FLOWSTONE

PARTNERS

FlowStone Opportunity Fund -Secondary Case Studies

The following slides outline select transactions that have been completed by the FlowStone Opportunity Fund

FlowStone Opportunity Fund is a registered investment vehicle designed to provide investors with highly diversified exposure to the Private Equity asset class through secondary, primary, and coinvestment strategies. The Fund offers diversification by manager, stage, strategy, and vintage year through a single allocation. The Fund's primary investment objective is to generate appropriate risk-adjusted long-term returns by investing in a diversified portfolio of private equity investments

Important Disclosures



BEFORE INVESTING YOU SHOULD CAREFULLY CONSIDER THE FUND'S INVESTMENT OBJECTIVES, RISKS, CHARGES AND EXPENSES. THIS AND OTHER INFORMATION IS IN THE PROSPECTUS, A COPY OF WHICH MAY BE OBTAINED FROM FLOWSTONE PARTNERS AT 312-429-2488. PLEASE READ THE <u>PROSPECTUS</u> CAREFULLY BEFORE YOU INVEST.

The Shares are speculative and illiquid securities involving substantial risk of loss. An investment in the Fund is appropriate only for those investors who do not require a liquid investment, for whom an investment in the Fund does not constitute a complete investment program, and who fully understand and can assume the risks of an investment in the Fund. Investors should carefully review and consider potential risks before investing. The Fund has been organized as a non-diversified, closed-end management investment company and designed primarily for long-term investors. An investor should not invest in the Fund if the investor needs a liquid investment. The Fund could experience fluctuations in its performance due to several factors. As a result of these factors, results for any previous period should not be relied upon as being indicative of performance in future periods.

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Case Study – Project Envy

Project Envy is a secondary purchase of a diversified portfolio of credit positions in sponsor-backed middle market companies (average company EBITDA ~\$130mm). The GP was established in 2008 and operates as the credit platform for a high quality, continuous private equity platform with >\$15B AUM.

Transaction	•	Strip sale of assets from the PE manager's	Transaction Snaps	hot
Overview		balance sheet; \$450mm total transaction size Traditional secondary purchase via commitment	Transaction Type	Secondary
		to an acquisition vehicle; ~70% of transaction capital used for portfolio acquisition, ~30% used for follow-on and future new investments	Total Deal Size at close (NAV + Unfunded)	\$7.5m
	•	Diversified credit portfolio with balanced	Purchase price	\$5.3m
		exposure to various industry sectors 67 positions with a maximum individual position	Purchase price / par value (at close)	95.5%
		size of only 3.0% (of total NAV)	# of underlying Funds	1
Seller	•	Transaction provided the GP with third-party	# of underlying positions	67
Objective		capital, allowing for continued platform	Sourcing	Syndicate
		expansion Sought a strategic, experienced partner with a	Reference Date	NA
		long-term perspective and potential for future transactions	Closing Date	October 31, 2019
Investment	•	Since inception in 2008, the GP has generated	Portfolio Overvie	w
Highlights	•	strong risk-adjusted returns, investing ~\$5.0B with no defaults and a cumulative loss ratio of 0.33% The portfolio has a 9.0% cash yield which reduces investment risk and provides strong visibility on near-term cash flows The GP and PE manager invested \$125mm in the transaction, helping ensure aligned incentives The GP benefits from the systematic sharing of insight, knowledge, idea generation & deal	30% 70% 45%	5%
		sourcing thanks to its strategic relationship with the PE platform	NAV at Ref DateUnfunded at Ref Date	n 2nd Lien Bonds

Case Study – Project Grid

Project Grid is a traditional secondary purchase where FlowStone acquired 15 fund interests, representing a diversified portfolio of 50+ companies with the majority of value in less cyclical industries including healthcare and IT. By leveraging deep relationships with the intermediary, the seller, and the underlying General Partners, FlowStone was able to provide an "end of life" solution while seeking to generate an attractive return for FlowStone investors.

Transaction	•	Secondary purchase of a diversified portfolio of	Transaction Snapshot	
Overview		15 mature buyout, growth and venture funds with more than 50 remaining underlying portfolio	Transaction Type	Secondary
		positions	Total Deal Size at close (NAV + Unfunded)	\$15.3m
Seller		The Celler was a UC based winds weather	Purchase price	\$10.3m
Objective		The Seller was a US-based private markets manager looking to proactively wind-down two	Purchase price / NAV (at close)	74.9%
		older Fund-of-Funds ("FoFs) programs by selling	# of underlying Funds	15
	•	the underlying portfolios The remaining net asset value ("NAV") in the	# of underlying portfolio companies	50+
		FoFs was small when compared to the already realized value. As a result, the Seller's price	Sourcing	Intermediary
		sensitivity was low	Reference Date	March 31, 2019
	•	The Seller's main priority was certainty around the buyer's ability to transfer all assets under a	Closing Date	December 31, 2019
		compressed timeline	Portfolio Overv	view
Investment Highlights	•	Several mature assets in less-cyclical industries with meaningful revenues & EBITDA and attractive operational growth metrics The transaction closed nine months after the reference date, allowing FlowStone to capture additional valuation appreciation across the underlying portfolio Due to the matureness of the underlying funds, the portfolio is highly cash generative with over 10% of reference NAV already distributed before closing	10% 37 90%	15% 48%
		oroomg	NAV at Ref DateUnfunded at Ref Date	vout Venture Growth

Case Study – Project Fin

Project Fin is the secondary acquisition of a defaulting limited partner's commitment to Fin Venture Capital's ("FVC") Fund I, a 2018 vintage vehicle focused on investments in the FinTech space. This investment opportunity offered FlowStone the ability to invest in high growth assets below the fund's original investment cost basis, while still benefitting from the value appreciation that had already occurred during FVC's ownership. While the fund is focused on early-stage investments, most of the fund's asset value (72%) is linked to two well-capitalized category leaders with compelling business models and fast-growing end-markets.

Transaction	•	Secondary acquisition of a defaulting LPs	Transaction Snapshot	
Overview		interest in Fin Venture Capital Fund I, a portfolio comprised of 12 FinTech assets	Transaction Type	Secondary
			Total Deal Size at close (NAV + Unfunded)	\$5.0m
Seller		Due to financial hardship, the original LP	Purchase price	\$1.2m
Objective		defaulted on its original commitment to FVC	Purchase price / NAV (at close)	45.0%
		Fund I Per the FVC Fund I Limited Partnership	# of underlying Funds	1
		Agreement, the GP seized the commitment	# of underlying portfolio companies	12
		following the LP's default and was looking to place it with new LPs	Sourcing	Intermediary
	•	New LPs paid in all outstanding capital calls of	Reference Date	March 31, 2020
		the defaulting LP in return for the respective capital account value	Closing Date	June 30, 2020
Investment			Portfolio Overvi	ew
Highlights	•	High visibility into the portfolio, with 12 of the 14-15 platform investments having already been completed, allowing for detailed diligence while limiting the blind pool risk The majority of the fund's asset value is linked to well-capitalized and highly visible portfolio companies that materially mitigated the write-off risk, typically associated with early-stage investing, across the portfolio Purchase price significantly below the fund's original investment cost basis, mitigating the potential for capital loss	48% 52% • NAV at Ref Date • Unfunded at Ref Date	100% • Venture

Case Study – Project AMP CF

Project AMP CF entails a commitment to a newly formed continuation vehicle to be managed by a single GP, with whom FlowStone is an existing LP. This new fund structure was setup to acquire a portfolio of medical device companies held across the manager's portfolio. The crossover holdings were rolled into a newly formed vehicle, with two distinct share classes, setup for a select group of existing LP's and new investors, respectively. Given our relationship with the GP and status as an existing LP (due to a prior portfolio deal), Flowstone was presented with the opportunity to roll our exposure and commit capital to a portfolio comprised of attractive medical device and medical technology assets. These three well-performing, high conviction assets will be managed by top tier executive teams and an established, Fund Manager.

