



FIRM BROCHURE
(PART 2A OF FORM ADV)

67 Etna Road, Suite 500
Lebanon, NH 03766
(603) 298-7001
(603) 298-7620
www.gfplp.com

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This brochure provides information about the qualifications and business practices of Global Forest Partners LP (“GFP”). If you have any questions about the contents of this brochure, please contact us at: (603) 298 7001, or by email at: compliance@gfplp.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. Registration with the SEC or a state securities authority does not imply a certain level of skill or training.

Additional information about Global Forest Partners LP is available on the SEC’s website at www.adviserinfo.sec.gov

Item 2: MATERIAL CHANGES

Material Changes since the Last Update

Since our annual update dated March 28, 2024, there have been no material changes made to this brochure.

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Item 4: ADVISORY BUSINESS

Firm Description

We are a timber investment management organization. We manage a globally diverse portfolio of timberland assets through closed-end investment funds and separately managed accounts for institutional and other qualified investors.

GFP is a successor to the timber investment management business of UBS Timber Investors, which itself is a successor to Resource Investments, Inc. (“RII”). RII was founded in 1982 as a subsidiary of the Boston Company and began managing assets for United States tax-exempt institutional investors in 1985. The firm operated as an independent investment adviser from 1990 until 1995 when it was acquired by UBS, which operated the firm until a management buyout in 2003. The firm underwent an internal succession transition in early 2019 whereby members of the management team acquired the equity in the firm.

Principal Owners

GFP is an independently owned partnership. There are no owners that hold 25% or more of GFP.

Types of Advisory Services

We advise clients on timberland and forestry-related investments located throughout the world. GFP emphasizes sustainably managed, high quality, planted forests in locations featuring robust domestic markets or efficient access to global markets. Within the alternative asset class, timberland can provide investors stable long-term rates of return, portfolio diversification, and cash yield from timber harvesting and related activities.

We are actively involved in the selection, acquisition and management of forestry properties and the oversight of timber and land sales. Utilizing fundamental research and analysis techniques, we review the quality of the timberland, the inventory of trees, prospects for productive growth, market demand, market development opportunities, and key market risks. In our analysis, we utilize advice from foresters and other subject matter specialists, including our employees, consultants and local property managers, who are familiar with the specific regions, properties and species being considered.

Where the investment case is compelling, GFP may supplement these core investments with one or more forestry-related projects, including manufacturing facilities, carbon sequestration projects, wind-energy projects, or general infrastructure projects. GFP’s experience has shown that the capacity to invest in such forestry-related projects can enhance the overall value of a fund’s forestry investments and provide flexibility in deal underwriting that presents an advantage in competitive processes for high quality assets.

Once acquired, GFP guides the strategic direction of each investment via annual budgeting, ongoing oversight and the development of standards for forestry systems and data management. GFP seeks to make improvements in forest growth and production through the application of best management practices, current technology, and leading management expertise. To manage investment risk, GFP

seeks to build a portfolio of investments displaying a diversity of end markets, regions, growing conditions, tree species and age class profiles.

Tailored Relationships

Investors are advised of our investment strategy for a timberfund before they make their investment commitments. In general, the timberfunds contain requirements for diversification including by: geographic regions or countries, tree species, size of investments relative to the timberfund and number of investments. In most cases, investors do not participate in the decision of whether to make any particular investment acquisition. GFP also manages timberfunds with tailored investment strategies to meet the requirements of individual investors.

Wrap Fee Programs

We do not participate in wrap fee programs.

Assets Under Discretionary and Non-Discretionary Management

As of December 31, 2024 GFP had assets under discretionary management of approximately \$2,425,565,000 and assets under non-discretionary management of approximately \$1,276,384,000.

Item 5: FEES AND COMPENSATION

Description

Our fees and compensation vary from fund to fund, but generally include the following:

- a) **Annual Asset Management Fee:** This fee generally starts at a maximum of 1.10% per annum and may be reduced, for example for larger investments or certain founding investors. In most cases, the Annual Asset Management Fee is based on the lower of i) invested capital, adjusted for inflation or ii) the net asset value of the fund as determined by the most recent annual appraisal. In certain timberfunds, there is an asset management fee between 0.25% and 0.65% for committed, but uncalled, capital. In order to reflect the reduced administrative burden relating to investors who participate in multiple GFP timberfunds or otherwise commit large pools of capital, GFP has established a management fee reduction policy (“GFP Management Fee Reduction Policy”). Investors who invest more than certain thresholds receive a fee rebate based on the thresholds established by the Fee Reduction Policy. A copy of the GFP Management Fee Reduction Policy is available to clients upon request without charge from the Chief Compliance Officer (“CCO”) or their designee.
- b) **Performance Based Fees and Compensation:** This compensation can be in the form of i) a profits interest (which entitles us to performance-based special allocations and distributions) or ii) performance-based fees, in each case based typically on a percentage of distributions in excess of a specified rate of return. Generally, no performance-based

special allocations/distributions or fees are earned or paid until clients have received back their invested capital plus a specified rate of return on that invested capital.

- c) One-Time Fees: Certain timberfunds have included a one-time fee which is described as a property analysis or investment creation fee. The fee has ranged between 0.20% and 0.25% of capital invested.

Fee Billing

Generally, asset management fees are paid to GFP quarterly in arrears either by the timberfunds or directly by investors, depending on fund structure and the availability of sufficient cash flow. Performance-based special distributions or performance fees, if any, are paid once the investors have received back their invested capital plus a specified rate of return on that capital.

Other Fees or Expenses

The offering documents, governing documents (including shareholders or management agreement) of each timberfund include a full explanation of expenses incurred in connection with GFP's advisory services.

Each of the timberfunds pays or reimburses GFP for all expenses incurred in connection with the organization of the timberfund. These aggregate organizational expenses are customarily subject to a cap.

Our timberfunds generally are responsible for all its respective ongoing operating costs, which shall include, without limitation, fees, costs, expenses, liabilities, and obligations relating or attributable to: (1) the timberfund; (2) the timberfund's activities and business; (3) the activities and business of any portfolio investment of such timberfund; and/or (4) any actual or prospective investments, whether or not consummated, of the timberfund (to the extent not subject to reimbursement). Such fees, costs, expenses, liabilities and obligations include, but are not limited to the following, whether relating to the timberfund or a portfolio investment of the timberfund:

- legal, custodial, administration, bookkeeping, recordkeeping, auditing, accounting, tax, consulting, advisory, appraisal, valuation, information and other professional services;
- taxes, fees, assessments and all other governmental charges that may be levied or assessed against any timberfund or a portfolio investment;
- any tax audits, investigations, settlements or reviews of the fund or a portfolio investment except to the extent the timberfund or the timberfund investment is reimbursed for such amount by an investor or such amount is treated as having been distributed to such investor pursuant to the governing documents;
- structuring, restructuring, negotiating, consummating, acquiring, bidding on, financing, refinancing, owning, holding, managing, hedging, taking public or private, selling, disposing of, valuing or liquidating, as applicable, any actual or prospective investment of any timberfund, and seeking to do any of the foregoing, whether or not such activity was consummated or otherwise successful, including without limitation all related legal, financing, commitment, transaction or other fees and expenses of attorneys, accountants, investment bankers, lenders, diligence costs, consultants and similar professionals;

