

Item 1. Cover Page

Vetia, Inc.

Part 2A of Form ADV: Firm *Brochure*
Dated 9/4/2014

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

This brochure provides information about the qualifications and business practices of Vetia, Inc. and its affiliates (collectively, “Vetia” or the “Firm”). If you have any questions about the contents of this brochure, please contact Vetia’s Chief Compliance Officer, Vincent Edmond Teti, at 973-301-0930. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission (“SEC”) or by any state securities authority. Additional information about Vetia is also available on the SEC’s website at: www.adviserinfo.sec.gov.

Item 2. Material Changes

This brochure contains information about the way Vetia, Inc. (“Vetia”) conducts business. This information is accurate as of the filing date listed on the coversheet.

We are required to provide a listing of any material changes in this updated brochure. Future brochures will contain similar summaries. The following are material changes made to this brochure since our last annual amendment, on March 27, 2014.

- Mr. Vincent E. Teti, sole owner of Vetia, assumed the role of Chief Compliance Officer in September 2014.

Item 3. Table of Contents

Item 1. Cover Page.....	1
Item 2. Material Changes	2
Item 3. Table of Contents.....	3
Item 4. Advisory Business	4
Item 5. Fees and Compensation	4
Item 6. Performance Based Fees and Side by Side Management	4
Item 7. Types of Clients.....	4
Item 8. Methods of Analysis, Investment Strategies and Risk of Loss	4
Item 9. Disciplinary Information	6
Item 10. Other Financial Industry Activities and Affiliations	7
Item 11. Code of Ethics, Participation or Interest in Client Transactions and Personal Trading	7
Item 12. Brokerage Practices	7
Item 13. Review of Accounts	8
Item 14. Client Referrals and Other Compensation	8
Item 15. Custody	8
Item 16. Investment Discretion	9
Item 17. Voting Client Securities.....	9
Item 18. Financial Information	9
Item 19. Requirements for State-Registered Advisers.....	9

Item 4. Advisory Business

Vetia is a Delaware corporation founded in 1991. Vincent E. Teti is the founder and sole owner of Vetia. Vetia assists clients in asset allocation and the selection of private investment vehicles (such as limited partnerships and limited liability corporations), exchange traded funds and mutual funds. Vetia provides monitoring and periodic analysis and reporting with respect to a client's investment managers and investment funds. Vetia does not recommend specific securities, other than interests in specific private investment funds, exchange traded funds or mutual funds, nor does Vetia have authority to make any investment decision on behalf of any client other than the limited partnership Fairmount Partners, L.P. ("Fairmount"), which is currently its sole client.

As of July 31, 2014, Vetia managed \$1,427,626 in assets on a discretionary basis.

Item 5. Fees and Compensation

Although Vetia is permitted to do so under the Fairmount Partnership Agreement, Fairmount is not currently charged a management fee. Rather, time spent on Fairmount matters is billed, per a negotiated arrangement with Fairmount, on an hourly basis as an expense of the partnership and billings are reviewed quarterly by an independent accounting firm for reasonableness.

Item 6. Performance Based Fees and Side by Side Management

Vetia does not charge performance-based fees.

Item 7. Types of Clients

As of the date of this brochure, Vetia's only client is Fairmount, which is a limited partnership. Vetia does not intend to seek new client advisory relationships but will amend this brochure, as required, should this change.

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

Method of Analysis and Investment Strategies

The primary investment which Vetia recommends are private investment funds that are exempt from registration under Section 3(c)(7) or 3(c)(1) of the Investment Company Act of 1940 ("Hedge Funds"). Vetia advises clients on how to structure and implement portfolios of Hedge Funds. These portfolios are usually comprised of a limited number of Hedge Funds as Vetia believes that over-diversification can significantly reduce returns without a comparable reduction in the volatility of the portfolio.

Hedge Fund Portfolios Hedge Funds are recommended with a conscious effort to diversify

across strategies and asset classes. Hedge Funds recommended by Vetia may have net long or short exposure to equity or fixed income markets, however, Vetia seeks to assemble a portfolio for each client that exhibits attractive risk adjusted returns over a full market cycle.

