Dolan McEniry
Capital Management, LLC

Form ADV
Parts 2A and 2B

120 North LaSalle Street
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March 6, 2020

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This brochure provides information about the qualifications and business practices of Dolan McEniry Capital Management, LLC (“Dolan McEniry”). If you have any questions about the contents of this brochure, please contact Dolan McEniry at 312-345-4800 or clientservice@dolanmceniry.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission (“SEC”) or by any state securities authority.

Additional information about Dolan McEniry Capital Management, LLC also is available on the SEC’s website at www.adviserinfo.sec.gov.

Dolan McEniry Capital Management, LLC is an SEC registered investment adviser. Registration of an adviser with the SEC does not imply a certain level of skill or training.
Item 2  Material Changes

Since the last annual update to Dolan McEniry’s brochure dated February 14th, 2019, the following material change has been incorporated into the brochure:

Item 14 – Client Referrals and Other Compensation

Dolan McEniry updated this item to disclose its arrangement with a solicitor for client referrals.
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Item 4 Advisory Business

Dolan McEniry is a fixed income value manager located in Chicago, Illinois. Dolan McEniry (originally Dolan Capital Management) was founded in July 1997 by Daniel D. Dolan, Jr. Roger S. McEniry joined the firm as a Managing Member in April 2001. The firm name was changed to Dolan McEniry Capital Management, LLC in the first quarter of 2003. Until November 4, 2016, Mr. Dolan and Mr. McEniry (“Managing Members”) each owned 50 percent of the firm. Effective November 4, 2016, iM Square Holding 2 LLC purchased a non-controlling interest in Dolan McEniry. iM Square Holding 2 LLC is a wholly owned subsidiary of iM Square SAS, a Paris-based investment and development platform dedicated to the asset management business, which is owned by Amundi Ventures, Legendre Holdings 36, a third non-controlling party and managers. Amundi Ventures, a holding company, is a wholly owned subsidiary of Amundi Asset Management, itself a wholly owned subsidiary of Amundi SA, a European asset management company. Amundi SA is owned by Credit Agricole SA, public (free float) and employees. Credit Agricole SA is owned by SAS rue de la Boétie, public (free float) and employees. Legendre Holdings 36, a holding company, is majority-owned (>75%) by Eurazeo SE, a European investment firm.

As of December 31, 2019, Dolan McEniry had $6,926,854,058 in discretionary assets under management and $6,366,689 in non-discretionary assets under management.

Dolan McEniry is an intermediate duration fixed income value investor with a specialty in corporate bonds. Dolan McEniry’s core competence is credit analysis, and its credit analysis is focused on the analysis of free cash flow. Dolan McEniry offers the following strategies:

Dolan McEniry Core Plus – this strategy is a fixed income product benchmarked against the Bloomberg Barclays U.S. Aggregate Index or the Bloomberg Barclays U.S. Intermediate Credit Index. Dolan McEniry Core Plus utilizes U.S. corporate investment grade, high yield and U.S. Treasury securities.

Dolan McEniry Credit – this strategy is a fixed income product benchmarked against the Bloomberg Barclays U.S. Intermediate Credit Index or the Bloomberg Barclays U.S. Intermediate Corporate Index. Dolan McEniry Credit utilizes U.S. corporate investment grade, high yield and U.S. Treasury securities.

Dolan McEniry Investment Grade – this strategy is a fixed income product benchmarked against the Bloomberg Barclays U.S. Intermediate Credit Index or Bloomberg Barclays U.S. Aggregate Index. Dolan McEniry Investment Grade utilizes entirely U.S. corporate investment bonds and U.S. Treasury securities.

Dolan McEniry High Yield – this strategy is a fixed income product benchmarked against the Bloomberg Barclays U.S. Corporate High Yield Ba/B Index. Dolan McEniry High Yield utilizes entirely U.S. corporate high yield bonds; however, the strategy will take advantage of what the firm believes to be attractively priced U.S. corporate investment grade bonds when appropriate.

Dolan McEniry Short Duration – this strategy is a fixed income product benchmarked against the Bloomberg Barclays U.S. Credit 1-5 Year Index. Dolan McEniry Short Duration utilizes U.S. corporate investment grade, high yield and U.S. Treasury securities. Accounts in this strategy typically have an average duration target of 3 years or less.
Dolan McEniry provides discretionary investment management services to foundations, endowments, public pensions, Taft-Hartley accounts, corporations, sovereign nations, high net worth individuals, charitable organizations, wrap clients and other pooled investment vehicles (e.g. UCITS, registered investment companies). Dolan McEniry also provides sub-advisory services to private funds. Dolan McEniry strives to manage all accounts within each strategy as closely as possible while adhering to individual investment policies. Thus, while Dolan McEniry discourages restrictions or tailoring its investment management strategy to any one client, Dolan McEniry does permit reasonable restrictions on investing in certain securities or industry sectors, as mutually agreed.

