysis & Investment Strategies

The investment strategies of the CAZ private funds are varied. Please refer to and review the respective private fund's offering memorandum and partnership agreement. The methods of analysis used in providing investment management services to these private funds will vary based on the nature of the investment strategy of the private fund. The risks of an investment in a private fund, including those inherent to its investment strategy, are outlined within the offering memorandum and partnership agreement of the private fund.

For the SMAs, CAZ seeks to identify well-established investment managers with a history of strong performance, careful risk management, and strict operational controls to recommend to its clients. CAZ believes Semita's portfolios and investment strategies serve well the SMA clients' investment objectives. For more details concerning Semita's method of analysis and strategies, refer to Semita's Form ADV Part 2A.

Risk of Loss

All investing involves a risk of loss that clients and investors should be prepared to bear. CAZ cannot give any guarantee that it will achieve a client's investment objectives or that clients will receive a return of its investment.

Private Investment Partnerships

All investments in securities, including private investment partnerships, include a risk of loss of your principal (invested amount) and any profits that have not been realized (the securities were not sold to "lock in" the profit). For more detailed information regarding the risks of investing in each private fund managed

by CAZ, please refer to and review the respective private fund’s offering memorandum and partnership agreement.

Investment markets do fluctuate and do so substantially from time to time. Importantly, historical global and domestic economic events have confirmed that the investment performance of any investment is not guaranteed. As a result, there is a risk of loss of the assets we manage that may be out of our control. We will do our best in the management of your assets. However, we cannot guarantee any level of performance or that you will not experience a loss of your assets. Investing in securities involves risk of loss that clients should be prepared to bear.

Separately Managed Accounts

Discretionary assets held by the SMAs are managed by Semita. Historical performance of Semita is not indicative of their future performance, which may vary considerably. CAZ may not have the opportunity to evaluate the relevant economic, financial and other information that will be used by Semita in their selection, structuring, monitoring and disposition of investments. CAZ will not have an active role in the day-to-day management of Semita or their investments and, as a result, the returns of the portfolios will depend largely on the performance of Semita and could be substantially adversely affected by their unfavorable performance.

Although CAZ periodically reviews the SMAs’ composition and Semita’s decisions regarding each account, CAZ may be limited in the amount and form of information that it is able to receive from Semita. Accordingly, there is no guarantee that CAZ will be able to effectively monitor Semita, will receive complete and accurate reporting, or detect any potential fraud or mismanagement by Semita.

Additionally, CAZ does not have any influence over Semita’s management, trading strategies, operations or policies. This lack of influence exposes the SMAs to various types of risks, including the risk of loss, valuation risk, liquidity risk, market risk, counterparty credit risk, and legal and regulatory risk, each of which are detailed further in Semita’s Form ADV Part 2A.

ITEM 9: DISCIPLINARY INFORMATION

CAZ and its employees have not been involved in any legal or disciplinary events in the past 10 years that would be material to a client’s evaluation of the firm or its personnel.

ITEM 10: OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

In addition to the sub-advisory arrangement with Semita discussed in Item 4, and an affiliation with CAZ Equity Investments Holdings LP, which serves as general partner to CAZ’s private funds, CAZ and its employees do not have any other relationships or arrangements with financial services companies that pose material conflicts of interest.

ITEM 11: CODE OF ETHICS, PARTICIPATION IN CLIENT TRANSACTIONS, AND PERSONAL TRADING

CAZ has adopted a Code of Ethics for all supervised persons of the firm describing its high standard of business conduct and fiduciary duty to its clients. All supervised persons at CAZ must acknowledge the terms of the Code of Ethics at least annually or when amended.

CAZ's compliance policies and procedures include various measures designed to monitor employees' trading activities and investment holdings. The policy requires that non-exempt trades made by employees or by persons related to CAZ be pre-approved by the designated person responsible for such oversight and review. Transactions exempt from such pre-approval process include trades in investment company securities (e.g., mutual funds) and/or other exempt transactions. The Chief Compliance Officer ("CCO") or his designee is responsible for receiving notice of and reviewing the trades of each employee against their monthly custodial statements and comparing this trading activity to trades approved in the pre-approval process.

