Robert Levy Alternate Designated Agency Ethics Official U.S. Department of Commerce 1401 Constitution Avenue, N.W. Washington, D.C. 20230

Dear Mr. Levy,

The purpose of this letter is to describe the steps that I will take to avoid any actual or apparent conflict of interest in the event that I am confirmed for the position of Secretary of Commerce, U.S. Department of Commerce. It is my responsibility to understand and comply with commitments outlined in this agreement.

SECTION 1 – GENERAL COMMITMENTS

As required by the criminal conflicts of interest law at 18 U.S.C. § 208(a), I will not participate personally and substantially in any particular matter in which I know that I have a financial interest directly and predictably affected by the matter, or in which I know that a person whose interests are imputed to me as a financial interest directly and predictably affected by the particular matter, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1), or qualify for a regulatory exemption, pursuant to 18 U.S.C. § 208(b)(2). I understand that the interest of the following persons are imputed to me:

- Any spouse or minor child of mine;
- Any general partner of a partnership in which I am a limited or general partner;
- Any organization in which I serve as an officer, director, trustee, general partner, or employee, even if uncompensated; and
- Any person or organization with which I am negotiating or have an arrangement concerning prospective employment.

In the event that an actual or potential conflict of interest arises during my appointment, I will consult with an agency ethics official and take the measures necessary to resolve the conflict, such as recusal from the particular matter or divestiture of an asset.

If I have a managed account or otherwise use the services of an investment professional during my appointment, I will ensure that the account manager or investment professional obtains my prior approval on a case-by-case basis for the purchase of any assets other than cash, cash equivalents, investments funds that qualify for the regulatory exemption for diversified mutual funds and unit investment trust at 5 C.F.R. § 2640.201(a), obligations of the United States, or municipal bonds.

I will receive live ethics briefing from a member of the Ethics Law and Program Office after my confirmation but not later than 15 days after my appointment pursuant to the ethics program regulation at 5 C.F.R. § 2638.305. Within 90 days of my confirmation, I will submit my Certification of Ethics Agreement Compliance which documents my compliance with this ethics agreement.

I will not modify this ethics agreement without your approval and the approval of the U.S. Office of Government Ethics (OGE) pursuant to the ethics agreement requirements contained in the financial disclosure regulation at 5 C.F.R. § 2634.803(a)(4).

SECTION 2 – CANTOR FITZGERALD L.P.

Upon confirmation, I will resign from my positions with Cantor Fitzgerald L.P, and all subsidiaries as designated in APPENDIX A "Cantor Fitzgerald, L.P." Pursuant to the impartiality regulation at 5 C.F.R. § 2635.502, for a period of one year after my resignation or for as long as I continue to have an ownership interest in Cantor Fitzgerald L.P., whichever is later, I will not participate personally and substantially in any particular matter involving specific parties in which I know Cantor Fitzgerald L.P., or its subsidiaries, is a party or represents a party, unless I am first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d).

Additionally, I and trusts that I am the beneficiary of hold partnership interests in Cantor Fitzgerald L.P. I do not hold stock options, restricted stock, or restricted stock units. I and such trusts will sign an agreement(s) to divest my partnership interests in Cantor Fitzgerald L.P., including the partnership interests held in any family trust in which I will continue to have a financial interest after assuming the duties of the position of Secretary, as soon as practicable but not later than 90 days after my confirmation, for a sum certain. As a part of the agreement(s) to sell, the purchaser(s) will receive upon closing all of my economic interest in Cantor Fitzgerald L.P., including those Cantor Fitzgerald, L.P. interests held in any family trust in which I will continue to have a financial interest after assuming the duties of the position of Secretary, from the time the agreement is signed. I will complete the divestiture after required regulatory approvals are obtained.

I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the financial interests of Cantor Fitzgerald L.P, or its subsidiaries, until I have divested of all equity interest, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1), or qualify for a regulatory exemption, pursuant to 18 U.S.C. § 208(b)(2). I and trusts that I am the beneficiary of will still own Cantor Fitzgerald, L.P. while the sale is pending, but pursuant to the applicable agreement(s), I will receive no economic benefits associated with my ownership during the time between signing and closing. Accordingly, I will request a written waiver pursuant to 18 U.S.C. § 208(b)(1) regarding my ownership interest in Cantor Fitzgerald L.P. Until I have obtained such a waiver, I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the financial interests of this entity, or its subsidiaries.

I understand that I may be eligible to request a Certificate of Divestiture for qualifying assets and that a Certificate of Divestiture is effective only if obtained prior to divestiture. Regardless of whether I receive a Certificate of Divestiture, I will ensure that all divestitures discussed in this agreement occur within the agreed upon timeframes and that all proceeds are invested in non-conflicting assets. I understand that I must submit my request for a Certificate of Divestiture to allow for adequate time for OGE to process the Certificate of Divestiture and in order to divest assets within the agreed upon timeframe.

I (including my spouse and minor children if applicable) will not repurchase any asset I was required to divest without consulting with my agency ethics official and the U.S. Office of Government Ethics.

Until the sale of my interest in Cantor Fitzgerald, L.P. closes, I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the ability or willingness of the buyer to close the sale and pay the purchase price, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1). Pursuant to the impartiality regulation at 5 C.F.R. § 2635.502, until the sale closes and I receive the final payment, I also will not participate personally and substantially in any particular matter involving specific parties in which I know the buyer is a party or represents a party, unless I am first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d).

SECTION 3 – BGC GROUP, INC.

Upon confirmation, I will resign from my positions with BGC Group, Inc., and all subsidiaries as designated in APPENDIX A "BGC Group, Inc." Pursuant to the impartiality regulation at 5 C.F.R. § 2635.502, for a period of one year after my resignation or for as long as I continue to have an ownership interest in BGC Group, Inc., whichever is later, I will not participate personally and substantially in any particular matter involving specific parties in which I know BGC Group, Inc., or its subsidiaries, is a party or represents a party, unless I am first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d).

I have been awarded a bonus for calendar year 2024, which will be paid on or about January 23, 2025, and in any event prior to me assuming the duties of the position of Secretary or I will forfeit it. This bonus is determined by factors found in a standard plan, based on factors such as achieving specified performance goals, but payment in form and amount is discretionary. BGC Group Inc.'s Compensation Committee works with independent compensation consultants and receives advice as to peer metrics and other market factors. Payment is not contingent on my assumption of government position. Affected individuals must be employees of BGC Group Inc. at the time of distribution to receive a bonus.

Additionally, I and trusts that I am the beneficiary of hold stock and unvested restricted stock units in BGC Group, Inc. I also have a change in control agreement. I do not hold partnership interests, vested restricted stock units, options, or restricted stock. I will forfeit all unvested BGC Group, Inc. restricted stock units at the time of my resignation. The contingent right associated with my change in control agreement will expire upon my resignation. I and trusts that I am the beneficiary of will sign an agreement(s) to divest my stock in BGC Group, Inc., including the stock held in any BGC Group retirement or contribution plan and in any family trust in which I will continue to have a financial interest after assuming the duties of the position of Secretary, as soon as practicable but not later than 90 days after my confirmation, for a sum certain. As a part of the agreement(s) to sell, the purchaser(s) will receive upon closing all of my economic interest in BGC Group, Inc., including those BGC Group interests held in any family trust in which I will continue to have a financial interest after assuming the duties of the position of Secretary, from the time the agreement is signed. I will complete the divestiture after required regulatory approvals are obtained.

I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the financial interests of BGC Group, Inc., or its subsidiaries, until I have divested of all equity interest, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1), or qualify for a regulatory exemption, pursuant to 18 U.S.C. § 208(b)(2). I and trusts that I am the beneficiary of will still own BGC Group, Inc. while the sale is pending, but pursuant to the applicable agreement(s), I will receive no economic benefits associated with my ownership during the time between signing and closing. Accordingly, I will request a written waiver pursuant to 18 U.S.C. § 208(b)(1) regarding my ownership interest in BGC Group, Inc. Until I have obtained such a waiver, I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the financial interests of this entity, or its subsidiaries.