Dolan McEniry provides investment management services to clients in wrap fee programs sponsored by a bank or broker-dealer (“BD”). There is no difference in Dolan McEniry’s investment management strategy or philosophy between wrap fee accounts and its other clients. In a wrap fee program, the sponsor charges its clients a bundled asset-based fee for an array of investment services, such as brokerage, advisory, research, custody and management services. The sponsor is responsible for paying a portion of the bundled fee to Dolan McEniry for its investment management services. Dolan McEniry invoices clients directly in certain wrap account programs as agreed upon by Dolan McEniry and wrap program sponsors.

Item 5 Fees and Compensation

General Fee Information

In cases where Dolan McEniry is responsible for billing the client, client accounts are typically billed quarterly in arrears and pro-rated for partial periods, contributions and withdrawals. At the client’s direction, Dolan McEniry either deducts the fees directly from the client’s account or bills the client the fees owed. In most cases, Dolan McEniry sends the client an invoice showing the amount of the fees, the net asset value of client’s assets on which the fees are based, and the specific manner in which the fees were calculated. Fees may be negotiable based on account size and other considerations. Fees may be waived on certain accounts where a Managing Member provides pro-bono services.

In a wrap fee program, the sponsor charges its clients a bundled asset-based fee for a package of investment services, such as brokerage, advisory, research, custody and management services. The sponsor is responsible for paying Dolan McEniry a portion of the bundled fee for its investment management services. The fee Dolan McEniry earns is negotiated separately with each sponsor and will vary from program to program. Further, the fees clients pay to the sponsor vary and Dolan McEniry does not have any control or influence over the fees charged to clients by the sponsor.

Clients may incur separate custodian, brokerage and transaction costs. Custodian fees are negotiated by the clients and their selected custodian(s). Please see Item 12 for a discussion of Dolan McEniry’s brokerage practices.

Fee Schedule

Dolan McEniry’s standard fee is 0.40% (40bps) of assets under management for the Core Plus, Credit, Investment Grade, and Short Duration strategies. The standard fee for Dolan McEniry’s High Yield strategy is 0.60% (60bps).

Fees for managing wrap fee accounts are charged to the client by the wrap program sponsor as part
of a bundled fee. Dolan McEniry receives a portion of the bundled fee for investment management services directly from the wrap program sponsor. Fees are based on a percentage of the account’s market value and may differ from Dolan McEniry’s standard fee.

Fees for providing management services for pooled-investment vehicles, such as UCITS funds or registered investment companies, are charged to the client by the vehicle’s administrator and are part of a bundled fee. Dolan McEniry directly or indirectly receives a portion of the bundled fee for investment management services. Fees are based on a percentage of the pooled-investment vehicle’s market value and may differ from Dolan McEniry’s standard fee.

**Account Valuation Practices**

Dolan McEniry uses account market values to calculate investment performance and client fees, so it is important that these values are as accurate as possible. Dolan McEniry’s account valuation practices are described below.

Dolan McEniry utilizes pricing information provided by International Data Corporation (“Primary Pricing Source”) to value client portfolios on month-end. Intramonth and in instances where the Primary Pricing Source does not provide a price on month end, Dolan McEniry will attempt to obtain a price directly from an Advent Custodial Data (“ACD”) interface where the security is held. Should the ACD interfaces to which Dolan McEniry subscribes not supply a price or if Dolan McEniry determines any price received through the Primary Pricing Source or otherwise is not reflective of the market value, Dolan McEniry will establish a fair value for the security. In this case, fair value prices are determined by at least two members of Dolan McEniry’s portfolio management team, one of which must be a Managing Member of the firm.

There are inherent conflicts of interest when Dolan McEniry values client accounts, as higher security prices increase market values, thereby enhancing performance results and increasing fees. In addition, because clients pay different fees based on differing fee schedules or the size of the account, Dolan McEniry has an incentive to favor those accounts where it earns the highest fees. Dolan McEniry maintains investment, trade allocation, and account valuation (including fair valuation) policies and procedures to address such conflicts of interest.

**Item 6 Performance-Based Fees and Side-by-Side Management**

Dolan McEniry is not currently engaged in any performance-based fee arrangements but is open to the discussion.

