Avid Wealth Partners, LLC **Disclosure Brochure** 



# AVID WEALTH PARTNERS, LLC

a Registered Investment Adviser

March 4, 2024

Last Revised: February 14, 2023

17806 West Interstate 10, Suite 106 San Antonio, TX 78257 (210) 864-3333

www.avidwp.com

This brochure provides information about the qualifications and business practices of Avid Wealth Partners, LLC (hereinafter "AWP" or the "Firm"). If you have any questions about the contents of this brochure, please contact the Firm at the telephone number listed above. 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 the Firm is available on the SEC's website at www.adviserinfo.sec.gov. The Firm is a registered investment adviser. Registration does not imply any level of skill or training.



## Item 2. Material Changes

In this Item, AWP is required to discuss any material changes that have been made to the brochure since the last annual amendment. The Firm has updated the following sections:

• There are no material changes to disclose since our last revised document.



## Item 3. Table of Contents

Item 2. Material Changes	
Item 3. Table of Contents	
Item 4. Advisory Business	5
Item 5. Fees and Compensation	6
Item 6. Performance-Based Fees and Side-by-Side Management	8
Item 7. Types of Clients	8
Item 8. Methods of Analysis, Investment Strategies and Risk of Loss	8
Item 9. Disciplinary Information	
Item 10. Other Financial Industry Activities and Affiliations	
Item 11. Code of Ethics	
Item 12. Brokerage Practices	
Item 13. Review of Accounts	
Item 14. Client Referrals and Other Compensation	
Item 15. Custody	
Item 16. Investment Discretion	
Item 17. Voting Client Securities	
Item 18. Financial Information	



## Item 4. Advisory Business

AWP offers a variety of advisory services, which include financial planning, consulting, and investment management services. Prior to AWP rendering any of the foregoing advisory services, clients are required to enter into one or more written agreements with AWP setting forth the relevant terms and conditions of the advisory relationship (the "Advisory Agreement").

AWP filed for registration as an investment adviser in September and is owned by Avid Capital, LLC, which is owned by Eric Kala and Alicia Fuschak. As of December 31, 2023, AWP had \$163,516,058 in assets under management. \$163,319,956 of which was managed on a discretionary basis and \$196,102 of which was managed on a non-discretionary basis.

While this brochure generally describes the business of AWP, certain sections also discuss the activities of its Supervised Persons, which refer to the Firm's officers, partners, directors (or other persons occupying a similar status or performing similar functions), employees or other persons who provide investment advice on AWP's behalf and are subject to the Firm's supervision or control.

### **Financial Planning and Consulting Services**

AWP offers clients a broad range of financial planning and consulting services, which include any or all of the following functions:

• Business Planning

• Investment Planning

- Charitable Planning
- Education Planning

- Cash Flow & Debt AnalysisTrust and Estate Planning
- Insurance AnalysisRetirement Planning

While each of these services is available on a stand-alone basis, certain of them can also be rendered in conjunction with investment portfolio management as part of a comprehensive wealth management engagement (described in more detail below).

In addition, AWP helps business owners exit from their businesses and help to align their annual business planning with their personal and financial goals. AWP's services in Comprehensive Exit Planning include Exit Readiness Assessment, Wealth Gap Planning, Pre-Sale Due Diligence Consulting, Un-Certified Business Valuation (Certified Valuations are completed by network partners), Business Risk & Insurance Planning, Business Continuity Instruction Documents.

In performing these services, AWP is not required to verify any information received from the client or from the client's other professionals (e.g., attorneys, accountants, etc.,) and is expressly authorized to rely on such information. AWP recommends certain clients engage the Firm for additional related services, its affiliate, or Supervised Persons in their individual capacities as insurance agents and/or other professionals to implement its recommendations. Clients are advised that a conflict of interest exists for the Firm to recommend that clients engage AWP or its affiliates to provide (or continue to provide) additional services for compensation, including investment management services. Clients retain absolute discretion over all decisions regarding implementation and are under no obligation to act upon any of the recommendations made by AWP under a financial planning or consulting engagement. Clients are advised that it remains their responsibility to promptly notify the Firm of any change in their financial situation or investment objectives for the purpose of reviewing, evaluating or revising AWP's recommendations and/or services.

