Westwood’s Acquisition of Salient

Enhancing Capabilities Across U.S. Equity, Multi-Asset, Real Assets and Alternatives at an Attractive Valuation
All-Cash Deal at Attractive Valuation – Significantly Greater than 100% Year 1 EPS Accretion Is Expected
  – Structured with back-end protection through prudent growth and revenue retention hurdles

Adds Complementary, Highly Differentiated Investment Capabilities Expanding and Enhancing Westwood’s Multi-Asset Platform
  – Significant opportunities for product extensions and innovation across real assets and liquid alternatives

Three Seasoned and Well-Respected Investment Teams
  – Highly regarded for their intellectual capital and thought leadership

Leverages Investment Offerings and Distribution Across Institutional and Intermediary Channels
  – Accelerates Westwood’s ability to capitalize on substantial investment in distribution infrastructure

Westwood Gains Immediate Platform Access to Marquee Intermediary Firms
  – Would have otherwise taken significant time and financial resources to build organically
Platform Overview | Transaction Creates a Distinctive Investment Management Platform

Pro Forma Investment Platform

Multi-Asset
- Multi-Asset
- Real Assets
- Liquid Alternatives
- Credit
- Private Investments
- Systematic Equity

U.S. Value Equity
- SmallCap
- SMidCap
- MidCap
- LargeCap
- AllCap

Pro Forma

Westwood
- Liquid Alternatives 1%
- Multi-Asset / Multi-Strategy 41%
- U.S. Value 58%

Salient
- Real Estate 6%
- Energy Infrastructure 56%
- U.S. Equity 44%
- Alternatives 10%
- Multi-Asset 46%
- Tactical Equity 31%
- Private Investments 7%

= Final

AUM: $13.9B
Revenue: $69M

AUM: $4.5B
Revenue: $31M

AUM: $18.4B
Revenue: $100M

✅ Diversifies the Westwood Product Footprint
✅ Alternatives Expertise and Highly Regarded Energy Infrastructure Team
✅ Strong Income-Oriented Strategies
✅ Opportunities Range Across the Public-Private Spectrum

Note: AUM as of March 31, 2022. Revenue is 1Q22 annualized.
This timely opportunity, with a Texas-based company, allows for unique complementary product lines and operational synergies that, when combined, will provide exceptional earnings growth potential for Westwood.

Overview of Salient

- Salient Partners, L.P. ("Salient") is a Houston-based actively managed asset management firm; founded in 2002
  - Secondary office located in San Francisco
- Current AUM is $4.5B
- $31M Revenue Generating Platform
- Salient is a known and respected brand in the Liquid Alts, SMA & Energy Infrastructure space
- Focuses investments around two main areas:
  **Real Asset Strategies**
  - Energy Infrastructure and Real Estate
  **Sub-Advised Specialty Strategies**
  - Tactical Equity and Private Investments

### Why Salient?

- **✓** Diversifies Product Footprint Enhancing Multi-Asset platform, including Real Assets and Liquid Alts
- **✓** Access to top-tier broker-dealers
- **✓** Accelerates Intermediary scale expansion
- **✓** Additional vehicle / product capabilities
- **✓** Energy Infrastructure team with a well-established market position and strong investor following
- **✓** Complementary cultures and geography
- **✓** Key growth opportunity with strong tailwinds by partnering with Broadmark Asset Management Tactical Equity strategies
- **✓** Focused Real Estate team with avenues for expansion and growth

### Snapshot

<table>
<thead>
<tr>
<th>Key Stats</th>
<th>Why Salient?</th>
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<tbody>
<tr>
<td>$4.5B of AUM</td>
<td><strong>✓</strong> Diversifies Product Footprint Enhancing Multi-Asset platform, including</td>
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<tr>
<td>$31M Gross Revenue</td>
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<td>Houston, TX //</td>
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<td>San Francisco, CA</td>
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<td>Separate Accounts</td>
<td>Broadmark Asset Management Tactical Equity strategies</td>
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<tr>
<td>Closed-End Fund</td>
<td><strong>✓</strong> Focused Real Estate team with avenues for expansion and growth</td>
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Note: AUM as of March 31, 2022. Revenue is 1Q22 annualized.
1. **Energy Infrastructure**

Total AUM: **$2.5B**
- Well-known investment team based in Houston, 15+ yr history
  - Acquired by Salient in 2011; prior experience with Goldman Sachs and Merrill Lynch
- Platformed and recommended at Morgan Stanley, Wells Fargo, UBS and Commonwealth
- Established institutional client base
- One of a handful of firms who have already laid the groundwork to transition to clean energy and infrastructure

2. **Tactical Equity**

Total AUM: **$1.4B**
- Liquid alternative strategy subadvised by Broadmark Asset Management using quantitative and qualitative factors to determine exposure via systematic and active asset allocation
  - As part of the transaction, Westwood acquired a 47% stake in Broadmark Asset Management
- Platformed and recommended at Morgan Stanley, with a long track record of good performance and downside control

3. **Real Estate**

Total AUM: **$306M**
- Manages two strategies:
  - Select Income invests in preferred securities issued by REITs
  - Global Real Estate invests in a global portfolio of REIT equities

4. **Private Investments**

Total AUM: **$286M**
- Substantial experience sourcing and raising assets for private investment vehicles across energy and real asset strategies
- Currently includes two strategies:
  - Zarvona Energy and Marble Multi Family are externally managed real estate and private equity strategies

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**Note:** AUM as of March 31, 2022.
Westwood prides itself on being a focused investment management boutique and wealth manager. Salient’s highly differentiated strategies serve as a strong complement to our U.S. Value and Multi-Asset product lineup.