I understand that I may be eligible to request a Certificate of Divestiture for qualifying assets and that a Certificate of Divestiture is effective only if obtained prior to divestiture. Regardless of whether I receive a Certificate of Divestiture, I will ensure that all divestitures discussed in this agreement occur within the agreed upon timeframes and that all proceeds are invested in non-conflicting assets. I understand that I must submit my request for a Certificate of Divestiture to allow for adequate time for OGE to process the Certificate of Divestiture and in order to divest assets within the agreed upon timeframe.

I (including my spouse and minor children if applicable) will not repurchase any asset I was required to divest without consulting with my agency ethics official and the U.S. Office of Government Ethics.

Until the sale of my interest in BGC Group, Inc. closes, I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the ability or willingness of the buyer to close the sale and pay the purchase price, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1). Pursuant to the impartiality regulation at 5 C.F.R. § 2635.502, until the sale closes and I receive the final payment, I also will not participate personally and substantially in any particular matter involving specific parties in which I know the buyer is a party or represents a party, unless I am first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d).

SECTION 4 – NEWMARK GROUP, INC.

Upon confirmation, I will resign from my positions with Newmark Group, Inc., and all subsidiaries as designated in APPENDIX A "Newmark Group, Inc." Pursuant to the impartiality regulation at 5 C.F.R. § 2635.502, for a period of one year after my resignation or for as long as I continue to have an ownership interest in Newmark Group, Inc., whichever is later, I will not participate personally and substantially in any particular matter involving specific parties in which I know Newmark Group, Inc., or its subsidiaries, is a party or represents a party, unless I am first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d).

I have been awarded both a cash bonus and an equity bonus payment in shares of common stock for calendar year 2024, which will be paid on or about January 23, 2025, and in any event prior to me assuming the duties of the position of Secretary or I will forfeit it. This bonus is determined by factors found in a standard plan, based on factors such as achieving

specified performance goals, but payment in form and amount is discretionary. Newmark Group Inc.'s Compensation Committee works with independent compensation consultants and receives advice as to peer metrics and other market factors. Payment is not contingent on my assumption of government position. Affected individuals must be employees of Newmark Group Inc. at the time of distribution to receive a bonus.

I and trusts that I am the beneficiary of also hold stock, partnership units, DRS distributions, preferred units, and non-exchangeable units with Newmark Group, Inc, and its subsidiaries. I also have a change in control agreement. I do not hold options, restricted stock, or restricted stock units. The contingent right associated with my change in control agreement will expire upon my resignation. I and trusts that I am the beneficiary of will sign an agreement(s) to divest my equity interests in Newmark Group, Inc., and its subsidiaries, including any equity interests held in any Newmark Group, Inc., retirement or contribution plan and in any family trust in which I will continue to have a financial interest after assuming the duties of the position of Secretary, as soon as practicable but not later than 90 days after my confirmation, for a sum certain. As a part of the agreement(s) to sell, the purchaser(s) will receive upon closing all of my economic interest in Newmark Group, Inc., including those Newmark Group, Inc. interests held in any family trust in which I will continue to have a financial interest after assuming the duties of the position of Secretary, from the time the agreement(s) is signed. I will complete the divestiture after required regulatory approvals are obtained.

I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the financial interests of Newmark Group, Inc., or its subsidiaries, until I have divested of all equity interest, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1), or qualify for a regulatory exemption, pursuant to 18 U.S.C. § 208(b)(2). I and trusts that I am the beneficiary of will still own Newmark Group, Inc. while the sale is pending, but pursuant to the applicable agreement(s), I will receive no economic benefits associated with my ownership during the time between signing and closing. Accordingly, I will request a written waiver pursuant to 18 U.S.C. § 208(b)(1) regarding my ownership interest in Newmark Group, Inc. Until I have obtained such a waiver, I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the financial interests of this entity, or its subsidiaries.

I understand that I may be eligible to request a Certificate of Divestiture for qualifying assets and that a Certificate of Divestiture is effective only if obtained prior to divestiture. Regardless of whether I receive a Certificate of Divestiture, I will ensure that all divestitures discussed in this agreement occur within the agreed upon timeframes and that all proceeds are invested in non-conflicting assets. I understand that I must submit my request for a Certificate of Divestiture to allow for adequate time for OGE to process the Certificate of Divestiture and in order to divest assets within the agreed upon timeframe.

I (including my spouse and minor children if applicable) will not repurchase any asset I was required to divest without consulting with my agency ethics official and the U.S. Office of Government Ethics.

Until the sale of my interest in Newmark Group, Inc. closes, I will not participate personally and substantially in any particular matter that to my knowledge has a direct and

predictable effect on the ability or willingness of the buyer to close the sale and pay the purchase price, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1). Pursuant to the impartiality regulation at 5 C.F.R. § 2635.502, until the sale closes and I receive the final payment, I also will not participate personally and substantially in any particular matter involving specific parties in which I know the buyer is a party or represents a party, unless I am first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d).

SECTION 5 – OTHER RESIGNATIONS

Upon confirmation, I will resign from my positions with the entities listed in APPENDIX B "Positions unassociated with Cantor Fitzgerald, L.P., Newmark Group, Inc., or BGC Group, Inc.," and APPENDIX C "Other entities that hold interests in Cantor Fitzgerald, L.P., Newmark Group, Inc., or BGC Group, Inc." Pursuant to the impartiality regulation at 5 C.F.R. § 2635.502, for a period of one year after my resignation from each of these entities, I will not participate personally and substantially in any particular matter involving specific parties in which I know that entity is a party or represents a party, unless I am first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d).

SECTION 6 - PRIOR RESIGNATIONS

I previously resigned from the entities reported in APPENDIX D as "Previously Resigned Positions." Pursuant to the impartiality regulation at 5 C.F.R. § 2635.502, for a period of one year after my resignation, I will not participate personally and substantially in any particular matter involving specific parties in which I know that entity is an party or represents a party, unless I am first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d).

SECTION 7 – HARPER COLLINS PUBLISHERS

I am entitled to receive royalties from Harper Collins Publishers for sales of the book, "On Top of the World: Cantor Fitzgerald, Howard Lutnick, & 9/11: A Story of Loss & Renewal." Pursuant to the impartiality regulation at 5 C.F.R. § 2635.502, I will not participate personally and substantially in any particular matter involving specific parties in which I know Harper Collins Publishers is a party or represents a party, unless I am first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d).

SECTION 8 – FAMILY TRUSTS

Upon confirmation, I will resign from my position as trustee of the Lutnick 2020 Descendants Trust. Prior to assuming the duties of Secretary, the grantor trust status of Lutnick 2020 Descendants Trusts, Lutnick 1999 Descendants Trust, and the Lutnick 2007 Descendant Trust will be terminated, which also will terminate my financial interest in the holdings of the trusts and any and all associated powers and obligations. Neither my spouse nor I is a beneficiary of these trusts, and I am not the trustee of the Lutnick 1999 Descendants Trust. I have promissory notes from the Lutnick 2020 Descendants' Trust and the Lutnick 1999 Descendants' Trust. If there is a default under the promissory note, I will not accept or receive equity in any of the assets divested to the trust in lieu of repayment of amounts owed to me from

the trust. For as long as I hold the promissory note, I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the ability or willingness of the trust to repay this note, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1). In addition, pursuant to the impartiality regulation at 5 C.F.R. § 2635.502, for one year after my resignation from the position of trustee, or until the note is paid, whichever is later, I will not participate personally and substantially in any particular matter involving specific parties in which I know that the trust is a party or represents a party, unless I am first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d).

