FORM ADV

UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION AND REPORT BY EXEMPT REPORTING ADVISERS

Prir	mary Business Name: HAYMAN CAPI	TAL MANAGEMENT	LP	CRD Number:	146896	
	ner-Than-Annual Amendment - All Sec		-		0/2012	
6/1	L/2015 8:14:45 PM					
W			•	of your application, revocation of your registration, or cri	iminal	
		this form updated b	by filing periodic amendments. See	Form ADV General Instruction 4.		
	m 1 Identifying Information					
Res	sponses to this Item tell us who you a	e, where you are c	loing business, and how we can co	ontact you.		
Α.	Your full legal name (if you are a sole HAYMAN CAPITAL MANAGEMENT L		st, first, and middle names):			
В.	Name under which you primarily cond HAYMAN CAPITAL MANAGEMENT L		ousiness, if different from Item 1.A.	.:		
	List on Section 1.B. of Schedule D any	additional names ur	nder which you conduct your adviso.	ry business.		
c.	C. If this filing is reporting a change in your legal name (Item 1.A.) or primary business name (Item 1.B.), enter the new name and specify whether the name change is of I your legal name or I your primary business name:				he	
D.	(1) If you are registered with the SE			1-69019		
	(2) If you report to the SEC as an <i>ex</i>	empt reporting advis	ser, your SEC file number:			
E. If you have a number ("CRD Number") assigned by the FINRA's CRD system or by the IARD system, your CRD number: 146896						
If your firm does not have a CRD number, skip this Item 1.E. Do not provide the CRD number of one of your officers, employees, or affiliates.						
F.	Principal Office and Place of Business					
	 (1) Address (do not use a P.O. Box) Number and Street 1: 2101 CEDAR SPRINGS ROAD 	:	Number and Street 2 SUITE 1400	2:		
	City:	State:	Country:	ZIP+4/Postal Code:		
	DALLAS	Texas	UNITED STATES	75201		
	If this address is a private reside	ence, check this boy	c: 🗖			
List on Section 1.F. of Schedule D any office, other than your principal office and place of business, at which you conduct investment adviso you are applying for registration, or are registered, with one or more state securities authorities, you must list all of your offices in the state which you are applying for registration or with whom you are registered. If you are applying for SEC registration, if you are registered only w if you are reporting to the SEC as an exempt reporting adviser, list the largest five offices in terms of numbers of employees.					es to	
 (2) Days of week that you normally conduct business at your principal office and place of business: Monday - Friday Other: 				usiness:		
	Normal business hours at this location: 7:30 A.M 5:00 P.M.					
	(3) Telephone number at this location: 214-347-8050					
	(4) Facsimile number at this location 214-347-8051	:				
G.	Mailing address, if different from you	r principal office and	place of business address:			
	Number and Street 1:		Number and Street 2:			
	City: State:		Country:	ZIP+4/Postal Code:		
	If this address is a private residence	, check this box: \square]			
н.	If you are a sole proprietor, state yo	ur full residence ad	dress, if different from your principa	al office and place of business address in Item 1.F.:		

DOCKET A L A R M Find authenticated court documents without watermarks at <u>docketalarm.com</u>. If "yes," list all website addresses on Section 1.I. of Schedule D. If a website address serves as a portal through which to access other information you have published on the web, you may list the portal without listing addresses for all of the other information. Some advisers may need to list more than one portal address. Do not provide individual electronic mail (e-mail) addresses in response to this Item.

J. Provide the name and contact information of your Chief Compliance Officer: If you are an *exempt reporting adviser*, you must provide the contact information for your Chief Compliance Officer, if you have one. If not, you must complete Item 1.K. below.

Name:		Other titles, if any:	
Telephone number:		Facsimile number:	
Number and Street 1:		Number and Street 2:	
City:	State:	Country:	ZIP+4/Postal Code:

Electronic mail (e-mail) address, if Chief Compliance Officer has one:

K. Additional Regulatory Contact Person: If a person other than the Chief Compliance Officer is authorized to receive information and respond to questions about this Form ADV, you may provide that information here.

Name:		Titles:	
Telephone number:		Facsimile number:	
Number and Street 1:		Number and Street 2:	
City:	State:	Country:	ZIP+4/Postal Code:

Electronic mail (e-mail) address, if contact person has one:

L. Do you maintain some or all of the books and records you are required to keep under Section 204 of the Advisers Act, or similar state law, somewhere other than your *principal office and place of business*?

Yes No

Yes No

Yes No

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If "yes," complete Section 1.L. of Schedule D.

