

**UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
WASHINGTON, D.C. 20549**

**FORM 8-K**

**Current Report  
Pursuant to Section 13 or 15(d)  
of the Securities Exchange Act of 1934**

**Date of Report (date of earliest event reported):  
November 15, 2023**

**TPG Inc.**

(Exact name of registrant as specified in its charter)

**Delaware**  
(State or other jurisdiction  
of incorporation)

**001-41222**  
(Commission  
File Number)

**87-2063362**  
(IRS Employer  
Identification No.)

**301 Commerce Street, Suite 3300**  
**Fort Worth, TX**  
(Address of principal executive offices)

**76102**  
(Zip code)

**(817) 871-4000**  
(Registrant's telephone number, including area code)

**Not Applicable**  
(Former Name or Former Address, if Changed Since Last Report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

**Securities registered pursuant to Section 12(b) of the Act:**

<b>Title of Each Class</b>	<b>Trading Symbol</b>	<b>Name of Each Exchange on Which Registered</b>
Class A common stock, \$0.001 par value	TPG	The Nasdaq Stock Market LLC (Nasdaq Global Select Market)

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

**Item 7.01 Regulation FD Disclosure.**

On November 15, 2023, TPG Inc. (the “Company”) posted an investor presentation to its website, <https://www.tpg.com>, that will be used during its previously announced meeting with analysts scheduled for today, November 15, 2023, which will focus on the Company’s recent acquisition of Angelo, Gordon & Co., L.P. and certain of its affiliates. The presentation is furnished as Exhibit 99.1 to this report.

As provided in General Instruction B.2 of Form 8-K, the information in this Item 7.01, including Exhibit 99.1, shall not be deemed to be “filed” for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the “Exchange Act”), or otherwise subject to the liabilities of that section, nor shall such information or Exhibit 99.1 be deemed to be incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, regardless of any general incorporation language in such filing.

**Item 9.01 Financial Statements and Exhibits.**

(d) Exhibits

<u>Exhibit No.</u>	<u>Description</u>
99.1	<a href="#">Investor Presentation, dated November 15, 2023.</a>
104	Cover Page Interactive Data File (embedded within the Inline XBRL document).

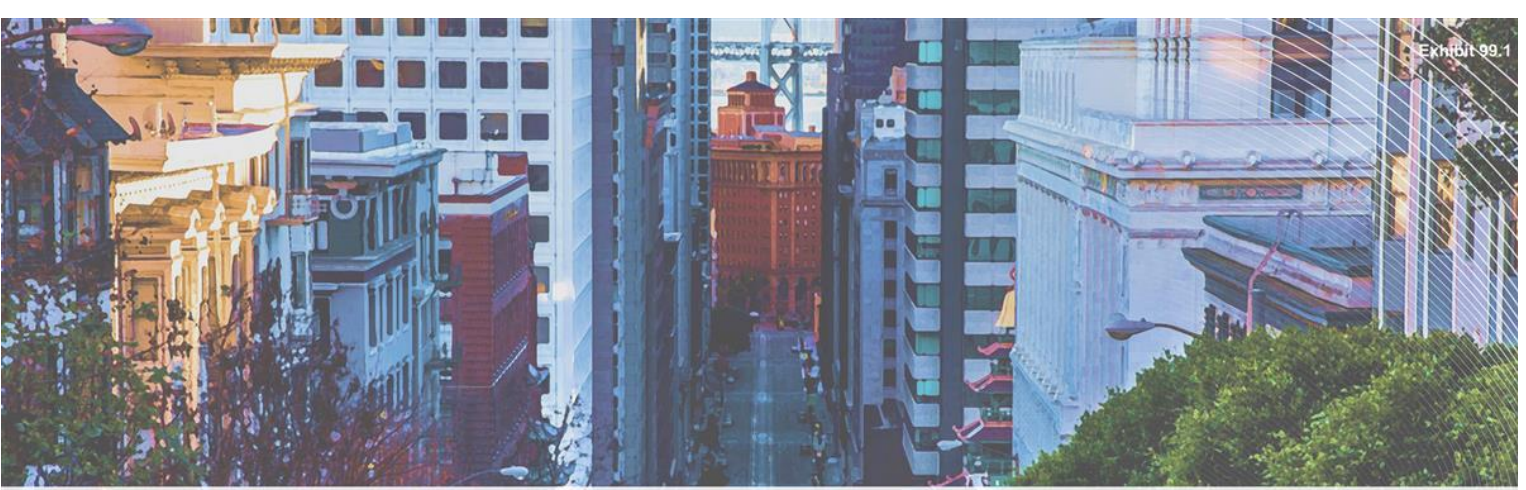
SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereto duly authorized.

**TPG Inc.**

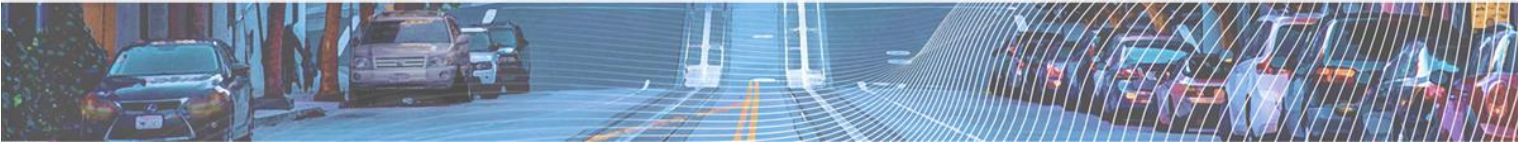
By: /s/ Bradford Berenson  
Name: Bradford Berenson  
Title: General Counsel

Date: November 15, 2023



# TPG Angelo Gordon Teach-In

November 2023



# Important Notices



This presentation is being provided by TPG Inc. ("TPG," "we," "our," "us," or the "Company") solely for informational purposes for its public stockholders and analysts. To the maximum extent permitted by law, none of us or our affiliates, directors, officers, partners, employees, agents, or advisors or any other person accepts any liability related to the use or misuse of the information contained in this presentation.

On November 1, 2023, the Company acquired (the "Acquisition") Angelo Gordon and certain of its affiliates (collectively, "Angelo Gordon" or "AG," and after the Acquisition, "TPG Angelo Gordon" and "TPG AG"). Information in this presentation includes historical financial information and results of Angelo Gordon from periods prior to the consummation of the Acquisition.

Information in this presentation is as of September 30, 2023, unless otherwise noted. All current period amounts are preliminary, unaudited and subject to change as TPG and TPG AG continue to align their metrics and accounting policies. Totals may not sum due to rounding.

Certain statements contained herein reflect the subjective views and opinion of TPG which may not be able to be independently verified and are subject to change. Such statements cannot be independently verified and are subject to change.

There can be no assurance that TPG or TPG AG achieves its objectives or that investors avoid substantial losses. Past performance is no guarantee of future results.

## Forward-Looking Statements

This presentation contains "forward-looking" statements based on the Company's beliefs and assumptions and on information currently available to the Company. Forward-looking statements can be identified by words such as "anticipates," "intends," "plans," "seeks," "believes," "estimates," "expects" and similar references to future periods, or by the inclusion of forecasts or projections. Examples of forward-looking statements include, but are not limited to, statements we make regarding the anticipated benefits of the Acquisition, the outlook for our future business and financial performance, estimated operational metrics, business strategy and plans and objectives of management for future operations, including, among other things, statements regarding expected growth, future capital expenditures, fund performance and debt service obligations following the Acquisition.

Forward-looking statements are based on our current expectations and assumptions regarding our business, the economy and other future conditions. Because forward-looking statements relate to the future, by their nature, they are subject to inherent uncertainties, risks and changes in circumstances that are difficult to predict. As a result, our actual results may differ materially from those contemplated by any forward-looking statements and we caution you against relying on any forward-looking statements. Important factors that could cause actual results to differ materially from those in the forward-looking statements include the inability to recognize the anticipated benefits of the Acquisition on the anticipated timeline or at all; purchase price adjustments; unexpected costs related to the integration of the Angelo Gordon business and operations; TPG's ability to manage growth and execute its business plan; and regional, national or global political, economic, business, competitive, market and regulatory conditions, among various other risks.

These factors should not be construed as exhaustive and should be read in conjunction with the other cautionary statements and risk factors discussed from time to time in the Company's filings with the SEC, including but not limited to those described under the section entitled "Risk Factors" in the Company's Annual Report on Form 10-K filed with the SEC on February 24, 2023 ("Form 10-K") and subsequent filings with the SEC, which can be found at the SEC's website at <http://www.sec.gov>. The forward-looking statements in this presentation represent management's views as of the date of this presentation. We undertake no obligation to update or revise any of these forward-looking statements after the date of this presentation, whether as a result of new information, future developments or otherwise, except as may be required by law. No recipient should, therefore, rely on these forward-looking statements as representing the views of the Company or its management as of any date subsequent to the date of the presentation.

## Non-GAAP Financial Measures

This presentation refers to certain non-GAAP financial measures that are not prepared in accordance with generally accepted accounting principles in the United States ("GAAP"), including Fee-Related Revenues, or "FRR," Fee-Related Earnings, or "FRE," realized performance allocations, net, After-tax Distributable Earnings, or "After-tax DE," total book assets, total book liabilities and net book value. These non-GAAP measures should not be considered in isolation from, or as an alternative to, financial measures determined in accordance with GAAP. For definitions of our non-GAAP measures, please see the Definitions section at the end of this presentation.

The non-GAAP measures used in this presentation are derived from the following GAAP metrics:

\$000s	TPG LTM 3Q'21	TPG LTM 3Q'23	AG LTM 3Q'23	TPG + AG LTM 3Q'23	TPG YTD 2Q'23	AG YTD 2Q'23	AG 4Q'22
GAAP Revenue	5,449,632	1,846,109	767,534	2,613,643	1,246,419	396,400	n/a
TPG Net Income	4,966,000	(28,775)	n/a	n/a	75,685	n/a	n/a
AG Comprehensive Income	n/a	n/a	n/a	n/a	n/a	28,294	n/a
Accrued Performance	n/a	n/a	n/a	n/a	n/a	820,162	767,169

See the Reconciliation at the end of this presentation for how the non-GAAP measures used are derived from the most directly comparable GAAP measure.

## Pro Forma Information

### *Pro Forma Information - Acquisition*

Pro forma figures are on an adjusted basis, assuming the Acquisition occurred on January 1, 2022. Due to the Acquisitions, comparability of prior periods may be limited.

The unaudited pro forma condensed combined financial information in this presentation is based on available information and upon assumptions that management believes are reasonable in order to reflect, on a pro forma basis, the effect of the Acquisitions, the related borrowing under TPG's revolving credit facility and certain changes in compensation arrangements for TPG. The actual results reported by the combined company in periods following the Acquisition may differ materially from that reflected in this unaudited pro forma condensed combined financial information.

The unaudited pro forma condensed combined financial information is preliminary, is being furnished solely for informational purposes and is not necessarily indicative of the combined financial position or results of operations that might have been achieved for the periods or dates indicated, nor is it necessarily indicative of the future results of the combined company. It does not reflect potential revenue synergies or cost savings expected to be realized from the Acquisition. No assurance can be given that cost savings or synergies will be realized at all. The adjustments contained in the unaudited pro forma condensed combined financial information are based on currently available information and assumptions that TPG believes are reasonable. Such assumptions include, but are not limited to, the Class A common stock, par value \$0.001 per share ("Class A Share"), price, the preliminary purchase price allocation of TPG AG's assets acquired and liabilities assumed based on fair value and estimated post-combination compensation expense. The final purchase price allocation and grant date fair value of share-based payment awards will be completed in the time period permitted by ASC Topic 805, Business Combinations, and as such, changes to the assumptions used could have a material impact on the unaudited pro forma condensed combined financial information. The unaudited pro forma condensed combined financial information does not project TPG's results of operations or financial position for any future period or date.

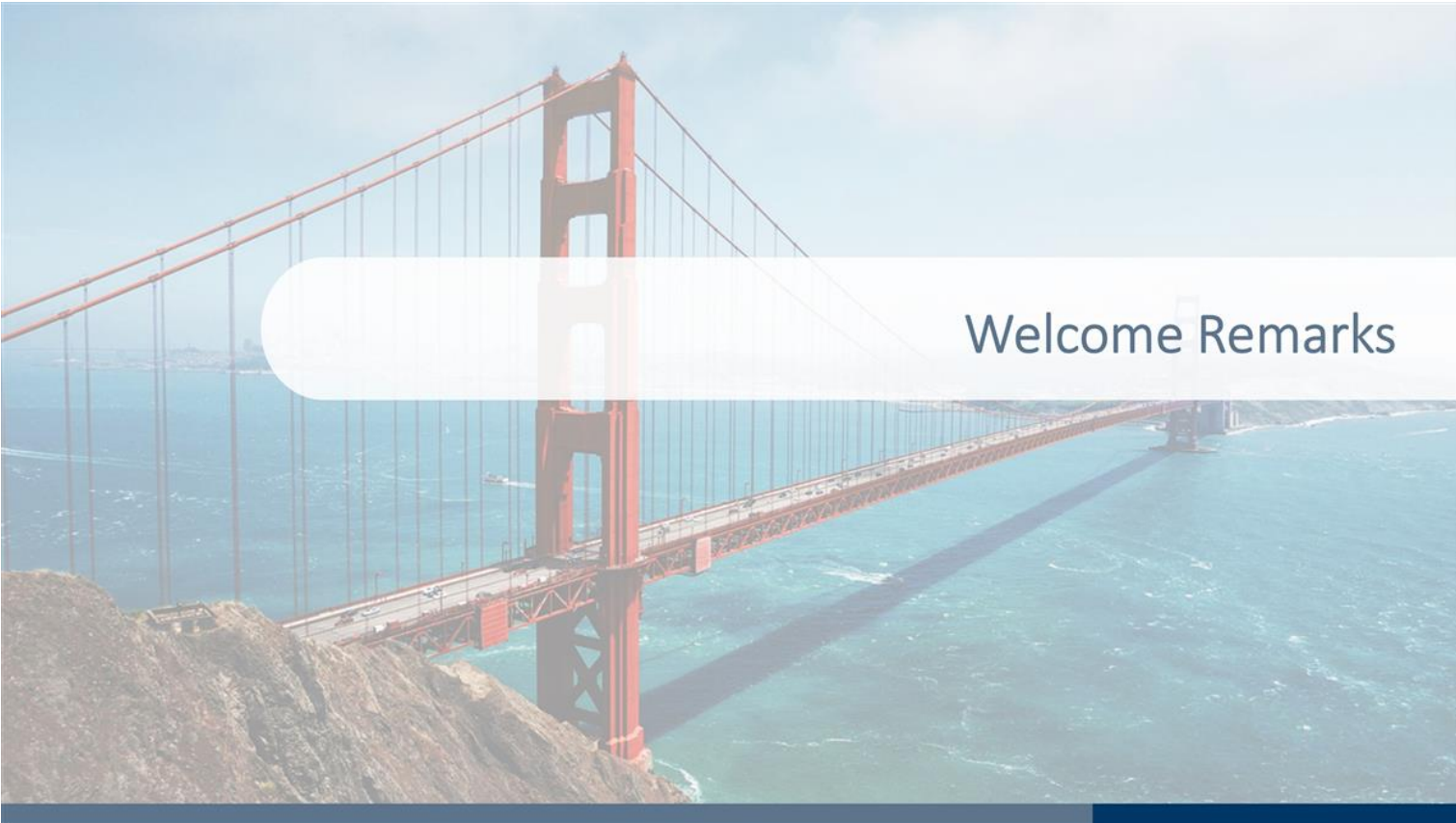
### *Pro Forma Information - IPO and Reorganization*

Prior to and in connection with our initial public offering ("IPO"), we completed certain transactions as part of a corporate reorganization (the "Reorganization"), which concluded with NASDAQ listing our Class A common stock on January 13, 2022. The Reorganization included certain transfers of economic entitlements and investments that were effectuated December 31, 2021, including the transfer of certain limited partner interests in entities that (i) serve as the general partner of certain TPG funds and (ii) are, or historically were, consolidated by TPG Group Holdings (SBS), L.P. ("TPG general partner entities") to Tarrant RemainCo I, L.P., Tarrant RemainCo II, L.P. and Tarrant RemainCo III, L.P. ("RemainCo"). The transfer of certain limited partner interests in TPG general partner entities to RemainCo resulted in the deconsolidation of TPG Funds, as the TPG general partner entities are no longer considered the primary beneficiary as of December 31, 2021.

While the Reorganization did not affect, on a GAAP or non-GAAP basis, our income statement activity for the fiscal year ended December 31, 2021 or our financial statements for prior periods, this presentation includes pro forma financial data giving effect to the IPO and the Reorganization as though they had occurred on January 1, 2020. As such, the pro forma information reflects certain reorganization adjustments, including, but not limited to, the exclusion of assets that were transferred to RemainCo, increasing the amount of performance allocations our people will receive, the inclusion of an administrative services fee paid by RemainCo to the Company, additional interest on debt incurred as part of the Reorganization, and the step-up of taxes on a public-company basis. Therefore, comparability of the pro forma information included in this presentation to prior financial data or future periods may be limited.

### *No Solicitation*

This presentation does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval. Proxies will not be solicited in connection with the Acquisition. This presentation shall also not constitute an offer to sell, or the solicitation of an offer to buy, interests in any of the funds discussed herein.



Welcome Remarks



Gary Stein

*Head of Investor Relations*



Topic	Presenter(s)	Title
Welcome Remarks	Gary Stein	Head of Investor Relations
Introduction & Transaction Overview	Jon Winkelried	Chief Executive Officer
Integration Update	Anilu Vazquez-Ubarri	Chief Operating Officer
TPG Angelo Gordon Overview	Josh Baumgarten	Co-Managing Partner of TPG AG and Head of TPG AG Credit
Middle Market Direct Lending	Trevor Clark Drew Guyette Kim Trick	Head of Middle Market Direct Lending Co-Chief Credit Officer, Middle Market Direct Lending Co-Chief Credit Officer, Middle Market Direct Lending
Structured Credit & Specialty Finance	TJ Durkin	Head of Structured Credit & Specialty Finance
Credit Solutions	Ryan Mollett	Global Head of Credit Solutions
Real Estate	Adam Schwartz Avi Banyasz Reid Liffmann Matt Jackson Anuj Mittal Wilson Leung Gordon Whiting	Co-Managing Partner of TPG AG and Head of TPG AG Global Real Estate Co-Head of TPG Real Estate Head of TPG AG U.S. Real Estate Co-Portfolio Manager of TPG AG U.S. Real Estate Head of TPG AG Europe Real Estate Head of TPG AG Asia Real Estate Head of TPG AG Net Lease
Financial Overview	Jack Weingart	Chief Financial Officer
Strategic Outlook & Closing Remarks	Jon Winkelried	Chief Executive Officer

A high-angle photograph of the Golden Gate Bridge, showing its iconic red-orange towers and suspension cables stretching across the blue water of the Golden Gate Strait. The bridge is set against a clear blue sky with light clouds. The foreground shows the rocky, brownish terrain of the bridge's approach.

# Introduction & Transaction Overview



Jon Winkelried

*Chief Executive Officer*



Private Equity	Credit	Real Estate	Market Solutions
Capital	Credit Solutions	TPG Real Estate	GP-Led Secondaries
Asia	Structured Credit & Specialty Finance	TPG AG Real Estate	Public Market Investing
Growth	Middle Market Direct Lending	Real Estate Credit	Capital Markets
Impact	Multi-Strategy	Net Lease	
<b>\$109 Billion</b> AUM	<b>\$57 Billion</b> AUM	<b>\$36 Billion</b> AUM	<b>\$9 Billion</b> AUM



1

## *Scale Existing Businesses*

- Raise highly visible pipeline of next generation funds
- Achieve greater operating leverage as new products scale
- Generate high FRE margin on incremental AUM

2

## *New Adjacent Products*

- Grow platforms through organic product innovation
- Leverage existing insights and ecosystems

- ✓ TPG Real Estate Credit
- ✓ GP-Led Secondaries
- ✓ TPG NEXT
- ✓ Rise Climate Infrastructure

3

## *Inorganic Growth*

- Expand into meaningful untapped whitespace in complementary asset classes such as credit
- Enhance access to distribution channels such as retail / high net worth and insurance



## Significant Untapped Growth Potential

- Clean slate in attractive whitespaces
- Unencumbered by legacy assets or relationships
- Natural extensions of existing business

### Enabled By



#### Public Company Currency

*Ability to use equity to fund acquisitions and create alignment*



#### Balance Sheet Capital

*IPO proceeds and increased access to capital creating a well-funded and conservative balance sheet*

## 1 Broad Industry Consolidation

Limited partners want broader and deeper relationships across fewer fully-integrated solutions providers, *driving strategic consolidation among managers to the highest level in over a decade*<sup>1</sup>

## 2 Accelerated Growth of Private Credit

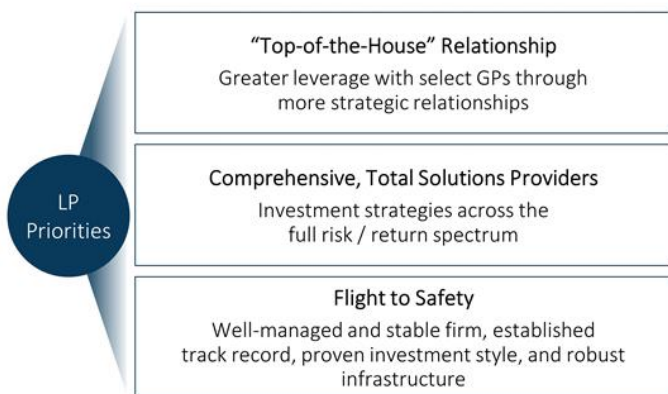
We believe leading alternative managers are ideally positioned to benefit from rapid evolution of private credit as an asset class, which has *nearly tripled since 2015*<sup>2</sup>

## 3 Channel Expansion in Insurance and Retail

Large and growing sources of capital are increasingly seeking access to alternative asset management capabilities and strategies

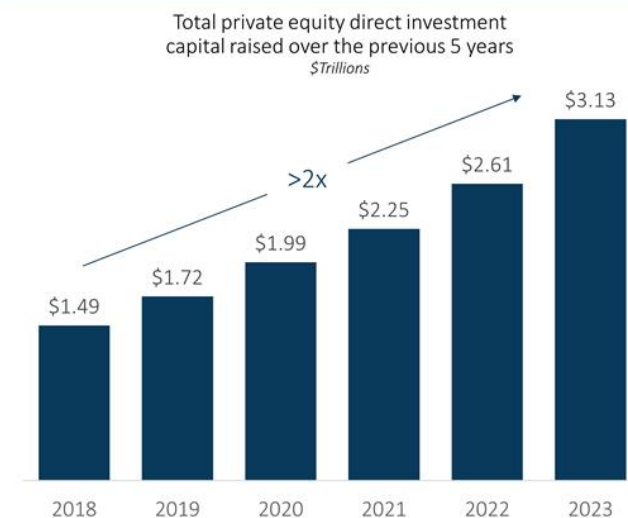
1. Source: Pitchbook – PE firms are acquiring asset managers at record clip (July 2023).  
2. Source: Preqin Future of Alternatives 2028 (October 2023). Compares private debt AUM in 2015 and 2022.

# LPs Consolidating Relationships Among Largest GPs



**Consolidation**  
More mature, larger GPs with broad offerings are raising a greater portion of capital within alternatives

## Top 300 GPs by Private Equity Fundraising<sup>1</sup>



1. Source: PEI 300 | Top 300 Private Equity Firms 2018 – 2023. Denotes the cumulative capital raised from January 1<sup>st</sup> of five years prior through March 31<sup>st</sup> of the year labeled. For example, the 2023 column represents the amount of private equity direct investment capital raised from third-party investors by firms for funds closed between January 1, 2018 and March 31, 2023, as well as capital raised for funds in market at the end of the counting period.



## Private Debt AUM Forecast<sup>1</sup>

\$Trillions



- Rise of direct lending due to retrenchment of banks and need for alternative sources of debt financing
- Increased demand from borrowers given faster execution and pricing certainty



- Sustained higher interest rates creating a new wave of total return opportunity
- Distressed debt and special situations opportunities arising from challenging macroeconomic conditions and higher interest rates



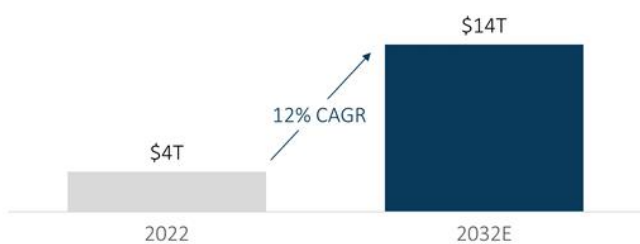
- March 2023 banking crisis resulting in pullback from regional banks
- Asset-backed finance and securitizations moving to private pools of capital

1. Source: Preqin Future of Alternatives 2028 (October 2023).

# Retail and Insurance to Drive Next Leg of AUM Growth

## Retail

Estimated Global Alternatives AUM from Private Wealth<sup>1</sup>

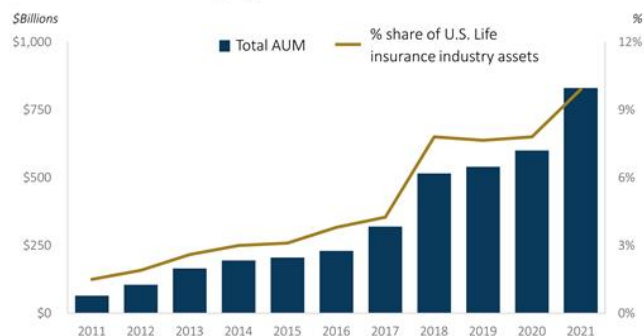


- Growth in retail allocation to alternatives expected to outpace institutional in years to come
- Desire for diversification, given declining number of public companies, and higher returns driving increased demand
- Enabled by relaxing regulatory barriers, innovative investment vehicle structures (i.e., lower fees, greater liquidity), and new GP distribution capabilities

1. Source: Bain Global Private Equity Report 2023.  
2. Source: International Monetary Fund Global Financial Stability Report October 2023.