I will retain my positions as Trustee for the Howard W. Lutnick Family Trust, Howard W. Lutnick Revocable Trust, Lutnick 2020 GRAT 3, Lutnick 2020 GRAT 4, CFGP Trust, and the HWL Personal Asset Trust. I will not receive any fees for the services that I provide as a trustee during my appointment to the position of Secretary. I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the financial interests of any of the trusts, unless I first obtain a written waiver, pursuant 18 U.S.C. § 208(b)(1), or qualify for a regulatory exemption, pursuant to 18 U.S.C. § 208(b)(2).

Additionally, I will divest of the following assets held in these trusts as soon as practicable, but no later than 90 days, after confirmation:

- GE Healthcare Technologies
- GE Vernova LLC
- GE Aerospace
- NASDAQ
- Walt Disney Company
- Roivant Sciences Ltd.
- Kimberly Akimbo LLC
- Kiajia, LLC

With regard to each of these entities, I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the financial interests of the entity until I have divested it, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1), or qualify for a regulatory exemption, pursuant to 18 U.S.C. § 208(b)(2). I have verified that I will be able to carry out the divestitures within the timeframe described above.

I understand that I may be eligible to request a Certificate of Divestiture for qualifying assets and that a Certificate of Divestiture is effective only if obtained prior to divestiture. Regardless of whether I receive a Certificate of Divestiture, I will ensure that all divestitures discussed in this agreement occur within the agreed upon timeframes and that all proceeds are invested in non-conflicting assets. I understand that I must submit my request for a Certificate of Divestiture to allow for adequate time for OGE to process the Certificate of Divestiture and in order to divest assets within the agreed upon timeframe.

I (including my spouse and minor children if applicable) will not repurchase any asset I was required to divest without consulting with my agency ethics official and the U.S. Office of Government Ethics.

SECTION 9 – RETAINED OUTSIDE POSITIONS

I will also retain my unpaid positions with the following listed entities:

- 122 Sandune Court, LLC
- 2400 Foxhall RD LLC
- 3003 Aventura LLC
- 545 Halsey Lane Properties, LLC
- 795 PROPERTIES, LLC
- 795 TL, LLC
- 9701 COLLINS, LLC
- FOUR SHADOW TREE LANE HOLDINGS, LLC
- MARCHOW, LLC
- PATA LLC
- 12 S, LLC
- 275 GTB, LLC
- 59 CS LLC
- 61 GT, LLC
- CGTC, LLC
- CT7, LLC
- FANTUZZI, LLC
- RT AUTO, LLC
- SPORT SPIDER, LLC
- VEHICLE MAINTENANCE CORP.
- ESV LLC
- XKSS, LLC
- PATJ LLC
- MAINTENANCE AND DRIVING LLC
- MAINTENANCE AND STAFFING LLC
- OTOTW LLC
- AIRCRAFT TRAVEL ASSOCIATES, LLC
- LINEAGE ASSET COMPANY, LLC
- MARCH MANAGEMENT GROUP, LLC
- MARCH OPERATIONS CO. LLC
- MRS. LUTNICK ALLISON, LLC

I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the financial interests of the entities listed in this section, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1), or qualify for a regulatory exemption, pursuant to 18 U.S.C. § 208(b)(2).

SECTION 10 – 770 OCEAN ROAD

I will retain my unpaid position with 770 Ocean GP LLC, 770 Ocean Road Properties, L.P, and 770 Ocean Trust, LLC. I will not at any time receive compensation for services that I perform during my federal appointment. I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the financial interests of any of these entities, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1).

SECTION 11 – DIVESTITURES

As soon as practicable and as described above in Sections 2, 3 and 4, I will also divest my interest in the following entities:

- BGC Group, Inc.
- Cantor Fitzgerald L.P.
- CF Group Management, Inc.
- KBCR Management Partners, LLC
- LFA, LLC
- Newmark Group, Inc.
- Structured Services Investor LLC
- Tangible Benefits, LLC

In addition, as soon as practicable but not later than 90 days after my confirmation, I will divest my interest in CF Realty Fund III, L.P. With regard to each of these entities, I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the financial interests of the entity until I have divested it, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1), or qualify for a regulatory exemption, pursuant to 18 U.S.C. § 208(b)(2).

I understand that I may be eligible to request a Certificate of Divestiture for qualifying assets and that a Certificate of Divestiture is effective only if obtained prior to divestiture. Regardless of whether I receive a Certificate of Divestiture, I will ensure that all divestitures discussed in this agreement occur within the agreed upon timeframes and that all proceeds are invested in non-conflicting assets. I understand that I must submit my request for a Certificate of Divestiture to allow for adequate time for OGE to process the Certificate of Divestiture and in order to divest assets within the agreed upon timeframe.

I (including my spouse and minor children if applicable) will not repurchase any asset I was required to divest without consulting with my agency ethics official and the U.S. Office of Government Ethics.

SECTION 12 - SPOUSAL POSITION

My wife is currently the Director of CF Group Management, Inc. and Disaster Relief Operations, Cantor Fitzgerald Relief Fund. She receives no salary or other form of compensation for her positions. Pursuant to the impartiality regulation at 5 C.F.R. § 2635.502, for as long as my spouse continues her Director position for CF Group Management, Inc. or Cantor Fitzgerald Relief Fund, I will not participate personally and substantially in any particular matter involving specific parties in which I know that entity, is a party or represents a party, unless I am first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d).

My wife is also the trustee of the Article Third Trust under the Lutnick 2020 Master GRAT Agreement. She receives no trustee fee or other form of compensation in relation to this position. Because my spouse is a beneficiary of the trust, I will not participate personally and substantially in any particular matter that to my knowledge has a direct and predictable effect on the financial interests of the trust, unless I first obtain a written waiver, pursuant 18 U.S.C. § 208(b)(1), or qualify for a regulatory exemption, pursuant to 18 U.S.C. § 208(b)(2).

SECTION 13 - PUBLIC POSTING

I have been advised that this ethics agreement and the Certification of Ethics Agreement Compliance will be posted publicly, consistent with the public information law at 5 U.S.C. § 552, on the website of the U.S. Office of Government Ethics with ethics agreements of other Presidential nominees who file public financial disclosure reports.

APPENDIX A – SUBSIDIARIES OF CANTOR FITZGERALD, L.P., BGC GROUP, INC., AND NEWMARK GROUP, INC.

1. CANTOR FITZGERALD, L.P.

- 1035 BATTERY STREET OWNER, LLC
- 10801 MADISON AVENUE OWNER, LLC
- 1100 HIDDEN RIDGE, LLC
- 1840 LONGMIRE ROAD OWNER MANAGER, LLC
- 1840 LONGMIRE ROAD OWNER MEMBER, LLC
- 1840 LONGMIRE ROAD OWNER, LLC
- 1840 LONGMIRE ROAD, LLC
- 2477 DEERFIELD DRIVE, LLC
- 2575 S HIGHLAND DRIVE HOLDINGS, LLC
- 2575 S HIGHLAND DRIVE, L.P.
- 3075 LOYALTY CIRCLE MEMBER, LLC
- 3075 LOYALTY CIRCLE OWNER, LLC
- 3221 KELLER SPRINGS ROAD MANAGER, LLC
- 3221 KELLER SPRINGS ROAD MEMBER, LLC
- 3221 KELLER SPRINGS ROAD, LLC
- 3596 ALPINE AVE, LLC
- 5303 FISHER ROAD OWNER, LLC
- 5516 WEST BUCHANAN STREET OWNER, LLC
- 651 E CORPORATE DRIVE, LLC
- 692 MONTAUK HIGHWAY LLC
- 8100 GIBBS WAY JV, LLC
- AFTERMATH FILM, L.L.C.
- AQUA SECURITIES HOLDINGS, LLC
- BARTHOLOMEW ANTIQUES, L.P.
- BARTHOLOMEW ANTIQUES, LLC
- CANTOR (CHINA) TECHNOLOGY CO. HOLDINGS, LLC
- CANTOR ACQUISITION CORP. IV
- CANTOR ACQUISITION CORP. IX
- CANTOR ACQUISITION CORP. V
- CANTOR ACQUISITION CORP. X
- CANTOR ACQUISITION CORP. XI
- CANTOR ACQUISITION CORP. XII
- CANTOR ACQUISITION CORP. XIII
- CANTOR ADVISORS MANAGEMENT, L.P.
- CANTOR CAPITAL SOLUTIONS, LLC
- CANTOR CF SECURED INVESTOR, LLC
- CANTOR CHOP GP MEMBER, LLC
- CANTOR CHOP LP INVESTOR, LLC
- CANTOR COMMERCIAL REAL ESTATE INVESTOR HOLDINGS, LLC
- CANTOR COMMERCIAL REAL ESTATE INVESTOR, L.P.

