

Firm Brochure
(Part 2A of Form ADV)

Item 1. Cover Page

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This brochure provides information about the investment advisory business of Dome Equities, LLC. If you have any questions about the contents of this brochure, please contact us at 646-278-1373 or by e-mail at info@domeeq.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission (the “SEC”), or by any state securities authority.

Additional information about Dome Equities, LLC is also available on the SEC’s website at www.adviserinfo.sec.gov.

Registration of an investment adviser with the SEC does not imply any particular level of skill or training.

September 18, 2013

Item 2. Material Changes

Annual Update

The Material Changes section of this brochure will be updated annually or when material changes occur since the previous release of the Firm Brochure.

We are pleased to confirm that since the date of our previous Firm Brochure, we have transitioned our Firm's investment adviser registration from New York State to registration with the United States Securities and Exchange Commission.

Also since the date of our previous Firm brochure, we have updated our conflicts of interest disclosure, which we encourage readers to review carefully.

Full Brochure Available

Whenever you would like to receive a complete copy of our Firm Brochure, please contact us by telephone or email at the contact information on the cover of this Firm Brochure.

Item 3.

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Item 4. Advisory Business

Firm Description

Dome Equities, LLC, a Delaware limited liability company (“Dome”), was founded in November 2010. Dome is a private equity real estate investment management firm. Dome’s business includes the operating and management of real estate investments sponsored by a prior related entity of Dome. There are approximately 25 of these investments that Dome oversees. This brochure describes only that segment of Dome’s activities that might be deemed to be an investment management business as opposed to the direct property investments of the prior related entity of Dome. The principal difference between the two business segments is not the underlying assets, which are real estate properties in all cases. The principal difference is instead one of ownership and investment management structure, given that since November 2010, Dome’s management has elected to employ the indirect Fund-Master Entity investment model described in this brochure.

Dome is currently providing investment advisory services for one type of client—private, unregistered investment funds (each a “Fund”), to date each a limited liability company, which invests in entities (usually a limited liability company also) whose primary asset consists of income-producing, improved real estate (each such entity, a “Master Entity”). As of June 30, 2013, Dome acted as investment adviser to fifteen (15) such Funds with total assets under management of \$444 million.

The investment objective of each Fund is to achieve long-term capital appreciation and current income by investing in a Master Entity whose primary asset is income-producing, improved real estate. Dome furnishes at its own expense all necessary services, facilities and personnel in connection with its responsibilities to each Fund as set forth in its Operating Agreement.

Dome believes that each Master Entity to date has the character of a joint venture between the relevant Fund and an independent, local real estate operator identified by Dome as qualified to manage the underlying real estate property. To date, each Fund that Dome advises owns a non-managing member interest in the relevant Master Entity. The managing member interest of each Master Entity is generally held by the relevant local real estate operator who sourced and identified the property acquisition.

Dome provides each Fund with such investment advice and supervision as it considers necessary for the proper supervision of the investment of assets of the Fund. Dome furnishes the investment program for each Fund, consisting of a review of the real property proposed to be purchased by the relevant Master Entity and the identification of the local real estate operator, as well as monitoring each investment on a continuous basis and implementing the sale of the underlying real estate upon approval of a majority in interest of the members of a Fund. Dome will at all times be the person supervising the purchasing and selling

of the real estate investment. Dome will determine what portion of the other assets of the Fund should be held uninvested, subject always to the restrictions of the Operating Agreement of the Fund then in effect, as it may be amended from time to time, and to the Fund's then-current Confidential Private Placement Memorandum under which the Fund offers and sells its interests to investors. To date, Dome has managed each Fund's cash flows to minimize uninvested amounts, so that, while Dome has the authority to manage a Fund's short-term investments, no discretionary asset management of cash equivalents or money market instruments has been required. Uninvested amounts generally are held as cash in demand deposits.

An affiliate of Dome, Dome GP, LLC (the "Manager"), acts as the manager of Dome pursuant to Dome's Limited Liability Company Agreement and as the managing member of each Fund. Subject as to certain limited matters to approval by a majority in interest of the members of a Fund, the Manager shall have sole and exclusive control over the Fund and the power and authority to take such actions from time to time as the Manager may deem to be necessary, appropriate or convenient with respect to the management and conduct of the Funds. The Manager is responsible for all financial matters of each Fund, including processing the receipt and disbursements of monies, as well as payment for advisory services of Dome provided to a Fund.