	Structured secondary transaction through a newly	Transaction Sna	apshot
	three well-performing assets managed by an	Transaction Type	Secondary
	institutional, high-conviction manager. FlowStone believes in the quality and resiliency of the underlying asset base and the ability of the GP to manage the	Total Deal Size at close (NAV + Unfunded)	\$6.0m
	portfolio moving forward	Purchase price	\$6.0m
•	Through its initial commitment to a legacy fund	Purchase price / NAV (at close)	100%
	of investors provided with the ability to participate in the	# of underlying Funds	1
	transaction, offering access to a high-quality GP that has delivered strong returns for investors across multiple economic cycles and fund vintages (2006, 2011, and	# of underlying portfolio companies	3
	2014)	Sourcing	Proprietary
	High visibility into additional valuation appreciation, including organic growth initiatives and accretive M&A	Reference Date	September 30, 2020
	opportunities, industry trends that could impact future	Closing Date	December 31, 2020
	assets	Portfolio Over	view
	No blind pool risk given the purpose of the continuation vehicle and limited unfunded capital that had been earmarked for follow-ons Exposure to companies that have proved resilient across multiple economic cycles and operating environments. The top exposure (representing ~88% of transaction NAV), is represented by an asset in which the manager has expressed a high degree of conviction. This exposure represents an outsized portion of the GP's overall investment portfolio, thus aligning incentives and interests with the GP.	17% 83% • NAV at Ref Date • Unfunded at Ref Date	100%
		 formed continuation vehicle that offers exposure to three well-performing assets managed by an institutional, high-conviction manager. FlowStone believes in the quality and resiliency of the underlying asset base and the ability of the GP to manage the portfolio moving forward Through its initial commitment to a legacy fund managed by the GP, FSOF was amongst a select group of investors provided with the ability to participate in the transaction, offering access to a high-quality GP that has delivered strong returns for investors across multiple economic cycles and fund vintages (2006, 2011, and 2014) High visibility into additional valuation appreciation, including organic growth initiatives and accretive M&A opportunities, industry trends that could impact future performance, and potential exit scenarios for each of the assets No blind pool risk given the purpose of the continuation vehicle and limited unfunded capital that had been earmarked for follow-ons Exposure to companies that have proved resilient across multiple economic cycles and operating environments. The top exposure (representing ~88% of transaction NAV), is represented by an asset in which the manager has expressed a high degree of conviction. This exposure represents an outsized portion of the GP's overall investment portfolio, thus aligning incentives and 	 formed continuation vehicle that offers exposure to three well-performing assets managed by an institutional, high-conviction manager. FlowStone believes in the quality and resiliency of the underlying asset base and the ability of the GP to manage the portfolio moving forward Through its initial commitment to a legacy fund managed by the GP, FSOF was amongst a select group of investors provided with the ability to participate in the transaction, offering access to a high-quality GP that has delivered strong returns for investors across multiple economic cycles and fund vintages (2006, 2011, and 2014) High visibility into additional valuation appreciation, including organic growth initiatives and accretive M&A opportunities, industry trends that could impact future performance, and potential exit scenarios for each of the assets No blind pool risk given the purpose of the continuation vehicle and limited unfunded capital that had been earmarked for follow-ons Exposure to companies that have proved resilient across multiple economic cycles and operating environments. The top exposure (representing ~88% of transaction NAV), is represented by an asset in which the manager has expressed a high degree of conviction. This exposure portfolio, thus aligning incentives and

Case Study – Project Boston College

Project Boston College is a traditional secondary investment in which FlowStone acquired an institutional sellers' interest in BC European Capital IX, L.P., an established, high-quality manager. The remaining assets in the portfolio include thirteen companies in diversified industries, including healthcare, technology, and pet services. FlowStone gained exposure to mature buyout assets which had generally demonstrated resiliency to the broader COVID impact on economic growth.

Transaction	•	Secondary purchase of an interest in BC	Transaction Snap	shot
Overview		European Partners IX, a 2011 vintage buyout fund with 13 assets spread across a variety of	Transaction Type	Secondary
		sectors and geographies; predominantly North America and Western Europe	Total Deal Size at close (NAV + Unfunded)	€16.0m
Seller	•	The seller was a large US-based institution	Purchase price	€9.2m
Objective		seeking to rebalance their portfolio while reducing the number of private equity	Purchase price / NAV (at close)	61.1%
		relationships they manage	# of underlying Funds	1
Investment	•	Access to a high-quality GP that has delivered	# of underlying portfolio companies	13
Attractions		strong returns for investors across multiple	Sourcing	Intermediary
		economic cycles Strong visibility into additional valuation	Reference Date	June 30, 2020
		Strong visibility into additional valuation appreciation from the reference date 6/30 through close	Closing Date	December 31, 2020
			Portfolio Overview	
	•	No blind pool risk given the fund vintage year and corresponding limited unfunded amount	8%	
	•	Exposure to companies that proved fairly COVID resistant on a blended basis and, in some instances, benefitted from macro tail-winds and changing consumer behavior patterns that may persist		
	•	The entry discount combined with the portfolio uplift seeks to provide near-term downside management in the event of unexpected, adverse portfolio moves	92% = NAV at Ref Date = Unfunded at Ref Date	100% • Buyout

Case Study – Project Senator

Project Senator is a traditional secondary investment where FlowStone acquired a seller's interest in Reverence Capital Opportunities Fund I, L.P. Reverence Capital ("Reverence") is a private investment firm founded in 2013 that focuses on investments in the Financial Services sector. The Reverence management team has deep experience in the Financial Services sector, having spent extended time at Goldman Sachs and General Atlantic before launching Reverence.

Transaction	•	eccentrally parenace of an El interect in	Transaction Snapshot	
Overview		Reverence Capital Opportunities Fund I, L.P, which provides exposure to seven underlying	Transaction Type	Secondary
		portfolio companies all of which are based in North America	Total Deal Size at close (NAV + Unfunded)	\$2.0m
Seller	•	The seller is the foundation of a high-net-worth	Purchase price	\$1.4m
Objective		individual who is a personal friend of the Firm's founder	Purchase price / NAV (at close)	73.4%
	•	The individual was seeking liquidity on an expedited basis to fund an investment by his	# of underlying Funds	1
		Foundation into a COVID-relief fund	# of underlying portfolio companies	7
			Sourcing	Intermediary
Investment		Opportunity represents a true secondary as the	Reference Date	June 30, 2020
Attractions		fund stands 88% drawn as of the reference date.	Closing Date	December 31, 2020
		Additionally, based upon the entry discount FSOF is paying, the transaction has the potential	Portfolio Overview	
	•	for a meaningful write-up at close, seeking to provide a high degree of protection against capital loss in the near term Exposure to high quality, inflection assets, which still benefit from potential value creation initiatives, helping to drive transaction returns FlowStone's ability to close the transaction on an expedited timeline allowed us to negotiate a below market price for the asset	6% 94%	100%
			NAV at Ref DateUnfunded at Ref Date	 Buyout

Case Study – Project Colonial

Project Colonial is a secondary purchase of a portfolio where FlowStone acquired 6 fund interests, representing a diversified portfolio of 30+ companies with the bulk of the exposure tied to less cyclical industries and COVID-19 resilient industries including Pharma / Biotech, Healthcare Devices, Healthcare Technology, and Consumer Durables. Through leveraging a deep and long-standing relationship with the intermediary, FlowStone was able to provide a single-solution portfolio bid to the seller, which in turn afforded FSOF the ability to gain exposure to mature buyout / VC interests with a mix of near-term liquidity and room for future value creation across the portfolio.

Transaction Overview	•	Secondary purchase of a diversified portfolio of	Transaction Snapshot	
Overview		6 mature venture, buyout, and growth Funds with more than 30+ remaining underlying	Transaction Type	Secondary
Seller	•	portfolio positions The Seller was a US-based private markets	Total Deal Size at close (NAV + Unfunded)	\$20.9m
Objective		manager looking to wind-down three of its legacy investment vehicles by selling three separate	Purchase price	\$17.3m
		portfolio, consisting of 7, 6, and 3, collective	Purchase price / NAV (at close)	85.0%
	•	Fund Interests, respectively. The remaining net asset value ("NAV") in the	# of underlying Funds	6
		portfolio of interest was relatively small when compared realized value across the portfolio	# of underlying portfolio companies	30+
		since inception. Given the remaining value and	Sourcing	Intermediary
		the objective to wind down each vehicle before the end of the year, the Seller's price sensitivity	Reference Date	June 30, 2020
		was relatively low for a portfolio of this quality.	Closing Date	December 31, 2020
	•	The Seller's main priority was certainty around the buyer's ability to transfer all assets under a	Portfolio Overview	
		compressed timeline, allowing for a year end close.	3%	11%
Investment Highlights	•	 Exposure to a diversified portfolio consisting of Buyout & Seasoned Venture Assets, which included exposure to investment grade managers The transaction closed six months after the reference date, allowing FlowStone to capture additional valuation appreciation across the underlying portfolio. Additionally, the portfolio is 	97%	35%
		highly cash generative with over 20% of reference NAV already distributed before closing	NAV at Ref DateUnfunded at Ref Date	out Venture Growth

Case Study – Project Machine

Project Machine is a spin-out of the US team of Kennet Partners ("Kennet"), a lower middle market firm based in the UK. The US team was seeking to fully capitalize on their domestic market and thus amicably agreed with Kennet to spin-out the US team and the corresponding US-based portfolio companies. The new firm is named Savant Growth ("Savant"). Savant entered into exclusivity with a syndicate of secondary investors to capitalize Savant Growth Fund I ("Fund I"). The capital was used to: (i) acquire the equity interests of the 6 US-based portfolio companies from Kennet managed vehicles; and (ii) provide unfunded capital for follow-on investments and management fees.