## Insurance

Private Equity-Influenced U.S. Insurer AUM<sup>2</sup>



- Secular demand shift, with insurance allocation to private credit expected to increase over time
- More tactical management of asset side of balance sheet increasingly necessary to remain competitive

## Breadth & Scale

- Important and relevant player with sufficient scale in one or more key asset classes
- Ability to drive additional growth and add meaningfully to investing ecosystem

## Performance

- Long-term track record of delivering strong risk-adjusted returns driving deep, long-standing client relationships

## Culture & Integration

- Entrepreneurial, business-builder mentality to fuel further growth
- Teamwork-oriented and performance driven
- Desire to operate as one, integrated firm and fully leverage each others' ecosystems

## Financial Impact

- Accretive to FRE and After-Tax Distributable Earnings
- Structured to ensure strong long-term alignment of interests



- \$57 billion **Credit platform** marks a significant expansion at scale into the asset class, with multiple strategies purpose built to capitalize on the long-term secular trends in private credit
- \$18 billion **Real Estate platform** broadens TPG's existing business with value-add investing across geographies, as well as a net lease strategy
- **Strong cultural fit**, with shared focus on entrepreneurship, innovation, and investment excellence
- Clear and **meaningful combined growth levers**, including complementary nature of client bases (only ~10% overlap) and opportunities to develop new businesses and products (e.g., recent multi-billion-dollar mandate to direct lending business)
- Expected to be **financially accretive** to shareholders

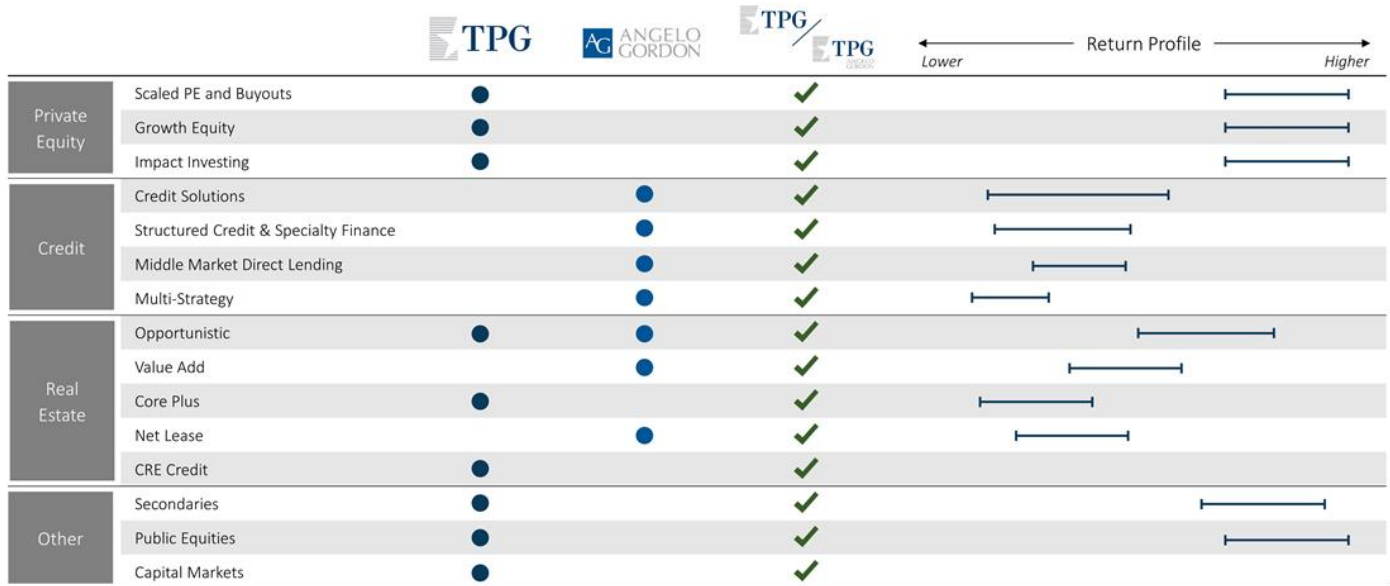
# Furtherers Position as a Total Solutions Provider



\$212 Billion of Total AUM

	Capital	Growth	Impact	TPG ANGELO GORDON		Real Estate	Market Solutions
Strategy	<i>Scaled, Control-Oriented Private Equity Leveraged Buyouts</i>	<i>Growth Equity Middle Market Private Equity</i>	<i>Private Equity Investing Driving Both Societal and Financial Outcomes</i>	<i>Credit Solutions Structured Credit and Specialty Finance Middle Market Direct Lending Multi-Strategy</i>	<i>Value Add Real Estate Net Lease</i>	<i>Opportunistic and Core Plus Real Estate Commercial REIT</i>	<i>Differentiated Strategies to Address Market Opportunities</i>
AUM % of Total	\$67 Billion 32%	\$24 Billion 11%	\$18 Billion 8%	\$57 Billion 27%	\$18 Billion 9%	\$18 Billion 9%	\$9 Billion 4%
Geographic Focus	North America, Europe, Asia	North America, Europe, Asia	Global	North America, Europe	U.S., Europe, Asia	U.S., Europe	North America, Europe, Asia Pacific
Year Established	1992	2007	2017	1988	1993	2012	2013

# Combined Solution Set Spans the Risk / Return Spectrum



Note: Return profiles for illustrative purposes and reflects TPG's subjective views.

1

TPG is now significantly more scaled and diversified across asset classes

- 55% increase in AUM<sup>1</sup> and 44% increase in FRR<sup>2</sup>
- Differentiated capabilities across private equity and real estate, and the addition of a multi-strategy credit platform

2

Deep bench of talent at TPG Angelo Gordon delivering strong investment performance and expanded business-building capabilities

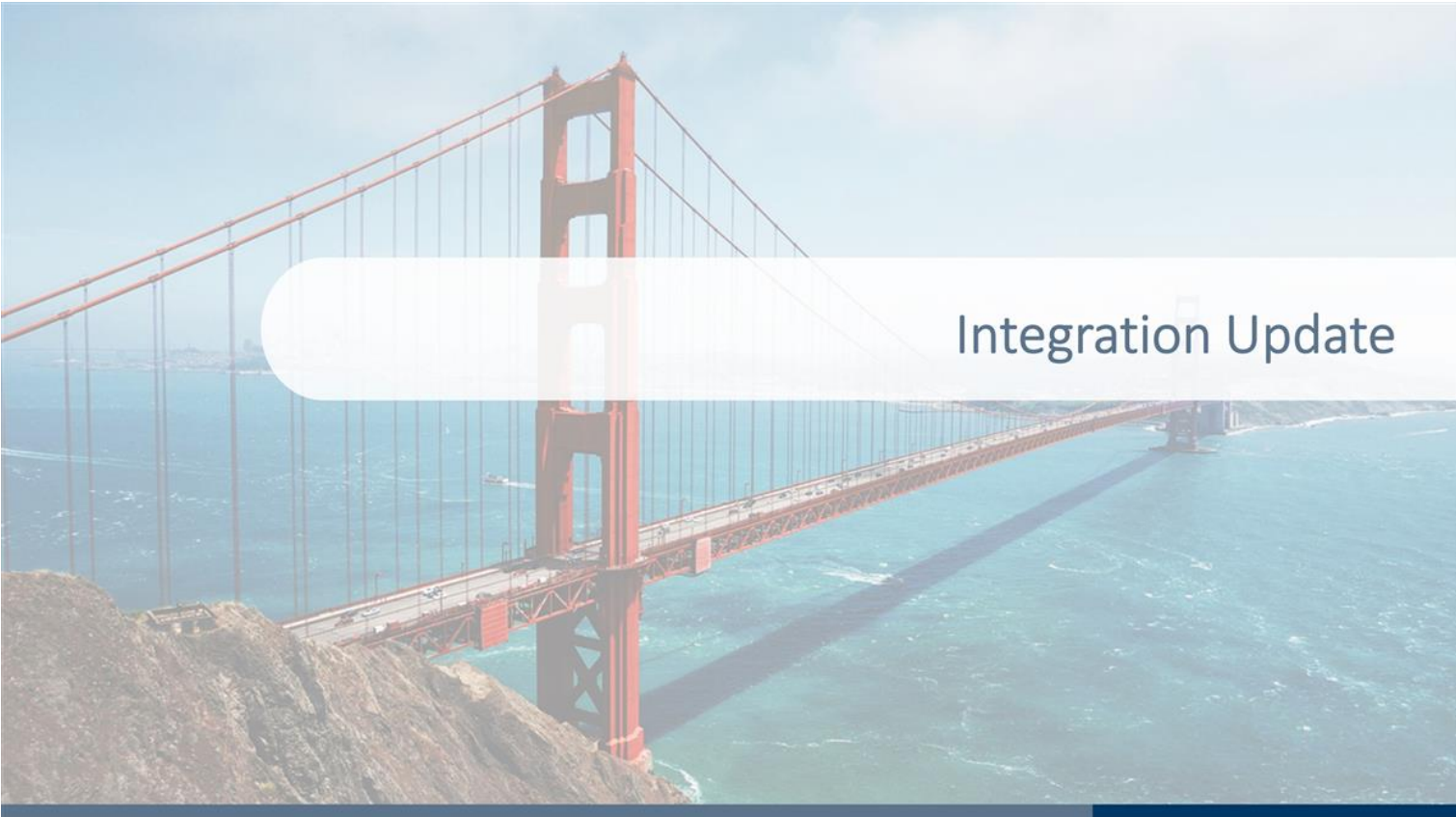
- Differentiated investing style capitalizing on long-term secular trends
- Expanded fundraising reach, more than doubling the team's previous footprint
- Long-term alignment with team

3

Multiple levers to drive long-term growth and profitable scale

- Limited overlap in existing client bases
- Well-equipped to target high-growth distribution channels such as retail and insurance
- Compelling opportunities for innovation at the intersections of our strategies

1. Represents increase in AUM comparing TPG's AUM as of September 30, 2023 to the pro forma AUM for the combined TPG and Angelo Gordon for the same period.  
2. Represents increase in FRR comparing TPG's FRR for the six months ended June 30, 2023 to the pro forma FRR for the combined TPG and Angelo Gordon for the same period. Pro forma figures are on an adjusted basis, assuming the Acquisition occurred on January 1, 2022. See the Reconciliations and Disclosures section of this presentation for a full reconciliation of Non-GAAP to the most comparable GAAP measures and adjustment descriptions.



# Integration Update





Anilu Vazquez-Ubarri

*Chief Operating Officer*



	Completed	In Progress
<i>Strategic Initiatives</i>	<ul style="list-style-type: none"> <li>• Prioritized and developed execution plans for revenue synergy opportunities to pursue post-close</li> </ul>	<ul style="list-style-type: none"> <li>• Execute on new business initiatives, including LP engagement</li> </ul>
Operating Model	<ul style="list-style-type: none"> <li>• New global organizational structure and reporting lines</li> <li>• Integration of AG into TPG's public company reporting processes</li> <li>• Mechanisms to appropriately manage knowledge and data sharing</li> <li>• Rebranded Angelo Gordon platform to TPG Angelo Gordon</li> </ul>	<ul style="list-style-type: none"> <li>• Licensing representatives to create a single global client and capital formation team under TPG's broker-dealer</li> <li>• Integrating accounting systems and ensuring full SOX compliance</li> <li>• Merging systems (IT, HR, payroll)</li> <li>• Ongoing cost synergy opportunities; \$9 million annualized run-rate achieved to-date</li> </ul>

An aerial photograph of the Golden Gate Bridge, showing its iconic red-orange towers and suspension cables stretching across the blue-green waters of the San Francisco Bay. The bridge is viewed from a high angle, looking down at the water and across the span. A semi-transparent white banner is overlaid on the right side of the image, containing the title text.

## TPG Angelo Gordon Overview



Josh Baumgarten

*Co-Managing Partner of TPG AG  
and Head of TPG AG Credit*





**1988** Year Founded  
**700+** Employees  
**236** Investment Professionals  
**16** Average Years Portfolio Manager Tenure  
**12** Offices Globally

## A Scaled Leader in Credit and Real Estate

**\$76 Billion**  
AUM

Diversified credit and real estate investing platform

**35 Years**

Delivering strong risk-adjusted returns

**Scalable Infrastructure**

Poised to drive growth

**Fundamental**

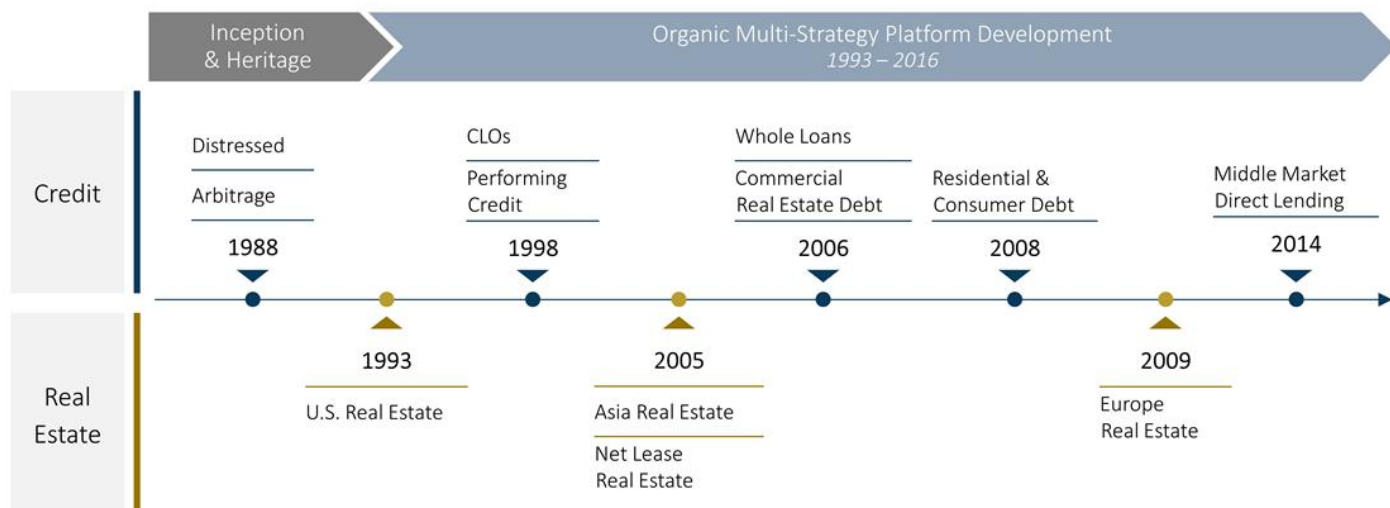
Investment Philosophy

**Diverse Client Base**

**Cycle Agnostic, Partnership Driven**

Investment Solutions

# Opportunistic Growth in our First 30 Years...



Complementary investing strategies launched to meet secular demand and market opportunities

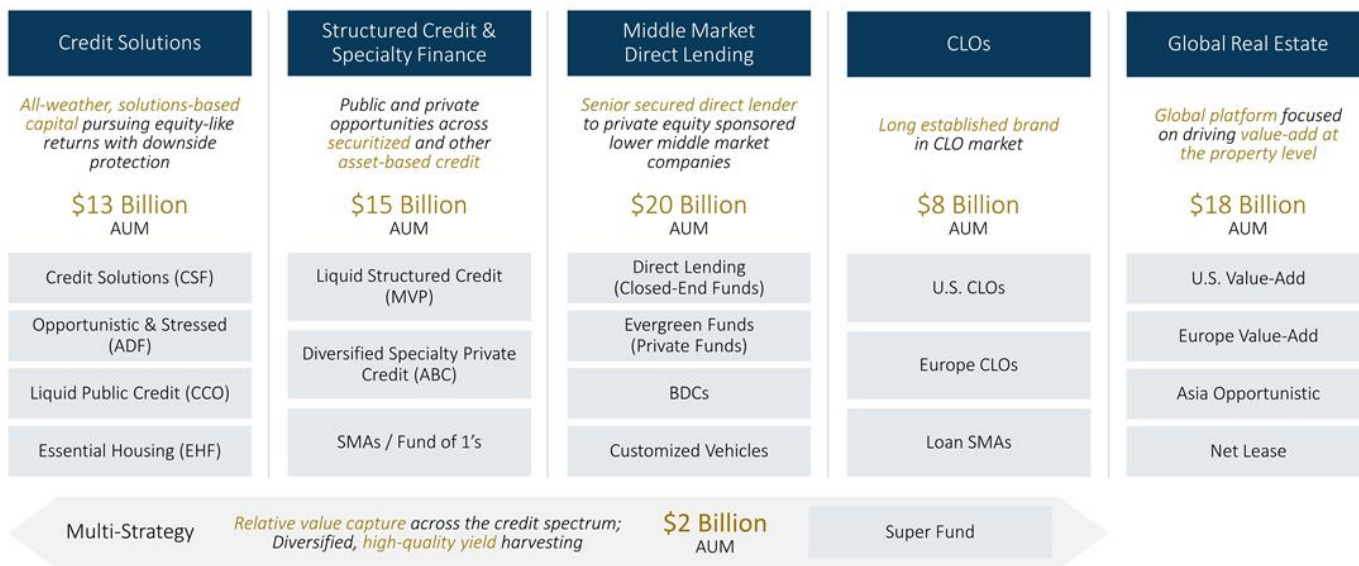


## Positioning for the Next Era of TPG Angelo Gordon 2017 – Present

Succession Plan	Align for Growth	Infrastructure Build-Out	Strategic Client Focus	TPG Acquires Angelo Gordon
<ul style="list-style-type: none"> <li>• Josh Baumgarten and Adam Schwartz named Co-CEOs</li> <li>• Capital restructure</li> </ul>	<ul style="list-style-type: none"> <li>• <b>Credit Solutions Platform:</b> Sporadic credit strategies as one unified platform</li> <li>• <b>Structured Credit Platform:</b> Consolidated Residential &amp; Consumer Debt and CRE into Structured Credit</li> </ul>	<ul style="list-style-type: none"> <li>• Significant investment to support scaling and servicing multiple strategies, fund formats</li> </ul>	<ul style="list-style-type: none"> <li>• Institutionalization of Capital Formation function</li> <li>• Migration of LP base from High Net Worth to Institutional</li> </ul>	<ul style="list-style-type: none"> <li>• Expanded platform diversity</li> <li>• Strategic LP relationships</li> <li>• Combined intellectual capital</li> <li>• Accelerate scaling</li> </ul>



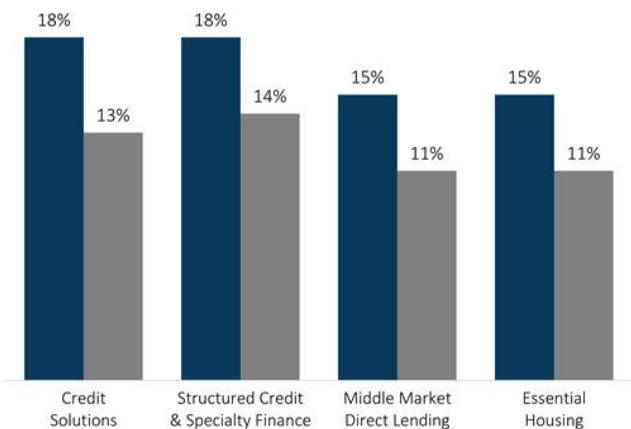
# Diversified Product Set Across Credit and Real Estate



## Inception-to-Date IRR

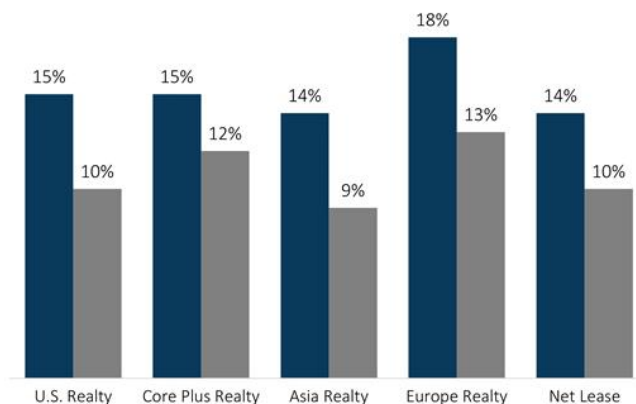
### TPG AG Credit – Closed End

■ Gross IRR ■ Net IRR



### TPG AG Real Estate – Closed End

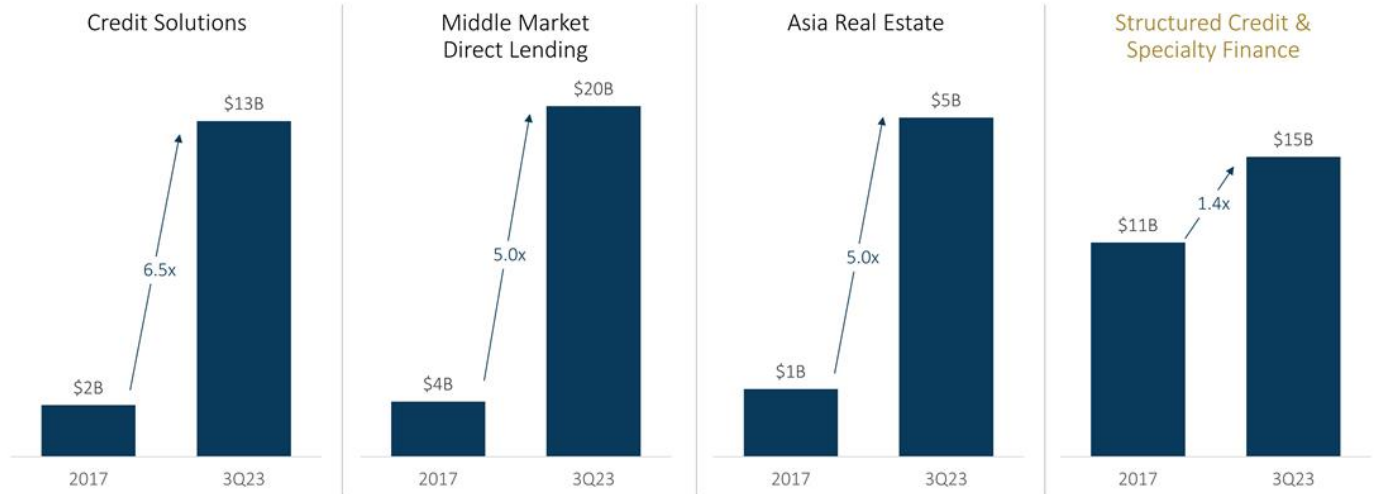
■ Gross IRR ■ Net IRR



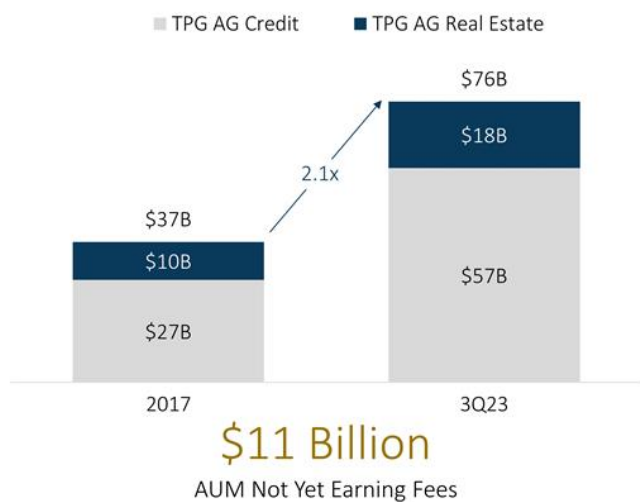
Note: Fund returns shown above represent aggregate returns. These fund performance metrics do not include TPG Angelo Gordon's co-investment vehicles, SMAs or certain other legacy or discontinued funds. Additionally, these fund performance metrics exclude the firm's CLOs and real estate investment trusts. Past performance is not indicative of future results. See the detailed performance metrics and supporting notes under Fund Performance Investment Metrics.

## Assets Under Management

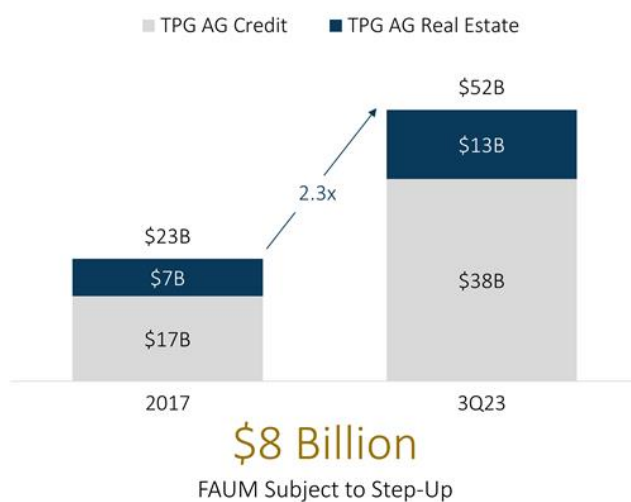
\$Billions



## Assets Under Management



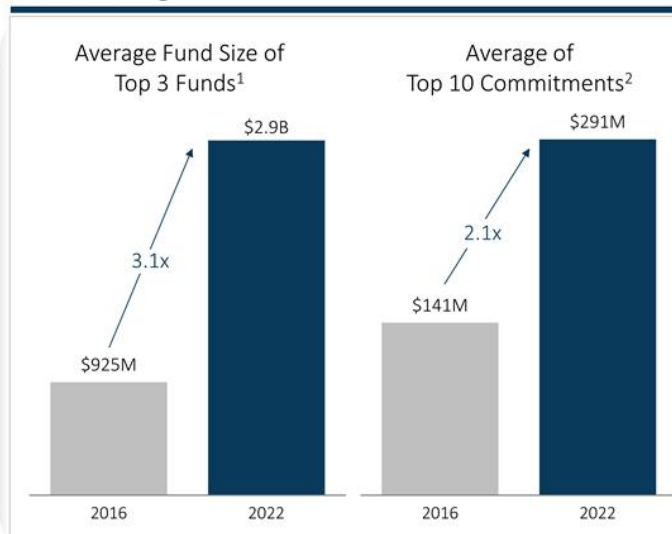
## Fee Earning AUM



## Evolution of Strategy



## Fund Scaling



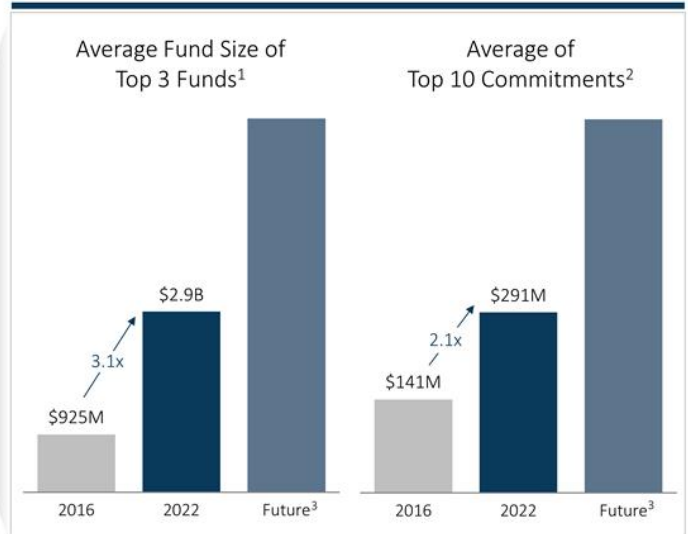
1. For each year, represents average amount of capital raised, or with respect to funds still actively fundraising, targeted to be raised, for the three largest funds with initial closings that year. Top 3 funds for 2016 consist of DLF2, EPXF, CRDO. Top 3 funds for 2022 consist of RL11, DLF5, ERE4. There can be no assurance that funds still actively fundraising will achieve their targets.