**Item 7 Types of Clients**

Dolan McEniry manages assets for foundations, endowments, public pensions, Taft-Hartley accounts, corporations, sovereign nations, high net worth individuals, charitable organizations, wrap clients and pooled-investment vehicles (e.g. UCITS, registered investment companies). Dolan McEniry also provides sub-advisory services to private funds.

Dolan McEniry provides discretionary and/or non-discretionary account management for each of the firm’s Managing Members and their family members (“proprietary accounts”). Dolan McEniry does not consider the non-discretionary accounts to be client accounts. Proprietary accounts may be
included in a block order along with client trades when Dolan McEniry determines the proprietary accounts are not unfairly advantaged by trading along with client accounts.

Please see Item 12 for a discussion of Dolan McEniry's trading practices.

Dolan McEniry’s minimum account size is $500,000 for the Core Plus, Credit, Short Duration, and Investment Grade strategies and $750,000 for the High Yield strategy. Dolan McEniry’s participation in wrap fee or similar programs may require acceptance of account sizes less than the generally preferred minimum. Account minimums may be subject to negotiation.

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

Dolan McEniry is an intermediate duration fixed income value investor with a specialty in corporate bonds. Dolan McEniry utilizes “bottoms up” investment analysis which focuses on credit analysis and strives to add value to client portfolios through the identification and selection of undervalued bonds. Some of the major tenets of Dolan McEniry’s philosophy include doing its own research, remaining within its “circle of competence”, having a lender’s mentality versus a trader’s, remaining skeptical of credit ratings, being contrarian investors when there is safety in the cash flows, and believing that “no” is a great investment decision in the fixed income arena when there is any doubt whatsoever.

Dolan McEniry credit research is conducted in house, and the firm doesn’t rely on credit ratings issued by the rating agencies. Instead, Dolan McEniry reads and analyzes companies’ financial statements (filed with the SEC) and creates ten-year financial models for each company in its coverage universe. These models allow the firm to assess trends in revenue, margins, earnings, cash earnings, investments in working capital and fixed assets, debt levels and cash balances, and other items. The focus of its credit research is to ensure that only bonds issued by companies with wide margins of safety in their cash flows are purchased.

The investment process at Dolan McEniry is designed to identify undervalued corporate bonds – those that trade at wide spreads to U.S. Treasury securities yet are issued by companies with what Dolan McEniry considers to be safe cash flows. Dolan McEniry ranks the securities in its coverage universe with equal weighting given to risk (cash flow coverage of interest) and return (spread to Treasuries). The ranking process identifies what the firm deems to be the most undervalued bonds and is a consideration in the construction of its model portfolios. Client portfolios are constructed using the models.

Dolan McEniry manages the following five investment strategies:

**Dolan McEniry Core Plus** – this strategy is a fixed income product benchmarked against the Bloomberg Barclays U.S. Aggregate Index or the Bloomberg Barclays U.S. Intermediate Credit Index. Dolan McEniry Core Plus utilizes U.S. corporate investment grade, high yield and U.S. Treasury securities.

**Dolan McEniry Credit** – this strategy is a fixed income product benchmarked against the Bloomberg Barclays U.S. Intermediate Credit Index or the Bloomberg Barclays U.S. Intermediate Corporate Index. Dolan McEniry Credit utilizes U.S. corporate investment grade, high yield and U.S. Treasury securities.

**Dolan McEniry Investment Grade** – this strategy is a fixed income product benchmarked against the

Dolan McEniry High Yield – this strategy is a fixed income product benchmarked against the Bloomberg Barclays U.S. Corporate High Yield Ba/B Index. Dolan McEniry High Yield utilizes entirely U.S. corporate high yield bonds; however, the strategy will take advantage of what the firm believes to be attractively priced U.S. corporate investment grade bonds when appropriate.

Dolan McEniry Short Duration – this strategy is a fixed income product benchmarked against the Bloomberg Barclays U.S. Credit 1-5 Year Index. Dolan McEniry Short Duration utilizes U.S. corporate investment grade, high yield and U.S. Treasury securities. Accounts in this strategy typically have an average duration target of 3 years or less.

Investment Risk

Dolan McEniry does not offer any products or services that guarantee rates of return on investments for any time period to any client. Investing is speculative and involves risk, including the possible loss of principal. Dolan McEniry products should be considered based on the suitability of the strategy in relation to return objectives, risk tolerances, and other investments. Fixed income investors should be aware that the purchase of a bond essentially is a contract between the investor and the issuer of the bond. The investor is to receive a fixed amount of interest income annually and their principal at maturity. The greatest risk to fulfillment of this “contract” is if an issuer defaults. Fixed income investors should be aware that changes in interest rates will affect the price of fixed income securities and the valuation of client portfolios. High yield securities are rated lower than investment grade securities because there is a greater risk the issuer will default and not be able to make interest and principal payments. Clients should expect portfolio valuations to fluctuate over time and for those clients invested in high yield securities, the price volatility may be greater.

