

Item 1 Cover Page

Vincent Edmond Teti

Vetia, Inc.

Brochure Supplement

Dated 9/4/2014

Contact: Vincent Edmond Teti
466 Southern Boulevard
Chatham, New Jersey 07928
(973) 301-0930

This brochure supplement provides information about Vincent Edmond Teti that supplements the Vetia, Inc. (“Vetia”) brochure. You should have received a copy of that brochure. Please contact Mr. Teti, President and Chief Compliance Officer of Vetia, if you did *not* receive the brochure or if you have any questions about the contents of this supplement.

Additional information about Mr. Teti is available on the SEC’s website at www.adviserinfo.sec.gov.

Item 2 Education Background and Business Experience

Vincent Edmond Teti was born in 1939. Mr. Teti graduated from Yale University in 1961 with a Bachelors Degree in Economics. Mr. Teti has been President of Vetia, Inc. since October 1990.

Item 3 Disciplinary Information

None.

Item 4 Other Business Activities

- A. Mr. Teti is the sole managing member of Vetia Capital, LLC, which acts as the General Partner to Vetia’s sole investment advisory client, Fairmount Partners, L.P. Mr. Teti’s client responsibilities at both Vetia and Vetia Capital, LLC are solely dedicated to

Fairmount Partners, L.P., which is currently in liquidation and therefore not open to new investors or investment opportunities.

- B. Vincent E. Teti, the sole owner of Vetia, has entered into a written solicitation agreement with RegentAtlantic Capital, LLC ("RegentAtlantic") which is a registered investment adviser firm unaffiliated with Vetia. Under this agreement, Vetia has agreed to introduce prospective clients to RegentAtlantic. In the event that a person or entity referred by Vetia becomes a client of RegentAtlantic, Vetia is entitled to receive a quarterly referral fee based upon the revenue collected by RegentAtlantic in the prior 12 months. The schedule of fees payable to Vetia varies depending upon the total revenue generated by the referred client. These referral fees are payable out of the fees paid to RegentAtlantic by the referred clients, and are payable to Vetia only to the extent that RegentAtlantic has received payment of fees from such clients. Prior to entering into an advisory relationship with RegentAtlantic each prospective client is given a copy of Part 2 of RegentAtlantic's Form ADV, as well as a written disclosure statement by Vetia, including disclosure of the referral fee. Each prospective client's written acknowledgement of receipt of these disclosure documents is obtained by Vetia and provided to RegentAtlantic at or before the time RegentAtlantic enters into an advisory relationship with the client.

Mr. Teti is also compensated via a flat fee arrangement for providing periodic consulting services to Spruce Private Investors, LLC, which is another registered investment adviser firm unaffiliated with Vetia.

Should a client or prospective client have any questions regarding either of these arrangements, they may contact Mr. Teti directly using the information listed in Item 1 of this supplement.

Item 5 Additional Compensation

Please refer to Item 4B, above.

Item 6 Supervision

As the only owner and representative of Vetia, Mr. Teti supervises all duties and activities of the firm. Mr. Teti's contact information is listed in Item 1 of this supplement. Mr. Teti adheres to all required regulations regarding the activities of an investment adviser and follows all policies and procedures outlined in Vetia's policies and procedures manual, including the Code of Ethics, and appropriate securities regulatory requirements.

Item 7 Requirements for State-Registered Advisers

- A. Mr. Teti has **NOT** been involved in any of the events listed below.

1. An award or otherwise being found liable in an arbitration claim alleging damages in excess of \$2,500, involving any of the following:

- a) an investment or an investment-related business or activity;
 - b) fraud, false statement(s), or omissions;
 - c) theft, embezzlement, or other wrongful taking of property;
 - d) bribery, forgery, counterfeiting, or extortion; or
 - e) dishonest, unfair, or unethical practices.
2. An award or otherwise being found liable in a civil, self-regulatory organization, or administrative proceeding involving any of the following:
- a) an investment or an investment-related business or activity;
 - b) fraud, false statement(s), or omissions;
 - c) theft, embezzlement, or other wrongful taking of property;
 - d) bribery, forgery, counterfeiting, or extortion; or
 - e) dishonest, unfair, or unethical practices.
- B. Mr. Teti has **not** been the subject of a bankruptcy petition in the past ten years.