- CANTOR COMMERCIAL REAL ESTATE SPONSOR HOLDINGS, LLC
- CANTOR COMPARATIVE ADVANTAGE, L.P.
- CANTOR CT HOLDINGS, LLC
- CANTOR CT, L.P.
- CANTOR DATA SERVICES, LLC
- CANTOR DIGITAL ASSETS, LLC
- CANTOR ENTERTAINMENT DATA HOLDINGS, LLC
- CANTOR ENTERTAINMENT DATA, L.P.
- CANTOR ENTERTAINMENT HOLDINGS, L.P.
- CANTOR ENTERTAINMENT HOLDINGS, LLC
- CANTOR EP HOLDINGS I, LLC
- CANTOR EP HOLDINGS II, LLC
- CANTOR EP HOLDINGS III, LLC
- CANTOR EP HOLDINGS IV, LLC
- CANTOR EP HOLDINGS V, LLC
- CANTOR EP HOLDINGS, LLC
- CANTOR EQUITY PARTNERS II, INC.
- CANTOR EQUITY PARTNERS III, INC.
- CANTOR EQUITY PARTNERS IV, INC.
- CANTOR EQUITY PARTNERS V, INC.
- CANTOR FITZGERALD & CO.
- CANTOR FITZGERALD (PROPRIETARY) LIMITED
- CANTOR FITZGERALD ASSET MANAGEMENT HOLDINGS, LLC
- CANTOR FITZGERALD ASSET MANAGEMENT OPERATIONS, LLC
- CANTOR FITZGERALD CANADA CORPORATION HOLDINGS, L.P.
- CANTOR FITZGERALD CONTROLLED EQUITY OFFERINGS
- CANTOR FITZGERALD GAME HOLDINGS LLC
- CANTOR FITZGERALD HEDGE FUND SERVICES, LLC
- CANTOR FITZGERALD II, LLC
- CANTOR FITZGERALD INCOME ADVISORS, LLC
- CANTOR FITZGERALD INCOME TRUST OP HOLDINGS, LLC
- CANTOR FITZGERALD INCOME TRUST OPERATING PARTNERSHIP, L.P.
- CANTOR FITZGERALD INCOME TRUST, INC.
- CANTOR FITZGERALD INVESTMENT ADVISORS HOLDINGS, LLC
- CANTOR FITZGERALD INVESTMENT ADVISORS, L.P.
- CANTOR FITZGERALD INVESTORS, LLC
- CANTOR FITZGERALD IRELAND HOLDINGS, LLC
- CANTOR FITZGERALD SECURITIES
- CANTOR FITZGERALD TECHNOLOGY MARKETS, LLC
- CANTOR FITZGERALD TELECOM SERVICES, LLC
- CANTOR FITZGERALD WEALTH PARTNERS, LLC
- CANTOR FITZGERALD, L.P.
- CANTOR G&W HOLDINGS, LLC
- CANTOR G&W INTERNATIONAL HOLDINGS, LLC

- CANTOR G&W, L.P.
- CANTOR GGAM HOLDINGS, LLC
- CANTOR GGAM, L.P.
- CANTOR INDEX FX HOLDINGS, LLC
- CANTOR INDEX FX, L.P.
- CANTOR INDEX HOLDINGS, L.P.
- CANTOR INDEX LLC
- CANTOR INSURANCE GROUP HOLDINGS, LLC
- CANTOR INSURANCE GROUP, L.P.
- CANTOR LEXNET HOLDINGS, LLC
- CANTOR REAL ESTATE HOLDINGS, LLC
- CANTOR REAL ESTATE, L.P.
- CANTOR REALTY CAPITAL ADVISORS HOLDINGS, LLC
- CANTOR REALTY CAPITAL ADVISORS, L.P.
- CANTOR REALTY FUND I, L.P.
- CANTOR REALTY FUND II MANAGER, LLC
- CANTOR REALTY FUND II, L.P.
- CANTOR REALTY FUND III MANAGER, LLC
- CANTOR REALTY FUND III, L.P.
- CANTOR REALTY FUND MANAGER I, LLC
- CANTOR REALTY PRODUCTS PARTNERS, L.P.
- CANTOR REALTY PRODUCTS SPONSOR, LLC
- CANTOR REALTY PRODUCTS, LLC
- CANTOR RRP SLP, LLC
- CANTOR SILVERSTEIN OPPORTUNITY ZONE TRUST II, INC.
- CANTOR SILVERSTEIN OPPORTUNITY ZONE TRUST, INC.
- CANTOR SILVERSTEIN QOF MANAGER, LLC
- CANTOR SPONSOR, L.P.
- CANTOR VENTURES HOLDINGS, LLC
- CANTOR VENTURES, L.P.
- CANTORCO2E (CANADA) COMPANY
- CANTORCO2e (CANADA) HOLDINGS, L.P.
- CANTORCO2E (UK) HOLDINGS, L.P.
- CANTORCO2E BRAZIL HOLDINGS I, LLC
- CANTORCO2E BRAZIL HOLDINGS II, LLC
- CANTORCO2E CLASS E HOLDINGS, L.P.
- CANTORCO2E MEXICO HOLDINGS, LLC
- CANTORCO2E, LLC
- CANTORCO2eHLP, LLC
- CCEHLP, LLC
- CCRE INVESTOR II. LLC
- CCRE INVESTOR III, LLC
- CCRE INVESTOR IV, LLC
- CF 10801 MADISON AVENUE, LLC

- CF ACQUISITION CORP. IX
- CF ACQUISITION CORP. VII
- CF ACQUISITION CORP. X
- CF ACQUISITION CORP. XI
- CF ACQUISITION CORP. XII
- CF ACQUISITION CORP. XIII
- CF ACQUISITION CORP. XIV
- CF ACQUISITION CORP. XIX
- CF ACQUISITION CORP. XV
- CF ACQUISITION CORP. XVI
- CF ACQUISITION CORP. XVII
- CF ACQUISITION CORP. XVIII
- CF ACQUISITION CORP. XXI
- CF ACQUISITION CORP. XXII
- CF ACQUISITION CORP. XXIII
- CF ACQUISITION CORP. XXIV
- CF ACQUISITION CORP. XXIX
- CF ACQUISITION CORP. XXV
- CF ACQUISITION CORP. XXVI
- CF ACQUISITION CORP. XXVII
- CF ACQUISITION CORP. XXVIII
- CF ACQUISITION CORP. XXX
- CF ACQUISITION HOLDINGS IV, LLC
- CF ACQUISITION HOLDINGS IX, LLC
- CF ACQUISITION HOLDINGS V, LLC
- CF ACQUISITION HOLDINGS X, LLC
- CF ACQUISITION HOLDINGS XI, LLC
- CF ACQUISITION HOLDINGS XII, LLC
- CF ACQUISITION HOLDINGS XIII, LLC
- CF ALBERTSONS CHICAGO HOLDINGS, LLC
- CF ALBERTSONS CHICAGO, LLC
- CF ALBERTSONS LANCASTER HOLDINGS, LLC
- CF ALBERTSONS LANCASTER, LLC
- CF ARBORETUM DEPOSITOR, LLC
- CF ARBORETUM MANAGER, LLC
- CF ARBORETUM MASTER TENANT, LLC
- CF ARBORETUM, LLC
- CF ARCHER DEPOSITOR, LLC
- CF ARCHER MANAGER, LLC
- CF ARCHER MASTER TENANT, LLC
- CF ARCHER, LLC
- CF ARRABELLA DEPOSITOR, LLC
- CF ARRABELLA MANAGER, LLC
- CF ARRABELLA MASTER TENANT, LLC