- brokerage, depository, trustee, account and similar services;
- broker, dealer, finder, underwriter, loan administration, private placement, sales, investment banker and similar services;
- indebtedness of, or guarantees made by, any timberfund or any affiliate thereof, any portfolio company or any affiliate thereof, or GFP or any affiliate thereof on behalf of any timberfund or any portfolio investment of any timberfund, and any interest accrued thereon, including seeking to put any such indebtedness or guarantee in place;
- financing, commitment, origination and similar fees and expenses;
- reverse breakup, termination and other similar fees incurred by the timberfund or a portfolio investment;
- filing, title, transfer and similar fees of any timberfund or any portfolio investment;
- travel, lodging and other similar expenses incurred in connection with the monitoring of investments that are payable to persons who are not employees of GFP or members of GFP's asset management team or are payable to GFP or any affiliate thereof solely in reimbursement of such expenses paid by them on behalf of persons who are not employees or consultants of GFP or any affiliate thereof;
- establishment and tending of plantations, including the costs for planting, seedlings and soil preparation, ongoing maintenance, security, and fire protection costs, roading costs, harvesting and haulage costs and management, legal and financial costs associated therewith;
- IT systems maintained or developed in whole or in part for the benefit of any timberfund or any of its investments, including cloud services and database management services;
- the costs of any property management teams, including management and performance based compensation payable thereto;
- compliance-related matters and regulatory, compliance or administrative filings or reports of or related to any timberfund or any portfolio investment thereof, including without limitation compliance with the United States Securities Act of 1933, as amended, the EU Alternative Investment Fund Managers Directive, including depository services, and other applicable securities laws or regulations;
- the preparation, distribution or filing, as applicable, of financial statements, other financial reports, Schedule K-1s, other tax returns, and tax estimates, whether applicable to the timberfund or investment or portfolio company thereof;
- the protection of confidential information of the timberfund, its investors or any portfolio investment;
- judgments, fines, penalties, amounts paid in settlement, attorneys' fees, and costs of investigation incurred by or on behalf of the timberfund or a portfolio investment in connection with the conduct of the activities of the timberfund or portfolio investment or the defense or disposition of any claim, action, suit, inquiry or proceeding, whether civil, criminal, administrative or investigative, arising in connection with the conduct of the activities of the timberfund or portfolio investment;
- the transfer of interests in the timberfund, to the extent not reimbursed by the applicable transferor or transferee;
- making distributions to the investors in the timberfund;
- to the extent set forth in the governing documents, the activities or meetings of any investors' advisory committee (and the members thereof) and any tax matters person;

- indemnification and advancement of expenses to the extent, and subject to the limitations, set forth in the governing documents, the cost of insurance coverage associated with the operation of the timberfund or portfolio investment, including the reasonable premiums of liability insurance, including without limitation directors' and officers' liability insurance, errors and omissions liability insurance, management liability insurance and professional liability insurance;
- timber crop insurance and property insurance, including as part of a captive insurance company, the costs of which would be allocated to the timberfund in a manner determined to be reasonable by GFP;
- all extraordinary expenses of the timberfund or a portfolio investment;
- except as determined by GFP in its sole discretion or otherwise required under the governing documents, all fees, costs, expenses, liabilities, and obligations relating or attributable to any alternative investment vehicle ("AIV") created for such timberfund, such AIV's activities and business, any investment of such AIV, and/or any actual or prospective investments, whether or not consummated, of such AIV, that would be an expense of the timberfund if such fees, costs, expenses, liabilities, and obligations related or were attributable to the timberfund, its activities and business, any investment and/or any actual or prospective investment, whether or not consummated;
- the termination, liquidation, dissolution or winding up the affairs of such timberfund or portfolio investment;
- defaults by investors of such timberfund; and
- all fees, costs, expenses, liabilities, and obligations approved by such timberfund's investors' advisory committee.

The investors (through the timberfund) also bear their respective shares of any asset management fee and GFP's performance-based fee or other compensation, as applicable.

GFP is responsible for its office expenses (including rent), employee expenses (including salaries and benefits), consulting fees, travel, lodging and similar expenses and other administrative, overhead, operating and similar costs and expenses.

GFP is responsible for determining allocations of various fees and expenses to and among GFP, timberfunds and/or other clients. GFP faces potential conflicts of interest when it determines these allocations and has adopted a Fund and Property Level Expense Policy that establishes the policies and procedures for the review, approval, and payment of expenses. GFP, in its sole discretion, allocates fees and expenses in accordance with the relevant governing documents of the timberfund or client and in a manner that it believes is fair and equitable to the relevant timberfund or client under the circumstances and considering such factors as it deems pertinent.

Participation or Interest in Client Transaction

We do not accept compensation, for example, from brokerage commissions, or for the sale of securities in the timberfunds.

Item 6: PERFORMANCE-BASED FEES AND SIDE-BY-SIDE MANAGEMENT

As noted in Item 5 of this brochure, we earn either i) a profits interest (which entitles us to performance-based special allocations and distributions) or ii) performance-based fees, in each case based typically on a percentage of distributions in excess of a specified rate of return. Generally, no performance-based special allocations/distributions or fees are earned or paid until clients have received back their invested capital plus a specified rate of return on that invested capital.

While all our timberfunds have a performance-based allocation/distribution or fee component, the hurdle rate which must be met before such performance-based compensation is earned differs from fund to fund.

GFP may have an incentive to favor one fund or separately managed account over another based on the performance-based compensation that it or its related persons could receive. To address this potential conflict, each timberfund has a designated fund/separate account manager and in certain cases a board of directors which includes a majority of outside directors and/or a shareholder advisory committee.

GFP's policy is to allocate investment opportunities so that all clients are treated in a consistent and equitable manner. GFP has adopted a Code of Ethics requiring its employees and consultants to conduct themselves in accordance with high ethical standards. GFP's Investment Committee also regularly monitors the timberfunds' investments as described in Item 13 of this brochure.

Item 7: TYPES OF CLIENTS

GFP primarily provides investment management services to pooled investment vehicles structured principally for institutional investors, including high net worth individuals, family offices, insurance companies, pooled investment vehicles, private and public pension and profit sharing plans, and trusts, estates and charitable organizations.

Generally, the minimum dollar amount required to invest in a GFP timberfund is \$10,000,000; although GFP may reduce this minimum amount on a case-by-case basis.

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

Most investments by our timberfunds result in the fund owning 100% of an existing forestry estate or business or 100% of land that will be established as a forest through additional investments from the timberfund; although regulatory requirements in certain countries have resulted in some investments being made through joint ventures with in-country partners and in other cases, investments are made with other GFP-advised timberfunds or side-by-side investors. Consequently, our analysis and investment strategies are similar to those associated with private

equity, natural resources or real estate investments rather than investments in publicly traded securities.

In evaluating opportunities, GFP employs a bottom-up investment process that draws on GFP's local expertise and direct operational experience to inform valuation modeling and bid strategy in close coordination with the asset management team that will operate the investment post-acquisition. A robust due diligence process is undertaken to identify and mitigate risks, and encompasses forestry, market, operational, environmental, legal, political, and tax considerations. GFP's acquisition valuation work is conducted in-house and is based on a discounted cash flow methodology. The primary factors analyzed include log prices, the volume of timber to be produced, the mix of products to be harvested, potential for monetizing carbon value, operating costs, discount rates expected to be employed by the subsequent buyer of a property, and sensitivity to changes in foreign exchange rates over the anticipated holding period. GFP manages all due diligence activities, including the definition and scope of processes, investment analysis, and strategic planning.

Risk of Loss

An investment in a timberfund involves a risk of loss which a client should be prepared to bear. A summary of the material risks involved in connection with our investment strategies are provided below. A more detailed discussion of the material risks applicable to each timberfund is provided in the confidential memorandum, term sheet or investment considerations for that fund.

Lack of Liquidity; Long-Term Investment. No public market currently exists for the securities held by our clients in a timberfund and none is likely to develop. The securities held by a client in any timberfund will be subject to numerous restrictions on transferability and resale. The investments of any timberfund are illiquid and long-term. Even if successful, they may not produce a return for several years and cash flow may be limited. The possibility of partial or total loss of the amount invested will exist and investors should not subscribe unless they can bear the consequences of such loss.