Transaction	•	Spin-out of the US team of Kennet Partners,	Transaction Snap	shot
Overview		which established Savant Growth and Fund I. The transaction provided the FSOF with exposure to 6	Transaction Type	Secondary
		high growth software companies, all serving varying end markets	Total Deal Size at close (NAV + Unfunded)	\$2.6m
Seller	•	Strategic objective of establishing the Savant	Purchase price	\$1.4m
Objective		Growth Franchise, allowing the US team to	Purchase price / NAV (at close)	73.6%
		deploy more capital in North America	# of underlying Funds	1
			# of underlying portfolio companies	6
Investment	•	Exposure to high growth SaaS businesses, which	Sourcing	Intermediary
Attractions		seek to disrupt legacy industries that have relied	Reference Date	March 31, 2020
		on skilled labor to deliver products and services	Closing Date	March 31, 2021
	•	In looking at the portfolios' value progression, 3/31/20 appears to be a valuation trough, limiting	Portfolio Overvi	ew
		concerns around potential future value deterioration stemming from COVID headwinds		
	•	The entry discount, coupled with the portfolio uplift from the reference date to close, should provide for an attractive write-up and seeks to provide downside management	33%	
	•	Highly attractive underlying securities, including preferred/participating preferred equity, which may provide additional downside management	67%	100%
			NAV at Ref DateUnfunded at Ref Date	 Buyout

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Case Study – Project TZP

Project TZP is a traditional secondary investment in which FlowStone acquired a high-net-worth individuals' ("HNWI") interest in three separate TZP funds: TZP Small Cap (\$176mm, 2014 vintage), TZP Fund I (\$177mm, 2008 vintage), and TZP Fund II (\$370mm, 2014 vintage). TZP Group ("TZP") is a New York-based firm that focuses on lower middle market buyouts in the Business Services, Consumer Services, and Consumer Products sub-sectors. The firm was founded in 2007 and manages +\$1bn in capital commitments.

Transaction	•	Secondary purchase of LP interests in three	Transaction Snap	shot
Overview		separate TZP funds, which provide exposure to 19 underlying portfolio companies that display	Transaction Type	Secondary
		attractive sector diversification	Total Deal Size at close (NAV + Unfunded)	\$933K
Seller	•	The HNWI has been a close friend of TZP's	Purchase price	\$668K
Objective		founder and had supported numerous TZP vehicles over the past several years; however, as	Purchase price / NAV (at close)	74.1%
		the TZP franchise has grown, the seller's	# of underlying Funds	3
		commitments have become a small portion of TZP's capital base and presented an	# of underlying portfolio companies	19
		administrative burden for the HNWI The seller raised this with TZP's founder, who	Sourcing	Proprietary
		then connected FlowStone with the seller	Reference Date	September 30, 2020
Investment	•	The entry discount, combined with the portfolio	Closing Date	March 31, 2021
Attractions		uplift from the reference date to close, may provide near-term downside protection	Portfolio Overvi	ew
	•	Exposure to high quality, inflection-point assets, which may benefit from ongoing value creation initiatives, helping to drive transaction returns	4%	
	•	No blind pool risk given the fund vintage years and corresponding limited unfunded amount		
	•	Opportunity to transact with a motivated seller whose core focus was generating liquidity, not maximizing price, which allowed for attractive pricing that yielded an attractive write-up at close	96%	100%
			NAV at Ref DateUnfunded at Ref Date	 Buyout

Case Study – Project Destiny

Project Destiny represents the creation of a single-asset continuation fund for a leading provider of digital security and technology infrastructure solutions (the "Company"). The Company is backed by two well-known, high performing sponsors who believe there is material upside in the Company and are pursuing Project Destiny in order to capitalize on the various value creation opportunities made available by increasing the duration of the investment and providing additional growth capital. FSOF participated in Project Destiny in a syndicate capacity alongside other prominent investors.

Transaction	•	Project Destiny establishes a single-asset	Transaction Snapshot	
Overview		continuation fund for a leading provider of high- assurance digital certificates, certificate	Transaction Type	Secondary
		management, and public-key infrastructure solutions, which enable authentication and encryption for web servers and Internet of	Total Deal Size at close (NAV + Unfunded)	\$10.0m
		Things devices	Purchase price	\$8.3m
Seller	•	Project Destiny was formed to allow the	Purchase price / NAV (at close)	100%
Objective		sponsors and investor syndicate to maximize value in the Company by i) "resetting the	# of underlying Funds	1
		duration", giving the Company additional time	# of underlying portfolio companies	1
		to capitalize on growth initiatives and ii) provide a modest amount of follow-on capital for potential M&A and other growth initiatives	Sourcing	Intermediary
			Reference Date	Mar. 31, 2021
			Closing Date	Jun. 30, 2021
Investment Attractions	•	Exposure to a market leading software provider, which exhibits significant scale and attractive	Portfolio Overvi	ew
		operational metrics. The business also features high barriers to entry due to complex regulatory and new entrant approval processes Strong alignment of interests between the GPs and LPs. The lead sponsor contributed all its crystalized carried interest from the sale of the Company to the Continuation Fund and is also investing an additional \$50mm. Additionally, the second sponsor is rolling over ~\$600mm in the transaction Experienced and high-quality management team that has a track record of driving organic growth	17% 83% • NAV at Ref Date • Unfunded at Ref Date	100%

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Case Study – Project Waterfall

Project Waterfall is a transaction in which FlowStone partnered with a secondary buyer and other investors to acquire a €386mm diversified LP portfolio. The portfolio consists of 98 underlying funds (~90% buyout funds) and provides diversified exposure across key metrics including industry sector, geography and vintage year.

Transaction	•	Project Waterfall provides exposure to 98	Transaction Snapshot	
Overview		underlying funds, the vast majority of which are buyout focused with assets based in North	Transaction Type	Secondary
		America and Europe. The portfolio is highly diversified and has a weighted average vintage of 2008	Total Deal Size at close (NAV + Unfunded)	€20m
Seller	•	The seller in this transaction was seeking to wind	Purchase price	€17m
Objective		down an older investment vehicle, as well as	Purchase price / NAV (at close)	~85%
		raise additional capital for their newest investment vehicle. The secondary transaction	# of underlying Funds	98
		solved for these objectives and includes a small	# of underlying portfolio companies	400+
		commitment to their new fund	Sourcing	Intermediary
Investment		Highly cash generative portfolio as referenced	Reference Date	September 30, 2020
Attractions		by the post reference date distributions, which help to de-risk the transaction relatively quickly	Closing Date	June 30, 2021
	•	Limited remaining unfunded capital, mitigating blind pool risk	Portfolio Overv	view
	•	Exposure to a highly diversified asset pool, consisting of 98 funds, 62 GPs, and 11 underlying sectors. The largest individual company exposure accounted for only 3.7% of transaction level NAV Strong operational performance observed across the portfolio The transaction closed nine months after the reference date, providing operational visibility and allowing FlowStone to realize additional valuation appreciation across the underlying	97% • NAV at Ref Date	10% 90%
		portfolio	Unfunded at Ref Date Bu	yout Venture / Growth

Case Study – Project Orange

Project Orange is a traditional secondary purchase of 14 LP fund interests with the underlying portfolios comprising of 150+ remaining companies across a variety of different sectors. By leveraging its longstanding relationship with the seller and several of the underlying GPs, FlowStone was able to provide a full portfolio solution, while seeking to generate attractive returns for FlowStone investors.

Transaction	• FlowStone was invited to participate in the	Transaction Snap	shot
Overview	auction of Project Orange, the wind-down of two credit-focused Fund-of-Funds ("FoF") vehicles.	Transaction Type	Secondary
	Based on the size and relative quality, FlowStone elected to pursue one of the two vehicles, which offered exposure to 14 credit funds that had a	Total Deal Size at close (NAV + Unfunded)	\$60.0m
	weighted average vintage of 2008. The	Purchase price	\$28.0m
	underlying investments were diversified not only by industry, but also security type. The portfolio	Purchase price / NAV (at close)	~87%
	had a debt to equity security mix of	# of underlying Funds	14
o "	approximately 30:70	# of underlying portfolio companies	150+
Seller Objective	• The seller is an EU-based private markets manager looking to proactively wind-down two	Sourcing	Intermediary
	older FoF programs by selling the underlying	Reference Date	December 31, 2020
	 portfolios The remaining net asset value in the FoF was small when compared to the already realized 	Closing Date	June 30, 2021
	value. As a result, the seller's price sensitivity was low	Portfolio Overvi	ew
Investment Attractions	 Due to the matureness of the underlying funds, the portfolio is highly cash generative with over 20% of reference NAV distributed before closing The transaction closed six months after the reference date, allowing FlowStone to capture additional value appreciation across the underlying portfolio Low public market exposure, limiting concerns 	7%	
	 around public market valuation volatility Headline discount should allow for an optically attractive write-up at close and seeks to provide capital preservation in the near-term 	93% NAV at Ref Date Unfunded at Ref Date	100% Credit

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Case Study – Project Stew

Project Stew is a traditional secondary purchase of 6 LP fund interests, representing a variety of different underlying strategies and geographies. The transaction provides exposure to more than 100 underlying portfolio companies, the majority of which are buyout focused assets based in North America; however, Project Stew also provided exposure to Credit and Fund-of-Funds ("FoF") strategies, as well as exposure to Western Europe and Rest of World, creating a highly diversified transaction by strategy, geography, and sector.