2. Average of Top 10 commitments received in 2016 and 2022 across all TPG AG funds.

## Evolution of Strategy

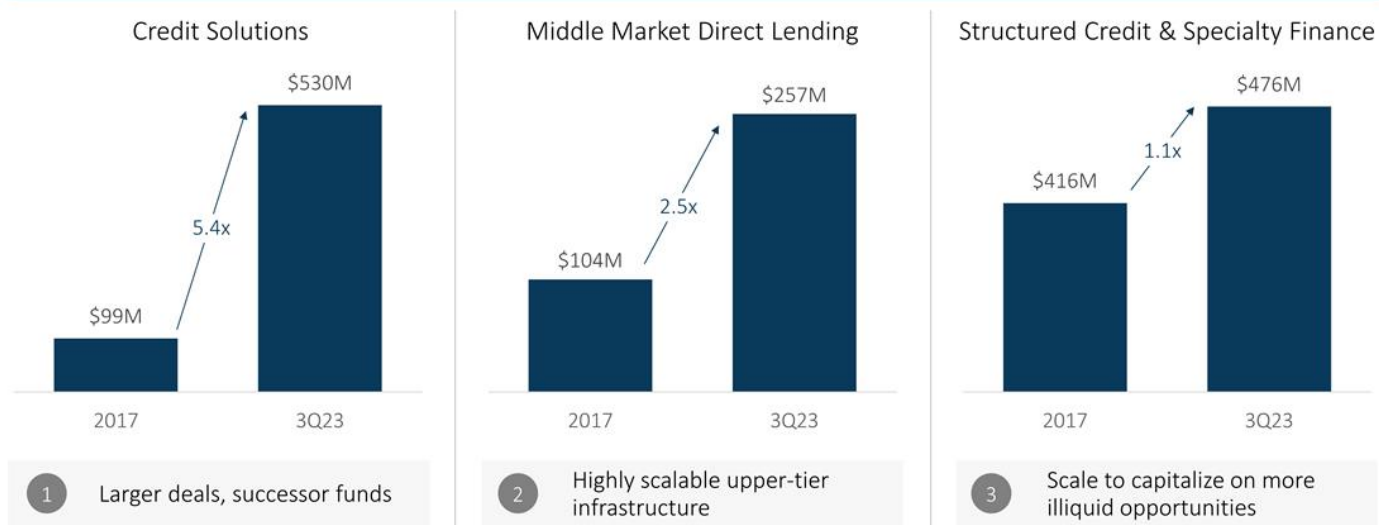


## Fund Scaling



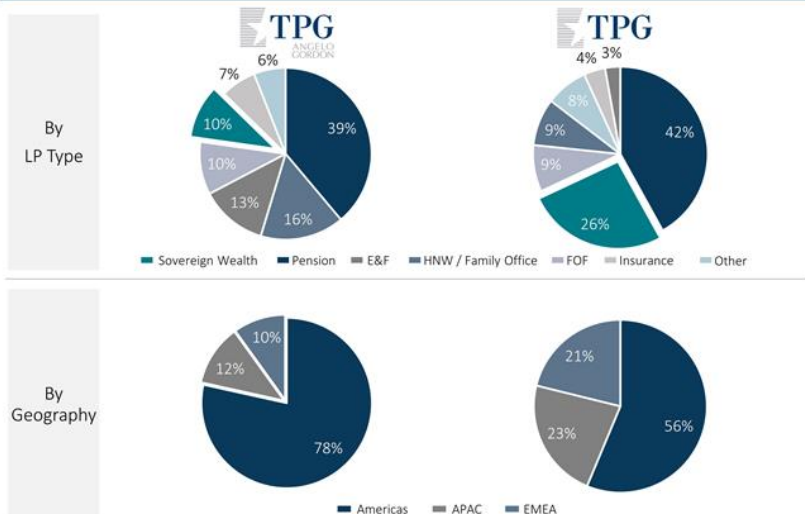
1. For each year, represents average amount of capital raised, or with respect to funds still actively fundraising, targeted to be raised, for the three largest funds with initial closings that year. Top 3 funds for 2016 consist of DLF2, EPXF, CRDO. Top 3 funds for 2022 consist of RL11, DLF5, ERE4. There can be no assurance that funds still actively fundraising will achieve their targets.  
 2. Average of Top 10 commitments received in 2016 and 2022 across all TPG AG funds.  
 3. For Future, the size of bars is illustrative, as height may not correlate to the size of future funds or commitments we may seek or achieve. There can be no assurance that we will be able to raise capital in the illustrative amounts indicated.

## AUM (\$M) per Investment Professional





## Total Commitments in Active Funds<sup>1</sup>



## Capital Formation Opportunity Set

- <10% overlap between TPG and TPG AG LPs
- Only ~15% overlap of Sovereign Wealth Funds, ~25% overlap of Pensions
- Only two of TPG's Top 10 SWF clients are clients of TPG AG
- ~70% of TPG LPs currently invest across three or more TPG strategies

1. For TPG AG - based on commitments to active funds. Dependent clients are rolled up to their Platform / Advisor / Discretionary Consultant. Excludes MITT, Northwoods, & GP. For TPG - based on institutional capital commitments to active funds.

1

Positioned for the  
*Largest Secular Tailwinds*  
in Private Credit

Growing *LP Asset*  
*Allocation Diversification*  
in private credit and real  
estate

2

*Partnership*  
Philosophy

*Cycle Agnostic*  
Solutions Capital

3

*Cycle Tested*, tenured  
teams investing  
together for decades

Bias towards  
*Sector Specialization*


4

Disciplined, yet  
*Nimble and Flexible*  
Investing Approach

Commitment to Capital  
Preservation through  
*Downside Protection*

# TPG Angelo Gordon Leadership & Today's Speakers



 Today's Speakers



**Josh Baumgarten**  
Co-Managing Partner and  
Head of TPG AG Credit



**Adam Schwartz**  
Co-Managing Partner and  
Head of TPG AG Global Real Estate

Corporate Credit		Middle Market Direct Lending	Structured Credit & Specialty Finance	Multi- Strategy	Global Real Estate			Net Lease
Credit Solutions	CLOs				U.S.	Europe	Asia	
 Ryan Mollett	 Maureen D'Alleva	 Trevor Clark	 T.J. Durkin	 Dan Pound	 Reid Liffmann	 Anuj Mittal	 Wilson Leung	 Gordon Whiting
					 Matt Jackson	 Tom Rowley	 Steven Cha	

Deep bench of long-tenured investment leaders across credit and real estate

An aerial photograph of the Golden Gate Bridge, showing its iconic red-orange towers and suspension cables stretching across the blue-green waters of the San Francisco Bay. The bridge is viewed from a high angle, looking down at the water and across the span. A semi-transparent white banner is overlaid on the right side of the image, containing the text.

# TPG Angelo Gordon Credit

An aerial photograph of the Golden Gate Bridge, showing its iconic red-orange towers and suspension cables stretching across the blue water of the Golden Gate Strait. The bridge is viewed from a high angle, looking down at the water and the rocky cliffs it spans. A semi-transparent white banner is overlaid on the right side of the image, containing the text "Middle Market Direct Lending".

## Middle Market Direct Lending



Trevor Clark

*Head of Middle Market  
Direct Lending*



Drew Guyette

*Co-Chief Credit Officer,  
Middle Market Direct Lending*



Kim Trick

*Co-Chief Credit Officer,  
Middle Market Direct Lending*

1

## Market Leading

*Few competitors of scale  
focused on the  
Lower Middle Market*

*\$32B Cumulative  
Investments made to date<sup>1</sup>*

2

## Disciplined Approach

*Diversification by client,  
borrower, sector and  
capital vehicles*

*100% Covenanted Loans*

3

## Experienced Team

*Proven ability to deploy  
and manage capital  
across cycles, generating  
market leading returns*

*15% Gross IRR since inception<sup>2</sup>*

4

## Positioned to Scale

*Expand our capital base  
and leverage current  
portfolio for growth into  
middle market*

*\$1.5 Trillion estimated  
sponsor dry powder<sup>3</sup>*

1. Cumulative investments made by TPG AG Twin Brook, inclusive of leverage and recycling since inception.

2. IRR represents gross returns for closed end onshore levered investors. Net IRR is 11%.

3. Source: Preqin: Private Equity Dry Powder as of November 2023; excludes fund of funds, secondaries, PIPE, and Venture Capital.

Platform	
<b>\$19.8B</b> AUM	<b>\$32B</b> Cumulative Investments made to date <sup>1</sup>
<b>15%</b> Since Inception Gross IRR <sup>2</sup>	<b>11%</b> Since Inception Net IRR <sup>2</sup>
<b>1.5x</b> Since Inception Gross MoM <sup>2</sup>	<b>1.3x</b> Since Inception Net MoM <sup>2</sup>
<b>70+</b> Dedicated Investment Professionals	<b>246</b> Active Portfolio Companies

Structure			
Various Fund Structures			
AG Direct Lending Funds (Closed-End Funds)	AG Direct Lending Evergreen (Private Funds)	Business Development Company (Public, Non-traded)	Customized Vehicles
Fund 5	Offshore Evergreen	AG Twin Brook Capital Income Fund (TCAP)	Separately Managed Accounts
Fund 4 & Annex	Onshore Evergreen		Fund of 1's
Fund 3			
Fund 2			
Fund 1			

Active Fund
  Currently Investing Fund
  Next Gen<sup>3</sup>

<sup>1</sup> Cumulative investments made by Twin Brook, inclusive of leverage and recycling since inception.  
<sup>2</sup> IRRs and Multiples represent returns for closed end onshore levered investors. Net IRRs and Net Multiples for other investor groups are as follows: offshore levered 10% and 1.3x, onshore unlevered 7% and 1.2x and offshore unlevered 7% and 1.1x, respectively for each.  
<sup>3</sup> There can be no assurance any launch will occur as planned.



## Key Platform Metrics

**100%**  
Senior Secured  
First Lien<sup>1</sup>

**100%**  
Floating Rate

**0%**  
Covenant-Lite  
Loans

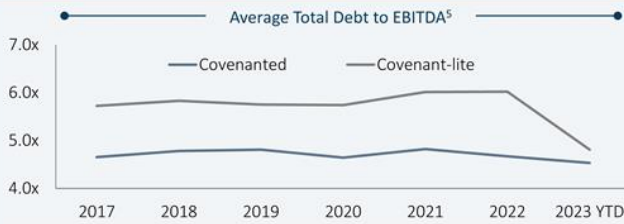
**0.02%**  
Annualized  
Loss Rate<sup>2</sup>

**\$24M**  
Weighted  
Average EBITDA

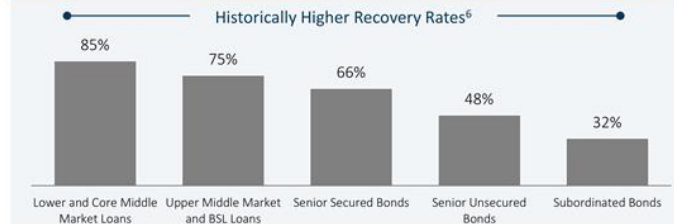
**43%**  
Weighted Average  
Loan-to-Value<sup>3</sup>

**96%**  
Administrative  
Agent or Co-Lead<sup>4</sup>

## Financial Risk Difference



## Focus on Lower Middle Market



1. Represents senior secured first lien debt as a percentage of total debt investments and excludes equity co-investments.  
 2. Excludes any interest, fees, PIK payments, or other income received.  
 3. Loan-to-value calculation uses the weighted average of all term loans, funded delay draw term loans, and funded revolving, in each case as of investment close date.  
 4. Value represents a percentage of deal count and may be rounded.  
 5. Source: Refinitiv LPC's 1Q23 Private Deals Analysis as of September 30, 2023.  
 6. Source: S&P Global Ratings, S&P Global Market Intelligence's Credit Pro & Ratings Research. Article: Credit Trends: U.S. Recovery Study: Post-Default Recoveries Improve in 2022 As

Challenges Remain. For Lower, Core, Upper Middle Market and BSL Loans, recovery rates represent the mean, discounted recovery rates of term loans with revolving credit facilities. Bond recovery rates represent the dollar weighted, nominal recovery rates for larger firms. All recovery rates are from 1987 through September 2021. Includes only debt instruments that defaulted from U.S. issuers. Lower and Core Middle Market firms defined as firms with \$350 million or less in total debt outstanding at the time of default. Upper Middle Market and BSL Loans defined as firms with greater than \$350 million of total debt outstanding at the time of default. Recoveries are defined as the ultimate recovery rates following emergence from three types of default: bankruptcy filings, distressed exchanges, and non-bankruptcy restructurings. Recovery rates based at the instrument level and discounted using the effective interest rates. The above represents historical data and is not necessarily indicative of the performance of any fund or account.

## Strategy Overview

- **Established:** 2014
- **Geographic Focus:** North America
- **Investment Mandate:** Source, underwrite, and actively manage a diversified portfolio of middle market, floating rate, senior secured loans. Twin Brook focuses on private equity sponsored companies in the lower middle market.

**24 Years**  
Average Tenure  
Leadership<sup>1</sup>

**~20 Years**  
Average years  
working together<sup>1</sup>

**1,535**  
# of  
Transactions<sup>2</sup>

**387**  
# of Platform  
Investments<sup>3</sup>

**130+**  
# of Sponsors  
transacted with<sup>4</sup>

1. Average tenure of leadership reflects all partners. Average years working together reflects senior partners.  
2. Total number of transactions, including add-ons, since inception.  
3. Total number of platform investments since inception.  
4. Total number of unique private equity sponsors since inception.

## Core Tenets of Investment Strategy

Non-Cyclical  
Industries & Focus  
on Stability

Healthcare  
Specialization

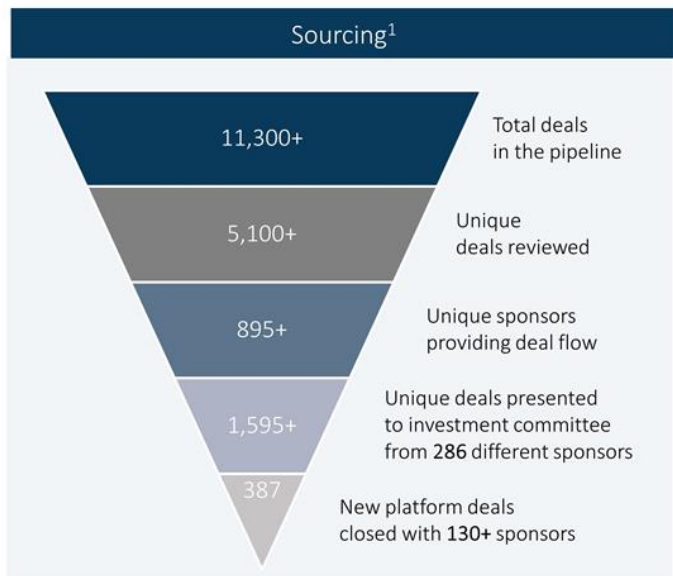
Leadership Role in  
Credit Facilities

First Lien Loans  
& Revolvers

Private Equity  
Ownership of  
Borrowers

## Originations & Asset Commitments

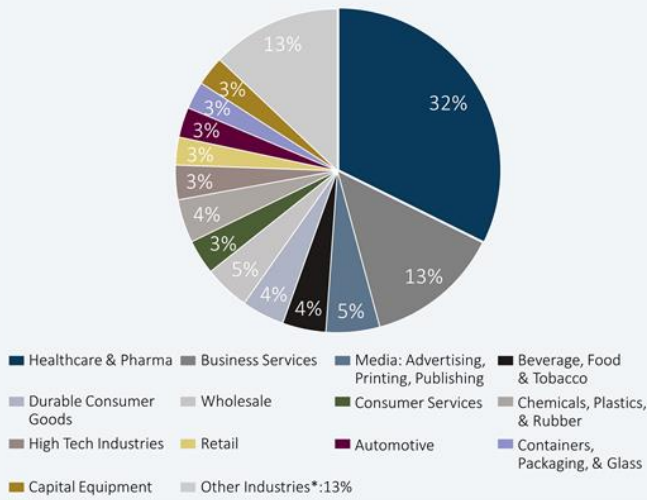




Note: Represents typical management process which may vary and change without notice. There can be no assurance that any such trends will continue.  
1. Includes all viewed deals entered onto the pipeline report.



## Industry Focus<sup>1</sup>



## Active Portfolio Management<sup>2</sup>

- ▶ Direct Access to Borrower via Administrative Agent Role
- ▶ Real-Time Analysis of Borrower's Liquidity for every Revolver draw
- ▶ ~4-6 Portfolio Accounts Per Underwriter allows for thorough monitoring
- ▶ Monthly Financial Statements & Covenants significantly reduces "blind spots"
- ▶ Private Equity backer provides operational / capital support to Borrowers

1. Total committed positions as of September 30, 2023. Includes all deals closed across the platform including predecessor funds. Totals may not sum to 100% due to rounding. \* Less than 2% individually. The above is shown for illustrative purposes only.  
2. Represents typical management process which may vary and change without notice.

## Growth Drivers



## TPG Partnership Opportunities

Installed embedded growth with significant excess origination within lower middle market

Move up-market with existing borrowers

Build out sector specializations to inform product expansion

Note: Represents total dollars committed to deals (including leverage) and expected growth. There can be no assurance any expected growth or partnership opportunities will ultimately be achieved. Forecasts are inherently uncertain and subject to change. Actual results may vary.

A high-angle photograph of the Golden Gate Bridge, showing its iconic red-orange towers and suspension cables stretching across the blue water of San Francisco Bay. The bridge is set against a clear blue sky with light clouds. A white semi-transparent banner is overlaid on the right side of the image, containing the text.

# Structured Credit & Specialty Finance



T.J. Durkin

*Head of Structured Credit  
& Specialty Finance*

1

Significant  
Complex Market

*Opportunity to  
generate alpha*

2

Differentiated  
Competitive  
Moat

*Deep bench with long  
tenure and "public  
and private" footprint*

3

Accelerating  
LP Demand

*Resembles direct  
lending  
10 years ago*

4

Ready to  
Scale

*Fully built,  
specialized  
infrastructure*



### Platform

<b>\$14.8B</b> AUM	<b>13+ years</b> Track record in Asset Based Private Credit
<b>12%</b> Net Return in Mortgage Value Partners Since Inception <sup>1</sup>	<b>14%</b> Net IRR in Asset Based Credit Fund
<b>125+</b> Discrete transactions in Asset Based Private Credit since 2010	<b>45+</b> Dedicated Professionals <sup>2</sup>

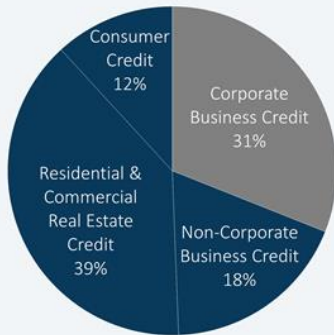
### Structure

Liquid Credit	Private Credit	Customized Vehicles
AG Mortgage Value Partners ("MVP")	AG Asset Based Credit Fund ("ABC")	
Investment Grade	ABC Evergreen	Separately Managed Accounts / Fund of 1's
AG MVP	ABC I (2023)	Residential Whole Loan SMAs (Insurance)

Active Fund
  Currently Investing Fund
  Next Gen<sup>3</sup>

<sup>1</sup> Net Return in Mortgage Value Partners is the onshore feeder's net return. The offshore feeder's since inception Net Return is 11%. See the detailed performance metrics and supporting notes under Fund Performance Investment Metrics.  
<sup>2</sup> Includes employees of our affiliate mortgage whole loan asset manager, Red Creek, as well as legal, IT, and other dedicated resources for TPG AG Structured Credit & Specialty Finance.  
<sup>3</sup> There can be no assurance any launch will occur as planned.

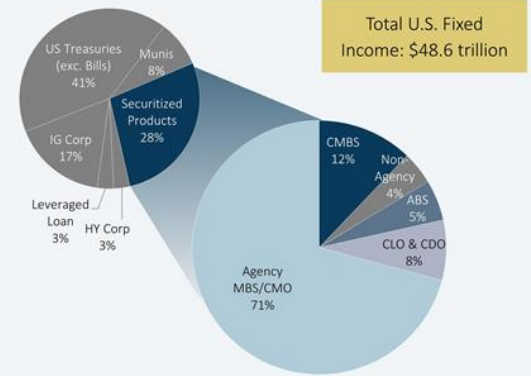
## U.S. Nonfinancial Credit<sup>1</sup>



*Less than 1/3 of \$38tn+ market comprised of corporate business credit*

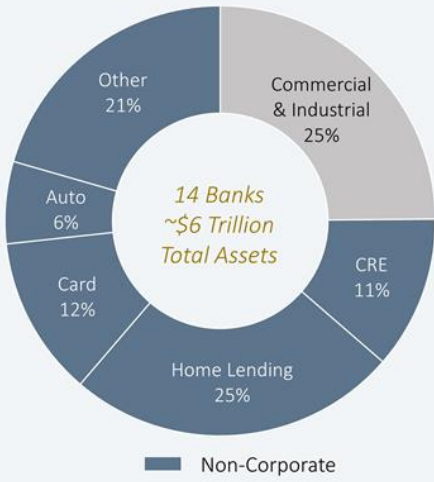
1. Federal Reserve Q4 2021, as of December 31, 2021.  
2. BofA Global Research, Intex, FN, FH, GN, Bloomberg as of September 30, 2022.

## Structured Credit as a Percentage of Total U.S. Fixed Income Assets<sup>2</sup>

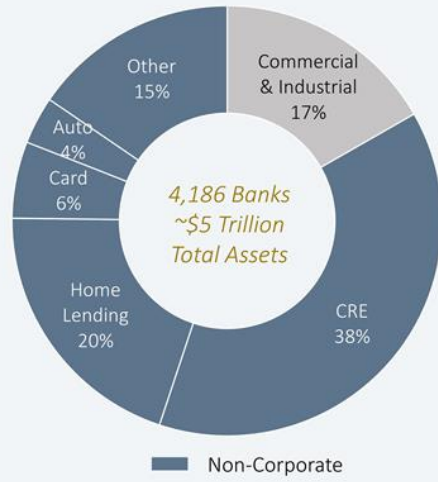


*Structured credit is a material percentage of total U.S. Fixed Income, representing \$13.5tn+ of assets*

## Global Banks



## Regional Banks



Source: SML Financial as of September 30, 2023.

## Public and Private Market Presence

### SECURITIES

RMBS  
CMBS  
Consumer & Other ABS  
CLO  
Agency securities and derivatives



### ILLIQUIDS

Direct origination  
Asset purchases  
Residential Whole Loans  
Capital Relief trades  
Special Situations  
Private warehouses

## Proprietary Infrastructure

- ✓ Proprietary analytics (\$20M+ historical capex spend)
- ✓ Affiliate asset manager
- ✓ Captive mortgage originator
- ✓ Established GCAT securitization shelf



## Broad Skill Set



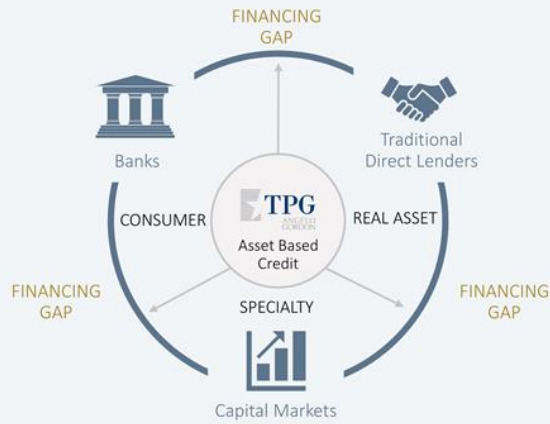
## Sourcing Advantages

- ✓ Substantial public market presence, highly relevant in asset-based private credit
- ✓ Large dedicated team within TPG AG credit ecosystem
- ✓ Existing borrower clients
- ✓ Real estate operating partners

*Significant excess origination: \$100B sourced since Jan 2020*

## Private Market Opportunity: Financing Gap

Our broad footprint and flexible approach creates opportunities to finance debt capital needs in "gaps" that are not covered by traditional market participants



## Broad Footprint & Flexible Deployment

Deployment by Counterparty Type

	Lending	Asset Purchase	Securities
Originators			
Small Caps	High	Medium	Low
Medium Caps	High	High	Medium
Large Caps	Medium	High	High
Banks & Broker Dealers			
Regional	Medium	High	Medium
Global	Medium	High	High
TPG AG's Deployment Activity:	High	Medium	Low

Broad footprint allows us to provide capital solutions in a variety of contexts across asset type, transaction mechanism, and counterparties

# Asset Based Credit (Private Credit): Summary

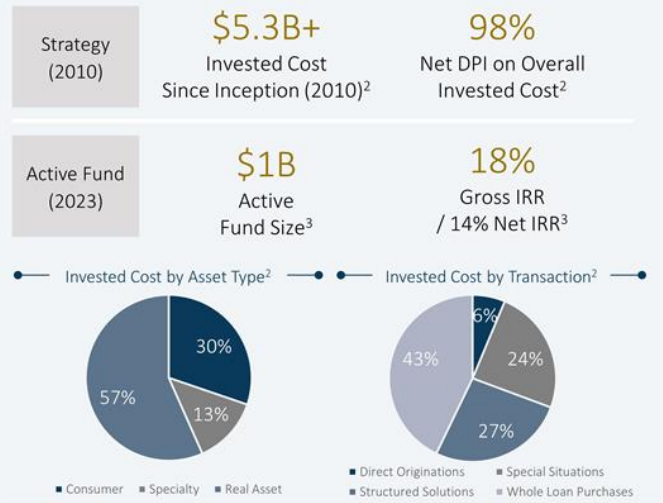


## Product Overview

- **Established:** 2010 (strategy), 2023 (Fund I)
- **Investment Mandate:** diversified specialty private credit strategy targeting high income and capital appreciation across consumer, real asset, and other specialty lending markets
- **Target Average Check Size:** \$25-75M<sup>1</sup>
- **Insurance Channel Penetration:** >50% of commitments from U.S. insurance capital base

Transaction Mechanisms	Asset Type		
	Consumer	Real Asset	Specialty
Structured Solutions	←→	←→	←→
Whole Loan Purchases	←→	←→	←→
Special Situations	←→	←→	←→
Direct Origination	←→	←→	←→

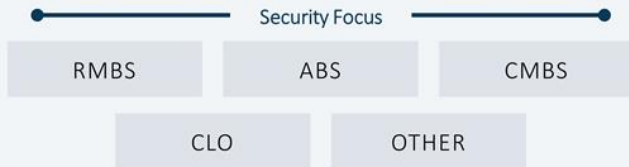
## Key Metrics



Note: Active Fund Size represents commitments raised.  
 1. Represents the strategy's since inception pro forma track record (March 2010). Target Average Check Size reflects general target & expected range for investments within the strategy. Not reflective of historical investment activity or hard guidelines for any particular fund or account.  
 2. Reflects Invested Cost metrics for overall Asset Based Credit pro-forma track record as of June 30, 2023. Invested Cost by Asset Type reflects invested cost totals which exclude Residential Mortgage NPL/RPL transactions. Invested Cost by Transaction Mechanism includes all historical transactions.  
 3. Represents attributes for the AG Asset Based Credit Fund.

## Product Overview

- **Established:** 2009
- **Investment Mandate:** multi-asset, liquid structured credit portfolio that seeks to deliver a diversifying source of income and total return vs. major risk asset and hedge fund types
- **Fund Type:** open ended hedge fund
- **Wealth Channel Penetration:** >50% of commitments from HNW / retail capital base



Note: References to any benchmark(s) referred to herein are for illustrative purposes only. Any such benchmarks are included merely to show general trends in the markets in the periods indicated and are not intended to imply that AG Mortgage Value Partners portfolios are similar to any such benchmarks, either in composition or element of risk or otherwise. AG Mortgage Value Partners does not attempt to track a benchmark and there is no guarantee that its performance will meet or exceed that of any benchmark.

