

## Offshore funds - Annual reporting requirements for reporting funds

### **Important**

Please see Regulation 106 SI2009/3001.

Please complete all sections and submit with the documents and information required within six months of the end of the period of account to which this report relates.

### **Fund details**

1 Full i	name of fund	5 What is the period of account for the reporting fund?	
ТОІ	BAM Anti-Benchmark Pacific Ex-Japan Fund	From <i>DD MM YYYY</i> 0 6 0 6 2 0 1 2	
2 Exist	ing Tax Office reference number	To DD MM YYYY	
3 ISIN/	SEDOL/Other unique identification reference number	3 1 1 2 2 0 1 2	
ISIN	reference Please refer to page 3	Name TOBAM  Address 20 wo Querrin Bauchart	
	DL reference er unique reference		
	the fund name changed since the last annual report?	France Postcode 75008	
No Yes	NO	7 What is the name, address and reference of the person to whom any enquiry about this annual report should be sent if different to the manager?	
		Name Smith & Williamson	
		Address	
		3rd Floor,	
		9 Colmore Row	
		Birmingham Postcode B3 2BJ	
		Reference WC/KC	

# Annual reporting requirements Regulation 106

ica.	se tick the boxes	
(a)	Its audited accounts (see Regulations 59-61)	✓
(b)	Its computation of its reportable income for the period of account based on its audited accounts (see Regulations 62-72)	1
(c)	A copy of the report made available to participants for each reporting period falling within the period of account (including, for each reporting period, the information specified in <i>Regulation 92(1)</i> )	1
(d)	The reported income of the fund for each reporting period falling within the period of account	1
(e)	The amount actually distributed to participants in respect of each reporting period falling within the period of account	
(f)	The number of units in the fund in issue at the end of each reporting period falling within the period of account	1
(g)	The amount of the reported income per unit of interest in the fund in respect of each reporting period falling within the period of account	1
(h)	A declaration confirming that the fund has complied with the obligations specified in Regulations 53 and 58	1

### Account details

9 Will the fund's accounts be prepared in accordance with 11 If the fund's accounts will not be prepared in accordance with international accounting standards, international accounting standards? I attach a statement on a separate piece of paper: (see Note on page 3) specifying the entries in the fund's No If No, go to box 10 accounts that are considered to equate to total comprehensive income for the period as that expression Yes If Yes, go to Declaration is used in international accounting standards. 10 Under which GAAP have the fund's accounts been 12 Does the GAAP compute interest income using the prepared? effective interest method or an acceptable equivalent French (Regulation 66(1))? No If No, please explain what adjustment has been made on page 3 to comply with Regulation 66(2) and how it was calculated. Yes

#### Declaration

I confirm that the fund has complied with the obligations specified in Regulations 53 and 58 of the Offshore Funds (Tax) Regulations 2009.

Signature

Date DD MM YYYY

13 06 2013

Print name

DAMD BECLATCHE

Position with fund

NANAGING DIRECTOR

#### What to do now

Please send your completed application and attachments to:

**HMRC** 

Collective Investment Schemes Centre

1st Floor South

Concept House

5 Young Street

Sheffield

S1 4LB

# Additional information and/or explanations

#### Note

Where a fund will not prepare accounts using IAS, it is required to specify the entries in its accounts that will equate to 'total comprehensive income for the period' as that expression is used in IAS. You can set out these details in the space below. Please explain how it is considered that the entries identified in the accounts will equate to 'total comprehensive income for the period' and, if relevant, also explain how any major items in the accounts will be treated differently to IAS.

SIN reference numbers:	
A Share Class - USD (FR0011259225)	
Accounting policy;	
Given the tax transparent legal form of the fund, it is not required to make adjustments to comply with Regula (2) or provide a computation of 'total comprehensive income'.	tion 66