Cybersecurity Risk

Dolan McEniry relies on information technology and electronic communications to conduct business, which subject Dolan McEniry and its clients to the risk of cyber incidents. While Dolan McEniry has controls it believes are reasonably designed to protect against cyber incidents resulting in unauthorized access to confidential information or business disruptions, not all cyber incidents are preventable. Should a cyber incident occur, it would likely have a negative impact on Dolan McEniry and its clients.

Item 9 Disciplinary Information

Dolan McEniry has no disciplinary events to disclose.

Item 10 Other Financial Industry Activities and Affiliations

As noted in Item 4, Dolan McEniry is owned in part by iM Square Holding 2 LLC, a wholly owned subsidiary of iM Square SAS, a Paris-based investment and development platform dedicated to the asset management business. iM Square SAS owns iM Global Partner SAS, the asset management and distribution arm of the iM Square investment platform, who is the sponsor of a UCITS managed
by Dolan McEniry. This could create a potential conflict of interest for Dolan McEniry to favor the UCITS over other client accounts, due to an affiliate’s sponsorship of the UCITS. Additionally, iM Square SAS owns iM Global Partner US LLC, an SEC-registered investment adviser, who is the advisor of a registered investment company sub-advised by Dolan McEniry. This could create a potential conflict of interest for Dolan McEniry to favor the investment company over other client accounts, due to an affiliate being the named advisor on the investment company. Dolan McEniry maintains investment and trade allocation policies and procedures to address such conflicts of interest. As such, Dolan McEniry does not believe these relationships present any material conflicts of interest.

**Item 11 Code of Ethics, Participation or Interest in Client Transactions and Personal Trading**

**Standards of Conduct**

Dolan McEniry maintains a Code of Ethics and Personal Trading Policy (“Code”) which applies to all officers, directors, Managing Members and employees (collectively “Supervised Persons”) of Dolan McEniry. As a fiduciary, Dolan McEniry has a duty of utmost good faith to act solely in the best interests of each of its clients. This fiduciary duty compels all Supervised Persons to act with the utmost integrity in all dealings. In connection with these expectations, the firm has established core principles of conduct for its Supervised Persons. Further, Dolan McEniry expects its Supervised Persons to avoid potential conflicts of interest or even the appearance of such conflicts.

Dolan McEniry’s Code outlines the standards of conduct expected of its Supervised Persons and includes limitations on personal trading, giving and accepting gifts, serving as a director or trustee for an external organization, and engaging in outside business activities. In addition, Supervised Persons are prohibited from using inside information to trade in personal accounts or on behalf of the firm’s clients including trading on nonpublic information related to any strategy we manage. Dolan McEniry also maintains physical and electronic safeguards to protect nonpublic client information while in its possession and upon destruction.

Supervised Persons are required to report promptly any violation of the Code (including the discovery of any violation or suspected violation committed by another Supervised Person) to the firm’s Chief Compliance Officer (“CCO”).

**Personal Trading**

Dolan McEniry requires Access Persons, as defined in the Code, to pre-clear certain personal securities transactions with a Managing Member or the CCO. In addition, the Code requires all Access Persons to submit personal security holdings reports to the CCO initially upon employment and on an annual basis thereafter. Finally, all Access Persons are required to report personal transactions to the CCO on a quarterly basis. The CCO is required to submit personal securities holdings and personal securities transaction reports to a Managing Member.

Dolan McEniry’s Code is available upon request.
Item 12 Brokerage Practices

Selection of Brokers and Directed Brokerage

Dolan McEniry does not have an affiliated BD. The selection of BDs is primarily based on the ability of the BD to access the type and quantity of bonds utilized in its strategies, subject to best execution. Dolan McEniry also considers the reputation and integrity of the BD, quality of execution services, the broker’s knowledge of the types of securities in which the firm trades and the broker’s service and responsiveness, generation of new ideas and their ability to provide proactive information. Unless required in a client’s investment management agreement, Dolan McEniry does not direct brokerage to any firm based on client requests. When a client requests that brokerage is directed to a particular BD(s), the client may not receive best execution on such transactions and the brokerage/transaction costs may be higher than what other clients pay who do not direct the use of a particular BD. When managing assets for wrap account clients, Dolan McEniry may utilize the wrap sponsor but primarily trades away from the wrap program sponsor which could result in the client being charged additional fees.