Transaction	•	Project Stew is a traditional secondary	Transaction Snap	shot	
Overview		investment involving 6 LP fund interests with a weighted average vintage of 2016	Transaction Type	Secondary	
Seller		The seller is a high-net-worth individual who had	Total Deal Size at close (NAV + Unfunded)	\$10.8m	
Objective		stopped allocating to the private equity asset class and thus was seeking to proactively wind	Purchase price	\$7.2m	
		down their remaining private equity exposure	Purchase price / NAV (at close)	75%	
	•	A clear priority of the seller was working with a buyer who could provide a "full portfolio	# of underlying Funds	6	
		solution"	# of underlying portfolio companies	100+	
	•	According to the involved intermediary, FlowStone was the only party approved by all	Sourcing	Intermediary	
		underlying fund managers	Reference Date	December 31, 2020	
			Closing Date	June 30, 2021	
Investment Attractions	•	Exposure to on-the-run portfolios managed by	Portfolio Overview		
Attractions	•	some of the highest quality fund managers Strong visibility into additional valuation appreciation from the reference date 12/31 through close FlowStone being the only interested buyer able to provide the Seller with a full portfolio solution, allowed us to price the transaction below 'market' levels.	17% 83% • NAV at Ref Date	8% 4% 88% 88%	

Unfunded at Ref Date

Case Study – Project Sonic

Project Sonic is a traditional secondary purchase of seven buyout and credit-focused limited partnership fund interests. The remaining 50+ underlying portfolio companies are primarily buyout assets and are highly diversified across sectors; specifically Industrial, Defense, Consumer Discretionary and Financial. The majority of businesses are based in North America.

Transaction	•	Project Sonic was a traditional secondary	ect Sonic was a traditional secondary Transaction Snapshot		
Overview		investment involving seven LP fund interests with a weighted average vintage of 2011	Transaction Type	Secondary	
Seller		The seller was a corporate pension plan seeking	Total Deal Size at close (NAV + Unfunded)	\$9.5mm	
Objective		to wind down a mature private equity Fund of Funds vehicle	Purchase price	\$3.8mm	
		The seller was price sensitive. FSOF offered an	Purchase price / NAV (at close)	82.3%	
		overall attractive price by excluding lower-	# of underlying Funds	7	
		quality lines from our proposal The fund interests FSOF did not pursue included	# of underlying portfolio companies	50+	
		infrastructure assets and funds focused on the	Sourcing	Intermediary	
		APAC region	Reference Date	March 31, 2021	
Investment		Transaction provided exposure to attractive	Closing Date	September 30, 2021	
Attractions		underlying assets managed by investment grade fund managers across a variety of sectors	Portfolio Overvi	ew	
	ŀ	Limited remaining unfunded capital, mitigating blind pool risk	24%		
	•	Entry discount coupled with post reference date distribution activity may provide near-term downside protection and an immediate write-up at close	30	%	
	•	Opportunity to gain exposure to fund managers who have historically exhibited attractive returns across multiple economic cycles and in multiple industries	76%	70%	
		industries	NAV at Ref DateUnfunded at Ref Date	Buyout Credit	

Case Study – Project Prometheus

Project Prometheus represents a single-asset continuation fund around a leading provider of contingent workforce management solutions (the "Company"). The Company is backed by two well-known fund managers who believe there is material future upside in the Company based on various near-term value creation opportunities. FSOF participated in Project Prometheus as part of a syndicate of prominent investors.

Transaction	•	Project Prometheus was a single-asset	Transaction Snap	shot
Overview		continuation fund created around a leading provider of software-based contingent workforce	Transaction Type	Secondary
		management solutions, helping Fortune 1000 companies gain insight into, better manage, and	Total Deal Size at close (NAV + Unfunded)	\$7.5mm
		reduce their contingent workforce spend	Purchase price	\$7.5mm
Seller Objective	•	Project Prometheus was formed to give company management additional time to	Purchase price / NAV (at close)	100%
objective		capitalize on various value creation	# of underlying Funds	1
		opportunities while simultaneously providing certain existing investors in the Company with an	# of underlying portfolio companies	1
		option to monetize their ownership	Sourcing	Intermediary
			Reference Date	June 30, 2021
			Closing Date	September 30, 2021
			Portfolio Overvio	ew
Investment Attractions	•	Exposure to a leading contingent workforce management provider with significant scale and an attractive financial profile, marked by a high degree of recurring revenue, high retention rates, robust EBITDA margins, and negative net working capital		
	•	Tail-winds for the contingent workforce market stemming from a fundamental shift in the employment market, accelerated by the global pandemic	100%	100%
	•	Strong alignment of incentives between the GPs, LPs, and company management	NAV at Ref DateUnfunded at Ref Date	 Buyout

Case Study – Project Barrel

Project Barrel is a traditional secondary purchase of 24 partnership interests across a variety of strategies including buyout, venture, fund-of-funds, and co-Investments. The majority of the Net Asset Value is concentrated in buyout fund interests. The transaction provides exposure to over 200 underlying portfolio companies operating in a variety of sectors including healthcare, information technology, consumer discretionary, and industrial. Project Barrel provides exposure predominantly to North American assets, as well as Western Europe.

Transaction	•	rejeet Barrer ie a traditional becomaary	Transaction Sna	pshot
Overview		investment involving 22 fund interests and two co-investments, with a weighted-average vintage	Transaction Type	Secondary
		of 2013	Total Deal Size at close (NAV + Unfunded)	\$48.4mm
Seller Objective	•	The seller is a Swiss-based private bank and asset manager seeking to wind down one of their	Purchase price	\$41.2mm
		fund-of-fund products	Purchase price / NAV (at close)	97.3%
	•	The seller is highly focused on a full portfolio solution given the desire to wind down the fund-	# of underlying Funds	22
		of-fund product and seeks a buyer that would	# of underlying portfolio companies	200+
		underwrite the entire transaction	Sourcing	Intermediary
Investment	•	The transaction provides exposure to attractive	Reference Date	June 30, 2021
Attractions		underlying assets managed by investment grade fund managers across a variety of sectors	Closing Date	December 31, 2021
		The remaining portfolio includes several assets	Portfolio Overview	
		acquired over the last 3-4 years, leaving meaningful room for potential value appreciation until exit	4	2% 3%
	•	Limited remaining unfunded capital, mitigating blind pool risk		
	•	Complementary exposure relative to previous transactions the FSOF had completed	N	
	•	Opportunity to gain exposure to fund managers who have historically exhibited attractive returns across multiple economic cycles and in multiple	89 %	91%
		industries erests that transferred at 12/31 versus 1/1 or later in Q1	NAV at Ref Date	ind-of-Funds = Co-Invest

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Case Study – Project Playthrough

Project Playthrough entails the creation of a single-asset continuation fund around a leading provider of mission critical replacement parts to the foodservice industry (the "Company"). The Company is backed by two well-known, investment-grade fund managers who believe there is material upside potential in the Company driven by various near-term value creation opportunities. FSOF participates in Project Playthrough as a member of an investor syndicate.

Transaction Overview	•	Project Playthrough is a single-asset	Transaction Snap	shot
Overview		continuation fund created around a leading provider of mission critical replacement parts to	Transaction Type	Secondary
		the foodservice industry and other select markets through high-tech, customer-focused distribution capabilities	Total Deal Size at close (NAV + Unfunded)	\$7.4mm
Seller	•	Project Playthrough provides company	Purchase price	\$6.3mm
Objective		management additional time to capitalize on various value creation opportunities while	Purchase price / NAV (at close)	102%
		simultaneously providing certain existing	# of underlying Funds	1
		investors in the company with an option to monetize their ownership	# of underlying portfolio companies	1
		The Project Playthrough structure allows for the	Sourcing	Intermediary
		existing fund manager to maintain full control of	Reference Date	June 30, 2021
		the investment throughout the term of the continuation fund. In addition, the manager's	Closing Date	December 31, 2021
		most recent fund also invested in the transaction, obtaining exposure to the Company	Portfolio Overv	iew
Investment Attractions	•	Attractive financial profile based on strong revenue and EBITDA growth, high free cash flow conversion and margins	16%	
	•	Large, diverse, blue-chip customer base and exclusive OEM relationships, which lead to increased customer wins and high retention rates		
	•	Strong alignment of incentives between the GP, LPs, and Company management	84%	100%
	•	International expansion opportunity stemming from a sizable add-on acquisition	NAV at Ref DateUnfunded at Ref Date	 Buyout

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Case Study – Project Fusion

Project Fusion entails the creation of a single-asset continuation fund around a fully integrated, life sciences commercial services company (the "Company"). The Company is backed by two well-known, investment-grade fund managers who believe there is material upside potential in the Company driven by various near-term value creation opportunities including strategic M&A. FSOF participates in Project Fusion as a syndicate member alongside other prominent investors.