Dome provides its investment supervisory services through its officers. Determinations whether to organize a particular Master Entity and thereby to acquire a specific real estate property are made by Dome's investment committee, which is comprised of Dome's Chief Executive Officer, Eric D. Jones, Dome's Chief Investment Officer, Andreas Calianos, and Dome's Chief Operating Officer, Todd Cather. Nitin V. Doshi, who has a minority membership interest in Dome, is not a member of the investment committee, but is consulted on each such acquisition decision, because Mr. Doshi or his affiliated entities typically provide the requisite acquisition financing on a bridge basis.

Unless for an action constituting "Cause", neither Dome nor the Manager shall be liable or obligated to the members of any Fund for any mistake of fact or judgment made by such persons or their affiliates with regard to the business of the Fund that results in any loss to the Fund or its members. Neither Dome nor the Manager in any way guarantees the return of the members' capital or a profit from the operations of a Fund, and neither Dome nor the Manager shall be responsible to the members of a Fund because of a loss of the members' investment or a loss from Fund operations; provided, however, that the foregoing shall not limit Dome's or the Manager's liability in connection with any loss that constitutes "Cause", which is defined as:

(i) With respect to the Manager, any of the following committed by the Manager or any of its affiliates (other than Dome) in connection with a Fund:

(A) Willful misconduct;

- (B) The breach of any fiduciary duty;
- (C) Self-dealing (in contravention of the Fund's Operating Agreement);
- (D) Fraud;
- (E) Intentional misappropriation of Members of the Fund or other Fund property; or
- (F) Gross negligence.

(ii) With respect to Dome, any of the following committed by Dome or any of its affiliates (other than the Manager) in connection with a Fund;

- (A) Willful misconduct;
- (B) The breach of any fiduciary duty;
- (C) Self-dealing (in contravention of the Fund's Operating Agreement);
- (D) Fraud; or
- (E) Gross negligence.

Dome, the Manager and their affiliates and agents will be indemnified by each Fund against any losses, judgments, liabilities, reasonable attorneys' fees and other costs, expenses and amounts paid in settlement of any claims sustained by them in connection with the Fund to the fullest extent permitted by applicable law and its interpretations.

Interests in each Fund are privately offered pursuant to Regulation D under the Securities Act of 1933, as amended and exemptions from registration under state laws. Each Fund relies on an exemption from registration under the Investment Company Act.

Relevant information, terms and conditions relating to each Fund, including the compensation received by Dome and its affiliates, minimum investments, qualification requirements, suitability, risk factors, and potential conflicts of interest are set forth in the Confidential Private Placement Memorandum of each Fund, the Operating Agreement of the Fund, and the Subscription Agreement of the Fund (collectively the "Offering Documents"), which each investor is required to receive and execute prior to being accepted as an investor in the Fund.

Dome does not sell annuities, insurance, stocks, bonds, mutual funds, or other commissioned products. Dome is not affiliated with entities that sell financial products or securities.

Principal Owners

Dome is principally owned by its senior management and their families. The two largest direct owners of the firm are family entities for Mr. Eric Jones, Dome's Chief Executive Officer, and Mr. Todd Cather, Dome's Chief Operating Officer (each owning 24.50%). Mr. Jones is also the sole direct or indirect owner of the Manager that serves as the manager pursuant to Dome's Limited Liability Company Agreement and as the managing member of each of the Funds. Nitin V. Doshi and entities associated with the Doshi family, of which Mr. Cather is a member, have certain "preferred return" and other preferred economic rights under Dome's Limited Liability Company Agreement.

Item 5. Fees and Compensation

Dome furnishes at its own expense all necessary services, facilities and personnel in connection with its investment advisory responsibilities. Dome is reimbursed by each Fund for all organizational expenses incurred in creating the Fund. Each Fund bears all expenses incurred in connection with its organization and ongoing operations, including, without limitation, taxes and other related costs; legal, audit, tax preparation and accounting fees; and costs of litigation or other "extraordinary" events.

Currently, an annual investment advisory fee of 150 basis points of the cumulative total of all capital contributions of members of each Fund other than affiliated parties of Dome is required to be paid by each Fund in arrears in equal quarterly installments on the 1st day of February, May, August, and November of each year; provided, however, that the first quarterly installment of any management fee will be due and payable on the date the real estate investment is made by the Master Entity, and the final installment of the management fee shall be due and payable as of the date distributions are made upon liquidation of the underlying real estate of any Master Entity; provided, further, however, that each quarterly installment of the advisory fee will be payable only to the extent of available net cash flow from operations as defined in the Fund's Operating Agreement. These fees are not negotiable and are non-refundable. Past due advisory fees that are not paid pending receipt of sufficient cash flows will accrue until paid but will not separately accrue interest.