Hedge Funds are only recommended after a lengthy due diligence process based on an evaluation of, among other factors, a Portfolio Manager's character, judgment, investment strategy, proven track record, trading and risk management. When seeking new investment opportunities, Vetia has a preference for Portfolio Managers that are focused on investing as opposed to asset gathering, tend to have limited capacity, and in which the principals maintain a significant investment. Additionally, there is a preference for niche strategies where limited competition and/or assets dedicated to the strategy exist. Finally, Vetia looks for a solid and cohesive organization.

Vetia may consider start-up and emerging Portfolio Managers as well as more established Portfolio Managers. Vetia may pursue niche strategies that may or may not be widely followed or understood. Vetia's network of relationships and experience provides clients with opportunities to invest in unique or lesser known strategies. Vetia believes these types of strategies have the potential to produce strong risk-adjusted returns.

Vetia believes that an additional source of potential performance is strategic asset allocation. This could include the under or overweighting of exposure to a particular strategy based on future return expectations, structural changes or flows of capital. In addition to focusing on a bottom up analysis of each Portfolio Manager, Vetia also develops a top-down/macroeconomic viewpoint and ensures each client is cognizant of this view. Vetia believes that an understanding of macroeconomic factors is essential to the selection of Portfolio Managers who can generate strong risk-adjusted returns and protecting capital in difficult market environments.

Risk of Loss

Operating History. Hedge Funds recommended by Vetia may have a limited operating history upon which to evaluate their future performance. The past investment performance of any of the Portfolio Managers recommended to a client should not be construed as an indication of the future results.

Dependence on the Portfolio Managers and Vetia Recommendations. The success of the Hedge Funds recommended by Vetia is sometimes dependent on the investment performance of an individual Portfolio Manager as well as the ongoing ability of Vetia to select and recommend effective allocation of the client's assets among Portfolio Managers. For example, a Portfolio Manager's inability to effectively hedge an investment strategy may cause the assets the client has invested with such Portfolio Manager to significantly decline in value and could result in substantial losses to the client. In addition, subjective decisions made by Vetia or the Portfolio Managers may cause the client to incur losses or to miss profit opportunities on which it may otherwise have capitalized

A successful client portfolio will also depend on the ability of Vetia to identify and recommend implementation of investment strategies that achieve the client's investment objective.

Although Vetia may recommend an allocation of the assets of the client to Portfolio Managers who use different investment strategies, there can be no assurance that market or other events will not have an adverse impact on the strategies employed by multiple Portfolio Managers.

Business and Regulatory Risks of Hedge Funds. Legal, tax, and regulatory developments could occur that may adversely affect a client's portfolio of Hedge Funds. Further, the regulatory environment for Hedge Funds is evolving, and changes in the regulation of Hedge Funds may adversely affect the value of investments held by the client or the ability of the Portfolio Managers to pursue their respective trading strategies.

Limited Liquidity. An investment in Hedge Funds provides limited liquidity since interests/shares are not freely tradable and generally an investor has limited rights to withdraw/redeem all or a portion of its interests/shares.

Independent Portfolio Managers. The recommended Portfolio Managers generally invest wholly independently of one another and may at times hold economically offsetting positions. It is also possible that the performance of certain Portfolio Managers may be closely correlated in some market conditions, resulting (if those returns are negative) in significant losses to a client's portfolio.

Proprietary Investment Strategies. A Portfolio Manager may use proprietary investment strategies that are based on considerations and factors that are not fully disclosed to Vetia or the client. These strategies may involve risks under some market conditions that are not anticipated by the Portfolio Manager or Vetia. The strategies employed by the Portfolio Managers may involve significantly more risk and higher transaction costs than more traditional investment methods. Vetia generally seeks to reduce these risks by recommending a limited percentage of a client's portfolio be allocated to such strategies as well as recommending Portfolio Managers using investment strategies with returns that are not expected to be highly correlated with one another.