CAZ also maintains certain policies and procedures concerning the misuse of material non-public information (i.e., "inside information") that are designed to prevent insider trading by any officer, partner, or associated person of CAZ. The policy regarding the prohibited use of material non-public information applies to both CAZ's affiliated parties' accounts and CAZ's clients' accounts.

The Code of Ethics also includes policies and procedures regarding general compliance with federal securities laws, the reporting of violations, and conflicts of interest.

CAZ has adopted internal policies and procedures to implement and to monitor it and its employees' practices regarding CAZ's Code of Ethics. Clients have the right to receive a complete copy of CAZ's Code of Ethics and may contact its CCO at 713.403.8250 or ilmassey@cazinvestments.com to receive a copy.

From time-to-time, CAZ may advise a client to consider investments in certain private funds that are sponsored and managed by CAZ. Any such recommendation by CAZ may constitute a conflict of interest between CAZ's financial interest in the success of its private funds and business versus the interest of CAZ's clients. To address this conflict, CAZ provides full disclosure to such client of CAZ's sponsorship of the private fund. Additionally, when clients make investments in CAZ's private funds, CAZ does not assess additional investment advisory fees beyond those allowed by the private fund's partnership agreement. Clients are charged fees directly by the private fund as mutually agreed in the respective partnership agreement.

ITEM 12: BROKERAGE PRACTICES

Counterparty Selection

As investment adviser to private funds, CAZ is granted the discretionary authority in the relevant organizational documents and/or investment management agreements to determine which securities and the amounts of securities that are bought or sold, as well as the broker dealer to be used and the commission rates to be paid. CAZ is not affiliated with any broker-dealer but it selects brokerage firms with which CAZ has a positive, efficient, and professional working relationship. In evaluating brokerage firms for its private funds' use, CAZ reviews a wide variety of characteristics and capabilities including:

- Functionality/capabilities,
- Costs,
- Governance, and
- Financial condition of the brokerage firm.

While many brokerage firms cannot satisfactorily meet each criteria of evaluation, CAZ collectively considers these factors in their totality in evaluating a brokerage firm, its services, and capabilities.

While broker selection and trade execution considerations for the SMAs are functions delegated to Semita, CAZ considers Semita's brokerage practices as part of its periodic due diligence reviews.

Best Execution

It is CAZ's fiduciary responsibility to seek the most favorable transaction terms available under the circumstances for its clients' account at the time of each trade. In seeking the most favorable transactions, CAZ considers factors in addition to commissions and custodial settlement fees in the pursuit of the best execution of trades. "Best Execution" is the execution of transactions for client accounts in such a manner that the client's total cost or proceeds are the most favorable under the circumstances at the time of the trade. Best Execution does not necessarily mean paying the lowest possible commission or other trade settlement fees.

The additional factors and capabilities provided by executing brokerage firms that are considered by CAZ may include the following:

- Transaction price and execution, especially with larger trades for multiple clients in batched or blocked orders;
- Supplemental investment research;
- Investment strategy/allocation research;
- Ability to leverage executing brokerage firm's technology;
- Confidential executions and client privacy;
- Customized trade reporting services/capabilities;
- Trading support services;
- Efficiency of back office capabilities/electronic interfaces with CAZ's systems;
- Financial strength/surety provided in trading activity;
- Other investment, reporting, or business operational services;
- Providing directly to CAZ, or paying a third party for the provision of, certain research materials, data systems, analytical products or services, and other similar products and services used for the benefit of managing a client's investment portfolios; or
- Other services provided for the direct or indirect benefit of CAZ, its clients, and/or the client's account.

Therefore, CAZ may pay broker commissions that are higher than another broker might have charged for the same transaction, in recognition of CAZ's assessment of the value of the various value-added services

listed above. However, when higher commission costs are incurred, CAZ believes that the higher commission costs borne by client accounts are reasonable in relation to the overall services provided. The client account that bears the cost of such a commission for a particular trade will not necessarily be the sole beneficiary of such value-added services.

Soft Dollars

CAZ does engage certain brokerage firms that offer Section 28(e) or “soft dollar” arrangements. “Soft dollar” credits or benefits are provided to CAZ based upon the volume of trades and commissions paid to the brokerage firm.

