

# Brochure Supplement

May 18, 2023

## **Brentson S. Bowlin**

78630 Bruhl Rd.  
Folsom, LA 70437

(504) 321-0923

This Brochure Supplement provides information about Brentson S. Bowlin that supplements the Disclosure Brochure of Second Line Capital, LLC (hereinafter "SLC"), a copy of which you should have received. Please contact SLC'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 Brentson S. Bowlin is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

**Second Line Capital, LLC, a Registered Investment Adviser**

2800 Veterans Memorial Boulevard, Suite 220, Metairie, LA 70002 | (504) 321-0923

### Item 2. Educational Background and Business Experience

Born 1977

#### Post-Secondary Education

University of Mississippi | B.A., Managerial Finance | 1999

#### Recent Business Background

Second Line Capital, LLC | Investment Adviser Representative | May 2023 – Present

LPL Financial, LLC | Registered Representative | June 2016 – Present

Advisor Resource Council | Investment Adviser Representative | August 2018 – May 2023

Level Four Advisory Services | Investment Adviser Representative | June 2017 – August 2018

#### Professional Designation

Brentson S. Bowlin holds the professional designation Certified Plan Fiduciary Advisor® (“CPFA”).

The CPFA® designation is awarded by the National Association of Plan Advisors who meet its examination requirement. The CPFA® credential demonstrates an adviser’s knowledge of, expertise in, and commitment to working with retirement plans. Candidates who earn their CPFA® demonstrate the expertise required to act as a plan fiduciary or help plan fiduciaries manage their roles and responsibilities. The CPFA® Examination consists of 75 multiple-choice questions and takes three hours to complete. To maintain their credential, CPFA® designees must earn 10 continuing education credits every year and one of those credits must address professional ethics.

For additional information about this credential, please refer directly to the website of the issuing organization.

### Item 3. Disciplinary Information

SLC is required to disclose information regarding any legal or disciplinary events material to a client’s evaluation of Brentson S. Bowlin. SLC has no information to disclose in relation to this Item.

### Item 4. Other Business Activities

SLC is required to disclose information regarding any investment-related business or occupation in which Brentson S. Bowlin is actively engaged.

### **Registered Representative of a Broker-Dealer**

Brentson S. Bowlin is a registered representative of LPL Financial (“LPL”), an SEC registered broker-dealer and member of FINRA. In this capacity, Brentson S. Bowlin may provide securities brokerage services and implement securities transactions under a commission based arrangement. Brentson S. Bowlin may be entitled to a portion of the brokerage commissions paid to LPL, as well as a share of any ongoing distribution or service (“trail”) fees from the sale of mutual funds.

A conflict of interest exists to the extent that Brentson S. Bowlin recommends the purchase of securities where he receives commissions or other additional compensation as a result. This practice may give him an incentive to recommend investment products based on compensation received rather than on the client’s needs. SLC has procedures in place to ensure that all recommendations are made in the best interests of clients regardless of any additional compensation earned. For certain accounts covered by ERISA (and such others that the firm deems appropriate), SLC provides investment advisory services on a fee offset basis, whereby the firm reduces its fee by an amount equal to the aggregate commissions and 12b-1 fees earned by Brentson S. Bowlin in his individual capacity as a registered representative of LPL.

### **Licensed Insurance Agent**

Brentson S. Bowlin is a licensed insurance agent and in such capacity may recommend, on a fully-disclosed commission basis, the purchase of certain insurance products. A conflict of interest exists to the extent that SLC recommends the purchase of insurance products where Brentson S. Bowlin receives insurance commissions or other additional compensation. SLC seeks to ensure that all recommendations are made in the best interests of clients regardless of any additional compensation earned.

## **Item 5. Additional Compensation**

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

## **Item 6. Supervision**

Peter David Soliman, President, CCO, and Chairman, is generally responsible for supervising Brentson S. Bowlin’s advisory activities on behalf of SLC. Peter David Soliman can be reached at the firm’s main telephone number listed on the cover page of this Brochure Supplement.

SLC supervises its personnel and the investments made in client accounts. SLC monitors the investments recommended by Brentson S. Bowlin 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. SLC periodically reviews the advisory activities of Brentson S. Bowlin, which may include

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reviewing individual client accounts and correspondence (including e-mails) sent and received by Brentson S. Bowlin.