



FIRM INTRODUCTION

Belle Haven Investments, L.P. (“Belle Haven,” “we,” “us,” or “our”) is a dually registered broker-dealer and investment adviser specializing in the trading and management of separately managed fixed income investment strategies. We manage taxable and tax-exempt portfolios which invest in U.S. municipal, corporate, government, and Treasury securities.

Belle Haven serves as a subadvisor to a registered investment company and as a portfolio manager within wrap fee programs sponsored by third-party financial institutions.

Belle Haven is registered as an investment adviser with the U.S. Securities and Exchange Commission (“SEC”). The Firm is also a member of the Financial Industry Regulatory Authority (“FINRA”), and the Municipal Securities Rulemaking Board (“MSRB”), through its affiliated broker-dealer activities.

Brokerage and investment advisory services and fees differ, and it is important that you understand these differences. Free and simple tools are available to research firms and financial professionals at [Investor.gov/CRS](https://investor.gov/CRS) which also provides educational materials about broker-dealers, investment advisers and investing.

For additional information about Belle Haven, the Firm’s Form ADV 2A can be found at <https://adviserinfo.sec.gov/firm/summary/29278>.

WHAT INVESTMENT SERVICES AND ADVICE CAN YOU PROVIDE ME?

BROKERAGE SERVICES

We offer **non-discretionary** brokerage services to retail clients, meaning you make the ultimate decision regarding the purchase or sale of investments in your brokerage account. We do not provide investment recommendations or monitor your brokerage account. You are responsible for reviewing your account and investments on an ongoing basis.

We do not offer discretionary brokerage accounts and do not require a minimum account size or initial investment for brokerage relationships.

INVESTMENT ADVISORY SERVICES

We offer **discretionary** investment advisory services to retail clients, meaning that we buy and sell investments in your account without obtaining your approval for each transaction, subject to any restrictions and guidelines. These services are typically delivered through separately managed accounts, subadvisory relationships with other investment advisers, consultants, and fiduciaries, and wrap fee programs sponsored by third-party financial institutions.

We generally require a minimum account size or initial investment amount of \$250,000 to establish or maintain an investment advisory relationship. We retain the discretion to adjust these requirements. We monitor investment advisory accounts on an ongoing basis as part of our standard services, and review portfolios for compliance with the stated investment objectives and goals.

CONVERSATION STARTERS. Ask your financial professional:

- ***Given my financial situation, should I choose an investment advisory service? Should I choose a brokerage service? Should I choose both types of services? Why or why not?***
- ***How will you choose investments to recommend to me?***



- ***What is your relevant experience, including your licenses, education, and other qualifications? What do these qualifications mean?***

FOR ADDITIONAL INFORMATION

Additional information about our strategies, risk of loss, brokerage practices, and review of accounts is available under Items 4, 7, 8, 12, and 13 in our ADV Part 2A Brochure.

WHAT FEES WILL I PAY?

BROKERAGE AND OTHER FEES AND EXPENSES

Depending on your custodial or platform arrangement, you may incur a per-trade transaction fee of up to \$10.00 when transactions are executed through Belle Haven in its capacity as a broker-dealer. These fees are assessed by our clearing firm, BNY Pershing, LLC (“Pershing”), and are not retained by Belle Haven. If your account is held at a custodian other than Pershing, you may be charged additional transaction-related fees, or other custodial expenses determined by that custodian or your primary investment adviser. These fees are separate from, and in addition to, any fees paid to Belle Haven. Transaction-related costs may vary by custodian and may be negotiable.

INVESTMENT MANAGEMENT FEES

We charge a management fee for providing investment advisory services to your account. Management fees are typically prorated and paid quarterly, either in arrears or in advance. The specific management fee rate, method of calculation, and method of payment are described in your Investment Management Agreement (“IMA”) or Subadvisory Agreement. If we manage your account through a wrap fee program, we will receive a portion of the overall fee you pay to the program sponsor.

Belle Haven does not charge performance-based fees. Fees are negotiable and may vary among clients, even within the same investment strategy. Because our fees are based on the value of assets in your account, we have an incentive to encourage you to increase the amount of assets in your account.

You will pay fees and costs whether you make or lose money on your investments. Fees and costs will reduce any amount of money you make on your investments over time. Please make sure you understand what fees and costs you are paying.

CONVERSATION STARTER. Ask your financial professional:

- ***Help me understand how these fees and costs might affect my investments? If I give you \$10,000 to invest, how much will go to fees and costs, and how much will be invested for me?***

FOR ADDITIONAL INFORMATION

Additional information about our fees and compensation is available under Item 5 in our ADV Part 2A Brochure.

WHAT ARE YOUR LEGAL OBLIGATIONS TO ME WHEN PROVIDING RECOMMENDATIONS AS MY BROKER-DEALER OR WHEN ACTING AS MY INVESTMENT ADVISER? HOW ELSE DOES YOUR FIRM MAKE MONEY AND WHAT CONFLICTS OF INTEREST DO YOU HAVE?



We **do not** provide recommendations as a broker-dealer. **When we act as your investment adviser**, we have to act in your best interest and not put our interest ahead of yours. At the same time, the way we make money creates some conflicts with your interests. You should understand and ask us about these conflicts because they can affect the investment advice we provide you. Here are some examples to help you understand what this means:

- **Affiliated Broker-Dealer:** We generally execute all fixed income transactions through our affiliated broker-dealer. We address this by adhering to our fiduciary duty and best execution obligations and do not charge commissions, mark-ups, or mark-downs on investment advisory accounts.
- **Affiliated Private Fund:** We have an indirect financial interest in Belle Haven Aggressive Muni, L.P. (“BHAM”), and may receive higher fees than from our separately managed accounts. We address this by managing all accounts in accordance with their investment objectives and fiduciary obligations regardless of the fee arrangement.

CONVERSATION STARTER. Ask your financial professional:

- ***How might your conflicts of interest affect me, and how will you address them?***

FOR ADDITIONAL INFORMATION

Additional information about our other financial industry activities, affiliations, and conflicts is available under Items 10, 11, and 12 in our ADV Part 2A Brochure.

HOW DO YOUR FINANCIAL PROFESSIONALS MAKE MONEY?

Our financial professionals receive a base salary and may be eligible for discretionary bonuses. They do not receive commissions, or any other cash or non-cash compensation based on the amount of client assets they service; the time and complexity required to meet a client’s needs; the products sold; product sales commissions; or revenue the Firm earns from the financial professional’s advisory services or recommendations.

DO YOU OR YOUR FINANCIAL PROFESSIONALS HAVE LEGAL OR DISCIPLINARY HISTORY?

Yes. Our broker-dealer business has been subject to disciplinary events. For more information please visit investor.gov/CRS or brokercheck.finra.org/ for free and simple search tools to research our Firm and our financial professionals.

CONVERSATION STARTER. Ask your financial professional:

- ***As a financial professional, do you have any disciplinary history? For what type of conduct?***

FOR ADDITIONAL INFORMATION ABOUT OUR BROKERAGE OR INVESTMENT ADVISORY SERVICES

For additional information about our services, please visit bellehaven.com. You may also request up-to-date information or a copy of this relationship summary by calling (914) 816-4633.

CONVERSATION STARTER. Ask your financial professional:

- ***Who is my primary contact person? Is he or she a representative of an investment-adviser or a broker-dealer? Who can I talk to if I have concerns about how this person is treating me?***



March 25, 2026

ITEM 1. COVER PAGE

Belle Haven Investments, L.P.

Firm Brochure

Part 2A

800 Westchester Avenue
Suite N607
Rye Brook, NY 10573
www.bellehaven.com

March 25, 2026

This brochure provides information about the qualifications and business practices of Belle Haven Investments, L.P. (“Belle Haven”). If you have any questions about the contents of this brochure, please contact us at (914) 816-4633 and/or by email at compliance@bellehaven.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission (“SEC”) or by any state securities authority.

Belle Haven is a registered investment adviser under the Investment Advisers Act of 1940, as amended (the “Advisers Act”). Registration of an investment adviser does not imply a certain level of skill or training.

Additional information about Belle Haven is also available on the SEC’s website at www.adviserinfo.sec.gov.



March 25, 2026

ITEM 2. MATERIAL CHANGES

Since the Firm's last annual updating amendment dated March 26, 2025, Belle Haven has updated this brochure to enhance clarity, transparency, and consistency with current regulatory guidance. No material changes have been made. The revisions reflected are limited to refinements to disclosures related to brokerage practices, conflicts of interest associated with the Firm's dual registration as a broker-dealer and investment adviser, cybersecurity risk considerations, and investment strategy and risk disclosures. These enhancements do not alter the substance of the Firm's advisory services or client relationships.

You may request a copy of our current brochure at any time, free of charge, by contacting us at (914) 816-4633 or by email at compliance@bellehaven.com.



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ITEM 4. ADVISORY BUSINESS

A. THE FIRM AND PRINCIPAL OWNERS

Based in Westchester County, New York, Belle Haven Investments, L.P. (“Belle Haven” or the “Firm”) is an independent, employee-owned, asset manager specializing in the trading and management of separately managed taxable and tax-exempt fixed income investment strategies. The Firm manages taxable and tax-exempt portfolios which invest in U.S. municipal, corporate, government, and Treasury securities. The Firm serves as a subadvisor to an investment company registered under the Investment Company Act of 1940, and acts as a portfolio manager for one or more wrap fee programs sponsored by third-party financial institutions.

While Belle Haven’s asset management platform was established in 2002, its origins trace back to 1991 when the Firm was originally founded as an institutional broker-dealer. This institutional trading heritage continues to influence the Firm’s investment approach to fixed income trading and portfolio management, which emphasizes precision, strategic insight, and long-term performance. As a result of this customized approach, Belle Haven now manages over \$23 billion in assets under management (“AUM”) across more than 26,000 client portfolios.