Unspecified Investments. Investors must rely on the ability of GFP and its employees and consultants to identify and make investments consistent with the timberfund's investment strategy. The investors in timberfunds neither participate in the making of any investment decisions nor have the opportunity to evaluate personally the relevant economic, financial and other information used by GFP in the selection, acquisition, monitoring and disposition of investments. Accordingly, no purchase of securities of any timberfund should be made unless investors are willing to entrust all aspects of investment selection, acquisition, monitoring, and disposition to GFP.

Lack of Diversification of Investments. Although we intend to achieve investment diversification for a timberfund, it is possible that we may identify one or more investments that, at least in the early stages of such timberfund's life, would be substantial in size relative to the total amount of called capital. As a consequence, the aggregate returns realized by a particular timberfund could be materially adversely affected by the unfavorable performance of one of these substantial investments. Moreover, a timberfund invests in specific countries and consequently may be subject to the general economic performance of such countries.

Currency Risk; Capital Control Risk. All of our timberfunds' investments are subject to exposure to currency fluctuations that could affect such timberfunds' returns. While all timberfunds will endeavor to manage such risks, volatility in international exchange rates can affect valuations, pricing and the profit margin on foreign sales. We anticipate that, in general, the foreign currencies received by the timberfund with respect to its non-U.S. investments will be freely convertible into U.S. dollars on foreign exchange markets and that U.S. dollars received will be able to be repatriated out of various non-U.S. countries in which such timberfund invests. However, there can be no assurance that future restrictions will not be imposed on the movement or the convertibility of such non-U.S. currencies to U.S. dollars that impact the ability of a timberfund to make any distributions. Such restrictions could adversely affect a timberfund's rate of return.

Political and Economic Risks. All timberfunds are subject to various risks incidental to investing in and/or managing businesses abroad, including nationalization, expropriation or confiscatory taxation, political and economic instability and diplomatic developments which could affect investments in those countries. Worldwide economic markets could experience political uncertainty and/or change that subjects a timberfund's investments to heightened risks. During times of political uncertainty and/or change, global markets often become more volatile including periods of high inflation and/or supply chain disruptions. There can be no assurance that political changes will not cause a timberfund or its investors to suffer losses. Moreover, in many parts of the world (in developed and developing countries alike), timber properties are the subject of claims by indigenous peoples that might hamper the acquisition, management or sale of certain properties. Likewise, economic factors can affect demand for timber and timber products. In addition, administering business internationally involves the need to comply with a wide variety of national and local laws and regulatory requirements. In certain countries, like Brazil for example, the laws governing the sale of rural properties to companies controlled by foreign investors have become more restrictive. Such laws may either require additional governmental approvals to make the investment, structural changes in the investment vehicles, or partnering with an in-country investor in order to achieve compliance. GFP cannot predict what impact such laws may have on the ability to acquire or sell rural properties in the future in such jurisdictions.

Pandemic Risks. Pandemics that occur in the future could affect the operation of GFP's business, including by harming GFP's ability to manage and conduct the affairs of the timberfunds. In addition, the timberfund's investments could be adversely impacted by a pandemic, including by supply disruptions, labor shortages or decreases in consumer demand, which could cause the timberfunds to suffer losses.

Developing Countries. In certain developing countries (and especially in rural areas of such countries) laws and practices affecting title, environmental management and stewardship and property taxation are not as fully formed and may be subject to more dramatic changes than might be the case in developed countries. The economies of certain countries may also differ favorably or unfavorably from the economies of more developed countries, in such respects as growth of domestic product, rate of inflation, currency depreciation, capital investment, and balance of payments position.

Diverse Investor Group. Investors may have diverging investment, tax, and other interests with respect to their investments in the timberfund such as the structuring of investments, or the timing of disposition of investments. Consequently, conflicts of interest may arise in connection with

decisions made by GFP that may be more beneficial for one investor than for another investor, especially with respect to investors' respective tax situations.

Dependence on Property Managers. A timberfund and GFP will be required to locate, hire and manage property managers and other personnel (including independent contractors) in connection with the management of the investments. Property management services may be obtained through the direct hiring of management staff as employees of the portfolio companies. In certain cases, property management services may be obtained in connection with the purchase of forestry properties and related assets through a joint venture with an established forest products company. In other cases, property management services may be contracted separately by GFP on behalf of a timberfund investment. The success of the timberfund's investments will depend in part upon GFP's ability to select and retain qualified staff or third-party property managers for its investments and, in the case of joint ventures, to successfully negotiate and manage relationships with joint venture partners.

While members of GFP's asset management, funds management and finance and compliance teams oversee these property managers, GFP relies heavily on local property managers to conduct the day-to-day operations of the investments. GFP has developed policies and procedures with which local property managers must comply in connection with the management of all investments. Notwithstanding these policies and procedures and GFP's oversight, it is possible that mismanagement by these operators or instances of fraud or other malpractices committed could have a negative impact on the value of the investments, GFP frequently reviews its compliance policies and procedures, including those with respect to cash management, in an effort to reduce the likelihood of any such event occurring, however there can be no assurance that these efforts will be successful.

Forestry Investing. Investing in the forest products industry is subject to many considerations beyond GFP's control that can impact investment returns. A summary of those considerations are as follows:

Fire, Wind and other Weather and Pest Damage to Properties. Timber is subject to a number of natural hazards, including damage by fire, wind, hail, insects and diseases or soil infertility. Severe weather conditions and other natural and man-made disasters may reduce productivity of forest lands and interfere with the harvesting, processing and delivery of forest products. Disease and pest control methods are not always successful.

Competition for Timberland Investments. Investing in forestry and related assets is highly competitive. Identifying attractive investments is difficult and involves uncertainty. There can be no assurance that any timberfund will be able to fully invest its committed capital.

Cyclical Nature of Timberland Values. Prices for timber can be subject to sharp, cyclical fluctuations based upon micro and macro-economic trends. Such fluctuations may impact the profitability of a timberfund.

Environmental Regulation. The forest products industry is subject to extensive environmental regulation. Increased regulation could result in increased costs, and operating restrictions that could adversely affect financial results. Environmental incidents

on plantations, at related manufacturing facilities or nurseries could subject a timberfund to significant liabilities.

Lack of Insurance. Insurance against loss has become materially more expensive in recent years and may not be obtainable at a reasonable cost or at all in some or all geographies. As is customary in the industry, a timberfund may decide not to insure against certain risks due to cost, availability or other considerations. Such risk factors may have a negative impact on a timberfund and in turn, the investors' return.

Climate Change. During the life of a timberfund, climate change may result in acute or long-term weather events or patterns that may impact a timberfund's investments or lead to changes in regulatory regimes in a manner unpredicted by the timberfund (for example, emissions controls and technology mandates). Such risk factors may have a negative impact on a timberfund and in turn, the investors' return. They may also have a positive impact on a timberfund as forestry is recognized as an efficient carbon sink and carbon markets develop further. GFP cannot predict what impact some or all of these factors may have on a timberfund's returns.

Access to Water and Regulation of Water Rights. There has been an increased regulatory focus on plantation water usage in recent years. The priority placed on regulating plantation development varies from country to country and in some cases involves water licenses, and usage of water taxes. This developing regulatory regime may impact an investment's ability to grow subsequent rotations of trees following harvest. Countries may introduce additional regulations that could affect the timberfund's investments in the future. GFP cannot predict the form that any such regulations may take or the impact any such regulations would have on a timberfund or its investments.

Infrastructure Development and Fluctuations in Transportation and Energy Costs. A timberfund's ability to effectively access export markets may be important to the economic success of its investments. The development of sufficient modern infrastructure and shipping and freight rates that allow access to these markets are outside the control of GFP and can be unpredictable. Energy costs can also be volatile, affecting customer demand and profitability.

Forest Asset and Biological Risks. A timberfund may purchase large areas of forested land dispersed over broad geographic regions. The forests growing on such properties may exhibit a wide range of characteristics with significant variability in available log inventory, quality, and productivity. While a timberfund will seek to identify and minimize all sources of biological variability in the projection of forest assets, there can be no assurance that all such risks will be eliminated.

