

PART 2A OF FORM ADV

Marin Capital Management, LLC

3 Hamilton Landing, Suite 200
Novato, CA 94949
Phone: (844) 626-4949
Fax: (415) 234-6234
geoff@mcmwealth.com
www.marincapitalmanagement.com,
www.mcmwealth.com

**Item 1: Firm Brochure
(Form ADV Part 2A)**

This brochure provides information about the qualifications and business practices of Marin Capital Management, LLC. If you have any questions about the contents of this brochure, please contact us at (844) 626-4949 or geoff@mcmwealth.com. 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 Marin Capital Management, LLC also is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Material Changes

Pursuant to California and SEC rules, Marin Capital Management will ensure that clients receive a summary of any material changes to this and subsequent disclosure brochures within 120 days after the Firm's fiscal year end, December 31. This means that if there were any material changes over the past year, clients will receive a summary of those changes no later than April 30. At that time, Marin Capital Management will also offer a copy of its most current disclosure brochure and may also provide other ongoing disclosure information about material changes as necessary. If there are no material changes over the past year, no notices will be sent.

Clients and prospective clients can always receive the most current disclosure brochure for Marin Capital Management at any time by contacting their investment advisor representative.

This is a new brochure as of 12/6/2021.

Item 3 Table of Contents

Item 1 Firm Brochure (Form ADV Part 2A)	1
Item 2 Material Changes	2
Item 3 Table of Contents	3
Item 4 Advisory Business	4
Item 5 Fees and Compensation	5
Item 6 Performance-Based Fees and Side-By-Side Management	5
Item 7 Types of Clients	5
Item 8 Methods of Analysis, Investment Strategies and Risk of Loss	6
Item 9 Disciplinary Information	6
Item 10 Other Financial Industry Activities and Affiliations	6
Item 11 Code of Ethics, Conflicts of Interest, and Personal Trading	7
Item 12 Brokerage Practices	7
Item 13 Review of Accounts	9
Item 14 Client Referrals and Other Compensation	9
Item 15 Custody	10
Item 16 Investment Discretion	10
Item 17 Voting Client Securities	11
Item 18 Financial Information	11

Item 4 Advisory Business

Firm Description

Marin Capital Management, LLC, (“MCM”) an investment advisory firm based in Novato California, was established in 1997. The firm’s principal owners are Geoffrey A. Hakim and Robert Hoyt. Geoffrey is a Certified Financial Planner (CFP®) and Robert is a Series 65 Independent Advisor Representative (IAR) .

MCM specializes in researching alternative investments specifically chosen to perform through all market cycles, including recessions. MCM then applies this research to our client’s investment and/or retirement accounts along with their interests in impact investing, insurance planning and charitable giving. MCM offers its services to individuals, trusts, small business retirement plans, other RIAs, family offices and institutions. MCM’s investment approach is a multi-asset class approach. Advisor offers investment opportunities mutual funds, exchange-traded funds, options, and real estate funds if requested. The mutual funds, exchange-traded funds consist of stock, fixed income and alternative investments. MCM blends both traditional and alternative asset classes each having low-correlated return patterns to each other such that overall portfolio volatility becomes lower than that of a more traditionally allocated portfolio through all market cycles. Higher volatility portfolios are constructed for clients who seek to maximize returns.

MCM specializes in researching alternative investments for accredited investors (\$1 million net worth excluding the value of their primary residence). Additionally, it has an alternative fund where MCM serves as the investment advisor.

Client portfolios are custom-tailored to the specific needs, risk tolerances and desires of each individual client. Accredited investor clients may use private investments to the degree they wish. MCM will also accommodates smaller investment portfolios with no alternative investments.

As requested by each client, MCM will complete an initial comprehensive financial plan. MCM fees for this service depends on the range of planning topics covered within their requested plan. Plans requiring updates and/or additional planning over time will be charged based on the scope of the update.

Wrap Fee Program versus Portfolio Management Program

MCM does not offer a Wrap Fee Program.
Assets Under Management

As of this 12/6/2021, Adviser has the following assets under management:

Discretionary assets:	\$140,200,000
Non-discretionary assets:	\$0

Item 5 Fees and Compensation

Investment Advisor fees are billed in advance and deducted quarterly from the client's brokerage account(s) based on the value of the assets in the account on the first business day of the new quarter as reported by the custodian or administrator. For those clients that either do not have brokerage accounts managed by MCM and/or prefer to pay through outside sources, this is permissible. For partial quarters, the fee will be prorated based upon the number of days the account was open during the billing period. For alternative investments with delayed capital account values, MCM will bill using the most recent value that we have from the fund administrator at the time of billing.