Matt Dalton, the Firm’s Chief Executive Officer and Chief Investment Officer, has been with Belle Haven since 1996, and has more than 40 years of experience in the fixed income markets. As the principal owner of Belle Haven, Matt’s leadership and vision have been instrumental in driving the Firm’s growth and achievements.

Belle Haven is registered as an investment adviser with the U.S. Securities and Exchange Commission (“SEC”). The Firm is also a member of the Financial Industry Regulatory Authority (“FINRA”), and the Municipal Securities Rulemaking Board (“MSRB”), through its affiliated broker-dealer activities. Additional information about Belle Haven Investments is available on the SEC’s website at www.adviserinfo.sec.gov.

B. TYPES OF SERVICES OFFERED

INVESTMENT ADVISORY SERVICES

Belle Haven provides **discretionary** investment advisory services, with respect to fixed income portfolios, and offers several fixed income strategies to a wide variety of clients, including but not limited to, individuals, high net worth individuals, families and family offices, pension and profit-sharing plans, registered investment companies, registered investment advisers, charitable organizations, business organizations, religious organizations, hospitals, insurance companies, educational institutions, and pooled investment funds. The Firm also provides discretionary



investment advisory services as a portfolio manager within wrap fee programs sponsored by third-party financial institutions.

SUBADVISOR TO SEPARATELY MANAGED ACCOUNTS

Belle Haven provides discretionary investment advisory services through subadvisory relationships with other investment advisers, consultants, and fiduciaries, and financial institutions. These services are typically delivered through separately managed account (“SMA”) platforms, including third-party model marketplaces and wrap fee programs sponsored by financial institutions. Through these relationships, clients gain access to one or more of Belle Haven’s fixed income investment strategies.

Depending on the structure of the advisory relationship, Belle Haven may provide services under a Single-Contract Advisory Services arrangement or a Dual-Contract Advisory Services arrangement.

SINGLE-CONTRACT ADVISORY SERVICES

In a Single-Contract Advisory Services arrangement, the client’s primary investment adviser maintains discretionary authority over the client’s account pursuant to the terms of the client’s Investment Management Agreement (“IMA”). Under this structure, the client’s primary investment adviser has the authority to engage unaffiliated third-party investment managers to manage all or a portion of the client’s assets. The primary investment adviser enters into a Subadvisory Agreement with Belle Haven that authorizes the Firm to manage the designated assets in such client’s account on a discretionary basis, and in accordance with the investment guidelines provided by the client’s primary investment adviser. In these arrangements, Belle Haven relies on the discretionary authority granted to the client’s primary investment adviser under the applicable IMA with the client.

DUAL-CONTRACT ADVISORY SERVICES

In a Dual-Contract Advisory Services arrangement, the client’s primary investment adviser maintains discretionary authority over the client’s account pursuant to the terms of the client’s Investment Management Agreement (“IMA”). However, under this structure, the client’s primary investment adviser does not have the authority to engage unaffiliated third-party investment managers to manage all or a portion of the client’s assets or elects not to exercise such authority. The client enters into an IMA with Belle Haven directly that authorizes the Firm to manage the designated assets in such client’s account on a discretionary basis, and in accordance with the investment guidelines provided by the client’s primary investment adviser. In these arrangements, the client continues to maintain their relationship with their primary investment adviser, while authorizing Belle Haven discretionary authority under the applicable IMA with the client.

When Belle Haven’s services are accessed through an intermediary, such as a client’s primary investment adviser, consultant, or wrap fee program sponsor, Belle Haven relies on that intermediary to determine, in their fiduciary capacity, the suitability of the Firm’s fixed income investment strategies for their client’s account(s). In these arrangements, the intermediary is responsible for

evaluating the appropriateness of the selected fixed income investment strategy and ensuring that it aligns with the client's investment objectives, financial circumstances, and risk tolerance. The intermediary typically serves as the primary point of contact with Belle Haven regarding client communications and account updates.

Belle Haven maintains a limited number of direct investment advisory relationships with legacy clients. In these situations, clients enter into an IMA directly with Belle Haven granting the Firm discretionary authority to manage their investment advisory account(s). Under these arrangements, Belle Haven assumes responsibility for determining the suitability of its fixed income investment strategies for the client based on the client's investment objectives, financial circumstances, and risk tolerance.

BELLE HAVEN AGGRESSIVE MUNI, L.P.

Belle Haven provides **discretionary** investment advisory services to Belle Haven Aggressive Muni, L.P. ("BHAM", or the "Fund"), a privately offered limited partnership. BHAM is offered through a private placement of limited partnership interests with a minimum initial investment of one million dollars (\$1,000,000), and minimum additional investments of one hundred thousand dollars (\$100,000). Belle Haven Capital Management, Inc. ("BHCM"), an affiliated entity, serves as the Fund's General Partner. BHAM is controlled by Matt Dalton, who has the ultimate authority over the Fund's business, investment decisions, and trading activities.

The principal investment objective of BHAM is to maximize returns through opportunistic investment in a diversified portfolio of high-yield municipal securities. BHAM primarily invests in tax-exempt municipal securities that generally have lower credit quality and longer duration (*duration is a way to compare how different bonds will react to interest rate changes*) than securities held in the Firm's other fixed income strategies of its separately managed accounts. From time to time, BHAM may invest in taxable securities as well as securities subject to the alternative minimum tax. In addition, BHAM may utilize derivatives, closed-end funds, and high-dividend-paying equities in connection with its investment strategy.

Interests in BHAM are offered only to investors that satisfy the requirements of an "Accredited Investor" within the meaning of Regulation D under the Securities Act of 1933, as amended, as well as satisfy the requirements for "Qualified Clients" within the meaning of the Advisers Act of 1940.

SUBADVISOR TO REGISTERED INVESTMENT COMPANIES

The Firm serves as a subadvisor to Transamerica Asset Management, Inc. ("TAM"), a registered investment adviser that provides investment management services to the Transamerica Funds (the "Trust"), an open-end investment company registered under the Investment Company Act of 1940. Specifically, Belle Haven provides subadvisory investment services to the Transamerica Intermediate Muni Fund, which seeks to maximize total return through a combination of federally tax-exempt

income and capital appreciation, and the Transamerica High Yield Muni Fund, which seeks to maximize total return through investments in medium and lower grade municipal securities that are exempt from federal income tax. These funds, referred to as the “Mutual Funds”, each represent a separate investment portfolio of the Transamerica Funds, and is offered to investors through shares of their respective series.

C. LEVEL OF SERVICE OFFERED

Generally, Belle Haven manages its investment advisory accounts in accordance with the investment objectives and guidelines of the Firm’s fixed income strategies. The Firm allows for reasonable client-imposed investment restrictions and other guidelines in the management of its investment advisory accounts, where operationally feasible. The imposition of client-specific restrictions may have a significant impact on the timing of an account’s implementation, and as a result, performance for accounts with customized restrictions may differ from the performance of other investment advisory accounts managed under the same fixed income investment strategy.

For BHAM, the investment objectives, investment policies, and guidelines are detailed in the Fund’s Offering Memorandum (“OM”), including related Subscription Application and Agreement. Investors in BHAM may not impose investment restrictions on the portfolio.

For the Mutual Funds, the investment objectives, investment policies, and guidelines are detailed in the Transamerica Funds Prospectus, as defined by TAM. Investors in the Mutual Funds may not impose any restrictions on the investment programs.

D. INVESTMENT ADVISORY SERVICES TO WRAP FEE PROGRAMS

As a subadvisor, Belle Haven provides discretionary investment advisory services to client accounts participating in wrap fee programs sponsored by third-party financial institutions. Belle Haven does not sponsor wrap fee programs. *Because the wrap fee structure bundles advisory, brokerage, and other services into a single fee, clients should be aware that the total cost of participating in a wrap fee program may be higher or lower than the cost of obtaining such services separately.*

In a wrap fee program, the program sponsor provides a range of services to the client, which may include financial planning, determination of investment objectives, risk tolerance assessment, portfolio allocation decisions, and selection of third-party investment managers. The program sponsor may also establish client-specific investment restrictions and generally serves as the primary point of contact with the client.

Belle Haven manages wrap fee investment advisory accounts in a manner consistent with its management of non-wrap investment advisory accounts, subject to any program-specific requirements or client-imposed restrictions. Clients participating in wrap fee programs typically enter into an IMA with the program sponsor. The program sponsor, in turn, enters into a Subadvisory



Agreement with Belle Haven, authorizing the Firm to manage all or a portion of the client’s assets on a discretionary basis. In certain cases, clients may also be required to enter into a separate IMA directly with Belle Haven. As compensation for providing investment advisory services to such client’s wrap fee account, Belle Haven receives a portion of the all-inclusive wrap program fee paid by the client to the program sponsor. The program sponsor is responsible for calculating and remitting Belle Haven’s management fee in accordance with the terms of the applicable Subadvisory Agreement.

E. ASSETS UNDER MANAGEMENT

As of December 31, 2025, Belle Haven Investments, L.P. had a total of \$23,324,286,857 in discretionary regulatory assets under management (“RAUM”) and \$0 in non-discretionary regulatory assets under management.

Regulatory Assets Under Management (“RAUM”) are calculated in accordance with the instructions to Form ADV. RAUM includes all discretionary assets for which the Firm provides continuous investment advisory services.

ITEM 5. FEES AND COMPENSATION

A. MANAGEMENT FEES AND COMPENSATION

INVESTMENT ADVISORY ACCOUNTS

Belle Haven receives a management fee based on a percentage of assets under management for providing investment advisory services to separately managed accounts. The Firm does not charge performance-based fees for investment advisory accounts. The specific management fee rate, method of calculation, and method of payment are described in the applicable Subadvisory Agreement or Investment Management Agreement (“IMA”) between Belle Haven and the client, or between Belle Haven and the client’s primary investment adviser or wrap fee program sponsor. Management fees are negotiable. As a result, clients invested in the same fixed income investment strategy may pay different management fees or be subject to different fee schedules.