- CF ARRABELLA, LLC
- CF ARROW CANYON DEPOSITOR, LLC
- CF ARROW CANYON MANAGER, LLC
- CF ARROW CANYON MASTER TENANT, LLC
- CF ARROW CANYON, LLC
- CF AURORA DEPOSITOR, LLC
- CF AURORA MANAGER, LLC
- CF AURORA MASTER TENANT, LLC
- CF AURORA, LLC
- CF BALA WOODS, LLC
- CF BELLEVUE DEPOSITOR, LLC
- CF BELLEVUE MANAGER, LLC
- CF BELLEVUE MASTER TENANT, LLC
- CF BELLEVUE, LLC
- CF CANYON CREEK DEPOSITOR, LLC
- CF CANYON CREEK MANAGER, LLC
- CF CANYON CREEK MASTER TENANT, LLC
- CF CANYON CREEK, LLC
- CF CASH, LLC
- CF CHISHOLM DEPOSITOR, LLC
- CF CHISHOLM MANAGER, LLC
- CF CHISHOLM MASTER TENANT, LLC
- CF CHISHOLM, LLC
- CF DC HOLDINGS, L.P.
- CF DC HOLDINGS, LLC
- CF DEERFIELD HOLDINGS, LLC
- CF DST ASSET MANAGEMENT, LLC
- CF DST HOLDINGS, LLC
- CF DST VENTURE HOLDINGS, LLC
- CF EMERSON DEPOSITOR, LLC
- CF EMERSON MANAGER, LLC
- CF EMERSON MASTER TENANT, LLC
- CF EMERSON MEMBER, LLC
- CF EMERSON, LLC
- CF EVOKE, LLC
- CF FINANCE HOLDINGS II, LLC
- CF FINANCE HOLDINGS III, LLC
- CF FINANCE HOLDINGS, LLC
- CF GCM INVESTOR, LLC
- CF GLENMUIR DEPOSITOR, LLC
- CF GLENMUIR MANAGER, LLC
- CF GLENMUIR MASTER TENANT, LLC
- CF GLENMUIR, LLC
- CF GLOBAL FINANCE, LTD.

- CF GLOBAL MANAGEMENT, L.P.
- CF HEADQUARTERS CORP.
- CF HEADQUARTERS II, INC.
- CF HENDRY DEPOSITOR, LLC
- CF HENDRY MANAGER, LLC
- CF HENDRY MASTER TENANT, LLC
- CF HENDRY, LLC
- CF III, LLC
- CF INDUSTRY DEPOSITOR, LLC
- CF INDUSTRY DST HOLDER, LLC
- CF INDUSTRY MANAGER, LLC
- CF INDUSTRY MASTER TENANT MANAGER, LLC
- CF INDUSTRY MASTER TENANT MEMBER, LLC
- CF INDUSTRY, LLC
- CF INTERNATIONAL ACQUISITION CORP. IX
- CF INTERNATIONAL ACQUISITION CORP. VIII
- CF INTERNATIONAL ACQUISITION CORP. X
- CF INTERNATIONAL ACQUISITION CORP. XI
- CF INTERNATIONAL ACQUISITION CORP. XII
- CF INTERNATIONAL ACQUISITION CORP. XIII
- CF INTERNATIONAL ACQUISITION CORP. XIV
- CF INTERNATIONAL ACQUISITION CORP. XIX
- CF INTERNATIONAL ACQUISITION CORP. XV
- CF INTERNATIONAL ACQUISITION CORP. XVI
- CF INTERNATIONAL ACQUISITION CORP. XVII
- CF INTERNATIONAL ACQUISITION CORP. XVIII
- CF INTERNATIONAL ACQUISITION CORP. XX
- CF KACEY DST HOLDER, LLC
- CF KACEY, LLC
- CF KELLER HOLDINGS, LLC
- CF KELLER MANAGER, LLC
- CF KELLER MASTER TENANT, LLC
- CF KELLER TRS, LLC
- CF LEGACY AT FOX VALLEY DEPOSITOR, LLC
- CF LEGACY AT FOX VALLEY MANAGER, LLC
- CF LEGACY AT FOX VALLEY MASTER TENANT, LLC
- CF LEGACY AT FOX VALLEY, LLC
- CF LIFE SETTLEMENTS HOLDINGS I, LLC
- CF LIFE SETTLEMENTS HOLDINGS, L.P.
- CF LIVONIA DEPOSITOR, LLC
- CF LIVONIA DST MANAGER, LLC
- CF LIVONIA MANAGER, LLC
- CF LIVONIA, LLC
- CF LOYALTY HOLDINGS, LLC

- CF MAINTENANCE CORP.
- CF MANAGED ASSETS, L.L.C.
- CF MASTER TENANT HOLDCO, LLC
- CF MOUNT COMFORT DEPOSITOR, LLC
- CF MOUNT COMFORT DST MANAGER, LLC
- CF MOUNT COMFORT LAND OWNER, LLC
- CF MOUNT COMFORT MANAGER, LLC
- CF MOUNT COMFORT, LLC
- CF NET LEASE PORTFOLIO DEPOSITOR I, LLC
- CF NET LEASE PORTFOLIO DEPOSITOR II, LLC
- CF NET LEASE PORTFOLIO DEPOSITOR III, LLC
- CF NET LEASE PORTFOLIO DEPOSITOR IV, LLC
- CF NET LEASE PORTFOLIO DEPOSITOR V, LLC
- CF NET LEASE PORTFOLIO DEPOSITOR VI, LLC
- CF NET LEASE PORTFOLIO MANAGER I, LLC
- CF NET LEASE PORTFOLIO MANAGER II, LLC
- CF NET LEASE PORTFOLIO MANAGER III, LLC
- CF NET LEASE PORTFOLIO MANAGER IV, LLC
- CF NET LEASE PORTFOLIO MANAGER V, LLC
- CF NET LEASE PORTFOLIO MANAGER VI, LLC
- CF NOTES, LLC
- CF PALMS DEPOSITOR, LLC
- CF PALMS DST HOLDER, LLC
- CF PALMS MANAGER, LLC
- CF PALMS MASTER TENANT MANAGER, LLC
- CF PALMS MASTER TENANT MEMBER, LLC
- CF PALMS, LLC
- CF PEARLAND DST HOLDER, LLC
- CF PEARLAND MANAGER, LLC
- CF PEARLAND MASTER TENANT MEMBER, LLC
- CF PEARLAND MASTER TENANT, LLC
- CF PEARLAND, LLC
- CF PEARLLAND MASTER TENANT MANAGER, LLC
- CF PRINCIPAL INVESTMENTS, LLC
- CF PRIVATE CLAIMS, LLC
- CF QOF SPONSOR, LLC
- CF RAILWAY DEPOSITOR, LLC
- CF RAILWAY MANAGER, LLC
- CF RAILWAY MASTER TENANT, LLC
- CF RAILWAY, LLC
- CF REAL ESTATE ASSET MANAGEMENT, LLC
- CF REAL ESTATE COMPANY, LLC
- CF REAL ESTATE DST HOLDINGS, LLC
- CF REAL ESTATE FINANCE HOLDINGS GP, LLC

