



Part 2A of Form ADV: Firm Brochure

Name of Applicant: ROGGE GLOBAL PARTNERS INC

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SEC file number: 801-68956

CRD Number: 146426

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This brochure serves as a replacement to Part II of Form ADV Uniform Application for Investment Adviser Registration, which gives information about an investment adviser and its business for the use of clients and prospective clients. This information has not been approved or verified by any governmental authority. Registration of an investment adviser does not imply that the adviser possesses a certain level of skill or training.

Rogge Global Partners Inc (Rogge Inc) is a Registered Investment Adviser.

If you have any questions about this brochure, please contact: compliance@roggeglobal.com

Additional information about Rogge Inc is also available on the SEC's website at www.adviserinfo.sec.gov



CRD Number; 146426
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Item 2 Material Changes

There are no material changes to report.



<u>Content</u>	<u>Page</u>
ADVISORY BUSINESS	4
FEES AND COMPENSATION	5
PERFORMANCE BASED FEES	6
TYPES OF CLIENTS	7
METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS	8
DISCIPLINARY INFORMATION	11
OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS	12
CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING	13
BROKERAGE PRACTICES	14
REVIEW OF ACCOUNTS	15
CLIENT REFERRALS AND OTHER COMPENSATION	16
CUSTODY	17
INVESTMENT DISCRETION	18
VOTING CLIENT SECURITIES	19
FINANCIAL INFORMATION	20
REQUIREMENTS FOR STATE REGISTERED ADVISERS	21



Advisory Business

Rogge Inc is a Registered Investment Adviser.

Rogge Inc was registered as an investment adviser under Section 203 (c) of the Investment Advisers Act of 1940 in 2008.

Rogge Inc is wholly owned by Rogge Global Partners Plc, which is also a registered investment adviser (Under the 1940 Act) and is domiciled in London, UK. The ultimate parent is Old Mutual Plc but Rogge Inc will primarily work with Rogge Global Partners Plc in areas such as human resources, investment decisions and strategy and development.

Rogge Inc manages the assets of taxable and tax-exempt employee benefit plans and other taxable and tax exempt plans sponsored by corporate clients. In addition, Rogge Inc will provide investment management on behalf of personal holding corporations and estates and trusts. It will obtain discretionary investment authority for the assets under its management. Each client, with advice from Rogge Inc, will establish general investment objectives and guidelines for the operation of each account. Rogge Inc will formulate its investment views on the basis of its own research efforts and will base its specific investment advice to each client on such client's investment objectives and guidelines. In its research operations, Rogge Inc and its affiliates will generate a substantial amount of research internally and will rely to a limited extent on a variety of outside sources, such as brokers, investment advisory services and trade publications. Rogge Inc will report to its clients regularly and charge fees not exceeding the schedule provided below. Clients in all categories mentioned above will be permitted to terminate the Rogge Inc 's services upon four weeks written notice, unless otherwise agreed in writing.

Clients each have unique financial needs and goals. Therefore, Rogge Inc tailors its advisory services to its clients' needs.

Types of securities in which client assets may be invested are: corporate debt of US domiciled companies, foreign corporate debt, foreign government debt, foreign currency options and forward contracts. Dependent upon client approval derivatives such as Government Futures or TBA Mortgages might be employed. Such securities will primarily relate to high yield debt obligations.

Assets Under Management (AUM)

As of 18 March 2013, Rogge Global Partners group which includes all Rogge entities (Rogge Global Partners Inc, Rogge Global Partners Plc, Rogge Global Partners Asia Pte. Ltd, Tokio Marine Rogge Asset Management Ltd.) managed around USD 50,164,874,454. The assets managed by Rogge Inc account for around USD 177,540,857 of the total Rogge Global Partners group AUM.



Fees and Compensation

The Fee schedule, per annum rate, is charged quarterly in arrears on total market value of portfolios and will be typically as follows:

The total market value of the portfolio may be measured by (a) calculating the average value of assets in the portfolio over the charging period or (b) using the value of the portfolio at a specific point in time.

Fixed income:

0.6% on first \$50 million under management
0.5% on next \$50 million under management
Negotiable on excess over \$100 million under management

Fee schedules are negotiable and often relate to the investment mandate. Performance fee may be considered and typically compute over one or three year rolling periods. Such fees are generally due annually. The level of such performance fee due is determined by reference to the performance of the investment portfolio relative to a given benchmark. Currently, no client has a performance fee as part of the investment agreement.

