

# Brochure Supplement

November 2, 2011

**Quinlan D. Fang**

100 Pine Street, Suite 500  
San Francisco, CA 94111

(415) 727-8748

This Brochure Supplement provides information about Quinlan D. Fang that supplements the Disclosure Brochure of VII Peaks Capital, LLC (hereinafter "VII Peaks Capital"), a copy of which you should have received. Please contact our Chief Compliance Officer if you did not receive VII Peaks Capital, LLC's Disclosure Brochure or if you have any questions about the contents of this Brochure Supplement. Additional information about Quinlan D. Fang is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

**VII Peaks Capital, LLC, a Registered Investment Adviser**

100 Pine Street, Suite 500 | (415) 727-8756  
[www.viipeakscapital.com](http://www.viipeakscapital.com)

### Item 2. Educational Background and Business Experience

Born 1982

***Post-Secondary Education:***

University of Pennsylvania, Wharton School of Business – 2004, BS, Economics, Finance & Management

***Recent Business Background:***

VII Peaks Capital, LLC, Partner, June 2010 – Present

MatchBright, Inc., Co-Founder, July 2009 – June 2010

Vista Equity Partners, Associate, August 2006 – July 2009

UBS Investment Bank, Analyst, June 2004 – June 2006

### Item 3. Disciplinary Information

VII Peaks Capital is required to disclose the facts of any legal or disciplinary events that are material to a client's evaluation of Quinlan D. Fang. VII Peaks Capital does not have any required disclosures to this Item.

### Item 4. Other Business Activities

VII Peaks Capital is required to disclose if Quinlan D. Fang is engaged in any investment-related business or occupation, including whether the relationship creates a material conflict of interest or if Quinlan D. Fang receives compensation from the sale of securities products. VII Peaks Capital is also required to disclose if Quinlan D. Fang is actively engaged in any other business that provides a substantial source of Quinlan D. Fang's income or involves a substantial amount of his time. VII Peaks Capital does not have any required disclosures to this Item.

### Item 5. Additional Compensation

VII Peaks Capital is required to disclose if Quinlan D. Fang receives an economic benefit outside of his regular compensation (i.e., salary plus regular bonus) for providing advisory services (e.g. additional bonus for referrals). VII Peaks Capital has no disclosures related to this Item.

### **Item 6. Supervision**

Gurpreet S. Chandhoke, Chief Compliance Officer, is responsible for supervising Quinlan D. Fang's advisory activities on behalf of VII Peaks Capital. Gurpreet S. Chandhoke's phone number is (415) 727-8756.

VII Peaks Capital supervises its personnel and the investments made in client accounts. VII Peaks Capital monitors the investments recommended by Quinlan D. Fang to ensure those investments are suitable for the particular client and consistent with their investment needs, goals, objectives and risk tolerance as well as any restrictions requested by the client.

VII Peaks Capital periodically reviews the advisory activities of Quinlan D. Fang, which may include reviewing individual client accounts and correspondence (including emails) sent to and received by Quinlan D. Fang.

### **Item 7. Requirements for State-Registered Advisers**

This section requires VII Peaks Capital to make certain additional disclosures regarding Quinlan D. Fang. This would include any arbitrations, certain court proceedings or bankruptcy. VII Peaks Capital has no additional disclosures related to this Item.