# SECURITIES AND EXCHANGE COMMISSION

# FORM 40-APP

Application for exemption and other relief filed under the Investment Company Act of 1940

Filing Date: **2021-08-25** SEC Accession No. 0001140361-21-029358

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## **FILER**

BlackRock Capital Investment Corp CIK:1326003  IRS No.: 202725151   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259   Film No.: 211206689	Mailing Address 40 EAST 52ND STREET NEW YORK NY 10022	Business Address 40 EAST 52ND STREET NEW YORK NY 10022 212-754-5300
BLACKROCK ADVISORS LLC CIK:1086364  IRS No.: 133806691   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-69   Film No.: 211206758	Mailing Address 100 BELLEVUE PARKWAY WILMINGTON DE 19809	Business Address 100 BELLEVUE PARKWAY WILMINGTON DE 19809 8004417762
TENNENBAUM CAPITAL PARTNERS LLC CIK:1169553  IRS No.: 954759860   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-29   Film No.: 211206718	Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000
<b>SPECIAL VALUE OPPORTUNITIES FUND LLC</b> CIK:1280948  IRS No.: 043794341   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-39   Film No.: 211206728	Mailing Address C/O TENNENBAUM CAPITAL PARTNERS LLC 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address C/O TENNENBAUM CAPITAL PARTNERS LLC 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 310-566-1000
<b>Special Value Opportunities Feeder Fund</b> CIK: <b>1296003</b>   IRS No.: <b>047007897</b>   State of Incorp.: <b>DE</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-17</b>   Film No.: <b>211206706</b>	Mailing Address C/O TENNENBAUM CAPITAL PARTNERS, LLC 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address C/O TENNENBAUM CAPITAL PARTNERS, LLC 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 310-566-1000
<b>SVOF/MM, LLC</b> CIK: <b>1297700</b>   IRS No.: <b>043794336</b>   State of Incorp.: <b>DE</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-59</b>   Film No.: <b>211206748</b>	Mailing Address C/O TENNENBAUM CAPITAL PARTNERS, LLC	Business Address . C/O TENNENBAUM CAPITAL PARTNERS, LLC

Special Value Expansion Fund, LLC	2951 28TH STREET, SUITE 210 SANTA MONICA CA 90405 Mailing Address	2951 28TH STREET, SUITE 210 SANTA MONICA CA 90405 310-566-1000 Business Address
CIK:1301253  IRS No.: 000000000   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-40   Film No.: 211206729	PARTNERS, LLC	C/O TENNENBAUM CAPITAL PARTNERS, LLC 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 310-566-1000
<b>Special Value Continuation Partners, LLC</b> CIK: <b>1370754</b>   IRS No.: <b>680631675</b>   State of Incorp.: <b>DE</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-63</b>   Film No.: <b>211206752</b>	Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 310-566-1000
BlackRock TCP Capital Corp. CIK:1370755  IRS No.: 562594706   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-64   Film No.: 211206753	Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 310-566-1000
Tennenbaum Opportunities Fund V, LLC CIK:1377269  IRS No.: 870783205   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-62   Film No.: 211206751	Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 310-566-1000
Tennenbaum Opportunities Partners V, LP CIK:1383812  IRS No.: 651292749   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-61   Film No.: 211206750	Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 310-566-1000
SONJ PRIVATE OPPORTUNITIES FUND II LP CIK:1425663  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-83   Film No.: 211206772	Mailing Address C/O BLACKROCK INVESTMENT MANAGEMENT LLC 800 SCUDDERS MILL ROAD 2A PLAINSBORO NJ 08536	Business Address C/O BLACKROCK INVESTMENT MANAGEMENT LLC , 800 SCUDDERS MILL ROAD, 2A PLAINSBORO NJ 08536 609-282-1212
<b>Tennenbaum Opportunities Fund VI, LLC</b> CIK:1529943  IRS No.: 272518228   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-34   Film No.: 211206723	Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 310-566-1043
TCP Waterman Fund, LLC CIK:1566451  IRS No.: 611693830   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-33   Film No.: 211206722	Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
BR/ERB Co-Investment Fund II, L.P. CIK:1576508  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-140   Film No.: 211206828	Mailing Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540 609-282-5440
TCPC SBIC GP, LLC CIK:1597005  IRS No.: 462985995   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-31   Film No.: 211206720	Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 310-566-1000
TCPC SBIC, LP CIK:1597007  IRS No.: 900996465   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-30   Film No.: 211206719	Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 310-566-1000
<b>Tennenbaum Special Situations Fund IX, LLC</b> CIK:1627500  IRS No.: 472207493   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-32   Film No.: 211206721	Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 310-566-1000

## OV Private Opportunities, L.P.

CIK:1636770| IRS No.: 000000000 | State of Incorp.:DE Type: 40-APP | Act: 40 | File No.: 812-15259-112 | Film No.: 211206800

## High Rock Master, L.P.

CIK:1644027| IRS No.: 000000000 | State of Incorp.:E9 Type: 40-APP | Act: 40 | File No.: 812-15259-124 | Film No.: 211206812

## High Rock Feeder, L.P.

CIK:1644028| IRS No.: 000000000 | State of Incorp.:E9 Type: 40-APP | Act: 40 | File No.: 812-15259-125 | Film No.: 211206813

## High Rock Direct Fund, L.P.

CIK:1644029| IRS No.: 000000000 | State of Incorp.:E9 Type: 40-APP | Act: 40 | File No.: 812-15259-126 | Film No.: 211206814

## Tango Capital Opportunities Fund, L.P.

CIK:1652318| IRS No.: 000000000 | State of Incorp.:DE Type: 40-APP | Act: 40 | File No.: 812-15259-79 | Film No.: 211206768

## **Red River Direct Investment Fund III, L.P.**

CIK:1654355| IRS No.: 000000000 | State of Incorp.:DE Type: 40-APP | Act: 40 | File No.: 812-15259-88 | Film No.: 211206777

## Middle Market Senior Fund, L.P.

CIK:1658727| IRS No.: 000000000 | State of Incorp.:DE | Fiscal Year End: 1231 Type: 40-APP | Act: 40 | File No.: 812-15259-65 | Film No.: 211206754

## High Street Fund, L.P.

CIK:1661132| IRS No.: 000000000 | State of Incorp.:DE Type: 40-APP | Act: 40 | File No.: 812-15259-122 | Film No.: 211206810

## High Street Feeder, L.P.

CIK:1661134| IRS No.: 000000000 | State of Incorp.:E9 Type: 40-APP | Act: 40 | File No.: 812-15259-123 | Film No.: 211206811

## Bel45 Private Opportunities Fund, L.P.

CIK:1664427| IRS No.: 000000000 | State of Incorp.:DE Type: 40-APP | Act: 40 | File No.: 812-15259-207 | Film No.: 211206895

## TCP Direct Lending Fund VIII-L, LLC

CIK:1683134| IRS No.: 813502712 | State of Incorp.:DE | Fiscal Year End: 1231 Type: 40-APP | Act: 40 | File No.: 812-15259-36 | Film No.: 211206725

## TCP Direct Lending Fund VIII, LLC

CIK:1683135| IRS No.: 813443430 | State of Incorp.:DE | Fiscal Year End: 1231 Type: 40-APP | Act: 40 | File No.: 812-15259-38 | Film No.: 211206727

## TCP Direct Lending Fund VIII-A, LLC

CIK:1687478| IRS No.: 813723352 | State of Incorp.:DE | Fiscal Year End: 1231 Type: 40-APP | Act: 40 | File No.: 812-15259-37 | Film No.: 211206726

## NDSIB Private Opportunities Fund, L.P.

Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540

Mailing Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540

Mailing Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540

Mailing Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540

Mailing Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540

Mailing Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540

Mailing Address 40 EAST 52ND STREET 21ST FLOOR NEW YORK NY 10002

Mailing Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540

Mailing Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540

Mailing Address 1 UNIVERSITY SQUARE 3RD FLOOR PRINCETON NJ 08540

Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405

Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405

Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405

Mailing Address
1 UNIVERSITY SQUARE

Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440

Business Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540 609-282-5440

Business Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540 609-282-5440

Business Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540 609-282-5440

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Business Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540 609-282-5440

Business Address 40 EAST 52ND STREET 21ST FLOOR NEW YORK NY 10002 212-810-5800

Business Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540 609-282-5440

Business Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540 609-282-5440

Business Address 1 UNIVERSITY SQUARE 3RD FLOOR PRINCETON NJ 08540 609-282-5440

Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000

Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000

Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000

Business Address 1 UNIVERSITY SQUARE

CIK:1690260  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-114   Film No.: 211206802	3RD FLOOR PRINCETON NJ 08540	3RD FLOOR PRINCETON NJ 08540 609-282-5440
FM Global Investment Partners, L.P. CIK:1691995  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-134   Film No.: 211206822	Mailing Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE, 3RD FLOOR PRINCETON NJ 08540 609-282-5440
Tennenbaum Special Situations IX-O, L.P. CIK:1694804  IRS No.: 981253127   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-42   Film No.: 211206731	Mailing Address 190 ELGIN AVENUE ATTN: NEIL GRAY, DIRECTOR GEORGE TOWN E9 KY1-9005	Business Address 190 ELGIN AVENUE ATTN: NEIL GRAY, DIRECTOR GEORGE TOWN E9 KY1-9005 (310) 566-1000
Tennenbaum Special Situations IX-C, L.P. CIK:1694805  IRS No.: 981263986   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-43   Film No.: 211206732	Mailing Address 190 ELGIN AVENUE ATTN: NEIL GRAY, DIRECTOR GEORGE TOWN E9 KY1-9005	Business Address 190 ELGIN AVENUE ATTN: NEIL GRAY, DIRECTOR GEORGE TOWN E9 KY1-9005 (310) 566-1000
Tennenbaum Special Situations MM IX-A, LLC CIK:1694806  IRS No.: 812338672   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-02   Film No.: 211206691	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Special Situations MM IX, LLC CIK:1694807  IRS No.: 472244343   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-03   Film No.: 211206692	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Senior Loan MM V, LLC CIK:1694808  IRS No.: 465406476   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-06   Film No.: 211206695	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Enhanced Yield MM I, LLC CIK:1694809  IRS No.: 472909781   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-11   Film No.: 211206700	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>TCP Direct Lending Fund VIII-A MM, LLC</b> CIK:1694810  IRS No.: 813521038   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-14   Film No.: 211206703	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>TCP Direct Lending Fund VIII MM, LLC</b> CIK:1694811  IRS No.: 813518267   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-15   Film No.: 211206704	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Special Situations IX-S GP, LLC CIK:1694812  IRS No.: 474808464   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-04   Film No.: 211206693	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Senior Loan GP IV-B, LLC CIK:1694813  IRS No.: 463010103   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-07   Film No.: 211206696	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>Tennenbaum Senior Loan GP IV-A, LLC</b> CIK: <b>1694814</b>   IRS No.: <b>463004149</b>   State of Incorp.: <b>DE</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-08</b>   Film No.: <b>211206697</b>	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000

Tennenbaum Senior Loan GP III, LLC CIK:1694815  IRS No.: 462974773   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-09   Film No.: 211206698	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>Tennenbaum SLF II GP, LLC</b> CIK: <b>1694816</b>   IRS No.: <b>461495471</b>   State of Incorp.: <b>DE</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-05</b>   Film No.: <b>211206694</b>	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>Tennenbaum Waterman GP, LLC</b> CIK: <b>1694817</b>   IRS No.: <b>460964332</b>   State of Incorp.: <b>DE</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-01</b>   Film No.: <b>211206690</b>	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>Tennenbaum Heartland GP, LLC</b> CIK: <b>1694818</b>   IRS No.: <b>472949021</b>   State of Incorp.: <b>DE</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-10</b>   Film No.: <b>211206699</b>	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Energy Opportunities GP, LLC           CIK:1694819  IRS No.: 473469121   State of Incorp.:DE   Fiscal Year End: 1231           Type: 40-APP   Act: 40   File No.: 812-15259-12   Film No.: 211206701	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>Tennenbaum Senior Loan SPV IV-A, LLC</b> CIK: <b>1694820</b>   IRS No.: <b>800935559</b>   State of Incorp.: <b>DE</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-46</b>   Film No.: <b>211206735</b>	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>Tennenbaum Senior Loan Operating III, LLC</b> CIK: <b>1694821</b>   IRS No.: <b>800934630</b>   State of Incorp.: <b>DE</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-47</b>   Film No.: <b>211206736</b>	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>TCP Waterman CLO, LLC</b> CIK:1694822  IRS No.: 300750820   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-35   Film No.: 211206724	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>Tennenbaum Enhanced Yield Operating I, LLC</b> CIK: <b>1694823</b>   IRS No.: <b>472947955</b>   State of Incorp.: <b>DE</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-55</b>   Film No.: <b>211206744</b>	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
TCPC Funding I, LLC CIK:1694824  IRS No.: 462628699   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-60   Film No.: 211206749	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>Tennenbaum Senior Loan Fund V, LLC</b> CIK: <b>1694825</b>   IRS No.: <b>465417784</b>   State of Incorp.: <b>DE</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-49</b>   Film No.: <b>211206738</b>	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>Tennenbaum Senior Loan Fund II, LP</b> CIK: <b>1694826</b>   IRS No.: <b>320394369</b>   State of Incorp.: <b>DE</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-53</b>   Film No.: <b>211206742</b>	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
TCP CLO III, LLC CIK:1694827  IRS No.: 812295710   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-16   Film No.: 211206705	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Special Situations Fund IX-S, L.P.	Mailing Address	Business Address

CIK:1694828  IRS No.: 320476414   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-44   Film No.: 211206733	2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Special Situations Fund IX-A, LLC CIK:1694829  IRS No.: 812724727   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-45   Film No.: 211206734	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Senior Loan Fund IV-B, LP CIK:1694830  IRS No.: 371739518   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-50   Film No.: 211206739	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Senior Loan Fund IV-A, LP CIK:1694831  IRS No.: 352479569   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-51   Film No.: 211206740	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Senior Loan Funding III, LLC           CIK:1694832  IRS No.: 471576957   State of Incorp.:DE   Fiscal Year End: 1231           Type: 40-APP   Act: 40   File No.: 812-15259-48   Film No.: 211206737	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>Tennenbaum Enhanced Yield Fund I, LLC</b> CIK:1694833  IRS No.: 472947642   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-56   Film No.: 211206745	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Energy Opportunities Fund, LP CIK:1694834  IRS No.: 473469416   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-57   Film No.: 211206746	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Energy Opportunities Co., LLC           CIK:1694835  IRS No.: 473469364   State of Incorp.:DE   Fiscal Year End: 1231           Type: 40-APP   Act: 40   File No.: 812-15259-58   Film No.: 211206747	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum DIP Opportunity Feeder, LP           CIK:1694836  IRS No.: 270814471   State of Incorp.:DE   Fiscal Year End: 1231           Type: 40-APP   Act: 40   File No.: 812-15259-13   Film No.: 211206702	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Heartland Co-Invest, LP CIK:1694837  IRS No.: 472372380   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-54   Film No.: 211206743	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>SEB DIP Investor, LP</b> CIK:1695075  IRS No.: 270814633   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-41   Film No.: 211206730	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Tennenbaum Senior Loan Fund III, LP CIK:1695080  IRS No.: 900996352   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-52   Film No.: 211206741	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>TFO Asia Private Opportunities Fund, L.P.</b> CIK:1695605  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-78   Film No.: 211206767	Mailing Address 1 UNIVERSITY SQUARE DRIVE 3RD FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 3RD FLOOR PRINCETON NJ 08540 609-282-5440
Coin Private Opportunities, L.P.	Mailing Address	Business Address

CIK:1701392  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-136   Film No.: 211206824	1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
VEL Collevent Dorthono L.D.	Mailing Address	Business Address
VFL Co Invest Partners, L.P.	1 UNIVERSITY SQUARE	1 UNIVERSITY SQUARE
CIK:1707882  IRS No.: 000000000   State of Incorp.:DE	DRIVE	DRIVE
Type: 40-APP   Act: 40   File No.: 812-15259-71   Film No.: 211206760	5TH FLOOR PRINCETON NJ 08540	5TH FLOOR PRINCETON NJ 08540
	PRINCETON NJ 00540	609-282-5440
Topanga Private Opportunities, L.P.	Mailing Address 1 UNIVERSITY SQUARE	Business Address 1 UNIVERSITY SQUARE
CIK:1710097 IRS No.: 000000000   State of Incorp.:DE	DRIVE, 5TH FLOOR	DRIVE, 5TH FLOOR
Type: 40-APP   Act: 40   File No.: 812-15259-76   Film No.: 211206765	PRINCETON NJ 08540	PRINCETON NJ 08540
		609-282-5440
BlackRock Capital Investment Advisors, LLC	Mailing Address	Business Address
•	100 BELLEVUE PARKWAY	100 BELLEVUE PARKWAY
CIK:1717705  IRS No.: 000000000   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-68   Film No.: 211206757	WILMINGTON DE 09809	WILMINGTON DE 09809 (800) 882-0052
TCP Direct Lending Fund VIII - U (Ireland)	Mailing Address 3RD FLOOR, 76 LOWER	Business Address
CIK:1725280 IRS No.: 000000000   State of Incorp.:L2   Fiscal Year End: 1231	BAGGOT STREET	3RD FLOOR, 76 LOWER BAGGOT STREET
Type: 40-APP   Act: 40   File No.: 812-15259-20   Film No.: 211206709	DUBLIN L2 2	DUBLIN L2 2
		353 1 619 2333
TCP Direct Lending Fund VIII - L (Ireland)	Mailing Address	Business Address
- · · ·	3RD FLOOR, 76 LOWER	3RD FLOOR, 76 LOWER
CIK:1725281   IRS No.: 000000000   State of Incorp.:L2   Fiscal Year End: 1231	BAGGOT STREET DUBLIN L2 2	BAGGOT STREET DUBLIN L2 2
Type: 40-APP   Act: 40   File No.: 812-15259-21   Film No.: 211206710	DODEIN LZ Z	353 1 619 2333
	Mailing Address	Business Address
BlackRock Private Opportunities Fund IV (Cayman), L.P.	1 UNIVERSITY SQUARE	1 UNIVERSITY SQUARE
CIK:1726276  IRS No.: 000000000   State of Incorp.:E9	DRIVE, 5TH FLOOR	DRIVE, 5TH FLOOR
Type: 40-APP   Act: 40   File No.: 812-15259-164   Film No.: 211206852	PRINCETON NJ 08540	PRINCETON NJ 08540
		609-282-5440
TCP DIRECT LENDING FUND VIII-T, LLC	Mailing Address	Business Address
	2951 28TH STREET	Business Address 2951 28TH STREET
TCP DIRECT LENDING FUND VIII-T, LLC CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716		Business Address
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231	2951 28TH STREET SUITE 1000	Business Address 2951 28TH STREET SUITE 1000
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716	2951 28TH STREET SUITE 1000	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P.	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P.	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P.	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P.	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454   IRS No.: 000000000   State of Incorp.:E9	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231         Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716         Lincoln Pension Private Equity BR, L.P.         CIK:1729202  IRS No.: 000000000   State of Incorp.:DE         Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809         High Cedar Master, L.P.         CIK:1732453  IRS No.: 000000000   State of Incorp.:E9         Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815         High Cedar Feeder, L.P.	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454   IRS No.: 000000000   State of Incorp.:E9	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454   IRS No.: 000000000   State of Incorp.:E9	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-129   Film No.: 211206817 High Cedar Direct Fund, L.P.	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454   IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454   IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-129   Film No.: 211206817 High Cedar Direct Fund, L.P. CIK:1732455   IRS No.: 000000000   State of Incorp.:DE	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-129   Film No.: 211206817 High Cedar Direct Fund, L.P. CIK:1732455  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-130   Film No.: 211206818	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-129   Film No.: 211206817 High Cedar Direct Fund, L.P. CIK:1732455  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-130   Film No.: 211206818	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Direct Fund, L.P. CIK:1732455  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-130   Film No.: 211206818 BlackRock Inverwood Private Opportunities Fund, L.P. CIK:1736546  IRS No.: 000000000   State of Incorp.:DE	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 3105661000 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440 Business Address
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-129   Film No.: 211206817 High Cedar Direct Fund, L.P. CIK:1732455  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-130   Film No.: 211206818	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address	Business Address2951 28TH STREETSUITE 1000SANTA MONICA CA 904053105661000Business Address1 UNIVERSITY SQUAREDRIVE, 5TH FLOORPRINCETON NJ 08540609-282-5440Business Address1 UNIVERSITY SQUAREDRIVE, 5TH FLOORBusiness Address1 UNIVERSITY SQUAREDRIVE, 5TH FLOOR
CIK:1727120 IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202 IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453 IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454 IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-129   Film No.: 211206817 High Cedar Direct Fund, L.P. CIK:1732455 IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-130   Film No.: 211206818 BlackRock Inverwood Private Opportunities Fund, L.P. CIK:1736546 IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-130   Film No.: 211206818	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address2951 28TH STREETSUITE 1000SANTA MONICA CA 904053105661000Business Address1 UNIVERSITY SQUAREDRIVE, 5TH FLOORPRINCETON NJ 08540609-282-5440Business Address1 UNIVERSITY SQUAREDRIVE, 5TH FLOORPRINCETON NJ 08540609-282-5440
CIK:1727120  IRS No.: 823634990   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-27   Film No.: 211206716 Lincoln Pension Private Equity BR, L.P. CIK:1729202  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-121   Film No.: 211206809 High Cedar Master, L.P. CIK:1732453  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Feeder, L.P. CIK:1732454  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-127   Film No.: 211206815 High Cedar Direct Fund, L.P. CIK:1732455  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-130   Film No.: 211206818 BlackRock Inverwood Private Opportunities Fund, L.P. CIK:1736546  IRS No.: 000000000   State of Incorp.:DE	2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 Mailing Address	Business Address2951 28TH STREETSUITE 1000SANTA MONICA CA 904053105661000Business Address1 UNIVERSITY SQUAREDRIVE, 5TH FLOORPRINCETON NJ 08540609-282-5440Business Address1 UNIVERSITY SQUAREDRIVE, 5TH FLOORPRINCETON NJ 08540Business Address1 UNIVERSITY SQUAREDRIVE, 5TH FLOORPRINCETON NJ 08540

CIK:1737866  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-160   Film No.: 211206848	PRINCETON NJ 08540	PRINCETON NJ 08540 609-282-5440
<b>1885 Private Opportunities Fund, L.P.</b> CIK: <b>1743143</b>   IRS No.: <b>000000000</b>   State of Incorp.: <b>DE</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-212</b>   Film No.: <b>211206900</b>	Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
BlackRock MSV Private Opportunities Fund, L.P. CIK:1743177  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-179   Film No.: 211206867	Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
<b>TCP Whitney CLO, Ltd</b> CIK:1751111  IRS No.: 000000000   State of Incorp.:L2   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-22   Film No.: 211206711	Mailing Address 3RD FLOOR, 76 LOWER BAGGOT STREET DUBLIN L2 2	Business Address 3RD FLOOR, 76 LOWER BAGGOT STREET DUBLIN L2 2 353 1 619 2333
<b>TCP Rainier, LLC</b> CIK:1751112  IRS No.: 000000000   State of Incorp.:L2   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-24   Film No.: 211206713	Mailing Address 3RD FLOOR, 76 LOWER BAGGOT STREET DUBLIN L2 2	Business Address 3RD FLOOR, 76 LOWER BAGGOT STREET DUBLIN L2 2 353 1 619 2333
TCP DLF VIII 2018 CLO LLC CIK:1751113  IRS No.: 000000000   State of Incorp.:L2   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-26   Film No.: 211206715	Mailing Address 3RD FLOOR, 76 LOWER BAGGOT STREET DUBLIN L2 2	Business Address 3RD FLOOR, 76 LOWER BAGGOT STREET DUBLIN L2 2 353 1 619 2333
<b>TCP Direct Lending Fund VIII-S, LLC</b> CIK:1751116  IRS No.: 000000000   State of Incorp.:L2   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-28   Film No.: 211206717	Mailing Address 3RD FLOOR, 76 LOWER BAGGOT STREET DUBLIN L2 2	Business Address 3RD FLOOR, 76 LOWER BAGGOT STREET DUBLIN L2 2 353 1 619 2333
BlackRock Credit Strategies Fund CIK:1752019  IRS No.: 000000000   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-67   Film No.: 211206756	Mailing Address 100 BELLEVUE PARKWAY WILMINGTON DE 19809	Business Address 100 BELLEVUE PARKWAY WILMINGTON DE 19809 (206) 613-6700
TCP Whitney CLO, LLC CIK:1753332  IRS No.: 000000000   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-23   Film No.: 211206712	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
<b>TCP Enhanced Yield Funding I, LLC</b> CIK:1753353  IRS No.: 000000000   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-25   Film No.: 211206714	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Sullivan Way Private Opportunities Fund, L.P. CIK:1766461  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-80   Film No.: 211206769	Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
BlackRock Heartland Private Opportunities Fund, L.P. CIK:1772263  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-186   Film No.: 211206874	Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
Mutual of Omaha Opportunities Fund, L.P. CIK:1776085  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-115   Film No.: 211206803	Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
BlackRock Direct Lending Fund IX-U (Ireland) CIK:1780176  IRS No.: 000000000   State of Incorp.:L2   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-18   Film No.: 211206707	Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000

BlackRock Direct Lending Fund IX-L (Ireland) CIK:1780177  IRS No.: 000000000   State of Incorp.:L2   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-19   Film No.: 211206708	Mailing Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET SUITE 1000 SANTA MONICA CA 90405 (310) 566-1000
Heathrow Forest Opportunities Fund, L.P. CIK:1790559  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-131   Film No.: 211206819	Mailing Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
Markwood Co-Investment Fund 1, L.P. CIK:1792428  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-120   Film No.: 211206808	Mailing Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
BlackRock Diversified Private Opportunities Fund, L.P. CIK:1798001  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-201   Film No.: 211206889	Mailing Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
BlackRock Gemini II Private Opportunities Fund, L.P. CIK:1798002  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-198   Film No.: 211206886	Mailing Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
BlackRock Private Opportunities Fund IV (Employees), L.P. CIK:1800291  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-163   Film No.: 211206851	Mailing Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
BlackRock Secondaries & Liquidity Solutions LP CIK:1802094  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-154   Film No.: 211206842	Mailing Address 40 EAST 52ND STREET NEW YORK NY 10022	Business Address 40 EAST 52ND STREET NEW YORK NY 10022 212-810-5300
BlackRock Secondaries & Liquidity Solutions - C LP CIK:1802217  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-157   Film No.: 211206845	Mailing Address 40 EAST 52ND STREET NEW YORK NY 10022	Business Address 40 EAST 52ND STREET NEW YORK NY 10022 212-810-5300
BlackRock Gemini Private Opportunities Fund, L.P. CIK:1806341  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-197   Film No.: 211206885	Mailing Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
BlackRock Private Investments Fund CIK:1816389  IRS No.: 000000000   State of Incorp.:DE   Fiscal Year End: 0331 Type: 40-APP   Act: 40   File No.: 812-15259-66   Film No.: 211206755	Mailing Address 100 BELLVIEW PARKWAY WILMINGTON DE 19809	Business Address 100 BELLVIEW PARKWAY WILMINGTON DE 19809 800 882 0052
NMERB Sierra Blanca Fund, L.P. CIK:1816898  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-113   Film No.: 211206801	Mailing Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC	Business Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC

	1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
BlackRock Diversified Private Opportunities Fund II, L.P. CIK:1821199  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-202   Film No.: 211206890	Mailing Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address C/O BLACKROCK INVESTMENT MANAGEMENT, LLC 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
BlackRock Healthcare Opportunities Fund (Delaware), L.P. CIK:1821693  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-188   Film No.: 211206876	Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
	Mailing Address	Pusinasa Address
BlackRock Direct Lending Corp. CIK:1834543  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-70   Film No.: 211206759	Mailing Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405	Business Address 2951 28TH STREET, SUITE 1000 SANTA MONICA CA 90405 (310) 566-1094
PMH SPV Pearl LP CIK:1851631  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-100   Film No.: 211206788	Mailing Address 40 EAST 52ND STREET NEW YORK NY 10022	Business Address 40 EAST 52ND STREET NEW YORK NY 10022 212-810-5300
BlackRock Private Equity Co-Investments 2021 LP CIK:1856195  IRS No.: 000000000   State of Incorp.:DE Type: 40-APP   Act: 40   File No.: 812-15259-175   Film No.: 211206863	Mailing Address 40 EAST 52ND STREET NEW YORK NY 10022	Business Address 40 EAST 52ND STREET NEW YORK NY 10022 212-810-5300
BlackRock 2019 Evergreen Private Opportunities Feeder SCSp CIK:1861663  IRS No.: 981518063   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-206   Film No.: 211206894	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock 2019 Evergreen Private Opportunities Master SCSp CIK:1861665  IRS No.: 981518027   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-205   Film No.: 211206893	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock apo Global Healthcare Private Equity Fund, S.C.A. SICAV-RAIF CIK:1861666  IRS No.: 981562408   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-204   Film No.: 211206892	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock ERI Private Opportunities Feeder SCSp CIK:1861667  IRS No.: 981567287   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-200   Film No.: 211206888	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
FM Global Cayman, Ltd. CIK:1861836  IRS No.: 981375456   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-135   Film No.: 211206823	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>Apo Global Healthcare Holdco SCSp</b> CIK: <b>1861900</b>   IRS No.: <b>981562450</b>   State of Incorp.: <b>N4</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-208</b>   Film No.: <b>211206896</b>	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Gildi Lifeyrissjodur II (Gildi Pension Fund)	Mailing Address	Business Address

CIK:1861910  IRS No.: 000000000   State of Incorp.:K6 Type: 40-APP   Act: 40   File No.: 812-15259-132   Film No.: 211206820	1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Gildi Lifeyrissjodur (Gildi Pension Fund) CIK:1861958  IRS No.: 000000000   State of Incorp.:K6 Type: 40-APP   Act: 40   File No.: 812-15259-133   Film No.: 211206821	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>BV PE Opportunities Master Fund SCSp</b> CIK: <b>1861960</b>   IRS No.: <b>000000000</b>   State of Incorp.: <b>N4</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-137</b>   Film No.: <b>211206825</b>	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>BV PE Opportunities Feeder Fund SCSp</b> CIK:1861962  IRS No.: 000000000   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-138   Film No.: 211206826	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>BV PE Opportunities Cayman Master Fund, Ltd.</b> CIK:1861963  IRS No.: 000000000   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-139   Film No.: 211206827	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BR POF IV Cayman Master Fund, L.P. CIK:1861964  IRS No.: 981394457   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-141   Film No.: 211206829	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BPIF Subsidiary, LLC CIK:1861965  IRS No.: 000000000   State of Incorp.:DE   Fiscal Year End: 0331 Type: 40-APP   Act: 40   File No.: 812-15259-142   Film No.: 211206830	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BLK2020 Private Opportunities Fund, L.P. CIK:1861966  IRS No.: 981531529   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-147   Film No.: 211206835	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BLK2020 Private Opportunities Feeder Fund, L.P. CIK:1861967  IRS No.: 981531464   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-148   Film No.: 211206836	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Lincoln National Life Insurance Co CIK:1861971  IRS No.: 350472300   State of Incorp.:IN   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-82   Film No.: 211206771	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>BLK2019 Private Opportunities Fund, L.P.</b> CIK:1861978  IRS No.: 981474821   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-149   Film No.: 211206837	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>BLK2019 Private Opportunities Feeder Fund, L.P.</b> CIK: <b>1861979</b>   IRS No.: <b>981475105</b>   State of Incorp.: <b>E9</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-150</b>   Film No.: <b>211206838</b>	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR

	PRINCETON NJ 08540	PRINCETON NJ 08540 (609) 282-5440
BLK2018 Core Private Equity Fund, L.P. CIK:1861981  IRS No.: 981428543   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-151   Film No.: 211206839	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BLK2018 Core Private Equity Feeder Fund, L.P. CIK:1861982  IRS No.: 981428527   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-152   Film No.: 211206840	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Secondaries & Liquidity Solutions Subsidiary SCSp CIK:1861983  IRS No.: 981509408   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-153   Film No.: 211206841	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Secondaries & Liquidity Solutions Holdings (Lux) SCSp CIK:1861984  IRS No.: 981504918   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-155   Film No.: 211206843	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Secondaries & Liquidity Solutions (Lux) SCSp CIK:1861985  IRS No.: 981510278   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-156   Film No.: 211206844	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Mutual of Omaha OF Cayman, Ltd. CIK:1861988  IRS No.: 981508769   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-116   Film No.: 211206804	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Sullivan Way POF Cayman, Ltd. CIK:1862051  IRS No.: 981510612   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-81   Film No.: 211206770	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>Topanga Opportunities Fund Cayman, Ltd.</b> CIK: <b>1862083</b>   IRS No.: <b>981405057</b>   State of Incorp.: <b>E9</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-77</b>   Film No.: <b>211206766</b>	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
PEP ASGA Feeder L.P. CIK:1862257  IRS No.: 981278035   State of Incorp.:X0   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-111   Film No.: 211206799	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
High Cedar Master Cayman, Ltd. CIK:1862266  IRS No.: 981432592   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-128   Film No.: 211206816	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Secondaries & Liquidity Solutions - B LP CIK:1862271  IRS No.: 843966428   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-158   Film No.: 211206846	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
	Mailing Address	Business Address

BlackRock Secondaries & Liquidity Solutions - B Intermediary (Cayman) LP CIK:1862272  IRS No.: 981527700   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-159   Film No.: 211206847	1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Opportunities Fund IV Master SCSp CIK:1862273  IRS No.: 981412259   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-161   Film No.: 211206849	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Opportunities Fund IV Feeder SCSp CIK:1862274  IRS No.: 981411984   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-162   Film No.: 211206850	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock MD Private Opportunities Fund, L.P. CIK:1862275  IRS No.: 981393734   State of Incorp.:E9   Fiscal Year End: 1230 Type: 40-APP   Act: 40   File No.: 812-15259-180   Film No.: 211206868	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock MD Private Opportunities Feeder Fund, L.P. CIK:1862276  IRS No.: 981393778   State of Incorp.:E9   Fiscal Year End: 1230 Type: 40-APP   Act: 40   File No.: 812-15259-181   Film No.: 211206869	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock MD POF Cayman, Ltd. CIK:1862277  IRS No.: 981455302   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-182   Film No.: 211206870	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock JI Private Equity Solutions, L.P. CIK:1862278  IRS No.: 981556162   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-184   Film No.: 211206872	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Healthcare Opportunities Fund, L.P. CIK:1862279  IRS No.: 981547989   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-187   Film No.: 211206875	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Hajar Fund, L.P. CIK:1862284  IRS No.: 981518910   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-189   Film No.: 211206877	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Hajar Feeder Fund, L.P. CIK:1862285  IRS No.: 981519423   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-190   Film No.: 211206878	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock GSA Private Opportunities Fund, L.P. CIK:1862288  IRS No.: 981399521   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-191   Film No.: 211206879	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock GSA Private Opportunities Feeder Fund, L.P.	Mailing Address 1 UNIVERSITY SQUARE DRIVE	Business Address 1 UNIVERSITY SQUARE DRIVE

CIK:1862289  IRS No.: 981399462   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-192   Film No.: 211206880	5TH FLOOR PRINCETON NJ 08540	5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock ERI Private Opportunities Master SCSp CIK:1862290  IRS No.: 981577283   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-199   Film No.: 211206887	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
TSCL Private Markets Fund, L.P. CIK:1862306  IRS No.: 981437760   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-72   Film No.: 211206761	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
TSCL Private Markets Feeder Fund, L.P CIK:1862309  IRS No.: 981437818   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-73   Film No.: 211206762	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Salam Private Opportunities Fund, L.P. CIK:1862310  IRS No.: 981584050   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-86   Film No.: 211206775	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Salam Private Opportunities Feeder, L.P. CIK:1862311  IRS No.: 000000000   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-87   Film No.: 211206776	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Private Market Holdings LP CIK:1862312  IRS No.: 843039133   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-89   Film No.: 211206778	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Private Equity Partners VII US, L.P. CIK:1862313  IRS No.: 821501735   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-90   Film No.: 211206779	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>Private Equity Partners VII US Cayman, Ltd.</b> CIK:1862315  IRS No.: 981405054   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-91   Film No.: 211206780	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
PRIVATE EQUITY PARTNERS VII MASTER, L.P. CIK:1862316  IRS No.: 981281139   State of Incorp.:X0   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-92   Film No.: 211206781	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>Private Equity Partners VII Master Cayman, Ltd.</b> CIK:1862317  IRS No.: 981301397   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-93   Film No.: 211206782	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>PRIVATE EQUITY PARTNERS VII (SCOTLAND), L.P.</b> CIK:1862318  IRS No.: 981281159   State of Incorp.:X0   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-94   Film No.: 211206783	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440

PRIVATE EQUITY PARTNERS VII (DELAWARE), L.P. CIK:1862319  IRS No.: 810977189   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-95   Film No.: 211206784	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Private Equity Opportunities ELTIF CIK:1862320  IRS No.: 000000000   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-96   Film No.: 211206785	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
PMH SPV RADAR HOLDINGS LP CIK:1862321  IRS No.: 844106154   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-98   Film No.: 211206787	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
PMH SPV Basalt LP CIK:1862322  IRS No.: 981534367   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-104   Film No.: 211206792	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>PMH SPV Amber LP</b> CIK:1862323  IRS No.: 851422774   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-105   Film No.: 211206793	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
PMH SPV Amber B LP CIK:1862324  IRS No.: 852633172   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-106   Film No.: 211206794	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
PEP Telico Investments 1, L.P. CIK:1862328  IRS No.: 981198128   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-107   Film No.: 211206795	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>PEP Telico Investments 1 Cayman, Ltd.</b> CIK:1862331  IRS No.: 981386202   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-108   Film No.: 211206796	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>PEP ASGA Master L.P.</b> CIK:1862334  IRS No.: 981278242   State of Incorp.:X0   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-109   Film No.: 211206797	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
PEP ASGA Master Cayman, Ltd. CIK:1862335  IRS No.: 981301384   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-110   Film No.: 211206798	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>1824 Private Equity Feeder, L.P.</b> CIK:1867083  IRS No.: 000000000   State of Incorp.:E9 Type: 40-APP   Act: 40   File No.: 812-15259-214   Film No.: 211206902	Mailing Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE, 5TH FLOOR PRINCETON NJ 08540 609-282-5440
<b>1824 Private Equity Fund, L.P.</b> CIK: <b>1876078</b>   IRS No.: <b>981601126</b>   State of Incorp.: <b>E9</b>   Fiscal Year End: <b>1231</b> Type: <b>40-APP</b>   Act: <b>40</b>   File No.: <b>812-15259-213</b>   Film No.: <b>211206901</b>	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR

	PRINCETON NJ 08540	PRINCETON NJ 08540 (609) 282-5440
Apo Global Healthcare Cayman, Ltd. CIK:1876087  IRS No.: 000000000   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-209   Film No.: 211206897	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Co-Investments 2021 Aggregator LP CIK:1876195  IRS No.: 862580028   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-177   Film No.: 211206865	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Co-Investments 2021 (Lux) SCSp CIK:1876196  IRS No.: 981607865   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-178   Film No.: 211206866	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock McKinney Opportunities Fund Cayman, Ltd. CIK:1876197  IRS No.: 981608992   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-183   Film No.: 211206871	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Growth Equity Fund LP CIK:1876198  IRS No.: 863847311   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-193   Film No.: 211206881	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Growth Equity Fund Holdings (Lux) SCSp CIK:1876199  IRS No.: 000000000   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-194   Film No.: 211206882	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Total Alternatives Fund - Private Equity LP CIK:1876226  IRS No.: 301169804   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-74   Film No.: 211206763	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Total Alternatives Fund - Private Equity (B) LP CIK:1876227  IRS No.: 371931894   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-75   Film No.: 211206764	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
SC-BR Asia PE Fund, L.P. CIK:1876228  IRS No.: 981599718   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-84   Film No.: 211206773	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
SC-BR Asia PE Feeder Fund, L.P. CIK:1876229  IRS No.: 000000000   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-85   Film No.: 211206774	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
PMH SPV Sapphire LP CIK:1876230  IRS No.: 000000000   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-97   Film No.: 211206786	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
	Maddina Astalaa aa	Development Andrews

Mailing Address

**Business Address** 

PMH SPV Pearl - B LP CIK:1876231  IRS No.: 981598880   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-101   Film No.: 211206789	1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
Mediobanca BlackRock Master Fund SCSp CIK:1876233  IRS No.: 981590685   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-118   Film No.: 211206806	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
MB BlackRock Holdings SCSp ClK:1876234  IRS No.: 371997279   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-119   Film No.: 211206807	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BLK2021 Private Opportunities Fund, L.P. CIK:1876235  IRS No.: 981599946   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-143   Film No.: 211206831	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
<b>BLK2021 Private Opportunities Feeder Fund, L.P.</b> CIK:1876236  IRS No.: 000000000   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-144   Film No.: 211206832	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BLK2021 Core Private Equity Fund, LP CIK:1876237  IRS No.: 000000000   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-145   Film No.: 211206833	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BLK2021 Core Private Equity Feeder Fund, L.P. CIK:1876238  IRS No.: 981600913   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-146   Film No.: 211206834	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Primaries 2021 LP CIK:1876239  IRS No.: 845012183   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-165   Film No.: 211206853	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Primaries 2021 Holdings (Cayman) LP CIK:1876240  IRS No.: 000000000   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-166   Film No.: 211206854	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Primaries 2021 Aggregator LP CIK:1876242  IRS No.: 000000000   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-167   Film No.: 211206855	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Primaries 2021 (Lux) SCSp CIK:1876243  IRS No.: 000000000   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-168   Film No.: 211206856	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Impact Capital Holdings (Lux) SCSp	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR

CIK:1876244  IRS No.: 000000000   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-169   Film No.: 211206857	PRINCETON NJ 08540	PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Impact Capital Aggregator LP CIK:1876245  IRS No.: 871151225   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-170   Film No.: 211206858	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Impact Capital 60-40 LP CIK:1876247  IRS No.: 871101559   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-171   Film No.: 211206859	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Impact Capital 60-40 (Lux)           SCSp           CIK:1876248  IRS No.: 981611048   State of Incorp.:N4   Fiscal Year End: 1231           Type: 40-APP   Act: 40   File No.: 812-15259-172   Film No.: 211206860	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Impact Capital 100 LP CIK:1876249  IRS No.: 871128427   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-173   Film No.: 211206861	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Impact Capital 100 (Lux) SCSp CIK:1876250  IRS No.: 000000000   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-174   Film No.: 211206862	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Private Equity Co-Investments 2021 Holdings (Lux) SCSp CIK:1876252  IRS No.: 981606754   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-176   Film No.: 211206864	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Growth Equity Fund Aggregator LP CIK:1876253  IRS No.: 863850953   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-195   Film No.: 211206883	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock ASF Private Opportunities Fund, L.P. CIK:1876254  IRS No.: 824159248   State of Incorp.:DE   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-203   Film No.: 211206891	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
BlackRock Growth Equity Fund (Lux) SCSp CIK:1876256  IRS No.: 000000000   State of Incorp.:N4   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-196   Film No.: 211206884	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
ABR PEP II, Ltd. CIK:1876257  IRS No.: 000000000   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-210   Film No.: 211206898	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440
ABR PEP I, Ltd. CIK:1876258  IRS No.: 000000000   State of Incorp.:E9   Fiscal Year End: 1231 Type: 40-APP   Act: 40   File No.: 812-15259-211   Film No.: 211206899	Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540	Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440

## **PMH SPV Garnet LP**

CIK:1876383| IRS No.: 981608963 | State of Incorp.:E9 | Fiscal Year End: 1231 Type: 40-APP | Act: 40 | File No.: 812-15259-102 | Film No.: 211206790

#### PMH SPV Emerald LP

CIK:1876385| IRS No.: 863091165 | State of Incorp.:DE | Fiscal Year End: 1231 Type: 40-APP | Act: 40 | File No.: 812-15259-103 | Film No.: 211206791

## Mountain Research Fund - Private Equity, L.P.

CIK:1876388| IRS No.: 834722401 | State of Incorp.:DE | Fiscal Year End: 1231 Type: 40-APP | Act: 40 | File No.: 812-15259-117 | Film No.: 211206805 Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540

Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540

Mailing Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440

Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440

Business Address 1 UNIVERSITY SQUARE DRIVE 5TH FLOOR PRINCETON NJ 08540 (609) 282-5440

File No. 812-

#### U.S. SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

APPLICATION FOR AN ORDER PURSUANT TO SECTIONS 17(d) AND 57(i) OF THE INVESTMENT COMPANY ACT OF 1940 AND RULE 17d-1 UNDER THE INVESTMENT COMPANY ACT OF 1940 TO PERMIT CERTAIN JOINT TRANSACTIONS OTHERWISE PROHIBITED BY SECTIONS 17(d) AND 57(a)(4) OF THE INVESTMENT COMPANY ACT OF 1940 AND RULE 17d-1 UNDER THE INVESTMENT COMPANY ACT OF 1940

In the Matter of the Application of:

BLACKROCK CAPITAL INVESTMENT CORPORATION, BLACKROCK CREDIT STRATEGIES FUND, BLACKROCK DIRECT LENDING CORP., BLACKROCK PRIVATE INVESTMENTS FUND, BPIF SUBSIDIARY, LLC, BLACKROCK CAPITAL INVESTMENT ADVISORS, LLC, BLACKROCK ADVISORS, LLC, MIDDLE MARKET SENIOR FUND, L.P.

1824 PRIVATE EQUITY FEEDER, L.P., 1824 PRIVATE EQUITY FUND, L.P., 1885 PRIVATE OPPORTUNITIES FUND, L.P., ABR PEP I, LTD., ABR PEP II, LTD., APO GLOBAL HEALTHCARE CAYMAN, LTD., APO GLOBAL HEALTHCARE HOLDCO SCSP, BEL45 PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK 2019 EVERGREEN PRIVATE **OPPORTUNITIES FEEDER SCSP, BLACKROCK 2019 EVERGREEN PRIVATE OPPORTUNITIES MASTER SCSP,** BLACKROCK APO GLOBAL HEALTHCARE PRIVATE EQUITY FUND, S.C.A. SICAV-RAIF, BLACKROCK ASF PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK DIVERSIFIED PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK DIVERSIFIED PRIVATE OPPORTUNITIES FUND II, L.P., BLACKROCK ERI PRIVATE **OPPORTUNITIES FEEDER SCSP, BLACKROCK ERI PRIVATE OPPORTUNITIES MASTER SCSP, BLACKROCK** GEMINI II PRIVATE OPPORTUNITIES FUND, LP, BLACKROCK GEMINI PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK GROWTH EQUITY FUND AGGREGATOR LP, BLACKROCK GROWTH EQUITY FUND LP, BLACKROCK GROWTH EQUITY FUND (LUX) SCSP, BLACKROCK GROWTH EQUITY FUND HOLDINGS (LUX) SCSP, BLACKROCK GSA PRIVATE OPPORTUNITIES FEEDER FUND, L.P., BLACKROCK GSA PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK HAJAR FEEDER FUND, L.P., BLACKROCK HAJAR FUND, L.P., BLACKROCK HEALTHCARE OPPORTUNITIES FUND (DELAWARE), L.P., BLACKROCK HEALTHCARE **OPPORTUNITIES FUND, L.P., BLACKROCK HEARTLAND PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK** INVERWOOD PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK JI PRIVATE EQUITY SOLUTIONS, L.P., BLACKROCK MCKINNEY OPPORTUNITIES FUND CAYMAN, LTD., BLACKROCK MD POF CAYMAN, LTD., BLACKROCK MD PRIVATE OPPORTUNITIES FEEDER FUND, L.P., BLACKROCK MD PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK MSV PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK PRIVATE EQUITY CO-**INVESTMENTS 2021 AGGREGATOR LP, BLACKROCK PRIVATE EQUITY CO-INVESTMENTS 2021 LP, BLACKROCK** PRIVATE EQUITY CO-INVESTMENTS 2021 (LUX) SCSP, BLACKROCK PRIVATE EQUITY CO-INVESTMENTS 2021 HOLDINGS (LUX) SCSP, BLACKROCK PRIVATE EQUITY IMPACT CAPITAL 60-40 LP, BLACKROCK PRIVATE EQUITY IMPACT CAPITAL 60-40 (LUX) SCSP, BLACKROCK PRIVATE EQUITY IMPACT CAPITAL 100 LP, BLACKROCK PRIVATE EQUITY IMPACT CAPITAL 100 (LUX) SCSP, BLACKROCK PRIVATE EQUITY IMPACT CAPITAL AGGREGATOR LP, BLACKROCK PRIVATE EQUITY IMPACT CAPITAL HOLDINGS (LUX) SCSP, **BLACKROCK PRIVATE EQUITY PRIMARIES 2021 AGGREGATOR LP, BLACKROCK PRIVATE EQUITY PRIMARIES** 2021 HOLDINGS (CAYMAN) LP, BLACKROCK PRIVATE EQUITY PRIMARIES 2021 LP, BLACKROCK PRIVATE EQUITY PRIMARIES 2021 (LUX) SCSP, BLACKROCK PRIVATE OPPORTUNITIES FUND IV (CAYMAN), L.P., BLACKROCK PRIVATE OPPORTUNITIES FUND IV (EMPLOYEES), L.P., BLACKROCK PRIVATE OPPORTUNITIES FUND IV FEEDER SCSP, BLACKROCK PRIVATE OPPORTUNITIES FUND IV MASTER SCSP, BLACKROCK PRIVATE **OPPORTUNITIES FUND IV, L.P., BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS - B INTERMEDIARY** (CAYMAN) LP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS - B LP,

BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS - C LP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS (LUX) SCSP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS HOLDINGS (LUX) SCSP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS LP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS SUBSIDIARY SCSP, BLK2018 CORE PRIVATE EQUITY FEEDER FUND, L.P., BLK2018 CORE PRIVATE EQUITY FUND, L.P., BLK2019 PRIVATE OPPORTUNITIES FEEDER FUND, L.P., BLK2019 PRIVATE OPPORTUNITIES FUND, L.P., BLK2020 PRIVATE OPPORTUNITIES FEEDER FUND, L.P., BLK2020 PRIVATE OPPORTUNITIES FUND,

L.P., BLK2021 CORE PRIVATE EQUITY FEEDER FUND, L.P., BLK2021 CORE PRIVATE EQUITY FUND, L.P., BLK2021 PRIVATE OPPORTUNITIES FEEDER FUND, L.P., BLK2021 PRIVATE OPPORTUNITIES FUND, L.P., BR POF IV CAYMAN MASTER FUND, L.P., BR/ERB CO-INVESTMENT FUND II, L.P., BV PE OPPORTUNITIES CAYMAN MASTER FUND, LTD., BV PE OPPORTUNITIES FEEDER FUND SCSP, BV PE OPPORTUNITIES MASTER FUND SCSP, COIN PRIVATE OPPORTUNITIES, L.P., FM GLOBAL CAYMAN, LTD., FM GLOBAL INVESTMENT PARTNERS, L.P., GILDI LIFEYRISSJODUR (GILDI PENSION FUND), GILDI LIFEYRISSJODUR II (GILDI PENSION FUND), HEATHROW FOREST OPPORTUNITIES FUND, L.P., HIGH CEDAR DIRECT FUND, L.P., HIGH CEDAR FEEDER, L.P., HIGH CEDAR MASTER CAYMAN, LTD., HIGH CEDAR MASTER, L.P., HIGH ROCK DIRECT FUND, L.P., HIGH ROCK FEEDER, L.P., HIGH ROCK MASTER, L.P., HIGH STREET FEEDER, L.P., HIGH STREET FUND, L.P., LINCOLN PENSION PRIVATE EQUITY BR, L.P., MARKWOOD CO-INVESTMENT FUND 1, L.P., MB BLACKROCK HOLDINGS SCSP, MEDIOBANCA BLACKROCK MASTER FUND SCSP, MOUNTAIN RESEARCH FUND - PRIVATE EQUITY, L.P., MUTUAL OF OMAHA OF CAYMAN, LTD., MUTUAL OF OMAHA OPPORTUNITIES FUND, L.P., NDSIB PRIVATE OPPORTUNITIES FUND, L.P., NMERB SIERRA BLANCA FUND, L.P., OV PRIVATE OPPORTUNITIES, L.P., PEP ASGA FEEDER L.P., PEP ASGA MASTER CAYMAN, LTD., PEP ASGA MASTER L.P., PEP TELLCO INVESTMENTS 1 CAYMAN, LTD., PEP TELLCO INVESTMENTS 1, L.P., PMH SPV AMBER LP, PMH SPV AMBER B LP, PMH SPV BASALT LP, PMH SPV EMERALD LP, PMH SPV GARNET LP, PMH SPV PEARL LP, PMH SPV PEARL – B LP, PMH SPV RADAR HOLDINGS LP, PMH SPV SAPPHIRE LP, PRIVATE EOUITY OPPORTUNITIES ELTIF, PRIVATE EOUITY PARTNERS VII (DELAWARE), L.P., PRIVATE EQUITY PARTNERS VII (SCOTLAND), L.P., PRIVATE EQUITY PARTNERS VII MASTER CAYMAN, LTD., PRIVATE EQUITY PARTNERS VII MASTER, L.P., PRIVATE EQUITY PARTNERS VII US CAYMAN, LTD., PRIVATE EQUITY PARTNERS VII US, L.P., PRIVATE MARKET HOLDINGS LP, RED RIVER DIRECT INVESTMENT FUND III, L.P., SALAM PRIVATE OPPORTUNITIES FUND, L.P., SALAM PRIVATE OPPORTUNITIES FEEDER, L.P., SC-BR ASIA PE FEEDER FUND, L.P., SC-BR ASIA PE FUND, L.P., SONJ PRIVATE OPPORTUNITIES FUND II, L.P., SULLIVAN WAY POF CAYMAN, LTD., SULLIVAN WAY PRIVATE OPPORTUNITIES FUND, L.P., TANGO CAPITAL OPPORTUNITIES FUND, L.P., TFO ASIA PRIVATE OPPORTUNITIES FUND, L.P., THE LINCOLN NATIONAL LIFE INSURANCE COMPANY, TOPANGA OPPORTUNITIES FUND CAYMAN, LTD., TOPANGA PRIVATE OPPORTUNITIES, L.P., TOTAL ALTERNATIVES FUND – PRIVATE EQUITY LP, TOTAL ALTERNATIVES FUND – PRIVATE EQUITY (B) LP, TSCL PRIVATE MARKETS FEEDER FUND, L.P., TSCL PRIVATE MARKETS FUND, L.P., VFL CO INVEST PARTNERS, L.P.