M. Are you registered with a foreign financial regulatory authority?

Answer "no" if you are not registered with a foreign financial regulatory authority, even if you have an affiliate that is registered with a foreign financial regulatory authority. If "yes," complete Section 1.M. of Schedule D.

- N. Are you a public reporting company under Sections 12 or 15(d) of the Securities Exchange Act of 1934?
 If "yes," provide your CIK number (Central Index Key number that the SEC assigns to each public reporting company):
 Yes No
 O. Did you have \$1 billion or more in assets on the last day of your most recent fiscal year?
- P. Provide your *Legal Entity Identifier* if you have one: EHWNDI2G5WRMB04JSL16

A *legal entity identifier* is a unique number that companies use to identify each other in the financial marketplace. In the first half of 2011, the *legal entity identifier* standard was still in development. You may not have a *legal entity identifier*.

SECTION 1.B. Other Business Names

No Information Filed

SECTION 1.F. Other Offices

No Information Filed

SECTION 1.I. Website Addresses

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List your website addresses. You must complete a separate Schedule D Section 1.I. for each website address.

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SECTION 1.L. LOCATION OF BOOKS AND RECORDS						
Complete the following information for each location at which you keep your books and records, other than your <i>principal office and place of business</i> . You must complete a separate Schedule D Section 1.L. for each location.						
Name of entity where books and records are SEI INVESTMENTS GLOBAL FUND SERVICES	kept:					
Number and Street 1: 1 FREEDOM VALLEY DRIVE		Number and Street 2:				
City: OAKS	State: Pennsylvania	Country: UNITED STATES	ZIP+4/Postal Code: 19456			
If this address is a private residence, check t	his box: 🗖					
Telephone Number: 610-676-1282	Facsimile number:					
This is (check one): ${f O}$ one of your branch offices or affiliates.						
$_{igodol {igodol {igodi} {igodol {igodi} {igodol {igodi} {igodol {igodi} $						
C other.						
Briefly describe the books and records kept a FUND FINANCIAL AND INVESTOR RECORDS	Briefly describe the books and records kept at this location: FUND FINANCIAL AND INVESTOR RECORDS					
Name of entity where books and records are kept: IRON MOUNTAIN RECORDS MANAGEMENT						
Number and Street 1: 1235 N. UNION BOWER		Number and Street 2:				
City:	State:	Country:	ZIP+4/Postal Code:			
IRVING	Texas	UNITED STATES	75061			
If this address is a private residence, check this box: \Box						
Telephone Number: 972 554 5200	Facsimile numbe	er:				
This is (check one): \bigcirc one of your branch offices or affiliates.						
$_{igodol{e}}$ a third-party unaffiliated recordkeeper.	💿 a third-party unaffiliated recordkeeper.					
O other.						
Briefly describe the books and records kept at this location: HISTORICAL SUPPORT DOCUMENTATION						

SECTION 1.M. Registration with Foreign Financial Regulatory Authorities

List the name and country, in English, of each foreign financial regulatory authority with which you are registered. You must complete a separate Schedule D Section 1.M. for each foreign financial regulatory authority with whom you are registered.

Name of Country/Foreign Financial Regulatory Authority:

Ireland - Central Bank of Ireland

Other:

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SEC	regi	istrat	ion or submitting an annual updating amendment to your SEC registration.		
Α.	To register (or remain registered) with the SEC, you must check at least one of the Items 2.A.(1) through 2.A.(12), below. If you are submitting an annual updating amendment to your SEC registration and you are no longer eligible to register with the SEC, check Item 2.A.(13). Part 1A Instruction 2 provides information to help you determine whether you may affirmatively respond to each of these items.				
	You	ı (the	adviser):		
	V	(1)	are a large advisory firm that either:		
			(a) has regulatory assets under management of \$100 million (in U.S. dollars) or more, or		
			(b) has regulatory assets under management of \$90 million (in U.S. dollars) or more at the time of filing its most recent annual updating amendment and is registered with the SEC;		
		(2)	are a mid-sized advisory firm that has regulatory assets under management of \$25 million (in U.S. dollars) or more but less than \$100 million (in U.S. dollars) and you are either:		
			(a) not required to be registered as an adviser with the state securities authority of the state where you maintain your principal office and place of business, or		
			(b) not subject to examination by the state securities authority of the state where you maintain your principal office and place of business;		
			Click HERE for a list of states in which an investment adviser, if registered, would not be subject to examination by the state securities authority.		
		(3)	have your principal office and place of business in Wyoming (which does not regulate advisers);		
	Γ	(4)	have your principal office and place of business outside the United States;		
		(5)	are an investment adviser (or sub-adviser) to an investment company registered under the Investment Company Act of 1940;		
		(6)	are an investment adviser to a company which has elected to be a business development company pursuant to section 54 of the Investment Company Act of 1940 and has not withdrawn the election, and you have at least \$25 million of regulatory assets under management;		
	Γ	(7)	are a pension consultant with respect to assets of plans having an aggregate value of at least \$200,000,000 that qualifies for the exemption in rule 203A-2(a);		
	Γ	(8)	are a related adviser under rule 203A-2(b) that controls, is controlled by, or is under common control with, an investment adviser that is registered with the SEC, and your principal office and place of business is the same as the registered adviser;		
			If you check this box, complete Section 2.A.(8) of Schedule D.		
		(9)	are a newly formed adviser relying on rule 203A-2(c) because you expect to be eligible for SEC registration within 120 days;		
			If you check this box, complete Section 2.A.(9) of Schedule D.		
		(10)	are a multi-state adviser that is required to register in 15 or more states and is relying on rule 203A-2(d);		
			If you check this box, complete Section 2.A.(10) of Schedule D.		
	Γ	(11)	are an Internet adviser relying on rule 203A-2(e);		