Forestry Business Competition. The forestry business is highly competitive. Competitive factors generally include price, species and grade, proximity to market, ability to meet delivery requirements, availability of substitute products, and supply and demand in the relevant market. In addition, timber is subject to increasing competition from a variety of non-wood products. A timberfund may compete with numerous timber producers and in some instances these competitors will have more success than such timberfund.

Forestry Certification. Absent special circumstances, a timberfund will seek to cause its forests to become certified in accordance with the standards prevailing in the geography where the forest is located. In situations where it is appropriate to obtain certification, the certification process is complex and time consuming and there can be no assurances that it can be achieved or maintained in all circumstances.

Timber Export/Import Regulation. There is a possibility that in some countries in which a timberfund may invest the export of raw logs could be taxed, subject to volume limitations, or otherwise discouraged or prohibited by governmental authorities. A prohibition, limitation, or change in trade policy regarding the export of logs could have an adverse effect on the returns of a timberfund.

Use of Long-Term Source of Supply Contracts. One or more of the investments of a timberfund may operate under long term supply contracts for a portion of their harvested volumes of wood and may from time to time enter into other long-term arrangements. Such contracts may require timber to be harvested regardless of prevailing market prices which could impact the profitability of a timberfund.

Leverage and Other Factors Related to Borrowing. The use of leverage to enhance investment returns or attain greater tax efficiency could also increase a timberfund's exposure to larger losses since the timberfund may be required to make fixed payments on specific dates regardless of the availability of cash flow. In addition, lenders from whom the timberfunds borrow could seek to impose restrictions on future borrowing, distributions and operating policies. To mitigate some of these risks, a timberfund may limit the use of third-party debt.

Corporate Disclosure, Accounting and Regulatory Standards. Accounting, auditing and financial reporting standards and practices in certain jurisdictions differ from those employed in the United States. Accordingly, reporting practices may not be as extensive as the financial information available to investment vehicles operating in the United States and this may impact the level of due diligence that can be performed prior to an investment by a timberfund.

Risks upon Disposition of Certain Investments. In connection with the disposition of an investment, a timberfund may be required to make representations about the operations and financial affairs of the investment. The timberfund may also be required to indemnify the purchasers of such investment to the extent that such representations are inaccurate resulting in liabilities that may ultimately be funded by the timberfund. In addition, due to regulatory or other requirements of local law, it may not be possible to fully dissolve an investment vehicle following divestment of all the assets. While GFP will work expeditiously to wind-up such companies as soon as possible, or seek alternative liquidation options for such investments, it is possible that one or more companies in the structure may need to remain open pending final receipt of governmental certificate of dissolution despite the full liquidation of all investments in a timberfund. In such a situation, the timberfund will continue to incur costs associated with the ongoing maintenance of such companies, including audit costs when required by law.

Cybersecurity Breaches and Identity Theft. GFP and the timberfunds and investment vehicles may face cybersecurity threats resulting in unauthorized access to sensitive information or impairment to existing systems. Such threats could impact the operations of a timberfund or give rise to

liabilities borne by the timberfund directly or indirectly through its investment in the investment vehicles.

Item 9: DISCIPLINARY INFORMATION

We have no legal or disciplinary events to report.

Item 10: OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

Broker-Dealer Registration

We do not have a registration or an application pending to register as a broker-dealer or a registered representative of a broker-dealer.

Futures, Commodity Pool Operator, Commodity Trading Advisor

We do not have a registration or an application pending to register as a futures commission merchant, commodity pool operator, a commodity trading advisor, or an associated person of the foregoing entities.

Related Person Arrangements

GFP Timberland Opportunities 1 GP LLC, a wholly owned subsidiary of GFP, is the general partner of GFP Timberland Opportunities 1 LP.

Neither we nor any of our management persons have any other relationship or arrangement that is material to our advisory business or to our clients that we have not otherwise disclosed in this item or Item 11.

Arrangements with Other Investment Advisers

We do not recommend or select other investment advisers for our clients, nor do we have other business relationships with those advisers that create a material conflict of interest.

Item 11: CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING

Code of Ethics

We have adopted a Code of Ethics in accordance with Rule 204A-1 of the Investment Advisers Act of 1940. A copy of the GFP Code of Ethics is available to clients upon request without charge from the CCO or their designee.

The purpose of the GFP Code of Ethics is to set forth certain key guidelines that have been adopted by us as firm policy for the guidance of all personnel and to specify the responsibility of all

supervised persons to comply with the spirit and the letter of the federal securities laws and the rules governing the capital markets. All supervised persons (which includes all GFP employees and certain identified consultants, collectively “Supervised Persons”) will act with competence, dignity, and integrity, and in an ethical manner when dealing with the timberfunds, investors, the public, prospective investors, third-party service providers and fellow supervised persons. Supervised Persons must use reasonable care and exercise independent professional judgment when conducting investment analysis, making investment recommendations, trading, promoting GFP’s services and engaging in other professional activities.

Supervised Persons are expected to adhere to the highest standards with respect to any potential conflicts of interest with GFP’s clients. As a fiduciary, GFP must act in its client’s best interests. Neither GFP nor any Supervised Person should ever benefit at the expense of any timberfund or investor.

The following is a summary of certain provisions of the GFP Code of Ethics:

Conflicts of Interest.

Potential conflicts of interest exist between various individuals and entities, including GFP, the timberfunds, portfolio companies, Supervised Persons and current or prospective investors. Any failure to identify or properly address a conflict can have severe negative repercussions for GFP, its Supervised Persons and/or the timberfunds and investors. In some cases, the improper handling of a conflict could result in litigation and/or disciplinary action.

GFP’s policies and procedures have been designed to identify and properly disclose, mitigate and/or eliminate applicable conflicts of interest. However, written policies and procedures cannot address every potential conflict, so Supervised Persons must use good judgment in identifying and responding appropriately to actual or apparent conflicts.

Where there are conflicts of interest that involve GFP and/or its Supervised Persons on the one hand, and timberfunds and/or investors on the other hand, GFP will seek to fully disclose and/or resolve such conflicts in a way that favors the interests of the timberfunds and/or investors over the interests of GFP and its Supervised Persons. If a Supervised Person believes that a conflict of interest has not been identified or appropriately addressed, that Supervised Person is required to promptly bring the issue to the CCO’s attention.

In some instances, conflicts of interest may arise between timberfunds and/or investors. Responding appropriately to these types of conflicts can be challenging and may require robust disclosures and/or investor consent if there is any appearance that one or more timberfunds or investors have been unfairly disadvantaged. Supervised Persons should notify the CCO promptly if it appears that any actual or apparent conflict of interest between timberfunds and/or investors has not been appropriately addressed.

Different GFP-advised timberfunds or investors may, from time to time, invest in the same or neighboring geographies. GFP is very sensitive to the potential conflicts of interest such investment activities may pose and has developed policies, procedures and practices to address them on a case-by-case basis, including at an operational level. Although the investment, management and exit criteria for such other investments are likely to be somewhat different from

that of any GFP-advised timberfund, it is possible that certain opportunities may be suitable for more than one GFP-advised timberfund or investor. GFP seeks to resolve such conflicts in the best interests of the timberfunds or investors that may be potentially affected by such conflict of interest; and will seek independent advice for such conflicting party where necessary.

GFP is required to devote to each timberfund only such time as it deems necessary to conduct the business in an appropriate manner. Generally, during the commitment period of a timberfund or until a certain percentage (usually 70 to 80%) of the investment commitments have been drawn, GFP will not undertake to act as an investment adviser to a new timberfund, including any separate account that expects to make forestry investments that are suitable for the first timberfund.

The GFP Code of Ethics sets forth several common examples of other conflicts of interest. In addition, the GFP Regulatory Compliance Manual sets forth policies and procedures for managing and reporting potential conflicts including relating to gifts and entertainment, political and charitable contributions, public positions, outside business activities, investment clubs and prior employment.