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TENNENBAUM OPPORTUNITIES PARTNERS V, LP, TENNENBAUM OPPORTUNITIES FUND V, LLC, TENNENBAUM HEARTLAND CO-INVEST, LP, SEB DIP INVESTOR, LP, SPECIAL VALUE EXPANSION FUND, LLC, SPECIAL VALUE OPPORTUNITIES FUND, LLC, TCP DIRECT LENDING FUND VIII-S, LLC, TCP DIRECT LENDING FUND VIII-T, LLC, TCP DLF VIII 2018 CLO LLC, TCP ENHANCED YIELD FUNDING I, LLC, TCP RAINIER, LLC, TCP DIRECT LENDING FUND VIII, LLC, TCP DIRECT LENDING FUND VIII-L, LLC, TCP DIRECT LENDING FUND VIII-A, LLC, TENNENBAUM ENERGY OPPORTUNITIES CO., LLC, TENNENBAUM ENERGY OPPORTUNITIES FUND, LP, TENNENBAUM ENHANCED YIELD FUND I, LLC, TENNENBAUM OPPORTUNITIES FUND VI, LLC, TCP WATERMAN FUND, LLC, TENNENBAUM SENIOR LOAN FUND III, LP, TENNENBAUM SENIOR LOAN FUNDING III, LLC, TENNENBAUM SENIOR LOAN FUND IV-A, LP, TENNENBAUM SENIOR LOAN FUND IV-B, LP, TENNENBAUM SPECIAL SITUATIONS FUND IX, LLC, TENNENBAUM SPECIAL SITUATIONS FUND IX-A, LLC, TENNENBAUM SPECIAL SITUATIONS FUND IX-S, L.P., TENNENBAUM SENIOR LOAN FUND II, LP, TENNENBAUM SENIOR LOAN FUND V, LLC, TENNENBAUM ENHANCED YIELD OPERATING I, LLC, TCP WATERMAN CLO, LLC, TCP WHITNEY CLO, LLC, TCP WHITNEY CLO, LTD, TENNENBAUM SENIOR LOAN OPERATING III, LLC, TENNENBAUM SENIOR LOAN SPV IV-A, LLC, BLACKROCK ELBERT CLO V, LTD., BLACKROCK DLF IX 2019 CLO, LLC, BLACKROCK DLF IX-G CLO, LLC, BLACKROCK DLF IX 2020-1 CLO, LLC, BLACKROCK LISI CREDIT FUND, LP, SPECIAL VALUE **OPPORTUNITIES FEEDER FUND, TCP CLO III, LLC, TCP DIRECT LENDING FUND VIII MM, LLC, TCP DIRECT** LENDING FUND VIII-A MM, LLC, TENNENBAUM DIP OPPORTUNITY FEEDER, LP, TENNENBAUM ENERGY OPPORTUNITIES GP, LLC, TENNENBAUM ENHANCED YIELD MM I, LLC, TENNENBAUM HEARTLAND GP, LLC, TENNENBAUM SENIOR LOAN GP III, LLC, TENNENBAUM SENIOR LOAN GP IV-A, LLC, TENNENBAUM SENIOR LOAN GP IV-B, LLC, TENNENBAUM SENIOR LOAN MM V, LLC, TENNENBAUM SLF II GP, LLC, TENNENBAUM SPECIAL SITUATIONS IX-S GP, LLC, TENNENBAUM SPECIAL SITUATIONS MM IX, LLC, TENNENBAUM SPECIAL SITUATIONS MM IX-A, LLC, TENNENBAUM WATERMAN GP, LLC, SPECIAL VALUE CONTINUATION PARTNERS, LP, TCP WATERMAN FUND, LP

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#### TENNENBAUM SPECIAL SITUATIONS IX-C, L.P., TENNENBAUM SPECIAL SITUATIONS IX-O, L.P.

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#### TCP DIRECT LENDING FUND VIII – L (IRELAND), TCP DIRECT LENDING FUND VIII – U (IRELAND)

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#### BLACKROCK DIRECT LENDING FUND IX-U (IRELAND), BLACKROCK DIRECT LENDING FUND IX-L (IRELAND)

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August 25, 2021

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## I. INTRODUCTION

#### A. Requested Relief

BlackRock Capital Investment Corporation, BlackRock Credit Strategies Fund, BlackRock Direct Lending Corp., BlackRock Private Investments Fund, BlackRock TCP Capital Corp. and their related entities identified in section I.B. below, hereby request an order (the "*Order*") pursuant to Sections 17(d) and 57(i) of the Investment Company Act of 1940 (the "*Act*")<sup>1</sup> and Rule 17d-1 thereunder<sup>2</sup> authorizing certain joint transactions that otherwise would be prohibited by either or both of Sections 17(d) and 57(a)(4) as modified by the exemptive rules adopted by the U.S. Securities and Exchange Commission (the "*Commission*") under the Act.

In particular, the relief requested in this application (the "*Application*") would allow one or more Regulated Funds (including one or more BDC Downstream Funds (as defined below)) and/or one or more Affiliated Funds (as defined below) to participate in the same investment opportunities through a proposed co-investment program (the "*Co-Investment Program*") where such participation would otherwise be prohibited under Section 17(d) or 57(a)(4) and the rules under the Act. All existing entities that currently intend to rely on the Order have been named as Applicants<sup>3</sup> and any existing or future entities that may rely on the Order in the future will comply with its terms and conditions set forth in this application (the "*Conditions*").

The Order sought by this Application would supersede the exemptive order issued by the Commission to BlackRock Capital Investment Corporation, *et al.* on June 20, 2019<sup>4</sup> under Sections 17(d) and 57(i) of the Act and Rule 17d-1 under the Act (the "*Prior Order*"), with the result that no person will continue to rely on the Prior Order if the Order is granted.

- B. Applicants Seeking Relief:
  - BlackRock Capital Investment Corporation ("*BCIC*"), a closed-end, management investment company that has elected to be regulated as a BDC (defined below) under the Act;
  - BlackRock Credit Strategies Fund ("*BCSF*"), a closed-end non-diversified management investment company registered under the Act;
  - BlackRock Direct Lending Corp. ("*BDLC*"), a closed-end, management investment company that has elected to be regulated as a BDC (defined below) under the Act;
  - BlackRock Private Investments Fund ("*BPIF*"), a closed-end non-diversified management investment company registered under the Act;
  - BPIF Subsidiary, LLC ("BPIF Subsidiary"), a Wholly-Owned Investment Sub (defined below) of BPIF;
  - BlackRock TCP Capital Corp. ("*TCPC*"), a closed-end non-diversified management investment company that has elected to be regulated as a BDC under the Act;
  - Special Value Continuation Partners LLC ("SVCP"), a Wholly-Owned Investment Sub of TCPC, TCPC Funding I, LLC ("TCPC Funding"), TCPC Funding II, LLC ("TCPC Funding II"), TCPC SBIC, LP ("TCPC SBIC") and TCPC SBIC GP, LLC ("TCPC SBIC GP"), each of which is an indirect Wholly-Owned Investment Sub of TCPC;

- <sup>3</sup> The Applicants intend to amend the Application prior to the issuance of a notice of the filing of the Application by the Commission in order to add additional Existing Affiliated Funds, if any.
- <sup>4</sup> BlackRock Capital Investment Corporation, et al., (File No. 812-14955) Investment Company Act Rel. Nos. 33480 (May 21, 2019) (notice) and 33515 (June 20, 2019) (order).

<sup>&</sup>lt;sup>1</sup> Unless otherwise indicated, all section references herein are to the Act.

<sup>&</sup>lt;sup>2</sup> Unless otherwise indicated, all rule references herein are to rules under the Act.

- BlackRock Capital Investment Advisors, LLC ("BlackRock Capital Advisor"), an investment adviser registered under the Investment Advisers Act of 1940 (the "Advisers Act"), and its successors;5
- Tennenbaum Capital Partners, LLC ("*TCP*"), an investment adviser registered under the Advisers Act, and its successors;
- SVOF/MM, LLC ("*SVOF/MM*," and together with BlackRock Capital Advisor and TCP, the "*Existing Advisers*"), an investment adviser registered under the Advisers Act, and its successors;
- BlackRock Advisors, LLC ("BAL"), an investment adviser that is registered under the Advisers Act, and its successors; and
- The investment vehicles identified in Appendix A, each of which is a separate and distinct legal entity and would be an investment company but for Section 3(c)(1) or 3(c)(7) of the Act (the "*Existing Affiliated Funds*," and together with BCIC, BCSF, BDLC, BPIF, BPIF Subsidiary, TCPC, SVCP, TCPC Funding, TCPC Funding II, TCPC SBIC, TCPC SBIC GP, BlackRock Capital Advisor, BAL, TCP, and SVOF/MM, the "*Applicants*").<sup>6</sup>

#### C. Defined Terms

"*Adviser*" means any Existing Adviser and any Future Adviser (defined below). The term Adviser does not include BAL or any other investment adviser to an Affiliated Fund or a Regulated Fund (defined below) whose sub-adviser is an Adviser (a "*Sub-Advised Fund*"), except that such investment adviser is deemed to be an Adviser for purposes of Conditions 2(c)(iv), 13 and 14 only. BAL and any investment adviser to a Sub-Advised Fund will not be the source of any Potential Co-Investment Transactions under the requested Order.

"Affiliated Fund" means any Existing Affiliated Fund or any entity (a) whose investment adviser or sub-adviser is an Adviser, (b) that would be an investment company but for Section 3(c)(1), 3(c)(5)(C) or 3(c)(7) of the Act or Rule 3a-7 under the Act, (c) that is not a BDC Downstream Fund, and (d) that intends to participate in the Co-Investment Program; provided that an entity sub-advised by an Adviser is not included in this term if: (i) such Adviser serving as sub-adviser does not control the entity, and (ii) the primary investment adviser is not an Adviser. No Existing Affiliated Fund is a BDC Downstream Fund.

"BDC" means a business development company under the Act.7

"BDC Downstream Fund" means, with respect to any Regulated Fund that is a BDC, an entity (i) that the BDC directly or indirectly controls, (ii) that is not controlled by any person other than the BDC (except a person that indirectly controls the entity solely because it controls the BDC), (iii) that would be an investment company but for Section 3(c)(1) or 3(c)(7) of the Act, (iv) whose investment adviser or sub-adviser is an Adviser, (v) that is not a Wholly-Owned Investment Sub and (vi) that intends to participate in the Co-Investment Program.

<sup>&</sup>lt;sup>5</sup> The term "successor," as applied to an Adviser (as defined below), means an entity that results from a reorganization into another jurisdiction or change in the type of business organization.

<sup>&</sup>lt;sup>6</sup> The Applicants intend to amend the Application prior to the issuance of a notice of the filing of the Application by the Commission in order to add additional Existing Affiliated Funds, if any. At such time, all existing entities that intend to rely upon the requested Order will be named as Applicants. Any other existing or future entity that subsequently relies on the Order will comply with the Conditions of the Application.

<sup>&</sup>lt;sup>7</sup> Section 2(a)(48) defines a BDC to be any closed-end investment company that operates for the purpose of making investments in securities described in Section 55(a)(1) through 55(a)(3) and makes available significant managerial assistance with respect to the issuers of such securities.

"*Board*" means (i) with respect to a Regulated Fund other than a BDC Downstream Fund, the board of directors (or the equivalent) of the Regulated Fund and (ii) with respect to a BDC Downstream Fund, the Independent Party of the BDC Downstream Fund.

"*Board-Established Criteria*" means criteria that the Board of a Regulated Fund may establish from time to time to describe the characteristics of Potential Co-Investment Transactions regarding which the Adviser to the Regulated Fund should be notified under Condition 1. The Board-Established Criteria will be consistent with the Regulated Fund's Objectives and Strategies. If no Board-Established Criteria are in effect, then the Regulated Fund's Adviser will be notified of all Potential Co-Investment Transactions that fall within the Regulated Fund's then-current Objectives and Strategies. Board-Established Criteria will be objective and testable, meaning that they will be based on observable information, such as industry/sector of the issuer, minimum EBITDA of the issuer, asset class of the investment opportunity or required commitment size, and not on characteristics that involve a discretionary assessment. The Adviser to the Regulated Fund may from time to time recommend criteria for the Board's consideration, but Board-Established Criteria will only become effective if approved by a majority of the Independent Directors. The Independent Directors of a Regulated Fund may at any time rescind, suspend or qualify their approval of any Board-Established Criteria, though Applicants anticipate that, under normal circumstances, the Board would not modify these criteria more often than quarterly.

"*Close Affiliate*" means the Advisers, the other Regulated Funds, the Affiliated Funds and any other person described in Section 57(b) (after giving effect to Rule 57b-1) in respect of any Regulated Fund (treating any registered investment company or series thereof as a BDC for this purpose) except for limited partners included solely by reason of the reference in Section 57(b) to Section 2(a)(3)(D).

"*Co-Investment Transaction*" means any transaction in which a Regulated Fund (or its Wholly-Owned Investment Sub (defined below)) participated together with one or more Affiliated Funds and/or one or more other Regulated Funds in reliance on the Order.

"Disposition" means the sale, exchange or other disposition of an interest in a security of an issuer.

"*Eligible Directors*" means, with respect to a Regulated Fund and a Potential Co-Investment Transaction, the members of the Regulated Fund's Board eligible to vote on that Potential Co-Investment Transaction under Section 57(o) of the Act (treating any registered investment company or series thereof as a BDC for this purpose).

"*Follow-On Investment*" means an additional investment in the same issuer, including, but not limited to, through the exercise of warrants, conversion privileges or other rights to purchase securities of the issuer.

*"Future Adviser"* means any future investment adviser that (i) is controlled by BlackRock Capital Advisor, (ii) (a) is registered as an investment adviser under the Advisers Act or (b) is a relying adviser of an investment adviser that is registered under the Advisers Act and that is controlled by BlackRock Capital Advisor, and (iii) is not a Regulated Fund or a subsidiary of a Regulated Fund.

"*Future Regulated Fund*" means a closed-end management investment company (a) that is registered under the Act or has elected to be regulated as a BDC, (b) whose investment adviser or sub-adviser is an Adviser, and (c) that intends to participate in the Co-Investment Program.

"*Independent Director*" means a member of the Board of any relevant entity who is not an "interested person" as defined in Section 2(a)(19) of the Act. No Independent Director of a Regulated Fund (including any non-interested member of an Independent Party) will have a financial interest in any Co-Investment Transaction, other than indirectly through share ownership in one of the Regulated Funds.

"*Independent Party*" means, with respect to a BDC Downstream Fund, (i) if the BDC Downstream Fund has a board of directors (or the equivalent), the board or (ii) if the BDC Downstream Fund does not have a board of directors (or the equivalent), a transaction committee or advisory committee of the BDC Downstream Fund.

"*JT No-Action Letters*" means <u>SMC Capital, Inc.</u>, SEC No-Action Letter (pub. avail. Sept. 5, 1995) and <u>Massachusetts</u> <u>Mutual Life Insurance Company</u>, SEC No-Action Letter (pub. avail. June 7, 2000).

"Objectives and Strategies" means (i) with respect to any Regulated Fund other than a BDC Downstream Fund, its investment objectives and strategies, as described in its most current registration statement on Form N-2, other current filings with the Commission under the Securities Act of 1933 (the "Securities Act") or under the Securities Exchange Act of 1934, as amended, and its most current report to stockholders, and (ii) with respect to any BDC Downstream Fund, those investment objectives and strategies described in its disclosure documents (including private placement memoranda and reports to equity holders) and organizational documents (including operating agreements).

"*Potential Co-Investment Transaction*" means any investment opportunity in which a Regulated Fund (or its Wholly-Owned Investment Sub) could not participate together with one or more Affiliated Funds and/or one or more other Regulated Funds without obtaining and relying on the Order.

"*Pre-Boarding Investments*" are investments in an issuer held by a Regulated Fund as well as one or more Affiliated Funds and/or one or more other Regulated Funds that were acquired prior to participating in any Co-Investment Transaction:

- (i) in transactions in which the only term negotiated by or on behalf of such funds was price in reliance on one of the JT No-Action Letters; or
- (ii) in transactions occurring at least 90 days apart and without coordination between the Regulated Fund and any Affiliated Fund or other Regulated Fund.

"*Regulated Funds*" means BCIC, BCSF, BDLC, BPIF, TCPC, the Future Regulated Funds and the BDC Downstream Funds.

"*Related Party*" means (i) any Close Affiliate and (ii) in respect of matters as to which any Adviser has knowledge, any Remote Affiliate.

"*Remote Affiliate*" means any person described in Section 57(e) in respect of any Regulated Fund (treating any registered investment company or series thereof as a BDC for this purpose) and any limited partner holding 5% or more of the relevant limited partner interests that would be a Close Affiliate but for the exclusion in that definition.

"Required Majority" means a required majority, as defined in Section 57(o) of the Act.8

"SBA" means the Small Business Administration.

"SBA Act" means the Small Business Investment Act of 1958, as amended.

"*SBIC Subsidiary*" means a wholly-owned consolidated subsidiary that is licensed by the SBA to operate under the SBA Act as a small business investment company.

In the case of a Regulated Fund that is a registered closed-end fund, the Board members that make up the Required Majority will be determined as if the Regulated Fund were a BDC subject to Section 57(o). In the case of a BDC Downstream Fund with a board of directors (or the equivalent), the members that make up the Required Majority will be determined as if the BDC Downstream Fund were a BDC subject to Section 57(o). In the case of a BDC Downstream Fund with a transaction committee or advisory committee, the committee members that make up the Required Majority will be determined as if the BDC Downstream Fund were a BDC subject to Section 57(o) and as if the committee members were directors of the fund.

"Tradable Security" means a security that meets the following criteria at the time of Disposition:

- (i) it trades on a national securities exchange or designated offshore securities market as defined in rule 902(b) under the Securities Act;
- (ii) it is not subject to restrictive agreements with the issuer or other security holders; and
- (iii) it trades with sufficient volume and liquidity (findings as to which are documented by the Advisers to any Regulated Funds holding investments in the issuer and retained for the life of the Regulated Fund) to allow each Regulated Fund to dispose of its entire position remaining after the proposed Disposition within a short period of time not exceeding 30 days at approximately the value (as defined by section 2(a)(41) of the Act) at which the Regulated Fund has valued the investment.

"Wholly-Owned Investment Sub" means an entity (i) that is wholly-owned by a Regulated Fund (with such Regulated Fund at all times holding, beneficially and of record, directly or indirectly, 100% of the voting and economic interests); (ii) whose sole business purpose is to hold one or more investments on behalf of such Regulated Fund (and, in the case of an SBIC Subsidiary, maintain a license under the SBA Act and issue debentures guaranteed by the SBA); (iii) with respect to which such Regulated Fund's Board has the sole authority to make all determinations with respect to the entity's participation under the Conditions to this application; and (iv) that would be an investment company but for Section 3(c)(1) or 3(c)(7) of the Act.

#### II. APPLICANTS

#### A. BCIC

BCIC is a Delaware corporation organized as a closed-end management investment company that has elected to be regulated as a BDC under Section 54(a) of the Act. BCIC was organized on April 13, 2005 and gave notice of its intent to be regulated as a BDC by filing a Form N-54A with the Commission on July 22, 2005. On July 2, 2007, BCIC closed its initial public offering. BCIC's investment adviser is BlackRock Capital Advisor.

BCIC's Objectives and Strategies are to generate both current income and capital appreciation through debt and equity investments. BCIC invests primarily in middle-market companies in the form of senior and junior secured, unsecured and subordinated debt securities and loans, each of which may include an equity component, and by making direct preferred, common and other equity investments in such companies.

BCIC uses the term "middle-market" to refer to companies with annual revenues typically between \$50 million and \$1 billion and its targeted investment typically ranges between \$10 million and \$50 million, although the investment sizes may be more or less than the targeted range and the size of its investments may grow with its capital availability. BCIC generally seeks to invest in companies that operate in a broad variety of industries and that generate positive cash flows. Although most of BCIC's investments are in senior and junior secured, unsecured and subordinated loans to U.S. private and certain public middle-market companies, BCIC invests throughout the capital structure of its portfolio companies, which may include BCIC receiving common and preferred equity, options and warrants, credit derivatives, high-yield bonds, distressed debt and other structured securities, as part of an investment in a portfolio company.

BCIC is managed by a Board currently comprised of seven persons, six of whom are Independent Directors. BCIC has elected to be treated for federal income tax purposes as a regulated investment company ("*RIC*") under Subchapter M of the U.S. Internal Revenue Code of 1986, as amended (the "*Code*").



#### B. BlackRock Credit Strategies Fund

BCSF is organized as a statutory trust under the laws of Delaware. BCSF was organized as a Delaware statutory trust on August 27, 2018, pursuant to a Certificate of Trust, governed by the laws of the State of Delaware. BCSF is registered as a non-diversified, closed-end management investment company under the Act.

BCSF's investment objective is to seek to provide high income and attractive risk-adjusted returns. Under normal conditions, BCSF intends to invest at least 80% of its Managed Assets<sup>9</sup> in fixed-income securities, with an emphasis on public and private corporate credit.

BCSF invests across multiple credit sectors and employs multiple strategies. As part of its strategy, BCSF seeks to invest in select less liquid or illiquid private credit investments, generally to corporate borrowers that its investment adviser believes present the potential for higher yield and capital appreciation versus more liquid portions of its portfolio. BCSF invests without limit in fixed-income securities across several investment sectors, including, but not limited to: fixedincome securities rated below investment grade (commonly referred to as "high yield" securities or "junk bonds"), investment grade corporate bonds, fixed-income securities issued by governmental entities (including supranational entities), their agencies and instrumentalities, mezzanine investments, collateralized loan obligations, bank loans, mortgage-related and asset-backed securities and other fixed and floating or variable rate obligations. BCSF invests in such fixed-income securities of issuers located in the United States and non-U.S. countries, including emerging market countries.

BAL serves as BCSF's investment adviser and BlackRock Capital Advisor serves as one of BCSF's sub-advisers and is responsible for the day-to-day management of the applicable portion of BCSF's portfolio.

BCSF is managed by a board of trustees. A majority of BCSF's trustees are Independent Trustees. BCSF has elected and qualified for federal income tax purposes as a RIC under Subchapter M of the Code.

C. BlackRock Direct Lending Corp.

BDLC is a Delaware corporation organized as a closed-end management investment company that has elected to be regulated as a BDC under Section 54(a) of the Act. BDLC was organized on October 12, 2020 and gave notice of its intent to be regulated as a BDC by filing a Form N-54A with the Commission on October 12, 2020.

BDLC's investment objective is to target high risk-adjusted returns produced primarily from current income generated by investing primarily in senior secured corporate debt instruments. BDLC will primarily target investments in companies headquartered in North America but will have the ability to invest in compelling opportunities in other jurisdictions. BDLC will invest in privately-originated, performing senior secured debt primarily in North America-based companies with target enterprise values between \$100 million and \$1.5 billion. The Company expects to hold positions in first lien, second lien and unitranche debt, with a preference for floating-rate debt, which the Investment Manager believes provides flexibility to adapt to changing market conditions.

BDLC has elected to be treated as a RIC under Subchapter M of the Code, and intends to operate in a manner so as to qualify for the tax treatment applicable to RICs. BDLC is managed by a five member Board, three of whom are Independent Directors.

<sup>&</sup>lt;sup>9</sup> "Managed Assets" means the total assets of BCSF (including any assets attributable to money borrowed for investment purposes) minus the sum of BCSF's accrued liabilities (other than money borrowed for investment purposes).

#### D. BlackRock Private Investments Fund, BPIF Subsidiary

BPIF is organized as a statutory trust under the laws of the State of Delaware. BPIF was organized as a Delaware statutory trust on June 25, 2020, pursuant to a Certificate of Trust, governed by the laws of the State of Delaware. BPIF is registered as a non-diversified, closed-end management investment company under the Act. BPIF Subsidiary is a limited liability company under the laws of the State of Delaware and a wholly-owned subsidiary of BPIF.