The table below outlines the maximum management fee that a client may pay to Belle Haven for providing investment advisory services.

The fee schedule is as follows:

Strategy	Management Fee
3-17 Year Ladder	0.50%
Cash Management	0.50%



Ladder PLUS	0.50%
Muni PLUS	1.00%
Taxable Ladder PLUS	0.50%
Taxable PLUS	1.00%

BELLE HAVEN AGGRESSIVE MUNI, L.P. (“BHAM”)

Limited partners of BHAM pay a management fee at the rate of 0.3125% per quarter (1.25% *per annum*) of each limited partner’s capital account balance. The management fee is accrued monthly and charged quarterly in arrears. BHAM does not charge a performance-based fee. Belle Haven reserves the right, in its sole discretion, to reduce or waive all or a portion of the management fee for any limited partner.

THE MUTUAL FUNDS

The Mutual Fund’s prospectus includes information about the management fees received by Belle Haven for the investment advisory services provided to each Mutual Fund, as negotiated between Belle Haven and TAM.

B. METHOD OF CALCULATION AND PAYMENT

Management fees calculated by Belle Haven for providing investment advisory services are accrued as a percentage of the market value of an account’s assets under management. The management fee is prorated and billed quarterly in arrears, based on the average portfolio value for the applicable quarter, which includes cash and accrued interest, unless otherwise directed, and is based on trade date data provided by the client’s custodian. Depending on the terms of the IMA or Subadvisory Agreement, the client or the client’s primary investment adviser will authorize and direct the custodian to pay to Belle Haven the management fee directly from the client’s account upon the custodian’s receipt of statement or invoice, or Belle Haven will invoice the client or the client’s primary investment adviser directly for payment. The client’s custodian provides the client with periodic account statements, at least quarterly, that reflect all transactions in the account, including management fees deducted.

Management fees not calculated by Belle Haven for providing investment advisory services through subadvised relationships with other investment advisory firms, consultants, and wrap fee program sponsors, are accrued as a percentage of the market value of an account’s assets under management. These management fees are typically prorated and paid quarterly, either in arrears or in advance, and are deducted from the client’s account by the client’s custodian. In certain instances, management fees may be deducted on a monthly basis, in accordance with the terms outlined in the Investment



Management Agreement (“IMA”) or Subadvisory Agreement between Belle Haven and the client, or the client’s primary investment adviser or wrap fee program sponsor. The client’s custodian will deliver to the client at least quarterly a statement of the amounts disbursed from the account, including management fees paid.

For the investment advisory services provided to the Mutual Funds, Belle Haven receives management fees on a monthly basis, in arrears, based on the Mutual Fund(s) average daily net assets, directly from TAM.

C. OTHER FEES AND EXPENSES

Clients are responsible for selecting and appointing their own custodian and negotiating the terms governing their custodial relationship. Belle Haven does not negotiate, determine, or control the fees charged by custodians.

Depending on the client’s custodial or platform arrangement, certain investment advisory accounts may incur a per-trade transaction fee of up to \$10.00 when transactions are executed through Belle Haven in its capacity as a broker-dealer. These charges are intended to cover transaction-related costs assessed by the Firm’s clearing firm, BNY Pershing, LLC (“Pershing”). These transaction-related charges are not determined by, or retained by, Belle Haven. For accounts held at custodians other than Pershing, clients may be subject to additional brokerage commissions, transaction fees, or other custodial expenses. Such fees are determined by the client’s custodian or by arrangements between the client’s primary investment adviser and the custodian. These fees are separate from Belle Haven’s management fee and are not paid to Belle Haven. Clients should be aware that transaction fees and other custodial expenses may vary among custodians and may be negotiable.

If a portion of a client’s account is invested in mutual funds or other pooled investment vehicles, the client may also incur additional fees and expenses associated with those investments. These may include management fees, administrative expenses, and other operating costs charged by the underlying fund. These expenses are separate from, and in addition to, Belle Haven’s management fee. Belle Haven does not receive any portion of the fees or expenses charged by mutual funds or other pooled investment vehicles held in client accounts.

Additional information regarding the Firm’s brokerage practices is provided in Item 12 – Brokerage Practices of this brochure.

D. PREPAYMENT OF MANAGEMENT FEES

If an investment advisory account is terminated prior to the end of a billing period and management fees have been paid in advance, any unearned portion of the prepaid management fee will be



prorated and refunded. The refund will generally be processed by the client's custodian or the client's primary investment adviser based on the effective date of account termination.

E. OTHER COMPENSATION

Belle Haven does not charge commissions, markups, or mark-downs to its investment advisory clients in connection with the investment advisory services described in this brochure.

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

Belle Haven does not charge performance-based fees for its investment advisory services. Neither the Firm nor its Supervised Persons receive compensation based on a share of capital gains or capital appreciation of client assets.

ITEM 7. TYPES OF CLIENTS

Belle Haven provides discretionary investment advisory services, with respect to fixed income portfolios, and offers several fixed income strategies to a wide variety of clients, including but not limited to, individuals, high net worth individuals, families and family offices, pension and profit-sharing plans, registered investment companies, registered investment advisers, charitable organizations, business organizations, religious organizations, hospitals, insurance companies, educational institutions, and pooled investment funds. The Firm also provides discretionary investment advisory services as a portfolio manager within wrap fee programs sponsored by third-party financial institutions.

Belle Haven generally requires a minimum account size or initial investment amount of two hundred and fifty thousand dollars (\$250,000) to establish or maintain a separately managed investment advisory account, and a minimum initial investment amount of one million dollars (\$1,000,000) for limited partnership interests in Belle Haven Aggressive Muni, L.P. ("BHAM"). Belle Haven retains the discretion to waive or adjust minimum account size or investment requirements in certain circumstances.

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

A. METHODS OF ANALYSIS AND INVESTMENT STRATEGIES

Belle Haven specializes in the trading and management of separately managed taxable and tax-exempt fixed income investment strategies. The Firm manages taxable and tax-exempt portfolios which invest in U.S. municipal, corporate, government, and Treasury securities. The Firm serves as a subadvisor to an investment company registered under the Investment Company Act of 1940, and

acts as a portfolio manager for one or more wrap fee programs sponsored by third-party financial institutions.

The Firm may tailor portfolios to accommodate reasonable client-imposed restrictions and guidelines where operationally feasible, and consistent with the applicable investment strategy. For tax-exempt portfolios, Belle Haven may incorporate client-specific considerations such as state tax preferences or other tax-related factors when constructing and managing portfolios.

Belle Haven employs an active management approach, which incorporates security selection, diversification, credit analysis, and active trading. The Firm's portfolio management team utilizes fundamental credit research and market analysis to construct and manage client portfolios in accordance with the objectives and guidelines of the selected strategy.

The Firm maintains a range of fixed income investment strategies designed to address varying client objectives, including income generation, capital preservation, and total return.

TAX-EXEMPT STRATEGIES

- **MUNI PLUS:** The strategy directive for Muni PLUS™ is income with a focus on total return. This strategy invests in tax-exempt municipal bonds. The maturity band that is generally utilized is 1-15 years. The target credit rating will range between AA and A.
- **LADDER PLUS:** The strategy directive for Ladder PLUS™ is income and preservation of principal. Belle Haven-utilizes the simple structure of a laddered approach with an actively managed overlay. Securities utilized in this strategy are tax-exempt municipal bonds. The maturity band utilized is 1-12 years. The average credit rating is AA.
- **3-17 YEAR LADDER:** The 3-17 Year Ladder™ strategy utilizes a maturity band of 3-17 years. Belle Haven uses this maturity range to capture additional yield on the curve. Securities utilized in this strategy include tax-exempt municipal bonds. The average credit rating is AA.
- **CASH MANAGEMENT:** The objective of the Cash Management strategy is income with a passive approach. The Firm utilizes securities maturing in 13 months or less, with the goal of reducing volatility while providing income. The average credit rating is AA, however, the Firm may purchase securities that are non-rated or rated other than the average.

TAXABLE STRATEGIES

- **TAXABLE PLUS:** Taxable PLUS™ is a Core Fixed Income strategy designed to prioritize income and capital preservation while seeking enhanced total return. The maturity band utilized is 1-15 years. The average credit rating will range from AA to A. Securities utilized in this strategy primarily include taxable municipal bonds, corporate bonds, agencies, and treasuries.
- **TAXABLE LADDER PLUS:** Taxable Ladder PLUS™ is an Intermediate Government/Credit strategy that prioritizes capital preservation and income generation. Utilizing a laddered

structure, the strategy invests in high-quality taxable municipal bonds, corporate bonds, U.S. Treasuries, and agencies, with an average credit rating of AA and a typical maturity band of 1-12 years.

B. MATERIAL RISKS ASSOCIATED WITH FIXED INCOME SECURITIES

Investing in securities involves risk of loss that clients should be prepared to bear. The risks associated with fixed income investments will vary depending on the investment strategy employed, and the specific securities held within a client's account. Clients should understand these risks and be prepared for the possibility of loss.

Belle Haven does not provide tax or legal advice. Each client's tax and financial circumstances are unique, and investment decisions should be made based on the client's individual objectives and circumstances, in consultation with their professional tax, financial, and/or legal advisers.

The risks described below are not intended to be a complete enumeration of all risks associated with the Firm's investment strategies. The relevance and significance of each risk will vary depending on the investment strategy employed, the types of securities held, and prevailing market and economic conditions.

CALL AND REINVESTMENT RISK

Certain fixed income securities may be redeemed by the issuer prior to their stated maturity date. When interest rates decline, issuers may call outstanding bonds and refinance the debt at lower rates. If a bond is called, investors may be required to reinvest proceeds at lower prevailing interest rates, which could reduce portfolio income.

CREDIT AND DEFAULT RISK

Credit risk refers to the possibility that an issuer may fail to make timely payments of principal or interest. Changes in an issuer's credit quality or credit rating may adversely affect the market value and liquidity of a security. Lower-rated securities generally involve a higher degree of credit and default risk.

