

Part 2A of Form ADV: Firm Brochure
Item 1: Cover Page
April 2021

Strategic Capital Advisers, Inc.
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This brochure provides information about the qualifications and business practices of Strategic Capital Advisers, Inc. ("SCA" or "the Company"). If you have any questions about the contents of this brochure, please contact us at 303-333-0060. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about SCA also is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Material Changes to Part 2A of Form ADV: Firm Brochure

Since our last annual amendment filed in February 2020, we have the following material change to disclose:

- Our firm has discontinued our consulting service.
- We have amended our investment management service. Annual fees range from 1.50% on the first \$1 million of assets under management to 0.16% on assets over \$200 million. Clients will continue to be subject to the fee arrangement in their signed agreement with our firm.
- We have designated John Hancock as Chief Compliance Officer of our firm.
- Our firm has obtained financial assistance by participating in Paycheck Protection Program (“PPP”) established by the U.S. Small Business Administration (“SBA”). PPP is intended to assist us with maintaining our firm’s business in response to the COVID-19 pandemic by providing low-interest loans for business essentials such as payroll expenses. These loans are eligible for forgiveness, but it is not guaranteed as it will be based on factors such as staff retention and being used for payroll or firm overhead.

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Item 4: Advisory Business

SCA is an independent investment management firm located in Denver, Colorado. It was founded in 1994 and is owned by its principals (John Hancock and Jonathan Ahalt).

SCA provides investment advisory services on a discretionary basis to individuals, trusts, tax exempt funds (such as pension and profit-sharing plans), charitable organizations (such as foundations and endowments), government entities and corporations (such as for profit, non-profit and not for profit).

Investment Management:

SCA serves as a fully discretionary manager of client investments.

Before beginning the management of a client portfolio, Strategic Capital Advisers, Inc., works with the client to identify the considerations that will affect the management of the client's account. These include assets, liabilities, cash flow requirements, tax sensitivity, risk tolerance, and long-term investment goals. SCA then arrives at a mutually agreed-upon asset allocation policy to govern the account. Once this policy and investment return goals have been established, SCA accepts full discretionary responsibility for selecting the various investment vehicles used to implement the client's investment strategy. A detailed description of portfolio holdings and portfolio activity is provided to the client on a quarterly basis and is available on request at any time during the calendar year. SCA works closely with its clients to achieve returns consistent with their individual risk profiles and investment objectives. From time-to-time clients may impose restrictions on investing in certain securities or types of securities. This would be defined in the asset allocation.

Our firm does not offer or sponsor a wrap fee program.

As of December 31st, 2020, SCA had \$631,447,189 in discretionary assets under management.

Item 5: Fees & Compensation

SCA is paid directly by its clients and receives no commissions or income from any other financial services firms in conjunction with the services provided. All clients are billed quarterly.

SCA's fee schedules are as follows:

Investment Management:

Annual fees range from 1.50% on the first \$1 million of assets under management to 0.16% on assets over \$200 million. These fees are negotiable and vary within the range depending on the amount of assets and the needs of the client.

Item 6: Performance-Based Fees & Side-By-Side Management

SCA does not use performance-based fees.

Item 7: Types of Clients & Account Requirements

SCA works with individuals, trusts, tax exempt funds (such as pension and profit-sharing plans), charitable organizations (such as foundations and endowments), government entities and corporations (such as for profit, non-profit and not for profit). SCA also works with both Defined Benefit and Defined Contribution Plans.

Item 8: Methods of Analysis, Investment Strategies & Risk of Loss

For investment management clients SCA uses Fundamental Analysis, Technical Analysis and Cyclical Analysis when analyzing appropriate securities for a client's account. SCA uses different sources of information for securities analysis. This could include financial newspapers, magazines, inspections of corporate activities, research material prepared by others, corporate rating services, annual reports, prospectuses, filings with the Securities and Exchange Commission, or other sources of financial information and data purchased or discovered by SCA.

