

Shay Assets Management, Inc.

Form ADV, Part 2A April 2015

1000 Brickell Avenue, Suite 500
Miami, FL, 33131
www.shayassets.com

Telephone: (800) 327-6190
Facsimile: (305) 507-1537
krowe@shay.com

This brochure provides information about the qualifications and business practices of Shay Assets Management, Inc. If you have any questions about the contents of this brochure, please contact us at (800) 327-6190. 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. Registration with the SEC does not imply any particular level of skill or training. Additional information about Shay Assets Management, Inc. is available on the SEC's website at www.adviserinfo.sec.gov.

Material Changes

Our brochure has been revised since our last annual update of our Form ADV, Part 2A ("brochure"), dated March 31, 2015. Changes that may be considered material are as follows:

- On March 26, 2015, the Securities and Exchange Commission ("SEC") and Banes Capital Management, LLC ("BCM"), and Joel L. Banes ("Banes") entered into a settlement relating to the Wells Notice issued on February 26, 2014. The Wells Notice alleged that BCM and Banes acted as an unregistered broker-dealer when participating in new issue corporate bond trades. The activity was unrelated to BCM's or Banes' core business of trading government-guaranteed loans and pools, and to any interests of the BCM High Income Fund, LP.

BCM and Banes neither admitted nor denied the allegations and consented to entry of a cease-and-desist order precluding them from acting as a broker-dealer without first registering with the SEC and to payment of monetary amounts.

Our brochure may be requested by contacting us at (800) 327-6190.

We may update this brochure at any time.

Table of Contents

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.....	6
ITEM 7 - TYPES OF CLIENTS.....	6
ITEM 8 - METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS	6
ITEM 9 - DISCIPLINARY INFORMATION.....	8
ITEM 10 - OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS.....	9
ITEM 11 - CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING	9
ITEM 12 - BROKERAGE PRACTICES	10
ITEM 13 - REVIEW OF ACCOUNTS	12
ITEM 14 - CLIENT REFERRALS AND OTHER COMPENSATION	12
ITEM 15 - CUSTODY.....	12
ITEM 16 - INVESTMENT DISCRETION	12
ITEM 17 - VOTING CLIENT SECURITIES	12
ITEM 18 - FINANCIAL INFORMATION.....	13

Advisory Business

Shay Assets Management, Inc. (“Shay” or the “Firm”) is a wholly owned subsidiary of Shay Investment Services, Inc., a closely held corporation majority-owned by Rodger D. Shay and Rodger D. Shay, Jr. The Firm was formed in 1981. As of December 31, 2014, the Firm managed [250] million in assets on a discretionary basis and [97] million in assets on a non-discretionary basis.

Mutual Fund Services. Shay provided discretionary advisory services to the Asset Management Fund family of mutual funds (“AMF” or the “Fund”). The Firm provides investment advice with respect to large cap value equity securities and fixed-income securities, which include mortgage-related securities, U.S. government and agency securities, collateralized mortgage obligations, repurchase agreements, and other money market instruments. Many of Shay’s fixed-income products and services are designed to meet the needs of financial institutions. Certain portfolios of the Fund specifically limit their investments to those that are eligible for purchase by national banks and credit unions.

Consulting Services. Shay also provides credit analysis, consulting and investment accounting services to institutional clients on a non-discretionary basis.

Other Business. Shay provides a cash management service through direct repurchase agreement arrangements (the “Master Repo Program”). Services provided under the Master Repo Program include monitoring compliance with the margin and other requirements of the Master Repurchase Agreement, effecting all transactions under the Master Repurchase Agreement, and exercising all of client’s rights and obligations under the Master Repo Program documentation.