CYBERSECURITY RISK

Cybersecurity incidents, including unauthorized access to systems, data breaches, denial-of-service attacks, or other operational disruptions may adversely affect the ability to manage client accounts, safeguard confidential information, or maintain normal business operations. Cybersecurity risks may also arise from third-party service providers, including custodians, broker-dealers, and technology vendors. A cybersecurity incident could result in financial loss, regulatory exposure, reputational harm, compliance costs, or disruption to the Firm's operations.



INFLATION RISK

Inflation may erode the purchasing power of investment income and principal. Fixed income securities may be particularly susceptible to inflation risk, as their returns are generally fixed.

INTEREST RATE AND DURATION RISK

The value of fixed income securities generally varies inversely with changes in interest rates. As interest rates rise, the market value of such securities typically declines. Securities with longer maturities or durations are generally more sensitive to changes in interest rates and may experience greater price volatility.

LIQUIDITY RISK

Liquidity risk refers to the possibility that a security may be difficult to purchase or sell at a desired time or price. Reduced market liquidity, particularly during periods of market stress, may result in wider bid-ask spreads and increased price volatility.

MARKET AND ECONOMIC RISK

The value of securities may fluctuate due to changes in economic conditions, interest rates, inflation expectations, geopolitical events, or other market factors. These conditions may affect individual issuers, sectors, or financial markets more broadly.

MONETARY POLICY AND INTEREST RATE ENVIRONMENT RISK

Changes in monetary policy, including actions by the Federal Reserve, may significantly affect interest rates, market liquidity, and investor sentiment. Rapid or unexpected changes in interest rates may increase volatility and negatively impact fixed income markets.

MUNICIPAL MARKET STRUCTURE RISK

The municipal bond market is decentralized and may have limited trading activity for certain securities. As a result, municipal securities may be subject to reduced liquidity, wider bid-ask spreads, and less transparent pricing compared to other fixed income markets.

OPERATIONAL AND THIRD-PARTY SERVICE PROVIDER RISK

The Firm relies on third-party service providers, including custodians, administrators, broker-dealers, technology providers, and other vendors. Operational failures, system disruptions, or service interruptions at these providers could affect the Firm's ability to conduct trading, manage accounts, or provide services to clients.

REGULATORY AND LEGISLATIVE RISK

Changes in federal, state, or local laws and regulations may affect the municipal securities market, the tax treatments of investments, or the Firm's operations. Legislative or regulatory changes may adversely impact the value or liquidity of investments.



SECTOR AND GEOGRAPHIC CONCENTRATION RISK

Portfolios that are concentrated in specific sectors, industries, or geographic regions may be more susceptible to adverse developments affecting those areas, including economic, political, or regulatory changes.

TAX RISK

Municipal securities are generally issued with the expectation that interest income will be exempt from federal income tax; however, such tax treatment may be subject to change. In addition, investors may be subject to capital gains taxes, state or local taxes, or the alternative minimum tax.

TAX MANAGEMENT AND TAX LOSS HARVESTING RISK

Strategies designed to manage tax liabilities, including tax loss harvesting, may increase portfolio turnover and transaction costs. The effectiveness of such strategies depends on individual client circumstances and prevailing tax laws, which may change.

C. MATERIAL RISKS ASSOCIATED WITH CERTAIN SECURITIES

PRIVATE FUND/INVESTMENT FUND RISK

Private investment funds, including Belle Haven Aggressive Muni, L.P. (“BHAM”) may be subject to reduced liquidity, including restrictions on withdrawals or redemptions. In addition, such investments may involve valuation uncertainty, limited transparency, and reliance on the investment manager’s discretion. Investors should carefully review the applicable offering documents for a complete discussion of the risks associated with an investment in such vehicles.

ITEM 9. DISCIPLINARY INFORMATION

Belle Haven operates in a highly regulated environment and is subject to examination and oversight by federal and state regulatory authorities. In the ordinary course of business, the Firm may receive regulatory inquiries, requests for information, or be subject to examinations.

The Firm is required to disclose all material legal or disciplinary events that would be considered important to a client’s or prospective client’s evaluation of the Firm or the integrity of its management. Belle Haven’s investment advisory business and its management persons do not have any legal or disciplinary events that are required to be disclosed under this Item.



ITEM 10. OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

A. BROKER-DEALER AFFILIATIONS

Belle Haven Investments, L.P. is dually registered as an investment adviser with the U.S. Securities and Exchange Commission (“SEC”) and a member of the Financial Industry Regulatory Authority (“FINRA”), and the Municipal Securities Rulemaking Board (“MSRB”), through its affiliated broker-dealer activities.

Certain employees of the Firm maintain securities registrations with FINRA.

B. COMMODITY FUTURES AFFILIATIONS

Belle Haven Investments, L.P. is not registered as, and does not have, an application pending to become registered as a futures commission merchant, commodity pool operator, or commodity trading adviser. In addition, the Firm and its employees are not associated persons of any such entity.

C. OTHER AFFILIATIONS

Belle Haven Investments, L.P. is dually registered as an investment adviser with the U.S. Securities and Exchange Commission (“SEC”) and a member of the Financial Industry Regulatory Authority (“FINRA”), and the Municipal Securities Rulemaking Board (“MSRB”), through its affiliated broker-dealer activities.

The Firm’s broker-dealer activities primarily consist of executing transactions in fixed income securities in connection with the investment advisory services provided to the Firm’s investment advisory clients in its capacity as an investment adviser.

The Firm also maintains a limited number of legacy retail brokerage accounts. In its capacity as a broker-dealer for these accounts, Belle Haven effects transactions on a non-discretionary and non-solicited basis only. The Firm does not provide investment recommendations or advice to retail brokerage clients and does not offer discretionary brokerage services.

The following management persons devote a portion of their time to the Firm’s broker-dealer activities:

- Matthew Dalton, Chief Executive Officer – approximately 15%;
- Laura Chapman, Chief Operating Officer – approximately 15%;
- Melissa Chaffee, Chief Compliance Officer – approximately 35%; and



- Michael Menna, Chief Financial Officer – approximately 35%.

The Firm has implemented policies and procedures designed to ensure that the time devoted by these individuals to broker-dealer activities does not adversely affect the Firm’s ability to meet its obligations to investment advisory clients. A significant portion of such broker-dealer activities relates to transactions executed on behalf of the Firm’s investment advisory clients.

Belle Haven Capital Management, Inc. (“BHCM”), an affiliated entity, serves as the general partner of Belle Haven Aggressive Muni, L.P. (“BHAM”), a private fund for which Belle Haven provides investment advisory services. Belle Haven receives higher management fees for managing BHAM than it does for certain separately managed accounts. This creates a financial incentive for the Firm to recommend BHAM over other investment options. The Firm addresses this conflict by managing all client accounts, including BHAM, in accordance with their respective investment objectives, guidelines, and fiduciary obligations, without regard to differences in fee arrangements. Recommendations to invest in BHAM are made only to clients who meet the applicable eligibility requirements, including qualification as an “Accredited Investor” under Regulation D of the Securities Act of 1933, as amended, and as a “Qualified Client” under the Investment Advisers Act of 1940.

D. RECOMMENDATION OR SELECTION OF OTHER INVESTMENT ADVISERS

Belle Haven does not recommend or select other investment advisers for its investment advisory clients. The Firm does not receive any direct or indirect compensation from, and does not maintain any business relationships with, other investment advisers that would create a material conflict of interest.

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

A. SUMMARY OF CODE OF ETHICS

Belle Haven has adopted a Code of Ethics (the “Code”) in accordance with Rule 204A-1 under the Investment Advisers Act of 1940. The Code is designed to: (i) ensure that employees understand their responsibilities to the Firm and its clients in providing effective and proper professional investment management services; (ii) establish standards of conduct in situations where conflicts of interest are most likely to arise; (iii) ensure compliance with applicable federal securities laws, including those governing the misuse of material non-public information; (iv) protect the Firm from reputational risk; and (v) establish procedures that enable the Firm to monitor employee activity for compliance with the Code.

The Code applies to all employees of the Firm, who are classified as “Supervised Persons.” The Firm has determined that all Supervised Persons are also considered “Access Persons” and are therefore



subject to the Code's provisions governing personal securities transactions and heightened fiduciary responsibilities.

Belle Haven's Code is grounded in fundamental fiduciary principles, including the requirement that the interests of clients come first, that Supervised Persons must not take inappropriate advantage of their position, and that client and Firm information must be maintained as confidential. The Code further prohibits practices such as front-running, misuse of material non-public information, and any conduct that would compromise the Firm's duty to act in the best interests of its clients.

All Supervised Persons are required to acknowledge receipt of the Code upon hire, upon any material amendment, and at least annually thereafter. Supervised Persons are required to promptly report any actual or suspected violations of the Code to the Chief Compliance Officer ("CCO") or a designee. Failure to comply with the Code may result in disciplinary action, up to and including termination of employment.

The Firm has implemented a Personal Securities Trading Policy and Procedure designed to mitigate conflicts of interest associated with employee trading activity. Supervised Persons are required to disclose all "covered accounts," defined as accounts in which they have a direct or indirect beneficial interest or control, including accounts of certain immediate family members and related persons.

Supervised Persons must obtain pre-clearance from the CCO or designee prior to acquiring or disposing of a beneficial interest in a "covered security," unless an exception applies. Pre-clearance requests are submitted through the Firm's third-party compliance platform, which is also used to monitor personal trading activity, maintain account feeds, and support certifications and reporting obligations.

In addition, the Code imposes holding period requirements, blackout periods, and restrictions on transactions involving securities that are under consideration for, or actively traded in, client accounts. The Firm also maintains Restricted and Watch Lists to further mitigate conflicts of interest.