Paper and Forest Products Securities Holding Policy.

The GFP Code of Ethics contains a requirement that the CCO will maintain a restricted list in which Supervised Persons are prohibited from transacting without prior approval from the CCO. This restricted list (“Restricted List”) includes publicly traded security or private placement interests issued by a company whose primary business is in the paper and forest product industry, regardless of:

- the location (i.e. North America, South America, Asia, Europe, Africa and Oceania);
- the type of publicly traded securities, including equity, preferred equity, American Depository Receipts (ADRs), debt, options and futures; and
- the jurisdiction in which the securities are traded, including local exchanges and overseas exchanges.

In addition, the CCO may from time to time add other companies to this Restricted List on a temporary basis when transactions are being considered by GFP’s Investment Committee which involve such company and/or its affiliates. The CCO will maintain, update, and disseminate this Restricted List as required from time to time.

In order to prevent conflicts of interest and to avoid violation of local securities laws, Supervised Persons of GFP are prohibited from purchasing any securities or private placements that are on the Restricted List. To the extent that a Supervised Person of GFP already owns or controls any prohibited security or private placements on the Restricted List at the time of hire or at the time of addition to the Restricted List, the Supervised Person may continue to hold the security but may not add to their holdings. Under such circumstances, the Supervised Person must obtain the written permission of the CCO prior to selling or otherwise disposing of or decreasing the size of their position in the security.

Reporting.

GFP collects, and the CCO or her designee will review, information regarding the personal trading activities and holdings of all Supervised Persons. Supervised Persons are required to submit

quarterly reports regarding certain securities transactions in reportable securities and newly opened accounts, as well as initial and annual reports regarding all accounts holding any securities.

Unfair Treatment of Certain Clients Vis-à-Vis Others.

The GFP Investment Committee, or any GFP Fund or Asset Manager who advises one or more timberfunds or separate account clients, may be faced with situations in which it is possible to give preference to one timberfund or separate account client over others. These decision makers must be careful not to give preference to one timberfund or separate account client over another even if the preferential treatment would benefit GFP or themselves.

As in other instances, the fiduciary duty of GFP, its Investment Committee and its Supervised Persons to a timberfund or separate account client governs the actions in each situation. In the absence of express or implied agreements between the parties, usage and custom is used to determine how GFP, its Investment Committee and its Supervised Persons should discharge their duty. Each situation is examined closely to determine whether the timberfund acting through its shareholder advisory committee or otherwise or separate account client has consented to the actions favoring another timberfund or separate account client and whether the resulting relationship is fair and consistent with the securities laws. If both parts of this test have been satisfied, most likely there has been no breach of fiduciary duty. If a question arises about an action that may give rise to a conflict of interest involving preferential treatment of one timberfund or separate account client over another, the CCO is consulted prior to taking any action.

Investment Queuing Policy.

The Investment Queuing Policy is consulted in the case of allocation of investment opportunities to timberfunds or separate account clients (set out below).

It is the policy of GFP to allocate investment opportunities among timberfunds and separate account clients so that all timberfunds and separate account clients are treated in a consistent and equitable manner. The GFP Investment Committee is responsible for allocating investment opportunities.

The Investment Committee holds regular meetings to evaluate investments identified for possible acquisition. A screening process is used to determine the suitability of each potential investment for a timberfund or separate account client, using both objective and subjective criteria provided in the shareholder or investment agreements applicable to each timberfund or client. These criteria will include specifications such as transaction size, property type, investment process (including time periods), leverage, geographic location, physical characteristics, return hurdles and other relevant factors. More subjective investment criteria and other portfolio considerations are also used in the screening process, including the timberfund's risk profile, the suitability of a property to portfolio diversification objectives, the property's management intensity and exit strategy.

Secondary Sales.

From time to time, investors may seek to sell their interest in a timberfund through a private, secondary sale. In many cases, such secondary sales will be proposed to be made to other investors in the same timberfund or to investors in other GFP-advised timberfunds. Regardless of the nature or status of the proposed purchaser, GFP's involvement in the secondary sale is generally limited

to approving the sale in accordance with the provisions of the applicable shareholder or investor agreement, and to providing certain information on a transparent and equal basis to seller and purchaser. Neither GFP nor any of its Supervised Persons shall advise either the seller or the purchaser with respect to the value of the interest being sold. However, in a situation where a timberfund or separate account client advised by GFP holds an interest in another GFP-advised timberfund, GFP may advise the seller with respect to the sale of its secondary interest in such a fund, subject at all times to complying with GFP's conflict of interest procedures.

Co-investment Participation.

Certain investors may participate with a timberfund on a side-by-side basis in specific investment opportunities that GFP has determined are too large or constitute an investment that could adversely impact the diversification strategy for the overall portfolio if invested in solely by the timberfund. In these cases, participation opportunities will be governed by the timberfund's offering documents or allocated by GFP in its sole discretion and in compliance with its Investment Queuing Policy (as set out above).

Cross and Principal Transactions.

On occasion, GFP may cross an investment between clients when it specifically deems the practice to be advantageous for each participant. The GFP Investment Committee, in consultation with the respective Fund Manager(s), determines whether crossing is advantageous for each client and all cross transactions must be approved by the Investment Committee prior to executing the trade. At its discretion, GFP may also bring the potential cross transaction to the respective timberfund shareholder advisory committees for review and approval.

If GFP receives approval from the Investment Committee and, if applicable, the timberfund shareholder advisory committees, GFP shall cross investment positions at the fair market value. Documentation related to each cross transaction is maintained and includes the rationale behind decisions to cross and support for the investment position valuation. Approvals issued by the Investment Committee and, if applicable, the timberfund shareholder advisory committees and/or timberfund or separately managed account investors to cross positions will also be documented.

Additionally, the CCO must be notified of any proposed principal transaction involving a client and must provide approval before the principal transaction is affected. On each instance where the transaction involves an account that is 25% or more owned by GFP and/or its controlling persons, the CCO is responsible for obtaining any affected client's informed written consent prior to affecting the transaction. Blanket consents are prohibited.

Participation or Interest in Client Transactions and Personal Trading – Individuals.

Certain employees of, or affiliates of consultants to, GFP or outside directors (or equivalent) hold shares in timberfunds that are managed by GFP. Such individuals that participate meet the definition of an "accredited investor" and are a "knowledgeable employee" involved in the investment activities of the timberfund. The specific participation details are set out below.

- a less than 10% interest in Sylvanus Partners L.P. In turn, Sylvanus Partners L.P. holds a 3.1% interest in Sylvanus LLC.
- a less than 1% interest in GTI 8 Institutional Investors Company Limited

- a less than 1% interest in GTI 8 Taxable Investors Company Limited
- a less than 1% interest in GTI 9 Institutional Investors Company Limited
- a less than 3% interest in GTI 9 Taxable Investors Company Limited
- a less than 1% interest in GTI 10 Institutional Investors Company Limited

Participation or Interest in Client Transactions and Personal Trading – Corporate.

GFP, including certain entities within the GFP corporate structure, may co-invest alongside investors. The specific details are set out below.

