

**Part 2A of Form ADV: Firm Brochure**

Item 1 Cover Page

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March 12, 2014

This Brochure provides information about the qualifications and business practices of DIAM U.S.A., Inc. If you have any questions about the contents of this Brochure, please contact us at (212) 350-7650 or [info@usadiam.com](mailto:info@usadiam.com). The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

DIAM U.S.A., Inc. is an SEC-registered investment adviser. Registration of an Investment Adviser does not imply any level of skill or training.

Additional information about DIAM U.S.A., Inc. is also available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

## Item 2 Material Changes

**MATERIAL CHANGES**

On July 28, 2010, the United States Securities and Exchange Commission issued a series of significant rule changes to its rules concerning Form ADV Part 2, commonly referred to as the "brochure requirement." Form ADV Part 2 (the "Brochure") is a document which describes DIAM U.S.A., Inc.'s (the "Firm" or "DIAM") business, personnel and conflicts of interest. Upon the opening of your account and at least once each year, DIAM provides you with a copy of our Brochure.

This March 12, 2014 edition of the Firm's Brochure is a revised document which contains minor changes to the following Items: Advisory Business and Brochure Supplement. We urge you to read it carefully and to feel free to contact us with any questions you may have.

In the past we have offered or delivered information about our qualifications and business practices to clients on at least an annual basis. Pursuant to new SEC Rules, we will ensure that you receive a summary of any materials changes to this and subsequent Brochures within 120 days of the close of DIAM's fiscal year. We may further provide other ongoing disclosure information about material changes as necessary.

We will further provide you with a new Brochure as necessary based on changes or new information, at any time, without charge.

Currently, our Brochure may be requested by contacting our Chief Compliance Officer, Kayoko Hashimoto at (212) 350 7641 or via e-mail at [Hashimoto@usadiam.com](mailto:Hashimoto@usadiam.com).

## Item 3 Table of Contents

<u>Item 1 - Cover Page</u> .....	1
<u>Item 2 - Material Changes</u> .....	2
<u>Item 3 -Table of Contents</u> .....	3
<u>Item 4 - Advisory Business</u> .....	4
<u>Item 5 - Fees and Compensation</u> .....	5
<u>Item 6 - Performance-Based Fees and Side-By-Side Management</u> .....	6
<u>Item 7 - Types of Clients</u> .....	7
<u>Item 8 - Methods of Analysis, Investment Strategies and Risk of Loss</u> .....	8
<u>Item 9 - Disciplinary Information</u> .....	9
<u>Item 10 - Other Financial Industry Activities and Affiliations</u> .....	10
<u>Item 11 - Code of Ethics</u> .....	11
<u>Item 12 - Brokerage Practices</u> .....	12
<u>Item 13 - Review of Accounts</u> .....	13
<u>Item 14 - Client Referrals and Other Compensation</u> .....	14
<u>Item 15 - Custody</u> .....	15
<u>Item 16 - Investment Discretion</u> .....	16
<u>Item 17 - Voting Client Securities</u> .....	17
<u>Item 18 - Financial Information</u> .....	18
Brochure Supplement(s)	

## Item 4 Advisory Business

**ADVISORY BUSINESS**

DIAM U.S.A., Inc. (the "Firm") is the U.S. division of the DIAM Group, a global investment management company based in Tokyo, Japan. The DIAM Group was formed in 1999 as a joint venture between Mizuho Financial Group (NYSE: MFG) and Dai-ichi Life Insurance Company from pre-existing asset management units within each company.

The Dai-ichi Life Insurance Company is one of the four major life insurance companies in Japan and Mizuho Financial Group is one of the top banks in Japan. Each company owns a 50% stake in DIAM Co., Ltd. ("DIAM Tokyo"), which in turn is the sole shareholder of the Firm and other DIAM Group entities.

The DIAM Group consists of DIAM Co., Ltd., DIAM International, Ltd. (UK), DIAM U.S.A., Inc., DIAM Singapore PTE, Ltd., and DIAM Asset Management (HK) Limited.

