

# PROPOSAL FOR PRIVATE EQUITY PROFESSIONAL AND MANAGEMENT LIABILITY INSURANCE

NOTICE: THIS IS A CLAIMS-MADE AND REPORTED POLICY. EXCEPT AS MAY BE OTHERWISE PROVIDED HEREIN, THE COVERAGE UNDER THIS POLICY IS LIMITED TO LIABILITY FOR WRONGFUL ACTS FOR WHICH CLAIMS ARE FIRST MADE WHILE THE POLICY IS IN FORCE AND WHICH ARE REPORTED TO THE INSURER NO LATER THAN SIXTY (60) DAYS AFTER THE TERMINATION OF THE POLICY. THE LIMIT OF LIABILITY AVAILABLE TO PAY LOSS, INCLUDING JUDGMENT OR SETTLEMENT AMOUNTS, SHALL BE REDUCED BY AMOUNTS INCURRED FOR DEFENSE COSTS. FURTHER NOTE THAT AMOUNTS INCURRED FOR DEFENSE COSTS SHALL BE APPLIED AGAINST THE APPLICABLE RETENTION AMOUNT.

THIS POLICY DOES NOT PROVIDE FOR ANY DUTY OR OBLIGATION ON THE PART OF THE INSURER TO DEFEND ANY INSURED(S).

1.	<u>GE</u>	NERAL INFORM	<u>ATION</u>						
	a)	Name of Insured	Organization(s)						
	b)	Address							
	c)	Type of Private E	Equity:						
		Private Ventui Mezza	re Capital	-	_ LBO Fund(s _ Fund of Fun _ Other (pleas	ids			
	d)	State of Formation	on						
	e)	Website Address	S						
	f)	Listing of organiz	ations proposed for	coverage:					
	,	Insured Organization	Organization's Purpose (Fund, General Partner, Investment Manager, other)	Formation Date	Committed Capital	Contributed Capital	Number of Limited Partners	Number of Portfolio Companies	

		SUBSIDIARY INFORMATION								
	a)	List all Subsidiary Organizations:								
		Name	Nature of Operation	Date Acquired/Created	% owned	State/Country of Formation				
	b)	Coverage to inclu	de all subsidiaries?	YesNo						
		(If Yes, include a	complete listing of all Ins	ured Person(s))						
		NOTE: The Polic	y excludes Portfolio Com	panies from the Definit	ion of Subsidiary.					
4.	INS	SURED ORGANIZA	ATION INFORMATION							
	a)		Organization perform pranies?			han Insured Organizations				
	b)	months?	ganization considering th _ If Yes, attach details.	e formation of a new pr	rivate equity fund in t	he next twelve (12)				
	c)	Does any Insured			the form of a clawbac	ck provision relative to fund				
		If yes, does this p	rovision remain constant	for all private equity fur	nds? Yes _	No				
	d)	making?	ard, Investment Committ  If Yes, attach details.	ee, Management Comr	mittee or similar body	involved in decision				
	e)	Have there been a	any changes in senior ma If Yes, attach details.	anagement in the last fi	ve years?					
5.	<u>PO</u>	RTFOLIO COMPA	NY INFORMATION							
	a)	Are portfolio comp	anies required to carry D	rirectors & Officers Liab	ility Insurance?					
	,	securities?Yes If Yes, are recomr	organization made distribNo mendations made regard	·						
	c)	Yes Does the companYes	y require representation	on a Portfolio Company	y board when making	g an investment?				