For clients who only use MCM for private alternative investments, Advisor must directly invoice each client their advisory fee which are sent to clients quarterly and is based on the value of the investment(s) on the last business day of the previous quarter.

Reimbursements are provided to clients upon termination of these investments based on the amount of days (assuming a 30-day month) the investment was under management.

The fee schedule for Advisor's clients starts at an annual fee of 1% and is reduced to .6% based on the amount of assets under management per client household. Breakpoints for fee reductions are specified in the Client Agreement. The fees are negotiable at the discretion of MCM and will generally only be negotiable in extraordinary or special circumstances.

Investment managers also charge fees. Their fees vary, sometimes dramatically (typically .10% to 2%) and are offered by MCM only when suitable for a client's portfolio relative to their investment objectives. Portfolios are customized to suit the needs, preferences and suitability of each client. Portfolios are typically comprised of varied investment ideas from various sources. Mutual funds expense ratios vary greatly depending upon the strategy.

Depending on the assets held within a client portfolio and the custodian of the IRA accounts, clients may pay custodian fees as well as transaction costs associated with the assets and activity in a given time period. In all instances, MCM will work to keep these costs to a minimum.

Item 6 Performance-Based Fees and Side-By-Side Management

MCM does not assess or accept any performance-based fees in addition to its standard management or advisory fee. However, certain investments that the advisor may direct clients to (e.g., hedge funds) may assess a performance-based fee that is typically subject to a high-water mark (the highest value that has been earned by the fund to date).

Item 7 Types of Clients

The types of clients that the firm services are individuals, trusts, small-business pension plans and small, closely-held corporations, other RIAs and family offices, pooled investment vehicles.

The minimum account size that the firm will accept is \$500,000; however, this minimum account requirement may be waived by MCM at its discretion.

Item 8 Methods of Analysis, Investment Strategies and Risk of Loss

Advisor employs mutual funds, private alternative funds, stocks, closed-end funds, business development companies and/or other marketable and non-marketable securities, primarily but not limited to alternative investments (including a proprietary L/S pooled fund of managers with MCM as its investment advisor), real estate funds, mutual funds, exchange-traded funds and separately managed accounts. Screening tools may be used to uncover potential investment candidates, and if the advisor uncovers an investment idea that he may want to utilize, the advisor will undergo qualitative analytical methods to determine whether the investment will be appropriate for any of the firm's clients.

The core of the firm's practice is its use of funds that employ alternative or hedging strategies. These strategies typically carry the heaviest weighting in the portfolio, although the client can utilize alternative strategies to whichever degree desired. Since alternative strategies may involve frequent trading which can affect investment performance, particularly through increased brokerage (and related transaction costs) along with related taxation, we advise using funds of this sort within retirement accounts.

The advisor runs portfolios on a discretionary basis (see item 16 for a more detailed explanation of the advisor's discretionary authority), which means that any adjustments made to the portfolio must typically have the prior approval of the client.

Investing in securities involves risk of loss that clients should be prepared to bear.

Item 9 Disciplinary Information

Registered investment advisers are required to disclose any legal or disciplinary events that are material to a client's or prospective client's evaluation of the advisory business or integrity of the Firm's management. Neither the advisor nor the firm has been subject to any disciplinary action.

Item 10 Other Financial Industry Activities and Affiliations

A. Registration as a Broker/Dealer or Broker/Dealer Representative

MCM is not registered and does not have an application pending to register, as a broker dealer and its management persons are not registered as broker/dealer representative.

B. Registration as a Futures Commission merchant, Commodity Pool Operator

MCM and its management persons are not registered and do not have an application pending to register, as a futures commission merchant, commodity pool operator/advisor.

C. Relationships Material to this Advisory Business and Possible Conflicts of Interest

Neither MCM nor its representatives have any material relationships to this advisory business that would present a possible conflict of interest.

D. SELECTION OF OTHER ADVISORS

MCM does not recommend or select other investment advisers for its clients.