DIAM USA offers discretionary and non-discretionary investment advisory services to institutional clients, employee benefit plans, corporations and pooled investment vehicles (primarily offshore trusts for Japanese investors). Our main client is DIAM Tokyo, to whom we serve as sub-adviser, managing the U.S. portion of global investment advisory mandates, and pooled investment products sponsored by direct and indirect affiliates. We also have several U.S. clients whose separately managed accounts encompass several strategies. We tailor our advisory services to the individual needs of our clients and our clients may impose restrictions in certain securities or types of securities.

Our services include, but are not limited to, investment advice principally related to U.S., Canadian, Latin American and Japanese equity and fixed income products. We offer investment strategies in Quantitative Equity, Fundamental/Active Equity and investment grade Fixed Income investments.

The Firm's Equity Investments Team manages accounts in strategies including, but not limited to enhanced index and long-short (130/30). Our Fixed Income Team manages accounts in strategies primarily involving investment-grade fixed income securities measured against specific indices or structured to a client's specific objective.

The Firm also serves as the manager of managers and asset allocation manager to a fund of funds product sponsored and marketed by an indirect affiliate to non-US investors.

As of December 31, 2013, our assets under management are \$2,902,892,067 (\$1.7 billion in discretionary, \$1.2 billion in non-discretionary).

## Item 5 Fees and Compensation

**FEES AND COMPENSATION**

DIAM's fees are based on assets under management and vary by investment strategy, product and whether or not we are acting as sub-adviser to one of our affiliates for a global mandate. In instances where we are a sub-adviser to an affiliate, our fees are typically based a percentage of the fees received by that affiliate, which in turn are calculated on that affiliate's assets under management.

All fees are charged in arrears on a quarterly, or in limited circumstances, a semi-annual basis, as provided in each client's investment management agreement.

DIAM may change its basic fee schedule when circumstances warrant and we may offer services based on fees that may be negotiated with clients. Such circumstances may include, without limitation, specialized advisory products or services varying from the general products and services described in this Brochure, clients with multiple relationships, relationships with affiliates, off-shore relationships and account size. For certain unregistered pooled investment vehicles for which DIAM serves as either investment adviser or sub-adviser, DIAM's fees are discussed in the relevant offering documents.

In some cases, DIAM shares a portion of its advisory fees, determined by mutual agreement, with other sub-advisers, who are directly or indirectly affiliated with DIAM, and whose services have been engaged to assist with the management of the advisory services provided to the client.

Our advisory or sub-advisory fees for certain unregistered investment vehicles are discussed in the relevant offering documents.

DIAM's fees do not include brokerage commissions, transaction fees and other related costs and expenses which are incurred by the client. Clients may incur charges imposed by custodians and/or trustees, as well as taxes both U.S. and non-US (for clients outside the United States). Such charges, fees, commissions, taxes and costs are exclusive of and in addition to DIAM's fee and DIAM does not receive any portion of these commissions, fees, taxes or costs.

Please refer to Item 12 for details concerning the selection of broker-dealers for client transactions and determining the reasonableness of commissions or other compensation paid to broker-dealers.

## Item 6 Performance-Based Fees and Side-By-Side Management

**PERFORMANCE-BASED FEES AND SIDE-BY-SIDE MANAGEMENT**

As of the date of this Form ADV Part 2, DIAM does not charge performance-based fees and we currently have no plans to do so. In the event that we may negotiate a performance fee with a client in the future, we will do so in accordance with the requirements of SEC Rule 205-3 of the Investment Advisers Act of 1940 and make all appropriate disclosures in this Form ADV Part 2.

**TYPES OF CLIENTS**

DIAM provides portfolio management services to corporate pension and profit sharing plans, corporations and other business organizations, and institutional clients such as private investment funds and pooled investment vehicles. We advise many of these clients indirectly through sub-advisory agreements executed with other members of the DIAM Group or other direct or indirect affiliates.