2. REQUESTED COVERAGE

	d)	Has any Insured(s) recommended the dismissal, or other adverse employment-related action against the management of a Portfolio Company?  YesNo
		If Yes, attach details.
	e)	Is any formal documentation maintained relating to the decision and/or rationale behind the sale of a Portfolio Company's securities?
		YesNo If Yes, attach details.
	f)	Are any Portfolio Companies publicly owned?
		YesNo If Yes, provide Ticker symbols.
6.	<u>PR</u>	EVIOUS INSURANCE (Private Equity Insurance)
	a)	Insurer
	b)	Limit of Liability
	c)	Retention Amount
	d)	Provide details of any prior claims under such previous insurance (if none, so state)
		·
7.	<u>co</u>	NTINUITY & PRIOR KNOWLEDGE
	Co	ntinuity Date Requested
	Col	ease provide copies of all policies and applications or proposal forms submitted for those policies, dating back to the intinuity Date indicated above. If the Insurer elects to establish a Continuity Date, it shall only do so in reliance on declarations, statements, representations made in or in connection with such prior applications or proposal ms (such declarations, statements, representations shall form a part of this proposal); and
		es any person or entity to which this insurance is intended have any knowledge or information of any act, error, ission, fact or circumstance which may give rise to a claim within the scope of this proposed insurance?
		Yes No (If Yes, provide complete details)
RE	NEV	VAL APPLICANTS: QUESTION 8 NEED NOT BE ANSWERED.
		NDERSTOOD AND AGREED THAT QUESTION 8 MUST BE ANSWERED IN THE EVENT THAT A NUITY DATE IS NOT GRANTED OR IS NOT REQUESTED.
		NDERSTOOD AND AGREED THAT IF SUCH KNOWLEDGE OR INFORMATION EXISTS, ANY CLAIM IG THEREFROM IS EXCLUDED FROM THIS PROPOSED INSURANCE.
8.	ISIN	·
8.	ISIN PR	IG THEREFROM IS EXCLUDED FROM THIS PROPOSED INSURANCE.
8.	ISIN PR	IG THEREFROM IS EXCLUDED FROM THIS PROPOSED INSURANCE.  REVIOUS EXPERIENCEPENDING & PRIOR LITIGATION
8.	ISIN PR	IG THEREFROM IS EXCLUDED FROM THIS PROPOSED INSURANCE.  REVIOUS EXPERIENCEPENDING & PRIOR LITIGATION  Has the Insured Organization(s), or anyone for whom insurance is intended, been involved in the following?

(If Yes to any of the above, provide details)

	b)	Are there any pending claims against any person or entity to which this insurance is intended which may fall within the scope of coverage afforded by any similar insurance presently or previously in effect?  Yes No
	c)	Has any person or entity to which this insurance is intended given notice under the provisions of any other previous or current similar insurance policy of any facts or circumstances which may give rise to a claim being made against any proposed Insured Organization(s) and/or Insured Person(s)?  Yes No
IN	QUE	NDERSTOOD AND AGREED THAT IF ANY SUCH CLAIMS EXIST, OR ANY NOTICE SUCH AS DESCRIBED ESTION 8 c) HAS BEEN GIVEN, THEN SUCH CLAIMS AND ANY CLAIMS ARISING FROM FACTS OR MSTANCES WITH REFERENCE TO QUESTION 8. c) ARE EXCLUDED FROM THIS PROPOSED INSURANCE
9	). <u>E</u>	MPLOYMENT PRACTICES LIABILITY (to be completed only if purchasing Insuring Agreement D)
a)	Tot	ral number of Full-Time Employees: Part-Time Employees: Union Employees: Independent Contractors: Leased Employees:
		How many of these employees are located in the following states:  CA NY TX FL
b)	Tot	al number of employees with annual salaries in excess of \$50,000:
		How many of these employees have annual salaries in excess of \$100,000?
c)	Do	es the Insured Organization have a formal human resources/personnel department? YesNo
		Do you use an employment application for all job applicants? YesNo
		Have you established an at-will employment agreement? YesNo
		Are employment policies and procedures periodically reviewed by labor relations or outside legal counsel?  YesNo Do you have a labor relations counsel? YesNo
d)	ls t	he Insured Organization involved in any labor/union negotiations or collective bargaining activities?  Yes No If Yes, please explain
e)	Do	es the Insured Organization have a written procedure for hiring and firing employees? YesNo If Yes, please attach a copy.
f)	Do	es the Insured Organization have a written procedure for reviewing the performance of employees?  YesNo If Yes, please attach a copy and all pertinent forms.
g)	Do em	es the Insured Organization have a clear procedure for employees to report sexual harassment and other ployee-related complaints? YesNo If Yes, please attach a copy.
h)		es a lawyer or human resource person review involuntary employment terminations prior to termination of a ployee? YesNo
i) j)		s there been a reduction of employees in the past twelve (12) months? YesNo If Yes, what percentage?% reduction of employees anticipated in the next twelve (12) months? YesNo If Yes, what percentage?%