## Wealth Management Services

AWP provides certain clients with wealth management services which include a broad range of financial planning and consulting services as well as discretionary and/or non-discretionary management of investment portfolios.

AWP primarily allocates client assets among various mutual funds, exchange-traded funds ("ETFs"), individual debt and equity securities.

AWP utilizes certain services from independent investment managers ("Independent Managers") as service providers to support the firm's management of client assets in accordance with their stated investment objectives. Presently, these services are limited to (1) portfolio tax recommendations and subsequent trade execution services for model portfolios created by AWP and (2) execution services provided through custom indexing of client-specific portfolios created by AWP to maintain sensitivity to tax loss harvesting, tax sensitive portfolio transitions, and capital gains awareness. These services are provided by 55IP, LLC and Orion Advisor Solutions, respectively. AWP maintains the discretion and authority over these providers to assist in the model portfolios and neither provider has discretion to act without the direction of AWP. AWP monitors the execution performance of the elected providers and may, as necessary, select additional or replacement



providers to fulfill the services stated. Where appropriate, the Firm also provides advice about any type of legacy position or other investment held in client portfolios, but clients should not assume that these assets are being continuously monitored or otherwise advised on by the Firm unless specifically agreed upon. Clients can engage AWP to manage and/or advise on certain investment products that are not maintained at their primary custodian, such as variable life insurance and annuity contracts and assets held in employer sponsored retirement plans and qualified tuition plans (i.e., 529 plans). In these situations, AWP directs or recommends the allocation of client assets among the various investment options available with the product. These assets are generally maintained at the underwriting insurance company, or the custodian designated by the product's provider.

AWP tailors its advisory services to meet the needs of its individual clients and seeks to ensure, on a continuous basis, that client portfolios are managed in a manner consistent with those needs and objectives. AWP consults with clients on an initial and ongoing basis to assess their specific risk tolerance, time horizon, liquidity constraints and other related factors relevant to the management of their portfolios. Clients are advised to promptly notify AWP if there are changes in their financial situation or if they wish to place any limitations on the management of their portfolios. Clients can impose reasonable restrictions or mandates on the management of their accounts if AWP determines, in its sole discretion, the conditions would not materially impact the performance of a management strategy or prove overly burdensome to the Firm's management efforts.

## **Retirement Plan Consulting Services**

AWP provides various consulting services to qualified employee benefit plans and their fiduciaries. This suite of institutional services is designed to assist plan sponsors in structuring, managing, and optimizing their corporate retirement plans. Each engagement is individually negotiated and customized, and includes any or all of the following services:

- Plan Design and Strategy
- Investment Selection

- Fiduciary and Compliance
- Participant Education

- Plan Review and Evaluation Executive Planning & Benefits
- Plan Fee and Cost Analysis
- Plan Committee Consultation

As disclosed in the Advisory Agreement, certain of the foregoing services are provided by AWP as a fiduciary under the Employee Retirement Income Security Act of 1974, as amended ("ERISA"). In accordance with ERISA Section 408(b)(2), each plan sponsor is provided with a written description of AWP's fiduciary status, the specific services to be rendered and all direct and indirect compensation the Firm reasonably expects under the engagement.

## **Use of Independent Managers**

As mentioned above, AWP selects certain Independent Managers to provide tax optimization and execution services to a portion of its clients' assets. The specific terms and conditions under which a client engages an Independent Manager are set forth in a separate written agreement with the designated Independent Manager. That agreement can be between the Firm and the Independent Manager (often called a subadvisor) or the client and the Independent Manager (sometimes called a separate account manager). In addition to this brochure, clients will typically also receive the written disclosure documents of the respective Independent Managers engaged to manage their assets. Currently, AWP does not utilize any Independent Managers to provide direct, discretionary portfolio management services to clients. AWP maintains the discretion and authority over these providers to assist in the model portfolios and neither provider has discretion to act without the direction of AWP.

AWP evaluates a variety of information about Independent Managers, which includes the Independent Managers' public disclosure documents, materials supplied by the Independent Managers themselves and other third-party analyses it believes are reputable. To the extent possible, the Firm seeks to assess the Independent Managers' investment strategies, past performance, and risk results in relation to its clients' individual portfolio allocations and risk exposure. AWP also takes into consideration each Independent Manager's management style, returns, reputation, financial strength, reporting, pricing, and research capabilities, among other factors.