Fees and Compensation

Mutual Fund Clients

Shay serves as investment adviser to AMF, a registered open-end investment company with three portfolios. The fees charged to AMF by Shay are based upon a percentage of each portfolio’s average daily net assets, computed daily and payable monthly. The fee schedule with respect to fees paid by AMF to Shay is as follows:

	<u>Assets</u>	<u>Annual Rate</u>
AMF Large Cap Equity Fund	Up to \$250 million	0.650%
	Over \$250 million	0.550%

	<u>Assets</u>	<u>Annual Rate</u>
AMF Short U.S. Government - Fund	Up to \$500 million	0.250%
	\$500 million to \$1 billion	0.175%
	\$1 billion to \$1.5 billion	0.125%
	Over \$1.5 billion	0.100%
AMF Ultra Short Mortgage Fund	Up to \$3 billion	0.450%
	\$3 billion to \$5 billion	0.350%
	Over \$5 billion	0.250%

Consulting Clients

Shay provides credit analysis, consulting and investment accounting services to institutional clients on a contractual basis. Consulting services generally are provided with respect to mortgage-related securities. Fees and terms are negotiated on a case-by-case basis for such services. In addition to Shay's consulting fees, clients will pay custody fees, brokerage and other transaction costs.

Cash Management Clients

Shay's basic fee schedule for clients in relation to its cash management program is generally up to 0.50% but may waive up to .25% of assets invested through the Master Repo Program, calculated and paid monthly in arrears. Shay may negotiate or waive fees. Either Shay or the client may terminate the contract upon written notice. In addition to Shay's fee, clients may pay custody fees and other transaction fees set forth in the Master Repo Program documentation.

Performance-Based Fees and Side-by-Side Management

Shay does not receive performance-based fees for any of its investment advisory services.

Types of Clients

Shay generally provides investment advice to banks, thrift institutions, investment companies, trusts, estates and charitable organizations. With respect to non-investment company accounts,

Shay generally imposes a \$10 million dollar account minimum for the provision of investment supervisory services. The account minimum is a general guideline and may vary depending on style considerations at the sole discretion of Shay.

Methods of Analysis, Investment Strategies and Risk of Loss

Shay's securities analysis methods include fundamental analysis. Shay currently offers large cap equity and fixed-income investment strategies, each of which, along with the material risks involved, is described below. Investing in securities involves risk of loss that clients should be prepared to bear.

The material risks set forth below are qualified in their entirety by the more detailed risk disclosure in the applicable product's offering materials.

Large Cap Blend Investment Strategy

The Firm emphasizes domestic large cap equity securities that it perceives to be undervalued. The material risks involved in the large cap equity strategy include but not limited to:

Market Risk – Market prices of securities held by a client may fall rapidly or unpredictably due to a variety of factors, including changing economic, political or market conditions.

Large-Capitalization Stock Risk – The stocks of large-capitalization companies may trail the returns of investments in stocks of smaller companies.

Stock Risk – Stocks may perform differently from the market as a whole and may be undervalued by the market for a long period of time.

Fixed-Income Investment Strategy

The Firm offers a range of fixed Income strategies generally seeking either income or total return through a combination of capital appreciation and income. The Firm's strategies focus on longer-term investment products. The Firm emphasizes U.S. government and mortgage-related securities. The material risks involved in the fixed-income investment strategies include but not limited to:

Market Risk – Market prices of securities held by a client may fall rapidly or unpredictably due to a variety of factors, including changing economic, political or market conditions.

Interest Rate Risk – Generally, the market value of fixed-income securities moves inversely with interest rate movements. In other words, if interest rates rise, the prices of fixed-income securities tend to decline. If interest rates decline, the prices of fixed-income securities tend to increase. This inverse relationship may cause the net asset value of fixed income funds to decline/rise when interest rates rise/fall.

Credit Risk – Fixed-income securities carry the risk of default, which means that the issuer is unable to make additional income and principal payments. Currently, none of our fixed income mutual funds may own non-government backed securities, thereby limiting potential losses to the premium above par.

Inflation Risk – Periods of high inflation can erode the value of the income stream received from a fixed-income security.

Call and Prepayment Risk – Some fixed-income securities include a provision that allows the issuer to call, or repay, the outstanding debt early. If interest rates drop low enough, the issuer of the fixed-income security can save money by repaying its callable debt and issuing new debt at lower interest rates. In this situation, your interest payments cease and principal may be paid early. The re-investment of proceeds into newly issued fixed-income securities may include a lower coupon rate, more consistent with prevailing interest rates. This will lower monthly interest payments.