Fees are deducted from each Fund as directed by Dome to the Manager of each Fund, which Manager is affiliated with Dome.

As a condition of its investment in the relevant Master Entity, each Fund is obligated to pay a pro rata portion of a real estate acquisition and structuring fee relating to the underlying real estate asset purchased by the Master Entity. That fee is usually 1% of the purchase price paid by the Master Entity and is paid to Dome or a Dome affiliate. As an expense of each Fund, this acquisition and structuring fee operates as an indirect expense borne by the members of the Fund. Because the Master Entity will obtain debt to pay a significant part of the

purchase price of any acquired real estate, the fee typically represents significantly more than 1% of the assets paid into the Fund by Fund investors. Dome or its affiliates typically invest approximately 10% of the equity in each Fund formed (though no particular level of investment is required), so that Dome or its affiliates indirectly bear approximately 10% of the amount of the fee, net of the local operator's share of the fee.

The revenues to Dome or the Dome affiliate associated with these acquisition and structuring fees are significant and, by way of comparison, in the past have represented amounts equivalent to approximately 3% of the total equity of a Master Entity. Each acquisition and structuring fee presents a conflict of interest for Dome in that it may be an inducement to recommend that a Fund buy properties more quickly or at higher prices than if a lower price could be negotiated.

In addition, each Fund will allow investors to make additional capital contributions which may take the form of capital or loans to the Fund. It is expected that these contributions may be requested at such time, if any, in which the Master Entity needs additional capital to operate and manage the real property purchased by it. Dome will be paid its advisory fee on such contributed amounts as well.

It should be noted that persons who invest in a Fund may pay lower overall fees to other investment advisers and potential investors have the right to invest with other firms, but they will not be exposed to the specific real estate-related investments in which Dome provides advice, because these investments are only offered through Dome.

Item 6. Performance-Based Fees

Dome will not receive any performance-based fees from a Fund; however, an affiliate of Dome, DIH II, LLC ("DIH"), will receive payments that are based on a Fund's investment returns. Generally, each Fund's terms provide that after investors in the Fund receive distributions equal to their contributed capital plus a preferred return (typically 10% compounded annually), then DIH receives 15% of the total profits. It is expected that supervised persons of Dome will be paid amounts by DIH equal to approximately one-half of these performance-based payments pursuant to agreements between DIH and such supervised persons.

These payments may encourage Dome and its supervised persons to select more risky real estate investments than if Dome and its affiliates otherwise received a fee, for example, based solely on contributed capital.

Item 7. Types of Clients

As described, Dome provides investment advice to only one type of clients—the Funds, to date each a limited liability company, that each invests in a Master Entity whose primary asset is income-producing, improved real estate.

Investors in each Fund must qualify as “accredited investors” (as defined in Regulation D under the Securities Act of 1933, as amended) and “qualified clients” under the Investment Advisers Act of 1940.

A description of the transfer rights and procedures, minimum investments, and Dome’s ability to waive such rights, procedures and minimums is described in the Operating Agreement and the Offering Documents of each Fund.

Separate from the management of the Funds, Dome or its affiliates intend to launch a private investment fund that seeks to generate current income, achieve long-term capital appreciation and provide protection against inflation by investing in U.S. real estate assets, with an exclusive focus on multi-family rental properties currently in operation. The Master Entity of each Fund to date has targeted a single investment property, while the planned new fund is expected to have discretion to develop a portfolio of underlying properties.

Item 8. Methods of Analysis, Investment Strategies and Risk of Loss

Dome management has broad-based experience identifying value add and distressed real estate acquisitions. Dome’s approach is strategy-driven investing in competitively bid or off-market transactions. Management employs a disciplined, proprietary macro-research capability intended to target economically strong regions of the United States. Due diligence regarding properties, regional economics, the local operating partner and proposed property managers is performed, and historical cash flows and various scenarios of future cash flows are reviewed. Typical real estate transaction size ranges from \$2-10 million of investor equity in each Fund, with properties with a total cost of \$10-50 million.