	Year	Voluntary (Quit/Retired)	Involuntary (terminated by Insured Organization)	
		nsured Organization have any esNo	ormal written compliance program as to the Americans with Disabil	lities ,
E۷	WAL AP	PLICANTS: QUESTIONS m	AND n) NEED NOT BE ANSWERED.	
oer	rson pro the Insu	posed for insurance in the cap red Organization, based upon	C), or is any claim now pending against the Insured Organization, or is any claim now pending against the Insured Organization, or icity of either Director, Manager, Officer, General Partner or employer attributable to discrimination, wrongful termination or sexual EXCEPT FOR	
n a	a claim a	against the Insured Organization	his insurance aware of any fact, circumstance or situation which mor any of its Directors, Managers, Officers, General Partners or er n, wrongful termination or sexual harassment?	
A SE JR	GREED EQUENT	THAT IF KNOWLEDGE OF	NY SUCH FACT, CIRCUMSTANCE OR SITUATION EXISTS, AN' SHALL BE EXCLUDED FROM COVERAGE UNDER THE PRO	
A SE	GREED EQUENT ANCE.	THAT IF KNOWLEDGE OF THAT IF KNOWLEDGE OF THE ARISING THEREFROM	NY SUCH FACT, CIRCUMSTANCE OR SITUATION EXISTS, AN'SHALL BE EXCLUDED FROM COVERAGE UNDER THE PRO	
A SE	GREED EQUENT ANCE. CORPOI	THAT IF KNOWLEDGE OF TLY ARISING THEREFROM  RATE FIDUCIARY LIABILITY  or Organization	NY SUCH FACT, CIRCUMSTANCE OR SITUATION EXISTS, AN' SHALL BE EXCLUDED FROM COVERAGE UNDER THE PRO  (to be completed only if purchasing Insuring Agreement E)	
A(SEJR.	GREED EQUENTE ANCE.  CORPOI  Sponso	THAT IF KNOWLEDGE OF TLY ARISING THEREFROM  RATE FIDUCIARY LIABILITY  or Organization	NY SUCH FACT, CIRCUMSTANCE OR SITUATION EXISTS, AN'SHALL BE EXCLUDED FROM COVERAGE UNDER THE PRO	
S AGSE	GREED EQUENTE ANCE.  CORPOI  Sponso	THAT IF KNOWLEDGE OF TLY ARISING THEREFROM  RATE FIDUCIARY LIABILITY  or Organization  ete the following for all Plans.  1) Custodial account, with trustee or sponsor;  3) Custodial account, with trustee or sponsor;  3) Custodial account, with 4) Not a custodial account, 5) If there are any fully insu	NY SUCH FACT, CIRCUMSTANCE OR SITUATION EXISTS, AN' SHALL BE EXCLUDED FROM COVERAGE UNDER THE PRO  (to be completed only if purchasing Insuring Agreement E)	OPO:
A(SEJR.	GREED EQUENTE ANCE.  CORPOI  Sponso	THAT IF KNOWLEDGE OF TLY ARISING THEREFROM  RATE FIDUCIARY LIABILITY  or Organization  ete the following for all Plans.  1) Custodial account, with 2) Custodial account, with trustee or sponsor;  3) Custodial account, with 4) Not a custodial account,	NY SUCH FACT, CIRCUMSTANCE OR SITUATION EXISTS, AND SHALL BE EXCLUDED FROM COVERAGE UNDER THE PROSENT DESCRIPTION OF THE PROSENT OF THE PROSENT PROCEDURE, insert appropriate number:  Investment discretion possessed by in-house trustee or sponsor; investment discretion possessed by a financial institution and in-house financial institution possessed by in-house trustees; with investment discretion possessed entirely by in-house trustees; ed investments, please list the insurance company and the percent anation.	opo:
A SE JR <u>C</u>	GREED EQUENT ANCE.  Sponso Address Comple	THAT IF KNOWLEDGE OF TLY ARISING THEREFROM  RATE FIDUCIARY LIABILITY  or Organization  ete the following for all Plans.  1) Custodial account, with 2) Custodial account, with trustee or sponsor;  3) Custodial account, with 4) Not a custodial account, with 4) Not a custodial account, the assets invested;	NY SUCH FACT, CIRCUMSTANCE OR SITUATION EXISTS, AN'S SHALL BE EXCLUDED FROM COVERAGE UNDER THE PROSENCE OF COMPLETE OF COMPLET	opo:
S A SSE JR. . <u>C</u>	GREED EQUENT ANCE.  Sponso Addres Comple	THAT IF KNOWLEDGE OF TLY ARISING THEREFROM  RATE FIDUCIARY LIABILITY  Or Organization  SS  ete the following for all Plans.  1) Custodial account, with 2) Custodial account, with trustee or sponsor;  3) Custodial account, with 4) Not a custodial account, with 4) Not a custodial account, 5) If there are any fully insurthe assets invested;  6) Other, please attach expressions.	NY SUCH FACT, CIRCUMSTANCE OR SITUATION EXISTS, AND SHALL BE EXCLUDED FROM COVERAGE UNDER THE PROSENT INVESTMENT PROCEDURE, insert appropriate number:  Investment discretion possessed by in-house trustee or sponsor; investment discretion possessed by a financial institution and in-house financial institution possessed by a financial institution and in-house investment discretion possessed entirely by in-house trustees; ed investments, please list the insurance company and the percent anation.  INVESTMENT YEAR TOTAL VEST PROCEDURE CREATED ASSETS BENE	opos  ise  tage of