Investment Advisory Contracts may be terminated by either party before the normal expiration date of the contract upon service of written notice in accordance with terms negotiated within the Investment Advisory Contract or immediately upon the occurrence of certain trigger events as detailed in the Investment Advisory Contract.



CRD Number; 146426
SEC File Number; 801-68956

Performance-Based Fees and Side-By-Side Management

Currently, no client has a performance fee as part of the investment agreement.



CRD Number; 146426
SEC File Number; 801-68956

Types of *Clients*

Rogge Inc manages investment portfolios for: Institutional clients. Rogge Inc generally provides advice to: Banks; Investment Companies; Pensions and profit sharing plans; Trusts, estates or charitable organizations; and other corporations or business entities.

Typically, the minimum account Rogge Inc will accept for management is \$25 million.

For additional information on advisory fees, please refer to the **Fees and Compensation** section of this brochure.

Methods of Analysis, Investment Strategies and Risk of Loss

METHODS OF ANALYSIS

Research plays a pivotal role in the investment process and most of our research is conducted internally. We use a proprietary financial and economic database alongside external data sources. International organizations such as the OECD, IMF and World Bank are good sources of primary data; central banks and national statistics agencies are also generally reliable sources. Consensus Economics is a good source of expectations data. In many cases the data is accessed electronically. For market information IDC is used.

We also use specialist Asset Backed Security research through Global Credit Research Partners Ltd, an external consultancy Marwood Group Research and Covenant review LLC.

To support their research effort, our credit analysts have access to rating agencies and also to third party data providers. We also leverage our extensive brokerage network and established industry contacts. At the heart of our process is the formulation of independent credit evaluations and investment recommendations by our credit analysts; however, these kinds of external data sources fulfill an important supporting role in giving them the fullest possible information base to work from.

INVESTMENT STRATEGY

We consistently utilize a well defined investment process to construct client portfolios. Our investment process begins with a monthly Asset Allocation Meeting at which the investment team discusses four key areas in order to determine the allocation of portfolio assets among four alpha streams: Developed Markets, Investment Grade Credit, High Yield and Emerging Markets. The four key inputs to the Asset Allocation decision are: Global Growth, Inflation, Interest Rates and Event Risk.

RISK

Rogge Inc operates a number of controls and procedures specifically designed for the management and monitoring of risk associated with trading of financial derivative instruments. Rogge Inc considers the protection of investors as a primary responsibility.

Risk management at Rogge Inc is undertaken in a number of areas, following a number of procedures at varying frequencies. Below is an overview of the areas, the procedures and the time-scales;

We measure and manage the following types of market risk that may be applicable to various instruments:

Interest rate risk

For each instrument we measure and monitor its sensitivity to interest rate movements by looking at both simple indicators (duration and convexity), and more complex exposures to interest rate curve movements (steepening, etc.). Duration is frequently subject to client guidelines and as such is monitored from pre-trade stage and then daily. More complex interest rate exposure is reviewed at portfolio level periodically and in the context of our overall investment process.

Country risk

Political uncertainty sometimes creates a situation during which we may want to have an overweight position in a country for fundamental reasons even though the short term outlook is less certain. In these circumstances, we may hedge either the bond or the currency exposure. For minor countries, those outside the benchmark index, we will normally impose an aggregate limit defined as a percentage of the portfolio size; possibly a 10% limit on Emerging Markets. For index countries we will normally apply a limit

based on the index constituent, maybe three times the index weight or 15% whichever is greater.

Currency Risk

Our underlying philosophy is to invest in a country's bond market and underlying currency together. However, currencies sometimes move for technical reasons and can generate significant gains and losses over relatively short periods of time. We therefore supplement our medium to long term currency views with a Tactical Currency Model and the market judgment of our portfolio managers to help us understand the near term adjustments going on as currencies move in and out of equilibrium. We use a variety of market trading strategies to enter and exit currencies and create hedges as necessary.

Security Risk

We analyze the credit worthiness of issuers before purchasing securities. The portfolios' credit exposures are monitored on a daily basis by our credit team. We monitor the ongoing credit worthiness of the companies the portfolio purchased, the spread performance and the spread duration impact on the total portfolio. Two maximum limits will be set one for a single issue by a major government, and another for any single issue of a non major government or corporate bond issuer, typically 5% of the portfolio. When using derivative instrument we ascertain that specific issue exposure created by combination of derivative and cash instruments does not exceed specified constraints.

Compliance with Guidelines

The Compliance trade management system incorporates a number of up front blocks at the time of trading. Exposure related guidelines are also checked pre-trade and any irregularities are reported to both the Trader who must amend the trade until all coded rules pass and Compliance who monitor and advise Traders on solutions and ways to avoid investment breaches. Counterparty restrictions and certain instrument type restrictions are among the automated systems checks carried out at this stage.