Research and Soft Dollars

Dolan McEniry does not have any formal or informal soft dollar arrangements. On occasion, Dolan McEniry receives unsolicited research from outside sources. This information is not used in the investment decision-making process.

Trade Aggregation and Allocation

Dolan McEniry maintains an Investment Trade Aggregation and Allocation Policy that applies to all discretionary accounts managed by Dolan McEniry. The firm strives to treat all clients in a fair manner. This is the basic principle underlying Dolan McEniry’s Trade Aggregation and Allocation Policy, which is designed to provide reasonable assurance that buy and sell opportunities are allocated fairly among clients, subject to the clients’ investment objectives and needs, and that, over time, all clients are treated fairly.

It is Dolan McEniry’s policy to trade as a firm and to trade in such a manner that its clients are not competing against one another in the marketplace. When practical and where a client has not directed the firm to trade with a specific BD, client trades may be bunched in a single order (a “block”) in an effort to obtain best execution at the best security price available. Clients that direct Dolan McEniry to use a specific BD may participate in a block trade when it’s determined to be in the best interest of all clients.

Trades are allocated to client accounts based on individual client needs and investment objectives. Trades shall be allocated to client accounts after the completion of each trade, but no later than day’s end.

When a trade is suitable for more than one account, trades are generally allocated to an account based on cash percentage, portfolio duration, pro-rata participation, client direction and/or cash limitations. Allocations may be subject to common sense and equitable adjustments and may be subject to minimums in order to reduce odd lots and trading costs.

In all cases, Dolan McEniry shall attempt to allocate securities among clients in a fair manner. It is expected that this policy will be applied consistently; however, Dolan McEniry may deviate from the
policy if the standard method of aggregating or allocating trades would result in unfair or inequitable treatment to some or all its clients.

Cross Transactions

Dolan McEniry enters into cross transactions between client accounts when, in its judgment, the transaction is in the best interest of each client participating in the transaction. Dolan McEniry typically engages in cross transactions when one client needs to sell a bond as a result of account liquidation, client instruction to raise cash or portfolio rebalancing and another client has cash available to invest with a need to purchase a similar bond and the firm believes it can execute the trade at a better price than would be available in the market.

Dolan McEniry’s cross transaction procedures have been designed to comply with all conditions contained in Rule 17a-7 of the Investment Company Act of 1940. ERISA accounts, IRA accounts, and accounts that are beneficially owned by officers or directors of Dolan McEniry or accounts for the firm’s Managing Members and their family members (including private funds of which Dolan McEniry or such persons own more than 5%) are not eligible to participate in cross transactions.

Trade Errors

Trade errors are corrected within a reasonable period of time to make the impacted client(s) whole and so as not to harm any client. If a trade error results in a loss, Dolan McEniry makes the client whole and absorbs the loss. If a trade error results in a gain, the client will keep the gain.

Item 13 Review of Accounts

Dolan McEniry is diligent in maintaining and monitoring account compliance with the account’s investment policy statement. Portfolio compliance matters are reviewed weekly at the Portfolio and Trading Review meeting. Further, accounts are reviewed regularly by Portfolio Management.

Dolan McEniry typically provides written quarterly and annual reports to direct clients (i.e. those who are not part of a sponsored wrap program or similar program) regarding their accounts. These reports generally contain an asset allocation, portfolio review, performance review, income report, expense report, transaction report and realized gains and losses report.

Item 14 Client Referrals and Other Compensation

Dolan McEniry has entered a relationship with a solicitor who provides client referrals. Dolan McEniry directly compensates this solicitor for any client referrals based on a percentage of assets placed with Dolan McEniry. Dolan McEniry also maintains a relationship with a solicitor who provides client referrals but receives no direct or indirect compensation. Clients will not be charged any higher or additional fee as a result of such arrangements. All client referrals from the solicitors will be conducted in accordance with Rule 206(4)-3 of the Investment Advisers Act of 1940 and any state or regulatory requirements.
Item 15   Custody

Dolan McEniry does not have custody of client accounts/assets, except as a consequence of its ability to deduct advisory fees directly from client accounts that have provided Dolan McEniry the authority to do so. As mutually agreed, Dolan McEniry sends clients advisory fee invoices and provides periodic statements. Dolan McEniry encourages its clients to compare information in its reports to reports provided by the client’s qualified custodian. Dolan McEniry has no affiliated qualified custodians.

Item 16   Investment Discretion

Dolan McEniry manages each client account on a discretionary basis subject to the signed investment management agreement between Dolan McEniry and the client.