Supervised Persons are required to disclose all covered accounts and associated holdings within ten (10) calendar days of hire and must review and certify the accuracy of their account, holdings, and transaction information on at least a quarterly basis. The Firm's Compliance Program includes ongoing monitoring, supervisory review, and escalation procedures designed to identify and address potential conflicts and Code violations in a timely manner.

A copy of the Firm's Code of Ethics is available to clients and prospective clients upon request by contacting the Chief Compliance Officer at (914) 816-4633 or compliance@bellehaven.com.



B. RECOMMENDATIONS TO THE CLIENTS OF SECURITIES IN WHICH WE HAVE A BENEFICIAL INTEREST

Belle Haven may recommend that certain clients invest in Belle Haven Aggressive Muni, L.P. (“BHAM”), a private investment fund for which Belle Haven provides investment advisory services. Belle Haven Capital Management, Inc. (“BHCM”), an affiliated entity, serves as the General Partner of BHAM.

This relationship creates a conflict of interest because Belle Haven has an indirect financial interest in BHAM and may receive higher management fees in connection with managing BHAM than it does for certain separately managed accounts. As a result, the Firm has an incentive to recommend BHAM over other investment options.

Consistent with the fiduciary principles set forth in the Code of Ethics, Belle Haven addresses this conflict by requiring that all recommendations be made in the best interests of clients and by applying the same investment discipline, processes, and oversight across client accounts, without regard to differences in fee arrangements. Recommendations to invest in BHAM are made only to clients whose investment objectives are consistent with the strategy and who meet applicable eligibility requirements, including qualification as an “Accredited Investor” under Regulation D of the Securities Act of 1933 and, where applicable, a “Qualified Client” under Rule 205-3 of the Investment Advisers Act of 1940.

C. INVESTING IN THE SAME SECURITIES AS CLIENTS

Belle Haven’s Personal Securities Trading Policy and Procedure is designed to ensure that personal trading by Supervised Persons does not conflict with, or take advantage of, client transactions.

Supervised Persons are generally restricted from engaging in transactions that are being considered for, or transacted in, client accounts, and are prohibited from engaging in conduct such as front-running or trading on material non-public information. Transactions that could be perceived as conflicting with client activity are subject to heightened scrutiny or prohibition under the Code.

These restrictions are supported by pre-clearance requirements, blackout periods, Restricted and Watch Lists, and supervisory monitoring through the Firm’s compliance systems. These controls are designed to ensure that client interests are prioritized and that personal trading activity does not adversely affect client outcomes.



D. RECOMMENDING SECURITIES TO CLIENTS AND TRADING IN THOSE SECURITIES

As set forth in the Code of Ethics, Supervised Persons are prohibited from engaging in transactions that conflict with trading activity being considered or executed on behalf of client accounts. This includes transactions where such activity could create an actual or perceived conflict of interest.

Additional information regarding the Firm's Personal Securities Trading Policy and Procedure is described in Item 11.A.

ITEM 12. BROKERAGE PRACTICES

A. FACTORS IN BROKER SELECTION

As a fiduciary, Belle Haven seeks to obtain best execution for client transactions. The Firm defines best execution as executing securities transactions in a manner that it believes maximizes the overall value to the client under the circumstances, taking into account factors such as price, execution quality, transaction costs, speed, order size, market conditions, and settlement.

Belle Haven is authorized to execute securities transactions for client accounts through one or more registered broker-dealers, including its affiliated broker-dealer. In its capacity as a broker-dealer, Belle Haven generally executes all fixed income transactions for client accounts. This creates a conflict of interest, as the Firm has a financial interest in executing transactions through its affiliated broker-dealer rather than through another broker-dealer. The Firm addresses this conflict by adhering to its fiduciary duty and best execution obligations. When acting as broker-dealer, Belle Haven does not charge commissions, mark-ups, or mark-downs to its investment advisory accounts. If the Firm determines that it cannot achieve best execution, it may execute transactions through other broker-dealers.

Belle Haven seeks to obtain the most favorable terms reasonably available under the circumstances. The Firm conducts periodic reviews, at least quarterly, of execution quality. These reviews evaluate factors such as pricing, execution efficiency, and overall transaction costs, and are performed by designated members of the Firm's trading and compliance teams.

Additional information regarding the Firm's investment approach is described in Item 8.A.

RESEARCH AND OTHER SOFT DOLLAR BENEFITS

Belle Haven does not receive research or other products or services in connection with client brokerage transactions and does not utilize soft dollar arrangements.

BROKERAGE FOR CLIENT REFERRALS



Belle Haven does not receive client referrals from broker-dealers or other third-parties in exchange for directing brokerage transactions.

DIRECTED BROKERAGE

Belle Haven does not permit investment advisory clients to direct brokerage transactions to specific brokers or dealers.

B. AGGREGATING THE PURCHASE OR SALE OF SECURITIES FOR CLIENT ACCOUNTS

PURCHASE ALLOCATION PROCEDURES

The Firm's Portfolio Management Team determines the appropriate investment strategy for each security based on its characteristics. Securities are allocated among client accounts using a combination of qualitative and quantitative factors, which may include, but are not limited to, maturity, coupon, duration, sector, state of issuance, credit quality, and the relative cash position of each account. The Firm seeks to allocate investment opportunities in a manner it believes is fair and equitable over time and consistent with each client's investment objectives, guidelines, and restrictions.

In certain instances, the Firm may purchase securities in smaller denominations ("odd lots"), generally defined as positions with a par value of less than \$100,000, in order to take advantage of pricing opportunities in the fixed income markets. Due to the limited size of such transactions, these securities may not be suitable for allocation across all client accounts. In such cases, securities are allocated to accounts for which the investment is determined to be most appropriate based on the factors described above.

The Firm may also purchase securities in larger denominations ("round lots"). As with odd lots, individual transactions may not be sufficient to meet the needs of all client accounts. Accordingly, allocations are made based on the Firm's allocation methodology, and there may be instances where not all accounts receive an allocation.

Given the varying investment objectives, guidelines, and restrictions of client accounts, deviations from the Firm's general allocation approach may occur. In such cases, the Firm allocates securities in a manner it believes is fair and equitable and consistent with the applicable investment mandate.

SELLING ALLOCATION PROCEDURES FOR ALL STRATEGIES

Sales of securities are generally initiated for specific client accounts based on account-level considerations. In instances where a security is held across multiple accounts and is sold on an opportunistic basis, the Firm allocates the sale among affected accounts in a manner it believes is fair and equitable, taking into account factors such as relative cash positions, portfolio composition, and order size.



In certain circumstances, securities - particularly odd lots or client-directed positions - may be less liquid and may be sold at less favorable prices. If transactions are executed through another broker-dealer, additional transaction costs may be incurred. Such costs are not determined by, nor retained by, Belle Haven.

PRE-ALLOCATED TRADES

In some cases, the Firm may determine that a particular security is appropriate for a specific client account prior to trade execution based on factors such as investment objectives, client-imposed restrictions, cash availability, tax considerations, duration targets, and credit quality. These transactions are allocated to the designated account(s) at the time of execution and are not subject to the general allocation procedures described above.

If a pre-allocated trade is only partially filled, the Firm may allocate the executed portion on a pro rata basis among eligible accounts, unless doing so would be inconsistent with an account's investment guidelines or restrictions. In such cases, allocations are made in a manner the Firm believes is fair and equitable.

ALLOCATIONS AMONG SEPARATE ACCOUNTS, BELLE HAVEN AGGRESSIVE MUNI, L.P. ("BHAM"), THE TRANSAMERICA HIGH YIELD MUNI FUND, AND THE TRANSAMERICA INTERMEDIATE MUNI FUND (the "MUTUAL FUNDS")

Where a security is suitable for multiple investment advisory accounts, as well as for Belle Haven Aggressive Muni, L.P. ("BHAM") or the Mutual Funds, the Firm applies its allocation procedures where practicable. If the standard allocation approach is not practicable, the Firm allocates such opportunities in a manner it believes is fair and equitable over time and consistent with its fiduciary obligations.

C. ADDITIONAL TRADING PRACTICES

CROSS TRADES

Belle Haven may effect cross transactions between client accounts when it determines that such transactions are appropriate and in the best interest of both participating investment advisory accounts. Cross transactions may occur, for example, when the Firm receives a client-directed request for liquidity and a security held in one client account is suitable for purchase by another client account.

Belle Haven may bid alongside other third-party market participants on behalf of its investment advisory accounts for securities available in the market, including securities being sold from another client account. If the Firm's bid is determined to represent the most favorable terms available under prevailing market conditions, the transaction may be executed as a "cross trade" transaction. In situations where third-party bids are not available or practicable, the Firm may execute a cross transaction based on a good faith determination of fair market value, taking into account relevant factors such as market conditions, liquidity, trade size, and available pricing information.

Belle Haven recognizes that cross transactions can benefit both clients by potentially decreasing transaction costs and mitigating market impact; however, such transactions present a conflict of interest because one client account could be treated more favorably than another. The Firm addresses this conflict by adhering to its fiduciary duty to treat all clients fairly and equitably, by seeking to ensure that such transactions are effected at prices and under conditions that are consistent with its best execution obligations, that the transactions adhere to investment objectives and guidelines of the participating accounts, and that the trades are executed in accordance with the Firm's trade allocation policies and procedures. Belle Haven effects cross transactions on an agency basis and does not receive any additional compensation, mark-up, mark-down, or other financial benefit in connection with such transactions.

TRADE ERRORS

Belle Haven has a fiduciary obligation to ensure that portfolio management decisions are executed accurately and in a timely manner, consistent with a reasonable standard of care. The Firm maintains policies and procedures reasonably designed to identify, escalate, and correct trade errors in a timely and consistent manner.

In the event of a trade error, it is the Firm's policy to take all reasonable steps to promptly investigate and correct the error, with the objective of minimizing disruption and any adverse impact to the affected client account. Where a trade error is attributable to the Firm, any costs associated with correcting the error will be borne by Belle Haven. The Firm will reimburse the affected client account as necessary to restore the account to the position it would have been in had the error not occurred. If a trade error is caused by a third-party (e.g., broker-dealer, custodian, or counterparty), that party is generally responsible for correcting the error and any associated costs.