- CF REAL ESTATE FINANCE HOLDINGS, L.P.
- CF REAL ESTATE HOLDINGS, LLC
- CF REMY DEPOSITOR, LLC
- CF REMY MANAGER, LLC
- CF REMY MASTER TENANT, LLC
- CF REMY, LLC
- CF RIVERTOP DEPOSITOR, LLC
- CF RIVERTOP MANAGER, LLC
- CF RIVERTOP MASTER TENANT, LLC
- CF RIVERTOP, LLC
- CF RIVERVIEW DEPOSITOR, LLC
- CF RIVERVIEW MANAGER, LLC
- CF RIVERVIEW MASTER TENANT, LLC
- CF RIVERVIEW MEMBER, LLC
- CF RIVERVIEW, LLC
- CF RIVERWORKS DEPOSITOR, LLC
- CF RIVERWORKS MANAGER, LLC
- CF RIVERWORKS MASTER TENANT, LLC
- CF RIVERWORKS, LLC
- CF SAWYER DEPOSITOR, LLC
- CF SAWYER MANAGER, LLC
- CF SAWYER MASTER TENANT, LLC
- CF SAWYER, LLC
- CF SECURED HOLDINGS I, LLC
- CF SECURED HOLDINGS, LLC
- CF SILVERSTREAM DEPOSITOR, LLC
- CF SILVERSTREAM MANAGER, LLC
- CF SILVERSTREAM MASTER TENANT, LLC
- CF SILVERSTREAM, LLC
- CF SINGAPORE HOLDINGS, LLC
- CF SPARC HOLDCO, LLC
- CF SPECIAL INVESTMENTS II, LLC
- CF SPECIAL INVESTMENTS MM, LLC
- CF SPECIAL INVESTMENTS, LLC
- CF STATION DEPOSITOR, LLC
- CF STATION MANAGER, LLC
- CF STATION MASTER TENANT, LLC
- CF STATION, LLC
- CF SUMMERFIELD DEPOSITOR, LLC
- CF SUMMERFIELD DST HOLDER, LLC
- CF SUMMERFIELD JV MANAGER, LLC
- CF SUMMERFIELD MANAGER, LLC
- CF SUMMERFIELD MASTER TENANT JV MANAGER, LLC
- CF SUMMERFIELD MASTER TENANT JV MEMBER, LLC

- CF SUMMERFIELD MEMBER, LLC
- CF SUMMIT RIDGE DEPOSITOR, LLC
- CF SUMMIT RIDGE MANAGER, LLC
- CF SUMMIT RIDGE MASTER TENANT, LLC
- CF SUMMIT RIDGE MULTIFAMILY DST
- CF SUMMIT RIDGE, LLC
- CF TEXAS MULTIFAMILY PORTFOLIO MANAGER, LLC
- CF TOKYO HOLDINGS, LLC
- CF TRIBECA DEPOSITOR, LLC
- CF TRIBECA MANAGER, LLC
- CF TRIBECA MASTER TENANT, LLC
- CF VALENCIA LIFE SCIENCES DST MANAGER, LLC
- CF VALENCIA LIFE SCIENCES, LLC
- CF WEST END DEPOSITOR, LLC
- CF WEST END DST HOLDER, LLC
- CF WEST END MANAGER, LLC
- CF WEST END MASTER TENANT MANAGER, LLC
- CF WEST END MASTER TENANT MEMBER, LLC
- CF WEST END, LLC
- CF WESTCHESTER DEPOSITOR, LLC
- CF WESTCHESTER MANAGER, LLC
- CF WESTCHESTER MASTER TENANT, LLC
- CF WESTCHESTER, LLC
- CF WG INVESTORS, LLC
- CF WG MANAGER, LLC
- CF WG NET LEASE EQUITY, LLC
- CF WG NET LEASE HOLDINGS, LLC
- CF WG NET LEASE MEZZ, LLC
- CF WG NET LEASE, LLC
- CF WYATT DEPOSITOR, LLC
- CF WYATT MANAGER, LLC
- CF WYATT MASTER TENANT, LLC
- CF WYATT, LLC
- CF&CO HOLDINGS, L.P.
- CF&CO, LLC
- CFAC HOLDINGS IX, LLC
- CFAC HOLDINGS V, LLC
- CFAC HOLDINGS VI, LLC
- CFAC HOLDINGS VII, LLC
- CFAC HOLDINGS VIII, LLC
- CFAC HOLDINGS X, LLC
- CFAC HOLDINGS XI, LLC
- CFAC HOLDINGS XII, LLC
- CFAC HOLDINGS XIII, LLC

- CFAC HOLDINGS XIV, LLC
- CFAC HOLDINGS XIX, LLC
- CFAC HOLDINGS XV, LLC
- CFAC HOLDINGS XVI, LLC
- CFAC HOLDINGS XVII, LLC
- CFAC HOLDINGS XVIII, LLC
- CFAC HOLDINGS XXI, LLC
- CFAC HOLDINGS XXII, LLC
- CFAC HOLDINGS XXIII, LLC
- CFAC HOLDINGS XXIV, LLC
- CFAC HOLDINGS XXV, LLC
- CFAC HOLDINGS XXX, LLC
- CFAC INTERNATIONAL HOLDINGS IX, LLC
- CFAC INTERNATIONAL HOLDINGS VIII, LLC
- CFAC INTERNATIONAL HOLDINGS X, LLC
- CFAC INTERNATIONAL HOLDINGS XI, LLC
- CFAC INTERNATIONAL HOLDINGS XII, LLC
- CFAC INTERNATIONAL HOLDINGS XIII, LLC
- CFAC INTERNATIONAL HOLDINGS XIV, LLC
- CFAC INTERNATIONAL HOLDINGS XIX, LLC
- CFAC INTERNATIONAL HOLDINGS XV, LLC
- CFAC INTERNATIONAL HOLDINGS XVI, LLC
- CFAC INTERNATIONAL HOLDINGS XVII, LLC
- CFAC INTERNATIONAL HOLDINGS XVIII, LLC
- CFAC INTERNATIONAL HOLDINGS XX, LLC
- CFBH AURORA MANAGER, LLC
- CFBH AURORA, LLC
- CFBH GLENMUIR MANAGER, LLC
- CFBH INDUSTRY MANAGER, LLC
- CFBH INDUSTRY MASTER TENANT, LLC
- CFBH INDUSTRY, LLC
- CFBH LEGACY AT FOX VALLEY MANAGER, LLC
- CFBH LEGACY AT FOX VALLEY, LLC
- CFBH RAILWAY MANAGER, LLC
- CFBH RAILWAY, LLC
- CFBH RIVERVIEW MANAGER, LLC
- CFBH RIVERVIEW, LLC
- CFBH SUMMIT RIDGE MANAGER, LLC
- CFBH SUMMIT RIDGE, LLC
- CFBH WEST END MANAGER, LLC
- CFBH WEST END MASTER TENANT, LLC
- CFBH WEST END, LLC
- CFCAF ARBORETUM MANAGER, LLC
- CFCAF ARBORETUM, LLC

- CFCAF ARRABELLA MANAGER, LLC
- CFCAF ARRABELLA, LLC
- CFCAF BALA WOODS, LLC
- CFCAF CHISHOLM MANAGER, LLC
- CFCAF CHISHOLM, LLC
- CFCAF EMERSON MANAGER, LLC
- CFCAF EMERSON, LLC
- CFCAF EVOKE MANAGER, LLC
- CFCAF EVOKE, LLC
- CFCAF HENDRY MANAGER, LLC
- CFCAF HENDRY, LLC
- CFCAF KACEY MANAGER, LLC
- CFCAF KACEY, LLC
- CFCAF PALMS MANAGER, LLC
- CFCAF PALMS MASTER TENANT, LLC
- CFCAF PALMS, LLC
- CFCAF PEARLAND MANAGER, LLC
- CFCAF PEARLAND, LLC
- CFCAF SILVERSTREAM MANAGER, LLC
- CFCAF STATION MANAGER, LLC
- CFCAF STATION, LLC
- CFCCHLP, LLC
- CFCO HOLDINGS, LLC
- CFE ACQUISITION I LIMITED
- CFGM CF&CO HOLDINGS, LLC
- CFGM CFS HOLDINGS, LLC
- CFHGI ARCHER MANAGER, LLC
- CFHGI ARCHER, LLC
- CFHGI RIVERWORKS MANAGER, LLC
- CFHGI RIVERWORKS, LLC
- CFHGI WESTCHESTER MANAGER, LLC
- CFHGI WESTCHESTER, LLC
- CFHKCM HOLDINGS I, LLC
- CFHKCM HOLDINGS II, LLC
- CFHZ ARROW CANYON MANAGER, LLC
- CFHZ ARROW CANYON, LLC
- CFHZ BELLEVUE MANAGER, LLC
- CFHZ BELLEVUE, LLC
- CFHZ RIVERTOP MANAGER, LLC
- CFHZ RIVERTOP, LLC
- CFHZ SUMMERFIELD MASTER TENANT JV, LLC
- CFHZ WYATT MANAGER, LLC
- CFI PROPERTY MANAGEMENT, LLC
- CFIM ACQUISITIONS, LLC

