

Randolph Capital Management, Inc.

77 Musiker Avenue

Randolph, New Jersey 07869

Telephone Number: 973-895-2625

www.randolphcapital.com

December 31, 2011

Brochure Supplement - Form ADV Part 2B

For Jay R. Holiday

Item 1: This brochure supplement provides information about Jay R. Holiday that supplements the Randolph Capital Management, Inc. brochure. You should have received a copy of that brochure. Please contact Jay R. Holiday at mai@randolphcapital.com if you did not receive Randolph Capital Management's brochure or if you have any questions about the contents of this supplement.

Additional information about Randolph Capital Management, Inc. or Jay R. Holiday is available on the SEC's website at www.adviserinfo.sec.gov

Item 2: Educational Background and Business Experience

Jay R. Holiday, President, Chief Compliance Officer CRD # 500680

Education:

A 1969 graduate of New York University Leonard N. Stern School of Business, Mr. Holiday attended Bernard Baruch Graduate School of Business, City University of New York. He has completed a course in pension investment management at The Wharton School, University of Pennsylvania.

Business Experience:

Prior to the formation of Randolph Capital Management, Inc. in 1987, Mr. Holiday held account executive positions at Gibraltar Securities Company and Smith Barney, Inc. servicing both institutional and individual accounts. From 1981 to 1985, he was Senior Vice President and manager of the Research and Investor Services departments at Bevill, Bresler and Schulman, Inc. Earlier experience includes positions as a bond trader and fixed income syndicate manager with three regional brokerage firms. Mr. Holiday started his financial career at H. Hentz and Company in 1967.

Item 3: Disciplinary Information: None

Item 4: Other Business Activities: None

Item 5: Additional Compensation: None

Item 6: Supervision: Jay R. Holiday, Chief Compliance Officer, Telephone 973-895-2625 supervises trading activities for the firm. All trades placed for client accounts or firm personnel are reviewed on a daily basis. The review considers account suitability versus each client's stated objectives. An annual review is also conducted by the firm's Chief Compliance Officer to ensure that all items included in the firm's Code of Ethics have been complied with.

Item 7: Requirements for State-Registered Advisers: No material disclosure for this item.