Transaction Overview	•	Project Fusion is a single-asset continuation fund created around a fully integrated, life	Transaction Snap	shot
Overview		sciences commercial services company	Transaction Type	Secondary
		designed to solve pricing, access, reimbursement, adherence, and product delivery challenges	Total Deal Size at close (NAV + Unfunded)	\$10mm
Seller	•	Project Fusion provides Company management	Purchase price	\$8.5mm
Objective		additional time to capitalize on various value creation opportunities while simultaneously	Purchase price / NAV (at close)	100%
		providing certain existing investors in the	# of underlying Funds	1
		Company with an option to monetize their	# of underlying portfolio companies	1
		ownership The Project Fusion structure allows for the	Sourcing	Intermediary
		existing fund manager to maintain full control of	Reference Date	June 30, 2021
		the investment throughout the term of the continuation fund and provides unfunded capital	Closing Date	December 31, 2021
		to pursue a sizable, near-term acquisition target	Portfolio Overvi	ew
Investment Attractions	•	The Company's customer base is blue-chip and diversified, with minimal customer concentration and high retention and satisfaction rates	15%	
	•	Attractive competitive dynamics stemming from increased scale and breadth of service offering		
	•	Strong alignment of incentives between the GP, LPs, and Company management		
	•	Launch of a new service offering, which had greatly outpaced forecasted projections since introduction	85%	100%
	•	Opportunity to capitalize on a market shift in the commercialization pathway of drug therapies	NAV at Ref DateUnfunded at Ref Date	 Buyout

Case Study – Project Sierra

Project Sierra entails the creation of a single-asset continuation fund around a leading global provider of healthcare governance, risk management, and compliance software (the "Company"). The Company is backed by two well-known, investment-grade fund managers who believe there is significant upside in the Company when capitalizing on various near-term value creation opportunities. FSOF participates in Project Sierra as syndicate member alongside other prominent investors.

Transaction	•	Project Sierra is a single-asset continuation fund	Transaction Snapshot	
Overview		created around a leading global provider of healthcare governance, risk management, and	Transaction Type	Secondary
		compliance software for healthcare providers and payers with proprietary technology, a strong	Total Deal Size at close (NAV + Unfunded)	\$10mm
		value proposition, and a powerful organic growth model	Purchase price	\$8.5mm
Seller	•	Project Sierra allows the sponsors and investor	Purchase price / NAV (at close)	100%
Objective		syndicate to maximize value in the Company by	# of underlying Funds	1
		 i) "resetting the duration", giving the Company additional time to capitalize on growth initiatives and ii) providing a modest amount of follow-on capital for potential M&A and other growth initiatives 	# of underlying portfolio companies	1
			Sourcing	Intermediary
			Reference Date	June 30, 2021
	•	The transaction provides certain existing	Closing Date	December 31, 2021
		investors in the Company with an option to monetize their ownership	Portfolio Overview	
Investment Attractions	•	Attractive financial profile as evidenced by the recurring revenue model, high margins, and strong customer retention	26%	
	•	Revenue model provides exceptional visibility into financial performance		
	•	Strong alignment of incentives between the GP, LPs, and Company management	74%	
	•	Highly experienced management team with a track record of delivering strong outcomes in		100%
		partnership with private equity sponsors	NAV at Ref DateUnfunded at Ref Date	 Buyout

Case Study – Project Green

Project Green entails the creation of a single-asset continuation fund around a leading provider of diversified environment and infrastructure services (the "Company"). The Company is backed by a well-known, investment-grade fund manager that believes there is material future upside in the Company when capitalizing on various near-term value creation opportunities. FSOF participates in Project Green as part of a syndicate alongside other prominent investors.

Transaction	•	Project Green is a single-asset continuation fund	Transaction Snapshot	
Overview		created around a leading provider of highly technical infrastructure and environment	Transaction Type	Secondary
		services with a geographic footprint serving the entire US market	Total Deal Size at close (NAV + Unfunded)	\$3.5mm
Seller		Project Green provides company management	Purchase price	\$2.9mm
Objective		additional time to capitalize on various value	Purchase price / NAV (at close)	100%
		creation opportunities while simultaneously providing certain existing investors in the # of underlying Funds	1	
		company with an option to monetize their	# of underlying portfolio companies	1
		ownership Also, the Project Green structure allows the fund	Sourcing	Intermediary
		manager to invest additional capital from their	Reference Date	March 31, 2021
		most recent fund in the company to participate in the potential valuation upside	Closing Date	December 31, 2021
Investment Attractions	•	Strong alignment of incentives between the GP, LPs, and Company management	Portfolio Overvi	ew
	•	Company performance through COVID, helping to validate the non-discretionary nature of the Company's offering	18%	
	•	The entry valuation appears to represent a significant discount from the public comp set and precedent transactions		
	•	Attractive financial profile as evidenced by the strong revenue and EBITDA growth, high free cash flow conversion, and margins	82%	100%
			NAV at Ref DateUnfunded at Ref Date	 Buyout

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Case Study – Project Flag

Project Flag is a traditional secondary purchase of 3 fund interests, which are managed by an investment-grade sponsor. The transaction provides exposure to more than 220 underlying portfolio companies operating in a variety of sectors including the Financial Services, Technology, Business Services, and Healthcare industries. Project Flag provides broad based geographic exposure, with the majority of the portfolio companies based in North America or Western Europe.

Transaction	•	 Project Flag is a traditional secondary investment involving 3 fund interests with a weighted average vintage of 2017 	Transaction Snapshot	
Overview			Transaction Type	Secondary
Seller	•	The seller was a large US-based pension which	Total Deal Size at close (NAV + Unfunded)	\$70.0mm
Objective		found itself overallocated to private equity (vs. their internal allocation targets) after their public	Purchase price	\$58.1mm
		market portfolio had decreased significantly	Purchase price / NAV (at close)	89.0%
		since the beginning of 2022	# of underlying Funds	3
		Finding a buyer who was approved by the sponsor and who has proven its ability to close	# of underlying portfolio companies	220+
		under an accelerated timeline were key priorities	Sourcing	Intermediary
Investment	•	Transaction provides exposure to attractive,	Reference Date	December 31, 2021
Attractions		brand name funds, which are highly diversified	Closing Date	June 30, 2022
		by sector, geographic region, and size, at an attractive price due to Seller motivation	Portfolio Overview	
	•	Limited remaining unfunded capital, mitigating blind pool risk	7%	
	•	Complementary exposure relative to previous transactions the FSOF had completed	339	%
	ŀ	Opportunity to increase exposure to a fund manager who has historically exhibited attractive returns across multiple economic cycles and in multiple industries	N	67%
	•	Entry discount may provide near-term downside protection, as well as an attractive write-up at close	93% NAV at Ref Date	Buyout Growth
			Unfunded at Ref Date	-

Case Study – Project Owl

Project Owl is a traditional secondary purchase of 12 venture capital and buyout-focused limited partnership fund interests. The transaction provides exposure to 130+ underlying portfolio companies, which are primarily venture capital assets and are highly diversified across sectors; specifically, the Information Technology, Consumer Discretionary, and Financial industries. The majority of businesses are based in North America.

Transaction	•	Project Owl was a traditional secondary	Transaction Snap	oshot
Overview		investment involving 12 LP fund interests with a weighted average vintage of 2008	Transaction Type	Secondary
			Total Deal Size at close (NAV + Unfunded)	\$69.2mm
Seller Objective	•	The seller was a US-endowment, looking to wind down an investment vehicle managed on their	Purchase price	\$47.5mm
		behalf by a US-based Fund of Funds firm	Purchase price / NAV (at close)	73.2%
	•	A clear priority of the seller was working with a buyer who could provide a "full portfolio	# of underlying Funds	12
		solution" in order to minimize execution risks and costs	# of underlying portfolio companies	130+
		According to the involved intermediary,	Sourcing	Intermediary
		FlowStone was the party approved by the most underlying fund managers which made our offer	Reference Date	September 30, 2021
		stand out	Closing Date	June 30, 2022
			Portfolio Overv	iew
Investment Attractions	•	Entry discount coupled with post reference date distribution activity may provide for near-term downside protection and an immediate write-up at close Exposure to a basket of 130+ underlying companies diversified by sector, while geographically concentrated in North America Strong visibility into valuation movements from the reference date 9/30 through close Limited remaining unfunded capital, mitigating blind pool risk	96% • NAV at Ref Date	94%
			 NAV at Ref Date Unfunded at Ref Date 	ture Buyout Growth

Unfunded at Ref Date

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Case Study – Project Astro

Project Astro entails the creation of a single-asset continuation fund around an Al-driven cybersecurity software company (the "Company"). The Company is backed by a syndicate of well-known fund managers who believe there is material upside potential in the Company driven by continued strong top-line growth and various near-term value creation opportunities. FSOF participated in Project Astro alongside other prominent investors.

Transaction	•	Project Astro is a single-asset continuation fund	Transaction Snap	shot
Overview		created around a growth-stage cybersecurity software company focused on providing	Transaction Type	Secondary
		automated security validation solutions to enterprise businesses across all industry verticals	Total Deal Size at close (NAV + Unfunded)	\$17.1mm
Seller		Project Astro provides certain existing investors	Purchase price	\$10.1mm
Objective		in the Company with an option to monetize their	Purchase price / NAV (at close)	59.2%
		ownership while enabling the fund manager to retain minority ownership of the Company across	# of underlying Funds	1
		three funds	# of underlying portfolio companies	1
	•	The transaction provides the Company with the	Sourcing	Intermediary
		follow-on capital necessary to execute on its growth strategy plan to scale for a potential IPO	Reference Date	December 31, 2021
			Closing Date	September 30, 2022
Investment		Dreiget Astro is structured with a proferred	Portfolio Overv	ew
Attractions		Project Astro is structured with a preferred return providing a write-up at close and downside protection		
	•	The Company is backed by a syndicate of managers who have significant operational expertise in the technology and cybersecurity sectors		
	•	Strong alignment of incentives between the GP, LPs, and Company management		
	•	The Company has an impressive management team and competitive position in a fragmented,	100%	100%
		high growth market	NAV at Ref Date	Venture

Case Study – Project Porsche

Project Porsche is a transaction in which FlowStone partnered with a secondary buyer to acquire a \$340mm LP portfolio. The portfolio consists of 7 underlying funds, which are all Buyout focused, and provides diversified exposure across key metrics including industry sector, geography and vintage year. Additionally, the transaction provides exposure to 115 underlying companies, many of which have demonstrated strong revenue and EBITDA growth, as well as margin expansion, during the investment period.