1. Net Return in Mortgage Value Partners is the onshore feeder's net return. The offshore feeder's since inception Net Return is 11%. See the detailed

## Key Return Metrics

\$5.9B  
AUM

\$2.7B  
NAV

12% ITD Annualized Net Return <sup>1</sup>	88% Up Months <i>(since inception)</i>	1.1x Sharpe Ratio <sup>2</sup> <i>(since inception)</i>
-0.2 Correlation to Interest Rates <sup>3</sup> <i>(since inception)</i>	0.1 Correlation to Core Bonds <sup>4</sup> <i>(since inception)</i>	0.3 Correlation to Equities <sup>5</sup> <i>(since inception)</i>

performance metrics and supporting notes under Fund Performance Investment Metrics.

2. Sharpe Ratio indicates the average return minus the risk-free return divided by the standard deviation of return on an investment.

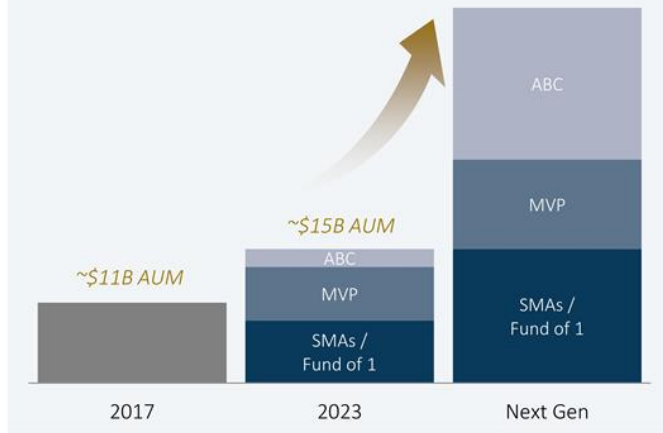
3. Refers to Bloomberg US Government 3D Year Term Index Total Return as a reference point for interest rate risk.

4. Refers to Bloomberg US Agg Total Return Value Unhedged USD as a reference point for Core Fixed Income allocations.

5. Refers to S&P 500 Total Return Index as a reference point for Equity returns.

## Growth Inflection Point

Highly scalable platform with competitive moat  
well positioned for industry tailwinds



## Current & Future Growth Drivers

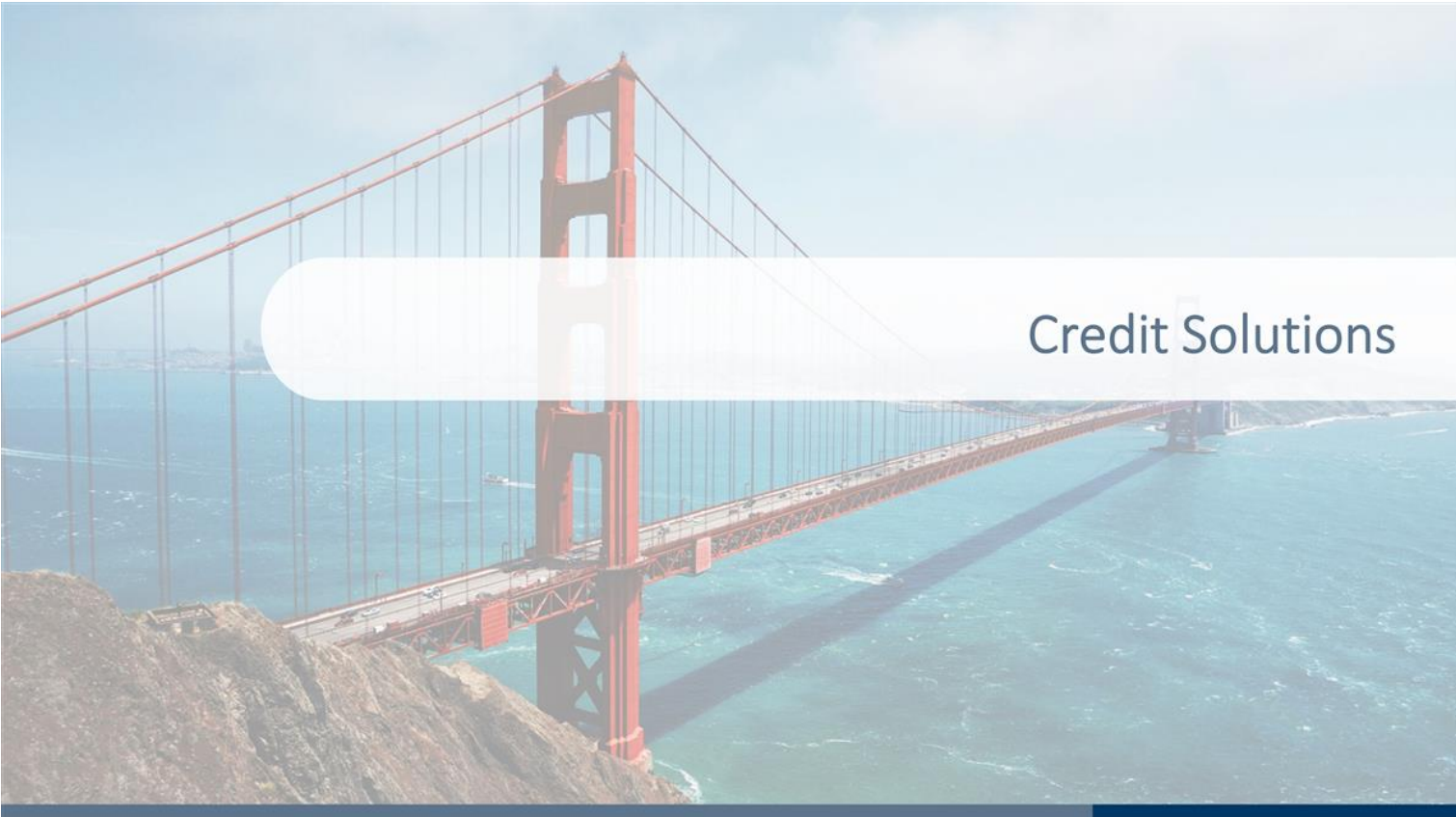
Accelerated pullback  
of banks from  
non-EBITDA lending  
markets

Existing secular  
growth trends for  
institutional LP private  
credit demand

Asset-based climate  
credit with TPG RISE

Insurance capital  
participation





# Credit Solutions



Ryan Mollett

*Global Head of Credit Solutions*

1

### Partnership Philosophy

*Creative solutions  
provider, flexible capital  
base*

2

### Sector Specialist Model

*Rigid, PE-style diligence,  
embedded in sector  
ecosystems*

3

### All Weather Solutions

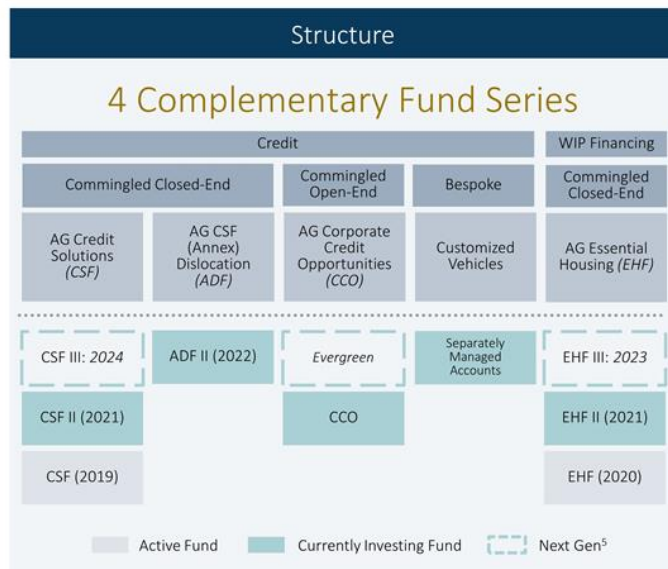
*Not cyclical,  
highly scalable, low  
correlation to markets*

4

### Equity-Like Returns + Downside Protection

*Current yield of credit  
instruments, value  
maximizing*

We believe TPG AG Credit Solutions is positioned for significant scale



1. Commitments raised, cumulative investments made to date, and capital distributed for investment activity between July 2019 and September 2023 for the commingled closed-end credit and WIP financing funds; excludes open-ended evergreen vehicles and separately managed accounts; All other statistics for the credit commingled closed-end funds only.  
 2. Cumulative investments made to date including recycling.  
 3. Figure includes distributions to limited partners, the general partner and employees and affiliates.

4. The annualized loss ratio expresses the cumulative loss ratio as an annualized rate from the date of first investment (July 8, 2019) to September 30, 2023.  
 5. There can be no assurance any launch will occur as planned.

## Solutions-Based Approach



Sector Coverage Model, PE-Style Diligence

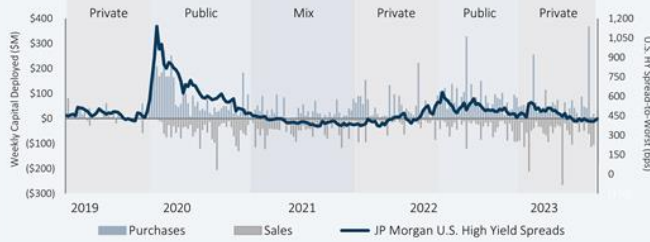


Alignment with Corporates and Financial Sponsors



All-Weather Solutions, Scalable

## Dynamically Pivot Between Public and Private Markets<sup>1</sup>



Note: Certain statements contained herein reflect the subjective views and opinion of TPG AG which may not be able to be independently verified and are subject to change. Such statements cannot be independently verified and are subject to change.  
 1. Source: J.P. Morgan for U.S. High Yield spread-to-worst data over the indicated period from July 2019 through September 2023. Weekly capital deployed represents combined capital activity across AG Credit Solutions Funds I and II, and CSF (Annex) Dislocation Funds 1A, 1B and 2A.  
 2. For illustrative purposes. Not necessarily reflective of all experiences.

## Credit Solutions: Call of Choice<sup>2</sup>

"Angelo Gordon approached our company with a **creative financing solution** that was tailored to our specific objectives ... we appreciate that Angelo Gordon listened to our specific needs and acted as **trusted partners**, operating in our best interests to create **long-term value** for all of our stakeholders." – CFO, Broadcasting Company

"Angelo Gordon worked with us to develop a **creative solution that we could not find with traditional banks**. The team understood our needs and provided us the flexibility we needed to execute on our strategic initiatives." – CFO, Household Products Company

"The Angelo Gordon team provided us with **creative and critical financing** to help our growing company continue to improve its capital structure. They have been a great, steady and **patient long-term partner**." – CEO, Energy Company

"Angelo Gordon has always been viewed by [company] as a trusted partner with a **deep understanding of the business**." – CEO, Waste Management Company

Delivering Win-Win Solutions to Corporates and Sponsors

## Rigorous Upfront Sector Approach to Drive Favorable Outcomes<sup>1</sup>

### Do The Work in Advance

- Scaled team of sector specialists: embedded within ecosystems to identify opportunities with management teams, capital structures, credit documents
- Established “spider web” and intellectual capital of ~500 IC memos based on private equity-style due diligence

Opportunistic Public  
*(targeted 25%)*

Public & Private Credit Solutions  
*(targeted 75%)*

#### Node #1

Market prices rise or  
the company solves  
issue on its own

*Exit at a premium  
through price  
appreciation*

#### Node #2

##### Public Solution

Design a bespoke “credit solution”  
Approach public company with proposal

##### Private Solution

Design a bespoke “credit solution”  
Bilaterally-negotiated, privately-structured

*Control negotiation of economics and legal terms  
Create own catalyst while helping company*

#### Node #3

Company  
defaults or  
restructures

*Protected by security  
priority and entry  
valuation*

1. There can be no assurance that TPG AG will be able to source suitable investment opportunities, that TPG AG will achieve its investment objectives or that losses can be avoided. The public/private origination mix is a general expectation and not an investment restriction, and is subject to market conditions.

## Product Overview<sup>1</sup>

- **Vintage Series:** 2019, 2021
- **Fund Structure:** Draw-down; 3-year investment period, 2-year harvest period
- **Investment Style:** Opportunistic, stressed and special situation credit
- **Investment Approach:** Seek to align with companies and use our structuring skill and capital base to create bespoke, bilaterally-negotiated financing transactions that help resolve complex and idiosyncratic financial challenges
- **Exposure:** Flexibility to dynamically pivot and rotate capital between the public and private markets depending on the environment
- **Geographic Mix:** 70% North America, 30% Europe
- **Origination:** 75% Public & Private Solutions, 25% Opportunistic Public

## Key Metrics

	AG Credit Solutions Fund	AG Credit Solutions Fund II
Vintage	2019	2021
Total Commitments	\$1.8 billion	\$3.1 billion
Cumulative Investments made to date <sup>2</sup>	\$5.2 billion	\$3.8 billion
Distributions <sup>3</sup>	\$1.1 billion	\$0.2 billion
Current Yield	5.8%	9.3%
Annualized Loss Ratio <sup>4</sup>	<1%	<3%
Net IRR (inception-to-date)	13%	9%
Outperformance vs. Bloomberg High Yield Index <sup>5</sup>	+805bps	+478bps

Note: There can be no assurance that TPG AG will be able to source suitable investment opportunities, achieve its investment objectives, or that losses can be avoided.  
 1. General expectations, subject to market conditions. There can be no assurance that TPG AG will be able to source suitable investment opportunities, achieve its investment objectives, or that losses can be avoided. General investment parameters and expectations that are subject to market conditions; not investment restrictions.  
 2. Cumulative investments made to date including recycling.  
 3. Distributions to limited partners; excludes any distributions to the general partner.  
 4. The annualized loss ratio expresses the cumulative loss ratio as an annualized rate over the length of the fund's life from the date of first investment to September 30, 2023.

5. Performance measured on a "Public Market Equivalent", or PME, basis relative to Bloomberg US Corporate High Yield Bond Index, which measures the USD-denominated, high yield, fixed-rate corporate bond market, sourced from Bloomberg. PME is a benchmarking tool that calculates a comparable money-weighted internal rate of return as if the same cash flows of a private closed-end fund were alternatively invested in a designated public market index. References to any benchmark(s) referred to herein are for illustrative purposes only. Any such benchmarks are included merely to show general trends in the markets in the periods indicated and are not intended to imply that AG Credit Solutions Fund and AG Credit Solutions Fund II portfolios are similar to any such benchmarks, either in composition or element of risk or otherwise. AG Credit Solutions Fund and AG Credit Solutions Fund II do not attempt to track a benchmark and there is no guarantee that its performance will meet or exceed that of any benchmark.

## CSF (Annex) Dislocation

- **Vintage Series:** 2020, 2022
- **Fund Structure:** Draw-down; 1-year investment period
- **Investment Style:** Opportunistic and stressed credit
- **Investment Approach:** In periods of heightened market volatility and stress, tactical investments in public debt securities whose prices have dislocated from long-term fundamentals
- **Exposure:** Predominantly public debt securities

**ADF1<sup>1</sup>**  
2020 Vintage  
\$1.2B Commitments

**26%**  
Fully-Realized Net IRR

**ADF2<sup>2</sup>**  
2022 Vintage  
\$1.3B Commitments

**21%**  
ITD Time-Weighted Net Return<sup>3</sup>

Note: There can be no assurance that TPG AG will be able to source suitable investment opportunities, achieve its investment objectives, or that losses can be avoided.  
 1. Data and statistics combined for the two parallel vehicles, AG CSF1a (Annex) Dislocation Fund and AG CSF1b (Annex) Dislocation Fund, and presented as if a single fund.  
 2. Data and statistics for AG CSF2a (Annex) Dislocation Fund.  
 3. IRR not applicable for periods less than one year.  
 4. Shares IBox \$ High Yield Corporate Bond ETF total returns including dividend reinvestment, sourced from Bloomberg. The iShares IBox \$ High Yield Corporate Bond ETF seeks to track the investment results of an index composed of U.S. dollar-denominated, high yield corporate bonds. References to any benchmark(s) referred to herein are

## Corporate Credit Opportunities

- **Fund Structure:** Open-ended evergreen
- **Investment Style:** Opportunistic liquid public credit
- **Investment Approach:** Enhanced returns over a multi-year period relative to high yield and other fixed income alternatives<sup>1</sup>
- **Exposure:** Primarily public loans and bonds, primary and secondary, performing and stressed situations, while maintaining a strict emphasis on liquidity

	Year-to-Date As of 9/30	3-Year Cumulative	Current PM Cumulative <sup>5</sup>
AG CCO (net)	10.3%	24.0%	27.7%
Outperformance vs. HYG ETF <sup>4</sup>	+619bps	+2,231bps	+2,016bps

for illustrative purposes only. Any such benchmarks are included merely to show general trends in the markets in the periods indicated and are not intended to imply that AG Corporate Credit Opportunities' portfolio is similar to any such benchmarks, either in composition or element of risk or otherwise. AG Corporate Credit Opportunities does not attempt to track a benchmark and there is no guarantee that its performance will meet or exceed that of any benchmark.  
 5. Ryan Mollett was named Portfolio Manager of the Fund in May 2019.



## Product Overview

- **Vintage Series:** 2020, 2021
- **Description:** Proprietary business platform that provides homebuilders with off-balance-sheet financing for short-duration close-to-production land inventory
- **Investment Style:** Custom-constructed, highly diversified portfolio
- **Investment Approach:** Novel structural enhancements and risk-mitigation features, formed in partnership with Lennar Corporation (NYSE: LEN)

>300

Projects Originated  
Over Last 3 Years

>\$9B

Total Project Originations

10

Leading Homebuilders  
Onboarded

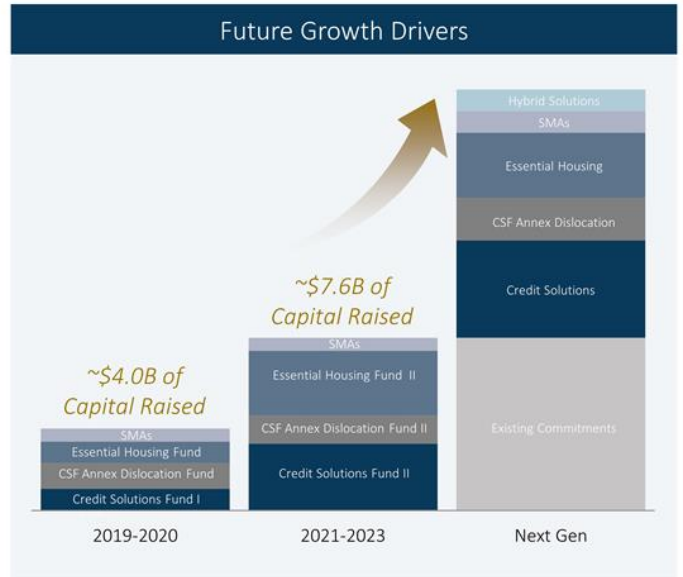
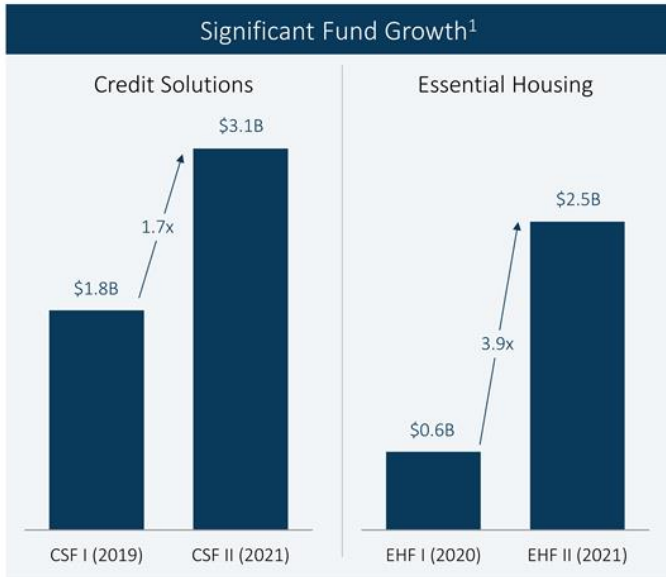
\$3B

Capital Raised Across Two Funds

## Public Homebuilders Pivot to an Asset Light Model



1. TEV, or Total Enterprise Value, is calculated as market capitalization + total debt + preferred stock - cash and cash equivalents, where market capitalization is based on quoted share price for companies that have issued publicly-traded equity securities. Book Value is the value of a company's total assets minus its total liabilities, as reported on its financial statements. Asset-light builder trading multiple represents TEV / Total Book Value multiple for NVR Inc and asset-heavy trading multiple represents average TEV / Total Book Value multiple for Century Communities, Tri Pointe Homes, Taylor Morrison Home Corp, Meritage Homes Corp, as of September 30, 2023.



Note: Capital raised includes commitments for the corporate credit commingled closed-end funds, WIP financing commingled closed-end funds and separately managed accounts; excludes open-ended evergreen vehicles and collateralized bond obligations. CSF Annex Dislocation Fund includes aggregate commitments of AG CSF1A (Annex) Dislocation Fund and AG CSF1B (Annex) Dislocation Fund. Timing and projections of capital raising is subject to change and based on current market conditions. There can be no assurance any launch will occur as planned.  
1. Represents Capital Committed.

TPG Partnership Opportunities

1

Accelerating Capital Formation  
*Flagship Credit Solutions, Essential Housing*

2

Sector-Based Collaboration  
*Sourcing ideas across TPG platforms and teams*

3

Future Expansion of New Products  
*TPG Hybrid Solutions*

An aerial photograph of the Golden Gate Bridge in San Francisco, California. The bridge's iconic orange-red towers and suspension cables are prominent against the blue sky and the turquoise ocean. The bridge spans across the water, connecting the city to the Marin Peninsula. The foreground shows the rocky, brownish terrain of the bridge's base. A semi-transparent white banner with rounded ends is overlaid on the right side of the image, containing the text 'TPG Angelo Gordon Real Estate'.

TPG Angelo Gordon Real Estate



Adam Schwartz

*Co-Managing Partner of TPG AG and  
Head of TPG AG Global Real Estate*



Avi Banyasz

*Co-Head of TPG Real Estate*

1

Cycle Tested

*30-year track record of generating consistent returns globally*

2

Long-Tenured Team

*Tenured leadership with average 17 years investing together through market cycles*

3

Nimble & Diversified Approach

*Proprietary sourcing network and off-market edge drive maximum flexibility*

4

Multi-Strategy Firm

*Credit DNA provides differentiated underwriting and sourcing advantage*

5

Combined TPG + AG Platform

*1+1=3 Opportunities to scale through cost of capital expansion*

### Platform

<b>\$18B</b> AUM	<b>\$7B</b> Combined Available Capital
<b>860+</b> Transactions	<b>\$51B+</b> Purchase Price Since Inception
<b>49%</b> Average Leverage Since Inception <sup>1</sup>	<b>105%</b> Gross DPI / 96% Net DPI
<b>87</b> Dedicated Investment Professionals	

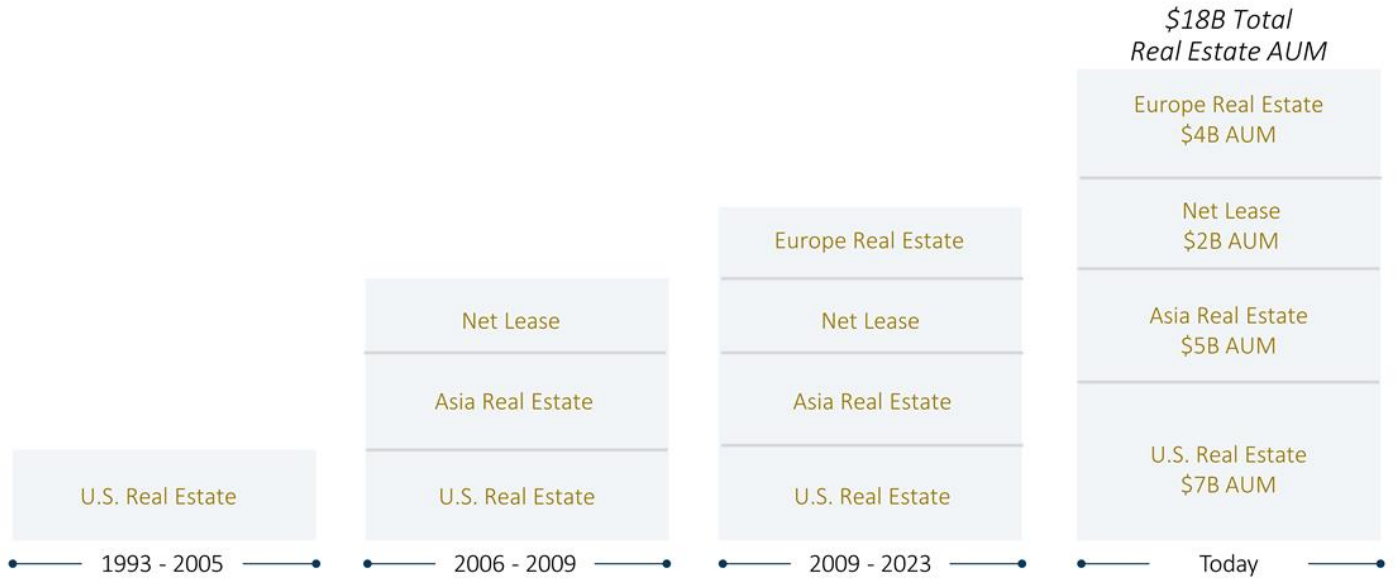
### Structure

#### 4 Products

U.S.	Europe	Asia	Net Lease
AG XI: 2022	AG Europe IV: 2023	Asia V: 2022	AG NETL V: 2023
AG X	AG Europe III	Asia IV	AG NETL IV
AG IX / Core Plus IV	AG Europe II	Asia III	AG NETL III
AG VIII / Core Plus III	AG Europe		

Active Fund
  Currently Investing Fund
  Next Gen<sup>2</sup>

1. Represents weighted average leverage since inception as of June 30, 2023. Excludes funds prior to 2001 as information is not readily available. Weighted based on committed capital.  
 2. There can be no assurance any launch will occur as planned.





## Three Principles of Investing

*Focus on value-creation at the property level*

*Real estate is an inefficient, local business*

*Capital preservation is paramount*

## Value-Add Spectrum

*Diversification across the spectrum of value-add business plans mitigates risk*

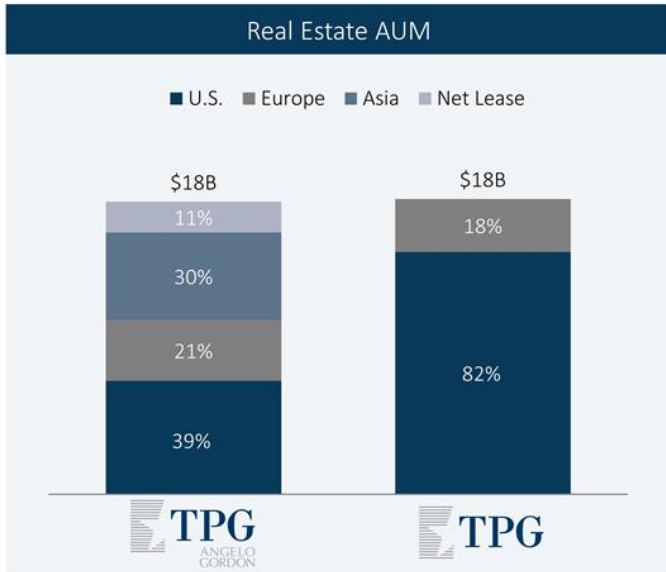


Note: There can be no assurance any value creation will be achieved.  
1. As of June 30, 2023.