Item 11 Code of Ethics, Conflicts of Interest, and Personal Trading

A. Fiduciary Status

According to California and SEC law, an investment advisor is considered a fiduciary. As a fiduciary, it is an investment advisor's responsibility to provide fair and full disclosure of all material facts. MCM will disclose any material conflicts of interest to clients. In addition, an investment advisor has a duty of utmost good faith to act solely in the best interest of each of its clients. MCM and its representatives have a fiduciary duty to all clients. MCM and its representatives' fiduciary duty to clients is considered the core underlying principle for MCM's Code of Ethics and represents the expected basis for all representatives' dealings with clients. MCM has the responsibility to ensure that the interests of clients are placed ahead of it or its representatives' own investment interest. All representatives will conduct business in an honest, ethical, and fair manner. All representatives will comply with all federal and state securities laws at all times. Full disclosure of all material facts and potential conflicts of interest will be provided to clients prior to services being conducted. All representatives have a responsibility to avoid circumstances that might negatively affect or appear to affect the representatives' duty of complete loyalty to their clients. A copy of the Code of Ethics will be provided to any client or prospective client upon request.

B. PERSONAL TRADING

Adviser has adopted a Code of Ethics that sets forth the basic policies of ethical conduct for all managers, officers, and employees of the adviser.

In addition, the Code of Ethics governs personal trading by each employee of Adviser deemed to be an Access Person and is intended to ensure that securities transactions effected by Access Persons of Adviser are conducted in a manner that avoids any actual or potential conflict of interest between such persons and clients of the adviser or its affiliates.

Adviser collects and maintains records of securities holdings and securities transactions effected by Access Persons. These records are reviewed to identify and resolve potential conflicts of interest. Adviser's Code of Ethics is available upon request.

Item 12 Brokerage Practices

A. Selection and Recommendation

MCM has a duty to select brokers, dealers and other trading venues that provide best execution for clients. The duty of best execution requires an investment adviser to seek to execute securities transactions for clients in such a manner that the client's total cost or proceeds in each transaction is the most favorable under the circumstances, taking into account all relevant factors. The lowest possible commission, while very important, is not the only consideration. Advisor uses Qualified Custodian for custody and trading of listed securities. For the custody of alternative investments (largely, but not exclusively required for retirement accounts only), Advisor will use a qualified custodian.

It is the policy of the Firm to seek best execution in all portfolio trading activities for all investment disciplines and products, regardless of whether commissions are charged. This applies to trading in any instrument, security, or contract including equities, bonds, and forward or derivative contracts.

MCM evaluates the execution, performance, and risk profile of the broker-dealers it uses at least quarterly.

B. Research and Other Soft Dollar Benefits

Soft dollar practices are arrangements whereby an investment adviser directs transactions to a broker-dealer in exchange for certain products and services that are allowable under SEC and California rules. Client commissions may be used to pay for brokerage and research services and products as long as they are eligible under Section 28(e) of the Exchange Act of 1934. Section 28(e) sets forth a "safe harbor," which provides that an investment adviser that has discretion over a client account is not in breach of its fiduciary duty when paying more than the lowest commission rate available if the adviser determines in good faith that the rate paid is commensurate with the value of brokerage and research services provided by the broker-dealer.

Advisor receives no soft-dollar benefits from any custodial arrangement listed above. Advisor also receives no trading commissions for any transaction.

C. Brokerage for Client Referrals

MCM does not receive client referrals from third parties for recommending the use of specific broker-dealer brokerage services.

D. Directed Brokerage

Securities transactions are executed by brokers selected by MCM in its discretion and without the consent of clients. MCM generally will not recommend, request, or require clients to direct the Firm to execute transactions through a specified broker-dealer. Not all investment advisers require their clients to direct brokerage.

E. Order Aggregation

MCM may, at times, aggregate sale and purchase orders of securities ("block trading") for advisory accounts with similar orders in order to obtain the best pricing averages and minimize trading

costs. This practice is reasonably likely to result in administrative convenience or an overall economic benefit to the client. Clients also benefit relatively from better purchase or sale execution prices, or beneficial timing of transactions or a combination of these and other factors. Aggregate orders will be allocated to client accounts in a systematic non-preferential manner. MCM may aggregate or “bunch” transactions for a client’s account with those of other clients in an effort to obtain the best execution under the circumstances.

F. Trade Error Policy

MCM maintains a record of any trading errors that occur in connection with investment activities of its clients.

Item 13 Review of Accounts

Advisor will generally review Client portfolios (without Clients) on an ongoing monthly or quarterly basis depending upon how frequently performance statements is generated by those investments held within Client's portfolio. Regarding portfolio reviews with Client, Advisor (through either the Principal or Senior Advisor) may meet and review a Client portfolio several times within the first year of the relationship to become comfortable with MCM’s process depending upon Client availability and/or desire. Subsequently, Advisor suggests that client meet at least annually, but typically on a quarterly basis, depending upon Client availability and/or desire. Reviews with Client are generally timed to coincide with the receipt of quarterly performance statements. Financial plans are reviewed and updated at client’s request or as significant financial changes or life events occur relative to each Client. Reviews are conducted directly by Advisor.