A daily post trade check is carried out by an automatic exceptions report generated by the trade management system which identifies any irregularities as a result of market movements.

Any guidelines that are not able to be programmed into the trade management system are checked manually.

All investment staff have direct access to on-line and hard copy investment guidelines.

Counterparty Risk

At Rogge Inc we use a restricted list of high quality counterparties who, in our opinion, pose limited risk. We are aware and sensitive to the credit ratings of our counterparties and will cease trading with firms who we feel do not meet our stringent criteria. A formal review of counterparties is undertaken on a quarterly basis looking at such areas as: Credit Rating, Execution of Trades, Settlement Capability and Efficiency. We impose exposure limits on counterparties with whom we transact foreign exchange business, typically no more than 20% of our foreign exchange business will be placed with any one counterparty. Furthermore, dealing in majority of OTC derivatives requires prior signing of standard agreements (ISDA, ISMA) with each potential counterparty.

Liquidity and Margin requirements

Only trading in liquid derivatives is permitted. When putting on a position we ensure that this security is tradable with more than one counterparty (for OTC derivatives) and always attempt to execute at best available price. No derivative position can be put on or maintained if the portfolio does not have enough cash to satisfy margin requirements.

Position limits for both exchange traded and OTC derivatives are set in consideration of their respective liquidity. Actual position sizes are periodically adjusted in view of the changing liquidity for these instruments.

Settlement Risk

All brokers are required to provide us with confirmations of trades by noon on the day following trade date (T+1) for cash and exchange traded instruments, or by a deadline stipulated by an appropriate ISDA/ISMA agreement for OTC derivatives. The confirmations are matched to our figures and, if correct, the trade details are advised to the Custodian for timely settlement. The reported information is checked against our own and where appropriate, to an independent source to confirm its integrity.

SWIFT is used for transmitting instructions electronically (wherever applicable), and is used globally because it offers high levels of security. SWIFT allows for rapid dispatch and receipt of instructions and is also used for automatic matching of instructions, allowing for high levels of "Straight Through Processing". In addition to SWIFT we use other systems of automated settlement and cash flow confirmation for OTC derivatives.

Specifically, we use DTCC as much as possible to auto-confirm and settle CDS transactions.

Reconciliation

We receive cash statements, which are reconciled daily. We receive a full account report on a monthly basis; this is fully reconciled against our own reports. The accounts are reconciled initially using preliminary data to confirm the accuracy of: cash positions, security holdings, accrued interest, forward currency positions, derivatives positions (where appropriate). At this stage any material differences are investigated and resolved with the custodian. The final, fully reconciled report is then issued by the custodian. This is also matched against our internal data for correctness. A record of all differences is held in our files for future reference. We have access to a number of pricing sources, namely; Reuters, Bloomberg, IDC, MarkIt Partners, benchmark data providers and Broker quotes. All instruments are priced daily.

EXECUTIVE MANAGEMENT REVIEW

A monthly review meeting is held to discuss business issues relating to compliance and risk. This meeting provides a forum for input by all business functions as well as an opportunity to review the risk management processes themselves. All issues are formally documented.



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Disciplinary Information

This section is not applicable – Rogge Inc and its employees have not been involved in, or subject to, any reportable charges, actions, findings, convictions, proceedings, penalties, suspensions, revocations or denials.



CRD Number; 146426
SEC File Number; 801-68956

Other Financial Industry Activities and Affiliations

Rogge Inc is wholly owned by Rogge Global Partners Plc, which is also a registered investment adviser (Under the 1940 Act) and is domiciled in London, UK. The direct parent is Old Mutual US Holdings Inc and the ultimate parent is Old Mutual Plc but Rogge Inc will primarily work with Rogge Global Partners Plc in areas such as human resources, investment decisions and strategy and development.



Code of Ethics, Participation or Interest in *Client* Transactions and Personal Trading

Rogge Inc has adopted a Code of Ethics that sets standards of conduct expected of its employees and addresses conflicts that arise from personal trading by its employees. The Rogge Global Partners Inc applies its Code of Ethics to all employees not just advisory personnel. A primary rule requires that the Rogge Global Partners Inc 's employees must seek permission from not only a Director of Rogge Inc but also the Compliance Department before executing any personal securities transactions. This authorization is only valid for 24 hours, after which, permission must be sought again if trade has not been entered.