**Transaction Rationale and Financial Impact**

**Financial Considerations**
- Immediately accretive to earnings and significantly greater than 100% accretion expected in year 1
- Immediate margin expansion upon closing
- Prudently structured with back-end protection through growth and revenue retention hurdles

**Strategic Considerations**
- **Platform Expansion Opportunity**
  - Supports a broader wholesaling effort and enhancing future product development, M&A and growth opportunities
- **Strong Investment Outlook**
  - Tactical Equity strategies are poised to capture inflows following any hesitations in the market
- **Diversification**
  - Provides additional diversification and exposure to attractive Alternatives products and Private Equity

**AUM Impact**

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<tr>
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<th>Westwood</th>
<th>Pro Forma</th>
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<tr>
<td>($B)</td>
<td>$13.9</td>
<td>$18.4</td>
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<td>+32%</td>
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**Revenue Impact**

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<tr>
<td>($M)</td>
<td>$69</td>
<td>$100</td>
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<td></td>
<td>+45%</td>
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*Note: AUM as of March 31, 2022. Revenue is 1Q22 annualized.*
**Westwood | Forward-Looking Statements**

Statements in this presentation that are not purely historical facts, including, without limitation, statements about our expected future financial position, preliminary estimates, results of operations or cash flows, as well as other statements including, without limitation, words such as “anticipate,” “believe,” “plan,” “estimate,” “expect,” “intend,” “should,” “could,” “goal,” “may,” “target,” “designed,” “on track,” “comfortable with,” “optimistic” and other similar expressions, constitute forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Actual results and the timing of some events could differ materially from those projected in or contemplated by the forward-looking statements due to a number of factors, including, without limitation, those set forth below:

- the composition and market value of our AUM;
- our ability to maintain our fee structure in light of competitive fee pressures;
- our stockholder rights agreement may make it more difficult for others to obtain control over us, even if it would be beneficial to our stockholders;
- risks associated with actions of activist stockholders;
- distributions to our common stockholders have included and may in the future include a return of capital;
- inclusion of foreign company investments in our AUM;
- regulations adversely affecting the financial services industry;
- our ability to maintain effective cyber security;
- litigation risks;
- our ability to develop and market new investment strategies successfully;
- our reputation and our relationships with current and potential customers;
- our ability to attract and retain qualified personnel;
- our ability to perform operational tasks;
- our ability to select and oversee third-party vendors;
- our dependence on the operations and funds of our subsidiaries;
- our ability to maintain effective information systems;
- our ability to prevent misuse of assets and information in the possession of our employees and third-party vendors, which could damage our reputation and result in costly litigation and liability for our clients and us;
- our stock is thinly traded and may be subject to volatility;
- in addition to our stockholder rights agreement, our organizational documents contain provisions that may prevent or deter another group from paying a premium over the market price to our stockholders to acquire our stock;
- competition in the investment management industry;
- our ability to avoid termination of client agreements and the related investment redemptions;
- the significant concentration of our revenues in a small number of customers;
- our relationships with investment consulting firms;
- the impact of the COVID-19 pandemic;
- our ability to identify and execute on our strategic initiatives;
- our ability to declare and pay dividends;
- our ability to fund future capital requirements on favorable terms;
- our ability to properly address conflicts of interest;
- our ability to maintain adequate insurance coverage; and
- our ability to maintain an effective system of internal controls.

Additional factors that could cause our actual results to differ materially from our expectations are discussed under the section entitled “Risk Factors” in our Form 10-K for the year ended Dec. 31, 2021 and our quarterly report on Form 10-Q for the quarter ended March 31, 2022, which together with our other filings can be viewed at www.sec.gov. You should not unduly rely on these forward-looking statements. Except as required by law, we are not obligated to publicly release any revisions to these forward-looking statements to reflect events or circumstances after the date of this investor presentation or to reflect the occurrence of unanticipated events or otherwise.

Various forward-looking statements in this press release relate to the acquisition by Westwood of Salient’s asset management business, including regarding expected scale opportunities, operating efficiencies and results, growth, client and stockholder benefits, key assumptions, timing of closing of the transaction, revenue realization, cost and expense synergies, financial benefits or returns, accretion and integration costs.

Forward-looking statements involve a number of known and unknown risks, uncertainties and other important factors, some of which are listed below, that could cause actual results and outcomes to differ materially from any future results or outcomes expressed or implied by such forward-looking statements. Important transaction-related and other risk factors that may cause such differences include: (i) the occurrence of any event, change or other circumstances that could give rise to the termination of the acquisition agreement; (ii) the transaction closing conditions may not be satisfied in a timely manner or at all, including due to the failure to obtain Salient regulatory and client approvals; (iii) the announcement and pendency of the acquisition may disrupt Salient’s business operations (including the threatened or actual loss of employees or clients); (iv) Salient could experience financial or other setbacks if the transaction encounters unanticipated problems; (v) anticipated benefits of the transaction, including the realization of revenue, accretion, financial benefits or returns, may not be fully realized or may take longer to realize than expected; and (vi) Westwood may be unable to successfully integrate Salient’s businesses with those of Westwood or to integrate the businesses within the anticipated timeframe.