- GFP Holdings LP directly holds a less than 1% interest in each of the following timberfunds that are managed by GFP:
 - Sylvanus Partners, L.P.
 - GTI 8 Taxable Investors Company Limited
 - GTI 8 Institutional Investors Company Limited
 - GTI 9 Taxable Investors Company Limited
 - GTI 9 Institutional Investors Company Limited
 - GTI 10 Institutional Investors Company Limited
- GFP Holdings LP, GFP CT Partners 1 LLC, GFP CTC LP and GFP Chile Timberland Holdings LLC, which are affiliates of GFP and/or GFP principals, employees, former employees or consultants, also directly or indirectly hold interests in GFP Chile Timberland Holdings Fondo de Inversion. In aggregate, the interests held by these GFP affiliates equal less than a 2% interest in GFP Chile Timberland Holdings Fondo de Inversion.
- GFP Holdings LP, GFP BT Partners 1 LLC and GFP BTC LP, which are affiliates of GFP and/or GFP principals, employees, or consultants, also directly or indirectly hold interests in GFP Brazil Timberland Holdings LLC. In aggregate the interests held by these GFP affiliates equal a 1% interest in GFP Brazil Timberland Holdings LLC.
- GFP Holdings LP and GFP AT Partners 1 LLC which are affiliates of GFP and/or GFP principals, employees, or consultants, also directly or indirectly hold interests of ALPine Forests Property Limited. In aggregate the interests held by these GFP affiliates equal a 1% interest in ALPine Forests Property Limited.
- GFP Timberland Opportunities 1 GP LLC and GFP Timberland Opportunities 1 SP LLC, which are affiliates of GFP and/or GFP principals, employees or consultants also hold interests in GFP Timberland Opportunities 1 LP. In aggregate, the interests held by these GFP affiliates equal less than a 1% interest in GFP Timberland Opportunities 1 LP.

GFP principals, employees or consultants may also invest in other timberfunds managed by GFP in the future. The timberfunds in which GFP principals, employees or consultants invest alongside GFP clients are governed by the majority vote of investors. The equity interests of principals, employees or consultants are too small to influence voting outcomes (and in some cases these

equity interests have no voting rights). Such investments seek to assure an alignment of interests with GFP clients, and do not involve granting GFP principals, employees or consultants any favorable rights at the expense of clients.

Item 12: BROKERAGE PRACTICES

Selecting or Recommending Broker-Dealers

GFP does not ordinarily deal with broker-dealers, and commissions are not ordinarily payable in connection with GFP's timberfunds' investments. To the limited extent that GFP transacts in public securities it intends to select or recommend broker-dealers based upon the broker's ability to provide best execution for the timberfunds.

Research and Other Soft Dollar Benefits

We do not receive research and other soft dollar benefits from broker-dealers.

Brokerage for Client Referrals

We do not consider whether we receive client referrals from a broker in selecting or recommending broker-dealers.

Directed Brokerage

We do not recommend, request, or require that a client direct us to execute transactions through a specified broker-dealer.

Item 13: REVIEW OF ACCOUNTS

Periodic Reviews

We receive on a periodic basis information on forest operations, including all revenue and expense information from our property managers. We also obtain information which is a matter of public record and monitor forestry operations to ensure contract compliance and to ensure that high standards of forestry management practices are being maintained. In addition, our Investment Committee meets twice a month, on average, to monitor investment performance; evaluate and approve investments and dispositions; approve cash distributions from timberfunds; and/or analyze foreign currency strategies. The membership of the Investment Committee includes senior managers of GFP.

Regular Reports

We provide written quarterly timberfund investment performance reports to investors 45 days after the close of each quarter. Generally, the quarterly reports for each timberfund contain the following information: change in investment value, investment performance, property summary, strategic and operational developments, report on distributions, foreign exchange, subsequent events, value of client's investments, balance sheet, statement of operations, statement of changes in shareholders' equity, statement of cashflows, notes to financial statements, investment team and

contact information. Annual property appraisals are incorporated into the combined 4th quarter and annual report. We conduct individual portfolio reviews with investors on a periodic basis.

We make an annual timberfund update presentation to investors. At this meeting, GFP provides investors with an in-depth update on their respective timberfunds and underlying investments. Financial statement audits are conducted annually by internationally recognized independent audit firms. Certain timberfunds have appointed an Audit Committee consisting of outside directors of the timberfund. The Audit Committee meets at least annually with the timberfunds' auditors to review the annual audit. Audited financial statements are sent to each investor as they are completed and made available by the auditor.

Item 14: CLIENT REFERRALS AND OTHER COMPENSATION

We do not have any arrangements under which we or a related person compensate another for client referrals. We do not have any arrangements under which we receive any economic benefit, including sales awards or prizes.

We do have certain client servicing arrangements with third parties.

We have agreements in place with The International Woodland Company A/S (“IWC”) with respect to GTI 8 Institutional Investors Company Limited, GTI 9 Institutional Investors Company Limited and GTI 10 Institutional Investors Company Limited.

IWC is paid an annual asset management fee that is equal to a 10% share of that portion of the asset management fee paid by each of the timberfunds to GFP that is attributable to certain investors with whom IWC has a consulting relationship.

Item 15: CUSTODY

All client assets are held in custody by unaffiliated banks, however, in most cases, GFP has access to client accounts. Investors will not receive statements from such custodians. Instead, where GFP has custody (as defined by the SEC) of client funds or securities, in order to comply with the custody rule, the timberfunds and separately managed account clients are subject to an annual audit and the audited financial statements are distributed to investors. The audited financial statements are prepared in accordance with U.S. generally accepted accounting principles and distributed to investors within 120 days following the timberfund's fiscal year end.

Item 16: INVESTMENT DISCRETION

We have discretionary authority over the purchase and sale decisions for certain of the timberfunds. We have described the diversification requirements for the timberfunds and our special arrangements with certain investors at Item 4 of this brochure under the sub-heading Tailored Relationships.

Item 17: VOTING CLIENT SECURITIES

Proxy Voting

In accordance with its fiduciary duty to clients and Rule 206(4)-6 of the Advisers Act, GFP has adopted and implemented written policies and procedures governing the voting of client securities.

When considering the types of investments managed by GFP, GFP anticipates that it will receive few or no proxies for the timberfunds. Nevertheless, for the limited situations where it may receive a proxy, GFP has adopted proxy voting policies and procedures, and shall be responsible for voting proxies on behalf of the timberfunds.

GFP votes client proxies in the best interest of the timberfunds, taking into consideration all relevant factors, including, without limitation, acting in a manner that GFP believes will (i) maximize the economic benefits to its timberfund clients and (ii) promote sound corporate governance by the issuer. GFP's fund managers are generally responsible for making voting decisions with respect to proxies received.

In exercising its voting discretion, GFP and its employees will seek to avoid any material conflict of interest between its own interests on the one hand and the interests of the timberfunds on the other. The fiduciary duty GFP owes to its timberfunds prohibits the adoption of a policy to enter default proxy votes in favor board recommendations.

A record of all proxy votes cast on behalf of the timberfunds will be maintained and available for review. Investors may contact the CCO for a copy of the proxy voting policy or information with respect to a specific proxy.

Item 18: FINANCIAL INFORMATION

We do not solicit prepayment of client fees. Please refer to our fee disclosure at Item 5 of this brochure. GFP does not have any financial condition that is reasonably likely to impair its ability to meet its contractual commitments to its clients.

Item 19: REQUIREMENTS FOR STATE-REGISTERED ADVISERS

This is not required as we are a federally registered investment adviser.



FIRM BROCHURE SUPPLEMENT
(PART 2B OF FORM ADV)

Global Forest Partners LP
67 Etna Road, Suite 500
Lebanon, NH 03766
(603) 298-7001
(603) 298-7620
www.gfplp.com
info@gfplp.com

Harold Ashby
c/o Timberlands Management Ltd,
150 Jones Road, RD3 Papakura
Auckland 2583, New Zealand,
+64.9.292.4476

This brochure supplement provides information about Harold Ashby of Global Forest Partners LP (“GFP”) that supplements the GFP brochure. You should have received a copy of that brochure. Please contact Katherine Libby, Chief Compliance Officer at (603) 298-7001 if you did not receive GFP’s brochure or you have any questions about the contents of this supplement.

ITEM 2: EDUCATIONAL BACKGROUND AND BUSINESS

Harold Ashby, born 1966. B.For.Sc. from University of Canterbury, New Zealand. Portfolio Manager – Asia Pacific (2022-onwards) Portfolio Manager – New Zealand for GFP (2017-2022). Consultant to GFP. Manager of CNI Investments for GFP (2003-2017). Logistics and Value Optimisation Manager for the Nelson Forest Joint Venture with Weyerhaeuser (1997-2003). Various technical forestry roles with Fletcher Challenge Forests (1989-1997).