Item 17   Voting Client Securities

The investment advisory agreement between Dolan McEniry and its clients governs the responsibility for voting proxies within client accounts. Due to the nature of fixed income securities, it is very rare for Dolan McEniry to receive a proxy in which to vote. However, clients may obtain information regarding how Dolan McEniry voted any past proxies in addition to a copy of Dolan McEniry’s Proxy Voting Policy by contacting us at the email address or telephone number listed on the first page of this document.

Item 18   Financial Information

Dolan McEniry has no financial conditions which would impair its ability to meet its contractual commitments to its clients.

Other Information

Dolan McEniry’s CCO, Jason Scheffler, is also Director of Operations which may present a conflict of interest in performing the dual roles. Dolan McEniry maintains policies, procedures and controls to routinely monitor this conflict, and does not believe it results in unfair treatment of its clients.

Identity Theft

To help protect its clients from the risk of identity theft, Dolan McEniry requests its clients provide notification if they receive any alerts within a consumer report or if a credit freeze is placed on a client account which the client believes is related to a potential identity theft matter.
Item 1

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March 6, 2020

This brochure supplement provides information about Mr. Dolan that supplements the Dolan McEniry Capital Management, LLC (“Dolan McEniry”) Form ADV Part 2A disclosure brochure. You should have received a copy of that brochure.

Please contact us at 312-345-4800 or clientservice@dolanmceniry.com if you did not receive Dolan McEniry’s brochure or if you have any questions about the contents of this supplement.
Item 2  Educational Background and Business Experience

Daniel D. Dolan, Jr.
Year of birth:  1958

Education
BA in Economics, Lake Forest College, 1980

Business Background
8/1997 to present  Managing Member and Portfolio Manager
Dolan McEniry Capital Management, LLC

Item 3  Disciplinary Information
None.

Item 4  Other Business Activities
None.

Item 5  Additional Compensation
None.

Item 6  Supervision
Mr. Dolan is a Managing Member of Dolan McEniry, together, Daniel D. Dolan, Jr. and Roger S. McEniry, Dolan McEniry’s other Managing Member, are responsible for the overall management and supervision of the firm. As such Mr. Dolan does not have a direct supervisor.  In addition, Mr. Dolan is responsible for client relations, new business development, and the overall administrative management of the firm.  Mr. Dolan is a portfolio manager and is responsible for overseeing Dolan McEniry’s portfolio management, security selection and securities trading. Dolan McEniry maintains compliance policies and procedures designed to detect and prevent violations of federal securities laws and employees are required to certify compliance with the policies and procedures annually.
Item 1

Roger S. McEniry  
Dolan McEniry Capital Management, LLC  
120 N. LaSalle Street, Suite 1510  
Chicago, IL 60602  
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March 6, 2020

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Item 2  Educational Background and Business Experience

Roger S. McEniry  
Year of birth: 1956

Education  
BA, Williams College, 1978  
MBA, University of Michigan, 1981

Business Background  
3/2001 to present  
Managing Member and Portfolio Manager  
Dolan McEniry Capital Management, LLC

Item 3  Disciplinary Information

None.

Item 4  Other Business Activities

None.

Item 5  Additional Compensation

None.

Item 6  Supervision

Mr. McEniry is a Managing Member of Dolan McEniry, he and Daniel D. Dolan, Jr., are responsible for the overall management and supervision of the firm. As such, Mr. McEniry does not have a direct supervisor. Mr. McEniry is also responsible for the analytical and strategic side of the firm. He also leads the firm’s security selection, risk management and credit analysis functions. In addition, Dolan McEniry maintains compliance policies and procedures designed to detect and prevent violations of federal securities laws and employees are required to certify compliance with the policies and procedures annually.
Item 1

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March 6, 2020

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Item 2  Educational Background and Business Experience

Stephen M. Schubert  
Year of birth: 1976

Education  
BA in Finance, Michigan State University, 1998

Business Background  
12/2007 to present  
Managing Director, Portfolio Management and Trading  
Dolan McEniry Capital Management, LLC

Assistant Portfolio Manager and Trader  
Dolan McEniry Capital Management, LLC

Analyst  
Dolan McEniry Capital Management, LLC

Item 3  Disciplinary Information  
None.

Item 4  Other Business Activities  
None.

Item 5  Additional Compensation  
None.