Generally, DIAM's minimum account size for new accounts is \$2.5 million. However we reserve the right to waive this minimum based on our relationship (or our affiliate's relationship) with the prospective client and the level of services to be provided.

**METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS**

Investing in securities involves risk of loss that clients should be prepared to bear.

DIAM's methods of analysis vary based on product type.

With respect to our Quantitative Equity strategy, our portfolio managers utilize proprietary models which incorporate factors from categories such as value, momentum and growth. Risk is controlled by defining risk factors in relevant models, setting tracking error targets, asset weighting and exposure limits, as appropriate to the particular quantitative strategy. The portfolio management team monitors risk exposure and makes adjustments to the portfolios accordingly.

Our Fixed Income portfolio managers employ an analysis of current market conditions, the interest rate environment and duration parameters in determining the selection of fixed income securities. Risk is controlled according to specific strategies by, as appropriate, the use of quantitative models, weight limits, time and/or duration limits, tracking error and spread movement. The Fixed Income team includes an employee who performs risk management analyses.

Both the fixed income and quantitative equity portfolio managers utilize third party analytical tools to perform risk management analysis.

We do not engage in frequent trading in any of our strategies. Our Quantitative Equity strategies trade on a fixed schedule (weekly, monthly and quarterly rebalances) or when our clients add or remove funds from their accounts. Likewise, our Fixed Income strategies trade to respond to market movement and ensure stable rates of return or otherwise ensure that they are following our clients' investment guidelines.

The material risks to our strategies primarily involve market activity, whether sharp declines or increases, that effect the value of securities held in our clients' account and our ability to purchase or sell those securities.



## Item 9      Disciplinary Information

**DISCIPLINARY INFORMATION**

DIAM is required to disclose all material facts concerning any legal or disciplinary actions by a regulator that would be material to your evaluation of us or the integrity of our management, including other members of the DIAM Group. As of the date of this Form ADV Part 2, DIAM has no information applicable to this item.

**Other Financial Industry Activities and Affiliations**

DIAM has relationships and arrangements which are material to its business as an investment adviser. These include:

*\* Indirect parent companies and affiliates are publicly-traded issuers in Japan and the United States.* From time to time, DIAM, in its capacity as your investment manager, may invest or may recommend an investment in securities issued by one of its publicly-traded affiliates ("Affiliate Securities"); Mizuho Financial Group, Inc. (NYSE: MFG, also traded in Japan), and Dai-Ichi Life Insurance Co., Ltd., both of which are listed in Japan. Mizuho Financial Group, Inc. is the holding company for the following affiliates: Mizuho Bank, Ltd (merger of Mizuho Corporate Bank, Ltd and Mizuho Bank, Ltd on July 1, 2013); Mizuho Securities Co, Ltd (merger of Mizuho Securities Co., Ltd and Mizuho Investor Securities Co., Ltd on January 4, 2013); and Mizuho Trust & Banking Co., Ltd.

Investments or recommendations for investments, as the case may be, in some or all of these Affiliate Securities may be made for your account in instances where the transaction meets the criteria set forth in your investment guidelines. For accounts other than those which employ a quantitative equity index strategy, investment decisions are based on publicly available information and our analysis of that information. Even though DIAM is indirectly affiliated with these companies, we do not have access to their material non-public information such as earnings, other financial data or other information that could impact the price of their publicly-traded securities or otherwise improperly influence our investment decision.

Investments in some or all of these securities may be made as part of a quantitative equity strategy where the investment objective is to match the investment performance of an unaffiliated broad-based index and where purchases of these indirect Affiliate Securities are made only in the approximate percentage of the index. Purchases of Affiliate Securities will only be made where such investments are suitable for the client and not prohibited by ERISA, other applicable law or the agreed-upon investment guidelines for the client's account. At no time will DIAM or its clients acquire a control position in these Affiliated Securities. Neither DIAM nor any affiliated entity is, will be or has ever been involved in the creation of the relevant indexes nor have they influenced the composition of the index.