- CFIM ADVISORS, LLC
- CFIM HOLDINGS, LLC
- CFIT ASSET MANAGEMENT, LLC
- CFIT PROPERTY MANAGEMENT, LLC
- CFIT REAL ESTATE INVESTMENTS, LLC
- CFLP CANTOR INSURANCE GROUP HOLDINGS, L.P.
- CFLP CANTOR INSURANCE GROUP HOLDINGS, LLC
- CFLP CF&CO HOLDINGS, LLC
- CFLP CF&CO I HOLDINGS, L.P.
- CFLP CFS HOLDINGS, LLC
- CFLP CFS I HOLDINGS, L.P.
- CFPH II, LLC
- CFPH, LLC
- CFRPM CANYON CREEK MANAGER, LLC
- CFRPM CANYON CREEK, LLC
- CFRPM REMY MANAGER, LLC
- CFRPM REMY, LLC
- CFS ADMINISTRATIVE AGENCY CANADA CORP.
- CFS ADMINISTRATIVE AGENCY CANADA HOLDINGS, LLC
- CFS ADMINISTRATIVE AGENCY CANADA, L.P.
- CFS CF&CO HOLDINGS, LLC
- CFS CF&CO I HOLDINGS, L.P.
- CFV INVESTMENTS, LLC
- CFWD SAWYER MANAGER, LLC
- CFWD SAWYER, LLC
- CG ANALYTICS, INC.
- CG TECHNOLOGY CHINA, LLC
- CG TECHNOLOGY DEVELOPMENT, LLC
- CG TECHNOLOGY GP, LLC
- CG TECHNOLOGY HOLDINGS, L.P.
- CG TECHNOLOGY HOLDINGS, LLC
- CG TECHNOLOGY NJ, LLC
- CG TECHNOLOGY US, LLC
- CG TECHNOLOGY, INC.
- CG TECHNOLOGY, L.P.
- CG TECHNOLOGY, LLC
- CIHLP II LLC
- CIHLP LLC
- CLAIM COLLECTIONS, LLC
- CLM ADVISORS HOLDINGS, LLC
- CLM ADVISORS, L.P.
- CLM AGENCY HOLDINGS, LLC
- CLM AGENCY, L.P.
- CRPPH, LLC

- CVAFH I, LLC
- DDC FINANCE, LLC
- DDCAC, LLC
- DELIVERY HOLDINGS, L.P.
- DELIVERY HOLDINGS, LLC
- DELIVERY.COM, LLC
- DG-1 ADMINISTRATIVE MANAGER, LLC
- DG-1 DEPOSITOR, LLC
- DG-1 PROPERTY MANAGEMENT, LLC
- DLI 24, LLC
- FINTAN PARTNERS, LLC
- GGAM BAHAMAS LIMITED
- GLOBAL GAMING ASSET MANAGEMENT HOLDINGS, LLC
- GLOBAL GAMING ASSET MANAGEMENT, L.P.
- GLOBAL GAMING PHILIPPINES, LLC
- GRCH, LLC
- GREAT AUK, LLC
- HELIX FINANCIAL HOLDINGS, LLC
- HELIX FINANCIAL SYSTEMS, L.P.
- HOLLYWOOD STOCK EXCHANGE, LL+D974C
- INNOVATIONS HOLDINGS, LLC
- INSTASHIP LLC
- INTERACTIVE GAMES LLC
- LAS VEGAS SPORTS MOBILE, LLC
- LET'S DO DELIVERY, LLC
- LEXNET, L.P.
- LIFE INSURANCE DEPOSITORY CORPORATION
- MARKET DATA CORPORATION
- MODEL ACTUARIAL PRICING SYSTEMS HOLDINGS, LLC
- MODEL ACTUARIAL PRICING SYSTEMS, L.P.
- NORTH DE ANZA BOULEVARD, LLC
- PARK AVENUE INVESTMENT HOLDINGS, LLC
- RDN PROPERTY MANAGEMENT, LLC
- RGGSR 1035 BATTERY STREET, LLC
- RGSSR BATTERY STREET MANAGER, LLC
- RODIN INCOME ADVISORS, LLC
- RODIN INCOME TRUST OP HOLDINGS, LLC
- STRUCTURED SERVICES INVESTMENT LO, LLC
- STRUCTURED SERVICES INVESTOR, LLC
- THE CANTOR FITZGERALD FOUNDATION
- THE CANTOR FITZGERALD RELIEF FUND
- THL 24, LLC
- TOWER BRIDGE INTERNATIONAL SERVICES HOLDINGS, L.P.
- TOWER BRIDGE INTERNATIONAL SERVICES HOLDINGS, LLC

- VIEW PRINCIPAL MEMBER, LLC
- VIEW TOPCO, LLC
- WATER MILL 27 ASSOCIATES, LLC
- WG MANAGER 1, LLC
- WG MANAGER 2, LLC
- WG MANAGER 3, LLC
- WG MANAGER 4, LLC
- WG MANAGER 5, LLC
- WG NET LEASE INVESTORS, LLC
- WG PROPERTY MANAGER, LLC

2. BGC GROUP, INC.

- AMEEFI SERVICES, INC.
- AMPEX ENERGY, LLC
- BGC BRAZIL HOLDINGS, LLC
- BGC BROKERS HOLDINGS, L.P.
- BGC BROKERS HOLDINGS, LLC
- BGC BROKERS INVESTMENT, L.P.
- BGC BROKERS US HOLDINGS, LLC
- BGC BROKERS US, L.P.
- BGC CANADA SECURITIES COMPANY
- BGC CANADA SECURITIES COMPANY HOLDINGS, L.P.
- BGC CAPITAL MARKETS (HONG KONG) LIMITED
- BGC CAPITAL MARKETS (JAPAN) LLC
- BGC CAPITAL MARKETS (SWITZERLAND) LLC
- BGC CAPITAL MARKETS, L.P.
- BGC CHINA HOLDINGS, LLC
- BGC CHINA, L.P.
- BGC DERIVATIVE MARKETS HOLDINGS, LLC
- BGC ECS HOLDINGS, LLC
- BGC ENVIRONMENTAL BROKERAGE SERVICES HOLDINGS, LLC
- BGC ENVIRONMENTAL BROKERAGE SERVICES, L.P.
- BGC FINANCIAL GROUP, INC.
- BGC GLOBAL HOLDINGS GP LIMITED
- BGC GP LIMITED
- BGC GP, LLC
- BGC GROUP, INC.
- BGC HOLDINGS (TURKEY), LLC
- BGC HOLDINGS II, LLC
- BGC HOLDINGS MERGER SUB, LLC
- BGC HOLDINGS U.S., INC.
- BGC HOLDINGS, LLC
- BGC INFORMATION HOLDINGS, LLC