ITEM 3: DISCIPLINARY INFORMATION

There are no legal or disciplinary events to report regarding Mr. Ashby.

ITEM 4: OTHER BUSINESS ACTIVITIES

Mr. Ashby is not actively engaged in any investment-related business or occupation other than GFP. Mr. Ashby is not registered, nor does he have an application pending to register, as a broker-dealer, registered representative or broker-dealer, futures commission merchant, commodity pool operator or commodity trading advisor.

Mr. Ashby is not an associated person of a futures commission merchant, commodity pool operator or commodity trading advisor.

ITEM 5: ADDITIONAL COMPENSATION

There are no arrangements in which someone other than a client gives Mr. Ashby an economic benefit, such as a sales award or other prize, for providing advisory services.

ITEM 6: SUPERVISION

Mr. Ashby is a member of the GFP Executive Committee which has day-to-day responsibility for supervising the advisory activities of GFP. Mr. Ashby reports directly to Michael McFetridge, Chief Investment Officer of GFP. Mr. McFetridge may be contacted at (603) 298-4975 (direct). Any clients with questions or complaints about the handling of their investments should contact Katherine Libby, Chief Compliance Officer of GFP at (603) 298-7001.

Due to the nature of our timberfunds' investments, any formal advice is generally made in writing following approval of the GFP Investment Committee. All written quarterly reports provided to clients have been reviewed by more than one member of GFP's Investment Committee.

ITEM 7: REQUIREMENTS FOR STATE-REGISTERED ADVISERS

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Global Forest Partners LP
67 Etna Road, Suite 500
Lebanon, NH 03766
(603) 298-7001
(603) 298-7620
www.gfplp.com
info@gfplp.com

Joel Eshbaugh, CFA
Contact information as above

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ITEM 2: EDUCATIONAL BACKGROUND AND BUSINESS

Joel Eshbaugh, born 1975. BS in Forestry and MS in Finance from Texas A&M University. Director of Investment Analysis for GFP (2006-onwards). Investment Analyst for GFP (2003-2006). Forest Analyst with Temple-Inland Forest Products Corporation 1999-2002.

Chartered Financial Analyst (CFA)

The CFA designation is an international professional designation offered by CFA Institute. To become a CFA Charterholder, candidates must pass each of three exams, possess a bachelor's degree from an accredited institution (or have equivalent education or work experience) and have 48 months of qualified, professional work experience. There are no ongoing continuing education or experience thresholds necessary to maintain the CFA designation. More information about the designation is available at <https://www.cfainstitute.org>.

ITEM 3: DISCIPLINARY INFORMATION

There are no legal or disciplinary events to report regarding Mr. Eshbaugh.

ITEM 4: OTHER BUSINESS ACTIVITIES

Mr. Eshbaugh is not actively engaged in any investment-related business or occupation other than GFP. Mr. Eshbaugh is not registered, nor does he have an application pending to register, as a broker-dealer, registered representative or broker-dealer, futures commission merchant, commodity pool operator or commodity trading advisor.

Mr. Eshbaugh is not an associated person of a futures commission merchant, commodity pool operator or commodity trading advisor.

ITEM 5: ADDITIONAL COMPENSATION

There are no arrangements in which someone other than a client gives Mr. Eshbaugh an economic benefit, such as a sales award or other prize, for providing advisory services.

ITEM 6: SUPERVISION

Mr. Eshbaugh reports directly to Michael McFetridge, Chief Investment Officer of GFP. Mr. McFetridge may be contacted at (603) 298-4975 (direct). Any clients with questions or complaints about the handling of their investments should contact Katherine Libby, Chief Compliance Officer of GFP at (603) 298-7001.

Due to the nature of our timberfunds' investments, any formal advice is generally made in writing following approval of the GFP Investment Committee. All written quarterly reports provided to clients have been reviewed by more than one member of GFP's Investment Committee.

ITEM 7: REQUIREMENTS FOR STATE-REGISTERED ADVISERS

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67 Etna Road, Suite 500
Lebanon, NH 03766
(603) 298-7001
(603) 298-7620
www.gfplp.com
info@gfplp.com

James Healy, CFA
Contact information as above

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ITEM 2: EDUCATIONAL BACKGROUND AND BUSINESS

James Healy, born 1967. BS from Georgetown University, MBA from the University of California, Los Angeles. Director of Transactions for GFP (2022-onwards). Financial Advisor for Morgan Stanley (2020-2022). Principal for LiveWater Capital (2017-2020). Chief Financial Officer and Founding Partner of GFP (2003-2016).

Chartered Financial Analyst (CFA)

The CFA designation is an international professional designation offered by CFA Institute. To become a CFA Charterholder, candidates must pass each of three exams, possess a bachelor's degree from an accredited institution (or have equivalent education or work experience) and have 48 months of qualified, professional work experience. There are no ongoing continuing education or experience thresholds necessary to maintain the CFA designation. More information about the designation is available at <https://www.cfainstitute.org>.

ITEM 3: DISCIPLINARY INFORMATION

There are no legal or disciplinary events to report regarding Mr. Healy.

ITEM 4: OTHER BUSINESS ACTIVITIES

Mr. Healy is not actively engaged in any investment-related business or occupation other than GFP. Mr. Healy is not registered, nor does he have an application pending to register, as a broker-dealer, registered representative or broker-dealer, futures commission merchant, commodity pool operator or commodity trading advisor.

Mr. Healy is not an associated person of a futures commission merchant, commodity pool operator or commodity trading advisor.

ITEM 5: ADDITIONAL COMPENSATION

There are no arrangements in which someone other than a client gives Mr. Healy an economic benefit, such as a sales award or other prize, for providing advisory services.

ITEM 6: SUPERVISION

Mr. Healy reports directly to Michael McFetridge, Chief Investment Officer of GFP. Mr. McFetridge may be contacted at (603) 298-4975 (direct). Any clients with questions or complaints about the handling of their investments should contact Katherine Libby, Chief Compliance Officer of GFP at (603) 298-7001.

Due to the nature of our timberfunds' investments, any formal advice is generally made in writing following approval of the GFP Investment Committee. All written quarterly reports provided to clients have been reviewed by more than one member of GFP's Investment Committee.

ITEM 7: REQUIREMENTS FOR STATE-REGISTERED ADVISERS

This is not required as GFP is a federally registered investment adviser.



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Global Forest Partners LP
67 Etna Road, Suite 500
Lebanon, NH 03766
(603) 298-7001
(603) 298-7620
www.gfplp.com
info@gfplp.com

Michael McFetridge
Contact information as above

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ITEM 2: EDUCATIONAL BACKGROUND AND BUSINESS

Michael McFetridge, born 1971. BA in History from McGill University, Canada, BSc in Forestry from the University of British Columbia, Canada and MBA from McGill University, Canada. Chief Investment Officer for GFP (2019-onwards). Deputy CIO for GFP (2018-2019). Director of Funds Management for GFP (2012-2022). Fund Manager for GFP (2009-onwards). Fund manager for five international timberfunds which are invested in Australia, Brazil, Cambodia, Chile, Colombia, Guatemala, New Zealand and Uruguay. Forest Investment Analyst for GFP (2004-2009).

ITEM 3: DISCIPLINARY INFORMATION

There are no legal or disciplinary events to report regarding Mr. McFetridge.

ITEM 4: OTHER BUSINESS ACTIVITIES

Mr. McFetridge is not actively engaged in any investment-related business or occupation other than GFP. Mr. McFetridge is not registered, nor does he have an application pending to register, as a broker-dealer, registered representative or broker-dealer, futures commission merchant, commodity pool operator or commodity trading advisor.