SCA may invest in securities using different strategies. SCA may make long term purchases (securities held longer than one year), short term purchases (securities held less than one year), and margin transactions depending on the client and their investment policy or asset allocation. Although the intent of SCA is to hold securities for a longer-term horizon, SCA may engage in short term trading, depending on market conditions, which can affect performance through increased transaction costs and taxes.

SCA uses different types of investment vehicles depending on the client's situation. The different types of instruments are equity securities (both domestic and foreign), corporate debt securities, commercial paper, certificates of deposit, municipal securities, ETF's, mutual funds, government debt securities (both foreign and domestic), Real Estate, Partnership (using a fund of funds) investments and Private Equity.

All these investment vehicles can suffer substantial investment losses depending on market conditions. The risks that relate to these types of investment vehicles which can result in substantial losses include market risk, liquidity risk, operational risk, credit risk, volatility risk and risk to future purchasing power.

Item 9: Disciplinary Information

SCA has not been involved in any legal or disciplinary events in the past 10 years.

Item 10: Other Financial Industry Activities & Affiliations

SCA does not have any relationships or arrangements with other investment advisers that are material or that would present a conflict of interest with its clients. SCA would be responsible for any expenses to hire a consultant if necessary.

Item 11: Code of Ethics, Participation or Interest in Client Transactions & Personal Trading

SCA will conduct its business within the framework of applicable professional standards, laws, regulations, and internal policies. SCA also acknowledges that these standards, laws, regulations, and policies do not govern all types of behavior. In addition, all employees, or supervised persons of SCA will comply with applicable federal securities laws.

The Code provides a broad range of guidance about the standards of integrity and business conduct. No code can address every situation that individuals are likely to encounter. As a result, this Code is not a substitute for our responsibility and accountability to exercise good judgment and obtain guidance on proper business conduct.

SCA invests assets belonging to SCA and to its clients, including tangible, intellectual and electronic assets, in a manner both responsible and appropriate to the business and only for legal and authorized purposes.

SCA meets its contractual obligations and charges honestly for its services.

SCA respects the confidentiality and privacy of its clients, and others with whom SCA does business. Unless authorized, SCA does not use confidential information for personal use or to benefit a third party. SCA discloses confidential information or personal data only when necessary, and when appropriate approval to do so has been obtained, and/or SCA is compelled to do so by legal, regulatory, or professional requirements.

It is the responsibility of each of us to follow the Code of Ethics consistently and appropriately. When non-compliance with our Code of Ethics is reported or otherwise suspected, steps will be taken to investigate and, if appropriate, remedy the situation.

Those who violate the Code of Ethics will be subject to disciplinary action, up to and including dismissal. Disciplinary measures will also apply to anyone who directs or approves infractions or has knowledge of them and does not promptly move to correct them.

All employees will provide a quarterly trading report to the Compliance Officer and will obtain approval before investing in IPO's and private placements.

SCA maintains a Profit-Sharing retirement plan and its employees may maintain IRA's or individual accounts that may buy and sell publicly traded mutual funds and securities that may or may not be held by client accounts. When orders are placed for individual securities' purchases or sales, they are grouped and allocated to all accounts on a same-price basis. When securities are purchased or sold for client's accounts and for SCA accounts or other client accounts, all purchases and sales shall be aggregated by SCA and allocated to each account on a same price basis.

Item 12: Brokerage Practices

SCA's goal is to use a low cost but efficient trading platform. The platform should provide timely execution with regards to both speed and pricing. With this in consideration, our firm recommends Charles Schwab & Co., Inc. ("Schwab") or Fidelity Brokerage Services ("Fidelity"), qualified custodians from whom our firm is independently owned and operated. SCA will disclose any actual or potential

trading related conflict of interest. This will be addressed in SCA's Investment Management Agreements. SCA will document the compliance with these guidelines. Copies of disclosures will be retained in permanent records. SCA will trade to maximize the value of client portfolios. SCA will control the buy or sell decision so as not to have excessive impact on market liquidity. SCA will review the transactions daily. SCA will monitor industry trading costs. From time-to-time SCA will contact other providers for pricing. SCA will also interview other advisors to determine what costs they are seeing in the industry. SCA will only use trading platforms that offer security, such as redundant trading systems. SCA currently can place trades by phone, the internet and by fax. SCA will reconcile all trades within one business day of the transaction.