CAZ also may enter into arrangements with brokers to benefit specific client accounts by:

- having soft dollar credits rebated to the client’s account or to have commissions recaptured by the client’s account from which the credits or commissions were generated, or
- using soft dollar credits to pay expenses otherwise payable by client’s account.

Either of such uses of soft dollar credits would have the effect of enhancing the returns associated with such client’s account from the returns that would exist absent such uses.

The use of these soft dollar credits by CAZ is restricted to obtaining investment research and other investment decision making products and services selected by CAZ through arrangements provided by the brokerage firm. The costs of those research and other investment decision making services and products are paid as a result of trading activity by client transactions executed at the brokerage firm. Any benefits received from such soft dollar arrangements may benefit clients of CAZ in addition to those clients whose trading activity actually generated the soft dollar credits. As a result of trading with brokerage firms providing soft dollar arrangements, clients may pay higher fees for comparable services as compared to other brokerage firms’ fees.

Using soft dollars to obtain investment research and/or related services creates a conflict of interest between CAZ and its clients. Soft dollars may be used to acquire products and services that are not exclusively for the benefit of the clients which paid the commissions and that may primarily or exclusively benefit CAZ. If CAZ is able to acquire these products and services without expending its own resources (including advisory fees paid by clients), CAZ’s use of soft dollars would tend to increase its profitability. Furthermore, CAZ may have an incentive to select or recommend brokers based on its interest in receiving research or other products or services, rather than on its clients’ interest in obtaining the lowest execution prices.

CAZ’s soft dollar practices are controlled and monitored by its Chairman and CCO following the firm’s internal policies and procedures regarding:

- Selecting brokerage firms to engage in soft dollar trading arrangements;
- Selecting research and other related investment decision making products and services to obtain through soft dollar credit programs; and
- Allocating the cost and expenses of mixed-use products and services among either:
 - Research and investment decision making products and services vs. nonqualifying products and services, and

- CAZ's use vs. any affiliated companies' use of such products and services.

Clients may obtain a summary of CAZ's Section 28(e) or soft dollar program, including a summary of their trade participation and commissions incurred in the program, by requesting a copy from CAZ's CCO at 713.403.8250 or ilmassey@cazinvestments.com.

Aggregation of Orders

On occasion, CAZ may group or batch orders for the same security to be executed at a respective brokerage firm into one order prior to placing the trades. Where CAZ receives only partial fills on orders, the trades that were executed are aggregated and average prices are provided to clients on a pro rata basis based on the size of each order in relation to the size of the total order. Unfilled shares are carried forward to the next trading day for aggregation, averaging, and allocating to the accounts as indicated.

Generally, once executed, the batched transactions are allocated proportionally to all subject accounts and at the average price received for the batched shares from the executing brokerage firm for the trading day. CAZ may make exceptions to this procedure based upon special portfolio constraints, cash position, client or regulatory restrictions, odd-lot size of an available transaction, brokerage firm or custodian firm restrictions or operating procedures, or other equitable fiduciary reason. When it is not possible to receive the same price or time of execution for all of the securities purchased or sold in a batched order, such batched orders may be executed in one or more transactions at varying prices.

ITEM 13: REVIEW OF ACCOUNTS

Client accounts are periodically reviewed by CAZ's Chief Investment Officer and other employees within the Investment Strategies group. This review is primarily performed on a quarterly basis in tandem with the preparation of information for quarterly reporting purposes but may be performed more frequently based on the discretion of the reviewing parties.

Concerning the private funds, CAZ develops the investment strategy on a customized basis with regard to investment allocations to various asset classes, but many asset classes are then managed on a more systematic or standard basis with consistencies of holdings within each asset class. CAZ's monitoring of private funds' holdings is greatly facilitated by the similarity of securities owned within various asset classes across CAZ's private funds' account base.

CAZ's Director – Investment Management monitors trade execution results for private funds' accounts to ensure no accounts are being advantaged or disadvantaged by CAZ's trading practices and procedures, by an executing brokerage firm's execution capabilities, or by a brokerage firm's commissions or other transactions fees and charges.

CAZ provides a more comprehensive report to SMA clients and private fund investors on a calendar quarter basis and, typically, at periodic account review meetings with clients. Quarterly reports are normally prepared and provided to clients electronically. Alternatively, clients may request that CAZ provide these reports in hard copy and deliver the reports to them by postal service. Also, clients may request reports from CAZ covering interim reporting periods at any time.