Advisor sends performance statements to clients for their aggregate portfolio on a quarterly basis.

Item 14 Client Referrals and Other Compensation

MCM has a formal referral agreement with a tax professional: Michael Haas. The agreement is to share a portion of the fees received annually with the referring tax professional. The Accountant believes that certain clientele would benefit from receiving professional, fee-only investment advice and will therefore occasionally offer such services to clientele in need. Accountant has chosen to outsource such services and has selected MCM to recommend to those of his/her clients needing investment advisory services. MCM and Accountant shall discuss the investment needs of the Client, and accountant shall provide ongoing advice to the Client relative to tax strategies and general oversight of Client portfolio and, therefore, Accountant should be provided with the Client's portfolio results on an ongoing quarterly basis for review of performance, to calculate estimated tax payments and to render such other accountancy services as Client may request. MCM agrees to convene with Client as requested by Client or Accountant to provide performance reviews of the Client's account. For services provided, MCM will share 15% of MCM's advisor fee with Accountant, paid quarterly, based on the client’s previous quarter-end portfolio value.

It is understood by the parties, that Accountant will continue to perform his/her historic and regular accountancy services for Client and will directly bill Client for such services in his/her regular manner.

Item 15 Custody

A. CUSTODIAN OF ASSETS

Publicly traded client assets will be custodied primarily with a Qualified Custodian. For alternative investments, non-retirement accounts will be held at the custodian of the respective manager's choice and retirement accounts will be held at Millennium Trust Company. Clients will receive statements from the Qualified Custodian on a monthly basis. Statements from Millennium Trust Company will be sent on a quarterly basis. Clients are instructed to carefully review those statements. Clients are also instructed to compare their account statements sent by Advisor to the statements they receive from the Fund Administrator(s) and the investment custodian(s).

Item 16 Investment Discretion

Advisor has limited power of attorney over client brokerage accounts, meaning advisor is authorized to trade these accounts on behalf of the clients. Advisor generally acts in a non-discretionary manner when trading securities in client accounts and will typically seek prior approval before trading client accounts.

However, full discretion is granted to Sub-Advisor(s) of Advisor-recommended investment vehicles, of which the client has granted prior written consent to employ. Such Sub-Advisor(s) have authorization, without Client's prior consultation or consent, to buy, sell, and trade in stocks, bonds, mutual funds, index funds, exchange-traded funds (ETFs), and other securities and/or contracts relating to same ("Securities"), *provided, however*, that (i) Securities may be acquired on margin only if a separate margin authorization has been granted; and (ii) Client's grant of discretionary authority shall not apply to Alternative Investments as defined in the Client Agreement.

Advisor has discretionary authority to hire and fire Sub-Advisor(s) along with full power and authority to carry out investment decisions by giving instructions, on behalf of Client, to brokers and dealers and Custodian(s) of client accounts. Advisor has authorization to provide a copy of the Client Agreement (i) to any broker or dealer, through which transactions will be implemented on behalf of Client, and (ii) to any Sub-Advisor selected by Advisor, as evidence of Advisor's authority under the Agreement.

In the event Advisor recommends Private Funds to Client, such recommendations will be made on a non-discretionary basis.

In the event the Client cannot be reached or in the case of an exogenous event that requires Advisor to act quickly to protect the interests of the Client, Advisor may act on a discretionary basis.

Advisor maintains no full power-of-attorney to disburse funds on behalf of the Client(s), and any distribution or disbursement of funds must first be authorized by the Client. Advisor does have

the authority, embedded in the client agreement, that the advisor can raise cash by selling securities, without prior approval of the client, in order to have sufficient cash on hand to pay the advisor fee or address periodic distributions to the client.

Item 17 Voting Client Securities

Advisor does not or will not accept the authority to vote on client securities on behalf of the client.

Item 18 Financial Information

A. Balance Sheet Requirement

MCM is not the qualified custodian for client funds or securities and does not require prepayment of fees of more than \$1,200 per client, six (6) months or more in advance.

B. Financial Condition

MCM does not have any financial impairment that would preclude the Firm from meeting contractual commitments to clients.

C. Bankruptcy Petition

MCM has not been the subject of a bankruptcy petition at any time during the last 10 years.