Mr. McFetridge is not an associated person of a futures commission merchant, commodity pool operator or commodity trading advisor.

ITEM 5: ADDITIONAL COMPENSATION

There are no arrangements in which someone other than a client gives Mr. McFetridge an economic benefit, such as a sales award or other prize, for providing advisory services.

ITEM 6: SUPERVISION

Mr. McFetridge is a member of the GFP Executive Committee which has day-to-day responsibility for supervising the advisory activities of GFP. Mr. McFetridge may be contacted at (603) 298-4975 (direct). Any clients with questions or complaints about the handling of their investments should contact Katherine Libby, Chief Compliance Officer of GFP at (603) 298-7001.

Due to the nature of our timberfunds' investments, any formal advice is generally made in writing following approval of the GFP Investment Committee. All written quarterly reports provided to clients have been reviewed by more than one member of GFP's Investment Committee.

ITEM 7: REQUIREMENTS FOR STATE-REGISTERED ADVISERS

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Global Forest Partners LP
67 Etna Road, Suite 500
Lebanon, NH 03766
(603) 298-7001
(603) 298-7620
www.gfplp.com
info@gfplp.com

Samuel Price
Contact information as above

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ITEM 2: EDUCATIONAL BACKGROUND AND BUSINESS

Samuel Price, born 1980. B. Eng. In Agricultural Engineering from McGill University, Canada and an MF in Forestry from Yale University. Director of Funds Management for GFP (2022-onwards). Fund Manager for GFP (2019-2022). Director of Resource Operations for GreenWood Resources (2016-2019). Acquisitions Manager for GreenWood Resources (2012-2016).

ITEM 3: DISCIPLINARY INFORMATION

There are no legal or disciplinary events to report regarding Mr. Price.

ITEM 4: OTHER BUSINESS ACTIVITIES

Mr. Price is not actively engaged in any investment-related business or occupation other than GFP. Mr. Price is not registered, nor does he have an application pending to register, as a broker-dealer, registered representative or broker-dealer, futures commission merchant, commodity pool operator or commodity trading advisor.

Mr. Price is not an associated person of a futures commission merchant, commodity pool operator or commodity trading advisor.

ITEM 5: ADDITIONAL COMPENSATION

There are no arrangements in which someone other than a client gives Mr. Price an economic benefit, such as a sales award or other prize, for providing advisory services.

ITEM 6: SUPERVISION

Mr. Price reports directly to Michael McFetridge, Chief Investment Officer of GFP. Mr. McFetridge may be contacted at (603) 298-4975 (direct). Any clients with questions or complaints about the handling of their investments should contact Katherine Libby, Chief Compliance Officer of GFP at (603) 298-7001.

Due to the nature of our timberfunds' investments, any formal advice is generally made in writing following approval of the GFP Investment Committee. All written quarterly reports provided to clients have been reviewed by more than one member of GFP's Investment Committee.

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Lebanon, NH 03766
(603) 298-7001
(603) 298-7620
www.gfplp.com
info@gfplp.com

Alberto Voulminot
c/o Araza Consulting Ltd
RUT:214903840017 (only AV)
La Chacra 3206
Montevideo 13000, Uruguay
598 9 503 8333

This brochure supplement provides information about Alberto Voulminot of Global Forest Partners LP (“GFP”) that supplements the GFP brochure. You should have received a copy of that brochure. Please contact Katherine Libby, Chief Compliance Officer at (603) 298-7001 if you did not receive GFP’s brochure or you have any questions about the contents of this supplement.

ITEM 2: EDUCATIONAL BACKGROUND AND BUSINESS

Alberto Voulminot, born 1977. B.S. in Agricultural Engineering with a major in Forestry and a Graduate Studies degree in Finance from Universidad de la Republica, Montevideo, Uruguay and an MBA from the UCLA Anderson School of Management. Portfolio Manager – Latin America (2021-onwards). Portfolio Manager – Colombia, Guatemala and Uruguay (2016-2021). Manager of Forest Investments-Uruguay (2009-2016). Various operational positions with Roman SA (2002-2006).

ITEM 3: DISCIPLINARY INFORMATION

There are no legal or disciplinary events to report regarding Mr. Voulminot.

ITEM 4: OTHER BUSINESS ACTIVITIES

Mr. Voulminot is not actively engaged in any investment-related business or occupation other than GFP. Mr. Voulminot is not registered, nor does he have an application pending to register, as a broker-dealer, registered representative or broker-dealer, futures commission merchant, commodity pool operator or commodity trading advisor.

Mr. Voulminot is not an associated person of a futures commission merchant, commodity pool operator or commodity trading advisor.

ITEM 5: ADDITIONAL COMPENSATION

There are no arrangements in which someone other than a client gives Mr. Voulminot an economic benefit, such as a sales award or other prize, for providing advisory services.

ITEM 6: SUPERVISION

Mr. Voulminot reports directly to Michael McFetridge, Chief Investment Officer of GFP. Mr. McFetridge may be contacted at (603) 298-4975 (direct). Any clients with questions or complaints about the handling of their investments should contact Katherine Libby, Chief Compliance Officer of GFP at (603) 298-7001.

Due to the nature of our timberfunds' investments, any formal advice is generally made in writing following approval of the GFP Investment Committee. All written quarterly reports provided to clients have been reviewed by more than one member of GFP's Investment Committee.

ITEM 7: REQUIREMENTS FOR STATE-REGISTERED ADVISERS

This is not required as GFP is a federally registered investment adviser.



FIRM BROCHURE SUPPLEMENT
(PART 2B OF FORM ADV)

Global Forest Partners LP
67 Etna Road, Suite 500
Lebanon, NH 03766
(603) 298-7001
(603) 298-7620
www.gfplp.com
info@gfplp.com

Christian Warrington
Contact information as above

This brochure supplement provides information about Christian Warrington of Global Forest Partners LP (“GFP”) that supplements the GFP brochure. You should have received a copy of that brochure. Please contact Katherine Libby, Chief Compliance Officer at (603) 298-7001 if you did not receive GFP’s brochure or you have any questions about the contents of this supplement.

ITEM 2: EDUCATIONAL BACKGROUND AND BUSINESS

Christian Warrington, born 1978. BA in Business Economics from Brown University, Rhode Island, United States. Director of Investor Relations and Business Development for GFP (2018-onwards). Client Advisor for GFP (2010-2018). Financial Advisor with Raymond James (2004-2010) and Legg Mason Wood Walker (2001-2003).

ITEM 3: DISCIPLINARY INFORMATION

There are no legal or disciplinary events to report regarding Mr. Warrington.

ITEM 4: OTHER BUSINESS ACTIVITIES

Mr. Warrington is not actively engaged in any investment-related business or occupation other than GFP. Mr. Warrington is not registered, nor does he have an application pending to register, as a broker-dealer, registered representative or broker-dealer, futures commission merchant, commodity pool operator or commodity trading advisor.

Mr. Warrington is not an associated person of a futures commission merchant, commodity pool operator or commodity trading advisor.

ITEM 5: ADDITIONAL COMPENSATION

There are no arrangements in which someone other than a client gives Mr. Warrington an economic benefit, such as a sales award or other prize, for providing advisory services.

ITEM 6: SUPERVISION

Mr. Warrington is a member of the GFP Executive Committee which has day-to-day responsibility for supervising the advisory activities of GFP. Mr. Warrington may be contacted at (603) 298-4945 (direct). Any clients with questions or complaints about the handling of their investments should contact Katherine Libby, Chief Compliance Officer of GFP at (603) 298-7001.

Due to the nature of our timberfunds' investments, any formal advice is generally made in writing following approval of the GFP Investment Committee. All written quarterly reports provided to clients have been reviewed by more than one member of GFP's Investment Committee.

ITEM 7: REQUIREMENTS FOR STATE-REGISTERED ADVISERS

This is not required as GFP is a federally registered investment adviser.