SCA does not receive, nor have any arrangement to receive, soft dollar benefits from any person or entity.

SCA does not receive any compensation from brokerage commissions. Any brokerage fees are paid by the client to the brokerage used.

As mentioned previously, when orders are placed for individual securities' purchases or sales, they are grouped and allocated to all accounts on a same-price basis. When securities are purchased or sold for client's accounts and for SCA accounts or other client accounts, all purchases and sales shall be aggregated by SCA and allocated to each account on a same price basis.

A retirement or ERISA plan client may direct all or part of portfolio transactions for its account through a specific broker or dealer to obtain goods or services on behalf of the plan. Such direction is permitted provided that the goods and services provided are reasonable expenses of the plan incurred in the ordinary course of its business for which it otherwise would be obligated and empowered to pay. ERISA prohibits directed brokerage arrangements when the goods or services purchased are not for the exclusive benefit of the plan. Consequently, our firm will request that plan sponsors who direct plan brokerage provide us with a letter documenting that this arrangement will be for the exclusive benefit of the plan.

Item 13: Review of Accounts or Financial Plans

Reviews are conducted by advisers and Principals employed by SCA. Review for clients which do not involve investment management services are conducted on a quarterly basis. Reviews for investment management clients are conducted on a monthly or quarterly basis. The results of both the quarterly and monthly reviews are included in a report to clients by SCA on a monthly or quarterly basis.

SCA's investment review process is based upon a team concept, and all or each of the firm's key professionals individually are authorized to conduct reviews.

Quarterly reports to the clients include asset allocation, performance returns, and a statement of holdings. These are produced using charts and have a cover letter.

Item 14: Client Referrals & Other Compensation

SCA does not compensate any parties, and is not compensated by any parties, for providing client referrals.

Item 15: Custody

The client will receive a statement from their custodian monthly. They will also receive reports from SCA on either a monthly or quarterly basis. The clients should always review and compare the account statements from their custodian and those received from SCA.

The SEC issued a no-action letter ("Letter") with respect to the Rule 206(4) -2 ("Custody Rule") under the Investment Advisers Act of 1940 ("Advisers Act"). The letter provided guidance on the Custody Rule as well as clarified that an adviser who has the power to disburse client funds to a third party under a standing letter of instruction ("SLOA") is deemed to have custody. As such, our firm has adopted the following safeguards in conjunction with our custodians:

- The client provides an instruction to the qualified custodian, in writing, that includes the client's signature, the third party's name, and either the third party's address or the third party's account number at a custodian to which the transfer should be directed.
- The client authorizes the investment adviser, in writing, either on the qualified custodian's form or separately, to direct transfers to the third party either on a specified schedule or from time to time.
- The client's qualified custodian performs appropriate verification of the instruction, such as a signature review or other method to verify the client's authorization and provides a transfer of funds notice to the client promptly after each transfer.
- The client can terminate or change the instruction to the client's qualified custodian.
- The investment adviser has no authority or ability to designate or change the identity of the third party, the address, or any other information about the third party contained in the client's instruction.
- The investment adviser maintains records showing that the third party is not a related party of the investment adviser or located at the same address as the investment adviser.
- The client's qualified custodian sends the client, in writing, an initial notice confirming the instruction and an annual notice reconfirming the instruction.

Item 16: Investment Discretion

For investment management clients, SCA will accept discretionary authority. This authority is approved by the client in the investment management agreement with SCA. Also, the client may authorize discretion in direction and authorization to the custodian.

Item 17: Voting Client Securities

SCA exercises its voting responsibilities solely with the goal of serving the best interests of its clients as shareholders of a company. SCA has long been active in voting proxies on behalf of shareholders with the belief that the proxy voting process is a significant means of addressing crucial corporate governance issues and encouraging corporate actions that SCA believes enhance shareholder value. In determining how to vote on any proposal, SCA will consider the proposal's expected impact on shareholder value and will not consider any benefit to SCA or its employees.

