

RPATA, LLC

A Registered Investment Advisor

Brochure Supplement

P. Brian Fowler

March 17, 2020

This brochure provides information about P. Brian Fowler that supplements the Disclosure Brochure of RPATA, LLC (hereinafter "RPATA"), a copy of which you should have received. Please contact RPATA's Chief Compliance Officer if you did not receive the Disclosure Brochure or if you have any questions about the contents of this Brochure Supplement. Additional information about P. Brian Fowler is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2. Educational Background and Business Experience

Born 1971

Post-Secondary Education

Murray State University | B.S., Organizational Communications | 1994

Recent Business Background

RPATA, LLC | Chief Executive Officer | September 2016 – Present

RPATA, LLC | Chief Compliance Officer | August 2018 – Present

Revolution Partners, LLC | Founder & Chief Executive Officer | October 2013 – Present

Revolution Partners, LLC | Chief Compliance Officer | August 2018 - Present

Raymond James Financial | Director, Education & Practice Management | February 2013 – May 2013

Morgan Keegan & Co., Inc. | Director, Wealth Management Services | February 1995 – February 2013

Item 3. Disciplinary Information

RPATA is required to disclose information regarding any legal or disciplinary events material to a client's evaluation of P. Brian Fowler. RPATA has no information to disclose in relation to this Item.

Item 4. Other Business Activities

RPATA is required to disclose information regarding any investment-related business or occupation in which P. Brian Fowler is actively engaged.

P. Brian Fowler serves as Chief Executive Officer, Chief Compliance Officer and an Investment Advisor Representative for both Revolution Partners, LLC and RPATA, LLC, per an Administrative Services Agreement in which Revolution Partners, LLC provides administrative and financial services for RPATA, LLC. He allocates his time approximately equally between the two entities.

Item 5. Additional Compensation

RPATA is required to disclose information regarding any arrangement under which P. Brian Fowler receives an economic benefit from someone other than a client for providing investment advisory services. RPATA has no information to disclose in relation to this Item.

Item 6. Supervision

Robert F. Lloyd, Chief Operating Officer, is generally responsible for supervising P. Brian Fowler's advisory activities on behalf of RPATA. Robert F. Lloyd can be reached at the firm's main telephone number listed on the cover page of this Brochure Supplement.

RPATA supervises its personnel and the investments made in client accounts. RPATA monitors the investments recommended by P. Brian Fowler to ensure they are suitable for the particular client and consistent with their investment needs, goals, objectives and risk tolerance, as well as any restrictions previously requested by the client. RPATA periodically reviews the advisory activities of P. Brian Fowler, which may include reviewing individual client accounts and correspondence (including e-mails) sent and received by P. Brian Fowler.

Item 7. Requirements for State Registered Advisers

RPATA is required to disclose information regarding P. Brian Fowler's involvement in certain civil, self-regulatory organization or administrative proceedings, arbitration awards or findings, or bankruptcy proceedings. RPATA has no information to disclose in relation to this Item.