Risks of Cash Management Service

The risks of this product are described in detail in the Master Repo Program client package and includes, without limitation counterparty risk, liquidity risk, bankruptcy risk, default risk, and market and valuation risk with respect to the underlying collateral.

Currently, the Master Repo Program is offered exclusively with a single counterparty, BCM High Income Fund, LP (the “BCM Fund”). Banes Capital Management, LLC (“Banes LLC”) serves as investment adviser to the BCM Fund. Banes LLC received a Wells Notice from the SEC in 2014, which we believe, will be resolved in 2015 with minimal impact to the BCM Fund. Joel L. Banes is a control person of Banes LLC and its managing member. Shay Financial Services, Inc. (“Shay Financial”), an affiliate of Shay and a registered broker-dealer, has significant business relationships with Banes LLC and Joel L. Banes, and therefore, could be adversely affected if the BCM Fund or Banes LLC suffers losses or damages in connection with the Master Repo Program. In the event of a dispute under the Master Repo Program, Shay may be subject to significant conflicts of interest because of its competing relationships with the Banes entities.

Joel L. Banes is licensed as a registered representative of Shay Financial, and serves as a registered principal of Shay Financial. In that capacity, Mr. Banes affects brokerage trades through Shay Financial on behalf of Banes LLC, the BCM Fund and other brokerage clients for which Shay Financial is compensated through customary brokerage commissions. As a registered representative of Shay Financial, Mr. Banes receives commission-based compensation from Shay Financial. Additional employees of Banes LLC also are licensed as registered representatives of Shay Financial and are compensated for their services through commission-based compensation. Shay Financial serves as an assembler of SBA loans. In this capacity, Shay Financial performs such functions as are necessary to package multiple SBA loans into a security (“SBA Securities”). Shay Financial is not compensated for its services as assembler. Banes LLC may enter into repurchase agreements, including on behalf of the BCM Fund, that are backed by SBA Securities assembled by Shay Financial.

To the extent that client demand for participation in the Master Repo Program or MWF Program exceeds the capacity of available counterparties, Shay will seek to allocate such capacity in a manner that it deems fair and reasonable taking into account multiple factors including the timing of client indications of interest, the size of each client’s level of interest, ability of client to provide financing on a regular basis, liquidity needs of the client, minimum size requirements, and available capacity of counterparties. Although Shay will seek to allocate capacity on a pro

rata basis (relative to indications of interest), there is no assurance that it will be able to do so and clients may participate to a greater degree other than Master Repos (relative to indications of interest).

The foregoing relationships may create conflicts of interest between the interests of Clients participating in the repurchase agreement program and Shay.

Other Financial Industry Activities and Affiliations

Shay is under common control with a registered broker-dealer, Shay Financial. Shay Financial is the distributor of AMF Funds and shares of the Fund are sold primarily to clients of Shay Financial, which consist of institutional clients including banking and financial institutions. Shay Financial also refers its clients to Shay for the cash management program.

The parent of Shay also owns and controls a national savings bank, Anthem Bank (formerly First Financial Bank & Trust Co.). Advisory clients, other than the AMF Funds, may also be clients of the bank with respect to separate products offered by the Anthem Bank. Anthem Bank does not serve as custodian with respect to Shay's advisory business. As discussed above, the Shay entities have material business arrangements with the Banes entities.

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

Shay has adopted a Code of Ethics in accordance with Rule 204A-1 under the Investment Advisors Act of 1940, as amended, and Rule 17j-1 under the Investment Company Act of 1940, as amended. The Code of Ethics sets forth standards of business conduct applicable to Shay's supervised persons and requires the reporting and review of personal securities transactions of access persons.

Shay's Code of Ethics includes various reporting and pre-approval requirements and certain trading restrictions in order to prevent actual or potential conflicts of interest with transactions recommended to clients. The Code of Ethics applies not only to transactions by the individual, but also to transactions for accounts in which such person has a beneficial interest. Compliance with the Code of Ethics is a condition of employment. In addition, Shay has adopted certain policies and procedures concerning the misuse of material non-public information that are designed to prevent insider trading by employees of the Firm. A copy of the Code will be made available to any client or prospective client upon request by calling Shay's Chief Compliance Officer at (305) 507-1536.