 \square (12) have **received an SEC order** exempting you from the prohibition against registration with the SEC;

If you check this box, complete Section 2.A.(12) of Schedule D.

 \square (13) are **no longer eligible** to remain registered with the SEC.

State Securities Authority Notice Filings and State Reporting by Exempt Reporting Advisers

C. Under state laws, SEC-registered advisers may be required to provide to *state securities authorities* a copy of the Form ADV and any amendments they file with the SEC. These are called *notice filings*. In addition, *exempt reporting advisers* may be required to provide *state securities authorities* with a copy of reports and any amendments they file with the SEC. If this is an initial application or report, check the box(es) next to the state(s) that you would like to receive notice of this and all subsequent filings or reports you submit to the SEC. If this is an amendment to direct your *notice filings* or reports to additional state(s), check the box(es) next to the state(s) that you would like to receive notice of this and all subsequent filings or reports you submit to the SEC. If this is an amendment to your registration to stop your *notice filings* or reports from going to state(s) that currently receive them, uncheck the box(es) next to those state(s).

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If you are amending your registration to stop your notice filings or reports from going to a state that currently receives them and you do not want to pay that state's notice filing or report filing fee for the coming year, your amendment must be filed before the end of the year (December 31).

SECTION 2.A.(8) Related Adviser

If you are relying on the exemption in rule 203A-2(b) from the prohibition on registration because you *control*, are *controlled* by, or are under common *control* with an investment adviser that is registered with the SEC and your *principal office and place of business* is the same as that of the registered adviser, provide the following information:

Name of Registered Investment Adviser

CRD Number of Registered Investment Adviser

SEC Number of Registered Investment Adviser 801 -

SECTION 2.A.(9) Newly Formed Adviser

If you are relying on rule 203A-2(c), the newly formed adviser exemption from the prohibition on registration, you are required to make certain representations about your eligibility for SEC registration. By checking the appropriate boxes, you will be deemed to have made the required representations. You must make both of these representations:

- □ I am not registered or required to be registered with the SEC or a *state securities authority* and I have a reasonable expectation that I will be eligible to register with the SEC within 120 days after the date my registration with the SEC becomes effective.
- □ I undertake to withdraw from SEC registration if, on the 120th day after my registration with the SEC becomes effective, I would be prohibited by Section 203A(a) of the Advisers Act from registering with the SEC.

SECTION 2.A.(10) Multi-State Adviser

If you are relying on rule 203A-2(d), the multi-state adviser exemption from the prohibition on registration, you are required to make certain representations about your eligibility for SEC registration. By checking the appropriate boxes, you will be deemed to have made the required representations.

If you are applying for registration as an investment adviser with the SEC, you must make both of these representations:

- □ I have reviewed the applicable state and federal laws and have concluded that I am required by the laws of 15 or more states to register as an investment adviser with the *state securities authorities* in those states.
- I undertake to withdraw from SEC registration if I file an amendment to this registration indicating that I would be required by the laws of fewer than 15 states to register as an investment adviser with the state securities authorities of those states.

If you are submitting your annual updating amendment, you must make this representation:

Within 90 days prior to the date of filing this amendment, I have reviewed the applicable state and federal laws and have concluded that I am required by the laws of at least 15 states to register as an investment adviser with the *state securities authorities* in those states.

SECTION 2.A.(12) SEC Exemptive Order

If you are relying upon an SEC order exempting you from the prohibition on registration, provide the following information:

Application Number:

803-

Date of order:

Item 3 Form of Organization

A. How are you organized?

Corporation

Sole Proprietorship

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