Dome has historically acquired and developed properties in the commercial office, retail, industrial and residential markets. Mr. Jones, through Dome and prior platforms, has increased the acquisition of multi-family rental property since approximately 2005. Dome believes that the key aspects that have driven this strategy direction are the following:

- Echo Boom Generation just entering their prime renting years.
- Single-family home (“SFH”) ownership peaked in 2004, SFH construction peaked in 2006—renting as an alternative has become far more attractive and accessible.
- Historically low mortgage rates, attractive government sponsored entity financing for multi-family rental property.

- Rental property represents a hard asset and inflation hedge, with key elements of short duration fixed income (one year leases).

An investment in each Fund involves significant risks not associated with other investment vehicles and is suitable only for persons of adequate financial means who have no need for liquidity in such an investment. There can be no assurances or guarantees that (i) any Fund's investment objectives will prove successful or (ii) investors will not lose all or a portion of their investment in the Fund.

Investors should consider the Fund as a supplement to an overall investment program and should only invest if they are willing to undertake the risks involved.

There are numerous market and strategy risks in connection with investing in a Fund, including:

- Each Fund is newly created and it therefore has no operating history upon which prospective investors may base an evaluation of performance of the Fund.
- The success of each Fund is significantly dependent upon the expertise of Eric D. Jones. The loss of Mr. Jones' services could have a material adverse effect on the Fund.
- Members do not participate in management of any Fund.
- Each Fund's portfolio will be comprised of and concentrated in holdings in a limited liability company (or similar vehicle) whose sole purpose is to invest in income-producing, improved real estate. Each Fund will not be able to readily dispose of its holdings and, in some cases, may be contractually prohibited from disposing of such holdings for a period of time.
- An investment in any Fund provides almost no liquidity since the interests in a Fund are not freely transferable and investors have very limited rights of withdrawal.
- Each Fund is not, nor is it intended to be, registered under the Investment Company Act and thus is (i) different in many ways from open-end investment companies (known as "mutual funds") that are registered and (ii) not subject to the provisions of the Investment Company Act designed for investor protection.
- The Master Entity in which each Fund invests will likely have significant leverage in seeking to achieve a higher rate of return. While leveraging presents opportunities for increasing the Fund's total return, it has the effect of increasing losses as well.
- A Master Entity usually uses a local operator to manage its real estate. While there are various protective rights negotiated for the Master Entity in its dealings with a local operator, including the right to remove a local operator in specified circumstances, neither the Master Entity nor Dome has control over local operators, and disagreements and non-performance could arise, ultimately jeopardizing the economics of the real estate

investments. From time to time disagreements have arisen in the past which were detrimental to operating results and financial performance of acquired properties.

- A wide range of economic, political, competitive and other conditions (including acts of war or terrorism) may affect Fund investments.
- No investor will have any right to manage any Fund or make any significant operating decisions for it.
- It is expected that there will be significant material restrictions on a Fund investor's rights to transfer its interests. These restrictions include (i) prior written consent of the Manager of the Fund, Dome, GP, LLC, an affiliate of Dome; (ii) restrictions on transfers to any real estate private equity or opportunity fund that raises capital from third-party investors and (iii) during such time as the property beneficially owned by the Fund is the subject of possible purchase by affiliates or others.

There are regulatory risks, including:

- *Limitations of Regulatory Oversight.* Although Dome is registered as an investment adviser with the SEC, the SEC does not regularly inspect the operations of registered investment advisers; nor does the SEC review investment advisers as to their qualifications or fitness prior to accepting a firm's registration.

There are conflicts of interest between Dome and its affiliates, on one hand, and each Fund, including the following:

- *There is no obligation by Dome to provide full-time services to any Fund.*
- *Because of the nature of fees paid to Dome and its affiliates, there may be an incentive for Dome to invest in more risky and speculative real estate that may not have economically sound operating parameters. See Item 6 above.*
- *The acquisition and structuring fee described above (at Item 6) presents a conflict of interest for Dome in that it may be an inducement to recommend that a Fund buy properties more quickly or at higher prices than if a lower price could be negotiated.*
- *The "bridge financing" practice described below (at Item 11 below) may create a conflict of interest for Dome, as it may have an incentive to recommend a property acquisition more quickly in order to facilitate repayment of the financing. These transactions collectively also may have the effect of representing a transfer of an equity interest in the underlying investment from the Dome related party to the relevant Fund (and thus, indirectly, to the Fund's investors).*

Relevant information, terms and conditions relative to each Fund, including the compensation received by Dome, minimum investments, qualification requirements, suitability, risk factors, and potential conflicts of interest are set forth in the Offering Documents of each Fund, which each potential investor in

the Fund must receive and execute prior to being accepted as an investor in the Fund. There are numerous other risks set forth in the Offering Documents of each Fund.