## AG Operating Partner Network



- **Extensive Network:** 195+ global operating partners<sup>1</sup>
- **Sourcing:** Local partners best positioned to source off-market or poorly marketed deals
- **Controls:** Control decisions and structures JV agreements that provide alignment with our LPs



### Complementary Overlap

	TPG ANGELO GORDON	TPG
Average Check Size	\$25-50M	\$150M+ <sup>1</sup>
Investment Style	Single Property	PE-Style Platform Building
Sourcing Approach	Operating Partner Network	Centralized
Non-Overlap Strategies	Net Lease Asia	Core+ Real Estate Credit

<sup>1</sup>. Represents average equity committed for TREP III, including co-investment, pro forma to exclude unrealized bridge loans. Includes equity from add-ons subsequent to initial investments. Includes pending investments; there can be no assurance that pending investments will close.

## Platform and Strategy

**\$18B**  
Platform AUM

**53**  
Dedicated Investment Professionals<sup>1</sup>



TPGRE employs a **research and data-driven approach to theme generation and investment sourcing** across four distinct investment strategies



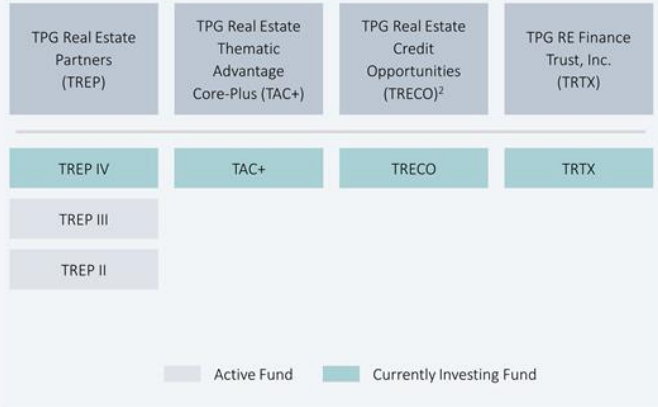
Focus on **property-rich platforms and strategic portfolio aggregations**, frequently in partnership with experienced management teams



Real time proprietary insights and access to differentiated deal flow from **integrated TPGRE equity and credit franchise**

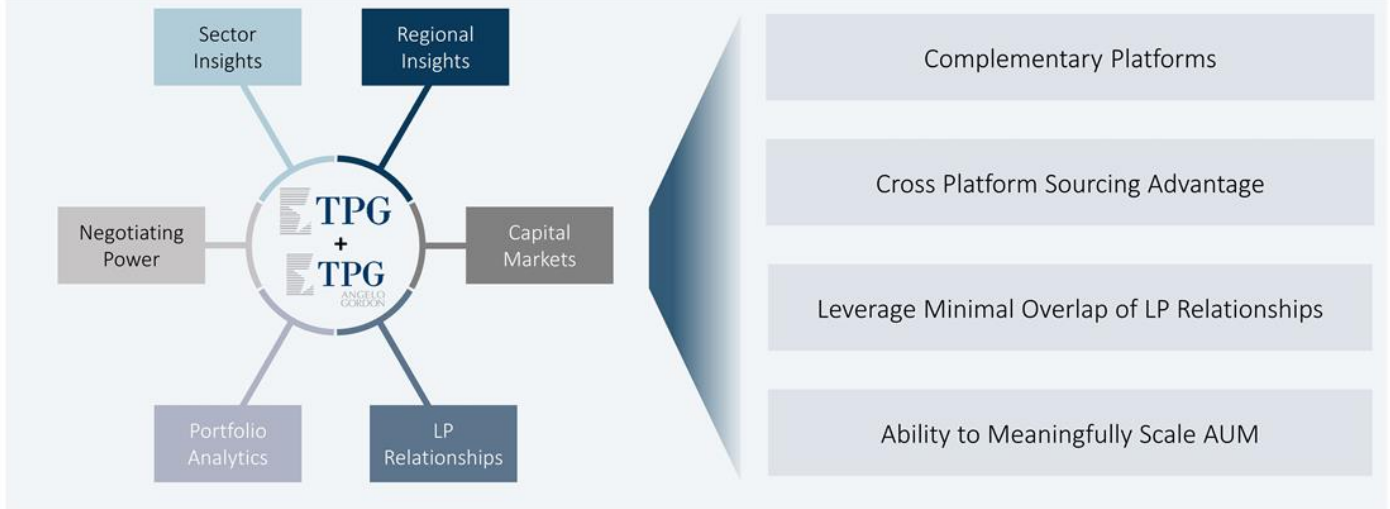
## Structure

### 4 Products



<sup>1</sup> Includes professionals designated to TREP, TAC+, TRECO, and TRTX.  
<sup>2</sup> TRECO inception was October 2, 2023.

## Significant Flywheel as a Combined Platform



Note: Certain statements contained herein reflect the subjective views and opinion of TPG which may not be able to be independently verified and are subject to change. Such statements cannot be independently verified and are subject to change.



Reid Liffmann  
*Head of TPG AG  
U.S. Real Estate*



Matt Jackson  
*Co-Portfolio Manager of  
TPG AG U.S. Real Estate*

## Product Overview

- **Established:** 1993
- **Geographic Focus:** Primarily U.S.; 20% allowed for non-U.S.
- **Investment Mandate:** Invest across entire non-core, value-add spectrum; middle market approach focused on capitalizing on local market inefficiencies and value creation at the asset level
- **Target Average Check Size:** \$25-50M

490+ Transactions  
\$27B+ Gross Purchase Price  
30 Investment Professionals

Current Sector Focus



1. Key Metrics reflect the combined performance for AG US real estate strategies since inception: core plus, opportunistic and value-add.  
 2. Represents weighted average leverage since inception as of June 30, 2023. Excludes funds prior to 2001. Weighted based on committed capital.

## Key Metrics and Selected Investments<sup>1</sup>

**\$7.0B**  
AUM

**112%**  
Gross DPI / 107% Net DPI

**15%**  
Gross IRR

**11%**  
Net IRR

**53%**  
Average Leverage  
Since Inception<sup>2</sup>

Fund X Performance (2018)

**\$2.8B**  
Fund Size

**22%**  
Gross IRR

**14%**  
Net IRR

**55%**  
Net DPI



## Sourcing Network



## Investment Approach

90+ U.S. operating partners aligned with investment team

Vast majority of deal flow sourced off-market

Dedicated regional coverage model

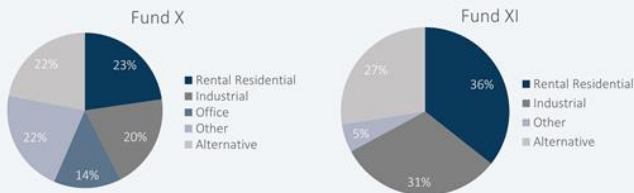
## Nimble and Flexible

Ability to invest across  
**entire non-core**  
real estate spectrum

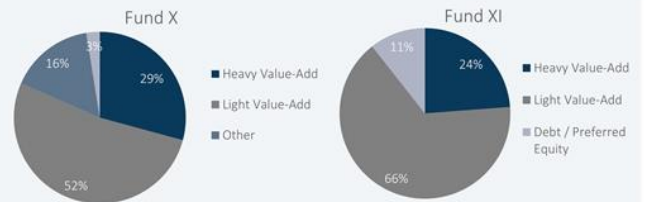
**Diversified and  
opportunistic**  
across property sectors,  
geographies and risk profiles

**Thematic portfolio  
construction** with  
bottom-up sourcing

### U.S. Diversification by Property Type<sup>1</sup>



### U.S. Diversification by Initial Business Plan<sup>1</sup>



<sup>1</sup> Based on June 30, 2023 peak equity for U.S. assets only. Not indicative of future portfolio composition.





Anuj Mittal

*Head of TPG AG  
Europe Real Estate*

## Product Overview

- **Established:** 2009
- **Geographic Focus:** U.K., Western Europe and Nordics
- **Investment Mandate:** Invest across the capital structure in a broad range of value-added risk opportunities
- **Target Average Check Size:** \$35-75M

**100+**  
Transactions

**\$6B+**  
Gross Purchase Price

**20**  
Investment Professionals

Current Sector Focus

Multifamily

Industrial

Alternative

Office

Lodging

1. Represents weighted average leverage since inception as of June 30, 2023. Weighted based on committed capital.

## Key Metrics and Selected Investments

**\$3.7B**  
AUM

**82%**  
Gross DPI / 70% Net DPI

**18%**  
Gross IRR

**13%**  
Net IRR

**35%**  
Average Leverage since inception<sup>1</sup>



## Scaled Pan-European Presence

### Long-Tenured Leadership

*Senior Leadership investing  
together for 11 years,  
average 22 years experience*

### Localized Sourcing Network & Engine

*50 Operating Partners  
across 10 different  
Countries*

### Multi-Faceted Approach

*Sourcing amidst dislocation:  
partnership with TPG AG  
credit teams*

*Dual skill set: restructuring  
and hands-on operating  
expertise*

### Competitive Positioning

*Scarcity of Pan-European  
value add*

*Model very well suited to  
fragmented marketplace*

## Flexible Fund Strategy

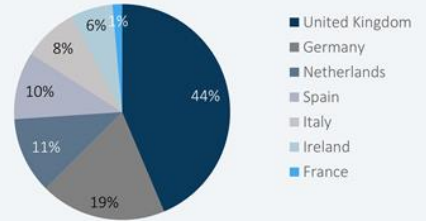
Bottom-up sourcing and execution

Shift to competitive risk-adjusted opportunities  
as market conditions change

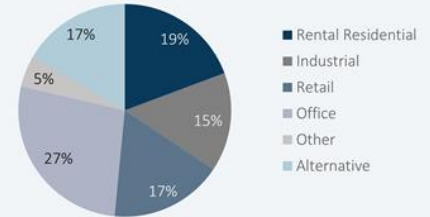
Create a diversified portfolio and take advantage  
of sector and geographical inefficiencies

## Fund III Diversification<sup>1</sup>

### Geography



### Property Type



1. Based on June 30, 2023 peak. Not indicative of future portfolio composition.



Wilson Leung

*Head of TPG AG  
Asia Real Estate*

## Product Overview

- **Established:** 2005
- **Geographic Focus:** Asia, with strong emphasis on Japan, South Korea, China, Hong Kong and Singapore
- **Investment Mandate:** Emphasize an opportunistic approach to capitalize on turnaround and development opportunities
- **Target Average Check Size:** \$25-75M

140+

Transactions

\$12B+

Gross Purchase Price

20

Investment Professionals

Current Sector Focus

Industrial / Logistics

Office

Multifamily

For Sale Residential

Alternative

1. Represents weighted average leverage since inception as of June 30, 2023. Weighted based on committed capital.

## Key Metrics and Selected Investments

\$5.4B

AUM

99%

Gross DPI / 91% Net DPI

14%

Gross IRR

9%

Net IRR

43%

Average Leverage Since Inception<sup>1</sup>

Fund IV Performance (2018)

\$1.3B

Fund Size

21%

Gross IRR

14%

Net IRR

43%

Net DPI



## Competitive Positioning

**Complicated and Closed Market**

*Significant barriers to entry*

**Large Opportunity with Few Experienced GPs**

*Fewer overall players, leading choice for LPs*

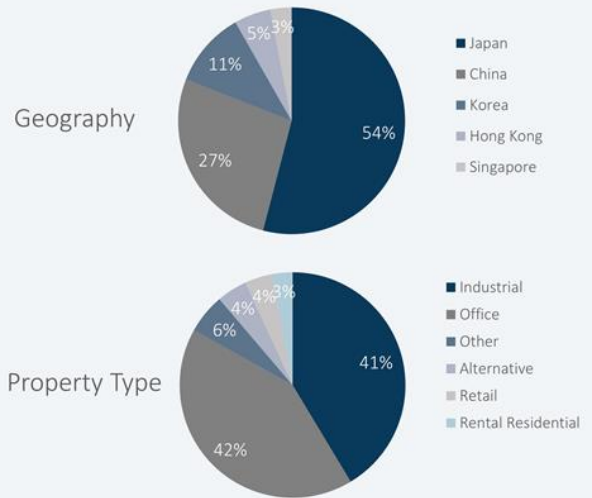
**Strong Reputation as Local Player**

*Deep local market knowledge driving proprietary deal flow*

**Unique, Non-Correlated Market Dynamics**

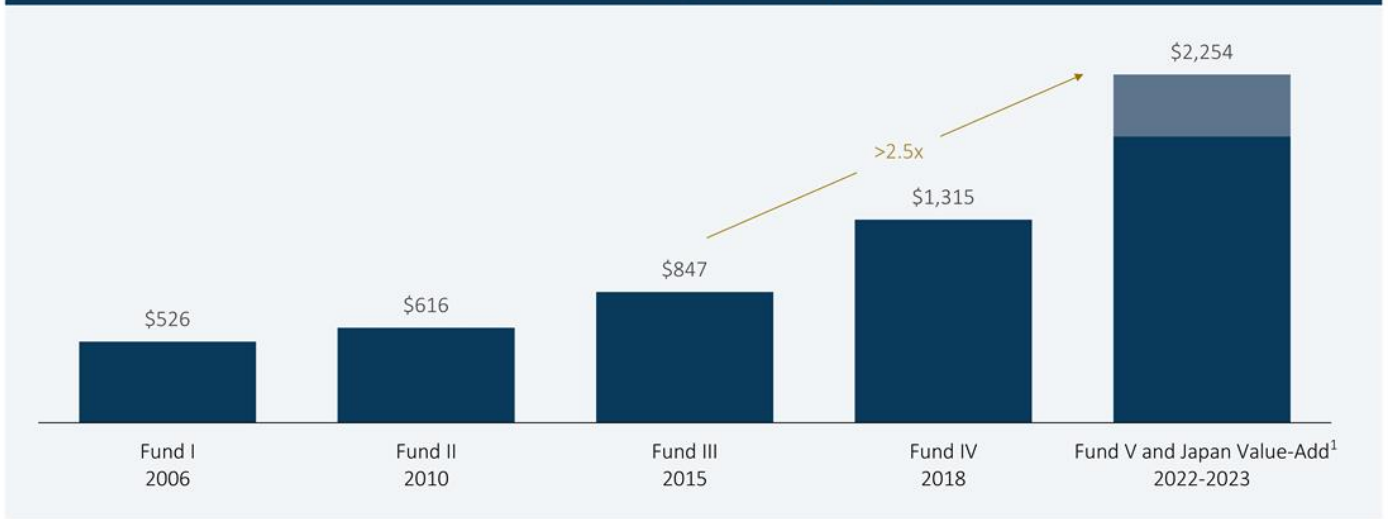
*Differentiated markets in Japan and Korea*

## Fund IV Diversification<sup>1</sup>



1. Based on June 30, 2023 peak equity. Not indicative of future portfolio composition.

### Capital Raised by Fund Series (\$M)



Note: Includes GP and affiliate commitments.

1. Fund V and Japan Value-Add are actively fundraising. Capital Raised is as of September 30, 2023. Japan Value-Add is a yen dominated fund, commitments raised are shown as USD equivalent as of September 30, 2023.





Gordon Whiting

*Head of TPG AG Net Lease*

## Product Overview

- **Established:** 2006
- **Geographic Focus:** Primarily U.S.; 25% allowed for non-North America
- **Investment Mandate:** Invest primarily in single tenant mission-critical commercial real estate
- **Target Average Check Size:** \$30-50M

120+

Transactions

\$6B

Gross Purchase Price

17

Investment Professionals<sup>1</sup>

Current Sector Focus

Manufacturing

Warehouse & Distribution

Cold Storage

Flex / Other

1. Includes investment and asset management professionals.  
2. Represents weighted average leverage since inception as of June 30, 2023. Weighted based on committed capital.

## Key Metrics and Selected Investments

\$1.9B  
AUM

104%  
Gross DPI /  
80% Net DPI

53%  
Average Leverage  
since inception<sup>2</sup>

14%  
Gross IRR

10%  
Net IRR



## Key Differentiators

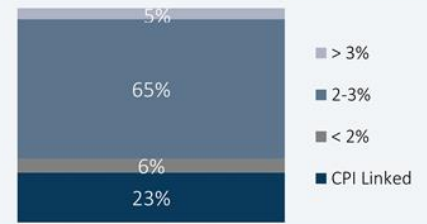
Target Tenants	<ul style="list-style-type: none"> <li>Below Investment grade</li> </ul>
Rigid Lease Terms	<ul style="list-style-type: none"> <li>Annual rent increases &amp; covenants</li> </ul>
Strong Cash Flow Profile	<ul style="list-style-type: none"> <li>15 – 25 year terms</li> <li>7 – 10 year duration holds</li> </ul>

*In-house credit teams,  
diligent assessment*

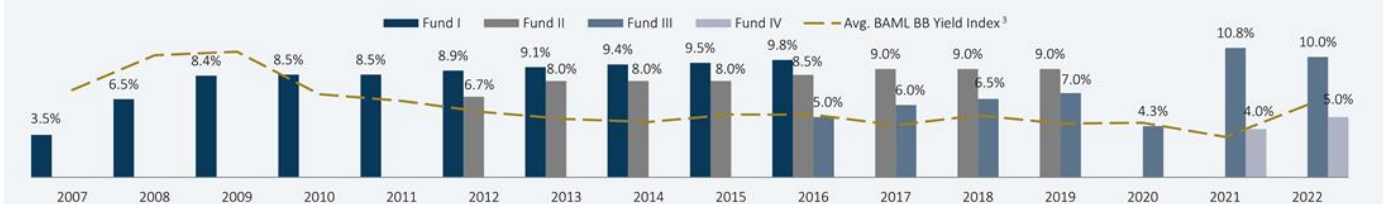
*Downside protection*

*Enhanced landlord  
relationships*

## Contractual Rent Increases<sup>1</sup>



## Stable and Growing Distributions<sup>2</sup>



1. 100% of AG Net Lease transactions have contractual rent increases. Excludes ten transactions in which rent escalations are less frequent than annual.

2. The first income distribution for Fund I was made in September 2007 and the amount shown is annualized. Excludes Fund I after 2016 as the fund stopped regularly distributing income. Prior to the Fund II portfolio sale in 2019, Fund II made three quarters of income distributions in 2019. Fund III reduced its annual income distribution rate in 2020 to build reserves for any potential revenue shortfalls in the future due to COVID-19. The normal distribution rate was reinstated in 2021 plus a catch up for the 2020 period. The first income distribution for Fund IV was made in July 2021 and the amount shown is annualized.

3. This data represents the effective yield of the ICE BAML US Corporate BB Index, a subset of the ICE BAML US High Yield Master II Index tracking the performance of below

investment grade rated corporate debt publicly issued in the US domestic market. This subset includes all securities with a given investment grade rating BB. The BAML BB Yield Index is presented for informational purposes but is not a benchmark for TPG AG Net Lease Real Estate and should not be considered as representative of the types of positions and risks taken by the fund. References to any benchmark(s) referred to herein are for illustrative purposes only. Any such benchmarks are included merely to show general trends in the markets in the periods indicated and are not intended to imply that TPG AG Net Lease portfolios are similar to any such benchmarks, either in composition or element of risk or otherwise. TPG AG Net Lease does not attempt to track a benchmark and there is no guarantee that its performance will meet or exceed that of any benchmark.



*Organic growth in successor  
flagship fund size*



*Expansion into  
lower cost of capital*



*Ancillary co-investment  
vehicles or target SMAs*

Note: There can be no assurance any expected growth opportunities will ultimately be achieved.

An aerial photograph of the Golden Gate Bridge, showing its iconic red-orange towers and suspension cables stretching across the blue water of the San Francisco Bay. The bridge is viewed from a high angle, looking down at the water and the rocky terrain on the left. A semi-transparent white rounded rectangle is overlaid on the right side of the image, containing the text "Financial Overview".

# Financial Overview



Jack Weingart

*Chief Financial Officer*

## Growth Levers at the Time of IPO

1 Scale Existing Business	<i>Flagship Supercycle</i>	Near targets despite challenging market	
	<i>Secondaries</i>	Successfully established, plan to scale	
2 Organic Innovation	<i>Real Estate Credit</i>	Successfully established, plan to scale	
	<i>Infrastructure</i>	Strong progress toward 2024 launch	
	<i>Corporate Credit</i>	Executed AG transaction, strong strategic fit, opportunity to scale	
3 Inorganic Growth	<i>Real Estate Expansion</i>	Addition of complementary geographies and strategies	

# TPG Progress Since IPO – Last Two Years



TPG Standalone	LTM September 2021 <sup>1</sup>		LTM September 2023
AUM \$Billions	\$109	+25%	\$136
FAUM \$Billions	\$59	+33%	\$79
Management Fees \$Millions	\$675	+53%	\$1,033
FRR \$Millions	\$837	+41%	\$1,180
FRE \$Millions	\$311	+67%	\$520
FRE Margin %	37%	+680bps	44%

Note: See the Reconciliations and Disclosures section of this presentation for a full reconciliation of Non-GAAP to the most comparable GAAP measures and adjustment descriptions.  
 1. TPG LTM 3Q'21 numbers are on a pro forma adjusted basis, assuming the Reorganization and IPO occurred on January 1, 2020.



### Key Terms

- 61.4 million total Common Units of TPG Operating Group and restricted stock units of TPG
  - 53.0 million Common Units of the TPG Operating Group
  - 8.4 million restricted stock units of TPG
- Approximately \$730 million in cash
- Rights to an aggregate cash holdback amount of up to \$150 million
- An earnout valued at up to \$400 million



### Bolsters FRE Growth Engine

- Additional \$52 billion of fee earning AUM
- 44% increase in Fee-Related Revenues<sup>1</sup> and 24% increase in Fee-Related Earnings<sup>1</sup>
- Diversifies revenue streams, resulting in more continuous and consistent growth
- Pro forma structure continues emphasis on FRE-centricity
- Opportunity for meaningful margin expansion



### Long-Term Alignment

- Angelo Gordon partners received approximately 85% equity / 15% cash
- Unvested Common Units and RSUs will generally vest ratably over a five-year period
- Full earnout requires AG to grow FRR to at least \$807 million by 2026
- Broad-based employee ownership

Transaction expected to be mid-to-high single digit accretive to FRE and After-Tax DE per share in 2024, before any revenue or cost synergies

<sup>1</sup> Represents increase in FRR and FRE comparing TPG's FRR and FRE for the six months ended June 30, 2023 to the pro forma FRR and FRE for the combined TPG and Angelo Gordon for the same period, respectively. Pro forma figures are on an adjusted basis, assuming the Acquisition occurred on January 1, 2022. See the Reconciliations and Disclosures section of this presentation for a full reconciliation of Non-GAAP to the most comparable GAAP measures and adjustment descriptions.

Sources		Uses	
Sources	\$Millions	Uses	\$Millions
TPG Equity <sup>1</sup>	\$1,731	TPG Equity Issued at Close	\$1,731
Cash from TPG Balance Sheet	\$263	Cash to Escrow at Close	\$103
Revolver Draw	\$470	Cash to AG Founders and Partners	\$630
Contingent Cash Holdback	\$150	Contingent Cash Holdback	\$150
<b>Total Sources at Closing</b>	<b>\$2,614</b>	<b>Total Uses at Closing</b>	<b>\$2,614</b>

Note: Unvested Common Units and RSUs are considered compensatory under U.S. GAAP and are subject to ongoing service requirements intended to promote retention. This results in the GAAP purchase price totaling approximately \$1.1 billion.

1. TPG Equity includes approximately 53.0 million of TPG Units, of which 43.8 million are unvested, and 8.4 million RSUs at \$28.18 per share which was the closing share price on November 1, 2023.

## Debt and Liquidity Profile

\$Millions	As of:	9/30/23	PF 9/30/2023 <sup>1</sup>	Interest Rate	Maturity Date
Cash & Cash Equivalents		\$647	\$171		
\$1.2 Billion Revolver <sup>2</sup>		--	\$470	SOFR + 110	September 2028
Secured Debt		\$250	\$250	5.21%	June 2038 <sup>3</sup>
Unsecured Debt		\$200	\$200	SOFR + 110	March 2026
Total Debt		\$450	\$920		
Net Debt		(\$197)	\$749		
Average Maturity <sup>3</sup>		9.3 years	7.1 years		
Available Revolver Capacity		\$1,200	\$730		

1. TPG results as of September 30, 2023 adjusted to reflect consideration paid in connection with the Acquisition and debt and liquidity profile of TPG AG.  
 2. Interest on the \$1.2 billion Revolver equals SOFR plus 1.00% plus a 0.10% credit spread adjustment.  
 3. The Secured Debt issued in May 2018 and October 2019 legally matures in June 2038, but has an expected maturity date of June 2028.

## Diluted Share Count

Shares	3Q'23	AG Issuance	PF 3Q'23
<b>TPG Inc. Diluted Shares Outstanding</b>			
Class A common shares outstanding	80,587,371	--	80,587,371
Common Units exchangeable into Class A common stock	228,652,641	53,004,985	281,657,626
<b>Diluted Class A common stock outstanding</b>	<b>309,240,012</b>	<b>53,004,985</b>	<b>362,244,997</b>
<b>Restricted Stock Units ("RSUs")</b>			
<b>IPO-Related</b>			
Service-based	8,320,851	--	8,320,851
Executive Service-Vesting	1,101,697	--	1,101,697
Ordinary service-based RSUs	4,400,817	--	4,400,817
AG Transaction RSUs	--	8,434,288	8,434,288
<b>Total Distributable Earnings Participating shares outstanding</b>	<b>323,063,377</b>	<b>61,439,273</b>	<b>384,502,650</b>

## Common Units & RSUs Issued to AG Parties

- Common Units
  - Transfer Restrictions
    - o No units may be sold or transferred during the first year after closing
    - o One-third of the units released from transfer restrictions on each of 11/1/24, 11/2/25, and 11/1/26, respectively
  - Vesting
    - o 9.2 million units are fully vested (including 2.1 million units for AG's founders)
    - o 43.8 million units vest over five years
- AG Transaction RSUs
  - Vesting
    - o Generally vest ratably over five years

# Pro Forma Stock Based Compensation



Category	Pro Forma Units Outstanding	Unrecognized Compensation Expense (\$M)	Remaining Recognition Period <sup>1</sup>
Legacy Equity and Other IPO-Related Awards <sup>2</sup>	N/A	\$1,123.5	2.0 - 5.0 years
AG Transaction Units <sup>3</sup>	N/A	\$1,085.7	5.0 years
TPG Inc. IPO-Related RSUs <sup>4,5</sup>	9,422,548	\$177.2	2.9 years
AG Transaction RSUs	8,434,288	\$237.7	5.0 years
<b>Subtotal</b>	<b>17,856,836</b>	<b>\$2,624.1</b>	
<b>Add: TPG Inc. Ordinary service-based RSUs<sup>5</sup></b>	<b>4,400,817</b>	<b>\$113.8</b>	<b>2.7 years</b>
<b>Total</b>	<b>22,257,653</b>	<b>\$2,737.9</b>	

TPG AG employees will begin participating in annual RSU program at year end 2024

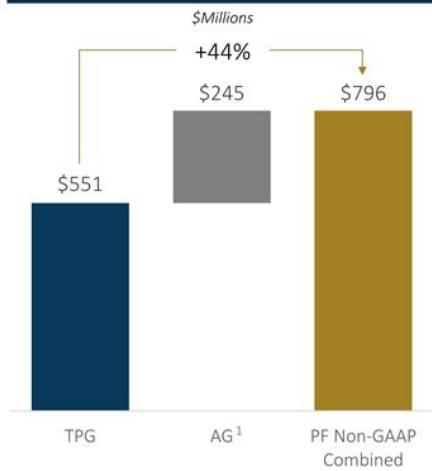
1. For RSUs, this metric represents the weighted average remaining recognition period across outstanding grants.
2. Represents units granted in TPG Partner Holdings, RemainCo Partner Holdings, and other awards granted in conjunction with the IPO.
3. Represents units granted in a holding company entity invested in TPG Operating Group in conjunction with the transaction.
4. Excludes Executive Performance Condition Vesting RSUs ("PRSUs"), which are not considered participating; these RSUs either do not participate in dividends or accrue dividends only to be paid upon vesting. Includes 70,691 RSUs that have vested but have not yet been settled.
5. Does not reflect approximately 2.4 million RSUs expected to be net share settled in Jan '24 based on an estimated blended tax rate of 42%.