AWP continues to provide services relative to the discretionary or non-discretionary selection of the Independent Managers. On an ongoing basis, the Firm monitors the performance of those accounts being managed by Independent Managers. AWP seeks to ensure the Independent Managers' strategies and target allocations remain aligned with its clients' investment objectives and overall best interests.

## Item 5. Fees and Compensation

AWP offers services on a fee basis, which includes fixed fees, as well as fees based upon assets under management. Additionally, certain of the Firm's Supervised Persons offer insurance products under a separate commission-based arrangement.



#### **Financial Planning and Consulting Fees**

AWP charges a fixed fee for providing financial planning and consulting services. These fees are negotiable, but range from \$1,500 to \$25,000, depending upon the scope and complexity of the services and the professional rendering the financial planning and/or the consulting services. The fee can be for a defined project, such as the delivery of a plan, or for ongoing services. If the client engages the Firm for additional investment advisory services, AWP can offset all or a portion of its fees for those services based upon the amount paid for the financial planning and/or consulting services.

The terms and conditions of the financial planning and/or consulting engagement are set forth in the Advisory Agreement. For project-based services AWP requires fixed fees to be payable upon execution of the Advisory Agreement. If alternative terms are negotiated, any outstanding balance is due upon delivery of the financial plan or completion of the agreed upon services. Ongoing services are charged as described in the investment management section, below. The Firm does not, however, take receipt of \$1,200 or more in prepaid fees, six or more months in advance of services rendered.

#### **Investment Management Fees**

AWP offers wealth management services for an annual fee based on the amount of assets under the Firm's management. This management fee varies in accordance with the following blended fee schedule:

PORTFOLIO VALUE	BASE FEE	
First \$500,000	1.40%	
Next \$1,000,000	0.90%	
Next \$1,500,000	0.80%	
Next \$7,000,000	0.60%	
Next \$40,000,000	0.40%	
Above \$50,000,000	0.30%	

For clients with less than \$1,000,000 in assets under management pursuant to the fee schedule above, the Firm can charge a separate fixed fee for the financial planning and consulting services, as described in the above section.

The Firm provides Direct Indexing portfolios, as further described below in Item 8. The fee for this strategy is 30 basis points (0.30%) annually. The fee is calculated monthly, in advance using the prior month's sleeve value on the last day of the month, and it overlays (is in addition to) the standard blended tier schedule for managed assets.

The annual fee is prorated and charged monthly, in advance, based upon the market value of the assets being managed by AWP on the last day of the previous month as determined by a party independent from the Firm (including the client's custodian or another third-party). The Firm includes cash in a clients account in determining the valuation for billing purposes. The Firm may, in its sole discretion, not include cash in determining the fee, especially where a client has a high percentage of cash for reasons other than the Firm's investment management decision.

If assets are deposited into or withdrawn from an account after the inception of a billing period, the fee payable with respect to such assets is not adjusted to reflect the interim change in portfolio value. For the initial period of an engagement, the fee is calculated on a pro rata basis. In the event the advisory agreement is terminated, the fee for the final billing period is prorated through the effective date of the termination and the outstanding or unearned portion of the fee is charged or refunded to the client, as appropriate.

Additionally, for asset management services the Firm provides with respect to certain client holdings (e.g., held-away assets, accommodation accounts, alternative investments, etc.), AWP can negotiate a fee rate that differs from the range set forth above. Clients are advised that a conflict of interest exists for the Firm to recommend that clients engage AWP for additional services for compensation, including rolling over retirement accounts or moving other assets to the Firm's management. Clients retain absolute discretion over all decisions regarding engaging the Firm and are under no obligation to act upon any of the recommendations.

#### **Retirement Plan Consulting Fees**

AWP charges as fixed project-based fee to provide clients with retirement plan consulting services. Each engagement is individually negotiated and tailored to accommodate the needs of the individual plan sponsor, as memorialized in the Agreement. These fees vary, based on the scope of the services to be rendered and can be for a fixed fee or asset-based fee, and will depend upon services provided and the amount of assets to be advised on.