All investment involves risk of loss, which clients should be prepared to bear.

Item 9. Disciplinary Information

Legal and Disciplinary

Dome and its supervised persons have not been involved in legal or disciplinary events that are material to a client's evaluation of Dome's advisory business or the integrity of its management.

Mr. Nitin Doshi, who has a minority membership interest in Dome, together with his family, own and operate or have interests in a variety of businesses that are unrelated to Dome. Those businesses are principally in the medical device and medical services industries. They are subject to litigation claims and governmental inquiries arising, for the most part, in the ordinary course of business. Private litigation claims can include allegations of employment law violations, medical malpractice, non-compliance with state and federal regulatory regimes, marketing misconduct, patent infringement and so on. Medical businesses are subject to routine, regular and special investigations, audits, examinations and reviews by, and from time to time will receive subpoenas and other requests for information from, the U.S. Department of Health and Human Services, various state insurance and health care regulatory authorities, state attorneys general and offices of inspector general, federal Medicare and Medicaid authorities, the U.S. Department of Justice, the Federal Trade Commission, U.S. attorneys, and other state and federal governmental authorities.

Item 10. Other Financial Industry Activities and Affiliations

Other Activities

As noted above, Dome is a private equity real estate investment management firm. Dome's business includes the operating and management of real estate investments sponsored by a prior related entity of Dome. There are approximately 25 of these investments that Dome oversees. This brochure describes only that segment of Dome's activities that might be deemed to be an investment management business as opposed to the direct property investments of the prior related entity of Dome. For further information, see Item 1 above.

Item 11. Code of Ethics, Participation, or Interest in Client Transactions and Personal Trading

Code of Ethics

Dome has adopted a code of ethics that sets forth the standards of conduct expected of its associated persons and requires compliance with applicable securities laws ("Code of Ethics"). The Code of Ethics contains written policies

reasonably designed to prevent the unlawful use of material non-public information by Dome or any of its associated persons. Prospective clients and clients may contact Dome at the telephone number or email listed on the cover of this Firm Brochure to request a copy of its Code of Ethics. Dome appointed an individual to serve as Chief Compliance Officer who will be responsible for monitoring and enforcing the Code of Ethics of Dome.

The Code of Ethics may be described briefly as follows: The Code of Ethics states that Dome employees should strive to be judicious, accurate, objective and reasonable in dealing with both clients and other parties, and that the personal integrity of all employees is paramount. Further, the policies provide that all Dome personnel must act within the spirit and the letter of all federal, state, and local laws and regulations pertaining to the securities business, and at all times, the interest of each Dome investment advisory client has precedence over any personal interest. Also, the policies require that officers, directors and employees shall provide reports of securities transactions upon request of management and Dome personnel will not accept compensation of any sort for services, from any outside source without the permission of the Chief Compliance Officer. In addition, the policies state that when personal interests conflict with the interests of Dome and its investment advisory clients, the employee will report the conflict to the Chief Compliance Officer for resolution. In addition, all personal transactions of Dome personnel relating to real estate shall be reported to the Chief Compliance Officer.

Officers, owners and managers of Dome, as well as affiliates of Dome, may purchase ownership in a Fund on the same terms as other investors in the Fund. The interests of these persons may conflict with the interests of outside investors, as some affiliates may seek higher percentage investments when they perceive greater value in a particular transaction. Dome addresses this conflict by limiting the ownership of affiliated parties in any one Fund to 10% of the ownership of such Fund, unless a greater ownership percentage is needed to complete the required financing for that Fund.

Participation or Interest in Client Transactions

Subject to the requirements of Dome's Code of Ethics, Dome and persons associated with Dome ("Associated Persons") are permitted to buy or sell securities that it also recommends to clients consistent with the Dome's policies and procedures.