<sup>1</sup> Primarily current and future generation funds.

## Six Months Ended June 30, 2023

### Fee Related Revenues



### Fee Related Earnings



### After-Tax Distributable Earnings



Note: As of June 30, 2023. Pro forma figures are on an adjusted basis, assuming the Acquisition occurred on January 1, 2022. See the Reconciliations and Disclosures section of this presentation for a full reconciliation of Non-GAAP to the most comparable GAAP measures and adjustment descriptions.

1. Includes \$1.5 million reduction of management fees related to a certain fund where TPG will not acquire 100% of the on-going management fee interests.

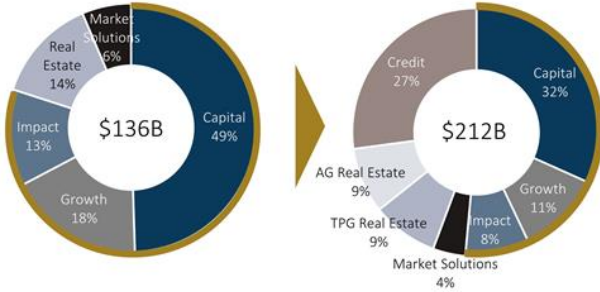
2. Includes \$0.7 million reduction of G&A expense that won't continue after closing and \$57.7 million of cash-based bonuses for certain AG partners and professionals for the six months ended June 30, 2023 as their share of performance allocations is increasing to approximately 80%.

3. Reflects \$14.4 million in transaction accounting adjustments related to the reduction in management fees and reduction in G&A expense mentioned in notes 1 and 2, as well as a \$13.8 million increase in interest expense associated with drawing on the revolving credit facility. Additionally, reflects a net \$38.4 million adjustment attributable to \$57.7 million reduction in cash-based compensation expense associated with certain AG partners and professionals, as well as a \$17.2M reduction in realized performance allocations, net associated with certain AG partners and professionals increasing their share to approximately 80%, and \$2.1 million reduction in income tax expense based on the marginal rate of 23.5%.

## 3Q'23 Assets Under Management

TPG Standalone

Pro Forma Combined

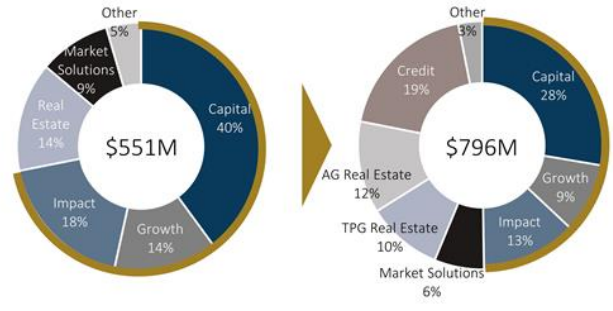


— Private Equity

## 1H'23 Fee Related Revenues

TPG Standalone

Pro Forma Combined



Shifts from predominantly private equity to significantly more diversified across asset classes

Note: Pro forma figures are on an adjusted basis, assuming the Acquisition occurred on January 1, 2022. See the Reconciliations and Disclosures section of this presentation for a full reconciliation of Non-GAAP to the most comparable GAAP measures and adjustment descriptions.



# Key Drivers of TPG AG's Revenue Model



## TPG AG Credit

## TPG AG Real Estate

AUM / FAUM	TPG AG Credit	TPG AG Real Estate
Fee-Related Revenues	<ul style="list-style-type: none"> <li>▪ \$57 billion / \$38 billion</li> <li>▪ Management fees                             <ul style="list-style-type: none"> <li>– Fees earned on invested capital or cost basis of assets</li> <li>– 75 – 80 bps current average fee rate (see next page for additional details for certain strategies)</li> </ul> </li> <li>▪ Fee-Related Performance Revenue                             <ul style="list-style-type: none"> <li>– \$8 billion of FRPR eligible AUM</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>▪ \$18 billion / \$13 billion</li> <li>▪ Management fees                             <ul style="list-style-type: none"> <li>– Fees earned on committed and net funded capital (scaled based on commitment)</li> <li>– ~100 – 175 bps fee on uncalled capital during investment period</li> <li>– ~150 – 175 bps fee on net funded capital</li> <li>– 135 – 140 bps current average fee rate</li> </ul> </li> </ul>
Realized Performance Allocations	<ul style="list-style-type: none"> <li>▪ 15 – 20% rate</li> <li>▪ 7 – 8% preferred return, if applicable</li> <li>▪ ~20% of performance allocations flows to TPG Common Unit holders</li> <li>▪ \$40 billion of performance eligible AUM                             <ul style="list-style-type: none"> <li>– \$15 billion European-style waterfall                                     <ul style="list-style-type: none"> <li>○ of which ~95% is performance allocation generating</li> </ul> </li> <li>– \$14 billion Hybrid-style waterfall</li> <li>– ~\$11 billion subject to crystallizations (annual, bi-annual, or every three years)</li> </ul> </li> <li>▪ \$49 million of pro forma net accrued performance<sup>1</sup></li> </ul>	<ul style="list-style-type: none"> <li>▪ 20% rate</li> <li>▪ 7 – 9% preferred return</li> <li>▪ ~20% of performance allocations flows to TPG Common Unit holders</li> <li>▪ \$18 billion of performance eligible AUM                             <ul style="list-style-type: none"> <li>– \$18 billion European-style waterfall                                     <ul style="list-style-type: none"> <li>○ of which ~53% is performance allocation generating</li> </ul> </li> </ul> </li> <li>▪ \$115 million of pro forma net accrued performance<sup>1</sup></li> </ul>

Note: The fee rates and preferred returns included herein are general in nature and do not include rates that may be applicable to certain legacy or discontinued funds, certain separately managed accounts, co-investment vehicles, or other arrangements. The terms "invested capital" and "cost basis" as the basis for management fees as used herein are general in nature; each limited partnership agreement dictates how calculations are performed. See the Reconciliations and Disclosures section of this presentation for a full reconciliation of Non-GAAP to the most comparable GAAP measures and adjustment descriptions.

1. As of June 30, 2023. Pro forma figures are on an adjusted basis, assuming the Acquisition occurred on January 1, 2022.

	Credit Solutions	Structured Credit	Middle Market Direct Lending
AUM / FAUM	<ul style="list-style-type: none"> <li>▪ \$13 billion / \$9 billion</li> </ul>	<ul style="list-style-type: none"> <li>▪ \$15 billion / \$6 billion</li> </ul>	<ul style="list-style-type: none"> <li>▪ \$20 billion / \$14 billion</li> </ul>
Fee-Related Revenues	<ul style="list-style-type: none"> <li>▪ Management fees                             <ul style="list-style-type: none"> <li>– Fees earned on invested capital</li> <li>– 125 – 175 bps fee rate</li> <li>– 50 bps fee rate for Essential Housing; earned on cost basis</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>▪ Management fees                             <ul style="list-style-type: none"> <li>– Fees earned on invested capital</li> <li>– 100 – 150 bps fee rate</li> </ul> </li> <li>▪ Fee-Related Performance Revenue                             <ul style="list-style-type: none"> <li>– \$5 billion of FRPR eligible AUM</li> <li>– Annual crystallization</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>▪ Management fees                             <ul style="list-style-type: none"> <li>– Fees earned on cost basis of assets</li> <li>– 55 – 100 bps fee rate</li> </ul> </li> <li>▪ Fee-Related Performance Revenue                             <ul style="list-style-type: none"> <li>– \$3 billion of FRPR eligible AUM</li> <li>– Quarterly, annual, and bi-annual crystallization</li> </ul> </li> <li>▪ Admin agent fee on most new originations</li> </ul>
Realized Performance Allocations	<ul style="list-style-type: none"> <li>▪ 17.5% – 20% rate                             <ul style="list-style-type: none"> <li>– 15% rate for Essential Housing</li> </ul> </li> <li>▪ 7.5% – 8% preferred return, if applicable</li> <li>▪ ~20% of performance allocations flows to TPG Common Unit holders</li> <li>▪ \$11 billion of performance eligible AUM                             <ul style="list-style-type: none"> <li>– 94% European-style waterfall</li> <li>– 6% subject to crystallizations annually or every three years</li> </ul> </li> <li>▪ \$19 million of pro forma net accrued performance<sup>1</sup></li> </ul>	<ul style="list-style-type: none"> <li>▪ 17.5% – 20% rate</li> <li>▪ 7% preferred return, if applicable</li> <li>▪ ~20% of performance allocations flows to TPG Common Unit holders</li> <li>▪ \$9 billion of performance eligible AUM                             <ul style="list-style-type: none"> <li>– ~30% European-style waterfall</li> <li>– ~70% subject to annual or bi-annual crystallization</li> </ul> </li> <li>▪ \$8 million of pro forma net accrued performance<sup>1</sup></li> </ul>	<ul style="list-style-type: none"> <li>▪ 15% rate</li> <li>▪ 7% preferred return on levered funds (4% on unlevered funds)</li> <li>▪ ~20% of performance allocations flows to TPG Common Unit holders</li> <li>▪ \$17 billion of performance eligible AUM                             <ul style="list-style-type: none"> <li>– 85% Hybrid-style waterfall</li> <li>– 9% European-style waterfall</li> <li>– 6% subject to annual crystallization</li> </ul> </li> <li>▪ \$22 million of pro forma net accrued performance<sup>1</sup></li> </ul>

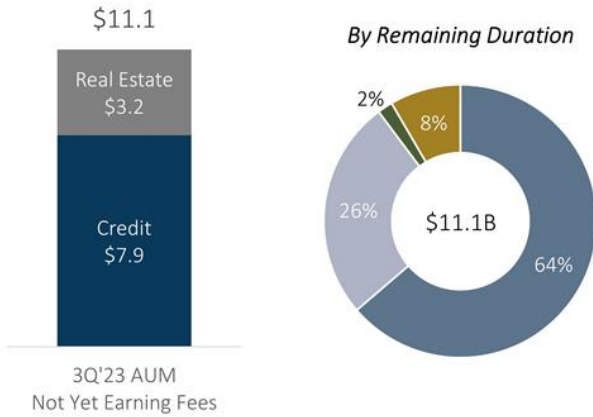
Note: The fee rates and preferred returns included herein are general in nature and do not include rates that may be applicable to certain legacy or discontinued funds, certain separately managed accounts, co-investment vehicles, or other arrangements. The terms "invested capital" and "cost basis" as the basis for management fees as used herein are general in nature; each limited partnership agreement dictates how calculations are performed. See the Reconciliations and Disclosures section of this presentation for a full reconciliation of Non-GAAP to the most comparable GAAP measures and adjustment descriptions.

1. As of June 30, 2023. Pro forma figures are on an adjusted basis, assuming the Acquisition occurred on January 1, 2022.

# TPG AG Has Significant Shadow Fee Earning AUM

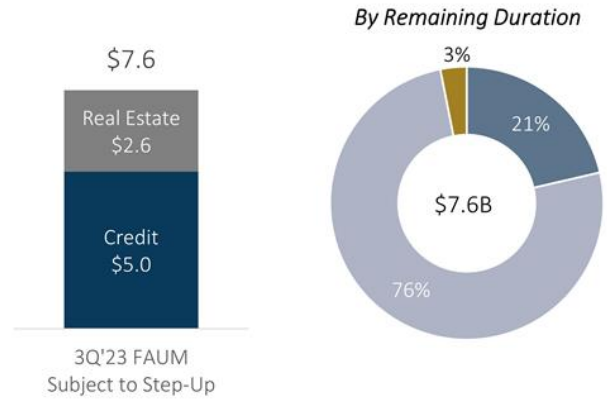
## TPG AG AUM Not Yet Earning Fees

\$Billions



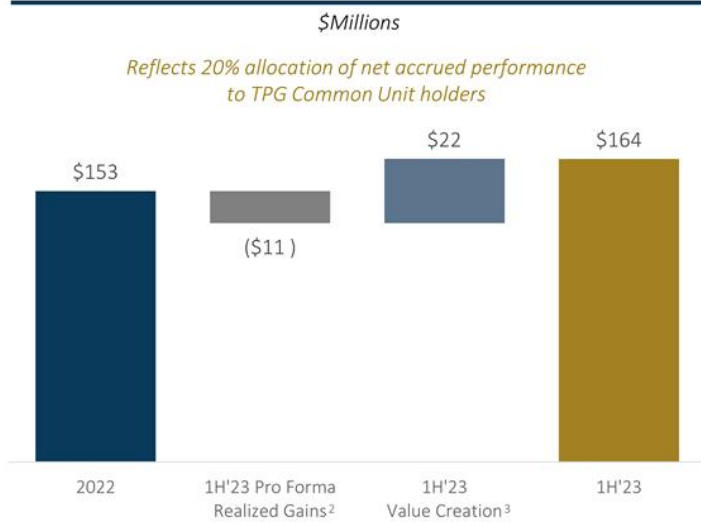
## TPG AG FAUM Subject to Fee Step-Up

\$Billions



■ 0 – 4 Years   
 ■ 5 – 9 Years   
 ■ 10+ Years   
 ■ Capital Subject to Periodic Redemption

## TPG AG YTD Pro Forma Net Accrued Performance<sup>1</sup>



## Key Drivers

- 1 Generation of Net Accrued Performance
  - Carry generated based on the performance of certain AG Credit and Real Estate funds
  - Key driver is annual value creation
  - TPG Common Unit holders will receive ~20% of performance allocations
- 2 Realization of Net Accrued Performance
  - Carry is monetized based on the timing and value of realizations
  - In 1H'23, Angelo Gordon monetized \$11M of its net accrued performance on a pro forma basis

Note: Pro forma figures are on an adjusted basis, assuming the Acquisition occurred on January 1, 2022.

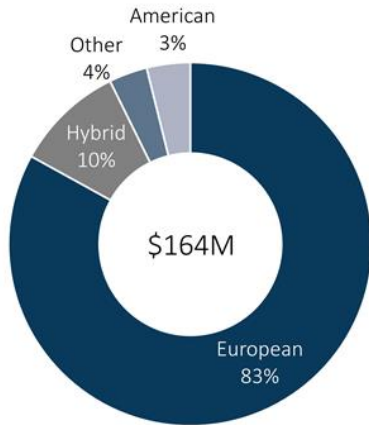
1. Net accrued performance allocations represents on a pro forma basis the amounts allocable to the TPG Operating Group Common Unit holders based on the estimated allocation percentages.

2. 1H'23 Realized Gains represents the performance allocation realized gains on a pro forma basis attributable to the TPG Operating Group Common Unit holders for the six months ended June 30, 2023.

3. 1H'23 Value Creation represents on a pro forma basis the net appreciation in accrued performance allocations attributable to the TPG Operating Group Common Unit holders based on the performance of the underlying funds and their investments.

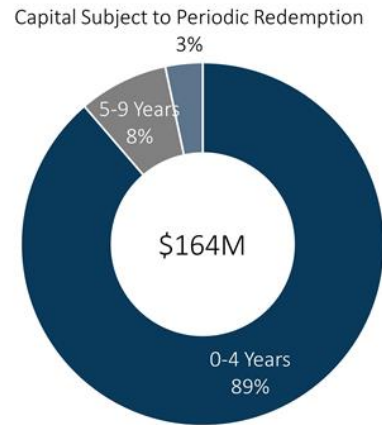
## By Waterfall Type

1H'23 Pro Forma Net Accrued Performance<sup>1</sup>



## By Remaining Duration

1H'23 Pro Forma Net Accrued Performance<sup>1</sup>



<sup>1</sup> Net accrued performance allocations represents on a pro forma basis the amounts allocable to the TPG Operating Group Common Unit holders based on the estimated allocation percentages.

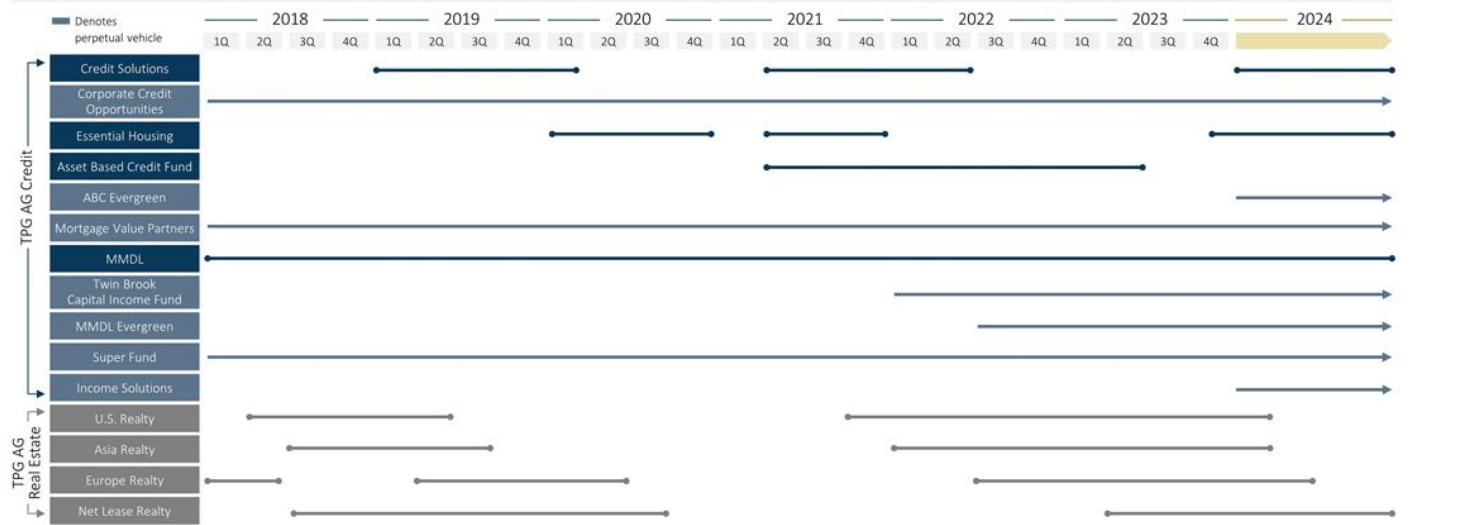
# Comparison of American and European Waterfalls



	American-Style Funds	European-Style Funds	Hybrid-Style Funds																		
Distributions Waterfall	<ul style="list-style-type: none"> <li>Investment-by-investment</li> </ul>	<ul style="list-style-type: none"> <li>Aggregate fund level</li> </ul>	<ul style="list-style-type: none"> <li>Aggregate fund level</li> </ul>																		
Performance Allocation Distributions to GP	<ul style="list-style-type: none"> <li>Distributions can be made to the GP as investments are realized, as long as the realized investment is above its preferred return</li> </ul>	<ul style="list-style-type: none"> <li>Distributions can only be made to the GP after fund investors have received all contributed capital and the preferred return</li> </ul>	<ul style="list-style-type: none"> <li>Capital distributions made during a fund's harvest period follow traditional European-style</li> <li>Income distributions made through a fund's life-cycle follow European-style modified to skip return of capital</li> </ul>																		
Typical Cadence of Distributions to GP	<ul style="list-style-type: none"> <li>Driven by how investments are monetized</li> <li>Can achieve relatively steady pace of distributions throughout harvest period of the fund's life-cycle</li> <li>Clawback if subsequent investments underperform</li> </ul>	<ul style="list-style-type: none"> <li>Distributions are back-end weighted in a fund's life-cycle</li> <li>Tax advance enables distributions starting as early as year 1</li> <li>Tax advances are not subject to clawback</li> </ul>	<ul style="list-style-type: none"> <li>Distributions weighted earlier in a fund's life-cycle than European-style funds</li> <li>Tax advance enables distributions starting as early as year 1</li> <li>Tax advances are not subject to clawback</li> </ul>																		
Illustrative Amount of Realized Performance Allocations & Tax Distributions by Year 6 <sup>1</sup>	<table border="0"> <tr> <td>Performance Allocations</td> <td>~25%</td> </tr> <tr> <td>Tax Distributions</td> <td>NA</td> </tr> <tr> <td>Total Carried Interest</td> <td>~25%</td> </tr> </table>	Performance Allocations	~25%	Tax Distributions	NA	Total Carried Interest	~25%	<table border="0"> <tr> <td>Performance Allocations</td> <td>0%</td> </tr> <tr> <td>Tax Distributions</td> <td>~25%</td> </tr> <tr> <td>Total Carried Interest</td> <td>~25%</td> </tr> </table>	Performance Allocations	0%	Tax Distributions	~25%	Total Carried Interest	~25%	<table border="0"> <tr> <td>Performance Allocations</td> <td>~55%</td> </tr> <tr> <td>Tax Distributions</td> <td>~20%</td> </tr> <tr> <td>Total Carried Interest</td> <td>~75%</td> </tr> </table>	Performance Allocations	~55%	Tax Distributions	~20%	Total Carried Interest	~75%
Performance Allocations	~25%																				
Tax Distributions	NA																				
Total Carried Interest	~25%																				
Performance Allocations	0%																				
Tax Distributions	~25%																				
Total Carried Interest	~25%																				
Performance Allocations	~55%																				
Tax Distributions	~20%																				
Total Carried Interest	~75%																				

1. Illustrative fund model includes the following assumptions: 25% of committed capital called each year for first four years; five-year average investment hold period; fund harvests investments in years six through nine; investments generate a two times return on invested capital; fund performance fee is 20% and preferred return is 7%; 10% taxable income (if applicable) and 7% income distributions prior to first investment sold in year six. Assumed the tax advances are not available to traditional American-style funds. Based on these assumptions, the fund's first investment is harvested in year six.

## Major Fund Complexes in the Market Since 2018



## Credit

## Real Estate

*Closed End*

*Credit Solutions*

- Credit Solutions
- Essential Housing
- Credit Solutions SMAs

*Structured Credit & Specialty Finance*

- Whole Loan SMAs

*Middle Market Direct Lending*

- Middle Market Direct Lending

*Multi-Strategy*

- U.S. Realty
- Asia Realty
- Europe Realty
- Net Lease Realty

*Perpetual*

- Corporate Credit Opportunities

- ABC Evergreen
- Mortgage Value Partners
- AG Mortgage Investment Trust

- Twin Brook Capital Income Fund
- MMDL Evergreen

- Super Fund
- Income Solutions



# Consolidated TPG Financial Metrics as of September 30, 2023



LTM 3Q'23	TPG	+	Angelo Gordon	=	Pro Forma TPG
AUM \$Billions	\$136		\$76		\$212
FAUM \$Billions	\$79		\$52		\$130
Management Fees \$Millions	\$1,033		\$483 <sup>1</sup>		\$1,516
FRR \$Millions	\$1,180		\$494 <sup>1</sup>		\$1,673
FRE Margin %	44%		Mid-20's		37 – 38%

<sup>1</sup> Includes \$1.5 million reduction of management fees related to a certain fund where TPG will not acquire 100% of the on-going management fee interests.

## 4Q'23 and FY2023 Reporting Expectations

- We expect to provide the following information in our 4Q'23 financial results (February 2024)
  - GAAP and non-GAAP consolidated results will reflect Angelo Gordon beginning November 1, 2023
  - Pro-forma GAAP and non-GAAP will assume the transaction closed on January 1, 2023
  - Actual operating metrics will reflect Angelo Gordon beginning November 1, 2023

## Financial Guidance

- 2024 Fundraising Outlook
  - Expect Credit fundraising to exceed \$10 billion
  - Expect Private Equity and Infrastructure fundraising to grow versus 2023
- Credit Deployment Outlook
  - Current market opportunities are robust
  - Expect significant increase in credit deployment
- FRE Margin
  - Expect to exceed 40% in 2024, driven by
    - Operating leverage
    - Cost synergies
    - Continued cost discipline
  - Longer-term, expect to exceed 45%

An aerial photograph of the Golden Gate Bridge, showing its iconic red-orange towers and suspension cables stretching across the blue-green waters of the San Francisco Bay. The bridge is viewed from a high angle, looking down at the water and across the span. A semi-transparent white banner is overlaid on the right side of the image, containing the text.

## Strategic Outlook & Closing Remarks



Jon Winkelried

*Chief Executive Officer*

## TPG/AG Combination Creates Substantial Opportunities for Synergistic Growth

### Scale Existing Products

Expanding our capital base through highly complementary client relationships and channels

**~10%**

Client overlap across 900+ institutional LPs

Grow Existing Funds

Develop SMAs and Strategic Partnerships

Expand Presence in Newer Channels (Insurance, Retail)

### Drive Capital Markets Flows

Bringing TPG Broker Dealer's capabilities to AG funds will drive differentiated and incremental value

Key Revenue Mechanisms

- ▶ Arrangement fees
- ▶ OID capture
- ▶ Fronting fees

Twin Brook

Credit Solutions

CLOs

### Innovate New Products

Launching new products that leverage our shared expertise and infrastructure

Illustrative near-term opportunities include:

**Hybrid Solutions**

Creative solutions for complex corporate capital structures

**Climate Transition Credit**

Corporate lending to climate-focused companies

**Scaling Direct Lending Up-Market**

Continuing relationships with portfolio companies and sponsors as they scale

Further details on following page

Note: There can be no assurance new products will actually launch or investment objectives will be achieved.