BPIF's investment objective is to seek long-term capital appreciation and to provide attractive risk-adjusted returns primarily through an actively-managed portfolio that provides eligible investors with targeted exposure to private equity investments. Under normal circumstances, BPIF will invest (which for this purpose includes capital commitments) at least 80% of its managed assets in private investments. In seeking to achieve its investment objective, under normal circumstances, BPIF primarily will invest over time in privately offered equity securities of operating companies and interests in professionally managed private equity funds. BPIF will also invest a portion of its managed assets in a portfolio of cash and cash equivalents, liquid fixed-income securities and other credit instruments, publicly-traded equity securities, exchange-traded funds and exchange-traded and over-the-counter derivative instruments.

BAL serves as BPIF's investment adviser and BlackRock Capital Advisor serves as BPIF's sub-adviser and is responsible for the day-to-day management of the applicable portion of BPIF's portfolio.

BPIF is managed by a board of trustees. A majority of BPIF's trustees are Independent Trustees. BPIF has elected and qualified for federal income tax purposes as a RIC under Subchapter M of the Code.

#### E. TCPC, SVCP, TCPC Funding, TCPC Funding II, TCPC SBIC, and TCPC SBIC GP

TCPC is a BDC incorporated in Delaware and its common stock is traded on The NASDAQ Global Select Market under the symbol "TCPC." SVCP is a limited liability company under the laws of the State of Delaware. SVCP elected to be regulated as a BDC at the same time as TCPC; however, pursuant to approval from TCPC's stockholders, withdrew its election to be regulated as a BDC on August 1, 2018. SVCP is a wholly-owned subsidiary of TCPC. Each of TCPC Funding and TCPC Funding II was formed as a limited liability company under the laws of the State of Delaware and is an indirect wholly-owned subsidiary of TCPC.

TCPC's investment objective is to achieve high total returns through current income and capital appreciation, with an emphasis on principal protection. It seeks to achieve this investment objective primarily through investments in debt securities of middle-market companies and its primary investment focus is investing in and originating leveraged loans to performing middle-market companies, which it typically defines as those with enterprise values between \$100 million and \$1.5 billion. While TCPC primarily focuses on privately negotiated investments in debt of middle-market companies, it makes investments of all kinds and at all levels of the capital structure, including in equity interests such as preferred or common stock and warrants or options received in connection with its debt investments.

TCPC has qualified and elected to be treated as a RIC under Subchapter M of the Code and intends to continue to qualify as a RIC in the future.

TCPC's business and affairs are managed under the direction of its Board. TCPC has an eight-member Board, six of whom are Independent Directors.

TCPC has entered into an investment management agreement (the "*TCPC Management Agreement*") with TCP, under which TCP, subject to the overall supervision of TCPC's Board, manages the day-to-day operations of, and provides investment advisory services to, TCPC. Series H of SVOF/MM serves as TCPC's administrator pursuant to an administration agreement (the "*TCPC Administration Agreement*").

TCPC SBIC was organized as a limited partnership under the laws of the state of Delaware on June 12, 2013, and submitted an application for a license to operate as an SBIC under the SBA Act with the SBA on June 28, 2013 and the application was accepted for filing on July 23, 2013 (the "*SBIC Application*"). TCPC SBIC has the same investment objective and strategies as TCPC, as summarized above. TCPC SBIC is an SBIC Subsidiary.

On April 17, 2014, TCPC SBIC received an SBIC license from the SBA. As a result, TCPC now has the ability to issue, through TCPC SBIC, debentures guaranteed by the SBA at favorable interest rates. TCPC SBIC will not be registered under the Act based on the exclusion from the definition of investment company contained in Section 3(c)(7). SVCP directly owns a 100% limited partnership interest in TCPC SBIC.

TCPC SBIC GP was organized as a limited liability company under the laws of the state of Delaware on June 12, 2013, and is a wholly-owned subsidiary of SVCP, which is the sole member of the TCPC SBIC GP. TCPC SBIC GP is the sole general partner of TCPC SBIC.

TCPC effectively controls TCPC SBIC because TCPC SBIC GP is a wholly-owned subsidiary of SVCP. TCPC's Board may remove the managers of TCPC SBIC GP with or without cause, subject to SBA approval. Moreover, SVCP owns all of the limited partnership interests of TCPC SBIC, and believes that its oversight of TCPC SBIC is appropriate to protect TCPC's interests. Accordingly, TCPC's Board effectively has the power to exercise authority and provide oversight with respect to TCPC SBIC and will in fact exercise such authority and provide such oversight.

Subject to the overall supervision of TCPC's Board, TCP serves as the investment adviser to TCPC SBIC pursuant to a management services agreement dated as of February 20, 2014 (as amended and re-approved from time to time by TCPC's Board, the "*SBIC Management Services Agreement*," and together with the TCPC Management Agreement, the "*TCP Management Agreements*").

On February 7, 2014, TCPC, SVCP, TCPC SBIC, TCPC SBIC GP and TCP Adviser filed an application with the Commission for an order pursuant to Section 6(c) granting exemptions from Sections 18(a) and 61(a). On July 13, 2015, the Commission issued an order (the "*SBIC Order*")<sup>10</sup> permitting TCPC to adhere to a modified asset coverage requirement under Section 61 with respect to any direct or indirect wholly-owned subsidiary of TCPC that is an SBIC and relies on Section 3(c)(7) for an exemption from the definition of an "investment company" under the Act.

#### F. BlackRock Capital Advisor

BlackRock Capital Advisor is an indirect wholly-owned subsidiary of BlackRock, Inc., which is a New York based global investment management firm. BlackRock Capital Advisor is a Delaware limited liability company and an investment adviser that is registered with the Commission under the Advisers Act. BlackRock Capital Advisor serves as investment adviser to BCIC and BDLC and sub-adviser to BCSF and BPIF. BlackRock Capital Advisor serves as the investment adviser to certain Existing Affiliated Funds. BlackRock Capital Advisor manages BCIC's and BDLC's portfolio in accordance with such fund's Objectives and Strategies. BlackRock Capital Advisor makes investment decisions for BCIC and BDLC, including placing purchase and sale orders for portfolio transactions and otherwise managing the day-to-day operations of BCIC and BDLC, subject to the oversight of BCIC's and BDLC's respective Board.

#### G. Tennenbaum Capital Partners, LLC

TCP is a wholly-owned subsidiary of BlackRock Capital Advisor. TCP, a Delaware limited liability company registered under the Advisers Act, serves as the investment adviser to TCPC pursuant to the TCPC Management Agreement and TCPC SBIC pursuant to the SBIC Management Services Agreement. TCP also serves as investment adviser to certain Existing Affiliated Funds. Subject to the overall supervision of TCPC's Board, TCP manages the day-to-day operations of, and provides investment advisory and management services to, such funds. Under the terms of the TCP Management Agreements, TCP determines the composition of each fund's portfolio, the nature and timing of the changes to each fund's portfolio, and the manner of implementing such changes; identifies, evaluates, and negotiates the structure of the investments each fund makes (including performing due diligence on each fund's prospective portfolio companies); closes, monitors and, when and where applicable, restructures the investments each fund makes; and determines the investments and other assets that each fund purchases, retains, or sells.

<sup>10</sup> TCP Capital Corp., et al., Investment Company Act Release Nos. 31670 (June 15, 2015) (notice) and 31712 (July 13, 2015) (order).

#### H. SVOF/MM, LLC

SVOF/MM is a controlled subsidiary of TCP, which is a wholly-owned subsidiary of BlackRock Capital Advisor. SVOF/ MM is an investment adviser registered under the Advisers Act. Pursuant to the TCPC Administration Agreement, Series H of SVOF/MM furnishes TCPC with the facilities and administrative services necessary to conduct our day-to-day operations, including equipment, clerical, bookkeeping and recordkeeping services at such facilities. In addition, Series H of SVOF/MM assists TCPC in connection with the determination and publishing of TCPC's net asset value, the preparation and filing of tax returns and the printing and dissemination of reports to TCPC's stockholders. Certain classes and series of SVOF/MM also serve as managing member, sub-adviser and/or investment adviser to certain Existing Affiliated Funds.

#### I. BlackRock Advisors, LLC

BAL, a Delaware limited liability company that is registered with the Commission as an investment adviser under the Advisers Act, serves as the investment adviser to BCSF and BPIF<sup>11</sup> and may serve as the investment adviser to Future Regulated Funds and Future Affiliated Funds that are sub-advised by an Adviser. BAL is an indirect wholly-owned subsidiary of BlackRock, Inc. As BlackRock, Inc. controls BAL, it may be deemed to control the Regulated Funds and the Affiliated Funds. However, BlackRock, Inc. is not a registered investment adviser and has not been included as an Applicant. BAL will not be the source of any Potential Co-investment Transactions under the requested Order.

BlackRock Capital Advisor, as one of the sub-advisers to BCSF and sub-adviser to BPIF, will have the ability to monitor and comply with the terms and conditions set forth below in this Application (the "*Conditions*") in respect of BCSF's and BPIF's respective Co-Investment Transactions. However, as BAL is a Section 17 affiliate of the Existing Advisers, BAL has been added as an Applicant in order to be able to rely on the Order.

#### J. Existing Affiliated Funds

TCP is the investment adviser to 34 of the Existing Affiliated Funds, Series I of SVOF/MM is the investment adviser to 3 of the Existing Affiliated Funds and BlackRock Capital Advisor is the investment adviser or sub-adviser to 110 of the Existing Affiliated Funds. Series I of SVOF/MM also serves as sub-advisor to one Existing Affiliated Entity where TCP is the investment adviser. A complete list of the Existing Affiliated Funds is included in Appendix A.

#### III. ORDER REQUESTED

The Applicants respectfully request an Order of the Commission under Sections 17(d) and 57(i) and Rule 17d-1 thereunder to permit, subject to the Conditions set forth below in this Application, a Regulated Fund and one or more other Regulated Funds and/or one or more Affiliated Funds to enter into Co-Investment Transactions with each other.

<sup>&</sup>lt;sup>11</sup> For the avoidance of doubt, BAL will not be treated as an Adviser under the requested Order, but will be subject to Conditions 2(c)(iv), 13 and 14.



The Regulated Funds and the Affiliated Funds seek relief to enter into Co-Investment Transactions because such Co-Investment Transactions would otherwise be prohibited by either or both of Section 17(d) or Section 57(a)(4) and the Rules under the Act without an exemptive order from the Commission. This Application seeks relief in order to (i) enable the Regulated Funds and Affiliated Funds to avoid, among other things, the practical commercial and/or economic difficulties of trying to structure, negotiate and persuade counterparties to enter into transactions while awaiting the granting of the relief requested in individual applications with respect to each Co-Investment Transaction that arises in the future and (ii) enable the Regulated Funds and the Affiliated Funds to avoid the significant legal and other expenses that would be incurred in preparing such individual applications.

#### A. Overview

Applicants include multiple advisers that manage numerous funds and separate accounts with a wide variety of mandates and aggregate assets of approximately \$37.2 billion as of June 30, 2021. These clients currently include three BDCs and registered closed-end funds that are regulated under the Act. Each Adviser manages the assets entrusted to it by its clients in accordance with its fiduciary duty to those clients and, in the case of the Regulated Funds, the Act.

The Advisers have established rigorous processes for ensuring compliance with the Prior Order and for allocating initial investment opportunities, opportunities for subsequent investments in an issuer and dispositions of securities holdings reasonably designed to treat all clients fairly and equitably. As discussed below, these processes will be extended and modified in a manner reasonably designed to ensure that the additional transactions permitted under the Order will both (i) be fair and equitable to the Regulated Funds and the Affiliated Funds and (ii) comply with the Conditions contained in the Order.

#### 1. The Investment Process

The investment process consists of three stages: (i) the identification and consideration of investment opportunities (including follow-on investment opportunities); (ii) order placement and allocation; and (iii) consideration by each applicable Regulated Fund's Board when a Potential Co-Investment Transaction is being considered by one or more Regulated Funds, as provided by the Order.

#### a. Identification and Consideration of Investment Opportunities

The Advisers are organized and managed such that the individual portfolio managers, as well as the teams and committees of portfolio managers, analysts and senior management ("*Investment Teams*" and "*Investment Committees*"),<sup>12</sup> responsible for evaluating investment opportunities and making investment decisions on behalf of clients are promptly notified of the opportunities.

Opportunities for Potential Co-Investment Transactions may arise when investment advisory personnel of an Adviser become aware of investment opportunities that may be appropriate for one or more Regulated Funds and one or more Affiliated Funds. If the requested Order is granted, the Advisers will establish, maintain and implement policies and procedures reasonably designed to ensure that, when such opportunities arise, the Advisers to the relevant Regulated Funds are promptly notified and receive the same information about the opportunity as any other Advisers considering the opportunity for their clients. In particular, consistent with Condition 1, if a Potential Co-Investment Transaction falls within the then-current Objectives and Strategies and any Board-Established Criteria of a Regulated Fund, the policies and procedures will require that the relevant portfolio managers, Investment Teams and/or Investment Committees responsible for that Regulated Fund receive sufficient information to allow the Regulated Fund's Adviser to make its independent determination and recommendations under Conditions 1, 2(a), 6, 7, 8 and 9 (as applicable).<sup>13</sup> In addition, the policies and procedures will specify the individuals or roles responsible for carrying out the policies and procedures, including ensuring that the Advisers receive such information. After receiving notification of a Potential Co-Investment Transaction under Condition 1(a), the Adviser to each applicable Regulated Fund, working through the applicable portfolio manager, or in conjunction with any applicable Investment Team or Investment Committee, will then make an independent determination of the appropriateness of the investment for the Regulated Fund in light of the Regulated Fund's then-current circumstances.

<sup>&</sup>lt;sup>12</sup> Investment Teams and Investment Committees responsible for an area of investment may include portfolio managers, analysts and senior management from among one or more of the Advisers.

Representatives from each Adviser to a Regulated Fund are members of each Investment Team or Investment Committee, or are otherwise entitled to participate in each meeting of any Investment Team or Investment Committee, that is expected to approve or reject recommended investment opportunities falling within its Regulated Funds' Objectives and Strategies and Board-Established Criteria. Accordingly, the policies and procedures may provide, for example, that the Adviser will receive the information required under Condition 1 in conjunction with its representatives' participation in the relevant Investment Team or Investment Committee. The Investment Teams and Investment Committees will keep minutes of their meetings, and such minutes will include reference to the specific investment opportunities considered at the meeting.

Applicants represent that, if the requested Order is granted, the investment advisory personnel of the Advisers to the Regulated Funds will be charged with making sure they identify, and participate in this process with respect to, each investment opportunity that falls within the Objectives and Strategies and Board-Established Criteria of each Regulated Fund. Applicants assert that the Advisers' allocation policies and procedures are structured so that the relevant investment advisory personnel for each Regulated Fund will be promptly notified of all Potential Co-Investment Transactions that fall within the then-current Objectives and Strategies and Board-Established Criteria of such Regulated Fund and that the Advisers will undertake to perform these duties regardless of whether the Advisers serve as investment adviser or sub-adviser to the Regulated Fund or Affiliated Funds.

#### b. Order Placement and Allocation

<u>General</u>. If the Adviser to a Regulated Fund deems the Regulated Fund's participation in any Potential Co-Investment Transaction to be appropriate, it will, working through the applicable portfolio manager or in conjunction with any applicable Investment Team or Investment Committee, formulate a recommendation regarding the proposed order amount for the Regulated Fund. In doing so, the Adviser and any applicable Investment Team or Investment Committee may consider such factors, among others, as investment guidelines, issuer, industry and geographical concentration, committed capital, availability of cash and other opportunities for which cash is needed, tax considerations, leverage covenants, regulatory constraints (such as requirements under the Act), investment horizon, potential liquidity needs, and the Regulated Fund's risk concentration policies.

<u>Allocation Procedure</u>. For each Regulated Fund and Affiliated Fund whose Adviser recommends participating in a Potential Co-Investment Transaction, the Adviser will formulate a proposed order amount. Prior to the External Submission (as defined below), each proposed order amount may be reviewed and adjusted, in accordance with the Advisers' written allocation policies and procedures, by an allocation committee for the area in question (e.g., credit, private equity, real estate) on which senior management, legal and compliance personnel from that area participate or, in the case of issues involving multiple areas, an Adviser-wide allocation committee on which senior management, legal and compliance personnel for the Advisers participate.<sup>14</sup> The order of a Regulated Fund or Affiliated Fund resulting from this process is referred to as its "*Internal Order*." The Internal Order will be submitted for approval by the Required Majority of any participating Regulated Funds in accordance with the Conditions and as discussed in Section III.A.1.c. below.

<sup>&</sup>lt;sup>14</sup> The reason for any such adjustment to a proposed order amount will be documented in writing and preserved in the records of the Advisers.

<sup>14</sup> 

If the aggregate Internal Orders for a Potential Co-Investment Transaction do not exceed the size of the investment opportunity immediately prior to the submission of the orders to the underwriter, broker, dealer or issuer, as applicable (the "*External Submission*"), then each Internal Order will be fulfilled as placed. If, on the other hand, the aggregate Internal Orders for a Potential Co-Investment Transaction exceed the size of the investment opportunity immediately prior to the External Submission, then the allocation of the opportunity will be made pro rata on the basis of the size of the Internal Orders.<sup>15</sup> If, subsequent to such External Submission, the size of the opportunity is increased or decreased, or if the terms of such opportunity, or the facts and circumstances applicable to the Regulated Funds' or the Affiliated Funds' consideration of the opportunity, change, the participants will be permitted to submit revised Internal Orders in accordance with written allocation policies and procedures that the Advisers will establish, implement and maintain. The Board of the Regulated Fund will then either approve or disapprove of the investment opportunity in accordance with Condition 2, 6, 7, 8 or 9, as applicable.

<u>Compliance</u>. The Applicants represent that the Advisers' allocation review process is a robust process designed as part of their overall compliance policies and procedures to ensure that every client is treated fairly and that the Advisers are following their allocation policies. The entire allocation process is monitored and reviewed by the compliance team, led by the chief compliance officer, and approved by the Board of each Regulated Fund as it applies to such Regulated Fund.

#### c. Approval of Potential Co-Investment Transactions

A Regulated Fund will enter into a Potential Co-Investment Transaction with one or more other Regulated Funds and/or Affiliated Funds only if, prior to the Regulated Fund's participation in the Potential Co-Investment Transaction, the Required Majority approves it in accordance with the Conditions of this Order.

In the case of a BDC Downstream Fund with an Independent Party consisting of a transaction committee or advisory committee, the individuals on the committee would possess experience and training comparable to that of the directors of the parent Regulated Fund and sufficient to permit them to make informed decisions on behalf of the applicable BDC Downstream Fund. Applicants represent that the Independent Parties of the BDC Downstream Funds would be bound (by law or by contract enforceable by such Independent Party) by fiduciary duties comparable to those applicable to the directors of the parent Regulated Fund, including a duty to act in the best interests of their respective funds when approving transactions. These duties would apply in the case of all Potential Co-Investment Transactions, including transactions that could present a conflict of interest.

<sup>&</sup>lt;sup>15</sup> The Advisers will maintain records of all proposed order amounts, Internal Orders and External Submissions in conjunction with Potential Co-Investment Transactions. Each applicable Adviser will provide the Eligible Directors with information concerning the Affiliated Funds' and Regulated Funds' order sizes to assist the Eligible Directors with their review of the applicable Regulated Fund's investments for compliance with the Conditions.



Further, Applicants believe that the existence of differing routes of approval between the BDC Downstream Funds and other Regulated Funds would not result in Applicants investing through the BDC Downstream Funds in order to avoid obtaining the approval of a Regulated Fund's Board. Each Regulated Fund and BDC Downstream Fund has its own Objectives and Strategies and may have its own Board-Established Criteria, the implementation of which depends on the specific circumstances of the entity's portfolio at the time an investment opportunity is presented. As noted above, consistent with its duty to its BDC Downstream Funds, the Independent Party must reach a conclusion on whether or not an investment is in the best interest of its relevant BDC Downstream Funds. An investment made solely to avoid an approval requirement at the Regulated Fund level should not be viewed as in the best interest of the entity in question and, thus, would not be approved by the Independent Party.

A Regulated Fund may participate in Pro Rata Dispositions and Pro Rata Follow-On Investments (as each term is defined below) without obtaining prior approval of the Required Majority in accordance with Conditions 6(c)(i) and 8(b)(i).

### 2. Delayed Settlement

All Regulated Funds and Affiliated Funds participating in a Co-Investment Transaction will invest at the same time, for the same price and with the same terms, conditions, class, registration rights and any other rights, so that none of them receives terms more favorable than any other. However, the settlement date for an Affiliated Fund in a Co-Investment Transaction may occur up to ten business days after the settlement date for the Regulated Fund, and vice versa. Nevertheless, in all cases, (i) the date on which the commitment of the Affiliated Funds and Regulated Funds is made will be the same even where the settlement date is not, and (ii) the earliest settlement date of any Affiliated Fund or Regulated Fund participating in the transaction will occur within ten business days of each other.

#### 3. Permitted Follow-On Investments and Approval of Follow-On Investments

From time to time the Regulated Funds and Affiliated Funds may have opportunities to make Follow-On Investments in an issuer in which a Regulated Fund and one or more other Regulated Funds and/or Affiliated Funds previously have invested and continue to hold an investment. If the Order is granted, Follow-On Investments will be made in a manner that, over time, is fair and equitable to all of the Regulated Funds and Affiliated Funds and in accordance with the proposed procedures discussed above and with the Conditions of the Order.

The Order would divide Follow-On Investments into two categories depending on whether the Regulated Funds and Affiliated Funds holding investments in the issuer previously participated in a Co-Investment Transaction with respect to the issuer and continue to hold any securities acquired in a Co-Investment Transaction for that issuer. If such Regulated Funds and Affiliated Funds have previously participated in a Co-Investment Transaction with respect to the issuer, then the terms and approval of the Follow-On Investment would be subject to the process discussed in Section III.A.3.a. below and governed by Condition 8. These Follow-On Investments are referred to as "Standard Review Follow-Ons." If such Regulated Funds and Affiliated Funds hold Pre-Boarding Investments and have not previously participated in a Co-Investment Transaction with respect to the issuer, then the terms and approval of the Follow-On Investment are referred to as "Standard Review Follow-On Investment would be subject to the issuer, then the terms and approval of the Follow-On Investment Transaction with respect to the issuer, then the terms and approval of the Follow-On Investment would be subject to the "onboarding process" discussed in Section III.A.3.b. below and governed by Condition 9. These Follow-On Investments are referred to as "Enhanced Review Follow-Ons."



### a. Standard Review Follow-Ons

A Regulated Fund may invest in Standard Review Follow-Ons either with the approval of the Required Majority using the procedures required under Condition 8(c) or, where certain additional requirements are met, without Board approval under Condition 8(b).

A Regulated Fund may participate in a Standard Review Follow-On without obtaining the prior approval of the Required Majority if it is (i) a Pro Rata Follow-On Investment or (ii) a Non-Negotiated Follow-On Investment.

A "**Pro Rata Follow-On Investment**" is a Follow-On Investment (i) in which the participation of each Affiliated Fund and each Regulated Fund is proportionate to its outstanding investments in the issuer or security, as appropriate,<sup>16</sup> immediately preceding the Follow-On Investment, and (ii) in the case of a Regulated Fund, a majority of the Board has approved the Regulated Fund's participation in the pro rata Follow-On Investments as being in the best interests of the Regulated Fund. The Regulated Fund's Board may refuse to approve, or at any time rescind, suspend or qualify, their approval of Pro Rata Follow-On Investments, in which case all subsequent Follow-On Investments will be submitted to the Regulated Fund's Eligible Directors in accordance with Condition 8(c).

A "*Non-Negotiated Follow-On Investment*" is a Follow-On Investment in which a Regulated Fund participates together with one or more Affiliated Funds and/or one or more other Regulated Funds (i) in which the only term negotiated by or on behalf of the funds is price and (ii) with respect to which, if the transaction were considered on its own, the funds would be entitled to rely on one of the JT No-Action Letters.

Applicants believe that these Pro Rata and Non-Negotiated Follow-On Investments do not present a significant opportunity for overreaching on the part of any Adviser and thus do not warrant the time or the attention of the Board. Pro Rata Follow-On Investments and Non-Negotiated Follow-On Investments remain subject to the Board's periodic review in accordance with Condition 10.

### b. Enhanced Review Follow-Ons

One or more Regulated Funds and/or one or more Affiliated Funds holding Pre-Boarding Investments may have the opportunity to make a Follow-On Investment that is a Potential Co-Investment Transaction in an issuer with respect to which they have not previously participated in a Co-Investment Transaction. In these cases, the Regulated Funds and Affiliated Funds may rely on the Order to make such Follow-On Investment subject to the requirements of Condition 9. These enhanced review requirements constitute an "onboarding process" whereby Regulated Funds and Affiliated Funds may utilize the Order to participate in Co-Investment Transactions even though they already hold Pre-Boarding Investments. For a given issuer, the participating Regulated Funds and Affiliated Funds need to comply with these requirements only for the first Co-Investment Transaction. Subsequent Co-Investment Transactions with respect to the issuer will be governed by Condition 8 under the standard review process.

4. Dispositions

The Regulated Funds and Affiliated Funds may be presented with opportunities to sell, exchange or otherwise dispose of securities in a transaction that would be prohibited by Rule 17d-1 or Section 57(a)(4), as applicable. If the Order is granted, such Dispositions will be made in a manner that, over time, is fair and equitable to all of the Regulated and Affiliated Funds and in accordance with procedures set forth in the proposed Conditions to the Order and discussed below.

<sup>&</sup>lt;sup>16</sup> See note 31, below.

The Order would divide these Dispositions into two categories: (i) if the Regulated Funds and Affiliated Funds holding investments in the issuer have previously participated in a Co-Investment Transaction with respect to the issuer and continue to hold any securities acquired in a Co-Investment Transaction for such issuer, then the terms and approval of the Disposition (hereinafter referred to as "*Standard Review Dispositions*") would be subject to the process discussed in Section III.A.4.a. below and governed by Condition 6; and (ii) if the Regulated Funds and Affiliated Funds have not previously participated in a Co-Investment Transaction with respect to the issuer, then the terms and approval of the Disposition (hereinafter referred to as "*Enhanced Review Dispositions*") would be subject to the same "onboarding process" discussed in Section III.A.4.b. above and governed by Condition 7.

### a. Standard Review Dispositions

A Regulated Fund may participate in a Standard Review Disposition either with the approval of the Required Majority using the standard procedures required under Condition 6(d) or, where certain additional requirements are met, without Board approval under Condition 6(c).