All trade errors are subject to compliance review and oversight and must be brought to the prompt attention of the Chief Compliance Officer ("CCO") to ensure that they are addressed in accordance with the Firm's Trade Error Procedures and fiduciary obligations.

ITEM 13. REVIEW OF ACCOUNTS

A. ONGOING REVIEW OF CLIENT ACCOUNTS

Client accounts are reviewed on an ongoing basis by members of the Firm's Portfolio Management Team to ensure alignment with each client's investment objectives, guidelines, and applicable investment strategy. These reviews include monitoring of portfolio composition, positioning, and consistency with the intended strategy.

B. EVENT-DRIVEN AND ADDITIONAL REVIEW OF CLIENT ACCOUNTS

In addition to the Firm's ongoing monitoring of client accounts, reviews are conducted on an event-driven and as-needed basis when specific circumstances warrant further evaluation or actions. Such



circumstances may be triggered by a variety of factors, including, but not limited to, material cash inflows or withdrawals, changes in market conditions, modifications to investment strategy, when the Firm becomes aware of changes in a client's financial circumstances, investment objectives, or risk tolerance.

This event-driven review process is designed to ensure that client portfolios remain aligned with applicable investment guidelines and are appropriately positioned in light of evolving client needs and market conditions. Clients and their primary investment advisers are encouraged to periodically review account performance and notify the Firm of any changes to their investment objectives or financial situation.

C. CONTENT AND FREQUENCY OF CLIENT REPORTS

Clients receive trade confirmations and periodic account statements directly from their account custodian in accordance with the terms of the applicable custodial agreement. These statements include detailed information regarding account holdings, balances, and transactions.

In addition, Belle Haven may provide clients with periodic reports, typically on a monthly or quarterly basis, which include information regarding account holdings and the performance of their investment advisory account. These reports are intended for informational purposes only. Clients should carefully review the account statements provided by the custodian and are encouraged to compare such statements with any reports received from the Firm. Custodial statements and trade confirmations are the official books and records of the account and should be relied upon as the authoritative source for account holdings, balances, and security valuations.

Investors in Belle Haven Aggressive Muni, L.P. ("BHAM") receive monthly performance reports.

ITEM 14. CLIENT REFERRALS AND OTHER COMPENSATION

A. ECONOMIC BENEFITS FROM THIRD-PARTIES

Belle Haven does not receive any direct or indirect economic benefits from non-clients in connection with the provision of investment advisory services.

B. COMPENSATION TO THIRD-PARTIES FOR REFERRALS

Belle Haven does not maintain any third-party solicitation or marketing arrangements and does not compensate unaffiliated broker-dealers or other third-parties for client referrals.



ITEM 15. CUSTODY

Belle Haven does not maintain physical custody of client funds or securities as defined under Rule 206(4)-2 of the Investment Advisers Act of 1940, with respect to its investment advisory accounts. Client assets are held by unaffiliated qualified custodians selected by the client or the client's primary investment adviser.

With respect to Belle Haven Aggressive Muni, L.P. ("BHAM"), Belle Haven is deemed to have custody due to its affiliation with Belle Haven Capital Management, Inc. ("BHCM"), which serves as the General Partner of BHAM. BHCM is controlled by Matt Dalton, who has authority over the Fund's operations, including investment and trading activities.

To address this custody arrangement, BHAM engages an independent public accounting firm to conduct an annual audit of its financial statements. Audited financial statements are distributed to investors within one hundred and twenty (120) days of the Fund's fiscal year end.

ITEM 16. INVESTMENT DISCRETION

Belle Haven is granted discretionary authority to manage client accounts pursuant to the terms of an Investment Management Agreement ("IMA") or Subadvisory Agreement. Discretionary authority permits the Firm to make investment decisions on behalf of clients, including the selection, purchase, and sale of securities, without obtaining prior client approval for each transaction.

The manner in which discretionary authority is established depends on the structure of the client relationship. Where a client's primary investment adviser has discretionary authority over the account and is authorized to engage third-party investment managers, Belle Haven is appointed as a subadvisor pursuant to an agreement with the primary investment adviser. In these cases, Belle Haven relies on the primary adviser's IMA with the client as evidence of its authority to manage the account on a discretionary basis. Where the client's primary investment adviser does not have, or elects not to exercise, discretionary authority to engage third-party managers, the client enters into a separate IMA directly with Belle Haven. This agreement grants Belle Haven discretionary authority to manage the client's account.

Under both arrangements, the client maintains their relationship with the primary investment adviser, while Belle Haven exercises discretionary authority in accordance with the applicable agreements and any client-imposed investment objectives, guidelines, or restrictions. Belle Haven does not have authority to withdraw client funds or transfer assets, except for the deduction of advisory fees when authorized by the client.

In certain limited circumstances, such as legacy client relationships, Belle Haven may be engaged directly by a client and granted full discretionary authority pursuant to an IMA. In other cases, Belle



Haven may provide non-discretionary services at the direction of a client's primary investment adviser, such as credit analysis or the execution of specific transactions. In these instances, Belle Haven does not exercise discretionary authority.

Belle Haven generally manages client accounts in accordance with the investment objectives and guidelines of its fixed income strategies, subject to any reasonable client-imposed restrictions. Such restrictions may limit the Firm's ability to fully implement a strategy and may affect account performance relative to other accounts managed under the same strategy.

With respect to Belle Haven Aggressive Muni, L.P. ("BHAM"), investment discretion is exercised by Belle Haven pursuant to its engagement by the Fund's General Partner, Belle Haven Capital Management, Inc. ("BHCM").

With respect to the Mutual Funds, Belle Haven exercises investment discretion pursuant to subadvisory agreements with the fund's investment adviser, including Transamerica Asset Management, Inc. ("TAM").

ITEM 17. VOTING CLIENT SECURITIES

Unless otherwise expressly delegated in writing by the client or the client's primary investment adviser, Belle Haven does not have authority to vote proxies for securities held in client investment advisory accounts. In such cases, proxy voting responsibility remains with the client or the client's primary investment adviser.

Where the Firm has been granted proxy voting authority, it is Belle Haven's policy to vote proxies in a manner it believes to be consistent with the best interests of its clients. As a general matter, the Firm will vote in accordance with management's recommendations; however, the Firm may abstain from voting a proxy if, in its reasonable judgment, the cost or administrative burden associated with voting is expected to exceed the potential benefit to clients.

- **INVESTMENT ADVISORY ACCOUNTS:** In instances where the Firm is authorized to vote proxies for investment advisory accounts, the client or the client's primary investment adviser is responsible for instructing the account custodian to forward proxy materials to Belle Haven. Upon receipt of such authorization and materials, the Firm will take the necessary steps to vote proxies received in either electronic or hard copy format. The Firm will not be responsible for voting proxies that are not properly directed or delivered to it.
- **BELLE HAVEN AGGRESSIVE MUNI, L.P. ("BHAM"):** From time to time, BHAM may hold equity securities that require proxy voting. In such cases, Belle Haven will vote proxies on behalf of BHAM in accordance with this policy and its fiduciary obligations.

- **THE MUTUAL FUNDS:** With respect to registered investment companies for which Belle Haven serves as subadviser, the Firm votes proxies in accordance with applicable regulatory requirements, including Rule 20a-1 under the Investment Company Act of 1940, and the policies established by the fund's investment adviser. The Firm provides records of proxy voting activity to the adviser's designated service provider, including Glass Lewis, to support compliance with applicable reporting requirements, including Rule 30b-1.

Belle Haven utilizes Broadridge Investor Communication Solutions, Inc. ("Broadridge") to facilitate proxy voting through access to electronic ballots and meeting information. The Firm does not utilize Broadridge as a proxy advisory firm and does not subscribe to services that provide voting recommendations or advice. If the Firm were to engage a proxy advisory firm in the future, it would adopt additional policies and procedures designed to evaluate such firm's recommendations and ensure that any voting determinations remain consistent with the Firm's fiduciary obligations and in the best interests of its clients.

Belle Haven has adopted policies and procedures designed to identify and address material conflicts of interest in proxy voting. In the event Belle Haven identifies a potential or actual material conflict of interest in connection with proxy voting, the Firm will take appropriate steps to address such conflict prior to voting the proxy. A material conflict of interest is generally defined as a conflict that could reasonably be expected to influence the Firm's decision-making with respect to a proxy vote.

Examples of material conflicts of interest may include, but are not limited to:

- A personal or business relationship between Firm personnel and a director or executive of a company soliciting proxies; or
- A situation in which the Firm provides investment management or other services to a company soliciting proxies.

In such circumstances, the Firm may take one or more of the following actions to ensure that voting decisions remain in the best interests of clients:

- Abstain from voting the proxy;
- Vote in proportion to other shareholders;
- Engage an independent third party to determine how the proxy should be voted;
- Refer the proxy to the client or the client's primary investment adviser for voting; or
- Disclose the conflict to affected clients and obtain their consent prior to voting.



March 25, 2026

Clients may contact the Firm's Chief Compliance Officer at (914) 816-4633 or via email at compliance@bellehaven.com to request a copy of the Firm's Proxy Voting Policies and Procedures or information regarding how the Firm voted proxies on their behalf.

ITEM 18. FINANCIAL INFORMATION

Belle Haven does not have any financial condition that is reasonably likely to impair its ability to meet its contractual commitments to its investment advisory clients. Belle Haven has not been the subject of a bankruptcy petition.



March 25, 2026

ITEM 1. COVER PAGE

J. Matthew Dalton Firm Brochure Part 2B

Belle Haven Investments, L.P.