Shay Financial or its representatives may refer its broker-dealer clients to Shay for advisory services. Likewise, Shay may recommend the services of Shay Financial to clients for whom it provides services. Consulting and administrative services do not include investment supervisory services and Shay Assets does not have investment discretion or trading authority over such accounts. Clients who maintain a brokerage relationship with Shay Financial may request and place trades with Shay Financial. In such instances, Shay Financial will be compensated at commission rates then in effect for the account.

It is possible that the same type of a security recommended to a client may be bought or sold by an affiliated broker-dealer in the course of effecting transactions for its clients. Shay does not effect transactions for its own account.

Brokerage Practices

Best Execution and Trade Allocation

In placing orders, Shay generally seeks to obtain the best combination of price and execution and uses its best judgment in allocating transactions. In selecting broker-dealers to effect securities transactions for clients, Shay selects broker-dealers that it believes are financially responsible, will effectively and efficiently execute, report, clear and settle the order, provide valuable research, timely and accurately communicate with Shay's trading desk and operations team and will charge commission rates which, when combined with these services, will produce the most favorable total cost or proceeds for each transaction under these circumstances.

Competitive spreads and commissions are significant considerations in placing transactions with broker-dealers. However, this does not mean that execution decisions must be based solely on whether the lowest possible price or commission costs may be obtained. Best execution means the best overall qualitative execution, not necessarily the lowest possible commission cost.

Fixed-income securities are usually purchased directly from the issuer, from an underwriter or from a dealer that makes a market in such securities. Purchases from dealers serving as market makers may include the spread between the bid and asked prices. Usually, there is no brokerage commission paid in such transactions. The primary considerations are availability and prompt execution of orders in an effective manner at the best price.

“With respect to equity securities, the primary aim in the allocation of portfolio transactions to various brokers is the attainment of the best combination of price and efficient execution. Portfolio transactions in unlisted securities are executed in the over-the-counter market through principal market makers. Allocation among brokers is made on the basis of best price and execution.”

When securities are purchased for the fund(s), the portfolio management team allocates the security based on the investment requirements and objectives of each fund that is eligible to purchase the security. These requirements and objectives include relative cash available to invest, the risk posture of each fund relative to its stated and/or targeted levels, and the portfolio management team's expectation concerning future liquidity needs of each fund as well as other variables.

Brokerage Selection, Research and Other Soft Dollar Benefits

Shay may direct brokerage commissions on client account portfolio transactions to certain broker-dealers consistent with Section 28(e) of the Securities Exchange Act of 1934, in recognition of the value of efficient execution and research and statistical information provided by the selected broker-dealer and/or other third-party providers.

As a general matter, the research and statistical information provided may consist of written reports and presentations analyzing specific companies, industry sectors, the financial markets and the economy. Such information may also include reports accessed by computers or terminals, statistical collations and appraisals. The research provided can be either proprietary (created and provided by the broker-dealer, including tangible research products as well as, for example, access to company management or broker/dealer generated research reports) or third-party (created by the third-party, but provided by the broker-dealers). This may cause clients to pay a broker-dealer a commission rate higher than that which the broker-dealer would have charged for execution only. This is known as paying up for soft dollar benefits. These products and services may include advice, either directly or through publications or writings, as to the value of securities, the advisability of investing in, purchasing, or selling securities, and the availability of securities or purchasers or sellers of securities, and analyses and reports concerning issuers, industries, securities, economic factors and trends, portfolio strategy, and the performance of accounts.

In the allocation of brokerage business, Shay may have an incentive to give preference to those brokers that provide research products and services, either directly or indirectly. However, Shay will only do so to the extent the Firm believes that the selection of a particular broker is not inconsistent with its duty to seek best execution. To the extent that Shay is able to obtain products and services through the use of clients' commission dollars, it reduces the need to produce the same research internally or through outside providers for hard dollars and thus provides an economic benefit to Shay. On an ongoing basis, Shay monitors the research services received to ensure that the services received are reasonable in relation to the brokerage allocated.

