

Strategic Swiss Advisor Sarl

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Brochure Supplement/Form ADV Part 2B

(as part of Strategic Swiss Advisors Sarl's Brochure / Form ADV Part 2A)

Cristina Marin Forrer

This brochure supplement provides information about our personnel listed above and supplements our brochure on Form ADV Part 2A ("Brochure"). You should have received a copy of that Brochure. Please contact Cristina Marin Forrer, our CCO, at adv@strategic-swiss-advisors.com if you did not receive our Brochure or if you have any questions about the contents of this supplement.

Cristina Marin Forrer

Director

CEO

CCO

CIO

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Year of Birth: 1978

Education:

- Master of Arts in Business Administration, University of Zurich, Switzerland, 2003
- CFA Institute, CFA, 2006

Business Background:

- AQUILA FINVISION AG, Wollerau, Switzerland, CEO, 2013- present
- STRATEGIC SWISS ADVISORS SARL, Geneva Switzerland, CEO and CCO, 2024- present

ITEM 3 – DISCIPLINARY INFORMATION

No information is applicable to this Item.

Item 4 - Other Business Activities

There are no substantial business activities that are material to a client's or prospective client's evaluation of this supervised person, other than the ones stated under Item 2.

Item 5 - Additional Compensation

Ms. Marin Forrer does not receive additional compensation from non-clients for providing advisory services, nor does she receive a bonus other than her regular bonus.

ITEM 6 - SUPERVISION

Ms. Marin Forrer's advisory activities on behalf of us are supervised by our external SEC Compliance support, PQ Solutions LLC. You may contact Anja Schmid from PQ Solutions LLC at +41 44 253 6767.

Cristina Marin Forrer is subject to our Code of Ethics and compliance policies and procedures ("Compliance Program") as described in more detail in our Brochure. In addition to establishing certain standards for professional conduct, the Compliance Program imposes specific requirements aimed at preventing, detecting and correcting fraudulent activity or activities that would pose a conflict of interest in connection with personal transactions. Among other measures imposed by the Compliance Program, Ms. Marin Forrer, as an "access person", is required to submit initial, quarterly and annual reports of her accounts and securities positions. Please see Item 11 of the Brochure for more information about our Code of Ethics.