800 Westchester Avenue

Suite N607

Rye Brook, NY 10573

www.bellehaven.com

March 25, 2026

This brochure supplement provides information about J. Matthew Dalton that supplements the Part 2A brochure of Belle Haven Investments, L.P. ("Belle Haven"). You should have received a copy of that brochure. If you have any questions about the contents of this brochure, please contact us at (914) 816-4633 and/or by email at compliance@bellehaven.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about J. Matthew Dalton and Belle Haven are also available on the SEC's website at www.adviserinfo.sec.gov.



ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

J. Matthew Dalton (born 1964) attended Purdue University prior to beginning his career in the securities industry with Lehman Brothers.

Mr. Dalton has been associated with Belle Haven Investments, L.P. (“Belle Haven” or the “Firm”) since 1996 and currently serves as the Firm’s Chief Executive Officer and Chief Investment Officer. In 2002, Mr. Dalton assumed his current leadership role in connection with the Firm’s transition from an institutional broker-dealer to an independent asset management firm.

Mr. Dalton has over 40 years of experience in the fixed income markets, including institutional sales, trading, and portfolio management.

Mr. Dalton holds the following FINRA registrations: Series 7, 24, 53, 63, 66, 79, and 99.

ITEM 3. DISCIPLINARY INFORMATION

Mr. Dalton has not been involved in any legal or disciplinary events that would be material to a client’s or prospective client’s evaluation of his integrity or professional conduct.

ITEM 4. OTHER BUSINESS ACTIVITIES

Belle Haven is a dually registered investment adviser and broker-dealer specializing in the trading and management of taxable and tax-exempt fixed income portfolios, including U.S. municipal, corporate, government, and Treasury securities. The Firm provides discretionary investment advisory services primarily through separately managed accounts (“SMAs”), including wrap fee programs and model-based platforms sponsored by third-party financial institutions. The Firm also serves as a subadviser to registered investment companies.

In its capacity as a broker-dealer, Belle Haven primarily executes fixed income transactions for its investment advisory clients. The Firm does not charge commissions, mark-ups, or mark-downs on transactions executed for advisory accounts. The Firm maintains a limited number of legacy retail brokerage accounts for which it effects transactions on a non-discretionary and non-solicited basis and does not provide investment recommendations.

Transactions executed for institutional broker-dealer clients may include a mark-up or mark-down embedded in the transaction price. Mr. Dalton does not receive transaction-based compensation. His compensation is derived from a distribution of the Firm’s net profits.

Mr. Dalton’s responsibilities include both investment advisory and broker-dealer activities. This presents a potential conflict of interest in the allocation of his time and attention. The Firm addresses this conflict through its supervisory structure, integrated business model, and compliance oversight.

Mr. Dalton is President and majority shareholder of Belle Haven Capital Management, Inc. (“BHCM”), an affiliated entity that serves as General Partner to Belle Haven Aggressive Muni, L.P. (“BHAM”), a private fund. In this capacity, Mr. Dalton is involved in the oversight and management of BHAM. This



relationship presents a potential conflict of interest, as the Firm or its personnel may have an incentive to allocate time or resources to the private fund. The Firm addresses this conflict through its fiduciary obligations and compliance policies and procedures.

Mr. Dalton does not engage in any other investment-related business or occupation outside of Belle Haven and its affiliated entities described above.

ITEM 5. ADDITIONAL COMPENSATION

Mr. Dalton does not receive any economic benefit from any person or entity other than the Firm in connection with provision of investment advisory services.

ITEM 6. SUPERVISION

Mr. Dalton is subject to the Firm's supervisory and compliance framework. Laura Chapman, Belle Haven's Chief Operating Officer ("COO"), is responsible for overseeing the Firm's operations and supervisory processes, including those relating to investment advisory activities. Oversight is conducted through ongoing interaction, review of investment strategies, and adherence to the Firm's policies and procedures.

Mr. Dalton is also subject to the Firm's Code of Ethics and compliance program and is required to certify his compliance with such policies at least annually.

Laura Chapman may be reached at (914) 816-4633.

ITEM 1. COVER PAGE



March 25, 2026

Matthew Thomas

Firm Brochure

Part 2B

Belle Haven Investments, L.P.

800 Westchester Avenue

Suite N607

Rye Brook, NY 10573

www.bellehaven.com

March 25, 2026

This brochure supplement provides information about Matthew Thomas that supplements the Part 2A brochure of Belle Haven Investments, L.P. ("Belle Haven"). You should have received a copy of that brochure. If you have any questions about the contents of this brochure, please contact us at (914) 816-4633 and/or by email at compliance@bellehaven.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about Matthew Thomas and Belle Haven are also available on the SEC's website at www.adviserinfo.sec.gov.



ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Matthew Thomas (born 1988) earned a Bachelor of Science in Finance from American University in 2011.

Mr. Thomas began his career in the securities industry in 2011 as a Proprietary Trader at Trillium Trading, where he was employed from 2011 to 2012.

Mr. Thomas has been associated with Belle Haven Investments, L.P. (“Belle Haven” or the “Firm”) since 2012 and is a member of the Firm’s Investment Team. His responsibilities include trading corporate fixed income securities and supporting the management of the Firm’s taxable fixed income strategies. Mr. Thomas was named Partner in 2022.

Mr. Thomas holds the following FINRA registrations: Series 4, 7, 52, and 63.

ITEM 3. DISCIPLINARY INFORMATION

Mr. Thomas has not been involved in any legal or disciplinary events that are material to a client’s or prospective client’s evaluation of his integrity or professional conduct.

ITEM 4. OTHER BUSINESS ACTIVITIES

Belle Haven is a dually registered investment adviser and broker-dealer specializing in the trading and management of taxable and tax-exempt fixed income portfolios, including U.S. municipal, corporate, government, and Treasury securities. The Firm provides discretionary investment advisory services primarily through separately managed accounts (“SMAs”), including wrap fee programs and model-based platforms sponsored by third-party financial institutions. The Firm also serves as a sub-adviser to registered investment companies.

In its capacity as a broker-dealer, Belle Haven primarily executes fixed income transactions for its investment advisory clients. The Firm does not charge commissions, mark-ups, or mark-downs on transactions executed for advisory accounts. The Firm maintains a limited number of legacy retail brokerage accounts for which it effects transactions on a non-discretionary and non-solicited basis and does not provide investment recommendations.

Transactions executed for institutional broker-dealer clients may include a mark-up or mark-down embedded in the transaction price. Mr. Thomas, as a registered representative, does not receive transaction-based compensation. His compensation is not tied to brokerage transactions and is based on his role and responsibilities within the Firm.

Mr. Thomas’s responsibilities include both investment advisory and broker-dealer activities. This presents a potential conflict of interest in the allocation of his time and attention. The Firm addresses this conflict through its supervisory structure, integrated business model, and compliance oversight.

Mr. Thomas does not engage in any investment-related or other business or occupation outside of Belle Haven.



March 25, 2026

ITEM 5. ADDITIONAL COMPENSATION

Mr. Thomas does not receive any economic benefit from any person or entity other than the Firm in connection with the provision of investment advisory services.

ITEM 6. SUPERVISION

Mr. Thomas is subject to the Firm's supervisory and compliance framework. J. Matthew Dalton, Chief Executive Officer and Chief Investment Officer, is responsible for supervising Mr. Thomas's investment advisory activities through ongoing interaction, review of trading activity and investment strategies, and oversight of portfolio management processes.

Mr. Thomas is also subject to the Firm's compliance policies and procedures, including its Code of Ethics, and is required to certify his compliance with such policies at least annually.

J. Matthew Dalton may be reached at (914) 816-4633.



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ITEM 1. COVER PAGE

Mark Christiana (Max) Firm Brochure Part 2B

Belle Haven Investments, L.P.

800 Westchester Avenue

Suite N607

Rye Brook, NY 10573

www.bellehaven.com

March 25, 2026

This brochure supplement provides information about Max Christiana that supplements the Part 2A brochure of Belle Haven Investments, L.P. ("Belle Haven"). You should have received a copy of that brochure. If you have any questions about the contents of this brochure, please contact us at (914) 816-4633 and/or by email at compliance@bellehaven.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about Max Christiana and Belle Haven are also available on the SEC's website at www.adviserinfo.sec.gov.



ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Mark Christiana (born 1993) earned a Bachelor of Science in Finance from Boston College in 2015.

Mr. Christiana began his career in the securities industry as a Trader in the Global Markets Division at Citizens Bank.

Mr. Christiana has been associated with Belle Haven Investments, L.P. (“Belle Haven” or the “Firm”) since 2016 and is a member of the Firm’s Investment Team. His responsibilities include trading fixed income securities in the secondary market and supporting the management of the Firm’s tax-exempt fixed income strategies. Mr. Christiana was named Partner in 2023.

Mr. Christiana holds the following FINRA registrations: Series 4, 7, 52, 53, 63, and 65.

ITEM 3. DISCIPLINARY INFORMATION

Mr. Christiana has not been involved in any legal or disciplinary events that are material to a client’s or prospective client’s evaluation of his integrity or professional conduct.

ITEM 4. OTHER BUSINESS ACTIVITIES

Belle Haven is a dually registered investment adviser and broker-dealer specializing in the trading and management of taxable and tax-exempt fixed income portfolios, including U.S. municipal, corporate, government, and Treasury securities. The Firm provides discretionary investment advisory services primarily through separately managed accounts (“SMAs”), including wrap fee programs and model-based platforms sponsored by third-party financial institutions. The Firm also serves as a sub-adviser to registered investment companies.

In its capacity as a broker-dealer, Belle Haven primarily executes fixed income transactions for its investment advisory clients. The Firm does not charge commissions, mark-ups, or mark-downs on transactions executed for advisory accounts. The Firm maintains a limited number of legacy retail brokerage accounts for which it effects transactions on a non-discretionary and non-solicited basis and does not provide investment recommendations.

Transactions executed for institutional broker-dealer clients may include a mark-up or mark-down embedded in the transaction price. Mr. Christiana, as a registered representative, does not receive transaction-based compensation. His compensation is not tied to brokerage transactions and is based on his role and responsibilities within the Firm.