## Focused on Several Organic Opportunities that Sit at the Intersection of Our Expertise

	Market Opportunity	Differentiated Angle												
Hybrid Solutions	<p>Upcoming Debt Maturities by Year (\$B)<sup>1</sup></p> <table border="1"> <caption>Upcoming Debt Maturities by Year (\$B)</caption> <thead> <tr> <th>Year</th> <th>Total Maturities (\$B)</th> </tr> </thead> <tbody> <tr> <td>2024</td> <td>79</td> </tr> <tr> <td>2025</td> <td>278</td> </tr> <tr> <td>2026</td> <td>460</td> </tr> <tr> <td>2027</td> <td>507</td> </tr> <tr> <td>2028</td> <td>858</td> </tr> </tbody> </table>	Year	Total Maturities (\$B)	2024	79	2025	278	2026	460	2027	507	2028	858	<p>TPG Capital TPG Tech Adjacencies</p> <p>Hybrid Solutions</p> <p>TPG AG Credit Solutions</p> <ul style="list-style-type: none"> <li>Established track record in structured security investing</li> <li>Existing sourcing engine and deal flow</li> <li>Deep thematic, sector-based investing approach</li> </ul>
Year	Total Maturities (\$B)													
2024	79													
2025	278													
2026	460													
2027	507													
2028	858													
Climate Transition Credit	<p><b>\$1.5-2.5T</b></p> <p>Estimated annual private sector capital required for climate transition<sup>2</sup></p>	<p>TPG Rise Climate</p> <p>Climate Transition Credit</p> <p>TPG AG Structured Credit TPG AG Direct Lending</p> <ul style="list-style-type: none"> <li>Established climate private equity team with a strong brand and strong track record</li> <li>Deep Angelo Gordon lending experience across corporate and asset-backed lending</li> </ul>												
Scaling Direct Lending Up-Market	<p><b>3x</b></p> <p>Growth of direct lending market since 2017<sup>3</sup></p>	<ul style="list-style-type: none"> <li>Existing lower middle market direct lending franchise with deep sector expertise</li> <li>Opportunity to leverage insights and relationships as existing portfolio companies scale</li> </ul>												

Note: There can be no assurance new products will actually launch or investment objectives will be achieved.  
 1. Source: J.P. Morgan North America Credit Research (October 2023).  
 2. Source: McKinsey (January 2023).  
 3. Source: Preqin (October 2023).



Private Equity	Credit	Real Estate	Market Solutions
Capital	Credit Solutions	TPG Real Estate	GP-Led Secondaries
Asia	Structured Credit & Specialty Finance	TPG AG Real Estate	Public Market Investing
Growth	Middle Market Direct Lending	Real Estate Credit	Capital Markets
Impact	Multi-Strategy	Net Lease	
<b>\$109 Billion</b> AUM	<b>\$57 Billion</b> AUM	<b>\$36 Billion</b> AUM	<b>\$9 Billion</b> AUM

A high-angle photograph of the Golden Gate Bridge in San Francisco, California. The bridge's iconic orange-red towers and suspension cables are prominent against the blue sky and the turquoise water of the bay. The bridge spans across the water, with a long shadow cast onto the surface. The foreground shows a rocky, brownish cliffside. A semi-transparent white banner with rounded ends is overlaid on the right side of the image, containing the text.

# Reconciliations and Disclosures



## Six Months Ended June 30, 2023

AG Pro Forma Fee-Related Revenues	\$000s	AG Fee-Related Earnings	\$000s	AG Pro Forma Fee Related Earnings	\$000s
AG Pro Forma GAAP Revenue	396,400	AG GAAP Comprehensive Income (Loss)	28,249	AG Pro Forma GAAP Net Income (Loss)	(120,335)
Capital-allocation based income	(109,560)	Net (income) loss attributable to non-controlling interests in consolidated Angelo Gordon Funds	640	Net loss attributable to other non-controlling interests	49
Expense reimbursements	(34,029)	Net (income) loss attributable to other non-controlling interests	49	Equity-based compensation	178,405
Investment income and other	(8,017)	Equity-based compensation	4,191	Unrealized performance allocations, net	(10,966)
AG Pro Forma Fee-Related Revenues	244,794	Unrealized performance allocations, net	(26,919)	Unrealized investment income	2,280
		Unrealized investment income	2,280	Income taxes	2,808
		Income taxes	94	Non-recurring and other	(434)
		Non-recurring and other	(434)	AG Pro Forma Distributable Earnings	51,807
		AG After-tax Distributable Earnings	8,150	Realized performance allocations, net	(10,529)
		Income taxes	2,714	Realized investment income and other, net	15,997
		AG Distributable Earnings	10,864	Depreciation expense	5,272
		Realized performance allocations, net	(27,693)	Interest expense, net	(6,974)
		Realized investment income and other, net	15,997	AG Pro Forma Fee-Related Earnings	55,573
		Depreciation expense	5,272		
		Interest expense, net	(5,819)		
		AG Fee-Related Earnings	(1,379)		

Note: For additional information on pro forma calculations and adjustments, see TPG's periodic Exchange Act filings with the SEC and the definitive information statement filed with the SEC on October 17, 2023.

## Six Months Ended June 30, 2023

TPG Fee-Related Revenues	\$000s	TPG Fee-Related Earnings	\$000s
TPG GAAP Revenue	1,246,419	TPG Net Income	75,685
Capital - allocation based income	(607,845)	Net (income) attributable to redeemable interests in Public SPACs	(6,896)
Expense reimbursements	(84,354)	Net (income) attributable to other non-controlling interests	(67,337)
Investment income and other	(3,034)	Amortization expense	7,076
TPG Fee-Related Revenues	551,186	Equity-based compensation	310,270
		Unrealized performance allocations, net	(117,402)
		Unrealized investment income	(22,005)
		Unrealized (gain) on derivatives	7
		Income tax	3,785
		Non-recurring and other	899
		TPG After-tax Distributable Earnings	184,082
		Income taxes	21,790
		TPG Distributable Earnings	205,871
		Realized performance allocations, net	(11,655)
		Realized investment income and other, net	27,937
		Depreciation expense	2,344
		Interest expense, net	217
		TPG Fee-Related Earnings	224,714

Note: For additional information on pro forma calculations and adjustments, see TPG's periodic Exchange Act filings with the SEC and the definitive information statement filed with the SEC on October 17, 2023.

## Six Months Ended June 30, 2023

Total Pro Forma Fee-Related Earnings	\$000s
Total Pro Forma GAAP Net Income (loss)	(91,516)
Net income (loss) attributable to redeemable equity in Public SPACs	(6,896)
Net income attributable to other non-controlling interests	(67,288)
Amortization	46,737
Performance allocations from other non-controlling interest	15,953
Equity-based compensation expense	488,675
Unrealized performance allocations, net	(144,321)
Unrealized investment income (loss)	(19,725)
Unrealized (gain) loss on derivatives	7
Income tax expense	(5,816)
Non-recurring and other	465
Pro Forma After-tax Distributable Earnings	216,275
Income tax expense	26,420
Pro Forma Distributable Earnings	242,695
Realized performance allocations, net	(22,184)
Realized investment income and other, net	43,934
Depreciation expense	7,616
Interest expense, net	8,225
Total Pro Forma Fee-Related Earnings	280,286

Note: For additional information on pro forma calculations and adjustments, see TPG's periodic Exchange Act filings with the SEC and the definitive information statement filed with the SEC on October 17, 2023.

## Twelve Months Ended September 30, 2021

TPG Pro Forma Fee-Related Revenues	\$000s	TPG Pro Forma Fee-Related Earnings	\$000s
TPG Pro Forma GAAP Revenue	5,449,632	TPG Pro Forma GAAP Net Income	1,566,566
Capital-allocation based income	(4,519,081)	Pro Forma Adjustments <sup>1</sup>	3,399,434
Expense reimbursements	(116,941)	TPG Net Income	4,966,000
Investment income and other	23,789	Net (income) loss attributable to redeemable interests in Public SPACs	62,697
<b>TPG Pro Forma Fee-Related Revenues</b>	<b>837,399</b>	Net (income) loss attributable to non-controlling interests in consolidated TPG Funds	(9,593)
		Net (income) loss attributable to other non-controlling interests	(2,284,461)
		Unrealized performance allocations, net	(1,189,816)
		Unrealized investment income	(370,108)
		Unrealized (gain) loss on derivatives	4,337
		TPG After-tax Distributable Earnings	1,179,056
		Income taxes	10,319
		TPG Distributable Earnings	1,189,375
		Realized performance allocations, net	(945,732)
		Realized investment income and other, net	(83,031)
		Depreciation expense	6,353
		Interest expense, net	15,298
		TPG Fee-Related Earnings	182,263
		Pro Forma Adjustments <sup>1</sup>	129,153
		<b>TPG Pro Forma Fee-Related Earnings</b>	<b>311,416</b>

Note: For additional information on pro forma calculations and adjustments, see TPG's periodic Exchange Act filings with the SEC and the definitive information statement filed with the SEC on October 17, 2023.  
 1. Adjustments included in TPG's 4Q'21 Earnings dated March 28, 2022 and TPG's 1Q'22 Earnings dated May 10, 2022.

## Twelve Months Ended September 30, 2023

TPG Fee-Related Revenues		TPG Fee-Related Earnings	
	\$000s		\$000s
TPG GAAP Revenue	1,846,109	Net Income	(28,775)
Capital-allocation based income	(491,207)	Net (income) loss attributable to redeemable interests in Public SPACs	(14,006)
Expense reimbursements	(171,576)	Net (income) loss attributable to other non-controlling interests	(7,160)
Investment income and other	(3,490)	Amortization expense	14,838
<b>TPG Fee-Related Revenues</b>	<b>1,179,836</b>	Equity-based compensation	602,281
		Unrealized performance allocations, net	33,561
		Unrealized investment (income) loss	27,416
		Unrealized (gain) loss on derivatives	(118)
		Income tax	(15,045)
		Non-recurring and other	(6,786)
		<b>TPG After-tax Distributable Earnings</b>	<b>606,207</b>
		Income taxes	57,477
		<b>TPG Distributable Earnings</b>	<b>663,684</b>
		Realized performance allocations, net	(150,070)
		Realized investment income and other, net	2,627
		Depreciation expense	4,849
		Interest expense, net	(1,456)
		<b>TPG Fee-Related Earnings</b>	<b>519,634</b>

Note: For additional information on pro forma calculations and adjustments, see TPG's periodic Exchange Act filings with the SEC and the definitive information statement filed with the SEC on October 17, 2023.

## Twelve Months Ended September 30, 2023

AG Pro Forma Fee-Related Revenues	\$000s
Pro Forma GAAP Revenue	767,534
Capital-allocation based income	(186,362)
Expense reimbursements	(64,792)
Investment income and other	(22,798)
<b>AG Pro Forma Fee-Related Revenues</b>	<b>493,582</b>

## Accrued Performance

Net Accrued Performance		June 30, 2023 \$000s	September 30, 2023 \$000s
Accrued Performance	GAAP Total	820,162	767,169
	Less: Non-GAAP Adjustment <sup>1</sup>	(656,130)	(613,735)
<b>Net Accrued Performance</b>	<b>Non-GAAP Total</b>	<b>164,032</b>	<b>153,434</b>

Note: For additional information on pro forma calculations and adjustments, see TPG's periodic Exchange Act filings with the SEC and the definitive information statement filed with the SEC on October 17, 2023.  
 1. Non-GAAP adjustments represent the exclusion of performance allocations that are not attributable to the TPG Operating Group Common Unit holders.

# TPG AG: Select Credit Fund Performance Metrics



The following table reflects the performance of certain of TPG AG's significant commitment-based credit funds:

(\$Millions, as of September 30, 2023)

Fund	Vintage Year <sup>1</sup>	Capital Committed <sup>2</sup>	Capital Invested <sup>3</sup>	Realized Value <sup>4</sup>	Unrealized Value <sup>5</sup>	Total Value <sup>6</sup>	Gross IRR <sup>7</sup>	Gross MoM <sup>7</sup>	Net IRR <sup>8</sup>	Investor Net MoM <sup>9</sup>
<b>TPG AG Credit - Closed End</b>										
<b>Credit Solutions</b>										
<b>Credit Solutions</b>										
Credit Solutions I	2019	1,805	1,801	1,186	1,384	2,570	17%	1.5x	13%	1.3x
Credit Solutions I Dislocation A	2020	909	602	795	--	795	34%	1.3x	27%	1.3x
Credit Solutions I Dislocation B	2020	308	176	211	--	211	28%	1.2x	21%	1.2x
Credit Solutions II	2021	3,134	2,167	194	2,166	2,360	12%	1.1x	9%	1.1x
Credit Solutions II Dislocation A	2022	1,310	576	--	643	643	NM	NM	NM	NM
<b>Credit Solutions</b>		<b>7,466</b>	<b>5,322</b>	<b>2,386</b>	<b>4,193</b>	<b>6,579</b>	<b>18%</b>	<b>1.3x</b>	<b>13%</b>	<b>1.2x</b>
<b>Essential Housing</b>										
Essential Housing I	2020	642	456	407	163	570	15%	1.3x	12%	1.2x
Essential Housing II	2021	2,534	596	51	629	680	14%	1.2x	10%	1.1x
<b>Essential Housing</b>		<b>3,176</b>	<b>1,052</b>	<b>458</b>	<b>792</b>	<b>1,250</b>	<b>15%</b>	<b>1.2x</b>	<b>11%</b>	<b>1.2x</b>
<b>Structured Credit &amp; Specialty Finance</b>										
ABC Fund	2021	1,005	553	11	605	616	18%	1.1x	14%	1.1x
<b>Structured Credit &amp; Specialty Finance</b>		<b>1,005</b>	<b>553</b>	<b>11</b>	<b>605</b>	<b>616</b>	<b>18%</b>	<b>1.1x</b>	<b>14%</b>	<b>1.1x</b>
<b>Middle Market Direct Lending<sup>11</sup></b>										
MMDL I	2015	594	572	712	136	848	14%	1.6x	10%	1.4x
MMDL II	2016	1,580	1,563	1,677	605	2,282	14%	1.6x	11%	1.5x
MMDL III	2018	2,751	2,548	1,826	1,708	3,534	14%	1.5x	10%	1.4x
MMDL IV	2020	2,671	2,393	355	2,612	2,967	16%	1.3x	12%	1.3x
MMDL IV Annex	2021	797	631	45	663	708	14%	1.2x	11%	1.1x
MMDL V	2022	1,736	501	1	550	551	19%	1.2x	14%	1.1x
<b>Middle Market Direct Lending</b>		<b>10,129</b>	<b>8,208</b>	<b>4,616</b>	<b>6,274</b>	<b>10,890</b>	<b>15%</b>	<b>1.5x</b>	<b>11%</b>	<b>1.3x</b>

Note: These fund performance metrics do not include TPG Angelo Gordon's co-investment vehicles, SMAs or certain other legacy or discontinued funds. Additionally, these fund performance metrics exclude the firm's CLOs and real estate investment trusts. Past performance is not indicative of future results. See notes on the following pages.

# TPG AG: Select Real Estate Fund Performance Metrics



The following table reflects the performance of certain of TPG AG's significant commitment-based real estate funds:

(\$Millions, as of September 30, 2023)

Fund	Vintage Year <sup>1</sup>	Capital Committed <sup>2</sup>	Capital Invested <sup>3</sup>	Realized Value <sup>4</sup>	Unrealized Value <sup>5</sup>	Total Value <sup>6</sup>	Gross IRR <sup>7</sup>	Gross MoM <sup>7</sup>	Net IRR <sup>8</sup>	Investor Net MoM <sup>9</sup>
<b>TPG AG Real Estate - Closed End</b>										
<b>U.S. Real Estate</b>										
<b>Realty<sup>12</sup></b>										
Realty I <sup>13</sup>	1994	30	30	65	—	65	27%	2.2x	23%	1.9x
Realty II <sup>13</sup>	1995	33	33	81	—	81	31%	2.4x	25%	2.2x
Realty III <sup>13</sup>	1997	61	94	120	—	120	5%	1.3x	3%	1.3x
Realty IV <sup>13</sup>	1999	255	332	492	—	492	11%	1.5x	8%	1.5x
Realty V	2001	333	344	582	—	582	32%	1.7x	26%	1.6x
Realty VI	2005	514	558	657	—	657	5%	1.2x	3%	1.1x
Realty VII	2007	1,257	1,675	2,543	1	2,544	17%	1.7x	12%	1.5x
Realty VIII	2011	1,265	2,126	2,754	215	2,969	16%	1.7x	11%	1.5x
Realty IX	2015	1,329	1,968	2,151	345	2,496	9%	1.4x	6%	1.3x
Realty Value X <sup>12</sup>	2018	2,775	4,264	3,361	2,229	5,590	22%	1.4x	14%	1.3x
Realty Value XI <sup>12</sup>	2022	2,558	1,119	363	835	1,198	NM	NM	NM	NM
<b>Realty</b>		<b>10,410</b>	<b>12,543</b>	<b>13,169</b>	<b>3,625</b>	<b>16,794</b>	<b>15%</b>	<b>1.5x</b>	<b>10%</b>	<b>1.3x</b>
<b>Core Plus Realty</b>										
Core Plus Realty I	2003	534	532	876	—	876	20%	1.6x	18%	1.5x
Core Plus Realty II	2006	794	1,112	1,456	—	1,456	11%	1.4x	8%	1.3x
Core Plus Realty III	2011	1,014	1,420	2,225	6	2,231	23%	1.8x	19%	1.6x
Core Plus Realty IV	2015	1,308	1,994	1,972	403	2,375	7%	1.3x	4%	1.2x
<b>Core Plus Realty</b>		<b>3,650</b>	<b>5,058</b>	<b>6,529</b>	<b>409</b>	<b>6,938</b>	<b>15%</b>	<b>1.5x</b>	<b>12%</b>	<b>1.4x</b>

TPG AG Real Estate - Closed End continued on next page

Note: These fund performance metrics do not include TPG Angelo Gordon's co-investment vehicles, SMAs or certain other legacy or discontinued funds. Additionally, these fund performance metrics exclude the firm's CLOs and real estate investment trusts. Past performance is not indicative of future results. See notes on the following pages.





# TPG AG: Select Real Estate Fund Performance Metrics (Cont'd)



The following table reflects the performance of certain of TPG AG's significant commitment-based real estate funds:

(\$Millions, as of September 30, 2023)

Fund	Vintage Year <sup>1</sup>	Capital Committed <sup>2</sup>	Capital Invested <sup>3</sup>	Realized Value <sup>4</sup>	Unrealized Value <sup>5</sup>	Total Value <sup>6</sup>	Gross IRR <sup>7</sup>	Gross MoM <sup>7</sup>	Net IRR <sup>8</sup>	Investor Net MoM <sup>9</sup>
<b>TPG AG Real Estate - Closed End (Cont'd)</b>										
<b>Asia Real Estate</b>										
<i>Asia Realty</i>										
Asia Realty I	2006	526	506	645	—	645	6%	1.3x	3%	1.2x
Asia Realty II	2010	616	602	1,071	—	1,071	24%	1.8x	16%	1.6x
Asia Realty III	2015	847	839	968	241	1,209	14%	1.5x	9%	1.3x
Asia Realty IV	2018	1,315	1,241	698	1,140	1,838	21%	1.5x	14%	1.4x
Asia Realty V	2022	1,854	244	16	244	260	NM	NM	NM	NM
<i>Asia Realty</i>		<b>5,158</b>	<b>3,432</b>	<b>3,398</b>	<b>1,625</b>	<b>5,023</b>	<b>14%</b>	<b>1.5x</b>	<b>9%</b>	<b>1.3x</b>
<i>Japan Value</i>										
Japan Value	2023	380	15	—	15	15	NM	NM	NM	NM
<b>Europe Real Estate</b>										
<i>Europe Realty</i>										
Europe Realty I	2014	570	1,183	1,708	20	1,728	24%	2.0x	17%	1.7x
Europe Realty II	2017	843	1,596	1,470	779	2,249	13%	1.6x	9%	1.4x
Europe Realty III <sup>14</sup>	2019	1,515	1,747	533	1,239	1,772	17%	1.3x	10%	1.2x
Europe Realty IV <sup>14</sup>	2023	830	20	—	19	19	NM	NM	NM	NM
<i>Europe Realty</i>		<b>3,758</b>	<b>4,546</b>	<b>3,711</b>	<b>2,057</b>	<b>5,768</b>	<b>18%</b>	<b>1.6x</b>	<b>13%</b>	<b>1.4x</b>
<b>Net Lease</b>										
<i>Net Lease Realty</i>										
Net Lease Realty I	2006	159	209	457	—	457	18%	2.4x	14%	2.2x
Net Lease Realty II	2010	559	1,060	1,854	—	1,854	16%	2.4x	11%	2.0x
Net Lease Realty III	2013	1,026	2,346	2,173	942	3,115	11%	1.8x	7%	1.5x
Net Lease Realty IV	2019	997	1,725	1,057	845	1,902	10%	1.2x	6%	1.1x
<i>Net Lease</i>		<b>2,741</b>	<b>5,340</b>	<b>5,541</b>	<b>1,787</b>	<b>7,328</b>	<b>14%</b>	<b>1.7x</b>	<b>10%</b>	<b>1.5x</b>

Note: These fund performance metrics do not include TPG Angelo Gordon's co-investment vehicles, SMAs or certain other legacy or discontinued funds. Additionally, these fund performance metrics exclude the firm's CLOs and real estate investment trusts. Past performance is not indicative of future results. See notes on the following pages.

# TPG AG: Select Perpetual Fund Performance Metrics



The following table reflects the performance of certain of TPGAG's significant perpetual funds:

(\$Millions, as of September 30, 2023)

Fund	Vintage Year <sup>1</sup>	AUM	Total Return <sup>10</sup>
<b>TPG AG Perpetual</b>			
<i>Credit Solutions</i>			
Corporate Credit Opportunities <sup>15</sup>	1988	299	10%
<i>Structured Credit &amp; Specialty Finance</i>			
MVP Fund <sup>16</sup>	2009	5,919	12%
<i>Middle Market Direct Lending</i>			
TCAP <sup>17</sup>	2022	1,282	8%
MMDL Evergreen	2022	510	NM
<i>Multi-Strategy</i>			
Super Fund <sup>18</sup>	1993	861	9%

Note: These fund performance metrics do not include TPG Angelo Gordon's co-investment vehicles, SMAs or certain other legacy or discontinued funds. Additionally, these fund performance metrics exclude the firm's CLOs and real estate investment trusts. Past performance is not indicative of future results. See notes on the following pages.



- 1) Vintage Year, with respect to an investment or group of investments, as applicable, represents the year such investment, or the first investment in such a group, was initially consummated by the fund. For follow-on investments, Vintage Year represents the year that the fund's first investment in the relevant company was initially consummated. Vintage Year, with respect to a fund, represents the year in which the fund consummated its first investment (or, if earlier, received its first capital contributions from investors).
- 2) Capital Committed represents the amount of inception to date commitments a particular fund has received.
- 3) For TPG AG Real Estate Funds – Closed-End, Capital Invested, with respect to an investment or group of investments, as applicable, represents cash outlays by the fund for such investment or investments (whether funded through investor capital contributions or borrowing under the fund's credit facility), including capitalized expenses and bridge loans allocated to such investment or investments. Capital Invested may be reduced after the date of initial investment as a result of sell-downs. This does not include proceeds eligible for recycling under fund limited partnership agreements. Capital Invested does not include interest expense on borrowing under the fund's credit facility. For TPG AG Credit Funds – Closed-End, Capital Invested is equal to inception-to-date investor contributed capital net of returned contributions (if any), and also excludes amounts (if any) invested using subscription facilities.
- 4) For TPG AG Real Estate Funds – Closed-End, Realized Value, with respect to an investment or group of investments, as applicable, represents total cash received or earned by the fund in respect of such investment or investments through the quarter end, including all interest, dividends and other proceeds. Receipts are recognized when cash proceeds are received or earned. Proceeds from an investment that is subject to pending disposition are not included in Realized Value and remain in Unrealized Value until the disposition has been completed and cash has been received. Similarly, any proceeds from an investment that is pending liquidation, or a similar event are not included in Realized Value until the liquidation or similar event has been completed. In addition, monitoring, transaction and other fees are not included in Realized Value but are applied to offset management fees to the extent provided in the fund's partnership agreement. For TPG AG Credit Funds – Closed-End, Realized Value represents inception-to-date capital distributed out of a fund (including any performance distributions) net of recalled distributions (if any).
- 5) For TPG AG Real Estate Funds – Closed-End, Unrealized Value, with respect to an investment in a publicly traded security, is based on the closing market price of the security as of the quarter end on the principal exchange on which the security trades, as adjusted by the general partner for any restrictions on disposition. Unrealized Value, with respect to an investment that is not a publicly traded security, represents the general partner's estimate of the unrealized fair value of the fund's investment, assuming a reasonable period of time for liquidation of the investment, and taking into consideration the financial condition and operating results of the portfolio company, the nature of the investment, applicable restrictions on marketability, market conditions, foreign currency exposures and other factors the general partner may deem appropriate. Where applicable, such estimate has been adjusted from cost to reflect (i) company performance relative to internal performance markers and the performance of comparable companies; (ii) market performance of comparable companies; and (iii) recent, pending or proposed transactions involving us, such as recapitalizations, asset sales and mergers and acquisitions. Given the nature of private investments, valuations necessarily entail a degree of uncertainty and/or subjectivity. There can be no assurance that expected transactions will actually occur or that performance markers will be achieved, and therefore actual value may differ from such estimated value and these differences may be material and adverse. Except as otherwise noted, valuations are as of the quarter end. For TPG AG Credit Funds – Closed-End, Unrealized Value represents the ending NAV for a fund, which is the quarter end ending capital balances of the investors and general partner.
- 6) Total Value is the sum of Realized Value and Unrealized Value.