SCA will consider the reputation, experience and competence of a company's management when evaluating the merits of investing in a particular company, and SCA invests in companies in which SCA believes management goals and shareholder goals are aligned. Therefore, on most issues, SCA casts its votes in accordance with management's recommendations. This does not mean SCA does

not care about corporate governance. Rather, it is a confirmation that SCA's process of investing with shareholder aligned management is working. However, when SCA believes management's position on a particular issue is not in the best interests of SCA's clients, SCA will vote contrary to management's recommendation.

Procedures:

SCA has established several proxy voting guidelines on various issues of concern to investors. SCA will normally vote proxies in accordance with these guidelines unless SCA determines that it is in the best economic interests of SCA's clients to vote contrary to the guidelines. SCA's voting guidelines generally address issues related to boards of directors, auditors, equity-based compensation plans, and shareholder rights.

- With respect to a company's board of directors, SCA believes there should be a majority of independent directors and that audit, compensating and nominating committees should consist solely of independent directors, and SCA will normally vote in favor of proposals that insure such independence.
- With respect to auditors, SCA believes that the relationship between a public company and its auditors should be limited primarily to the audit engagement, and SCA will normally vote in favor of proposals to prohibit or limit fees paid to auditors for any services other than auditing and closely related activities that do not raise any appearance of impaired independence.
- With respect to equity-based compensation plans, SCA believes that appropriately designed plans approved by a company's shareholders can be an effective way to align the interests of long-term shareholders and the interests of management, employees, and directors. However, SCA will normally vote against plans that substantially dilute SCA's client's ownership interest in the company or provide participants with excessive awards. SCA will also normally vote in favor of proposals to require the expensing of options.
- With respect to shareholder rights, SCA believes that all shareholders of a company should have an equal voice and that barriers that limit the ability of shareholders to effect corporate change and to realize the full value of their investment are not desirable. Therefore, SCA will normally vote against proposals for supermajority voting rights, against the adoption of poison pill plans, and against proposals for different classes of stock with different voting rights.
- With respect to socially responsibility issues, SCA believes that matters related to a company's day to day business operations are primarily the responsibility of management. SCA is focused on maximizing long term shareholder value and will normally vote against shareholder proposals requesting that a company disclose or change certain business practices unless SCA believes the proposal would have a substantial positive economic impact on the company.
- With respect to conflicts of interest, SCA will monitor and resolve any potential conflicts of interest with respect to proxy voting. A conflict of interest might exist, if example, when an issuer who is soliciting proxy votes also has a client relationship with SCA or when one of SCA's employees has a personal interest in a proxy matter. When a conflict of interest arises, to ensure that proxies are voted solely in the best interests of the client, SCA will vote in accordance with its written guidelines. If SCA believes that voting in accordance with the guidelines would not be in the collective best interests of the client, the compliance officer will determine how shares should be voted.

How to obtain SCA's Proxy Voting Record:

Information regarding how SCA has voted proxies with respect to a client's securities or to receive a copy of the proxy voting policies and procedures is available by written request to SCA's office.

Item 18: Financial Information

We are not required to provide financial information in this Brochure because:

- We do not require the prepayment of more than \$1,200 in fees and six or more months in advance.
- We do not take custody of client funds or securities.
- We do not have a financial condition or commitment that impairs our ability to meet contractual and fiduciary obligations to clients.
- We have never been the subject of a bankruptcy proceeding.

Our firm has obtained financial assistance by participating in Paycheck Protection Program ("PPP") established by the U.S. Small Business Administration ("SBA"). PPP is intended to assist us with maintaining our firm's business in response to the COVID-19 pandemic by providing low-interest loans for business essentials such as payroll expenses. These loans are eligible for forgiveness, but it is not guaranteed as it will be based on factors such as staff retention and being used for payroll or firm overhead.