#### **Fee Discretion**

AWP may, in its sole discretion, negotiate to charge a lesser fee based upon certain criteria, such as anticipated future



earning capacity, anticipated future additional assets, dollar amount of assets to be managed, related accounts, account composition, pre-existing/legacy client relationship, account retention, pro bono activities, or competitive purposes.

#### **Additional Fees and Expenses**

In addition to the advisory fees paid to AWP, clients also incur certain charges imposed by other third parties, such as broker-dealers, custodians, trust companies, banks, and other financial institutions (collectively "Financial Institutions"). These additional charges include securities brokerage commissions, transaction fees, custodial fees, fees attributable to alternative assets, fees charged by the Independent Managers, margin and other borrowing costs, charges imposed directly by a mutual fund or ETF in a client's account, as disclosed in the fund's prospectus (e.g., fund management fees and other fund expenses), deferred sales charges, odd-lot differentials, transfer taxes, wire transfer and electronic fund fees, and other fees and taxes on brokerage accounts and securities transactions. The Firm's brokerage practices are described at length in Item 12, below.

### **Direct Fee Debit**

Clients provide AWP and/or certain Independent Managers with the authority to directly debit their accounts for payment of the investment advisory fees. The Financial Institutions that act as the qualified custodian for client accounts, from which the Firm retains the authority to directly deduct fees, have agreed to send statements to clients not less than quarterly detailing all account transactions, including any amounts paid to AWP. Alternatively, clients may elect to have AWP send a separate invoice for direct payment.

#### **Use of Margin**

AWP can recommend that certain clients utilize margin in the client's investment portfolio or other borrowing. AWP only recommends other borrowing for non- investment needs, such as bridge loans and other financing needs. The Firm's fees are determined based upon the value of the assets being managed gross of any margin or borrowing.

### Account Additions and Withdrawals

Clients can make additions to and withdrawals from their account at any time, subject to AWP's right to terminate an account. Additions can be in cash or securities provided that the Firm reserves the right to liquidate any transferred securities or declines to accept particular securities into a client's account. Clients can withdraw account assets on notice to AWP, subject to the usual and customary securities settlement procedures. However, the Firm designs its portfolios as long-term investments, and the withdrawal of assets may impair the achievement of a client's investment objectives. AWP may consult with its clients about the options and implications of transferring securities. Clients are advised that when transferred securities are liquidated, they may be subject to transaction fees, short-term redemption fees, fees assessed at the mutual fund level (e.g., contingent deferred sales charges) and/or tax ramifications.

## Item 6. Performance-Based Fees and Side-by-Side Management

AWP does not provide any services for a performance-based fee (i.e., a fee based on a share of capital gains or capital appreciation of a client's assets).

## Item 7. Types of Clients

AWP offers services to individuals, trusts, estates, charitable organizations, corporations and other business entities, and pension and profit-sharing plans.

To be eligible for Direct Indexing Portfolio, the minimum requirement is \$100,000 in managed assets, and it is only available in taxable accounts. The strategy qualification is based on the client's need for tax optimization, as well as other factors such as other portfolio assets.

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

#### **Methods of Analysis and Investment Strategies**

AWP's investment strategy begins with an understanding of a client's financial goals. The Firm uses demographic and financial information provided by the client to assess the client's risk profile and investment objectives in determining an appropriate plan for the client's assets. The Firm employs a goal- oriented wealth plan which serves as the blueprint for the investment portfolio recommendations made to clients. AWP firmly believes that all successful investing is goal-focused and planning- driven and is focused on responsibly managing client's wealth in low-cost asset allocation strategies with a significant emphasis on ongoing tax minimization and risk management.

AWP's investment core beliefs:

- Financial Planning is Key Goal-focused and planning-driven aligned investment advice and asset allocation.
- **Empirical Evidence** Investment decisions based on sound theoretical foundations and applied through processes and informed judgment to remove bias and emotion.
- Winning, by not Losing Downside protection through risk-management.
- Not About What You Make, But What You Keep Maximizing gains through the minimization of expenses and tax drag.

Investment strategies generally include long- or short-term purchases of stock portfolios, mutual funds, exchange traded funds, fixed income securities, other investment vehicles where appropriate and may include margin transactions, securities-backed lines of credit and options strategies.