A Regulated Fund may participate in a Standard Review Disposition without obtaining the prior approval of the Required Majority if (i) the Disposition is a Pro Rata Disposition or (ii) the securities are Tradable Securities and the Disposition meets the other requirements of Condition 6(c)(ii).

A "*Pro Rata Disposition*" is a Disposition (i) in which the participation of each Affiliated Fund and each Regulated Fund is proportionate to its outstanding investment in the security subject to Disposition immediately preceding the Disposition;<sup>17</sup> and (ii) in the case of a Regulated Fund, a majority of the Board has approved the Regulated Fund's participation in pro rata Dispositions as being in the best interests of the Regulated Fund. The Regulated Fund's Board may refuse to approve, or at any time rescind, suspend or qualify, their approval of Pro Rata Dispositions, in which case all subsequent Dispositions will be submitted to the Regulated Fund's Eligible Directors.

In the case of a Tradable Security, approval of the required majority is not required for the Disposition if: (x) the Disposition is not to the issuer or any affiliated person of the issuer;<sup>18</sup> and (y) the security is sold for cash in a transaction in which the only term negotiated by or on behalf of the participating Regulated Funds and Affiliated Funds is price. Pro Rata Dispositions and Dispositions of a Tradable Security remain subject to the Board's periodic review in accordance with Condition 10.

### b. Enhanced Review Dispositions

One or more Regulated Funds and one or more Affiliated Funds that have not previously participated in a Co-Investment Transaction with respect to an issuer may have the opportunity to make a Disposition of Pre-Boarding Investments in a Potential Co-Investment Transaction. In these cases, the Regulated Funds and Affiliated Funds may rely on the Order to make such Disposition subject to the requirements of Condition 7. As discussed above, with respect to investment in a given issuer, the participating Regulated Funds and Affiliated Funds need only complete the onboarding process for the first Co-Investment Transaction, which may be an Enhanced Review Follow-On or an Enhanced Review Disposition.<sup>19</sup> Subsequent Co-Investment Transactions with respect to the issuer will be governed by Condition 6 or 8 under the standard review process.

<sup>17</sup> See note 29, below.

<sup>&</sup>lt;sup>18</sup> In the case of a Tradable Security, Dispositions to the issuer or an affiliated person of the issuer are not permitted so that funds participating in the Disposition do not benefit to the detriment of Regulated Funds that remain invested in the issuer. For example, if a Disposition of a Tradable Security were permitted to be made to the issuer, the issuer may be reducing its short term assets (i.e., cash) to pay down long-term liabilities.

<sup>&</sup>lt;sup>19</sup> However, with respect to an issuer, if a Regulated Fund's first Co-Investment Transaction is an Enhanced Review Disposition, and the Regulated Fund does not dispose of its entire position in the Enhanced Review Disposition, then before such Regulated Fund may complete its first Standard Review Follow-On in such issuer, the Eligible Directors must review the proposed Follow-On Investment not only on a stand-alone basis but also in relation to the total economic exposure in such issuer (i.e., in combination with the portion of the Pre-Boarding Investment not disposed of in the Enhanced Review Disposition), and the other terms of the

investments. This additional review is required because such findings were not required in connection with the prior Enhanced Review Disposition, but they would have been required had the first Co-Investment Transaction been an Enhanced Review Follow-On.

### 5. Use of Wholly-Owned Investment Subs

A Regulated Fund may, from time to time, form one or more Wholly-Owned Investment Subs. Such a subsidiary may be prohibited from investing in a Co-Investment Transaction with a Regulated Fund (other than its parent) or any Affiliated Fund because it would be a company controlled by its parent Regulated Fund for purposes of Section 57(a)(4) and Rule 17d-1. Applicants request that each Wholly-Owned Investment Sub be permitted to participate in Co-Investment Transactions in lieu of the Regulated Fund that owns it and that the Wholly-Owned Investment Sub's participation in any such transaction be treated, for purposes of the Order, as though the parent Regulated Fund were participating directly.

Applicants note that an entity could not be both a Wholly-Owned Investment Sub and a BDC Downstream Fund because, in the former case, the Board of the parent Regulated Fund makes any determinations regarding the subsidiary's investments while, in the latter case, the Independent Party makes such determinations.

### B. Applicable Law

## 1. Section 17(d) and Section 57(a)(4)

Section 17(d) of the Act generally prohibits an affiliated person (as defined in Section 2(a)(3) of the Act), or an affiliated person of such affiliated person, of a registered investment company acting as principal, from effecting any transaction in which the registered investment company is a joint or a joint and several participant, in contravention of such rules as the Commission may prescribe for the purpose of limiting or preventing participation by the registered investment company on a basis different from or less advantageous than that of such other participant.

Similarly, with regard to BDCs, Section 57(a)(4) prohibits certain persons specified in Section 57(b) from participating in a joint transaction with the BDC, or a company controlled by the BDC, in contravention of rules as prescribed by the Commission. In particular, Section 57(a)(4) applies to:

- Any director, officer, employee, or member of an advisory board of a BDC or any person (other than the BDC itself) who is an affiliated person of the forgoing pursuant to Section 2(a)(3)(C); or
- Any investment adviser or promoter of, general partner in, principal underwriter for, or person directly or indirectly either controlling, controlled by, or under common control with, a BDC (except the BDC itself and any person who, if it were not directly or indirectly controlled by the BDC, would not be directly or indirectly under the control of a person who controls the BDC);<sup>20</sup> or any person who is an affiliated person of any of the forgoing within the meaning of Section 2(a)(3)(C) or (D).

<sup>&</sup>lt;sup>20</sup> Also excluded from this category by Rule 57b-1 is any person who would otherwise be included (a) solely because that person is directly or indirectly controlled by a business development company, or (b) solely because that person is, within the meaning of Section 2(a)(3)(C) or (D), an affiliated person of a person described in (a) above.

<sup>19</sup> 

Pursuant to the foregoing application of Section 57(a)(4), BDC Downstream Funds on the one hand and other Regulated Funds and Affiliated Funds on the other, may not co-invest absent the availability of an applicable rule under the Act or an exemptive order because the BDC Downstream Funds are controlled by a BDC and the Affiliated Funds and other Regulated Funds are included in Section 57(b).

Section 2(a)(3)(C) defines an "affiliated person" of another person to include any person directly or indirectly controlling, controlled by, or under common control with, such other person. Section 2(a)(3)(D) defines "any officer, director, partner, copartner, or employee" of an affiliated person as an affiliated person. Section 2(a)(9) defines "control" as the power to exercise a controlling influence over the management or policies of a company, unless such power is solely the result of an official position with that company. Under Section 2(a)(9) a person who beneficially owns, either directly or through one or more controlled companies, more than 25% of the voting securities of a company is presumed to control such company. The Commission and its staff have indicated on a number of occasions their belief that an investment adviser that provides discretionary investment management services to a fund and that sponsored, selected the initial directors, and provides administrative or other non-advisory services to the fund, controls such fund, absent compelling evidence to the contrary.<sup>21</sup>

2. <u>Rule 17d-1</u>

Rule 17d-1 generally prohibits an affiliated person (as defined in Section 2(a)(3)), or an affiliated person of such affiliated person, of a registered investment company acting as principal, from effecting any transaction in which the registered investment company, or a company controlled by such registered company, is a joint or a joint and several participant, in contravention of such rules as the Commission may prescribe for the purpose of limiting or preventing participation by the registered investment company on a basis different from or less advantageous than that of such first or second tier affiliate. Rule 17d-1 generally prohibits participation by a registered investment company and an affiliated person (as defined in Section 2(a)(3)) or principal underwriter for that investment company, or an affiliated person of such affiliated person or principal underwriter, in any "joint enterprise or other joint arrangement or profit-sharing plan," as defined in the rule, without prior approval by the Commission by order upon application.

See, e.g., SEC Rel. No. IC-4697 (Sept. 8, 1966) ("For purposes of Section 2(a)(3)(C), affiliation based upon control would depend on the facts of the given situation, including such factors as extensive interlocks of officers, directors or key personnel, common investment advisers or underwriters, etc."); Lazard Freres Asset Management, SEC No-Action Letter (pub. avail. Jan. 10, 1997) ("While, in some circumstances, the nature of an advisory relationship may give an adviser control over its client's management or policies, whether an investment company and another entity are under common control is a factual question..."). Depending on the nature of an Adviser's sub-advisory role with an Affiliated Fund, it could be deemed to control such Affiliated Fund, which would necessitate the requested relief.



Rule 17d-1 was promulgated by the Commission pursuant to Section 17(d) and made applicable to persons subject to Sections 57(a) and (d) by Section 57(i) to the extent specified therein. Section 57(i) provides that, until the Commission prescribes rules under Sections 57(a) and (d), the Commission's rules under Section 17(d) applicable to registered closed-end investment companies will be deemed to apply to persons subject to the prohibitions of Section 57(a) or (d). Because the Commission has not adopted any rules under Section 57(a) or (d), Rule 17d-1 applies to persons subject to the prohibitions of Section 57(a) or (d).

Applicants seek relief pursuant to Rule 17d-1, which permits the Commission to authorize joint transactions upon application. In passing upon applications filed pursuant to Rule 17d-1, the Commission is directed by Rule 17d-1(b) to consider whether the participation of a registered investment company or controlled company thereof in the joint enterprise or joint arrangement under scrutiny is consistent with provisions, policies and purposes of the Act and the extent to which such participation is on a basis different from or less advantageous than that of other participants.

The Commission has stated that Section 17(d), upon which Rule 17d-1 is based, and upon which Section 57(a)(4) was modeled, was designed to protect investment companies from self-dealing and overreaching by insiders. The Commission has also taken notice that there may be transactions subject to these prohibitions that do not present the dangers of overreaching.<sup>22</sup> The Court of Appeals for the Second Circuit has enunciated a like rationale for the purpose behind Section 17(d): "The objective of [Section] 17(d)... is to prevent... injuring the interest of stockholders of registered investment companies by causing the company to participate on a basis different from or less advantageous than that of such other participants."<sup>23</sup> Furthermore, Congress acknowledged that the protective system established by the enactment of Section 57 is "similar to that applicable to registered investment companies thereunder, but is modified to address concerns relating to unique characteristics presented by business development companies."<sup>24</sup>

Applicants believe that the Conditions would ensure that the conflicts of interest that Section 17(d) and Section 57(a)(4) were designed to prevent would be addressed and the standards for an order under Rule 17d-1 and Section 57(i) would be met.

C. Need for Relief

Co-Investment Transactions are prohibited by either or both of Rule 17d-1 and Section 57(a)(4) without a prior exemptive order of the Commission to the extent that the Affiliated Funds and the Regulated Funds participating in such transactions fall within the category of persons described by Rule 17d-1 and/or Section 57(b), as modified by Rule 57b-1 thereunder, as applicable, vis-à-vis each participating Regulated Fund.

Each of the participating Regulated Funds and Affiliated Funds may be deemed to be affiliated persons vis-à-vis a Regulated Fund within the meaning of Section 2(a)(3) by reason of common control to the extent that (i) an Existing Adviser is the investment adviser (and sub-adviser, if any) to, and may be deemed to control, each of the Existing Affiliated Funds, and an Adviser to Affiliated Funds will be the investment adviser (and sub-adviser, if any) to, and may be deemed to control, any other Affiliated Fund; (ii) an Existing Adviser is the investment adviser (and sub-adviser, if any) to, and may be deemed to control, the existing Regulated Funds and an Adviser will be the investment adviser (and sub-adviser, if any) to, and may be deemed to control, the existing Regulated Funds and an Adviser will be the investment adviser (and sub-adviser, if any) to, and may be deemed to control, any other Regulated Funds, and (iii) each BDC Downstream Fund will be deemed to be controlled by an Adviser, its parent BDC or certain of its parent BDC's subsidiaries. Thus, each of the Affiliated Funds could be deemed to be a person related to the BDC Regulated Funds or the BDC Downstream Funds in a manner described by Section 57(b) and related to other Regulated Funds in a manner described by Rule 17d-1; and therefore the prohibitions of Rule 17d-1 and Section 57(a)(4) would apply respectively to prohibit the Affiliated Funds from participating in Co-Investment Transactions with the Regulated Funds. Each Regulated Fund would also be related to each other Regulated Fund in a manner described by 57(b) or Rule 17d-1, as applicable, and thus prohibited from participating in Co-Investment Transactions with each other.

<sup>24</sup> H.Rep. No. 96-1341, 96th Cong., 2d Sess. 45 (1980) reprinted in 1980 U.S.C.C.A.N. 4827.

<sup>&</sup>lt;sup>22</sup> See Protecting Investors: A Half-Century of Investment Company Regulation, 1504 Fed. Sec. L. Rep., Extra Edition (May 29, 1992) at 488 et seq.

<sup>&</sup>lt;sup>23</sup> Securities and Exchange Commission v. Talley Industries, Inc., 399 F.2d 396, 405 (2d Cir. 1968), cert. denied, 393 U.S. 1015 (1969).

## D. Precedents

The Commission has issued numerous exemptive orders under the Act permitting registered investment companies and BDCs to co-invest with affiliated persons, including precedents involving sub-advisers.<sup>25</sup> Applicants submit that the procedures set forth as Conditions for the relief requested herein are consistent with, or expand, the range of investor protection found in the cited orders.

25 See, e.g., Yieldstreet Prism Fund Inc., et al., (File No. 812-15038) Investment Company Act Rel. Nos. 34050 (October 15, 2020) (notice) and 34090 (November 10, 2020) (order); Rand Capital Corporation, et al., (File No. 812-15108) Investment Company Act Rel. Nos. 34006 (September 11, 2020) (notice) and 34046 (October 7, 2020) (order); IWS Credit Income Fund, et al., (File No. 812-14997) Investment Company Act Rel. Nos. 33959A (September 4, 2020) (notice) and 34036 (September 30, 2020) (order); Morgan Stanley Direct Lending Fund, et al., (File No. 812-15057) Investment Company Act Rel. Nos. 33958A (August 28, 2020) (notice) and 34016 (September 18, 2020) (order); FS Global Credit Opportunities Fund, et al., (File No. 812-14987) Investment Company Rel. Nos. 33927 (July 15, 2020) (notice) and 33968 (August 11, 2020) (order); Runway Growth Credit Fund, Inc., et al., (File No. 812-15105) Investment Company Act Rel. Nos. 33925 (July 13, 2020) (notice) and 33967 (August 10, 2020) (order); OFS Capital Corp., et al., (File No. 812-14909) Investment Company Act Rel. Nos. 33922 (July 8, 2020) (notice) and 33962 (August 4, 2020) (order); Conversus Stepstone Private Markets, et al., (File No. 812-15072) Investment Company Act Rel. Nos. 33913 (June 25, 2020) (notice and 33930 (July 21, 2020) (order); Veragon Capital Corporation, et al., (File No. 812-15059) Investment Company Act Rel. Nos. 33867 (May 18, 2020) (notice) and 33892 (June 15, 2020) (order); FS Credit Income Fund, et al., (File No. 812-14905) Investment Company Act Rel. Nos. 33838 (April 22, 2020) (notice) and 33871 (May 19, 2020) (order); Invesco Advisers, Inc., et al., (File No. 812-15061) Investment Company Act Rel. Nos. 33844 (April 21, 2020) (notice) and 33870 (May 19, 2020) (order); Great Elm Capital Corp., et al., (File No. 812-15019) Investment Company Act Rel. Nos. 33839 (April 15, 2020) (notice) and 33864 (May 12, 2020) (order); AIP Private Equity Opportunities Fund I A LP, et al., (File No. 812-15047) Investment Company Act Rel. Nos. 33818 (March 16, 2020) (notice) and 33850 (April 22, 2020) (order); Kayne Anderson MLP/Midstream Investment Company, et al., (File No. 812-14940) Investment Company Act Rel. Nos. 33742 (January 8, 2020) (notice) and 33798 (February 4, 2020) (order); Prospect Capital Corporation, et al., (File No. 812-14977) Investment Company Act Rel. Nos. 33716 (December 16, 2019) (notice) and 33745 (January 13, 2020) (order); New Mountain Finance Corporation, et al., (File No. 812-15030) Investment Company Act Rel. Nos. 33624 (Sept. 12, 2019) (notice) and 33656 (Oct. 8, 2019) (order); Nuveen Churchill BDC LLC, et al., (File No. 812-14898) Investment Company Act Rel. Nos. 33475 (May 15, 2019) (notice) and 33503 (June 7, 2019) (order); Pharos Capital BDC, Inc., et al., (File No. 812-14891) Release No. IC-33372 (February 8, 2019) (notice), Release No. IC-33394 (March 11, 2019) (order), Stellus Capital Investment Corporation, et al., (File No. 812-14855) Release No. IC-33289 (November 6, 2018) (notice), Release No. IC-33316 (December 4, 2018) (order); THL Credit, Inc., et al. (File No. 812-14807) Investment Company Act Rel. Nos. 33213 (August 24, 2018) (notice) and 33239 (September 19, 2018) (order); AB Private Credit Investors Corp., et al., (File No. 812-14925) Investment Company Act Rel. Nos. 33152 (July 9, 2018) (notice) and 33191 (August 6, 2018) (order); Blackstone / GSO Floating Rate Enhanced Income Fund, et al., (File No. 812-14835) Investment Company Act Rel. Nos. 33149 (July 6, 2018) (notice) and 33186 (July 31, 2018); Benefit Street Partners BDC, Inc., et al., (File No. 812-14601) Investment Company Act Rel. Nos. 33068 (April 6, 2018) (notice) and 33090 (May 1, 2018) (order); Triloma EIG Energy Income Fund, et al., (File No. 812-14848) Investment Company Act Rel. Nos. 33047 (March 14, 2018) (notice) and 33070 (April 10, 2018) (order); Corporate Capital Trust, Inc., et al., (File No. 812-14882) Investment Company Act Rel. Nos. 33043 (March 8, 2018) (notice) and 33064 (April 3, 2018) (order); Alcentra Capital Corporation, et al., (File No. 812-14760) Investment Company Act Rel. Nos. 33038 (February 28, 2018) (notice) and 33059 (March 27, 2018) (order); TriplePoint Venture Growth BDC Corp., et al., (File No. 812-14773) Investment Company Act Rel. Nos. 33037 (February 28, 2018) (notice) and 33060 (March 28, 2018) (order); Bain Capital Specialty Finance, Inc., et al., (File No. 812-14766) Investment Company Act Rel. Nos. 33031 (February 23, 2018) (notice) and 33051 (March 22, 2018) (order); Guggenheim Credit Income Fund, et al., (File No. 812-14831) Investment Company Act Rel. Nos. 32960 (January 3, 2018) (notice) and 32996 (January 30, 2018) (order); TCG BDC, Inc., et al., (File No. 812-14798) Investment Company Act Rel. Nos. 32945 (December 20, 2017) (notice) and 32969 (January 17, 2018) (order).

# IV. STATEMENT IN SUPPORT OF RELIEF REQUESTED

In accordance with Rule 17d-1 (made applicable to transactions subject to Section 57(a) by Section 57(i)), the Commission may grant the requested relief as to any particular joint transaction if it finds that the participation of the Regulated Funds in the joint transaction is consistent with the provisions, policies and purposes of the Act and is not on a basis different from or less advantageous than that of other participants. Applicants submit that allowing the Co-Investment Transactions described in this Application is justified on the basis of (i) the potential benefits to the Regulated Funds and the shareholders thereof and (ii) the protections found in the Conditions.

As required by Rule 17d-1(b), the Conditions ensure that the terms on which Co-Investment Transactions may be made will be consistent with the participation of the Regulated Funds being on a basis that it is neither different from nor less advantageous than other participants, thus protecting the equity holders of any participant from being disadvantaged. The Conditions ensure that all Co-Investment Transactions are reasonable and fair to the Regulated Funds and their shareholders and do not involve overreaching by any person concerned, including the Advisers.

### A. Potential Benefits

In the absence of the relief sought hereby, in many circumstances the Regulated Funds would be limited in their ability to participate in attractive and appropriate investment opportunities. Section 17(d), Section 57(a)(4) and Rule 17d-1 should not prevent BDCs and registered closed-end investment companies from making investments that are in the best interests of their shareholders.

Each Regulated Fund and its shareholders will benefit from the ability to participate in Co-Investment Transactions. The Board, including the Required Majority, of each Regulated Fund has determined that it is in the best interests of the Regulated Fund to participate in Co-Investment Transactions because, among other matters, (i) the Regulated Fund should be able to participate in a larger number and greater variety of transactions; (ii) the Regulated Fund should be able to participate in larger transactions; (iii) the Regulated Fund should be able to participate in all opportunities approved by a Required Majority or otherwise permissible under the Order rather than risk underperformance through rotational allocation of opportunities among the Regulated Funds; (iv) the Regulated Fund and any other Regulated Funds participating in the proposed investment should have greater bargaining power, more control over the investment and less need to bring in other external investors or structure investments to satisfy the different needs of external investors; (v) the Regulated Fund should be able to obtain greater attention and better deal flow from investment bankers and others who act as sources of investments; and (vi) the Conditions are fair to the Regulated Funds and their shareholders.

## B. Protective Representations and Conditions

The Conditions ensure that the proposed Co-Investment Transactions are consistent with the protection of each Regulated Fund's shareholders and with the purposes intended by the policies and provisions of the Act. Specifically, the Conditions incorporate the following critical protections: (i) all Regulated Funds participating in the Co-Investment Transactions will invest at the same time (except that, subject to the limitations in the Conditions, the settlement date for an Affiliated Fund in a Co-Investment Transaction may occur up to ten business days after the settlement date for the Regulated Fund, and vice versa), for the same price and with the same terms, conditions, class, registration rights and any other rights, so that none of them receives terms more favorable than any other; (ii) a Required Majority of each Regulated Fund must approve various investment decisions (not including transactions completed on a pro rata basis pursuant to Conditions 6(c)(i) and 8(b)(i) or otherwise not requiring Board approval) with respect to such Regulated Fund in accordance with the Conditions; and (iii) the Regulated Funds are required to retain and maintain certain records.

Applicants believe that participation by the Regulated Funds in Pro Rata Follow-On Investments and Pro Rata Dispositions, as provided in Conditions 6(c)(i) and 8(b)(i), is consistent with the provisions, policies and purposes of the Act and will not be made on a basis different from or less advantageous than that of other participants. A formulaic approach, such as pro rata investment or disposition eliminates the possibility for overreaching and unnecessary prior review by the Board. Applicants note that the Commission has adopted a similar pro rata approach in the context of Rule 23c-2, which relates to the redemption by a closed-end investment company of less than all of a class of its securities, indicating the general fairness and lack of overreaching that such approach provides.

Applicants also believe that the participation by the Regulated Funds in Non-Negotiated Follow-On Investments and in Dispositions of Tradable Securities without the approval of a Required Majority is consistent with the provisions, policies and purposes of the Act as there is no opportunity for overreaching by affiliates.

If an Adviser, its principals, or any person controlling, controlled by, or under common control with the Adviser or its principals, and the Affiliated Funds (collectively, the "*Holders*") own in the aggregate more than 25 percent of the outstanding voting shares of a Regulated Fund (the "*Shares*"), then the Holders will vote such Shares as required under Condition 15.

Applicants believe that this Condition will ensure that the Independent Directors will act independently in evaluating Co-Investment Transactions, because the ability of the Adviser or its principals to influence the Independent Directors by a suggestion, explicit or implied, that the Independent Directors can be removed if desired by the Holders will be limited significantly. The Independent Directors shall evaluate and approve any independent party, taking into account its qualifications, reputation for independence, cost to the shareholders, and other factors that they deem relevant.

In sum, the Applicants believe that the Conditions would ensure that each Regulated Fund that participates in any type of Co-Investment Transaction does not participate on a basis different from, or less advantageous than, that of such other participants for purposes of Section 17(d) or Section 57(a)(4) and the Rules under the Act. As a result, Applicants believe that the participation of the Regulated Funds in Co-Investment Transactions in accordance with the Conditions would be consistent with the provisions, policies, and purposes of the Act, and would be done in a manner that was not different from, or less advantageous than, the other participants.

# V. CONDITIONS

Applicants agree that any Order granting the requested relief shall be subject to the following Conditions:

- 1. Identification and Referral of Potential Co-Investment Transactions.
  - (a) The Advisers will establish, maintain and implement policies and procedures reasonably designed to ensure that each Adviser is promptly notified of all Potential Co-Investment Transactions that fall within the then-current Objectives and Strategies and Board-Established Criteria of any Regulated Fund the Adviser manages.
  - (b) When an Adviser to a Regulated Fund is notified of a Potential Co-Investment Transaction under Condition 1(a), the Adviser will make an independent determination of the appropriateness of the investment for the Regulated Fund in light of the Regulated Fund's then-current circumstances.<sup>26</sup>

<sup>&</sup>lt;sup>26</sup> BAL and any investment adviser to a Sub-Advised Fund will not be the source of any Potential Co-Investment Transactions under the requested Order.