*\* Indirect client relationships.* DIAM recommends transactions to, and makes investment decisions on behalf of, its clients based solely on investment considerations, including whether the investments are suitable for the client and are consistent with the client's objectives, policies and restrictions, if any. From time to time, DIAM may recommend or make an investment decision that involves the equity securities of an issuer with which DIAM's indirect affiliates, including Dai-Ichi Life Insurance Co., Ltd. and Mizuho Financial Group, Inc. has a client relationship. DIAM is at all times unaware of the nature and scope of any such relationships, other than any information disclosed in publicly available sources. At no time does any such relationship influence any investment decision or recommendation made by DIAM.

*Continued on Continuation Page 1 (Page 20).*

**Code of Ethics, Participation or Interest in Client Transactions and Personal Trading***Code of Ethics and Compliance Policies & Procedures*

DIAM has adopted a Code of Ethics (the "Code") and Compliance Policies & Procedures (collectively, the "Policies") in accordance with the provisions of Sections 204A and 206 of the Investment Advisers Act of 1940. The Code sets forth DIAM's standards of business conduct as a fiduciary and specifically requires that DIAM employees comply with federal securities laws, applicable state laws, and DIAM's policies and procedures. Specifically, DIAM's Policies contain policies and procedures addressing information barriers, privacy, gifts and entertainment, anti-money laundering, circulation of rumors, and personal account trading by DIAM employees.

*Personal Account Trading*

With respect to personal account trading, all employees are required to disclose employee and employee-related personal securities accounts. Employees are prohibited from making personal trades where the securities are being considered for purchase or sale (or recommended for purchase or sale) for a client account. All personal account trades must be pre-cleared, with the exception of certain exempted securities such as U.S. government securities and open-end mutual fund transactions. Employees are required to disclose personal securities transactions at least quarterly.

If you are a client or a prospective client and would like a copy of DIAM's Code of Ethics, please send a request to DIAM U.S.A., Inc., Attention: Compliance, 1133 Avenue of the Americas, 28th Floor, New York, NY 10036.

*Participation or Interest In Client Transactions*

It is a conflict of interest for DIAM to recommend, buy or sell for client accounts any securities in which we or a related person, such as a DIAM Group affiliate or Mizuho affiliate has a material financial interest. None of the DIAM Group affiliates engage in trading for their own accounts (a practice known as proprietary trading). Transactions where a Mizuho affiliate has a material financial interest are discussed in Item 10 of this Form ADV Part 2.

**Brokerage Practices**Selection of Broker-Dealers

DIAM selects the broker-dealers based on a variety of factors. These include the broker-dealer's size, reputation, financial stability, level of experience relevant to the securities being traded, research coverage, available bid-ask spreads, commission rates, size of the transaction, the desired timing of the trade, confidentiality, execution, clearance and settlement practices, and the ability or willingness to commit capital. Recognizing the value of these factors, DIAM may pay a brokerage commission in excess of that which another broker might have charged for effecting the same transactions. However, DIAM does not pay brokerage commissions higher than those obtainable from other brokers specifically in return for any proprietary research that it may receive nor does DIAM engage in any soft dollar or commission rebate practices.

Research and other Soft Dollar Benefits

The use of client securities transactions to obtain research and other benefits creates incentives that result in conflicts of interest between investment advisers and their clients. As a result, DIAM chooses not to enter into such arrangements.

DIAM receives proprietary research products from its executing broker-dealers as part of the ordinary course of business, without DIAM having any obligation to route our clients' trades to any specific broker-dealers. These research products include, but are not limited to, published reports and analysis of issuers, industries, market trends and related technical information, computer-based products, on-line data links, as well as access to analysts on the telephone and at broker-dealer-sponsored research conferences and seminars. Research products may be used in servicing any or all of DIAM's clients.