AWP utilizes both a risk-based and outcomes-based approach to asset allocation. The following asset classes: US Equities, International Equities, Fixed Income, Alternative Investments, Commodities and Real Estate are allocated amongst client portfolios. The Firm may build custom allocations for clients or select from pre-built models managed by the Firm's Investment Committee.

Investment recommendations, including model selection, are based on an analysis of the client's individual needs, and are drawn from research and analysis. However, in general, security analysis methods include fundamental analysis as well as quantitative and qualitative research on a given investment vehicle. Information for this analysis may be drawn from financial newspapers, magazines and databases, research materials prepared by others, annual reports, corporate filings, and prospectuses. Additional sources of information utilized by AWP include meetings and discussions with investment managers employed by investment companies, statistical summaries and analysis and such other sources the Firm deems appropriate. AWP may utilize services of Independent Managers and established third-party research services to assist the Firm with formulating asset allocation, industry and sector selection, and investment recommendations in managing client funds. Technical analysis may be used when analyzing indices and/or securities other than open-ended mutual funds.

#### Avid Wealth Partners (AWP) – Direct Indexing Portfolios:

Direct Indexing Portfolios are a type of investment strategy that combines the benefits of direct indexing with a tax optimization strategy. This type of portfolio is built with the goal of mimicking the performance of a specific index (examples: S&P 500, S&P 400, etc.) while also minimizing the taxes paid on the investment returns. A tax-optimized direct indexing portfolio at AWP is constructed with the use of the following strategies:

- <u>Direct indexing</u>: This is a method of investing in which an investor holds a portfolio of individual securities, rather than a fund that holds a basket of securities. This allows the investor to have more control over the specific securities they are invested in and can also allow for more customized portfolio construction.
- <u>Tracking error optimization</u>: This is a method used in direct indexing to minimize the difference in performance between a portfolio of individual securities and a specific index. The goal is to build a portfolio that closely mirrors the performance of the index, while also allowing for some flexibility in the specific securities that make up the portfolio.
- <u>Tax loss harvesting</u>: Tax loss harvesting is a strategy that involves selling securities that have experienced a loss in order to offset any gains from other securities in the portfolio. By regularly reviewing the portfolio and identifying securities that have experienced a loss, the investor can offset any gains from other securities and lower the taxes they need to pay on their investment returns.

By combining these elements, the investor aims to achieve similar returns to the index, while also having more control over the specific securities that make up the portfolio, minimizing the taxes paid on the investment returns and having a portfolio with less stocks than the index.

AWP utilizes certain Independent Managers to assist in providing the described Direct Indexing and Tax Optimization strategies. AWP, however, maintains the management authority and discretion of assets utilizing these strategies and directs the actions of the Independent Managers.

## **Risk of Loss**

The following list of risk factors does not purport to be a complete enumeration or explanation of the risks involved with respect to the Firm's investment management activities. Clients should consult with their legal, tax, and other advisors before engaging the Firm to provide investment management services on their behalf.

#### Market Risks

Investing involves risk, including the potential loss of principal, and all investors should be guided accordingly. The profitability of a significant portion of AWP's recommendations and/or investment decisions may depend to a great extent



upon correctly assessing the future course of price movements of stocks, bonds, and other asset classes. In addition, investments may be adversely affected by financial markets and economic conditions throughout the world. There can be no assurance that AWP will be able to predict these price movements accurately or capitalize on any such assumptions.

#### Volatility Risks

The prices and values of investments can be highly volatile, and are influenced by, among other things, interest rates, general economic conditions, the condition of the financial markets, the financial condition of the issuers of such assets, changing supply and demand relationships, and programs and policies of governments.

#### Cash Management Risks

The Firm may invest some of a client's assets temporarily in money market funds or other similar types of investments, during which time an advisory account may be prevented from achieving its investment objective.