- 2. Board Approvals of Co-Investment Transactions.
  - (a) If the Adviser deems a Regulated Fund's participation in any Potential Co-Investment Transaction to be appropriate for the Regulated Fund, it will then determine an appropriate level of investment for the Regulated Fund.
  - (b) If the aggregate amount recommended by the Advisers to be invested in the Potential Co-Investment Transaction by the participating Regulated Funds and any participating Affiliated Funds, collectively, exceeds the amount of the investment opportunity, the investment opportunity will be allocated among them pro rata based on the size of the Internal Orders, as described in section III.A.1.b. above. Each Adviser to a participating Regulated Fund will promptly notify and provide the Eligible Directors with information concerning the Affiliated Funds' and Regulated Funds' order sizes to assist the Eligible Directors with their review of the applicable Regulated Fund's investments for compliance with these Conditions.
  - (c) After making the determinations required in Condition 1(b) above, each Adviser to a participating Regulated Fund will distribute written information concerning the Potential Co-Investment Transaction (including the amount proposed to be invested by each participating Regulated Fund and each participating Affiliated Fund) to the Eligible Directors of its participating Regulated Fund(s) for their consideration. A Regulated Fund will enter into a Co-Investment Transaction with one or more other Regulated Funds or Affiliated Funds only if, prior to the Regulated Fund's participation in the Potential Co-Investment Transaction, a Required Majority concludes that:
    - (i) the terms of the transaction, including the consideration to be paid, are reasonable and fair to the Regulated Fund and its equity holders and do not involve overreaching in respect of the Regulated Fund or its equity holders on the part of any person concerned;
    - (ii) the transaction is consistent with:
      - (A) the interests of the Regulated Fund's equity holders; and
      - (B) the Regulated Fund's then-current Objectives and Strategies;
    - (iii) the investment by any other Regulated Fund(s) or Affiliated Fund(s) would not disadvantage the Regulated Fund, and participation by the Regulated Fund would not be on a basis different from, or less advantageous than, that of any other Regulated Fund(s) or Affiliated Fund(s) participating in the transaction; <u>provided</u> that the Required Majority shall not be prohibited from reaching the conclusions required by this Condition 2(c)(iii) if:
      - (A) the settlement date for another Regulated Fund or an Affiliated Fund in a Co-Investment Transaction is later than the settlement date for the Regulated Fund by no more than ten business days or earlier than the settlement date for the Regulated Fund by no more than ten business days, in either case, so long as: (x) the date on which the commitment of the Affiliated Funds and Regulated Funds is made is the same; and (y) the earliest settlement date and the latest settlement date of any Affiliated Fund or Regulated Fund participating in the transaction will occur within ten business days of each other; or



- (B) any other Regulated Fund or Affiliated Fund, but not the Regulated Fund itself, gains the right to nominate a director for election to a portfolio company's board of directors, the right to have a board observer or any similar right to participate in the governance or management of the portfolio company so long as: (x) the Eligible Directors will have the right to ratify the selection of such director or board observer, if any; (y) the Adviser agrees to, and does, provide periodic reports to the Regulated Fund's Board with respect to the actions of such director or the information received by such board observer or obtained through the exercise of any similar right to participate in the governance or management of the portfolio company; and (z) any fees or other compensation that any other Regulated Fund or Affiliated Fund or any affiliated person of any other Regulated Fund or Affiliated Fund receives in connection with the right of one or more Regulated Funds or Affiliated Funds to nominate a director or appoint a board observer or otherwise to participate in the governance or management of the portfolio company will be shared proportionately among any participating Affiliated Funds (who may, in turn, share their portion with their affiliated persons) and any participating Regulated Fund(s) in accordance with the amount of each such party's investment; and
- (iv) the proposed investment by the Regulated Fund will not involve compensation, remuneration or a direct or indirect<sup>27</sup> financial benefit to any Advisers, any other Regulated Fund, the Affiliated Funds or any affiliated person of any of them (other than the parties to the Co-Investment Transaction), except (A) to the extent permitted by Condition 14, (B) to the extent permitted by Section 17(e) or 57(k), as applicable, (C) indirectly, as a result of an interest in the securities issued by one of the parties to the Co-Investment Transaction, or (D) in the case of fees or other compensation described in Condition 2(c)(iii)(B)(z).
- 3. *Right to Decline*. Each Regulated Fund has the right to decline to participate in any Potential Co-Investment Transaction or to invest less than the amount proposed.
- 4. *General Limitation*. Except for Follow-On Investments made in accordance with Conditions 8 and 9 below,<sup>28</sup> a Regulated Fund will not invest in reliance on the Order in any issuer in which a Related Party has an investment.
- 5. Same Terms and Conditions. A Regulated Fund will not participate in any Potential Co-Investment Transaction unless (i) the terms, conditions, price, class of securities to be purchased, date on which the commitment is entered into and registration rights (if any) will be the same for each participating Regulated Fund and Affiliated Fund and (ii) the earliest settlement date and the latest settlement date of any participating Regulated Fund or Affiliated Fund will occur as close in time as practicable and in no event more than ten business days apart. The grant to one or more Regulated Funds or Affiliated Funds, but not the respective Regulated Fund, of the right to nominate a director for election to a portfolio company's board of directors, the right to have an observer on the board of directors or similar rights to participate in the governance or management of the portfolio company will not be interpreted so as to violate this Condition 5, if Condition 2(c)(iii)(B) is met.
- 6. Standard Review Dispositions.
  - (a) <u>General</u>. If any Regulated Fund or Affiliated Fund elects to sell, exchange or otherwise dispose of an interest in a security and one or more Regulated Funds and Affiliated Funds have previously participated in a Co-Investment Transaction with respect to the issuer, then:
    - (i) the Adviser to such Regulated Fund or Affiliated Fund will notify each Regulated Fund that holds an investment in the issuer of the proposed Disposition at the earliest practical time; and

<sup>&</sup>lt;sup>27</sup> For example, procuring the Regulated Fund's investment in a Potential Co-Investment Transaction to permit an affiliate to complete or obtain better terms in a separate transaction would constitute an indirect financial benefit.

<sup>&</sup>lt;sup>28</sup> This exception applies only to Follow-On Investments by a Regulated Fund in issuers in which that Regulated Fund already holds investments.

- (ii) the Adviser to each Regulated Fund that holds an investment in the issuer will formulate a recommendation as to participation by such Regulated Fund in the Disposition.
- (b) <u>Same Terms and Conditions</u>. Each Regulated Fund will have the right to participate in such Disposition on a proportionate basis, at the same price and on the same terms and conditions as those applicable to the Affiliated Funds and any other Regulated Fund.
- (c) <u>No Board Approval Required</u>. A Regulated Fund may participate in such a Disposition without obtaining prior approval of the Required Majority if:
  - (i) (A) the participation of each Regulated Fund and Affiliated Fund in such Disposition is proportionate to its then-current holding of the security (or securities) of the issuer that is (or are) the subject of the Disposition;<sup>29</sup> (B) the Board of the Regulated Fund has approved as being in the best interests of the Regulated Fund the ability to participate in such Dispositions on a pro rata basis (as described in greater detail in the Application); and (C) the Board of the Regulated Fund is provided on a quarterly basis with a list of all Dispositions made in accordance with this Condition; or
  - (ii) each security is a Tradable Security and (A) the Disposition is not to the issuer or any affiliated person of the issuer; and (B) the security is sold for cash in a transaction in which the only term negotiated by or on behalf of the participating Regulated Funds and Affiliated Funds is price.
- (d) <u>Standard Board Approval</u>. In all other cases, the Adviser will provide its written recommendation as to the Regulated Fund's participation to the Eligible Directors and the Regulated Fund will participate in such Disposition solely to the extent that a Required Majority determines that it is in the Regulated Fund's best interests.
- 7. Enhanced Review Dispositions.
  - (a) <u>General</u>. If any Regulated Fund or Affiliated Fund elects to sell, exchange or otherwise dispose of a Pre-Boarding Investment in a Potential Co-Investment Transaction and the Regulated Funds and Affiliated Funds have not previously participated in a Co-Investment Transaction with respect to the issuer:
    - (i) the Adviser to such Regulated Fund or Affiliated Fund will notify each Regulated Fund that holds an investment in the issuer of the proposed Disposition at the earliest practical time;
    - (ii) the Adviser to each Regulated Fund that holds an investment in the issuer will formulate a recommendation as to participation by such Regulated Fund in the Disposition; and
    - (iii) the Advisers will provide to the Board of each Regulated Fund that holds an investment in the issuer all information relating to the existing investments in the issuer of the Regulated Funds and Affiliated Funds, including the terms of such investments and how they were made, that is necessary for the Required Majority to make the findings required by this Condition.
  - (b) <u>Enhanced Board Approval</u>. The Adviser will provide its written recommendation as to the Regulated Fund's participation to the Eligible Directors, and the Regulated Fund will participate in such Disposition solely to the extent that a Required Majority determines that:
- <sup>29</sup> In the case of any Disposition, proportionality will be measured by each participating Regulated Fund's and Affiliated Fund's outstanding investment in the security in question immediately preceding the Disposition.

- (i) the Disposition complies with Condition 2(c)(i), (ii), (iii)(A), and (iv).
- (ii) the making and holding of the Pre-Boarding Investments were not prohibited by Section 57 or Rule 17d-1, as applicable, and records the basis for the finding in the Board minutes.
- (c) <u>Additional Requirements</u>: The Disposition may only be completed in reliance on the Order if:
  - (i) Same Terms and Conditions. Each Regulated Fund has the right to participate in such Disposition on a proportionate basis, at the same price and on the same terms and conditions as those applicable to the Affiliated Funds and any other Regulated Fund;
  - (ii) Original Investments. All of the Affiliated Funds' and Regulated Funds' investments in the issuer are Pre-Boarding Investments;
  - (iii) *Advice of counsel*. Independent counsel to the Board advises that the making and holding of the investments in the Pre-Boarding Investments were not prohibited by Section 57 (as modified by Rule 57b-1) or Rule 17d-1, as applicable;
  - (iv) Multiple Classes of Securities. All Regulated Funds and Affiliated Funds that hold Pre-Boarding Investments in the issuer immediately before the time of completion of the Co-Investment Transaction hold the same security or securities of the issuer. For the purpose of determining whether the Regulated Funds and Affiliated Funds hold the same security or securities, they may disregard any security held by some but not all of them if, prior to relying on the Order, the Required Majority is presented with all information necessary to make a finding, and finds, that: (x) any Regulated Fund's or Affiliated Fund's holding of a different class of securities (including for this purpose a security with a different maturity date) is immaterial<sup>30</sup> in amount, including immaterial relative to the size of the issuer; and (y) the Board records the basis for any such finding in its minutes. In addition, securities that differ only in respect of issuance date, currency, or denominations may be treated as the same security; and
  - (v) No control. The Affiliated Funds, the other Regulated Funds and their affiliated persons (within the meaning of Section 2(a)(3)(C) of the Act), individually or in the aggregate, do not control the issuer of the securities (within the meaning of Section 2(a)(9) of the Act).
- 8. Standard Review Follow-Ons.
  - (a) <u>General</u>. If any Regulated Fund or Affiliated Fund desires to make a Follow-On Investment in an issuer and the Regulated Funds and Affiliated Funds holding investments in the issuer previously participated in a Co-Investment Transaction with respect to the issuer or, if such participant is an Affiliated Fund, is not invested in the issuer:
    - (i) the Adviser to each such Regulated Fund or Affiliated Fund will notify each Regulated Fund that holds securities of the portfolio company of the proposed transaction at the earliest practical time; and

<sup>&</sup>lt;sup>30</sup> In determining whether a holding is "immaterial" for purposes of the Order, the Required Majority will consider whether the nature and extent of the interest in the transaction or arrangement is sufficiently small that a reasonable person would not believe that the interest affected the determination of whether to enter into the transaction or arrangement or the terms of the transaction or arrangement.

- (ii) the Adviser to each Regulated Fund that holds an investment in the issuer will formulate a recommendation as to the proposed participation, including the amount of the proposed investment, by such Regulated Fund.
- (b) <u>No Board Approval Required</u>. A Regulated Fund may participate in the Follow-On Investment without obtaining prior approval of the Required Majority if:
  - (i) (A) the proposed participation of each Regulated Fund and each Affiliated Fund in such investment is proportionate to its outstanding investments in the issuer or the security at issue, as appropriate,<sup>31</sup> immediately preceding the Follow-On Investment; and (B) the Board of the Regulated Fund has approved as being in the best interests of the Regulated Fund the ability to participate in Follow-On Investments on a pro rata basis (as described in greater detail in this Application); or
  - (ii) it is a Non-Negotiated Follow-On Investment.
- (c) <u>Standard Board Approval</u>. In all other cases, the Adviser will provide its written recommendation as to the Regulated Fund's participation to the Eligible Directors and the Regulated Fund will participate in such Follow-On Investment solely to the extent that a Required Majority makes the determinations set forth in Condition 2(c). If the only previous Co-Investment Transaction with respect to the issuer was an Enhanced Review Disposition the Eligible Directors must complete this review of the proposed Follow-On Investment both on a stand-alone basis and together with the Pre-Boarding Investments in relation to the total economic exposure and other terms of the investment.
- (d) Allocation. If, with respect to any such Follow-On Investment:
  - (i) the amount of the opportunity proposed to be made available to any Regulated Fund is not based on the Regulated Funds' and the Affiliated Funds' outstanding investments in the issuer or the security at issue, as appropriate, immediately preceding the Follow-On Investment; and
  - (ii) the aggregate amount recommended by the Advisers to be invested in the Follow-On Investment by the participating Regulated Funds and any participating Affiliated Funds, collectively, exceeds the amount of the investment opportunity, then the Follow-On Investment opportunity will be allocated among them pro rata based on the size of the Internal Orders, as described in section III.A.1.b. above.
- (e) <u>Other Conditions</u>. The acquisition of Follow-On Investments as permitted by this Condition will be considered a Co-Investment Transaction for all purposes and subject to the other Conditions set forth in this application.
- 9. Enhanced Review Follow-Ons.
  - (a) <u>General</u>. If any Regulated Fund or Affiliated Fund desires to make a Follow-On Investment in an issuer that is a Potential Co-Investment Transaction and the Regulated Funds and Affiliated Funds holding investments in the issuer have not previously participated in a Co-Investment Transaction with respect to the issuer or, if such participant is an Affiliated Fund, is not invested in the issuer:

<sup>&</sup>lt;sup>31</sup> To the extent that a Follow-On Investment opportunity is in a security or arises in respect of a security held by the participating Regulated Funds and Affiliated Funds, proportionality will be measured by each participating Regulated Fund's and Affiliated Fund's outstanding investment in the security in question immediately preceding the Follow-On Investment using the most recent available valuation thereof. To the extent that a Follow-On Investment opportunity relates to an opportunity to invest in a security that is not in respect of any security held by any of the participating Regulated Funds or Affiliated Funds, proportionality will be measured by each participating Regulated Fund's outstanding investment in the issuer immediately preceding the Follow-On Investment in the issuer immediately preceding the Follow-On Investment in the issuer immediately preceding the Follow-On Investment using the most recent available valuation thereof.

- (i) the Adviser to each such Regulated Fund or Affiliated Fund will notify each Regulated Fund that holds securities of the portfolio company of the proposed transaction at the earliest practical time;
- (ii) the Adviser to each Regulated Fund that holds an investment in the issuer will formulate a recommendation as to the proposed participation, including the amount of the proposed investment, by such Regulated Fund; and
- (iii) the Advisers will provide to the Board of each Regulated Fund that holds an investment in the issuer all information relating to the existing investments in the issuer of the Regulated Funds and Affiliated Funds, including the terms of such investments and how they were made, that is necessary for the Required Majority to make the findings required by this Condition.
- (b) Enhanced Board Approval. The Adviser will provide its written recommendation as to the Regulated Fund's participation to the Eligible Directors, and the Regulated Fund will participate in such Follow-On Investment solely to the extent that a Required Majority reviews the proposed Follow-On Investment both on a stand-alone basis and together with the Pre-Boarding Investments in relation to the total economic exposure and other terms and makes the determinations set forth in Condition 2(c). In addition, the Follow-On Investment may only be completed in reliance on the Order if the Required Majority of each participating Regulated Fund determines that the making and holding of the Pre-Boarding Investments were not prohibited by Section 57 (as modified by Rule 57b-1) or Rule 17d-1, as applicable. The basis for the Board's findings will be recorded in its minutes.
- (c) Additional Requirements. The Follow-On Investment may only be completed in reliance on the Order if:
  - (i) Original Investments. All of the Affiliated Funds' and Regulated Funds' investments in the issuer are Pre-Boarding Investments;
  - (ii) Advice of counsel. Independent counsel to the Board advises that the making and holding of the investments in the Pre-Boarding Investments were not prohibited by Section 57 (as modified by Rule 57b-1) or Rule 17d-1, as applicable;
  - (iii) *Multiple Classes of Securities*. All Regulated Funds and Affiliated Funds that hold Pre-Boarding Investments in the issuer immediately before the time of completion of the Co-Investment Transaction hold the same security or securities of the issuer. For the purpose of determining whether the Regulated Funds and Affiliated Funds hold the same security or securities, they may disregard any security held by some but not all of them if, prior to relying on the Order, the Required Majority is presented with all information necessary to make a finding, and finds, that: (x) any Regulated Fund's or Affiliated Fund's holding of a different class of securities (including for this purpose a security with a different maturity date) is immaterial in amount, including immaterial relative to the size of the issuer; and (y) the Board records the basis for any such finding in its minutes. In addition, securities that differ only in respect of issuance date, currency, or denominations may be treated as the same security; and
  - (iv) No control. The Affiliated Funds, the other Regulated Funds and their affiliated persons (within the meaning of Section 2(a)(3)(C) of the Act), individually or in the aggregate, do not control the issuer of the securities (within the meaning of Section 2(a)(9) of the Act).



- (d) <u>Allocation</u>. If, with respect to any such Follow-On Investment:
  - (i) the amount of the opportunity proposed to be made available to any Regulated Fund is not based on the Regulated Funds' and the Affiliated Funds' outstanding investments in the issuer or the security at issue, as appropriate, immediately preceding the Follow-On Investment; and
  - (ii) the aggregate amount recommended by the Advisers to be invested in the Follow-On Investment by the participating Regulated Funds and any participating Affiliated Funds, collectively, exceeds the amount of the investment opportunity, then the Follow-On Investment opportunity will be allocated among them pro rata based on the size of the Internal Orders, as described in section III.A.1.b. above.
- (e) <u>Other Conditions</u>. The acquisition of Follow-On Investments as permitted by this Condition will be considered a Co-Investment Transaction for all purposes and subject to the other Conditions set forth in this application.
- 10. Board Reporting, Compliance and Annual Re-Approval.
  - (a) Each Adviser to a Regulated Fund will present to the Board of each Regulated Fund, on a quarterly basis, and at such other times as the Board may request, (i) a record of all investments in Potential Co-Investment Transactions made by any of the other Regulated Funds or any of the Affiliated Funds during the preceding quarter that fell within the Regulated Fund's then-current Objectives and Strategies and Board-Established Criteria that were not made available to the Regulated Fund; (ii) a record of all Follow-On Investment opportunities were not made available to the Regulated Fund; (ii) a record of all Follow-On Investments in and Dispositions of investments in any issuer in which the Regulated Fund holds any investments by any Affiliated Fund or other Regulated Fund during the prior quarter; and (iii) all information concerning Potential Co-Investment Transactions and Co-Investment Transactions, including investments made by other Regulated Funds or Affiliated Funds that the Regulated Fund considered but declined to participate in, so that the Independent Directors, may determine whether all Potential Co-Investment Transactions and Co-Investment Transactions during the preceding quarter, including those investments that the Regulated Fund considered but declined to participate in, comply with the Conditions.
  - (b) All information presented to the Regulated Fund's Board pursuant to this Condition will be kept for the life of the Regulated Fund and at least two years thereafter, and will be subject to examination by the Commission and its staff.
  - (c) Each Regulated Fund's chief compliance officer, as defined in rule 38a-1(a)(4), will prepare an annual report for its Board each year that evaluates (and documents the basis of that evaluation) the Regulated Fund's compliance with the Conditions of the Application and the procedures established to achieve such compliance. In the case of a BDC Downstream Fund that does not have a chief compliance officer, the chief compliance officer of the BDC that controls the BDC Downstream Fund will prepare the report for the relevant Independent Party.
  - (d) The Eligible Directors will consider at least annually: (i) the continued appropriateness for the Regulated Fund of participating in new and existing Co-Investment Transactions; and (ii) the continued appropriateness of any Board-Established Criteria.
- 11. *Record Keeping*. Each Regulated Fund will maintain the records required by Section 57(f)(3) of the Act as if each of the Regulated Funds were a BDC and each of the investments permitted under these Conditions were approved by the Required Majority under Section 57(f).



- 12. *Director Independence*. No Independent Director (including the non-interested members of any Independent Party) of a Regulated Fund will also be a director, general partner, managing member or principal, or otherwise be an "affiliated person" (as defined in the Act) of any Affiliated Fund.
- 13. *Expenses*. The expenses, if any, associated with acquiring, holding or disposing of any securities acquired in a Co-Investment Transaction (including, without limitation, the expenses of the distribution of any such securities registered for sale under the Securities Act) will, to the extent not payable by any Advisers under their respective advisory agreements with the Regulated Funds and the Affiliated Funds, be shared by the Regulated Funds and the participating Affiliated Funds in proportion to the relative amounts of the securities held or being acquired or disposed of, as the case may be.
- 14. Transaction Fees.<sup>32</sup> Any transaction fee (including break-up, structuring, monitoring or commitment fees but excluding brokerage or underwriting compensation permitted by Section 17(e) or 57(k)) received in connection with any Co-Investment Transaction will be distributed to the participants on a pro rata basis based on the amounts they invested or committed, as the case may be, in such Co-Investment Transaction. If any transaction fee is to be held by an Adviser pending consummation of the transaction, the fee will be deposited into an account maintained by the Adviser at a bank or banks having the qualifications prescribed in Section 26(a)(1), and the account will earn a competitive rate of interest that will also be divided pro rata among the participants. None of the Advisers, the Affiliated Funds, the other Regulated Funds or any affiliated person of the Affiliated Funds or the Regulated Funds will receive any additional compensation or remuneration of any kind as a result of or in connection with a Co-Investment Transaction other than (i) in the case of the Regulated Funds and the Affiliated Funds, the pro rata transaction fees described above and fees or other compensation described in Condition 2(c)(iii)(B)(z), (ii) brokerage or underwriting compensation permitted by Section 17(e) or 57(k) or (iii) in the case of the Advisers, investment advisory compensation paid in accordance with investment advisory agreements between the applicable Regulated Fund(s) or Affiliated Fund(s) and its Adviser.
- 15. *Independence*. If the Holders own in the aggregate more than 25 percent of the Shares of a Regulated Fund, then the Holders will vote such Shares in the same percentages as the Regulated Fund's other shareholders (not including the Holders) when voting on (1) the election of directors; (2) the removal of one or more directors; or (3) any other matter under either the Act or applicable State law affecting the Board's composition, size or manner of election.

# VI. PROCEDURAL MATTERS

# 1. Communications

Please address all communications concerning this Application, the Notice and the Order to:

Laurence D. Paredes General Counsel BlackRock Capital Investment Corporation 40 East 52nd Street New York, NY 10022 (212) 810-5800 Raj Vig Managing Director Tennenbaum Capital Partners, LLC 2951 28th Street, Suite 1000 Santa Monica, California 90405 (310) 566-1000

<sup>&</sup>lt;sup>32</sup> Applicants are not requesting and the Commission is not providing any relief for transaction fees received in connection with any Co-Investment Transaction.



Please address any questions, and a copy of any communications, concerning this Application, the Notice and Order to:

Michael Hoffman Skadden, Arps, Slate, Meagher & Flom LLP One Manhattan West New York, New York 10019 (212) 735-3000 Margery K. Neale, Esq. P. Jay Spinola, Esq. Willkie Farr & Gallagher LLP 787 Seventh Avenue New York, New York 10019 (212) 728-8000

# 2. Authorization

All requirements for the execution and filing of this Application in the name and on behalf of each Applicant by the undersigned have been complied with and the undersigned is fully authorized to do so.

The Applicants have caused this Application to be duly signed on their behalf on the 25th day of August, 2021.