Item 6  Supervision  
Mr. Schubert is supervised by Dolan McEniry's Managing Members, Daniel D. Dolan, Jr. and Roger S. McEniry, who are responsible for the overall management and supervision of Dolan McEniry. Managing Members are directly involved in the investment management services provided to clients and regularly oversee supervised persons as part of the normal business operations and activities. Dolan McEniry maintains compliance policies and procedures designed to detect and prevent violations of federal securities laws and employees are required to certify compliance with the policies and procedures annually. Daniel D. Dolan, Jr. and Roger S. McEniry may be contacted at 312-345-4800.
Item 1

Jason M. Scheffler
Dolan McEniry Capital Management, LLC
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March 6, 2020

This brochure supplement provides information about Mr. Scheffler that supplements the Dolan McEniry Capital Management, LLC (“Dolan McEniry”) Form ADV Part 2A disclosure brochure. You should have received a copy of that brochure.

Please contact us at 312-345-4800 or clientservice@dolanmceniry.com if you did not receive Dolan McEniry’s brochure or if you have any questions about the contents of this supplement.
Item 2  Educational Background and Business Experience

Jason M. Scheffler
Year of birth: 1977

Education
BS in Finance, University of Illinois at Urbana-Champaign, College of Commerce and Business Administration, 2000

Business Background
5/2011 to present  Managing Director, Operations and Chief Compliance Officer
Dolan McEniry Capital Management, LLC

Dolan McEniry Capital Management, LLC

Item 3  Disciplinary Information
None.

Item 4  Other Business Activities
None.

Item 5  Additional Compensation
None.

Item 6  Supervision

Mr. Scheffler is supervised by Dolan McEniry’s Managing Members, Daniel D. Dolan, Jr. and Roger S. McEniry, who are responsible for the overall management and supervision of Dolan McEniry. Managing Members are directly involved in the investment management services provided to clients and regularly oversee supervised persons as part of the normal business operations and activities. Dolan McEniry maintains compliance policies and procedures designed to detect and prevent violations of federal securities laws and employees are required to certify compliance with the policies and procedures annually. Daniel D. Dolan, Jr. and Roger S. McEniry may be contacted at 312-345-4800.
This brochure supplement provides information about Ms. Calderon that supplements the Dolan McEniry Capital Management, LLC (“Dolan McEniry”) Form ADV Part 2A disclosure brochure. You should have received a copy of that brochure.

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Item 2  Educational Background and Business Experience

Katheryn G. Calderon
Year of birth: 1983

Education
BA in Psychology and French, Georgetown University, 2005

Business Background
10/2005 to present  Managing Director, Client Service and Business Development
Dolan McEniry Capital Management, LLC

Item 3  Disciplinary Information

None.

Item 4  Other Business Activities

None.

Item 5  Additional Compensation

None.

Item 6  Supervision

Ms. Calderon is supervised by Dolan McEniry's Managing Members, Daniel D. Dolan, Jr. and Roger S. McEniry, who are responsible for the overall management and supervision of Dolan McEniry. Managing Members are directly involved in the investment management services provided to clients and regularly oversee supervised persons as part of the normal business operations and activities. Dolan McEniry maintains compliance policies and procedures designed to detect and prevent violations of federal securities laws and employees are required to certify compliance with the policies and procedures annually. Daniel D. Dolan, Jr. and Roger S. McEniry may be contacted at 312-345-4800.
Our Promise to You
As a client of Dolan McEniry Capital Management, LLC, you share both personal and financial information with us. Your privacy is important to us, and we are dedicated to safeguarding your personal and financial information.

Information Provided by Clients
In the normal course of doing business, we typically obtain the following non-public personal information about our clients:

- Personal information regarding our clients’ identity such as name, address and social security number;
- Information regarding securities transactions effected by us; and
- Client financial information such as net-worth, assets, income, bank account information and account balances.

How We Manage and Protect Your Personal Information
We do not sell information about current or former clients to third parties, nor is it our practice to disclose such information to third parties unless requested or permitted to do so by a client or client representative or, if necessary, in order to process a transaction, service an account or as permitted by law. Additionally, we may share information with outside companies that perform administrative services for us. However, our arrangements with these service providers require them to treat your information as confidential.

In order to protect your personal information, we maintain physical, electronic and procedural safeguards to protect your personal information. Our Privacy Policy restricts the use of client information and requires that it be held in strict confidence.

Client Notifications
If we change our Privacy Policy with regard to disclosing your confidential information, we are required by law to notify you and provide you a revised notice. Please do not hesitate to contact us with questions about this notice.
Overview
This proxy voting policy is designed to provide reasonable assurance that proxies are voted in the clients’ best economic interest, when the responsibility for voting client proxies rests with Dolan McEniry. Dolan McEniry will vote proxies for clients pursuant to the authority granted in the investment management agreement between Dolan McEniry and its client, or as granted by written direction from each client.

The Managing Members are responsible for oversight of this policy. Questions regarding this policy should be directed to the Chief Compliance Officer (“CCO”).