Client Privacy

CAZ has adopted policies and procedures reasonably designed to protect various records and information of its clients. Except as authorized by each client, private information about CAZ's clients is disclosed only as permitted by applicable law to its affiliates and service providers, including its accountants, attorneys, brokers, custodians, transfer agents and any other parties whose services are necessary or convenient to the operation of client accounts. CAZ's privacy policy is available to clients through our website.

ITEM 14: CLIENT REFERRALS AND OTHER COMPENSATION

CAZ currently has no active solicitation agreements. CAZ may enter into agreements or arrangements in the future with other persons who solicit clients on behalf of CAZ. For their services, such persons may receive compensation which may be a percentage of the investment advisory fee paid to CAZ by such clients.

CAZ may use a third-party to solicit investors into private funds. Typically, the third-party solicitors will receive a portion of the management fee and/or performance fee payable to CAZ or its affiliates (although other payment arrangements could exist). A prospective investor solicited by a third party will be informed of (and may be asked to acknowledge in writing its understanding of) any such arrangement. All fees for such solicitation services will be borne by CAZ and solicited investors will not be subject to any increased or additional fees or charges from CAZ or its private funds. All such third-party solicitors will be registered as broker-dealers with the SEC.

All solicitation arrangements entered into by CAZ will be appropriately disclosed to applicable clients and designed to be in substantial compliance with Rule 206(4)-3 under the Investment Advisers Act of 1940, as amended.

ITEM 15: CUSTODY

For our private funds, CAZ has custody of clients' assets as the investment manager of the private funds. Investors in these private funds annually receive audited financial statements from the private funds within 120, 180, or 260 days of the fiscal year-end, as applicable to the fund structure. These annual audits are performed by the respective fund's third-party auditing firm.

Semita provides statements to clients with SMAs on a quarterly basis in addition to those provided by the applicable custodian. Investors in CAZ private funds also receive a quarterly statement prepared by the private fund third-party administrator, and may receive an additional statement from a custodian, if applicable.

Clients and investors are strongly encouraged to compare statements received from Semita and CAZ to any statements received from their custodian firm. Any material differences between the two statements should be discussed with both parties independently until the client or investor has received adequate reconciliation and explanation of any material differences in the account statements.

ITEM 16: INVESTMENT DISCRETION

For private fund investors, CAZ has discretionary investment authority as provided by the respective limited partnership agreement for each private fund. Please refer to the respective private fund’s limited partnership agreement for further details regarding investment authority assigned to CAZ.

For the SMAs, CAZ does not have discretionary authority to manage securities accounts. For these accounts, SMA clients have contractually delegated investment discretion to Semita.

ITEM 17: VOTING CLIENT SECURITIES

For our private funds, written proxy voting guidelines have been established. A copy of the proxy voting policies and procedures, and CAZ’s actual proxy votes for securities owned in a client’s account and voted on their behalf by CAZ, are available upon request by contacting our CCO at 713.403.8250 or ilmassey@cazinvestments.com. Under the sub-advisory agreement, Semita is responsible for addressing the proxy voting needs of the SMAs and information regarding Semita’s practices in voting securities can be located within their Form ADV Part 2A.

Delegated Proxy Authority

CAZ generally will vote proxies according to an approach known as the “Wall Street Rule”. This means CAZ behaves as a passive investor in its portfolio holdings and seeks to maximize shareholder value, but not necessarily exercise control over the issuers of portfolio securities or advance a particular social agenda. CAZ will therefore vote with management recommendations on most corporate matters. If CAZ is dissatisfied with corporate management, CAZ will generally sell the securities of that corporation. However, CAZ may exercise more independent and critical evaluation of proposals relating to directors’, executives’ and employees’ compensation and benefit programs and vote these items on a case-by-case basis.

Proxies and Conflicts of Interest

CAZ’s Director – Investment Management reviews each proxy received to assess the extent to which there may be a material conflict of interest between the firm or employees and clients regarding any proxy voting issues/items.