Transaction	•	Project Porsche provides exposure to 7	Transaction Snapshot	
Overview		underlying funds, all of which are buyout focused with assets almost entirely based in	Transaction Type	Secondary
		North America and Western Europe. The portfolio is highly diversified and has a weighted	Total Deal Size at close (NAV + Unfunded)	\$42.3mm
0.11		average vintage of 2016	Purchase price	\$33.0mm
Seller Objective	•	The seller in this transaction was seeking liquidity as part of a portfolio management	Purchase price / NAV (at close)	83.4%
		exercise, stemming from the broad-based public	# of underlying Funds	7
		market downturn, which resulted in overallocation to private market investments	# of underlying portfolio companies	115
		relative to publics	Sourcing	Intermediary
	•	The seller was highly focused on achieving a sale prior to their fiscal year-end and was enticed by	Reference Date	December 31, 2021
		a full portfolio solution and the opportunity to transact with one buyer as opposed to multiple	Closing Date	September 30, 2022
		parties, albeit at a lower price than the single fund interest bids	Portfolio Overv	iew
Investment Attractions	•	Strong operational performance observed across the portfolio Exposure to a diversified asset pool, consisting of 7 funds, 10 underlying sectors, and more than 100 underlying portfolio companies Limited remaining unfunded capital, mitigating blind pool risk The transaction closed nine months after the reference date, providing operational visibility and allowing FlowStone to realize additional valuation appreciation across the underlying portfolio	8% 92% • NAV at Ref Date • Unfunded at Ref Date	100% • Buyout

Case Study – Project Allegro

Project Allegro entails the creation of a single-asset continuation fund around a governance, risk, and compliance software company (the "Company"). The Company is backed by a well-known fund manager who believes there is material upside potential in the Company driven by various near-term value creation opportunities including strategic M&A. FSOF participated in Project Allegro in an investor syndicate alongside other prominent investors.

Transaction	•	Project Allegro is a single-asset continuation fund created around a company providing	Transaction Snap	shot
Overview		information governance and litigation	Transaction Type	Secondary
		management software designed to deliver key insights, process workflows, data management, and cost savings across critical legal risk areas	Total Deal Size at close (NAV + Unfunded)	\$10.0mm
Seller	•	Project Allegro allows the sponsor and investor	Purchase price	\$8.1mm
Objective		syndicate to maximize value in the Company by providing the capital necessary to implement	Purchase price / NAV (at close)	100.0%
		value creation plans and pursue potential M&A	# of underlying Funds	1
		targets	# of underlying portfolio companies	1
	•	The transaction enables the fund manager to make a meaningful follow-on investment out of	Sourcing	Intermediary
		their latest flagship fund to "double-down" on	Reference Date	September 30, 2021
		the Company's next phase of growth	Closing Date	September 30, 2022
	ľ	The transaction provides certain existing investors in the Company with an option to monetize their ownership	Portfolio Overvi	ew
Investment Attractions	•	The Company boasts an attractive financial profile championed by strong historical recurring revenue and EBITDA growth	19%	
	•	Strong alignment of incentives between the GP, LPs, and Company management		
	•	Competitive positioning with unique scale and integrated product portfolio in fragmented market	81%	1000/
	•	The fund manger has an attractive track record, delivering consistent top quartile returns in prior continuation vehicles and flagship funds	NAV at Ref DateUnfunded at Ref Date	100% Buyout

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Case Study – Project Fountain

Project Fountain entails the creation of a multi-asset continuation fund around a portfolio of 5 companies operating across the Food / Restaurant, Education, and Business Services sectors. The companies are backed by a well-known fund manager who has extensive experience investing in franchise-based businesses and believes there is significant upside across the portfolio when capitalizing on various near-term value creation opportunities. The FSOF participated in Project Fountain as syndicate member alongside other prominent investors.

Transaction	•	Project Fountain is a multi-asset continuation	Transaction Snapshot	
Overview		fund created around a portfolio of leading consumer-focused brands, with most of the	Transaction Type	Secondary
		overall exposure linked to leading Food / Restaurant platforms operating in the fast food or fast casual space	Total Deal Size at close (NAV + Unfunded)	\$20.9mm
Seller	•	Project Fountain allows the sponsor and investor	Purchase price	\$12.6mm
Objective		syndicate to maximize value across the portfolio	Purchase price / NAV (at close)	93.2%
		by i) "resetting the duration", giving the portfolio companies additional time to capitalize on	# of underlying Funds	1
		growth initiatives and ii) providing follow-on	# of underlying portfolio companies	5
		capital for potential M&A and other growth initiatives	Sourcing	Intermediary
		The transaction provides certain existing	Reference Date	December 31, 2021
		investors in the companies with an option to	Closing Date	September 30, 2022
		monetize their ownership	Portfolio Overvi	ew
Investment Attractions	•	Platforms exhibit attractive financial profiles as evidenced by the strong revenue and EBITDA growth, high free cash flow conversion, and margins		
	•	The entry valuations across the portfolio appear to represent a significant discount from the public comp sets and precedent transactions	35%	
	•	Strong alignment of incentives between the GP, LPs, and company management teams	65%	100%
	•	GP expertise investing in the Food / Restaurant sector as evidenced by the historical track record	NAV at Ref DateUnfunded at Ref Date	100% Buyout

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Case Study – Project Ignite

Project Ignite entails the creation of a single-asset continuation fund around a distributor of foodservice packaging and janitorial sanitation products in North America (the "Company"). Our view of the General Partner's value creation strategy and underwriting of the transactions suggests there is material future upside potential in the Company. We believe value will be driven by continued strong top-line growth and various near-term value creation opportunities.

Transaction	•	Project Ignite is a single-asset continuation fund	Transaction Snap	shot
Overview		created around a leading pure-play distributor of foodservice packaging and janitorial sanitation	Transaction Type	Secondary
		products, capable of providing flexible and customized solutions with national scale and an unmatched product portfolio	Total Deal Size at close (NAV + Unfunded)	\$7.6mm
			Purchase price	\$6.5mm
Seller Objective	•	Project Ignite allows the sponsor and investor syndicate to maximize value in the Company by	Purchase price / NAV (at close)	100%
0.500.110		i) extending the investment's duration, providing	# of underlying Funds	1
		additional time to capitalize on growth initiatives and ii) providing follow-on capital for potential	# of underlying portfolio companies	1
		acquisitions and other growth initiatives	Sourcing	Intermediary
	•	The transaction provides certain existing	Reference Date	June 30, 2022
		investors in the Company with an option to monetize their ownership	Closing Date	December 31, 2022
			Portfolio Overview	
Investment Attractions	•	Good company performance through COVID, helping to validate the mission critical nature of the Company's offering	15%	
	•	Strong alignment of incentives between the GP, LPs, and Company management		
	•	Attractive financial profile as evidenced by the revenue and EBITDA growth, high customer retention, and expanding margins		
	•	The Company has an experienced and successful management team and competitive	85%	100%
		position in a fragmented market that is ripe for consolidation	NAV at Ref DateUnfunded at Ref Date	 Buyout

Case Study – Project Zipper

Project Zipper is a traditional secondary investment in which FlowStone acquired an interest in a fund managed by an established buyout manager. The assets in the portfolio include twelve companies in diversified industries, including Business Services, Consumer Discretionary, and Healthcare, among others. FlowStone gained exposure to mature buyout assets, which had generally demonstrated resiliency to broader macroeconomic issues such as COVID, inflation, and supply chain challenges.