e)	Do any plans intend to merge within the next twelve months?  YesNo If Yes, please give details
f)	Have any plans filed for, or do any plans contemplate, termination?  YesNo If Yes, please give details
g)	Are all plans adequately funded in accordance with the Employee Retirement Income Security Act of 1974 ("ERISA") as amended and attested to by an actuary? YesNo If No, please give details
h)	NAME OF: YEARS EMPLOYED
	1) Enrolled Actuary
i)	Does the applicant have an Employee Stock Ownership Plan? YesNo If Yes:
	<ol> <li>What is the Applicant's total number of common shares/partnership units outstanding?</li></ol>
j)	Does any Defined Contribution/401 (k) Plan include company stock? YesNo If Yes:
	<ul> <li>1) What percentage of plan assets are invested in company stock?</li></ul>
	YesNo If Yes, provide details.  5) Are there any restrictions on the disposition of company stock held in the plans? YesNo
	If Yes, provide details.  6) Does the company limit the amount of stock an employee can have in the 401 (k)? YesNo If Yes, provide details.
k)	Are there any known violations of ERISA? YES NO If YES, please give details
l)	Is any person or entity serving in any capacity for the plans in violation of Section 411 of ERISA?  YES NO If YES, please give details

RENEWAL APPLICANTS: QUESTIONS m), AND n) NEED NOT BE ANSWERED.

m)	Has there been or is there now pending any claims or suits against the plans, fiduciaries or Sponsor Organization proposed for this insurance in their fiduciary capacities?  YES NO If YES, please give details
n)	Does any prospective insured have knowledge or information of any act, error or omission which might give rise to a claim under the proposed insurance?  YES NO If YES, please give details

IT IS AGREED THAT IF KNOWLEDGE OF ANY SUCH FACT, CIRCUMSTANCE OR SITUATION EXISTS, ANY CLAIM SUBSEQUENTLY ARISING THEREFROM SHALL BE EXCLUDED FROM COVERAGE UNDER THE PROPOSED INSURANCE.