It is expected that a related party of Dome will provide "bridge financing" for each Fund's investment in the respective Master Entity that will purchase the real estate which the Fund intends to own beneficially. This arrangement is expected to entail that related party loaning money to the Fund and being repaid after the Fund obtains financing from third parties and makes its investment in the relevant Master Entity. It is expected that this related party will be entitled to distributions associated with such ownership. A Dome affiliate typically will maintain 10% of

any Fund's ownership interest or as specifically disclosed in the offering documents for the Fund; however, a greater percentage may be retained. This financing practice may create a conflict of interest for Dome, as it may have an incentive to recommend a property acquisition more quickly in order to facilitate repayment of the financing to its related party. Dome addresses this conflict by using comprehensive review policies relating to any proposed real estate investment such that a bridge financing determination is made after the Dome personnel have determined that the investment in the underlying real estate is desirable. These transactions collectively also may have the effect of representing a transfer of an equity interest in the underlying investment from the financing party to the relevant Fund (and thus, indirectly, to the Fund's investors), a conflict of interest that is disclosed to Fund investors, who are deemed by investing in the Fund to have given their consent to the arrangement, including any aspect of the arrangement that may be viewed as an otherwise prohibited "principal transaction" under Section 206 of the Investment Advisers Act (a legal provision that prevents investment advisers or their affiliates from selling property to or buying property from investment adviser clients without a client's express consent).

Item 12. Brokerage Practices

Dome will not select or recommend broker-dealers for client transactions because the Funds, Dome's sole clients, do not engage in securities transactions, as discussed above.

Item 13. Review of Accounts

Dome monitors each Fund and its contemplated investment as part of an ongoing process and regular account reviews are conducted on at least a monthly basis. Such reviews are conducted by an investment advisory supervised person of Dome. Dome currently provides written reports monthly for each Fund relating to its investments. The reports describe the investment and the underlying real estate and financial results in respect of such real estate.

Item 14. Client Referrals and Other Compensation

Dome and its affiliates expect to pay cash referral fees to persons who refer investors in a Fund. Such payments are not subject to the so-called "solicitor rule" (Rule 206(4)-3) promulgated under the Investment Advisers Act of 1940, because that rule does not apply to investors in pooled investment vehicles. An investor who is solicited to invest in a Fund by a third party should address questions about that party's compensation, including any payments from Dome or its affiliates, directly to the other party.

Item 15. Custody

The Manager of each Fund may be deemed to have custody of the Fund's assets, which to date have consisted almost exclusively of the uncertificated limited liability company interests issued to the Fund by the relevant Master Entity. The Manager is an affiliate of Dome.

Information about the financial results of each Master Entity is prepared by the independent, local real estate operator who is responsible for the real estate property underlying the Master Entity. Those independent operator reports are the basis for account statements assembled by Dome and the Manager and are sent to investors in each Fund quarterly. All investors are urged to review these statements carefully.

Cash flows for each Fund are verified annually by an independent public accounting firm, which also verifies the information presented on investor account statements. The report of the independent public accounting firm is sent to Fund investors annually within 120 days following the Fund's fiscal year end.

Item 16. Investment Discretion

Discretionary Authority for Trading

Dome's discretionary authority is discussed at Item 4 above.

Item 17. Voting Client Securities

Conflicts of Interest

- (a) Dome will have the ability to vote with respect to the interests expected to be held by every Fund but must solicit a majority approval of equity interests in each Fund before selling or encumbering the Fund's interest in the Master Entity or the real estate held by the Master Entity. Dome intends to vote those interests in the best interests of each Fund subject to the outcome of votes of the owners of such Fund. Each investor in a Fund will be solicited in the event the underlying real estate investment of that Fund is proposed to be sold, and Dome will not receive authority to sell or encumber such assets absent the vote of a majority in interest of a Fund. In the event investors are solicited with respect to a vote, Dome will provide a written summary of such vote. Also, where Dome exercises discretionary authority to vote other securities held by a Fund, Dome will notify investors in each Fund of Dome's votes. Each Fund is permitted to obtain the voting history of Dome as it relates to each Fund, upon request. A copy of Dome's voting policies and procedures is available upon request. Dome will identify any conflicts that exist between its interests and the interests of the Fund and between its affiliates and the interests of the Fund by reviewing its relationship with each entity in which a Fund invests to determine if it or any of its employees has any financial, business or personal relationship with such entity;

- (b) If a material conflict of interest exists, a determination will be made whether it is appropriate to disclose the conflict to the Fund so as to give the Fund an opportunity to vote the proxies itself, or to address the voting issue through other objective means such as voting in a manner consistent with a predetermined voting policy or receiving an independent third party voting recommendation; and
- (c) Dome will maintain a record of the voting resolution of any conflict of interest.

Item 18. Financial Information

Financial Condition

Dome does not have any financial impairments that will preclude the firm from meeting contractual commitments to clients. It has never been the subject of a bankruptcy proceeding.

Item 19. Requirements for State-Registered Advisers

Not Applicable