In the event that a material conflict of interest is perceived, the Director – Investment Management will bring the proxy issue to the attention of the CCO and generally will:

- Vote matters that are specifically covered by CAZ’s voting guidelines (e.g., matters where CAZ’s role is strictly in accordance with those guidelines); and
- For other matters, CAZ will seek advice from independent third-party advisers to review the issues and vote the proxies based upon their determination of what is in the best interest of its clients.

ITEM 18: FINANCIAL INFORMATION

CAZ has never filed for bankruptcy and is not aware of any financial condition expected to affect its ability to manage client accounts.

ITEM 19: ADDITIONAL INFORMATION

CAZ has no additional information to offer that would be material in making investment decisions.



CAZ INVESTMENTS

Access to Innovative Investing

Part 2B of Form ADV SEC Required Brochure Supplement

As of January 31, 2019

Professional Backgrounds of:

Christopher A. Zook	Jay W. Van Ert
Heather R. Delgado	Steve W. Buretz
Matthew J. Lindholm	Lucia Y. Hwang
Clark D. Edlund	Garrett L. Jones
Lila I. Ontiveros	Nick W. Macknight
David P. Sawyer	Travis M. Hayes
Mark C. Wade	Hunter C. Honnessy

Members of CAZ Investments' professional staff are evaluated on the basis of education and professional work experience prior to hiring. Any associated persons involved in determining investment strategy or giving investment advice to clients must meet the examination or other licensing requirements of the states in which they provide services. The firm conducts pre-hiring background checks for all employees.

All firm personnel are monitored and supervised by one or more of the following: CAZ Investments' Chairman, Christopher A. Zook, and its Chief Compliance Officer, Isaiah Massey. CAZ Investments requires that all marketing materials and client review reports be approved by its Chairman and Chief Compliance Officer prior to use with clients and prospects. All firm personnel are required to adhere to strict policies and procedures set forth in CAZ Investments Compliance Manual and Code of Ethics in regards to dispensing investment advice and disseminating financial reports and marketing materials.

All employees listed herein receive compensation solely for their responsibilities at CAZ Investments and earn income from no other material source. No employee is actively engaged in any other investment business or occupation. The individuals in this report have no reportable disciplinary events to disclose.

This brochure supplement provides information about the qualifications of the above named individuals. This is a supplement to the CAZ Investments brochure (Form ADV, Part 2A). You should have received a copy of that brochure. If you did not receive a copy or our brochure or if you have any questions about the contents of this supplement, please contact CAZ Investments' Chief Compliance Officer, Isaiah Massey, at 713-403-8250 or via email to help@cazinvestments.com. Additional information about the above named individuals is available on the SEC's website at www.adviserinfo.sec.gov.



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Christopher A. Zook
Chairman and Chief Investment Officer

- Education: B.A. – Financial Management, Texas Tech University
- Chairman and Chief Investment Officer of CAZ Investments since 2001
- Previous Experience: Chief Investment Strategist, Inroads Capital Management LLC
- Born: 1969

Contact Information: 713-403-8250

Christopher is not directly supervised by another employee, with the exception of compliance-related monitoring conducted by CAZ Investments' Chief Compliance Officer.



Heather R. Delgado
Managing Director – Investment Operations

- Education: B.A. – Communications, LoneStar College System (Incomplete Studies)
- Joined CAZ Investments in 2014
- Previous Experience: Resident Director Assistant, Bank of America Merrill Lynch; Suitability Specialist, Securities Management and Research, Inc.
- Born: 1974

Heather is directly supervised by Christopher A. Zook



Matthew J. Lindholm, CAIA
Managing Director – Investment Management

- Education: B.B.A. – Finance, Texas A&M University
- Joined CAZ Investments in 2014
- Previous Experience: Managing Partner, Absolut Private Wealth Management LLC; Managing Partner, Titan Trading LLC
- Born: 1980

Matthew is directly supervised by Christopher A. Zook



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Clark D. Edlund, CAIA

Director – Investment Strategies

- Education: B.S. – Economics, Texas A&M University
- Joined CAZ Investments in 2016
- Previous Experience: Senior Investment Adviser, ZT Wealth LLC; Co-Portfolio Manager, QMFS Fund; Managing Partner, Absolut Private Wealth Management LLC; Managing Partner, Titan Trading LLC
- Born: 1981