- BGC INFORMATION, L.P.
- BGC INTERNATIONAL HOLDINGS, L.P.
- BGC MARKET DATA HOLDINGS, LLC
- BGC MARKET DATA, L.P.
- BGC MEXICO HOLDINGS, S. DE R.L. de C.V.
- BGC MEXICO R.E. HOLDINGS, LLC
- BGC NOTES, LLC
- BGC POTEN & PARTNERS HOLDINGS, LLC
- BGC RADIX ENERGY L.P.
- BGC REMATE HOLDINGS, LLC
- BGC SECURITIES (HONG KONG) LLC
- BGC SUNRISE HOLDINGS, L.P.
- BGC TECHNOLOGY (HONG KONG) HOLDINGS I, INC.
- BGC TECHNOLOGY (HONG KONG) HOLDINGS II, INC.
- BGC TECHNOLOGY (HONG KONG) HOLDINGS III, LLC
- BGC TECHNOLOGY BROKERAGE HOLDINGS, LLC
- BGC TECHNOLOGY BROKERAGE, L.P.
- BGC TECHNOLOGY ELX HOLDINGS, L.P.
- BGC TECHNOLOGY ELX HOLDINGS, LLC
- BGC TECHNOLOGY MARKETS HOLDINGS, LLC
- BGC TECHNOLOGY MARKETS, L.P.
- BGC TECHNOLOGY, LLC
- BGC TRADING HOLDINGS, LLC
- BGC USA HOLDINGS, LLC
- BGC USA, L.P.
- BGCBI, LLC
- BGCCMHK HOLDINGS II, LLC
- BGCCMHK HOLDINGS, LLC
- BGCCMLP HOLDINGS, LLC
- BGCF HOLDINGS, LLC
- BGCIHLP, LLC
- BGCP II, INC.
- CFLP CX FUTURES EXCHANGE HOLDINGS, L.P.
- CFLP CX FUTURES EXCHANGE HOLDINGS, LLC
- CHART TRADING DEVELOPMENT, LLC
- CX CLEARINGHOUSE HOLDINGS, LLC
- eAB HOLDINGS, LLC
- ELX FUTURES HOLDINGS, LLC
- ESX CLEARING HOLDINGS, LLC
- ESX CLEARING, L.P.
- FENICS SOFTWARE, INC.
- FHLP HOLDINGS, LLC
- FHLP, L.P.
- FMX FUTURES EXCHANGE HOLDINGS GP, LLC

- FMX HOLDINGS, LLC
- FMX SERVICES, LLC
- FREEDOM INTERNATIONAL HOLDING, L.P.
- GFI FUTURES EXCHANGE LLC
- GFI GROUP INC.
- GFI GROUP LLC
- GFI MARKETS LLC
- GFINET HOLDINGS INC.
- GFINET INC.
- GFIX LLC
- IVG ENERGY, LTD
- LFI HOLDINGS, LLC
- LIQUIDITY PARTNERS, L.P.
- LUCERA FINANCIAL INFRASTRUCTURES, LLC
- LUCERA FINANCIAL SERVICES, LLC
- LUCERA INFRASTRUCTURES, LLC
- LUCERA OPERATIONS, LLC
- LUCERA SERVICES, LLC
- MINT BROKERS HOLDINGS I, LLC
- MINT BROKERS HOLDINGS II, LLC
- POTEN & PARTNERS GROUP, INC.
- POTEN & PARTNERS, INC.
- RMT EMPLOYMENT SERVICES HOLDINGS II, LLC
- RMT EMPLOYMENT SERVICES, S. DE R.L. de C.V.
- SAGE ENERGY PARTNERS, LP
- SAGE REFINED PRODUCTS, LTD.
- SEMINOLE CAPITAL MARKETS, L.P.
- THE EURO BROKERS RELIEF FUND, INC.
- TOWER BRIDGE GP LIMITED
- TRADESOFT TECHNOLOGIES, INC.
- TREASURYCONNECT LLC

3. NEWMARK GROUP, INC.

- 375 PARK INVESTMENTS HOLDINGS LLC
- BERKELEY POINT FINANCIAL LLC
- FULCRUM COMMERCIAL REAL ESTATE SERVICES LLC
- NEWMARK ACQUISITION CORP.
- NEWMARK ACQUISITION HOLDINGS, LLC
- NEWMARK BPF HOLDINGS, LLC
- NEWMARK GP, LLC
- NEWMARK GROUP, INC.
- NEWMARK HOLDINGS, L.P.
- NEWMARK HOLDINGS, LLC

- NEWMARK NOTES, LLC
- NEWMARK PARTNERS, L.P.
- NEWMARK S11 GP, LLC
- NEWMARK S11 HOLDINGS, LLC
- NEWMARK S11 LP, LLC

APPENDIX B - POSITIONS UNASSOCIATED WITH CANTOR FITZGERALD, L.P., NEWMARK GROUP, INC., or BGC GROUP, INC.

- TRUMP VANCE 2025 TRANSITION, INC.
- NATIONAL SEPTEMBER 11 MEMORIAL & MUSEUM
- PARTNERSHIP FOR NEW YORK CITY
- WEIL CORNELL MEDICINE
- KBCR PROPERTIES LLC
- LP UNITS HOLDINGS LLC

APPENDIX C – OTHER ENTITIES THAT HOLD INTERESTS IN CANTOR FITZGERALD, L.P., NEWMARK GROUP, INC., or BGC GROUP, INC.

- CF GROUP MANAGEMENT, INC.
- CFGP, LLC
- KBCR MANAGEMENT PARTNERS, LLC
- LFA, LLC
- TANGIBLE BENEFITS, LLC

APPENDIX D - PREVIOUSLY RESIGNED POSITIONS

- 110 RRP MANAGEMENT, LLC (9/2024)
- SATELLOGIC, INC. (11/2024)
- CFMEI, LLC (2/2024)
- CF EUROPE SPONSOR, LLC (2/2024)
- CF GILTS HOLDINGS, LLC (2/2024)
- CFAC HOLDINGS IV, LLC (9/2024)
- CFS MEXICO HOLDINGS I, L.P. (2/2024)
- CFS MEXICO HOLDINGS II, L.P. (2/2024)
- CFS MEXICO HOLDINGS, LLC (2/2024)
- CF LEGAL INFOSYSTEMS HOLDINGS, LLC (1/2024)
- CFAL, LLC (2/2024)
- CANTOR (ALDERNEY) HOLDINGS, LLC (9/2024)
- CANTOR CF INVESTOR, LLC (9/2024)
- CANTOR EL MEDIA, LLC (2/2024)
- CITHAERON PARTNERS HOLDINGS, LLC (2/2024)
- CITHAERON PARTNERS, LLC (2/2024)
- EATS MEDIA, LLC (10/2024)

- CANTOR FLAGS LLC (2/2024)
- HORACE MANN SCHOOL (6/2024)
- INDEPENDENT MARKET SERVICES, LLC (2/2024)
- CANTOR FRANCE INVESTOR, LLC (9/2024)
- CANTOR FRANCE SPONSOR, LLC (9/2024)
- LEGAL INFOSYSTEMS, LLC (1/2024)
- LIFE INSURANCE ARCHITECTS GP, LLC (1/2024)
- LIFE INSURANCE ARCHITECTS, L.P. (1/2024)
- LIFE SETTLEMENTS INTERNATIONAL, LLC (1/2024)
- RESOLUTION RECOVERY PARTNERS GP LLC (9/2024)
- RESOLUTION RECOVERY PARTNERS MANAGEMENT, LLC (9/2024)
- RESOLUTION RECOVERY PARTNERS MANAGER, LLC (9/2024)
- RRP MANAGEMENT, LLC (9/2024)
- CASTLEOAK MANAGEMENT HOLDINGS, LLC (9/2024)
- 12TH STREET CAPITAL, LLC (2/2024)
- BGC HCMC HOLDINGS, LLC (9/2024)
- CANTOR EQUITY PARTNERS, INC. (12/2024)
- CANTOR EQUITY PARTNERS I, INC. (12/2024)