### BLACKROCK CAPITAL INVESTMENT CORPORATION

By: /s/ Laurence D. Paredes

Name: Laurence D. Paredes

Title: General Counsel

# **BLACKROCK CREDIT STRATEGIES FUND**

By: /s/ John M. Perlowski Name: John M. Perlowski Title: President

### BLACKROCK DIRECT LENDING CORP.

By: /s/ Nik Singhal Name: Nik Singhal

Title: Chief Executive Officer and Director

### BLACKROCK PRIVATE INVESTMENTS FUND

By: /s/ John M. Perlowski Name: John M. Perlowski Title: President

## **BPIF SUBSIDIARY, LLC**

By: /s/ John M. Perlowski

Name: John M. Perlowski Title: President

#### BLACKROCK CAPITAL INVESTMENT ADVISORS, LLC

By: /s/ Laurence D. Paredes Name: Laurence D. Paredes Title: Managing Director

## **BLACKROCK ADVISORS, LLC**

By: /s/ Laurence D. Paredes Name: Laurence D. Paredes Title: Managing Director

#### MIDDLE MARKET SENIOR FUND, L.P.

- By: MIDDLE MARKET SENIOR FUND (GENPAR), LLC
- By: BLACKROCK FINANCIAL MANAGEMENT, INC., its sole member

By: /s/ Nik Singhal

Name: Nik Singhal

Title: Managing Director

**1824 PRIVATE EQUITY FEEDER, L.P., 1824 PRIVATE EQUITY FUND, L.P., 1885 PRIVATE OPPORTUNITIES** FUND, L.P., ABR PEP I, LTD., ABR PEP II, LTD., APO GLOBAL HEALTHCARE CAYMAN, LTD., APO GLOBAL HEALTHCARE HOLDCO SCSP, BEL45 PRIVATE **OPPORTUNITIES FUND, L.P., BLACKROCK 2019 EVERGREEN PRIVATE OPPORTUNITIES FEEDER SCSP. BLACKROCK 2019 EVERGREEN PRIVATE OPPORTUNITIES MASTER SCSP, BLACKROCK APO GLOBAL HEALTHCARE PRIVATE EQUITY FUND, S.C.A.** SICAV-RAIF, BLACKROCK ASF PRIVATE **OPPORTUNITIES FUND, L.P., BLACKROCK DIVERSIFIED** PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK **DIVERSIFIED PRIVATE OPPORTUNITIES FUND II, L.P.,** BLACKROCK ERI PRIVATE OPPORTUNITIES FEEDER SCSP, BLACKROCK ERI PRIVATE OPPORTUNITIES MASTER SCSP. BLACKROCK GEMINI II PRIVATE **OPPORTUNITIES FUND, LP, BLACKROCK GEMINI** PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK **GROWTH EQUITY FUND AGGREGATOR LP, BLACKROCK GROWTH EQUITY FUND LP, BLACKROCK GROWTH EQUITY FUND (LUX) SCSP, BLACKROCK GROWTH EQUITY FUND HOLDINGS (LUX) SCSP,** BLACKROCK GSA PRIVATE OPPORTUNITIES FEEDER FUND, L.P., BLACKROCK GSA PRIVATE **OPPORTUNITIES FUND, L.P., BLACKROCK HAJAR** FEEDER FUND, L.P., BLACKROCK HAJAR FUND, L.P., BLACKROCK HEALTHCARE OPPORTUNITIES FUND (DELAWARE), L.P., BLACKROCK HEALTHCARE **OPPORTUNITIES FUND, L.P., BLACKROCK HEARTLAND** PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK **INVERWOOD PRIVATE OPPORTUNITIES FUND, L.P.,** BLACKROCK JI PRIVATE EQUITY SOLUTIONS, L.P., **BLACKROCK MCKINNEY OPPORTUNITIES FUND** CAYMAN, LTD., BLACKROCK MD POF CAYMAN, LTD., **BLACKROCK MD PRIVATE OPPORTUNITIES FEEDER** FUND, L.P., BLACKROCK MD PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK MSV PRIVATE **OPPORTUNITIES FUND, L.P., BLACKROCK PRIVATE** EQUITY CO-INVESTMENTS 2021 AGGREGATOR LP,

**BLACKROCK PRIVATE EQUITY CO-INVESTMENTS 2021** LP. BLACKROCK PRIVATE EOUITY CO-INVESTMENTS 2021 (LUX) SCSP, BLACKROCK PRIVATE EQUITY CO-**INVESTMENTS 2021 HOLDINGS (LUX) SCSP, BLACKROCK PRIVATE EQUITY IMPACT CAPITAL 60-40** LP. BLACKROCK PRIVATE EOUITY IMPACT CAPITAL 60-40 (LUX) SCSP, BLACKROCK PRIVATE EQUITY **IMPACT CAPITAL 100 LP, BLACKROCK PRIVATE** EQUITY IMPACT CAPITAL 100 (LUX) SCSP, BLACKROCK PRIVATE EQUITY IMPACT CAPITAL AGGREGATOR LP, BLACKROCK PRIVATE EQUITY IMPACT CAPITAL HOLDINGS (LUX) SCSP, BLACKROCK PRIVATE EQUITY PRIMARIES 2021 AGGREGATOR LP. BLACKROCK **PRIVATE EQUITY PRIMARIES 2021 HOLDINGS** (CAYMAN) LP, BLACKROCK PRIVATE EQUITY PRIMARIES 2021 LP, BLACKROCK PRIVATE EQUITY PRIMARIES 2021 (LUX) SCSP. BLACKROCK PRIVATE **OPPORTUNITIES FUND IV (CAYMAN), L.P., BLACKROCK** PRIVATE OPPORTUNITIES FUND IV (EMPLOYEES), L.P., BLACKROCK PRIVATE OPPORTUNITIES FUND IV FEEDER SCSP, BLACKROCK PRIVATE OPPORTUNITIES FUND IV MASTER SCSP, BLACKROCK PRIVATE **OPPORTUNITIES FUND IV, L.P., BLACKROCK SECONDARIES & LIOUIDITY SOLUTIONS - B INTERMEDIARY (CAYMAN) LP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS - B LP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS** - C LP. BLACKROCK SECONDARIES & LIOUIDITY SOLUTIONS (LUX) SCSP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS HOLDINGS (LUX) SCSP, **BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS** LP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS SUBSIDIARY SCSP, BLK2018 CORE PRIVATE EQUITY FEEDER FUND, L.P., BLK2018 CORE PRIVATE EOUITY FUND, L.P., BLK2019 PRIVATE OPPORTUNITIES FEEDER FUND, L.P., BLK2019 PRIVATE OPPORTUNITIES FUND, L.P., BLK2020 PRIVATE OPPORTUNITIES FEEDER FUND, L.P., BLK2020 PRIVATE OPPORTUNITIES FUND, L.P., BLK2021 CORE PRIVATE EOUITY FEEDER FUND, L.P., BLK2021 CORE PRIVATE EQUITY FUND, L.P., BLK2021 PRIVATE OPPORTUNITIES FEEDER FUND, L.P., **BLK2021 PRIVATE OPPORTUNITIES FUND, L.P., BR POF** IV CAYMAN MASTER FUND, L.P., BR/ERB CO-**INVESTMENT FUND II, L.P., BV PE OPPORTUNITIES CAYMAN MASTER FUND, LTD., BV PE OPPORTUNITIES** FEEDER FUND SCSP.

**BV PE OPPORTUNITIES MASTER FUND SCSP, COIN** PRIVATE OPPORTUNITIES, L.P., FM GLOBAL CAYMAN, LTD., FM GLOBAL INVESTMENT PARTNERS, L.P., GILDI LIFEYRISSJODUR (GILDI PENSION FUND), GILDI LIFEYRISSJODUR II (GILDI PENSION FUND), HEATHROW FOREST OPPORTUNITIES FUND, L.P., HIGH CEDAR DIRECT FUND, L.P., HIGH CEDAR FEEDER, L.P., HIGH CEDAR MASTER CAYMAN, LTD., HIGH CEDAR MASTER, L.P., HIGH ROCK DIRECT FUND, L.P., HIGH ROCK FEEDER, L.P., HIGH ROCK MASTER, L.P., HIGH STREET FEEDER, L.P., HIGH STREET FUND, L.P., LINCOLN PENSION PRIVATE EQUITY BR, L.P., MARKWOOD CO-INVESTMENT FUND 1. L.P., MB **BLACKROCK HOLDINGS SCSP, MEDIOBANCA BLACKROCK MASTER FUND SCSP, MOUNTAIN RESEARCH FUND – PRIVATE EQUITY, L.P., MUTUAL OF** OMAHA OF CAYMAN, LTD., MUTUAL OF OMAHA **OPPORTUNITIES FUND, L.P., NDSIB PRIVATE OPPORTUNITIES FUND, L.P., NMERB SIERRA BLANCA** FUND, L.P., OV PRIVATE OPPORTUNITIES, L.P., PEP ASGA FEEDER L.P., PEP ASGA MASTER CAYMAN, LTD., PEP ASGA MASTER L.P., PEP TELLCO INVESTMENTS 1 CAYMAN, LTD., PEP TELLCO INVESTMENTS 1, L.P., PMH SPV AMBER LP. PMH SPV AMBER B LP. PMH SPV BASALT LP, PMH SPV EMERALD LP, PMH SPV GARNET LP, PMH SPV PEARL LP, PMH SPV PEARL - B LP, PMH SPV RADAR HOLDINGS LP, PMH SPV SAPPHIRE LP, PRIVATE EOUITY OPPORTUNITIES ELTIF. PRIVATE EQUITY PARTNERS VII (DELAWARE), L.P., PRIVATE EQUITY PARTNERS VII (SCOTLAND), L.P., PRIVATE EQUITY PARTNERS VII MASTER CAYMAN, LTD., PRIVATE EQUITY PARTNERS VII MASTER, L.P., PRIVATE EQUITY PARTNERS VII US CAYMAN, LTD., PRIVATE EQUITY PARTNERS VII US, L.P., PRIVATE MARKET HOLDINGS LP. RED RIVER DIRECT INVESTMENT FUND III, L.P., SALAM PRIVATE OPPORTUNITIES FUND, L.P., SALAM PRIVATE OPPORTUNITIES FEEDER, L.P., SC-BR ASIA PE FEEDER FUND, L.P., SC-BR ASIA PE FUND, L.P., SONJ PRIVATE OPPORTUNITIES FUND II. L.P., SULLIVAN WAY POF CAYMAN, LTD., SULLIVAN WAY PRIVATE OPPORTUNITIES FUND, L.P., TANGO CAPITAL **OPPORTUNITIES FUND, L.P., TFO ASIA PRIVATE OPPORTUNITIES FUND, L.P., THE LINCOLN NATIONAL** LIFE INSURANCE COMPANY, TOPANGA **OPPORTUNITIES FUND CAYMAN, LTD., TOPANGA PRIVATE OPPORTUNITIES, L.P., TOTAL ALTERNATIVES** FUND – PRIVATE EQUITY LP, TOTAL ALTERNATIVES FUND - PRIVATE EQUITY (B) LP, TSCL PRIVATE MARKETS FEEDER FUND, L.P, TSCL PRIVATE MARKETS FUND, L.P., VFL CO INVEST PARTNERS, L.P.

BLACKROCK CAPITAL INVESTMENT ADVISORS, LLC, its Investment Manager

/s/ Laurence D. Paredes

Laurence D. Paredes Managing Director

# BLACKROCK TCP CAPITAL CORP.

By: /s/ Raj Vig Name: Raj Vig Title: Chief Executive Officer and Director

## SPECIAL VALUE CONTINUATION PARTNERS LLC

By: <u>/s/ Raj Vig</u> Name: Raj Vig Title: Chief Executive Officer and Director

# TENNENBAUM CAPITAL PARTNERS, LLC

By: /s/ Raj Vig Name: Raj Vig Title: Managing Director

**TENNENBAUM OPPORTUNITIES PARTNERS V, LP, TENNENBAUM OPPORTUNITIES FUND V, LLC, SVOF/** MM, LLC, TENNENBAUM HEARTLAND CO-INVEST, LP, SEB DIP INVESTOR, LP, SPECIAL VALUE EXPANSION FUND, LLC, SPECIAL VALUE OPPORTUNITIES FUND, LLC, TCP DIRECT LENDING FUND VIII-S, LLC, TCP DIRECT LENDING FUND VIII-T, LLC, TCP DLF VIII 2018 CLO LLC, TCP ENHANCED YIELD FUNDING I, LLC, TCP RAINIER, LLC, TCP DIRECT LENDING FUND VIII, LLC, TCP DIRECT LENDING FUND VIII-L, LLC, TCP DIRECT LENDING FUND VIII-A, LLC, TCPC SBIC, LP, **TENNENBAUM ENERGY OPPORTUNITIES CO., LLC, TENNENBAUM ENERGY OPPORTUNITIES FUND, LP, TENNENBAUM ENHANCED YIELD FUND I, LLC, TENNENBAUM OPPORTUNITIES FUND VI, LLC, TCP** WATERMAN FUND, LLC, TENNENBAUM SENIOR LOAN FUND III. LP. TENNENBAUM SENIOR LOAN FUNDING III, LLC, TENNENBAUM SENIOR LOAN FUND IV-A, LP, **TENNENBAUM SENIOR LOAN FUND IV-B, LP, TENNENBAUM SPECIAL SITUATIONS FUND IX, LLC, TENNENBAUM SPECIAL SITUATIONS FUND IX-A, LLC, TENNENBAUM SPECIAL SITUATIONS FUND IX-S, L.P., TENNENBAUM SENIOR LOAN FUND II, LP, TENNENBAUM SENIOR LOAN FUND V. LLC. TCPC** FUNDING I, LLC, TCPC FUNDING II, LLC, TENNENBAUM **ENHANCED YIELD OPERATING I, LLC, TCP WATERMAN** CLO, LLC, TENNENBAUM SENIOR LOAN OPERATING III, LLC, TENNENBAUM SENIOR LOAN SPV IV-A, LLC, **TCPC SBIC GP, LLC, SPECIAL VALUE OPPORTUNITIES** FEEDER FUND, TCP CLO III, LLC, TCP DIRECT LENDING FUND VIII MM, LLC, TCP DIRECT LENDING FUND VIII-A MM, LLC, TENNENBAUM DIP **OPPORTUNITY FEEDER, LP, TENNENBAUM ENERGY OPPORTUNITIES GP, LLC, TENNENBAUM ENHANCED** YIELD MM I, LLC, TENNENBAUM HEARTLAND GP, LLC, **TENNENBAUM SENIOR LOAN GP III, LLC, TENNENBAUM SENIOR LOAN GP IV-A, LLC, TENNENBAUM SENIOR LOAN GP IV-B, LLC, TENNENBAUM SENIOR LOAN MM V. LLC. TENNENBAUM SLF II GP, LLC, TENNENBAUM SPECIAL** SITUATIONS IX-S GP, LLC, TENNENBAUM SPECIAL SITUATIONS MM IX, LLC, TENNENBAUM SPECIAL SITUATIONS MM IX-A, LLC, TENNENBAUM WATERMAN **GP, LLC, SPECIAL VALUE CONTINUATION PARTNERS,** LP, TCP WATERMAN FUND, LP

By: /s/ Raj Vig Name: Raj Vig Title: Managing Director

# TCP DIRECT LENDING FUND VIII – L (IRELAND), TCP DIRECT LENDING FUND VIII – U (IRELAND), TENNENBAUM SPECIAL SITUATIONS IX-C, L.P., TENNENBAUM SPECIAL SITUATIONS IX-O, L.P.

By: TENNENBAUM CAPITAL PARTNERS, LLC, its Investment Manager

By: <u>/s/ Raj Vig</u> Name: Raj Vig Title: Managing Director

## **TCP WHITNEY CLO, LTD**

By: SERIES I OF SVOF/MM, LLC, its Investment Manager

By: /s/ Raj Vig

Name: Raj Vig Title: Managing Director

## **TCP WHITNEY CLO, LLC**

- By: TCP WHITNEY CLO, LTD., Sole Member
- By: SERIES I OF SVOF/MM, LLC, its Investment Manager

By: /s/ Raj Vig

Name: Raj Vig Title: Managing Director

# BLACKROCK DLF IX 2019 CLO, LLC, BLACKROCK DLF IX 2020-1 CLO, LLC, BLACKROCK DLF IX-G CLO, LLC, BLACKROCK ELBERT CLO V, LTD., BLACKROCK LISI CREDIT FUND, L.P.,

BLACKROCK CAPITAL INVESTMENT ADVISORS, By: LLC, its Investment Manager

By: /s/ Raj Vig

Name: Raj Vig Title: Managing Director

# BLACKROCK DIRECT LENDING FUND IX-U (IRELAND), BLACKROCK DIRECT LENDING FUND IX-L (IRELAND)

BLACKROCK CAPITAL INVESTMENT ADVISORS,

By: LLC, its Investment Manager

By: /s/ Laurence D. Paredes

Name: Laurence D. Paredes

Title: Managing Director

### VERIFICATION

The undersigned states that he has duly executed the attached application dated as of August 25, 2021 for and on behalf of each entity listed below; that he is the authorized person of each such entity; and that all action by officers, directors, and other bodies necessary to authorize the undersigned to execute and file such instrument has been taken. The undersigned further states that he is familiar with such instrument, and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.

### BLACKROCK CAPITAL INVESTMENT CORPORATION

By: /s/ Laurence D. Paredes Name: Laurence D. Paredes

Title: General Counsel

# **BLACKROCK CREDIT STRATEGIES FUND**

By: /s/ John M. Perlowski Name: John M. Perlowski Title: President

### BLACKROCK DIRECT LENDING CORP.

By: /s/ Nik Singhal Name: Nik Singhal Title: Chief Executive Officer and Director

# BLACKROCK PRIVATE INVESTMENTS FUND

By: /s/ John M. Perlowski

Name: John M. Perlowski Title: President

## **BPIF SUBSIDIARY, LLC**

By: /s/ John M. Perlowski Name: John M. Perlowski Title: President

#### BLACKROCK CAPITAL INVESTMENT ADVISORS, LLC

By: /s/ Laurence D. Paredes Name: Laurence D. Paredes Title: Managing Director

### **BLACKROCK ADVISORS, LLC**

By: /s/ Laurence D. Paredes
Name: Laurence D. Paredes

Title: Managing Director

# MIDDLE MARKET SENIOR FUND, L.P.

- By: MIDDLE MARKET SENIOR FUND (GENPAR), LLC
- By: BLACKROCK FINANCIAL MANAGEMENT, INC., its sole member

By: <u>/s/ Nik Singhal</u> Name: Nik Singhal Title: Managing Director

**1824 PRIVATE EQUITY FEEDER, L.P., 1824 PRIVATE EQUITY FUND, L.P., 1885 PRIVATE OPPORTUNITIES** FUND, L.P., ABR PEP I, LTD., ABR PEP II, LTD., APO GLOBAL HEALTHCARE CAYMAN, LTD., APO GLOBAL HEALTHCARE HOLDCO SCSP, BEL45 PRIVATE **OPPORTUNITIES FUND, L.P., BLACKROCK 2019 EVERGREEN PRIVATE OPPORTUNITIES FEEDER SCSP. BLACKROCK 2019 EVERGREEN PRIVATE OPPORTUNITIES MASTER SCSP, BLACKROCK APO GLOBAL HEALTHCARE PRIVATE EQUITY FUND, S.C.A.** SICAV-RAIF, BLACKROCK ASF PRIVATE **OPPORTUNITIES FUND, L.P., BLACKROCK DIVERSIFIED** PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK **DIVERSIFIED PRIVATE OPPORTUNITIES FUND II, L.P.,** BLACKROCK ERI PRIVATE OPPORTUNITIES FEEDER SCSP, BLACKROCK ERI PRIVATE OPPORTUNITIES MASTER SCSP. BLACKROCK GEMINI II PRIVATE **OPPORTUNITIES FUND, LP, BLACKROCK GEMINI** PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK **GROWTH EQUITY FUND AGGREGATOR LP, BLACKROCK GROWTH EQUITY FUND LP, BLACKROCK GROWTH EQUITY FUND (LUX) SCSP, BLACKROCK GROWTH EQUITY FUND HOLDINGS (LUX) SCSP,** BLACKROCK GSA PRIVATE OPPORTUNITIES FEEDER FUND, L.P., BLACKROCK GSA PRIVATE **OPPORTUNITIES FUND, L.P., BLACKROCK HAJAR** FEEDER FUND, L.P., BLACKROCK HAJAR FUND, L.P., BLACKROCK HEALTHCARE OPPORTUNITIES FUND (DELAWARE), L.P., BLACKROCK HEALTHCARE **OPPORTUNITIES FUND, L.P., BLACKROCK HEARTLAND** PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK **INVERWOOD PRIVATE OPPORTUNITIES FUND, L.P.,** BLACKROCK JI PRIVATE EQUITY SOLUTIONS, L.P., **BLACKROCK MCKINNEY OPPORTUNITIES FUND** CAYMAN, LTD., BLACKROCK MD POF CAYMAN, LTD., **BLACKROCK MD PRIVATE OPPORTUNITIES FEEDER** FUND, L.P.,

BLACKROCK MD PRIVATE OPPORTUNITIES FUND, L.P., BLACKROCK MSV PRIVATE OPPORTUNITIES FUND. L.P., BLACKROCK PRIVATE EQUITY CO-INVESTMENTS 2021 AGGREGATOR LP, BLACKROCK PRIVATE EQUITY **CO-INVESTMENTS 2021 LP, BLACKROCK PRIVATE** EOUITY CO-INVESTMENTS 2021 (LUX) SCSP. **BLACKROCK PRIVATE EQUITY CO-INVESTMENTS 2021** HOLDINGS (LUX) SCSP, BLACKROCK PRIVATE EQUITY **IMPACT CAPITAL 60-40 LP, BLACKROCK PRIVATE** EQUITY IMPACT CAPITAL 60-40 (LUX) SCSP, **BLACKROCK PRIVATE EQUITY IMPACT CAPITAL 100** LP, BLACKROCK PRIVATE EQUITY IMPACT CAPITAL 100 (LUX) SCSP. BLACKROCK PRIVATE EOUITY IMPACT CAPITAL AGGREGATOR LP, BLACKROCK PRIVATE EQUITY IMPACT CAPITAL HOLDINGS (LUX) SCSP, **BLACKROCK PRIVATE EQUITY PRIMARIES 2021** AGGREGATOR LP. BLACKROCK PRIVATE EOUITY PRIMARIES 2021 HOLDINGS (CAYMAN) LP, **BLACKROCK PRIVATE EQUITY PRIMARIES 2021 LP, BLACKROCK PRIVATE EQUITY PRIMARIES 2021 (LUX)** SCSP, BLACKROCK PRIVATE OPPORTUNITIES FUND IV (CAYMAN), L.P., BLACKROCK PRIVATE **OPPORTUNITIES FUND IV (EMPLOYEES), L.P.,** BLACKROCK PRIVATE OPPORTUNITIES FUND IV FEEDER SCSP, BLACKROCK PRIVATE OPPORTUNITIES FUND IV MASTER SCSP, BLACKROCK PRIVATE **OPPORTUNITIES FUND IV, L.P., BLACKROCK SECONDARIES & LIOUIDITY SOLUTIONS - B INTERMEDIARY (CAYMAN) LP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS - B LP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS** - C LP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS (LUX) SCSP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS HOLDINGS (LUX) SCSP, **BLACKROCK SECONDARIES & LIOUIDITY SOLUTIONS** LP, BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS SUBSIDIARY SCSP, BLK2018 CORE PRIVATE EQUITY FEEDER FUND, L.P., BLK2018 CORE PRIVATE EOUITY FUND, L.P., BLK2019 PRIVATE OPPORTUNITIES FEEDER FUND, L.P., BLK2019 PRIVATE OPPORTUNITIES FUND, L.P., BLK2020 PRIVATE OPPORTUNITIES FEEDER FUND, L.P., BLK2020 PRIVATE OPPORTUNITIES FUND, L.P., BLK2021 CORE PRIVATE EQUITY FEEDER FUND, L.P., BLK2021 CORE PRIVATE EQUITY FUND, L.P., BLK2021 PRIVATE OPPORTUNITIES FEEDER FUND, L.P., **BLK2021 PRIVATE OPPORTUNITIES FUND, L.P.,** 

BR POF IV CAYMAN MASTER FUND, L.P., BR/ERB CO-**INVESTMENT FUND II, L.P., BV PE OPPORTUNITIES CAYMAN MASTER FUND, LTD., BV PE OPPORTUNITIES** FEEDER FUND SCSP, BV PE OPPORTUNITIES MASTER FUND SCSP, COIN PRIVATE OPPORTUNITIES, L.P., FM GLOBAL CAYMAN, LTD., FM GLOBAL INVESTMENT PARTNERS, L.P., GILDI LIFEYRISSJODUR (GILDI PENSION FUND), GILDI LIFEYRISSJODUR II (GILDI PENSION FUND), HEATHROW FOREST OPPORTUNITIES FUND, L.P., HIGH CEDAR DIRECT FUND, L.P., HIGH CEDAR FEEDER, L.P., HIGH CEDAR MASTER CAYMAN, LTD., HIGH CEDAR MASTER, L.P., HIGH ROCK DIRECT FUND, L.P., HIGH ROCK FEEDER, L.P., HIGH ROCK MASTER, L.P., HIGH STREET FEEDER, L.P., HIGH STREET FUND, L.P., LINCOLN PENSION PRIVATE EQUITY BR, L.P., MARKWOOD CO-INVESTMENT FUND 1. L.P., MB BLACKROCK HOLDINGS SCSP. MEDIOBANCA BLACKROCK MASTER FUND SCSP, **MOUNTAIN RESEARCH FUND – PRIVATE EQUITY, L.P.,** MUTUAL OF OMAHA OF CAYMAN, LTD., MUTUAL OF **OMAHA OPPORTUNITIES FUND, L.P., NDSIB PRIVATE OPPORTUNITIES FUND, L.P., NMERB SIERRA BLANCA** FUND, L.P., OV PRIVATE OPPORTUNITIES, L.P., PEP ASGA FEEDER L.P., PEP ASGA MASTER CAYMAN, LTD., PEP ASGA MASTER L.P., PEP TELLCO INVESTMENTS 1 CAYMAN, LTD., PEP TELLCO INVESTMENTS 1, L.P., PMH SPV AMBER LP, PMH SPV AMBER B LP, PMH SPV BASALT LP, PMH SPV EMERALD LP, PMH SPV GARNET LP, PMH SPV PEARL LP, PMH SPV PEARL - B LP, PMH SPV RADAR HOLDINGS LP, PMH SPV SAPPHIRE LP, PRIVATE EQUITY OPPORTUNITIES ELTIF, PRIVATE EQUITY PARTNERS VII (DELAWARE), L.P., PRIVATE EQUITY PARTNERS VII (SCOTLAND), L.P., PRIVATE EQUITY PARTNERS VII MASTER CAYMAN, LTD., PRIVATE EQUITY PARTNERS VII MASTER, L.P., PRIVATE EQUITY PARTNERS VII US CAYMAN, LTD., PRIVATE EQUITY PARTNERS VII US, L.P., PRIVATE MARKET HOLDINGS LP, RED RIVER DIRECT INVESTMENT FUND III, L.P., SALAM PRIVATE OPPORTUNITIES FUND, L.P., SALAM PRIVATE OPPORTUNITIES FEEDER, L.P., SC-BR ASIA PE FEEDER FUND, L.P., SC-BR ASIA PE FUND, L.P., SONJ PRIVATE OPPORTUNITIES FUND II, L.P., SULLIVAN WAY POF CAYMAN, LTD., SULLIVAN WAY PRIVATE OPPORTUNITIES FUND, L.P., TANGO CAPITAL **OPPORTUNITIES FUND, L.P., TFO ASIA PRIVATE OPPORTUNITIES FUND, L.P., THE LINCOLN NATIONAL** LIFE INSURANCE COMPANY, TOPANGA **OPPORTUNITIES FUND CAYMAN, LTD., TOPANGA** PRIVATE OPPORTUNITIES, L.P., TOTAL ALTERNATIVES FUND - PRIVATE EQUITY LP, TOTAL ALTERNATIVES FUND – PRIVATE EQUITY (B) LP, TSCL PRIVATE MARKETS FEEDER FUND, L.P., TSCL PRIVATE MARKETS FUND, L.P., VFL CO INVEST PARTNERS, L.P.