Brokerage for Client Referrals

DIAM does not engage in the practice of selecting, recommending or otherwise rewarding broker-dealers where those broker-dealers refer clients to DIAM or any of its affiliates. As of the date of this Form ADV Part 2, DIAM has not received any client referrals from the broker-dealers that it trades with and does not intend to enter into this practice.

Directed Brokerage

DIAM does not accept direction from its clients as to where the execution of an order should take place (i.e., directed brokerage arrangements).

*Continued on Continuation Page 2 (Page 21).*

**Review of Accounts**

Fixed Income accounts are reviewed daily by the portfolio manager for triggers such as release of economic data, interest rate movements, price movements, or other material changes. Quantitative Equity accounts are reviewed by the portfolio manager daily for triggers such as positions exceeding percentage limitations or specified value differentials. All accounts are reviewed on a quarterly basis by the Investment Committee.

For accounts where DIAM maintains investment discretion, written monthly or quarterly reports reflecting portfolio transactions and holdings are sent to the client from either the custodian (for offshore accounts) or directly by DIAM (US accounts). US accounts also receive statements from their custodians. Additional reports concerning other information may be furnished on a basis as agreed upon in each client agreement.

Item 14      *Client Referrals and Other Compensation***Client Referrals and Other Compensation**

There are significant conflicts of interest when an investment adviser receives benefits (such as sales awards or prizes) from a third party for providing advisory services to a client or when an investment adviser pays a third party for client referrals.

DIAM does not engage any introducing agents or any other third parties for client referrals.

**Custody**

DIAM is deemed to have custody of client funds and securities which are held with our indirect affiliates, Mizuho Trust & Banking (USA) and Mizuho Trust & Banking (Luxembourg). In these instances, the clients will receive statements, at least quarterly, directly from these indirect affiliates. We urge our clients to carefully review these statements and compare them to the account statements that we provide to you. Our statements may vary from custodial statements based on accounting procedures, reporting dates and valuation procedures.

In certain circumstances, even though DIAM (or its indirect affiliate) does not have custody of client funds and securities, we send account statements to clients that have requested us to do so as part of their investment management agreements with us. We urge all clients who receive these statements to compare them to statements received from their custodians.

## Item 16 Investment Discretion

**Investment Discretion**

DIAM typically receives investment discretion in a written investment management agreement signed by each client. Discretion is granted to select the issuers, amount and brokers through which such transactions will be executed. The investment management also contains each client's specific investment objectives, guidelines and restrictions.



**Voting Client Securities**

DIAM will not participate in proxy voting in case of standard events for the following reasons:

- 1) The U.S. portfolio employs a quantitative strategy where our portfolio managers utilize proprietary models which incorporate factors such as value, momentum and growth. Stocks are not analyzed on an individual basis. With respect to equity securities generally the issues voted on by proxy have little effect on our decision to buy, sell or hold a particular security (an approach designed to remove subjective judgments regarding particular companies from investment decisions).
- 2) At present DIAM does not vote proxies for other portfolios which use a similar quantitative strategy given that proxy actions are not relevant to the stock selection process.
- 3) Due to the particular nature of the investment process including the high turnover it is not practicable to vote proxies.

This decision is noted in the clients' investment management agreements. Proxies and other solicitations will be sent to these clients directly by the custodian or transfer agent.

Copies of voting records and our policies are available upon request. Clients may request information about particular proxy solicitations by contacting the Administration Department at (212) 350-7650 or [DIAMUSAPortfolioAdmin@usadiam.com](mailto:DIAMUSAPortfolioAdmin@usadiam.com)

## Item 18 Financial Information

**Financial Information**

DIAM is required to provide you with certain financial information or disclosures about its financial condition. DIAM has no financial commitment that impairs its ability to meet contractual and fiduciary commitments to clients and has not been the subject of a bankruptcy proceeding.

## Item 19 Requirements for State-Registered Advisers

**Requirements for State-Registered Adviser**

Not applicable

**Item 10 - Other Financial Industry Activities** Continued Here.

\* *Direct client relationships.* From time to time, the Japanese Quantitative Equity accounts may invest in securities of publicly-traded companies for which DIAM or its DIAM Group affiliates perform investment advisory services. DIAM's investment decisions are based upon quantitative analysis only and at no time do the positions held in such accounts equal or exceed a controlling interest in such securities.