Conflicts of Interest
A. Overview
Dolan McEniry may encounter a material conflict in voting client proxies. Dolan McEniry has a duty to recognize a material conflict and to resolve the conflict before voting the proxy. For purposes of this policy, material conflicts of interest are defined as those conflicts that, in the opinion of the CCO, a reasonable investor would view as important in making a decision regarding how to vote a proxy.

Examples of material conflicts include (but are not limited to):

1. Dolan McEniry provides investment management services to a publicly traded company and also holds the security issued by that company within client portfolios which is subject to a proxy; and

2. A Dolan McEniry employee has a business or personal relationship (such as a close friend or spouse) with a member of executive management, a participant in the proxy contest, or a corporate director of the company.

B. Identifying Conflicts of Interest

1. Dolan McEniry shall maintain a listing of all material business conflicts of interests – those business relationships between the firm and other parties that are deemed to be material and may result in a conflict with respect to a future proxy contest.

2. All employees are required to disclose all personal and familial relationships that may present a material conflict of interest with respect to a future proxy contest. Employees who are unsure whether a relationship should be disclosed as a material conflict should consult the CCO for guidance.

C. Resolving Material Conflicts of Interest
Unless a client requests otherwise, Dolan McEniry will take one of the following actions to ensure the proxy voting decision is based on the client’s best interests and is not a result of the conflict.

1. Engage an independent party to determine how to vote the proxy;

2. Prepare a report that (i) describes the conflict of interest; (ii) discusses procedures used to address such conflict of interest; (iii) discloses any contacts from outside parties (other than routine communications from proxy solicitors) regarding the proposal; and (iv) confirms the recommendation was made solely on the investment merits and without regard to any other consideration;

3. Refer the proxy to a client or to a representative of the client for voting purposes;

4. Disclose the conflict to the affected clients and seek their consent to vote the proxy prior to casting the vote; or

5. Vote in accordance with a pre-determined voting policy, as disclosed to clients.
Disclosures to Clients
A client may request Dolan McEniry to deliver this Proxy Voting Policy as well as a record of how Dolan McEniry has voted that client’s proxies. Dolan McEniry will use the firm’s Form ADV Part 2A disclosure to:

A. Notify clients of how they may obtain a copy of this policy;
B. Notify clients of how they may obtain a record of how their securities were voted; and
C. Summarize the firm’s proxy voting policies.

Voting Guidelines
Dolan McEniry strives to vote all proxies in the best economic interests of its clients. The decision of how to vote follows the same criteria Dolan McEniry uses in managing client accounts – to vote for proposals in such a manner that, in Dolan McEniry’s opinion, will increase shareholder value.

A. General Overview
In evaluating a particular proxy proposal, Dolan McEniry takes into consideration, among other items:

1. Management’s assertions regarding the proxy proposal;
2. Dolan McEniry’s determination of how the proxy proposal will impact its clients; and
3. Dolan McEniry’s determination of whether the proxy proposal will create dilution for shareholders.

B. Proxy Proposals Regarding Business Operations Matters
Dolan McEniry will generally support management’s recommendations on proxy issues related to business operations matters. Dolan McEniry believes a company’s management should generally have the latitude to make decisions related to the company’s business operations. However, when Dolan McEniry believes the company’s management is acting in an inconsistent manner with its clients’ best interests Dolan McEniry will vote against management’s recommendations.

C. Proxy Proposals Regarding Compensations Matters
1. Dolan McEniry will generally vote against non-salary compensation plans (such as stock compensation plans, employee stock purchase plans and long-term incentive plans) unless, in Dolan McEniry’s opinion, such plans are structured to not create serious dilution to shareholders; and
2. Dolan McEniry will analyze all other compensation plans on a case-by-case basis.

D. Proxy Proposals Regarding Control Matters
1. Dolan McEniry will review proxy proposals regarding control matters (e.g., mergers and anti-takeover tactics) related to a company on a case-by-case basis;
2. Dolan McEniry generally opposes measures limiting the rights of shareholders; and
3. Dolan McEniry generally opposes measures preventing shareholders from accepting an offer of a sale of a company.

Record Retention Requirements
Dolan McEniry shall keep the following proxy voting records:

A. These proxy voting policies and procedures;
B. Proxy statements received regarding client securities. Electronic statements, such as those maintained on EDGAR or by a proxy voting service, are acceptable;

C. Records of proxy votes cast on behalf of each client;

D. Records of client requests for proxy voting information, including a record of the information provided by Dolan McEniry; and

E. Documents prepared by Dolan McEniry that were material to making the decision of how to vote.

Dolan McEniry will keep these records in accordance with its Record Retention Policy.