BLACKROCK CAPITAL INVESTMENT ADVISORS, LLC, its Investment Manager

/s/ Laurence D. Paredes

Laurence D. Paredes Managing Director

# BLACKROCK TCP CAPITAL CORP.

By: /s/ Raj Vig Name: Raj Vig Title: Chief Executive Officer and Director

## SPECIAL VALUE CONTINUATION PARTNERS LLC

By: /s/ Raj Vig Name: Raj Vig Title: Chief Executive Officer and Director

# TENNENBAUM CAPITAL PARTNERS, LLC

By: /s/ Raj Vig Name: Raj Vig Title: Managing Director

**TENNENBAUM OPPORTUNITIES PARTNERS V, LP, TENNENBAUM OPPORTUNITIES FUND V, LLC, SVOF/** MM, LLC, TENNENBAUM HEARTLAND CO-INVEST, LP, SEB DIP INVESTOR, LP, SPECIAL VALUE EXPANSION FUND, LLC, SPECIAL VALUE OPPORTUNITIES FUND, LLC, TCP DIRECT LENDING FUND VIII-S, LLC, TCP DIRECT LENDING FUND VIII-T, LLC, TCP DLF VIII 2018 CLO LLC, TCP ENHANCED YIELD FUNDING I, LLC, TCP RAINIER, LLC, TCP DIRECT LENDING FUND VIII, LLC, TCP DIRECT LENDING FUND VIII-L, LLC, TCP DIRECT LENDING FUND VIII-A, LLC, TCPC SBIC, LP, **TENNENBAUM ENERGY OPPORTUNITIES CO., LLC, TENNENBAUM ENERGY OPPORTUNITIES FUND, LP, TENNENBAUM ENHANCED YIELD FUND I, LLC, TENNENBAUM OPPORTUNITIES FUND VI, LLC, TCP** WATERMAN FUND, LLC, TENNENBAUM SENIOR LOAN FUND III. LP. TENNENBAUM SENIOR LOAN FUNDING III, LLC, TENNENBAUM SENIOR LOAN FUND IV-A, LP, **TENNENBAUM SENIOR LOAN FUND IV-B, LP, TENNENBAUM SPECIAL SITUATIONS FUND IX, LLC,** TENNENBAUM SPECIAL SITUATIONS FUND IX-A, LLC, **TENNENBAUM SPECIAL SITUATIONS FUND IX-S, L.P., TENNENBAUM SENIOR LOAN FUND II, LP, TENNENBAUM SENIOR LOAN FUND V. LLC. TCPC** FUNDING I, LLC, TCPC FUNDING II, LLC, TENNENBAUM **ENHANCED YIELD OPERATING I, LLC, TCP WATERMAN** CLO, LLC, TENNENBAUM SENIOR LOAN OPERATING III, LLC, TENNENBAUM SENIOR LOAN SPV IV-A, LLC, **TCPC SBIC GP, LLC SPECIAL VALUE OPPORTUNITIES** FEEDER FUND, TCP CLO III, LLC, TCP DIRECT LENDING FUND VIII MM, LLC, TCP DIRECT LENDING FUND VIII-A MM, LLC, TENNENBAUM DIP **OPPORTUNITY FEEDER, LP, TENNENBAUM ENERGY OPPORTUNITIES GP, LLC, TENNENBAUM ENHANCED** YIELD MM I, LLC, TENNENBAUM HEARTLAND GP, LLC, **TENNENBAUM SENIOR LOAN GP III, LLC, TENNENBAUM SENIOR LOAN GP IV-A, LLC, TENNENBAUM SENIOR LOAN GP IV-B, LLC, TENNENBAUM SENIOR LOAN MM V, LLC, TENNENBAUM SLF II GP, LLC, TENNENBAUM SPECIAL** SITUATIONS IX-S GP, LLC, TENNENBAUM SPECIAL SITUATIONS MM IX, LLC, TENNENBAUM SPECIAL SITUATIONS MM IX-A, LLC, TENNENBAUM WATERMAN **GP, LLC, SPECIAL VALUE CONTINUATION PARTNERS,** LP, TCP WATERMAN FUND, LP

By: /s/ Raj Vig

Name: Raj Vig Title: Managing Director

TCP DIRECT LENDING FUND VIII – L (IRELAND), TCP DIRECT LENDING FUND VIII – U (IRELAND), TENNENBAUM SPECIAL SITUATIONS IX-C, L.P., TENNENBAUM SPECIAL SITUATIONS IX-O, L.P.

- By: TENNENBAUM CAPITAL PARTNERS, LLC, its Investment Manager
- By: /s/ Raj Vig

Name: Raj Vig Title: Managing Director

## **TCP WHITNEY CLO, LTD**

By: SERIES I OF SVOF/MM, LLC, its Investment Manager

By: /s/ Raj Vig

Name: Raj Vig Title: Managing Director

## **TCP WHITNEY CLO, LLC**

- By: TCP WHITNEY CLO, LTD., Sole Member
- By: SERIES I OF SVOF/MM, LLC, its Investment Manager

By: /s/ Raj Vig

Name: Raj Vig Title: Managing Director

# BLACKROCK DLF IX 2019 CLO, LLC, BLACKROCK DLF IX 2020-1 CLO, LLC, BLACKROCK DLF IX-G CLO, LLC, BLACKROCK ELBERT CLO V, LTD., BLACKROCK LISI CREDIT FUND, L.P.,

BLACKROCK CAPITAL INVESTMENT ADVISORS, By: LLC, its Investment Manager

By: /s/ Raj Vig

Name: Raj Vig Title: Managing Director

# BLACKROCK DIRECT LENDING FUND IX-U (IRELAND), BLACKROCK DIRECT LENDING FUND IX-L (IRELAND)

BLACKROCK CAPITAL INVESTMENT ADVISORS,

By: LLC, its Investment Manager

By: /s/ Laurence D. Paredes

Name: Laurence D. Paredes

Title: Managing Director

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All Existing Affiliated Funds are advised by an Adviser as set forth below:

- A. Adviser is BlackRock Capital Advisor:
  - 1. 1824 PRIVATE EQUITY FEEDER, L.P.
  - 2. 1824 PRIVATE EQUITY FUND, L.P.
  - 3. 1885 PRIVATE OPPORTUNITIES FUND, L.P.
  - 4. ABR PEP I, LTD.
  - 5. ABR PEP II, LTD.
  - 6. APO GLOBAL HEALTHCARE CAYMAN, LTD.
  - 7. APO GLOBAL HEALTHCARE HOLDCO SCSP
  - 8. BEL45 PRIVATE OPPORTUNITIES FUND, L.P.
  - 9. BLACKROCK 2019 EVERGREEN PRIVATE OPPORTUNITIES FEEDER SCSP
  - 10. BLACKROCK 2019 EVERGREEN PRIVATE OPPORTUNITIES MASTER SCSP
  - 11. BLACKROCK APO GLOBAL HEALTHCARE PRIVATE EQUITY FUND, S.C.A. SICAV-RAIF
  - 12. BLACKROCK ASF PRIVATE OPPORTUNITIES FUND, L.P.
  - 13. BLACKROCK DIVERSIFIED PRIVATE OPPORTUNITIES FUND, L.P.
  - 14. BLACKROCK DIVERSIFIED PRIVATE OPPORTUNITIES FUND II, L.P.
  - 15. BLACKROCK ERI PRIVATE OPPORTUNITIES FEEDER SCSP
  - 16. BLACKROCK ERI PRIVATE OPPORTUNITIES MASTER SCSP
  - 17. BLACKROCK GEMINI II PRIVATE OPPORTUNITIES FUND, LP
  - 18. BLACKROCK GEMINI PRIVATE OPPORTUNITIES FUND, L.P.
  - 19. BLACKROCK GROWTH EQUITY FUND AGGREGATOR LP
  - 20. BLACKROCK GROWTH EQUITY FUND LP
  - 21. BLACKROCK GROWTH EQUITY FUND (LUX) SCSP
  - 22. BLACKROCK GROWTH EQUITY FUND HOLDINGS (LUX) SCSP
  - 23. BLACKROCK GSA PRIVATE OPPORTUNITIES FEEDER FUND, L.P.
  - 24. BLACKROCK GSA PRIVATE OPPORTUNITIES FUND, L.P.
  - 25. BLACKROCK HAJAR FEEDER FUND, L.P.
  - 26. BLACKROCK HAJAR FUND, L.P.
  - 27. BLACKROCK HEALTHCARE OPPORTUNITIES FUND (DELAWARE), L.P.

- 28. BLACKROCK HEALTHCARE OPPORTUNITIES FUND, L.P.
- 29. BLACKROCK HEARTLAND PRIVATE OPPORTUNITIES FUND, L.P.
- 30. BLACKROCK INVERWOOD PRIVATE OPPORTUNITIES FUND, L.P.
- 31. BLACKROCK JI PRIVATE EQUITY SOLUTIONS, L.P.
- 32. BLACKROCK MCKINNEY OPPORTUNITIES FUND CAYMAN, LTD.
- 33. BLACKROCK MD POF CAYMAN, LTD.
- 34. BLACKROCK MD PRIVATE OPPORTUNITIES FEEDER FUND, L.P.
- 35. BLACKROCK MD PRIVATE OPPORTUNITIES FUND, L.P.
- 36. BLACKROCK MSV PRIVATE OPPORTUNITIES FUND, L.P.
- 37. BLACKROCK PRIVATE EQUITY CO-INVESTMENTS 2021 AGGREGATOR LP
- 38. BLACKROCK PRIVATE EQUITY CO-INVESTMENTS 2021 LP
- 39. BLACKROCK PRIVATE EQUITY CO-INVESTMENTS 2021 (LUX) SCSP
- 40. BLACKROCK PRIVATE EQUITY CO-INVESTMENTS 2021 HOLDINGS (LUX) SCSP
- 41. BLACKROCK PRIVATE EQUITY IMPACT CAPITAL 60-40 LP
- 42. BLACKROCK PRIVATE EQUITY IMPACT CAPITAL 60-40 (LUX) SCSP
- 43. BLACKROCK PRIVATE EQUITY IMPACT CAPITAL 100 LP
- 44. BLACKROCK PRIVATE EQUITY IMPACT CAPITAL 100 (LUX) SCSP
- 45. BLACKROCK PRIVATE EQUITY IMPACT CAPITAL AGGREGATOR LP
- 46. BLACKROCK PRIVATE EQUITY IMPACT CAPITAL HOLDINGS (LUX) SCSP
- 47. BLACKROCK PRIVATE EQUITY PRIMARIES 2021 AGGREGATOR LP
- 48. BLACKROCK PRIVATE EQUITY PRIMARIES 2021 HOLDINGS (CAYMAN) LP
- 49. BLACKROCK PRIVATE EQUITY PRIMARIES 2021 LP
- 50. BLACKROCK PRIVATE EQUITY PRIMARIES 2021 (LUX) SCSP
- 51. BLACKROCK PRIVATE OPPORTUNITIES FUND IV (CAYMAN), L.P.
- 52. BLACKROCK PRIVATE OPPORTUNITIES FUND IV (EMPLOYEES), L.P.
- 53. BLACKROCK PRIVATE OPPORTUNITIES FUND IV FEEDER SCSP
- 54. BLACKROCK PRIVATE OPPORTUNITIES FUND IV MASTER SCSP
- 55. BLACKROCK PRIVATE OPPORTUNITIES FUND IV, L.P.
- 56. BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS B INTERMEDIARY (CAYMAN) LP
- 57. BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS B LP

- 58. BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS C LP
- 59. BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS (LUX) SCSP
- 60. BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS HOLDINGS (LUX) SCSP
- 61. BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS LP
- 62. BLACKROCK SECONDARIES & LIQUIDITY SOLUTIONS SUBSIDIARY SCSP

- 63. BLK2018 CORE PRIVATE EQUITY FEEDER FUND, L.P.
- 64. BLK2018 CORE PRIVATE EQUITY FUND, L.P.
- 65. BLK2019 PRIVATE OPPORTUNITIES FEEDER FUND, L.P.
- 66. BLK2019 PRIVATE OPPORTUNITIES FUND, L.P.
- 67. BLK2020 PRIVATE OPPORTUNITIES FEEDER FUND, L.P.
- 68. BLK2020 PRIVATE OPPORTUNITIES FUND, L.P.
- 69. BLK2021 CORE PRIVATE EQUITY FEEDER FUND, L.P.
- 70. BLK2021 CORE PRIVATE EQUITY FUND, L.P.
- 71. BLK2021 PRIVATE OPPORTUNITIES FEEDER FUND, L.P.
- 72. BLK2021 PRIVATE OPPORTUNITIES FUND, L.P.
- 73. BR POF IV CAYMAN MASTER FUND, L.P.
- 74. BR/ERB CO-INVESTMENT FUND II, L.P.
- 75. BV PE OPPORTUNITIES CAYMAN MASTER FUND, LTD.
- 76. BV PE OPPORTUNITIES FEEDER FUND SCSP
- 77. BV PE OPPORTUNITIES MASTER FUND SCSP
- 78. COIN PRIVATE OPPORTUNITIES, L.P.
- 79. FM GLOBAL CAYMAN, LTD.
- 80. FM GLOBAL INVESTMENT PARTNERS, L.P.
- 81. GILDI LIFEYRISSJODUR (GILDI PENSION FUND)
- 82. GILDI LIFEYRISSJODUR II (GILDI PENSION FUND)
- 83. HEATHROW FOREST OPPORTUNITIES FUND, L.P.
- 84. HIGH CEDAR DIRECT FUND, L.P.
- 85. HIGH CEDAR FEEDER, L.P.
- 86. HIGH CEDAR MASTER CAYMAN, LTD.
- 87. HIGH CEDAR MASTER, L.P.
- 88. HIGH ROCK DIRECT FUND, L.P.
- 89. HIGH ROCK FEEDER, L.P.
- 90. HIGH ROCK MASTER, L.P.
- 91. HIGH STREET FEEDER, L.P.
- 92. HIGH STREET FUND, L.P.

- 93. LINCOLN PENSION PRIVATE EQUITY BR, L.P.
- 94. MARKWOOD CO-INVESTMENT FUND 1, L.P.
- 95. MB BLACKROCK HOLDINGS SCSP
- 96. MEDIOBANCA BLACKROCK MASTER FUND SCSP
- 97. MIDDLE MARKET SENIOR FUND, L.P.
- 98. MOUNTAIN RESEARCH FUND PRIVATE EQUITY, L.P.
- 99. MUTUAL OF OMAHA OF CAYMAN, LTD.

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- 100. MUTUAL OF OMAHA OPPORTUNITIES FUND, L.P.
- 101. NDSIB PRIVATE OPPORTUNITIES FUND, L.P.
- 102. NMERB SIERRA BLANCA FUND, L.P.
- 103. OV PRIVATE OPPORTUNITIES, L.P.
- 104. PEP ASGA FEEDER L.P.
- 105. PEP ASGA MASTER CAYMAN, LTD.
- 106. PEP ASGA MASTER L.P.
- 107. PEP TELLCO INVESTMENTS 1 CAYMAN, LTD.
- 108. PEP TELLCO INVESTMENTS 1, L.P.
- 109. PMH SPV AMBER LP
- 110. PMH SPV AMBER B LP
- 111. PMH SPV BASALT LP
- 112. PMH SPV EMERALD LP
- 113. PMH SPV GARNET LP
- 114. PMH SPV PEARL LP
- 115. PMH SPV PEARL B LP
- 116. PMH SPV RADAR HOLDINGS LP
- 117. PMH SPV SAPPHIRE LP
- 118. PRIVATE EQUITY OPPORTUNITIES ELTIF
- 119. PRIVATE EQUITY PARTNERS VII (DELAWARE), L.P.
- 120. PRIVATE EQUITY PARTNERS VII (SCOTLAND), L.P.
- 121. PRIVATE EQUITY PARTNERS VII MASTER CAYMAN, LTD.
- 122. PRIVATE EQUITY PARTNERS VII MASTER, L.P.
- 123. PRIVATE EQUITY PARTNERS VII US CAYMAN, LTD.
- 124. PRIVATE EQUITY PARTNERS VII US, L.P.
- 125. PRIVATE MARKET HOLDINGS LP
- 126. RED RIVER DIRECT INVESTMENT FUND III, L.P.
- 127. SALAM PRIVATE OPPORTUNITIES FUND, L.P.
- 128. SALAM PRIVATE OPPORTUNITIES FEEDER, L.P.
- 129. SC-BR ASIA PE FEEDER FUND, L.P.

- 130. SC-BR ASIA PE FUND, L.P.
- 131. SONJ PRIVATE OPPORTUNITIES FUND II, L.P.
- 132. SULLIVAN WAY POF CAYMAN, LTD.
- 133. SULLIVAN WAY PRIVATE OPPORTUNITIES FUND, L.P.
- 134. TANGO CAPITAL OPPORTUNITIES FUND, L.P.
- 135. TFO ASIA PRIVATE OPPORTUNITIES FUND, L.P.
- 136. THE LINCOLN NATIONAL LIFE INSURANCE COMPANY

- 137. TOPANGA OPPORTUNITIES FUND CAYMAN, LTD.
- 138. TOPANGA PRIVATE OPPORTUNITIES, L.P.
- 139. TOTAL ALTERNATIVES FUND PRIVATE EQUITY LP
- 140. TOTAL ALTERNATIVES FUND PRIVATE EQUITY (B) LP
- 141. TSCL PRIVATE MARKETS FEEDER FUND, L.P.
- 142. TSCL PRIVATE MARKETS FUND, L.P.
- 143. VFL CO INVEST PARTNERS, L.P.
- B. Adviser is Series I of SVOF/MM, LLC
  - 1. TCP DLF VIII 2018 CLO LLC
  - 2. TCP RAINIER, LLC
  - 3. TCP WHITNEY CLO, LTD.<sup>33</sup>
- C. Adviser is Tennenbaum Capital Partners, LLC
  - 1. TENNENBAUM OPPORTUNITIES PARTNERS V, LP
  - 2. TENNENBAUM OPPORTUNITIES FUND V, LLC
  - 3. TENNENBAUM HEARTLAND CO-INVEST, LP
  - 4. SEB DIP INVESTOR, LP
  - 5. SPECIAL VALUE EXPANSION FUND, LLC
  - 6. SPECIAL VALUE OPPORTUNITIES FUND, LLC
  - 7. TCP DIRECT LENDING FUND VIII L (IRELAND)
  - 8. TCP DIRECT LENDING FUND VIII U (IRELAND)
  - 9. TCP DIRECT LENDING FUND VIII-S, LLC
  - 10. TCP DIRECT LENDING FUND VIII-T, LLC
  - 11. TCP ENHANCED YIELD FUNDING I, LLC
  - 12. TCP DIRECT LENDING FUND VIII, LLC
  - 13. TCP DIRECT LENDING FUND VIII-L, LLC
  - 14. TCP DIRECT LENDING FUND VIII-A, LLC
  - 15. TENNENBAUM ENERGY OPPORTUNITIES CO., LLC
  - 16. TENNENBAUM ENERGY OPPORTUNITIES FUND, LP
  - 17. TENNENBAUM ENHANCED YIELD FUND I, LLC
  - 18. TENNENBAUM OPPORTUNITIES FUND VI, LLC,

- 19. TCP WATERMAN FUND, LLC
- 20. TENNENBAUM SENIOR LOAN FUND III, LP
- 21. TENNENBAUM SENIOR LOAN FUNDING III, LLC
- 22. TENNENBAUM SENIOR LOAN FUND IV-A, LP

<sup>&</sup>lt;sup>33</sup> TCP Whitney CLO, LLC is a wholly-owned subsidiary of TCP Whitney CLO Ltd. TCP Whitney CLO, LLC does not have an investment advisor.

- 23. TENNENBAUM SENIOR LOAN FUND IV-B, LP
- 24. TENNENBAUM SPECIAL SITUATIONS FUND IX, LLC
- 25. TENNENBAUM SPECIAL SITUATIONS FUND IX-A, LLC
- 26. TENNENBAUM SPECIAL SITUATIONS IX-C, L.P.
- 27. TENNENBAUM SPECIAL SITUATIONS IX-O, L.P.
- 28. TENNENBAUM SPECIAL SITUATIONS FUND IX-S, L.P.
- 29. TENNENBAUM SENIOR LOAN FUND II, LP
- 30. TENNENBAUM SENIOR LOAN FUND V, LLC
- 31. TENNENBAUM ENHANCED YIELD OPERATING I, LLC
- 32. TCP WATERMAN CLO, LLC
- 33. TENNENBAUM SENIOR LOAN OPERATING III, LLC
- 34. TENNENBAUM SENIOR LOAN SPV IV-A, LLC
- 35. SPECIAL VALUE OPPORTUNITIES FEEDER FUND
- 36. TCP CLO III, LLC
- 37. TCP DIRECT LENDING FUND VIII MM, LLC
- 38. TCP DIRECT LENDING FUND VIII-A MM, LLC
- 39. TENNENBAUM DIP OPPORTUNITY FEEDER, LP
- 40. TENNENBAUM ENERGY OPPORTUNITIES GP, LLC
- 41. TENNENBAUM ENHANCED YIELD MM I, LLC
- 42. TENNENBAUM HEARTLAND GP, LLC
- 43. TENNENBAUM SENIOR LOAN GP III, LLC
- 44. TENNENBAUM SENIOR LOAN GP IV-A, LLC
- 45. TENNENBAUM SENIOR LOAN GP IV-B, LLC
- 46. TENNENBAUM SENIOR LOAN MM V, LLC
- 47. TENNENBAUM SLF II GP, LLC
- 48. TENNENBAUM SPECIAL SITUATIONS IX-S GP, LLC
- 49. TENNENBAUM SPECIAL SITUATIONS MM IX, LLC
- 50. TENNENBAUM SPECIAL SITUATIONS MM IX-A, LLC
- 51. TENNENBAUM WATERMAN GP, LLC
- 52. SPECIAL VALUE CONTINUATION PARTNERS, LP

# 53. TCP WATERMAN FUND, LP

### Resolutions of the Board of Directors of BlackRock Capital Investment Corporation

**WHEREAS**, the Board of Directors (the "**Board**") of BlackRock Capital Investment Corporation (the "**Company**") deems it advisable and in the best interest of the Company to file with the U.S. Securities and Exchange Commission (the "**Commission**") an application for an order issued pursuant to Sections 17(d) and 57(i) of the Investment Company Act of 1940, as amended (the "**1940 Act**"), and Rule 17d-1 under the 1940 Act, permitting certain joint transactions that otherwise may be prohibited by Sections 17(d) and 57(a)(4) of the 1940 Act and Rule 17d-1 under the 1940 Act (the "**Application**");

**NOW, THEREFORE, BE IT RESOLVED**, that the officers of the Company be, and each of them hereby is, authorized and directed on behalf of the Company and in its name to prepare, execute, and cause to be filed with the Commission the Application, substantially in the form presented to the Board, and any amendments thereto; and it is

**FURTHER RESOLVED**, that the officers of the Company be, and each of them hereby is, authorized and directed to take such further action and execute such other documents as such officer or officers shall deem necessary or advisable in order to effectuate the intent of the foregoing resolution.

B-1

#### **Resolutions of the Board of Trustees of**

#### **BlackRock Credit Strategies Fund**

**WHEREAS**, the Board of Trustees (the "**Board**") of BlackRock Credit Strategies Fund (the "**Company**") deems it advisable and in the best interest of the Company to file with the U.S. Securities and Exchange Commission (the "**Commission**") an application for an order issued pursuant to Sections 17(d) and 57(i) of the Investment Company Act of 1940, as amended (the "**1940** Act"), and Rule 17d-1 under the 1940 Act, permitting certain joint transactions that otherwise may be prohibited by Sections 17(d) and 57(a)(4) of the 1940 Act and Rule 17d-1 under the 1940 Act (the "**Application**");

**NOW, THEREFORE, BE IT RESOLVED**, that the officers of the Company be, and each of them hereby is, authorized and directed on behalf of the Company and in its name to prepare, execute, and cause to be filed with the Commission the Application, substantially in the form presented to the Board, and any amendments thereto; and it is

**FURTHER RESOLVED**, that the officers of the Company be, and each of them hereby is, authorized and directed to take such further action and execute such other documents as such officer or officers shall deem necessary or advisable in order to effectuate the intent of the foregoing resolution.

C-1

### **Resolutions of the Board of Directors of**

## BlackRock Direct Lending Corp.

WHEREAS, the Board of Directors (the "Board") of BlackRock Direct Lending Corp. (the "Company") deems it advisable and in the best interest of the Company to file with the U.S. Securities and Exchange Commission (the "Commission") an application for an order issued pursuant to Sections 17(d) and 57(i) of the Investment Company Act of 1940, as amended (the "1940 Act"), and Rule 17d-1 under the 1940 Act, permitting certain joint transactions that otherwise may be prohibited by Sections 17(d) and 57(a)(4) of the 1940 Act and Rule 17d-1 under the 1940 Act (the "Application");

**NOW, THEREFORE, BE IT RESOLVED**, that the officers of the Company be, and each of them hereby is, authorized and directed on behalf of the Company and in its name to prepare, execute, and cause to be filed with the Commission the Application, substantially in the form presented to the Board, and any amendments thereto; and it is

**FURTHER RESOLVED**, that the officers of the Company be, and each of them hereby is, authorized and directed to take such further action and execute such other documents as such officer or officers shall deem necessary or advisable in order to effectuate the intent of the foregoing resolution.

D-1

#### **Resolutions of the Board of Trustees of**

### **BlackRock Private Investments Fund**

**WHEREAS**, the Board of Trustees (the "**Board**") of BlackRock Private Investments Fund (the "**Company**") deems it advisable and in the best interest of the Company to file with the U.S. Securities and Exchange Commission (the "**Commission**") an application for an order issued pursuant to Sections 17(d) and 57(i) of the Investment Company Act of 1940, as amended (the "**1940 Act**"), and Rule 17d-1 under the 1940 Act, permitting certain joint transactions that otherwise may be prohibited by Sections 17(d) and 57(a)(4) of the 1940 Act and Rule 17d-1 under the 1940 Act (the "**Application**");

**NOW, THEREFORE, BE IT RESOLVED**, that the officers of the Company be, and each of them hereby is, authorized and directed on behalf of the Company and in its name to prepare, execute, and cause to be filed with the Commission the Application, substantially in the form presented to the Board, and any amendments thereto; and it is

**FURTHER RESOLVED**, that the officers of the Company be, and each of them hereby is, authorized and directed to take such further action and execute such other documents as such officer or officers shall deem necessary or advisable in order to effectuate the intent of the foregoing resolution.

E-1

### **Resolutions Adopted by the Board of Directors**

#### BlackRock TCP Capital Corp.

**WHEREAS**, the Board of Directors (the "**Board**") of BlackRock TCP Capital Corp. (the "**Company**") deems it advisable and in the best interest of the Company to file with the U.S. Securities and Exchange Commission (the "**Commission**") an application for an order issued pursuant to Sections 17(d) and 57(i) of the Investment Company Act of 1940, as amended (the "**1940** Act"), and Rule 17d-1 under the 1940 Act, permitting certain joint transactions that otherwise may be prohibited by Sections 17(d) and 57(a)(4) of the 1940 Act and Rule 17d-1 under the 1940 Act (the "**Application**");

**NOW, THEREFORE, BE IT RESOLVED**, that the officers of the Company be, and each of them hereby is, authorized and directed on behalf of the Company and in its name to prepare, execute, and cause to be filed with the Commission the Application, substantially in the form presented to the Board, and any amendments thereto; and it is

**FURTHER RESOLVED**, that the officers of the Company be, and each of them hereby is, authorized and directed to take such further action and execute such other documents as such officer or officers shall deem necessary or advisable in order to effectuate the intent of the foregoing resolution.

F-1