Transaction Overview	•	Secondary purchase of a 2016 vintage buyout	Transaction Snapshot	
		fund, which provided exposure to 12 platform companies, all of which are private enterprises	Transaction Type	Secondary
		and based in North America	Total Deal Size at close (NAV + Unfunded)	\$33.8mm
	•	FlowStone acquired one position (of twenty total) in the portfolio, based on our knowledge of	Purchase price	\$26.6mm
		the manager and assets	Purchase price / NAV (at close)	83.6%
Seller Objective	•	The seller in this transaction was a large, international pension plan seeking liquidity as part of its broader portfolio management	# of underlying Funds	1
			# of underlying portfolio companies	12
			Sourcing	Intermediary
Investment Attractions	•	Visibility into additional valuation appreciation from the reference date 6/30 through close	Reference Date	June 30, 2022
Attractions	•	The fund manager senior team has never generated a realized loss on any portfolio	Closing Date	December 31, 2022
			Portfolio Overview	
		holding, providing high confidence in asset resiliency and the GP's ability to manage companies through challenging economic environments	8%	
	•	Limited blind pool risk given the fund vintage year and corresponding unfunded amount		
	•	Attractive underlying exposure highlighted by assets that are entirely private, buyout focused, and based in North America	000/	
	•	Strong operational performance to date across the portfolio, with observable YoY momentum from both a top line and profitability standpoint	92% NAV at Ref Date Unfunded at Ref Date	100% Buyout

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Case Study – Project Tetra

Project Tetra entails the creation of a single-asset continuation fund around a branded pharmaceutical company (the "Company") focused on oncology and non-opioid pain. The Company is backed by a well-known fund manager and management team who have built several successful therapeutics businesses and believe there is material upside potential in the Company driven by a proven buy-and-build M&A strategy. FSOF participated in Project Tetra in an investor syndicate alongside other prominent investors.

Transaction	•	Project Tetra is a single-asset continuation fund	Transaction Snapshot	
Overview		created around a company providing branded pharmaceutical products focused on oncology	Transaction Type	Secondary
		and non-opioid pain across the United States and Canada	Total Deal Size at close (NAV + Unfunded)	\$6.0mm
Seller	•	Project Tetra allows the sponsor and investor	Purchase price	\$5.1mm
Objective		syndicate to maximize value in the Company by	Purchase price / NAV (at close)	100.0%
		providing the additional time and capital necessary to implement value creation plans	# of underlying Funds	1
		and scale the business through a buy-and-build	# of underlying portfolio companies	1 1 Intermediary June 30, 2022 March 31, 2023
		M&A strategy	Sourcing	Intermediary
		The transaction provides certain existing investors in the Company with an option to	Reference Date	June 30, 2022
		monetize their ownership	Closing Date	March 31, 2023
Investment	•	The Company boasts an attractive financial	Portfolio Overview	
Attractions		profile championed by strong historical revenue and EBITDA growth		
	•	Highly experienced management team that has partnered with the fund manager to build two prior successful therapeutics businesses	18%	
	•	Competitive positioning with a durable product portfolio well insulated from genericization		
	•	The fund manager has an attractive track record, delivering consistent top quartile returns throughout economic cycles in prior flagship	82%	100%
		funds	NAV at Ref DateUnfunded at Ref Date	 Buyout

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Case Study – Project Rose

Project Rose is a traditional secondary purchase of four buyout-focused limited partnership fund interests. The transaction provides exposure to 56 underlying portfolio companies, which are highly diversified across sectors; specifically, the Business Services, Healthcare, and Industrial industries. The majority of businesses are privately held and based in North America.

Transaction	•	Project Rose was a traditional secondary	Transaction Snapshot	
Overview		purchase of LP interests in four separate funds managed by a single GP with a weighted average	Transaction Type	Secondary
		vintage of 2018 FlowStone acquired four positions of 11 total in the portfolio, based on our knowledge of the	Total Deal Size at close (NAV + Unfunded)	\$42.2mm
		manager and assets	Purchase price	\$37.8mm
	•	The transaction provided exposure to 56 platform companies, diversified by sector, and	Purchase price / NAV (at close)	95.1%
		predominantly based in the United States	# of underlying Funds	4
Seller	•	The seller was a US-based university	# of underlying portfolio companies	56
Objective		endowment seeking to rebalance their portfolio while reducing the number of private equity relationships under management Reference Date	Intermediary	
			Reference Date	December 31, 2022
Investment	•	• Strong operational performance to date across the portfolio, with observable YoY momentum from both a top line and profitability standpoint	Closing Date	June 30, 2023
Attractions			Portfolio Overview	
	•	Exposure to a basket of 50+ underlying companies, diversified by sector, while geographically concentrated in North America	6%	
	•	High visibility into valuation movements from the reference date 12/31 through close		
	•	Average remaining investment year of the underlying platforms, indicating the portfolio should display a blend of value appreciation and cash flow generation	94%	100%
	•	Limited remaining unfunded capital, mitigating blind pool risk	NAV at Ref DateUnfunded at Ref Date	 Buyout

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Case Study – Project Prosper

Project Prosper is a traditional secondary purchase of two buyout-focused limited partnership fund interests, which were included as part of a broader portfolio sale. The transaction provides exposure to 65 underlying portfolio companies, which are highly diversified across sectors; specifically, the Information Technology, Industrial, and Infrastructure Services industries. The majority of businesses are privately held and based in North America or Western Europe.

Transaction	•	Project Prosper was a traditional secondary investment involving two LP fund interests with a weighted average vintage of 2017	Transaction Snapshot	
Overview			Transaction Type	Secondary
Seller Objective	•	The seller was a Canadian foundation seeking to rebalance overallocation to the private equity	Total Deal Size at close (NAV + Unfunded)	\$46.5mm
•		asset class	Purchase price	\$38.8mm
	•	FlowStone was part of a select group that was an	Purchase price / NAV (at close)	87.6%
		approved buyer for all portfolio interests, enabling the FSOF to provide the seller with	# of underlying Funds	2
		multiple potential transaction solutions	# of underlying portfolio companies	65
			Sourcing	Intermediary
Investment Attractions	•	Entry discount provides for near-term downside protection in the event of adverse portfolio	Reference Date	December 31, 2022
		moves and an immediate write-up at close	Closing Date	June 30, 2023
	•	Limited remaining unfunded capital, mitigating blind pool risk	Portfolio Overvi	ew
	•	Strong visibility into valuation appreciation from the reference date 12/31 through close	8%	
	•	Minimal public exposure, reducing concerns associated with public market volatility		
	•	Entry valuations that represented a discount to intrinsic value		
	•	Exposure to private equity managers who have invested across multiple economic cycles, while delivering strong returns for investors	92%	100%
			NAV at Ref DateUnfunded at Ref Date	 Buyout

Case Study – Project Jordan

Project Jordan entails the creation of a multi-asset continuation fund around a portfolio of 3 companies operating across the Insurance Brokerage sector. The companies are backed by a well-known fund manager who has extensive experience investing in Financial & Transaction Services businesses and believes there is significant upside across the portfolio when capitalizing on various near-term value creation opportunities. The FSOF participated in Project Jordan as syndicate member alongside other prominent investors.

Transaction	•	Project Jordan is a multi-asset continuation fund	Transaction Snaps	shot
Overview		created around a diversified set of insurance brokerage companies that seek to connect	Transaction Type	Secondary
		customers with carriers in large addressable markets around the globe	Total Deal Size at close (NAV + Unfunded)	\$12.2mm
Seller	•	Project Jordan allows the sponsor and investor	Purchase price	\$8.9mm
Objective		syndicate to maximize value across the portfolio by i) "resetting the duration", giving the portfolio	Purchase price / NAV (at close) 80.3%	
		companies additional time to capitalize on	# of underlying Funds	1
		growth initiatives and ii) providing follow-on capital for potential M&A and other growth	# of underlying portfolio companies	3
		initiatives	Sourcing	Intermediary
	•	The transaction provides certain existing investors in the companies with an option to	Reference Date	September 30, 2022
		monetize their ownership	Closing Date	June 30, 2023
Investment	•	Platforms exhibit attractive financial profiles as	Portfolio Overview	
Attractions		evidenced by the strong revenue and EBITDA growth, high free cash flow conversion, and margins	10%	
	•	The entry valuations across the portfolio appear to represent a significant discount from the public comp sets and precedent transactions		
	•	Strong alignment of incentives between the GP, LPs, and company management teams		
	•	GP expertise investing in the Financial & Transaction Services sector as evidenced by the	90%	100%
		historical track record	NAV at Ref DateUnfunded at Ref Date	 Buyout

Case Study – Project Ranger

Project Ranger is a traditional secondary purchase of seven buyout-focused limited partnership fund interests. The transaction provides exposure to 230 underlying portfolio companies and is highly diversified not only by individual company, but also by end-market. The largest industry exposures include the Information Technology, Healthcare, and Industrials sectors, among others. The majority of businesses are privately held and based in North America or Western Europe.

Transaction	•	Project Ranger was a traditional secondary	Transaction Snapshot	
Overview		investment involving seven LP fund interests with a weighted average vintage of 2016	Transaction Type	Secondary
Seller Objective	•	The seller was a family office that had encountered cash flow challenges and thus	Total Deal Size at close (NAV + Unfunded)	\$23.1mm
		sought accelerated liquidity	Purchase price	\$15.4mm
	•	FlowStone was an approved buyer for all funds	Purchase price / NAV (at close)	77.7%
		within the portfolio, helping to provide the seller with a comprehensive portfolio solution	# of underlying Funds	7
	•	Given imminent cash requirements, the seller	# of underlying portfolio companies	230
		was seeking to divest off all portfolio positions by the end of Q1 '24	Sourcing	Intermediary
Investment		Entry discount may provide near-term downside	Reference Date	September 30, 2023
Attractions		protection in the event of adverse portfolio	Closing Date	March 31, 2024
		moves and an immediate write-up at close	Portfolio Overview	
	•	Limited remaining unfunded capital, mitigating blind pool risk		
	•	Strong visibility into valuation appreciation from the reference date 9/30 through close	17%	
	•	Exposure to private equity managers who have invested across multiple economic cycles, while delivering strong returns for investors		
	•	Relatively low leverage across the portfolio, mitigating concerns of potential defaults or follow-on equity cures	83%	100%
			NAV at Ref DateUnfunded at Ref Date	 Buyout

Case Study – Project ST

Project ST is a traditional secondary purchase of two buyout/growth-focused limited partnership fund interests. The transaction provides exposure to 122 underlying portfolio companies, which are highly diversified across sectors and geographies with most businesses located in North America.