If Shay receives a product or service that both aids it in carrying out its investment decision making responsibilities (i.e., a "research use") and provides non-research related uses, Shay will make a good faith determination as to the allocation of the cost of these "mixed-use items" between the research and non-research uses and will only use soft dollars to pay for the portion of the cost related to its research use.

The research products/services provided by brokers through its soft dollar arrangements benefit Shay's investment process for client accounts and are used in formulating investment advice for clients of the Firm including accounts other than those that paid commissions to the brokers on a particular transaction. As a result, not all research generated by a client's trade will benefit that particular client's account. In some instances, the other accounts benefited will include accounts that clients have directed a portion of their brokerage commissions to go to particular brokers other than those providing the research products/services. Shay does not attempt to allocate the relative costs or benefits of research among client accounts because it believes that, in the aggregate, the research it receives benefits clients and assists Shay in fulfilling its overall duty to its clients.

During the last fiscal year, Shay did not engage in any transactions tied to third-party soft dollar arrangements.

Brokerage for Client Referrals

In selecting broker-dealers, Shay does not consider whether it receives client referrals from a broker-dealer or third party firms.

Aggregation of Client Orders

Certain investments recommended for an investment company client by Shay may also be appropriate for other clients. Investment decisions are made by Shay on the basis of the investment objectives and needs of the particular client. If transactions are effected for two or more client's investment company or other clients on the same day, such transactions will be allocated between or among the clients in a manner that Shay deems fair and equitable and, to the extent appropriate, will be aggregated.

Review of Accounts

The assigned portfolio manager reviews discretionary accounts on a periodic basis with primary responsibility for that account. The form and frequency of reporting is determined on a case-by-case basis in consultation with the client.

Client Referrals and Other Compensation

Shay utilizes solicitors who are employees of, or contractors to, the Firm as well as employees of Shay Financial. These solicitors may be compensated through salaries, bonuses, commissions or a flat fee.

Shay may pay cash referral fees to unaffiliated third parties. In such instances, the referral agreement and the related activities of Shay will be in compliance with Rule 206(4)-3 under the Investment Advisers Act of 1940, which specifies certain standards that must be met by an investment adviser and any person who solicits any client for, or refers any client to, an investment adviser prior to the payment of a cash fee, directly or indirectly, for client solicitation or referral.

Custody

Shay does not maintain custody of client funds or securities.

Investment Discretion

Mutual Fund Services. Shay may accept discretionary authority to manage securities accounts on behalf of investment company clients pursuant to an investment advisory agreement. Shay may purchase for the portfolios of its investment company clients only securities permitted by the investment policies applicable to a particular portfolio.

Consulting Services. Shay does not have investment discretion when it provides consulting services.

Cash Management Services. Shay does not have investment discretion when it provides cash management services.

Valuation Services. Shay's valuation services do not involve the management of securities accounts; rather, such services involve the discretionary evaluation of mortgage- and asset-backed securities for third party clients.

Voting Client Securities

Shay has the authority to vote proxies for client securities. The following is a summary of Shay's proxy voting policy and procedures. Clients wishing to receive a copy of the entire

Policy and procedures or information on how Shay voted securities in their account should contact Shay's Chief Compliance Officer at (305) 507-1536.

It is the Firm's policy to vote proxies for client securities in the manner most economically beneficial to the client. In general, Shay will vote against anti-takeover provisions and other actions by management that has the effect of diluting shareholders' interests (both economic and voting). Shay will vote in favor of dilutive provisions if it deems that such provisions are nonetheless in the best interest the stockholders, such as when the provisions improve the shareholders' negotiating positions with potential acquirers.

With respect to situations that pose a potential conflict of interest, Shay's Executive Committee will determine the vote.

Financial Information

Shay does not believe there is any financial condition that is reasonably likely to impair its ability to meet contractual commitments to clients, except for the legal proceedings described above.