\* *Sub-Advisory Relationships with Affiliates.* Mizuho-DL Financial Technology, an indirect affiliate, serves as a sub-adviser to certain funds managed by DIAM. DIAM acts as sub-adviser or lead adviser to other members of the DIAM Group, specifically DIAM Co., Ltd. (Japan) and DIAM International Ltd. (UK) and indirect affiliate, Japan Fund Management (Luxembourg).

\* *Transactions with Affiliates.* From time to time, DIAM may execute transactions through Mizuho Securities USA, an indirect affiliate or another Mizuho entity ("Mizuho Affiliate"), either in Japan or the United States. In some instances, the Mizuho Affiliate may effect these trades on a principal basis, with securities traded from its own account. Under the rules of the Securities and Exchange Commission, DIAM cannot engage in these principal transactions without your specific consent prior to settlement of the transaction. For these transactions, we will request your consent by telephone, e-mail or letter and will provide details about the transactions such as: name of the issuer, amount traded and rationale for the trade. DIAM does not receive compensation of any kind for placing these orders through the Mizuho Affiliate and will only trade with the Mizuho Affiliate in order to get the best price or the Mizuho Affiliate is the only broker or dealer that is able to execute the order due to size or other considerations. Where securities are purchased through unaffiliated brokers, DIAM will not request your consent prior to transactions unless specifically instructed by you in writing.

\* *Business Relationship with Affiliates.* DIAM, from time to time, provides the following services for its indirect parent, The Dai-Ichi Life Insurance Company: (1) compiling and reporting current market and economic conditions in the U.S. and, (2) providing advisory services to an offshore unit trust in which the company has a financial interest. DIAM shares office space and receives administrative and accounting services from its indirect affiliate, Dai-Ichi Life International (U.S.A.), Inc. ("DLI"). Under the terms of a written agreement, DIAM reimburses DLI for the provision of such services.

\* DIAM delegates its middle and back office functions to its affiliate, DIAM International Ltd based on contractual basis. DIAM International Ltd. Access Persons are required to do the following: comply with DIAM's Code of Ethics; comply with DIAM's compliance policies and procedures and investment guidelines for each portfolio; and provide monthly compliance reports to DIAM's Chief Compliance Officer.

*Item 12, Brokerage Practices Continued*Trade Aggregation

Clients engaging an investment adviser can benefit when the investment adviser aggregates (or bunches) trades to obtain volume discounts on execution costs. DIAM typically aggregates client orders where investment strategies are identical or substantially similar.

Japanese Equity Principal Bid Trades

DIAM's Japanese equity products engage in a type of trading referred to as "principal bid trading" where the broker-dealer that DIAM is trading with negotiates to directly purchase the entire basket of trades for a fixed price, usually expressed as a discount to fair market value. In this type of trading, DIAM submits to a group of broker-dealers just after a given day's Japan AM market close, a "principal bid" report. This report contains the aggregate characteristics of the proposed trade list and does not contain stock level information. Based on this report, the participating brokers submit a commission or bid for which they would commit the capital to execute DIAM's trade list at the Japan AM closing price on that day. Should DIAM decide to trade via principal bid trading, it will select the cheapest bid. Upon selecting the winning bidder broker-dealer, DIAM provides it with the trade list. DIAM has the option not to trade via the principal bid method if it deems the proposed commission to be too high.

This type of trade has several advantages. First, the execution price is known, so the commission price includes the market impact of the trades. Second, the entire list is executing in the following Japan PM trading session or overnight and therefore no yen mismatches occur. Finally, short trades executed via this method are not subject to the Japanese Financial Services Authority's uptick rule and therefore, shorting stocks is easier.