Transaction	•	Project ST is a traditional secondary investment involving two LP fund interests with a weighted average investment vintage of 2020	Transaction Snapshot	
Overview			Transaction Type	Secondary
Seller Objective	•	The seller was an insurance company in Taiwan, looking to generate liquidity from their broader	Total Deal Size at close (NAV + Unfunded)	\$50.6mm
		PE portfolio by bringing 4 Funds (managed by 3 GPs) to market	Purchase price	\$39.7mm
		FlowStone is a primary investor with one of the	Purchase price / NAV (at close)	84.7%
		underlying GPs and therefore we had 'real-time'	# of underlying Funds	2
		insights into the underlying portfolio	# of underlying portfolio companies	122
	•	The seller was price sensitive and FlowStone was able to identify a sub-portfolio which optically priced well as of the reference date	Sourcing	Intermediary
			Reference Date	September 30, 2023
	•	 The fund interests excluded by FSOF consisted of a European buyout funds displaying weaker underlying YoY operational performance and a growth focused fund with outsized exposure to businesses located in China 	Closing Date	March 31, 2024
			Portfolio Overview	
			9%	
Investment Attractions	•	Entry discount coupled with post reference date distribution activity may provide near-term downside protection and an immediate write-up at close	279	6
	•	Exposure to a basket of 112 underlying companies diversified by sector and, while geographically concentrated in North America, still provides exposure to fast growing economies like India	91% • NAV at Ref Date • Unfunded at Ref Date	73% Suyout Growth

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Case Study – Project Athena

Project Athena entails the creation of a single-asset continuation fund around a consumer goods market data and information services company (the "Company"). The Company is backed by a consortium of well-known fund managers who believe there is material upside potential in the Company driven by the realization of synergies following a recent transformational merger. FSOF participated in Project Athena in an investor syndicate alongside other prominent investors

Transaction	•	Project Athena is a single-asset continuation fund	Transaction Snapshot	
Overview		created around a company providing global market information solutions, data, analytics, and consulting services for the consumer-packaged goods and general merchandising industries	Transaction Type Total Deal Size at close (NAV +	Secondary \$8.0mm
Seller Objective	•	Project Athena allows the sponsors and investor syndicate to maximize value in the Company by (i) "resetting the duration," giving the Company additional time to capitalize on growth initiatives	Unfunded) Purchase price Purchase price / NAV (at close)	\$6.3mm 77.0%
		and (ii) providing a modest amount of follow-on capital for potential M&A and other growth initiatives	# of underlying Funds # of underlying portfolio companies	1 1
	•	The transaction provides existing investors in the Company with an option to monetize their ownership position	Sourcing Reference Date	Intermediary March 31, 2024
Investment Attractions	•	Strong visibility into additional valuation appreciation from the reference date through close	Closing Date Portfolio Overvie	June 30, 2024
	•	Strong alignment of incentives between the GP, LPs, and Company management	21%	
	•	Competitive advantages with a market-leading position in the US and proprietary data platform		
	•	Diverse customer base with vast opportunities for addressable market expansion		
	•	Predictable and visible recurring revenue model	79%	
	•	Company managed by a consortium of three fund managers who have generated consistent top-		100%
		quartile returns in prior flagship funds	 NAV at Ref Date Unfunded at Ref Date 	 Buyout

Unfunded at Ref Date

Case Study – Project Sol

Project Sol is a traditional secondary purchase of three buyout and two growth-focused limited partnership fund interests. The transaction provides exposure to 49 underlying portfolio companies, which are diversified across the Information Technology, Financials, Healthcare, and Consumer sectors, among others. FlowStone was able to provide a mosaic solution to acquire a portfolio of high-quality private equity assets approaching the harvest phase of their investment lifecycle

Transaction	•	reject con le a traditional cocornaary intectment	Transaction Snaps	hot
Overview		involving five LP fund interests with a weighted average investment vintage of 2017	Transaction Type	Secondary
Seller	•	The seller was a US-based foundation seeking to	Total Deal Size at close (NAV + Unfunded)	\$23.5mm
Objective		generate liquidity from their broader portfolio of private assets, consisting of 14 private equity,	Purchase price	\$17.4mm
		distressed debt, and energy funds FlowStone is a primary investor with one of the	Purchase price / NAV (at close)	84%
		underlying GPs, granting us 'real-time' insights into	# of underlying Funds	5
	•	the underlying portfolio FlowStone targeted the PE bucket given our	# of underlying portfolio companies	49
		familiarity with the underlying managers and strong YoY asset operating performance	Sourcing	Intermediary
			Reference Date	Mar. 31, 2024
Investment	•	Entry discount coupled with post-reference date	Closing Date	Sept. 30, 2024
Attractions	 distribution activity and portfolio operational momentum provides for near-term downside protection and an immediate write-up at close Portfolio managed by established GPs well-positioned to maximize value of the remaining assets Exposure to a basket of 49 underlying companies diversified by sector while geographically concentrated in North America Reasonable leverage levels across remaining assets, providing flexibility to capital structures Optimal secondary entry point, acquiring a portfolio of high-performing assets approaching the harvest phase of their respective investment lifecycles 		Portfolio Overview	
		13% 24 87% • NAV at Ref Date	% 76% Buyout = Growth	
			Unfunded at Ref Date	

Case Study – Project Lego

Project Lego entails the creation of a multi-asset continuation fund around a diversified portfolio of 10 venture and growth-stage companies (the "Companies") operating across the Enterprise Software, Financial Technology, and Consumer Staples sectors. The Companies are backed by a sponsor and investor syndicate who see material upside potential across the portfolio driven by the Companies' operational growth rates and ample cash reserves.

Transaction Overview	•	Project Lego is a multi-asset continuation fund created around a diversified portfolio of 10 mature venture and growth-stage companies operating across numerous technology and consumer- focused verticals	Transaction Snapshot	
			Transaction Type	Secondary
			Total Deal Size at close (NAV + Unfunded)	\$19.6mm
Seller Objective	•	Project Lego allows the sponsor and investor syndicate to maximize value in the Companies by (i) "resetting the duration," giving each Company additional time to capitalize on growth initiatives and (ii) providing a modest amount of follow-on capital for potential M&A and growth initiatives	Purchase price	\$17.9mm
			Purchase price / NAV (at close)	100.4%
			# of underlying Funds	1
			# of underlying portfolio companies	10
	•	The transaction provides existing investors in the Companies with an option to monetize their ownership position	Sourcing	Intermediary
			Reference Date	December 31, 2023
Investment Attractions	•	High visibility into operational growth of underlying assets from the reference date through close	Closing Date	December 31, 2024
			Portfolio Overview	
	•	Companies display attractive financial traits as evidenced by the recurring revenue profiles, strong topline growth, and ample cash runways	9%	
	•	Strong alignment of incentives between the GP, LPs, and Company management teams		
	•	The entry valuations across the portfolio appear to represent a significant discount from the public comp sets, precedent transactions, and most recent financing rounds		
	•	Company managed by a top-quartile sponsor who has extensive expertise investing in technology as evidenced by their historical track record	91% NAV at Ref Date Unfunded at Ref Date	100% • Venture

Glossary



EBITDA – Earnings Before Interest, Taxes, Depreciation, and Amortization

Intermediary - Transactions where a broker is involved and acts as an intermediary between the buy and sell side

Proprietary – Transactions originated via the FlowStone Opportunity Fund platform where a broker is not involved

Syndicate – A group of buyers who combine to purchase a specific interest

Synthetic – Secondary investors acquire an interest in a new limited partnership that is formed specifically to hold a portfolio of investments. Typically, the manager of the new fund had historically managed the assets as a captive portfolio

Primary or Primary Investment – Primary investments (primaries) are interests or investments in newly established private equity funds. Primary investors subscribe for interests during an initial fundraising period, and their capital commitments are then used to fund investments in several individual operating companies (typically ten to thirty) during a defined investment period. The investments of the fund are usually unknown at the time of commitment, and investors typically have little or no ability to influence the investments that are made during the fund's life

Seasoned Primary – Similar to a Primary Investment; however, when the investor commits to the fund during the initial fundraising period, the newly established fund has already completed a number of transactions. Importantly, there is still a relatively high amount of unfunded capital that will be drawn down to make new platform investments

Secondary or Secondary Investment – Secondary Investments are interests in existing private equity funds that are acquired in privately negotiated transactions, typically after the end of the private equity fund's fundraising period. The investments of the acquired fund are usually known at the time of acquisition, and the majority of the fund's capital is typically drawn down and invested by the time of the fund's acquisition