There may be additional risks to investing in Hedge Funds recommended by Vetia which are not covered above. Clients and prospective clients should carefully consider the risks outlined in each recommended investment's Private Placement Memorandum before deciding to invest.

Item 9. Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to a client's or investor's evaluation of the adviser or the integrity of the adviser's management. Neither Vetia nor its sole employee and owner, Mr. Vincent E. Teti, have been involved in any legal or disciplinary events that would require disclosure in response to this item.

Item 10. Other Financial Industry Activities and Affiliations

Pooled Investment Vehicles

Vetia organized and sponsored Fairmount, which is a limited partnership exempt from registration under 3(c)(1) of the Investment Company act of 1940. Fairmount, which is structured as a pooled investment vehicle, is managed by Vetia Capital, L.L.C. (“GP”). Vincent E. Teti is the sole Managing Member of the GP and the sole owner of Vetia, thus these two entities are considered to be under common control. The GP is responsible for all decisions regarding portfolio transactions of Fairmount and has full discretion over the management of Fairmount’s investment activities. Mr. Teti is the only employee acting on behalf of the GP, and he is subject to the supervision and control of Vetia and its compliance program.

As previously mentioned, Fairmount is currently Vetia’s only client, and it is in liquidation. As capital is returned to the partnership, it is aggregated and distributed to limited partners.

Material Relationships with Other Investment Advisers

Mr. Teti is compensated for making prospective client referrals to another registered investment adviser. Mr. Teti is also compensated for providing his consulting services to another registered investment adviser. 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 brochure.

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

Vetia has developed and adopted a Code of Ethics that is applicable to all employees. Vetia’s Code of Ethics is predicated on the principle that Vetia owes a fiduciary duty to its clients. Among other things, the Code of Ethics requires employees to:

- Act as fiduciaries, putting the interest of clients ahead of the interests of Vetia and its employees and fully disclosing all material conflicts of interest;
- Comply with all applicable laws and regulations; and
- Periodically report personal securities transactions and obtain pre-clearance, if required, before personally trading in certain types of securities.

A copy of Vetia’s Code of Ethics is available to current and prospective clients and investors upon request.

Item 12. Brokerage Practices

Vetia does not effect portfolio transactions on behalf of its clients. Vetia’s sole client is

Fairmount, which is in liquidation.

Item 13. Review of Accounts

As previously mentioned, Fairmount is currently Vetia's only client, and it is in liquidation. As capital is returned to the partnership, it is aggregated and distributed to limited partners.

For investors in Fairmount, Vetia provides a capital account statement on a quarterly basis, and it includes detailed account balances and return information. On an annual basis, investors are sent the annual audited financial statements prepared by Spicer Jeffries LLC and their individual Schedule K-1.

Item 14. Client Referrals and Other Compensation

Vincent E. Teti, the sole owner of Vetia, has entered into a written solicitation arrangement with RegentAtlantic Capital, LLC ("RegentAtlantic") which is a registered investment adviser firm unaffiliated with Vetia. Under this arrangement, 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 brochure.

Item 15. Custody

Vetia has custody over its sole client account, Fairmount. Investors in Fairmount will not receive statements from a custodian, rather Fairmount is subject to an annual audit by an independent public accountant that is registered with, and subject to regular inspection by, the Public Company Accounting Oversight Board. The audited financial statements are prepared

in accordance with generally accepted accounting principles (“G A A P”) and distributed to each investor on an annual basis.

Item 16. Investment Discretion

With the exception of Fairmount, which is currently in liquidation, Vetia does not have discretionary authority to determine the securities and amount to be bought or sold for any clients.

Item 17. Voting Client Securities

Vetia does not engage in proxy voting for its sole client, Fairmount.

Item 18. Financial Information

Vetia has never filed for bankruptcy and is not aware of any financial condition that is expected to affect its ability to manage client accounts.

Item 19. Requirements for State-Registered Advisers

As previously mentioned above, Vincent E. Teti is the sole owner and employee of Vetia. For more information regarding Mr. Teti, please see Vetia’s Form ADV Part 2B which describes Mr. Teti’s background and business activities.