- 7) Gross IRR and Gross MoM are calculated by adjusting Net IRR and Investor Net MoM to generally approximate investor performance metrics excluding management fees, fund expenses (other than interest expense and other fees arising from amounts borrowed under the fund's credit facility to fund investments) and performance allocations. Like the Net IRR, Gross IRR and Gross MoM (i) do not reflect the effect of taxes borne, or to be borne, by investors and (ii) excludes amounts attributable to the fund's general partner, its affiliated entities and "friends of the firm" entities that generally pay no or reduced management fees and performance allocations. Such Gross IRR and Gross MoM represent an average of returns for all included investors and does not necessarily reflect the actual return of any particular investor. Gross IRR and Gross MoM are an approximation calculated by adjusting historical data using estimates and assumptions that the firm believes are appropriate for the relevant fund, but that inherently involve significant judgment. For funds that engaged in de minimis or no fund-level borrowing, Gross IRR is the discount rate at which (i) the present value of all Capital Invested in an investment or investments is equal to (ii) the present value of all realized and unrealized returns from such investment or investments. In this scenario, Gross IRR, with respect to an investment or investments, has been calculated based on the time that capital was invested by the fund in such investment or investments and that distributions were received by the fund in respect of such investment or investments, regardless of when capital was contributed to or distributed from the fund. Gross IRR does not reflect the effect of management fees, fund expenses, performance allocations or taxes borne, or to be borne, by investors in the fund and would be lower if it did. For funds that engaged in de minimis or no fund-level borrowing, Gross MoM represents the multiple-of-money on capital invested by the fund for an investment or investments and is calculated as Total Value divided by Capital Invested (i.e., cash outlays by the fund for such investment or investments, whether funded through investor capital contributions or borrowing under the fund's credit facility). Gross MoM is calculated on a gross basis and does not reflect the effect of management fees, fund expenses, performance allocations or taxes borne, or to be borne, by investors in the fund, and would be lower if it did. For TPG AG Credit Funds—Closed-End, Gross IRR and Gross MoM, respectively, are calculated by adjusting Net IRR and Investor Net MoM, respectively, to generally approximate investor performance metrics excluding management fees and performance allocations. Like the Net IRR, Gross IRR and Gross MoM (i) do not reflect the effect of taxes borne, or to be borne, by investors and (ii) excludes amounts attributable to the fund's general partner, its affiliated entities and "friends of the firm" entities that generally pay no or reduced management fees and performance allocations. Such Gross IRR and Gross MoM represent an average of returns for all included investors and does not necessarily reflect the actual return of any particular investor. Gross IRR and Gross MoM are an approximation calculated by adjusting historical data using estimates and assumptions that the firm believes are appropriate for the relevant fund, but that inherently involve significant judgment.
- 8) Net IRR represents the compound annualized return rate (i.e., the implied discount rate) of a fund, which is calculated using investor cash flows in the fund, including cash received from capital called from investors, cash distributed to investors and the investors' ending capital balances as of the quarter end. Net IRR is the discount rate at which (i) the present value of all capital contributed by investors to the fund (which excludes, for the avoidance of doubt, any amounts borrowed by the fund in lieu of calling capital) is equal to (ii) the present value of all cash distributed to investors and the investors' ending capital balances. Net IRR reflects the impact of management fees, fund expenses (including interest expense arising from amounts borrowed under the fund's credit facility) and performance allocations, but does not reflect the effect of taxes borne, or to be borne, by investors. The Net IRR calculation excludes amounts attributable to the general partner, its affiliated entities and "friends of the firm" entities that generally pay no or reduced management fees and performance allocations. Net IRR represents an average return for all included investors, including those that pay reduced management fees and/or carried interest, and does not necessarily reflect the actual return of any particular investor. An actual investor that paid management fees and/or carried interest at rates higher than the average would have a lower individual Net IRR. In addition, management fees, fund expenses and carried interest differ from fund to fund, and therefore the impact of such amounts in a particular fund should not be assumed to reflect the impact such amounts would have on any other fund, including in respect of any fund in which a prospective investor is considering an investment. Net IRR for a platform does not include the cash flows for funds that are not currently presenting a Net IRR to their investors.
- 9) Investor Net MoM, with respect to a fund, represents the multiple-of-money on contributions to the fund by investors. Investor Net MoM is calculated as the sum of cash distributed to investors and the investors' ending capital balances as of the quarter end, divided by the amount of capital contributed to the fund by investors (which amount excludes, for the avoidance of doubt, any amounts borrowed by the fund in lieu of calling capital). Investor Net MoM reflects the impact of management fees, fund expenses (including interest expense arising from amounts borrowed under the fund's credit facility) and performance allocations, but does not reflect the effect of taxes borne, or to be borne, by investors. The Investor Net MoM calculation excludes amounts attributable to the fund's general partner, its affiliated entities and "friends of the firm" entities that generally pay no or reduced management fees and performance allocations. Investor Net MoM represents an average multiple-of-money for all included investors and does not necessarily reflect the actual return of any particular investor. An actual investor that paid management fees and/or carried interest at rates higher than the average would have a lower individual net MoM. In addition, management fees, fund expenses and carried interest differ from fund to fund, and therefore the impact of such amounts in a particular fund should not be assumed to reflect the impact such amounts would have on any other fund, including in respect of any fund in which a prospective investor is considering an investment.

- 10) Performance is from inception for each fund. Net performance data represent results for investors (excluding amounts attributable to the fund's general partner, certain classes/series with special fee arrangements, its affiliated entities and "friends of the firm" entities that generally pay no or reduced management fees and performance allocations), net of all expenses including actual quarterly management fees payable by the fund and the accrual of carried interest to the general partner (but excluding investor-level taxes). Average annualized return ("AAR") reflects the percentage return that represents a total time-weighted return annualized over the given period. Note the AAR is a fund-level return and may differ from an individual investor's return due to the difference in the timing of such investor's capital contributions, withdrawals and specific allocations (if any).
- 11) IRRs and MoMs for TPG AG Credit – Closed-End Middle Market Direct Lending Funds represent returns for onshore levered investors. Net IRRs and Net MoMs for other investor groups are as follows: offshore levered: 10% and 1.3x, onshore unlevered: 7% and 1.2x and offshore unlevered: 7% and 1.1x, respectively for each.
- 12) Realty I through Realty IX are target opportunistic real estate investments with a target Gross IRR of approximately 20%. Realty Value X and XI are target real estate investments with a target Gross IRR in the 13% to 20%+ range.
- 13) Net IRR has been adjusted to assume that a line of credit was used to make all fund investments during the initial portion of the investment period. This adjustment is necessary to make the net returns comparable from a cash management perspective to TPG Angelo Gordon's more recent funds, which generally utilize lines of credit to bridge investor capital calls. The adjustment takes into account certain assumptions and estimates made by TPG Angelo Gordon in good faith regarding the hypothetical line of credit (including assumptions regarding length of borrowings and interest expense).
- 14) Europe Realty III and Europe Realty IV includes investor Capital Committed denominated in U.S. dollars and Euros. Gross and Net, MOM and IRR presented herein are for investor Capital committed denominated in U.S. dollars, which represents the majority of Capital Committed to each fund.
- 15) Corporate Credit Opportunities AUM includes onshore investors participating directly through the master fund, AG Corporate Credit Opportunities Fund, L.P., and investors participating through the offshore feeder, AG Corporate Credit Opportunities Fund, Ltd. The Total Return presented is the blended onshore and offshore investors net return. The offshore feeder Total Return is 3%.
- 16) MVP Fund AUM includes investors participating via onshore (AG Mortgage Value Partners, L.P.) and offshore (AG Mortgage Value Partners Holdings, L.P.) feeders. The Total Return presented is the onshore feeder net return. The offshore feeder Total Return is 11%.
- 17) TCAP launched on January 1, 2023. Total Return includes AGTB Private BDC, which commenced operations on May 10, 2022 and merged with TCAP on January 1, 2023. Total Return is calculated as the change in NAV per share during the period, plus distributions per share (assuming dividends and distributions are reinvested) divided by the beginning NAV per share. Inception-to-date figures for Class I, Class D, and Class S shares use the initial offering price per share as the beginning NAV. Total Return presented is for Class I and is prior to the impact of any potential upfront placement fees. An investment in TCAP is subject to a maximum upfront placement fee of 1.5% for Class D and 3.5% for Class S, which would reduce the amount of capital available for investment, if applicable. There are no upfront placement fees for Class I shares. Total Return has been annualized for periods less than or greater than one year. On July 28, 2023, TCAP completed its merger with AGTB where TCAP paid cash consideration for each share of common stock of AGTB. TCAP will continue as the surviving company. At the completion of the merger, AGTB's final Net IRR was 6.1%.
- 18) Super Fund AUM includes investors participating via onshore (AG Super Fund, L.P.) and offshore (AG Super Fund International Partners, L.P.) feeders. The Total Return presented is the onshore feeder net return. The offshore feeder Total Return is 8%.
- 19) "NM" signifies that the relevant data would not be meaningful. Performance metrics are generally deemed "NM" for an investment or group of investments when, among other reasons, a fund is in its initial period of operation, or the holding period of the investment or investments is in its initial period of holding, which in each case the firm typically determines to mean up to twelve months, or the investment or investments do not have a significant cost basis. IRR metrics are generally deemed "NM" prior to the fund calling capital for the applicable investment(s).
- 20) Amounts shown are in U.S. dollars. When an investment is made in another currency, (i) Capital Invested is calculated using the exchange rate at the time of the investment, (ii) Unrealized Value is calculated using the exchange rate at the quarter end and (iii) Realized Value reflects actual U.S. dollar proceeds to the fund. A fund may enter into foreign currency hedges in connection with an investment made in a currency other than U.S. dollars. Capital Invested with respect to such investment includes the cost of establishing foreign currency hedges. For hedges entered into to facilitate payment of the purchase price for an investment, gains or losses on such hedges are applied, respectively, to reduce or increase Capital Invested with respect to such investment. Thereafter during the life of such investment, (i) Capital Invested includes any inception-to-date net realized losses on such hedges, (ii) Unrealized Value includes the unrealized fair value of such hedges as estimated by the general partner and (iii) Realized Value includes any inception-to-date net realized gain on such hedges. For hedges entered into in anticipation of receipt of exit proceeds, (i) losses on such hedges are first applied to offset exit proceeds, with any remaining losses applied to increase Capital Invested and (ii) gains on such hedges are first applied to reverse any inception-to-date net realized losses that were previously included in Capital Invested, with any remaining gains applied to increase Realized Value. Where a foreign currency hedge is implemented as part of the investment structure below the fund, such hedge is similarly reflected in Capital Invested and Realized Value to the extent that there are corresponding cash outflows from and inflows to the fund in respect of such hedge, and otherwise is included in Unrealized Value.

**After-tax Distributable Earnings ("After-tax DE")** of TPG is a non-GAAP performance measure of our distributable earnings after reflecting the impact of income taxes. We use it to assess how income tax expense affects amounts available to be distributed to our Class A common stock holders and Common Unit holders. After-tax DE differs from GAAP net income computed in accordance with GAAP in that it does not include the items described in the definition of DE herein; however, unlike DE it does reflect the impact of income taxes. Income taxes, for purposes of determining After-tax DE, represent the total GAAP income tax expense adjusted to include only the current tax expense (benefit) calculated on GAAP net income before income tax and includes the current payable under our Tax Receivable Agreement, which is recorded within other liabilities in our consolidated statement of financial condition. Further, the current tax expense (benefit) utilized when determining After-tax DE reflects the benefit of deductions available to the Company on certain expense items that are excluded from the underlying calculation of DE, such as equity-based compensation charges. We believe that including the amount currently payable under the Tax Receivable Agreement and utilizing the current income tax expense (benefit), as described above, when determining After-tax DE is meaningful as it increases comparability between periods and more accurately reflects earnings that are available for distribution to shareholders.

**Aggregate Net Investment Gains** is inception-to-date presented on an aggregate basis for the respective portfolios based on gross trading profit and loss and asset-level performance excluding any cash and expenses, accruals or allocations for management fees, financing costs, fund-level operating expenses and performance incentives.

**Assets Under Management ("AUM")**

- i. with respect to TPG prior to the Acquisition, represents the sum of:
  - a) fair value of the investments and financial instruments held by our carry funds (including fund-level asset-related leverage), including our private equity and real estate funds, as well as related co-investment vehicles managed or advised by us, plus the capital that we are entitled to call from investors in those funds and vehicles, pursuant to the terms of their respective capital commitments, net of outstanding leverage associated with subscription-related credit facilities at our carry funds, and including capital commitments to funds that have yet to commence their investment periods;
  - b) the gross amount of assets (including leverage where applicable) for our mortgage REIT and collateralized fundraising vehicles;
  - c) the net asset value of our hedge funds; and
  - d) IPO proceeds held in trust, excluding interest, as well as forward purchase agreements and proceeds associated with the private investment in public equity related to our Public SPACs upon the consummation of a business combination.
- ii. with respect to Angelo Gordon and its policies in conjunction with the Acquisition, represents the sum of:
  - a) the fair value of the investments and financial instruments held by the credit and real estate funds (including fund-level asset-related leverage), other than as described below, as well as related co-investment vehicles managed or advised by Angelo Gordon, plus the capital that the firm is entitled to call from investors in those funds and vehicles, pursuant to the terms of their respective capital commitments, net of outstanding leverage associated with subscription related credit facilities, and including capital commitments to funds that have yet to commence their investment periods;
  - b) the gross amount of assets (including leverage where applicable) for real estate investment funds and BDCs; and
  - c) the aggregate par amount of collateral assets, including principal cash, for the firm's collateralized loan obligation vehicles.
- iii. with respect to TPG following consummation of the Acquisition, represents the sum of:
  - a) fair value of the investments and financial instruments held by our private equity, credit, and real estate funds (including fund-level asset-related leverage), other than as described below, as well as related co-investment vehicles managed or advised by us, plus the capital that we are entitled to call from investors in those funds and vehicles, pursuant to the terms of their respective capital commitments, net of outstanding leverage associated with subscription related credit facilities, and including capital commitments to funds that have yet to commence their investment periods;
  - b) the gross amount of assets (including leverage where applicable) for our real estate investment trusts and BDCs;
  - c) the net asset value of certain of our hedge funds;
  - d) the aggregate par amount of collateral assets, including principal cash, for our collateralized loan obligation vehicles; and
  - e) IPO proceeds held in trust, excluding interest, as well as forward purchase agreements and proceeds associated with the private investment in public equity related to our Public SPACs upon the consummation of a business combination.

None of the definitions of AUM above is based on any definition of AUM that may be set forth in the agreements governing the investment funds that we manage or calculated pursuant to any regulatory definitions.

**AUM Not Yet Earning Fees** for TPG AG represents the amount of capital commitments to TPG AG's funds and co-investment vehicles that has not yet been invested or considered active, and as this capital is invested or activated, the fee-paying portion will be included in FAUM (as defined below).

**AUM Subject to Fee Earning Growth** represents:

- i. with respect to TPG prior to the Acquisition, capital commitments that when deployed have the ability to grow our fees through earning new management fees (AUM Not Yet Earning Fees) or when capital is invested and management fees can be charged at a higher rate (FAUM Subject to Step-Up).
- ii. with respect to Angelo Gordon prior to the Acquisition, and TPG following consummation of the Acquisition, capital commitments that when deployed have the ability to grow the firm's fees through earning new management fees (AUM Not Yet Earning Fees) or when management fees can be charged at a higher rate as capital is invested or for certain funds as management fee rates increase during the life of a fund (FAUM Subject to Step-Up).

**Available Capital:**

- i. with respect to TPG prior to the Acquisition, the aggregate amount of unfunded capital commitments that partners have committed to our funds and co-invest vehicles to fund future investments, as well as IPO and forward purchase agreement proceeds associated with our Public SPACs, and private investment in public equity commitments by investors upon the consummation of a business combination associated with our Public SPACs. Available capital is reduced for investments completed using fund-level financing arrangements; however, it is not reduced for investments that we have committed to make yet remain unfunded at the reporting date.
- ii. with respect to Angelo Gordon prior to the Acquisition, the aggregate amount of unfunded capital commitments and recallable distributions that partners have committed to funds, and co-investment vehicles to fund future investments. Available capital is reduced for investments completed using fund level subscription related credit facilities; however, it is not reduced for investments that Angelo Gordon has committed to make yet remain unfunded at the reporting date.
- iii. with respect to TPG following consummation of the Acquisition, the aggregate amount of unfunded capital commitments and recallable distributions that partners have committed to our funds and co-investment vehicles to fund future investments, as well as IPO and forward purchase agreement proceeds associated with our Public SPACs, and private investment in public equity commitments by investors upon the consummation of a business combination associated with our Public SPACs. Available capital is reduced for investments completed using fund-level subscription related credit facilities; however, it is not reduced for investments that we have committed to make yet remain unfunded at the reporting date.

We believe this measure is useful to investors as it provides additional insight into the amount of capital that is available to our investment funds and co-investment vehicles to make future investments.

**Capital Invested:**

- i. with respect to TPG prior to the Acquisition, the aggregate amount of capital invested during a given period by the firm's investment funds, co-investment vehicles and SPACs in conjunction with the completion of a business combination. It excludes hedge fund activity. Capital invested includes investments made using investment financing arrangements like credit facilities, as applicable.
- ii. with respect to Angelo Gordon prior to the Acquisition, the aggregate amount of capital invested during a given period by the firm's investment funds, co-investment vehicles and CLOs, as well as increases in gross assets of certain perpetual funds. Capital invested includes investments made using investment financing arrangements like credit facilities, as applicable.
- iii. with respect to TPG following consummation of the Acquisition, the aggregate amount of capital invested during a given period by our investment funds, co-investment vehicles, CLOs, and SPACs in conjunction with the completion of a business combination, as well as increases in gross assets of certain perpetual funds. It excludes hedge fund activity, but includes investments made using investment financing arrangements like credit facilities, as applicable.

We believe this measure is useful to investors as it measures capital deployment across the combined firm.

**Capital Raised** for TPG AG is the aggregate amount of subscriptions and capital raised by TPG AG's investment funds and co-investment vehicles during a given period, as well as the senior and subordinated notes issued through the firm's CLOs. We believe this measure is useful to investors as it measures the firm's access to capital and ability to grow its management fee base.

**Cumulative Loss Ratio** represents the gross loss on investments that had been fully-realized or were marked below cost as of the indicated date, expressed as a percentage of a fund's total invested capital, including recycling. The loss ratio statistic is calculated by dividing (i) total value minus invested capital for investments fully-realized or valued below cost, by (ii) total invested capital, including recycling.

**Current Yield** represents the cash-on-cash yield of the portfolio and equals the weighted average of each security's current stated coupon divided by its market price. The calculation includes equity and other non-fixed income products and excludes cash, cash equivalents and financing.

**Distributable Earnings ("DE")** of TPG is used to assess performance and amounts potentially available for distributions to partners. DE is derived from and reconciled to, but not equivalent to, its most directly comparable GAAP measure of net income. DE differs from GAAP net income computed in accordance with GAAP in that it does not include:

- i. unrealized performance allocations and related compensation and benefit expense;
- ii. unrealized investment income;
- iii. equity-based compensation expense;
- iv. net income (loss) attributable to non-controlling interests in consolidated entities; or
- v. certain non-cash items, such as contingent reserves.

**Fee Earning AUM ("FAUM")** for TPG AG represents only the AUM from which TPG AG is entitled to receive management fees. FAUM is the sum of all the individual fee bases that are used to calculate TPG AG's management fees and differs from AUM in the following respects: (i) assets and commitments from which TPG AG is not entitled to receive a management fee are excluded (e.g., assets and commitments with respect to which the firm is entitled to receive only performance allocations or are otherwise not currently entitled to receive a management fee) and (ii) certain assets, primarily in TPG AG's Credit and Real Estate funds, have different methodologies for calculating management fees that are not based on the fair value of the respective funds' underlying investments.

We believe this measure is useful to investors as it provides additional insight into the capital base upon which the firm earns management fees. This definition of FAUM is not based on any definition of AUM or FAUM that is set forth in the agreements governing the firm's investment funds and products that it manages.

**FAUM Subject to Step-Up** represents capital raised within certain funds where the management fee rate increases once capital is invested or as a fund reaches a certain point in its life where the fee rate for certain investors increases. FAUM Subject to Step-Up is included within FAUM.

**Fee-Related Earnings ("FRE")** is a supplemental performance measure and is used to evaluate our business and make resource deployment and other operational decisions. FRE differs from net income computed in accordance with GAAP in that it adjusts for the items included in the calculation of DE and also adjusts to exclude:

- i. realized performance allocations and related compensation expense;
- ii. realized investment income from investments and financial instruments;
- iii. net interest (interest expense less interest income);
- iv. depreciation;
- v. amortization; and
- vi. certain non-core income and expenses.

We use FRE to measure the ability of our business to cover compensation and operating expenses from fee revenues other than capital allocation-based income. The use of FRE without consideration of the related GAAP measures is not adequate due to the adjustments described herein.

**Fee-Related Earnings margin** is defined as Fee-Related Earnings divided by Fee-Related Revenues.

**Fee-Related Expenses** differs from expenses computed in accordance with GAAP in that it is net of certain reimbursement arrangements and does not include performance allocation compensation. Fee-related expenses is used in management's review of the business.

**Fee-Related Revenues ("FRR")** is comprised of:

- i. with respect to TPG prior to the Acquisition, (a) management fees, (b) transaction, monitoring and other fees, net, and (c) other income.
- ii. with respect to Angelo Gordon prior to the Acquisition, and TPG following consummation of the Acquisition, (a) management fees, (b) fee-related performance revenues, (c) transaction, monitoring and other fees, net, and (d) other income. Fee-related performance revenues refers to incentive fees from perpetual capital vehicles that are: (a) measured and expected to be received on a recurring basis and (b) not dependent on realization events from the underlying investments.

Fee-related revenue differs from revenue computed in accordance with GAAP in that it excludes certain reimbursement arrangements.

**Gross DPI** is calculated as total distributions over the life of the strategy divided by total paid-in-capital in commingled funds in each strategy.

**Gross IRR and Gross MoM** of TPG AG are calculated by adjusting Net IRR and Investor Net MoM to generally approximate investor performance metrics excluding management fees, fund expenses (other than interest expense and other fees arising from amounts borrowed under the fund's credit facility to fund investments) and performance allocations. Like the Net IRR, Gross IRR and Gross MoM (i) do not reflect the effect of taxes borne, or to be borne, by investors and (ii) excludes amounts attributable to the fund's general partner, its affiliated entities and "friends of the firm" entities that generally pay no or reduced management fees and performance allocations. Such Gross IRR and Gross MoM represent an average of returns for all included investors and does not necessarily reflect the actual return of any particular investor. Gross IRR and Gross MoM are an approximation calculated by adjusting historical data using estimates and assumptions that the firm believes are appropriate for the relevant fund, but that inherently involve significant judgment. For funds that engaged in de minimis or no fund-level borrowing, Gross IRR is the discount rate at which (i) the present value of all Capital Invested in an investment or investments is equal to (ii) the present value of all realized and unrealized returns from such investment or investments. In this scenario, Gross IRR, with respect to an investment or investments, has been calculated based on the time that capital was invested by the fund in such investment or investments and that distributions were received by the fund in respect of such investment or investments, regardless of when capital was contributed to or distributed from the fund. Gross IRR does not reflect the effect of management fees, fund expenses, performance allocations or taxes borne, or to be borne, by investors in the fund and would be lower if it did. For funds that engaged in de minimis or no fund-level borrowing, Gross MoM represents the multiple-of-money on capital invested by the fund for an investment or investments and is calculated as Total Value divided by Capital Invested (i.e., cash outlays by the fund for such investment or investments, whether funded through investor capital contributions or borrowing under the fund's credit facility). Gross MoM is calculated on a gross basis and does not reflect the effect of management fees, fund expenses, performance allocations or taxes borne, or to be borne, by investors in the fund, and would be lower if it did. For TPG AG Credit Funds - Closed-End, Gross IRR and Gross MoM, respectively, are calculated by adjusting Net IRR and Investor Net MoM, respectively, to generally approximate investor performance metrics excluding management fees and performance allocations. Like the Net IRR, Gross IRR and Gross MoM (i) do not reflect the effect of taxes borne, or to be borne, by investors and (ii) excludes amounts attributable to the fund's general partner, its affiliated entities and "friends of the firm" entities that generally pay no or reduced management fees and performance allocations. Such Gross IRR and Gross MoM represent an average of returns for all included investors and does not necessarily reflect the actual return of any particular investor. Gross IRR and Gross MoM are an approximation calculated by adjusting historical data using estimates and assumptions that the firm believes are appropriate for the relevant fund, but that inherently involve significant judgment.

For additional information on the calculation of Gross IRR and Gross MoM, see the Fund Performance Metrics on slides 136 - 138.

**Gross Purchase Price** represents the gross contract price at the investment level. The figure on each product summary page includes the respective strategy aggregate purchases since inception.

**Invested Costs** represents maximum effective cash outflows for transactions within the strategy. Note that the calculation of maximum effective cash outflows may differ between particular transaction structures, but is intended to reflect the maximum quantum of capital outlay, net of asset-level financing, required to effect transactions within the strategy.

# Metric Definition Notes

**Investor Net MoM**, with respect to a TPG AG fund, represents the multiple-of-money on contributions to the fund by investors. Investor Net MoM is calculated as the sum of cash distributed to investors and the investors' ending capital balances as of the quarter end, divided by the amount of capital contributed to the fund by investors (which amount excludes, for the avoidance of doubt, any amounts borrowed by the fund in lieu of calling capital). Investor Net MoM reflects the impact of management fees, fund expenses (including interest expense arising from amounts borrowed under the fund's credit facility) and performance allocations, but does not reflect the effect of taxes borne, or to be borne, by investors. The Investor Net MoM calculation excludes amounts attributable to the fund's general partner, its affiliated entities and "friends of the firm" entities that generally pay no or reduced management fees and performance allocations. Investor Net MoM represents an average multiple-of-money for all included investors and does not necessarily reflect the actual return of any particular investor. An actual investor that paid management fees and/or carried interest at rates higher than the average would have a lower individual net MoM. In addition, management fees, fund expenses and carried interest differ from fund to fund, and therefore the impact of such amounts in a particular fund should not be assumed to reflect the impact such amounts would have on any other fund, including in respect of any fund in which a prospective investor is considering an investment.

For additional information on the calculation of Investor Net MoM, see the Fund Performance Metrics on slides 136 - 138.

**Net DPI** Reflects fund level distributions over fund level capital called, aggregated for commingled real estate funds in each respective strategy.

**Net IRR** for TPG AG funds represents the compound annualized return rate (i.e., the implied discount rate) of a fund, which is calculated using investor cash flows in the fund, including cash received from capital called from investors, cash distributed to investors and the investors' ending capital balances as of the quarter end. Net IRR is the discount rate at which (i) the present value of all capital contributed by investors to the fund (which excludes, for the avoidance of doubt, any amounts borrowed by the fund in lieu of calling capital) is equal to (ii) the present value of all cash distributed to investors and the investors' ending capital balances. Net IRR reflects the impact of management fees, fund expenses (including interest expense arising from amounts borrowed under the fund's credit facility) and performance allocations, but does not reflect the effect of taxes borne, or to be borne, by investors. The Net IRR calculation excludes amounts attributable to the general partner, its affiliated entities and "friends of the firm" entities that generally pay no or reduced management fees and performance allocations. Net IRR represents an average return for all included investors, including those that pay reduced management fees and/or carried interest, and does not necessarily reflect the actual return of any particular investor. An actual investor that paid management fees and/or carried interest at rates higher than the average would have a lower individual Net IRR. In addition, management fees, fund expenses and carried interest differ from fund to fund, and therefore the impact of such amounts in a particular fund should not be assumed to reflect the impact such amounts would have on any other fund, including in respect of any fund in which a prospective investor is considering an investment. Net IRR for a platform does not include the cash flows for funds that are not currently presenting a Net IRR to their investors.

Certain funds whose performance is shown herein utilize a subscription credit facility which generally results in higher Net IRR figures.

For additional information on the calculation of Net IRR, see the Fund Performance Metrics on slides 136 - 138.

**Non-GAAP Financial Measures** represent financial measures that are calculated and presented on the basis of methodologies other than in accordance with generally accepted accounting principles in the United States of America. These non-GAAP financial measures should be considered in addition to and not as a substitute for, or superior to, financial measures presented in accordance with GAAP. We use these measures to assess the core operating performance of our business.

**Operating profit margin** is defined as GAAP net income divided by GAAP total revenue.

**Realizations** represent distributions sourced from proceeds from the disposition of investments and current income and investment proceeds from Public SPACs in conjunction with the completion of a business combination.

**Weighted Average EBITDA** represents earnings before interest, taxes, depreciation and amortization. Calculated as a weighted average at investment closing.

Although Angelo Gordon has not historically prepared all of the operating metrics on the terms presented here or at all, management of TPG and TPG AG believe that inclusion of this information provides investors with a meaningful indication of TPG AG's operating performance.