## I) REQUESTED MATERIALS

# Information for Insuring Agreements A, B and C:

- a) Copy of each offering memorandum and formative agreement for each Private Equity Fund.
- b) Most recent year-end audited and interim financial statements for each Private Equity Fund and all other entities seeking coverage.
- c) Reports to limited partners (if available).
- d) Parts I and II of the ADV, if applicable.

### **Information for Insuring Agreement D:**

- e) A completed Employment Practices Liability Addendum.
- f) A copy of the Insured Organization's Personnel Manual.

#### **Information for Insuring Agreement E:**

- g) A completed Fiduciary Liability Addendum.
- h) Latest 5500 for each funded plan.
- i) Latest CPA audited financial statement with portfolio, for each funded plan.
- i) Latest CPA audited financial statement for the Sponsor Organization.

Completion of this proposal does not bind the undersigned to purchase or the Insurer to issue a policy, but it is agreed that this proposal form, together with all attachments to this proposal form, and any other materials submitted to the Insurer shall be the basis of the contract should a policy be issued, and this proposal form, including any attachments and any material submitted herewith, will be deemed attached to and form part of this Policy.

Any person who knowingly, or knowingly assists another, files an application for insurance or claim containing any false, incomplete or misleading information for the purpose of defrauding or attempting to defraud an insurance company may be guilty of a crime and may be subject to criminal and civil penalties and loss of insurance benefits.

NOTICE TO COLORADO APPLICANTS: "It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the

purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado Division of Insurance within the Department of Regulatory Agencies."

NOTICE TO DISTRICT OF COLUMBIA APPLICANTS: "WARNING: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant."

NOTICE TO FLORIDA APPLICANTS: "Any person who knowingly and with intent to injure, defraud or deceive any insurer files a statement of claim or an application containing any materially false, incomplete or misleading information is guilty of a third degree felony."

NOTICE TO HAWAII APPLICANTS: "For your protection, Hawaii law requires you to be informed that presenting a fraudulent claim for payment of a loss or benefit is a crime punishable by fines or imprisonment, or both."

NOTICE TO KENTUCKY APPLICANTS: "Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime."

NOTICE TO LOUISIANA APPLICANTS: "Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime any may be subject to fines and confinement in prison."

NOTICE OF MAINE APPLICANTS: "It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines or denial of insurance benefits."

NOTICE TO NEW JERSEY APPLICANTS: "Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties."

NOTICE TO NEW MEXICO APPLICANTS: "Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to civil and criminal penalties."

NOTICE TO NEW YORK APPLICANTS: "Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed \$5,000 and the stated value of the claim for each such violations."

NOTICE TO OHIO APPLICANTS: "Any person who, with intent to defraud or knowing that he is facilitating fraud against an insurer, submits an application or files a claim containing false or deceptive statement is guilty of insurance fraud."

NOTICE TO OKLAHOMA APPLICANTS: "WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony."

NOTICE TO PENNSYLVANIA APPLICANTS: "Any person knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties."

NOTICE TO TENNESSEE AND VIRGINIA APPLICANTS: "It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the insurer. Penalties include imprisonment, fines and denial of insurance benefits."

The undersigned authorized Insured Person(s) of an Insured Organization(s) represents that the statements set forth herein are true. The undersigned authorized Insured Person(s) agrees that if the information supplied on this proposal form changes between the date of this proposal form and the inception date of the Policy, he/she (undersigned) will immediately notify the Insurer of such changes, and the Insurer may withdraw or modify any outstanding quotations and/or agreements to bind the insurance.

The Insured Organization(s) and the Insured Person(s) agree that the statements made in this proposal form are the representations of the Insured Organization(s) and the Insured Person(s) and that they shall be deemed material to the acceptance of the risk or the hazard assumed by the Insurer under this Policy and that this Policy is issued in reference upon the truth of such representations.

The proposal form must be signed by the Chief Executive Officer, President or highest-ranking executive officer of the

Insured Organization(s).

Chief Executive Officer (or highest-ranking executive officer)

Print Name

Producer Name

**Producer Address**