Clark is directly supervised by Christopher A. Zook



Lila I. Ontiveros

Director – Investment Strategies

- Education: B.S. – Industrial Labor Relations, Cornell University
- Joined CAZ Investments in 2016
- Previous Experience: Finance Director, Cruz for President; Goldman Sachs, Vice President – Foreign Exchange Asset Sales
- Born: 1983

Lila is directly supervised by Christopher A. Zook



David P. Sawyer

Director – Investment Strategies

- Education: B.A. – History, The University of Texas at Austin; J.D., The University of Houston Law Center
- Joined CAZ Investments in 2016
- Previous Experience: Delegate Operations Strategist, Cruz for President; United States Senate, Southeast Texas Regional Director
- Born: 1985

David is directly supervised by Christopher A. Zook



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Mark C. Wade

Director – Investment Strategies

- Education: B.A. – Foreign Affairs – Middle East Studies, University of Virginia; M.B.A., Rice University
- Joined CAZ Investments in 2016
- Previous Experience: Territory Manager, St. Jude Medical; Area Sales Manager, Depuy Synthes Mitek Sports Medicine
- Born: 1987

Mark is directly supervised by Christopher A. Zook



Jay W. Van Ert

Principal

- Education: B.B.A. – University of Texas at Austin; M.B.A., Southern Methodist University
- Joined CAZ Investments in 2013
- Previous Experience: Partner and Director of Portfolio Construction, Dorchester Capital Advisors
- Born: 1961

Jay is directly supervised by Christopher A. Zook



Steve W. Buretz

Senior Vice President – Investment Strategies

- Education: B.S. – Finance, San Diego State University
- Joined CAZ Investments in 2018
- Previous Experience: Entrepreneur in Real Estate and Private Opportunities
- Born: 1961

Steve is directly supervised by Christopher A. Zook



CAZ INVESTMENTS

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Lucia Y. Hwang

Senior Vice President – Investment Strategies

- Education: B.B.A. – Financial Services & Planning, Baylor University
- Joined CAZ Investments in 2013
- Previous Experience: Banker and Relationship Manager, JP Morgan Chase
- Born: 1977

Lucia is directly supervised by Christopher A. Zook



Garrett L. Jones

Vice President – Investment Strategies

- Education: B.S. – Industrial Distribution, Texas A&M University; M.B.A., Rice University
- Joined CAZ Investments in 2018
- Previous Experience: Vice President, Republic Capital Group; Associate, Salient Partners, L.P.
- Born: 1983

Garrett is directly supervised by Christopher A. Zook



Nick W. Macknight

Vice President – Investment Strategies

- Education: B.S. – Finance, Indiana University
- Joined CAZ Investments in 2018
- Previous Experience: Senior Associate, Dimensional Fund Advisors
- Born: 1987

Nick is directly supervised by Christopher A. Zook



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Travis M. Hayes

Associate – Investment Strategies

- Education: B.B.A. – Investment Finance, The University of Texas at Austin
- Joined CAZ Investments in 2018
- Previous Experience: Derivatives Trader Intern, Gelber Group LLC
- Born: 1995

Travis is directly supervised by Lila I. Ontiveros



Hunter C. Honnessy

Associate – Investment Strategies

- Education: B.A. – Economics, Wake Forest University
- Joined CAZ Investments in 2018
- Previous Experience: Financial Analyst, Credit Suisse
- Born: 1994

Hunter is directly supervised by Lila I. Ontiveros

Explanation of Professional Designations

CAIA: Chartered Alternative Investment Analyst

The CAIA designation, recognized globally, is administered by the Chartered Alternative Investment Analyst Association and requires a comprehensive understanding of core and advanced concepts regarding alternative investments, structures, and ethical obligations. To qualify for the CAIA designation, finance professionals must complete a self-directed, comprehensive course of study on risk-return attributes of institutional quality alternative assets; pass both the Level I and Level II CAIA examinations at global, proctored testing centers; attest annually to the terms of the Member Agreement; and hold a U.S. bachelor's degree (or equivalent) plus have at least one year of professional experience or have four years of professional experience. Professional experience includes full-time employment in a professional capacity within the regulatory, banking, financial, or related fields. Once a qualified candidate completes the CAIA program, he or she may apply for CAIA membership and the right to use the CAIA designation, providing an opportunity to access ongoing educational opportunities.