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This brochure supplement provides information about **Masahide Komatsu**, Head of Fixed Income Investments and it supplements the DIAM U.S.A., Inc. brochure. You should have received a copy of that Brochure. Please contact Kayoko Hashimoto, Chief Compliance Officer at [\(212\) 350 7641](tel:2123507641) if you did not receive a DIAM U.S.A., Inc.'s Brochure or if you have any questions about the contents of this supplement.

March 12, 2014

**Brochure Supplement (Part 2B of Form ADV)****Masahide Komatsu, Senior Vice President****Item 2- Educational Background and Business Experience**

Masashide Komatsu (Year of Birth: 1968); Mr. Komatsu joined DIAM USA in 2005 and returned in 2009 as Senior Vice President and Head of Fixed Income Investment, following his role as Senior Portfolio Manager of the Global Fixed Income Group for DIAM Co., Ltd in Tokyo from April 2007 until April 2009.

Mr. Komatsu began his career at Dai-ichi Mutual Life Insurance Company in 1991 and promoted to the Portfolio Manager for global fixed income portfolios in 1998. Since then, he had managed Dai-ichi's global fixed income portfolio for general accounts and separate accounts from 1998 to 2002 in Tokyo. He also worked at Dai-ichi Life International USA as the portfolio manager for US fixed income from 2002 to 2005.

Mr. Komatsu received a BA from Nagoya University in 1991 and an MBA from the Graduate School of Business at the University of Chicago in 1998. He holds the CFA designation.

**Item 3- Disciplinary Information**

No information is applicable to this Item.

**Item 4- Other Business Activities**

None.

**Item 5- Additional Compensation**

None.

**Item 6 - Supervision**

Mr. Komatsu is supervised by Eiichi Watatani, the CEO of DIAM U.S.A., Inc.. Mr. Watatani reviews Mr. Komatsu's work through frequent office interactions as well as remote interactions.

Mr. Watatani's contact information is as follows:

Eiichi Watatani  
President & CEO  
(212) 350-7625

**Item 7- Requirements for State-Registered Advisers**

Not applicable.

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This brochure supplement provides information about **Satoru Fujino**, Head of Equity Investments and it supplements the DIAM U.S.A., Inc. brochure. You should have received a copy of that Brochure. Please contact Kayoko Hashimoto, Chief Compliance Officer at [\(212\) 350 7641](tel:2123507641) if you did not receive a DIAM U.S.A., Inc.'s Brochure or if you have any questions about the contents of this supplement.

March 12, 2014



**Brochure Supplement (Part 2B of Form ADV)**

**Satoru Fujino, Vice President**

**Item 2- Educational Background and Business Experience**

Satoru Fujino (Year of Birth: 1983)

Mr. Fujino joined DIAM USA in November 2013 and is portfolio manager for equity investments, following his role as Associate portfolio manager of Global Equity Group for DIAM Co., Ltd in Tokyo from February 2009 and November 2013.

Mr. Fujino began his career at DIAM Co., Ltd. (then DLIBJ Asset Management Co., Ltd.) in April 2006, where he worked at Fund Administration Group from 2006 to 2009. He was transferred to Global Equity Group within the company in February 2009 and worked as Associate Portfolio Manager until November 2013.

Mr. Fujino received a B A from Keio University in 2006 and has received the CMA designation.

**Item 3- Disciplinary Information**

No information is applicable to this Item.

**Item 4- Other Business Activities**

None.

**Item 5- Additional Compensation**

None.

**Item 6 - Supervision**

Mr. Fujino is supervised by Eiichi Watatani, the CEO of DIAM U.S.A., Inc.. Mr. Watatani reviews Mr. Fujino's work through frequent office interactions as well as remote interactions.

Mr. Watatani's contact information is as follows:

Eiichi Watatani  
President & CEO  
(212) 350-7625

**Item 7- Requirements for State-Registered Advisers**

Not applicable.