Rogge Inc also imposes reporting requirements on all employees including initial quarterly and annual reports of personal holdings. In addition, copies of statements/trade confirmations from their brokers must be sent to Compliance department at Rogge Inc.

Clients may request a copy of the Code of Ethics Policy by calling David Witzer, the Chief Compliance Officer, on (+44) 207 842 8416, this document will be provided free of charge.

The overall tone of our Code of Ethics emphasizes that each employee must adhere to Rogge Inc's fiduciary duty to place its clients interests ahead of their own.

In addition, in instances where employees are privy to non public information which is precise and specific they are required to disclose this to the Compliance department and trading in that name is blocked throughout the firm. Discussions are mostly generic (industries or sectors) and the exchange of public information leads us to believe that there is a low risk of accessing sensitive information in these forums.



Brokerage Practices

All investment decisions involving exercise of the discretionary authority vested in Rogge Inc must conform to Rogge Inc's investment philosophy and such decisions are subject to the applicable investment objectives and guidelines provided by clients. Brokers are selected generally on the basis of the ability of the broker to suitably effect transactions and, to a lesser degree, the investment research products they provide. Every quarter a broker review by the Rogge Inc highlights the efficiency and effectiveness of each broker. The analysis will determine the best brokers and those that require dialogue for improvements.

Rogge Inc does not enter into any soft dollar arrangements. Investment research products received include written reports on economies, industries and specific companies and access to analysts who prepare these reports.



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Review of Accounts

Investment advisory accounts are continuously monitored by the officers and directors of Rogge Inc. Rogge Inc assigns two senior officers as portfolio managers for each individual advisory account, with each pair being responsible for approximately ten accounts. Formal written reports will be prepared quarterly and regular meetings will be held with the representatives of each advisory account at which time matters of investment policy, investment guidelines and investment performance will be discussed.

A formal quarterly report will be prepared for each investment advisory client. These reports will include a discussion of general economic conditions, a market outlook, and a computerized statement providing a summary of transactions and a portfolio of statement including costs and market values as well as expected dividend or interest income.



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Client Referrals and Other Compensation

In some instances, Rogge Inc may have referral agreements with affiliates or non affiliates, where the registrant will compensate the entity or person for the referral. Appropriate disclosures will be made of such agreements which may vary from case to case. All referral fees are paid by Rogge Inc and not the client.

Rogge Inc has an agreement with Rogge Global Partners Plc in which it provides marketing activities for Rogge Global Partners Plc and receives compensation based on a percentage of the revenues generated from such services.



CRD Number; 146426
SEC File Number; 801-68956

Custody

Rogge Inc does not hold client's securities, funds or cash.

For more information on the statements and reports received by clients, please see **Review of Accounts** section of this brochure.



CRD Number; 146426
SEC File Number; 801-68956

Investment Discretion

Rogge Inc manages funds with a view to achieving the investment objectives as agreed between itself and the client and acts in good faith and with reasonable skill and care. Normally, Rogge Inc will have complete discretion over the client's accounts to buy, sell, retain, exchange or otherwise deal in investments and other assets, make deposits, subscribe to issues and offers for sale and accept placings, underwritings and sub-underwritings of any investments. Rogge Inc will also advise on or execute transactions (including transactions in, or relating to, unregulated collective investment schemes), effect transactions on any markets, negotiate and execute counterparty and account opening documentation, take all day to day decisions, and otherwise act as it judges appropriate in relation to the management of the fund, but always subject to the applicable obligations under the applicable regulatory rules and the objectives and constraints agreed with the client under the investment management agreement.



CRD Number; 146426
SEC File Number; 801-68956

Voting *Client* Securities

Rogge Inc has adopted a proxy voting policy reasonably designed to ensure it votes proxies in the best interest of clients. If Rogge Inc determines that a potential conflict of interest exists, Rogge Inc will take a course of action that, in its opinion, fairly addresses the conflict in the best interest of the client. Rogge Inc will also vote proxies in a certain manner as directed in writing by clients. Rogge Inc will maintain a record of all proxy votes and any documents prepared that were material to the decision to vote a proxy. Clients may request a full copy of Rogge Inc 's Proxing Voting Policy and Procedures and/or a report on how their individual securities were voted by calling David Witzer, the Chief Compliance Officer, (+44) 207 842 8416. The report will be provided free of charge.



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Financial Information

Rogge Inc does not currently have, nor do we anticipate, any financial condition that would be reasonably likely to impair our ability to meet its contractual commitments to clients.



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Requirements for State-Registered Advisers

This section is not applicable. Rogge Inc is currently registered with the United States Securities and Exchange Commission (SEC).