Mr. Christiana’s responsibilities include both investment advisory and broker-dealer activities. This presents a potential conflict of interest in the allocation of his time and attention. The Firm addresses this conflict through its supervisory structure, integrated business model, and compliance oversight.

Mr. Christiana does not engage in any investment-related or other business or occupation outside of Belle Haven.



ITEM 5. ADDITIONAL COMPENSATION

Mr. Christiana does not receive any economic benefit from any person or entity other than the Firm in connection with the provision of investment advisory services.

ITEM 6. SUPERVISION

Mr. Christiana is subject to the Firm's supervisory and compliance framework. J. Matthew Dalton, Chief Executive Officer and Chief Investment Officer, is responsible for supervising Mr. Christiana's investment advisory activities through ongoing interaction, review of trading activity and investment strategies, and oversight of portfolio management processes.

Mr. Christiana is also subject to the Firm's compliance policies and procedures, including its Code of Ethics, and is required to certify his compliance with such policies at least annually.

J. Matthew Dalton may be reached at (914) 816-4633.



March 25, 2026

ITEM 1. COVER PAGE

Lincoln James Firm Brochure Part 2B

Belle Haven Investments, L.P.

800 Westchester Avenue

Suite N607

Rye Brook, NY 10573

www.bellehaven.com

March 25, 2026

This brochure supplement provides information about Lincoln James that supplements the Part 2A brochure of Belle Haven Investments, L.P. ("Belle Haven"). You should have received a copy of that brochure. If you have any questions about the contents of this brochure, please contact us at (914) 816-4633 and/or by email at compliance@bellehaven.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about Lincoln James and Belle Haven are also available on the SEC's website at www.adviserinfo.sec.gov.



ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Lincoln James (born 1987) earned a Bachelor of Arts in Mathematics and Economics from St. Olaf College and a Master of Science in Applied Mathematics from DePaul University.

Mr. James has approximately 15 years of experience in the municipal bond industry. Prior to joining Belle Haven Investments, L.P. (“Belle Haven” or the “Firm”) in 2023, he held roles involving underwriting and trading of municipal securities at Hutchinson, Shockey, Erley & Co., Huntington Capital Markets, and Loop Capital Markets.

Mr. James is a member of the Firm’s Investment Team. His responsibilities include trading fixed income securities in the secondary market and supporting the management of the Firm’s tax-exempt fixed income strategies.

Mr. James holds the following FINRA registrations: Series 7, 52, 53, 63, and 65.

ITEM 3. DISCIPLINARY INFORMATION

Mr. James has not been involved in any legal or disciplinary events that are material to a client’s or prospective client’s evaluation of his integrity or professional conduct.

ITEM 4. OTHER BUSINESS ACTIVITIES

Belle Haven is a dually registered investment adviser and broker-dealer specializing in the trading and management of taxable and tax-exempt fixed income portfolios, including U.S. municipal, corporate, government, and Treasury securities. The Firm provides discretionary investment advisory services primarily through separately managed accounts (“SMAs”), including wrap fee programs and model-based platforms sponsored by third-party financial institutions. The Firm also serves as a sub-adviser to registered investment companies.

In its capacity as a broker-dealer, Belle Haven primarily executes fixed income transactions for its investment advisory clients. The Firm does not charge commissions, mark-ups, or mark-downs on transactions executed for advisory accounts. The Firm maintains a limited number of legacy retail brokerage accounts for which it effects transactions on a non-discretionary and non-solicited basis and does not provide investment recommendations.

Transactions executed for institutional broker-dealer clients may include a mark-up or mark-down embedded in the transaction price. Mr. James, as a registered representative, does not receive transaction-based compensation. His compensation is not tied to brokerage transactions and is based on his role and responsibilities within the Firm.

Mr. James’s responsibilities include both investment advisory and broker-dealer activities. This presents a potential conflict of interest in the allocation of his time and attention. The Firm addresses this conflict through its supervisory structure, integrated business model, and compliance oversight.



Mr. James does not engage in any investment-related or other business or occupation outside of Belle Haven.

ITEM 5. ADDITIONAL COMPENSATION

Mr. James does not receive any economic benefit from any person or entity other than the Firm in connection with the provision of investment advisory services.

ITEM 6. SUPERVISION

Mr. James is subject to the Firm's supervisory and compliance framework. J. Matthew Dalton, Chief Executive Officer and Chief Investment Officer, is responsible for supervising Mr. James's investment advisory activities through ongoing interaction, review of trading activity and investment strategies, and oversight of portfolio management processes.

Mr. James is also subject to the Firm's compliance policies and procedures, including its Code of Ethics, and is required to certify his compliance with such policies at least annually.

J. Matthew Dalton may be reached at (914) 816-4633.



Belle Haven Investments, L.P. – Privacy Notice

Belle Haven Investments, L.P. (“Belle Haven” or the “Firm”) is committed to protecting the confidentiality and security of the nonpublic personal information entrusted to us. This Privacy Notice describes the categories of information we collect, how such information is used and shared, and the safeguards we maintain to protect such information in accordance with applicable laws and regulations.

Belle Haven does not sell nonpublic personal information. The Firm discloses such information solely as described in this Privacy Notice, in order to service client relationships, fulfill legal and regulatory obligations, and maintain the quality and integrity of its investment advisory services.

- “Nonpublic personal information” refers to personally identifiable information collected by a financial institution in connection with establishing or maintaining a client relationship. This includes information that directly identifies an individual, as well as information that can reasonably be associated with a particular individual.
- “Sensitive customer information” refers to a subset of customer information that could be used to commit identity theft or other financial harm, including, but not limited to, Social Security numbers, account numbers, and other financial identifiers.

INFORMATION WE COLLECT

Belle Haven collects nonpublic personal information in connection with establishing and maintaining client relationships, delivering investment advisory services, and complying with applicable legal and regulatory obligations. Information is obtained through account documentation, custodial records, investment management agreements, and other materials necessary to open, service, and maintain client accounts. This information may include, but is not limited to: personal identifiers, such as name, address, telephone number, email address, Social Security number, and date of birth; financial information, including income, assets, investment objectives, and risk tolerance; and account-related information, such as account balances, holdings, transactions, transfers, and account history. The Firm may also obtain information from third-party sources, including consumer reporting agencies and credit bureaus, in order to verify identity and other client-provided information, as appropriate.

IDENTITY VERIFICATION

In accordance with applicable legal and regulatory requirements, Belle Haven verifies client identities using information provided by the client, as well as information obtained from third-party sources. If the Firm is unable to verify a client’s identity, additional documentation may be requested, and certain transactions or account activity may be delayed or restricted until verification is completed.

INFORMATION WE DISCLOSE IN SERVICING YOUR ACCOUNT

Belle Haven may disclose nonpublic personal information to affiliated and unaffiliated third-parties as necessary to service client accounts, support business operations, and comply with legal and



regulatory obligations. Such third-parties may include custodians, recordkeepers, auditors, administrators, and other service providers engaged to perform functions on behalf of the Firm. The Firm requires service providers with access to nonpublic personal information to implement and maintain appropriate safeguards and oversee such providers through a risk-based due diligence and monitoring process consistent with applicable regulatory expectations.

The Firm may also disclose information to governmental or regulatory authorities, law enforcement, or other parties as required or permitted by law, including in connection with examinations, investigations, fraud prevention, litigation, or dispute resolution. Belle Haven does not disclose nonpublic personal information to non-affiliated third-parties in a manner that would trigger an opt-out right under Regulation S-P. If the Firm's information sharing practices change, clients will be provided with appropriate notice and an opportunity to opt out, as required by applicable law. The Firm continues to protect nonpublic personal information of former clients in accordance with this Privacy Notice, including pursuant to its data retention and secure destruction practices and applicable recordkeeping requirements.

CONFIDENTIALITY AND SECURITY PROCEDURES

Belle Haven is committed to safeguarding the confidentiality and security of nonpublic personal information in accordance with applicable federal securities laws. Access to such information is limited to personnel who require it to perform their responsibilities and is subject to established internal controls. The Firm maintains a comprehensive written Information Security Program ("ISP") that is reasonably designed to: ensure the security and confidentiality of customer information; protect against anticipated threats or hazards to the security or integrity of such information; and protect against unauthorized access to or use of such information that could result in substantial harm or inconvenience to any customer. These safeguards are implemented through written policies and procedures and are supported by administrative, technical, and physical controls, including employee training, access controls, and ongoing monitoring.

If Belle Haven determines that unauthorized access to or use of sensitive customer information has occurred or is reasonably likely to have occurred, and that such incident is reasonably likely to result in substantial harm or inconvenience to a customer, the Firm will provide notice to affected individuals as soon as practicable, but no later than 30 days after becoming aware of the incident, unless notification is delayed as permitted by law enforcement or regulatory authorities.

NOTICE TO CALIFORNIA RESIDENTS

The California Consumer Privacy Act of 2018 ("CCPA") provides certain rights to California residents with respect to their personal information, including the right to request access to personal information collected about them, the right to request deletion of such information, and the right to opt out of the sale of personal information. Personal information collected by financial institutions subject to the Gramm-Leach-Bliley Act ("GLBA"), such as Belle Haven, is generally exempt from the



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CCPA to the extent such information is collected, processed, and disclosed in accordance with GLBA. Belle Haven does not sell or share nonpublic personal information for direct marketing purposes. If the Firm's practices were to change, it will provide affected individuals with any required notices and opt-out rights in accordance with applicable law.

ADDITIONAL INFORMATION

Belle Haven reserves the right to amend this Privacy Notice from time to time and will provide notice of any material changes as required by applicable law. The Firm will continue to protect the nonpublic personal information of current and former clients in accordance with this Privacy Notice and applicable regulatory requirements.

If you have any questions regarding this Privacy Notice or would like additional information, please contact Belle Haven at (914) 816-4633 or compliance@bellehaven.com.