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This brochure supplement provides information about **Eiichi Watatani, Fixed Income Portfolio Manager** and it supplements the DIAM U.S.A., Inc. brochure. You should have received a copy of that Brochure. Please contact Kayoko Hashimoto, Chief Compliance Officer at [\(212\) 350 7641](tel:2123507641) if you did not receive a DIAM U.S.A., Inc.'s Brochure or if you have any questions about the contents of this supplement.

March 12, 2014

**Brochure Supplement (Part 2B of Form ADV)****Eiichi Watatani, President and Chief Executive Officer****Item 2- Educational Background and Business Experience**

Eiichi Watatani (Year of Birth: 1964); Mr. Watatani joined DIAM USA in April 2011 as President and Chief Executive Officer, following his role as Senior Portfolio Manager of the Global Fixed Income Group for DIAM Co., Ltd in Tokyo from May 2009 until March 2011.

Mr. Watatani began his career at Dai-ichi Mutual Life Insurance Company in 1987, where he was Portfolio Manager for Japanese fixed income portfolios from 1996 to 2000. He joined DIAM Co., Ltd in 2000 and was transferred to DIAM USA as Senior Vice President and Head of the U.S. Fixed Income Team from 2001 to 2009.

Mr. Watatani received a BA from Waseda University in 1987 and an MBA from the Anderson Graduate School of Management at UCLA in 1993. He has received both the CFA and CMA designation.

**Item 3- Disciplinary Information**

No information is applicable to this Item.

**Item 4- Other Business Activities**

None.

**Item 5- Additional Compensation**

None.

**Item 6 - Supervision**

Mr. Watatani is supervised by Akira Noguchi, the Chief Investment Officer of DIAM Co., Ltd. Mr. Noguchi reviews Mr. Watatani's work through frequent telephone and e-mail discussions as well as via remote interactions.

Mr. Noguchi's contact information is as follows:

Akira Noguchi  
Chief Investment Officer, DIAM Co., Ltd.  
New Tokyo Building 5th Floor, 3-3-1 Marunouchi, Chiyoda-ku, Tokyo 100-0005 Japan  
Telephone - +81-3-3287-1715

**Item 7- Requirements for State-Registered Advisers**

Not applicable.

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This brochure supplement provides information about **Kaoru Sekiai, Fixed Income Portfolio Manager** and it supplements the DIAM U.S.A., Inc. brochure. You should have received a copy of that Brochure. Please contact Kayoko Hashimoto, Chief Compliance Officer at [\(212\) 350 7641](tel:2123507641) if you did not receive a DIAM U.S.A., Inc.'s Brochure or if you have any questions about the contents of this supplement.

March 12, 2014

**Brochure Supplement (Part 2B of Form ADV)****Kaoru Sekiai, Vice President****Item 2- Educational Background and Business Experience**

Kaoru Sekiai (Year of Birth: 1978); Mr. Sekiai joined DIAM USA in April 2010 and is portfolio manager for US Corporate and Latin America fixed income portfolios, following his role as Portfolio Manager of the Global Fixed Income Group for DIAM Co., Ltd in Tokyo from June 2006 to March 2010.

Mr Sekiai began his career at Prudential Life Insurance of Japan in Apr 2001, where he was an associate of investment administration and financial reporting departments from 2001 to May 2006. He joined to DIAM Co., Ltd in Tokyo in June 2006.

Mr. Sekiai received a BA from University of Tokyo in 2001 and has received the CFA and CMA designation.

**Item 3- Disciplinary Information**

No information is applicable to this Item.

**Item 4- Other Business Activities**

None.

**Item 5- Additional Compensation**

None.

**Item 6 - Supervision**

Mr. Sekiai is supervised by Masahide Komatsu, the Head of Fixed Income Investments at DIAM U.S.A., Inc.. Mr. Komatsu reviews Mr. Sekiai's work through frequent office interactions as well as remote interactions.

Mr. Komatsu's contact information is as follows:

Masahide Komatsu  
Senior Vice President - Head of Fixed Income  
(212) 350-7618

**Item 7- Requirements for State-Registered Advisers**

Not applicable.