#### Equity-Related Securities and Instruments

The Firm may take long positions in common stocks of U.S. and non-U.S. issuers traded on national securities exchanges and over-the-counter markets. The value of equity securities varies in response to many factors. These factors include, without limitation, factors specific to an issuer and factors specific to the industry in which the issuer participates. Individual companies may report poor results or be negatively affected by industry and/or economic trends and developments, and the stock prices of such companies may suffer a decline in response. In addition, equity securities are subject to stock risk, which is the risk that stock prices historically rise and fall in periodic cycles. U.S. and non-U.S. stock markets have experienced periods of substantial price volatility in the past and may do so again in the future. In addition, investments in small-capitalization, mid-capitalization and financially distressed companies may be subject to more abrupt or erratic price movements and may lack sufficient market liquidity, and these issuers often face greater business risks.

#### Fixed Income Securities

While the Firm emphasizes risk-averse management and capital preservation in its fixed-income bond portfolios, clients who invest in this product can lose money, including losing a portion of their original investment. The prices of the securities in our portfolios fluctuate. The Firm does not guarantee any particular level of performance. Below is a representative list of the types of risks clients should consider before investing in this product.

- <u>Interest rate risk</u>. Prices of bonds tend to move in the opposite direction to interest rate changes. Typically, a rise in interest rates will negatively affect bond prices. The longer the duration and average maturity of a portfolio, the greater the likely reaction to interest rate moves.
- <u>Credit (or default) risk</u>. A bond's price will generally fall if the issuer fails to make a scheduled interest or principal payment, if the credit rating of the security is downgraded, or if the perceived creditworthiness of the issuer deteriorates.
- <u>Liquidity risk</u>. Sectors of the bond market can experience a sudden downturn in trading activity. When there is little or no trading activity in a security, it can be difficult to sell the security at or near its perceived value. In such a market, bond prices may fall.
- <u>Call risk</u>. Some bonds give the issuer the option to call or redeem the bond before the maturity date. If an issuer calls a bond when interest rates are declining, the proceeds may have to be reinvested at a lower yield. During periods of market illiquidity or rising rates, prices of callable securities may be subject to increased volatility.
- <u>Prepayment risk</u>. When interest rates fall, the principal of mortgage-backed securities may be prepaid. These prepayments can reduce the portfolio's yield because proceeds may have to be reinvested at a lower yield.
- <u>Extension risk</u>. When interest rates rise or there is a lack of refinancing opportunities, prepayments of mortgage-backed securities or callable bonds may be less than expected. This would lengthen the portfolio's duration and average maturity and increase its sensitivity to rising rates and its potential for price declines.

#### Mutual Funds and ETFs

An investment in a mutual fund or ETF involves risk, including the loss of principal. Mutual fund and ETF shareholders are necessarily subject to the risks stemming from the individual issuers of the fund's underlying portfolio securities. Such shareholders are also liable for taxes on any fund-level capital gains, as mutual funds and ETFs are required by law to distribute capital gains in the event, they sell securities for a profit that cannot be offset by a corresponding loss.

Shares of mutual funds are generally distributed and redeemed on an ongoing basis by the fund itself or a broker acting on its behalf. The trading price at which a share is transacted is equal to a fund's stated daily per share net asset value ("NAV"), plus any shareholders fees (e.g., sales loads, purchase fees, redemption fees). The per share NAV of a mutual fund is calculated at the end of each business day, although the actual NAV fluctuates with intraday changes to the market value of the fund's holdings. The trading prices of a mutual fund's shares may differ from the NAV during periods of market volatility, which may, among other factors, lead to the mutual fund's shares trading at a premium or discount to actual NAV.



Shares of ETFs are listed on securities exchanges and transacted at negotiated prices in the secondary market. Generally, ETF shares trade at or near their most recent NAV, which is generally calculated at least once daily for index-based ETFs and potentially more frequently for actively managed ETFs. However, certain inefficiencies may cause the shares to trade at a premium or discount to their pro rata NAV. There is also no guarantee that an active secondary market for such shares will develop or continue to exist. Generally, an ETF only redeems shares when aggregated as creation units (usually 20,000 shares or more). Therefore, if a liquid secondary market ceases to exist for shares of a particular ETF, a shareholder may have no way to dispose of such shares.

Finally, some mutual funds and ETFs may have lock-up periods that restrict an investor from selling their position for a period of time. Other mutual funds and ETFs could also have early redemption fees that are taken if the investor sells their position before a certain amount of time.

#### Use of Independent Managers

As stated above, AWP selects certain Independent Managers to provide tax optimization and execution services to a portion of its clients' assets. In these situations, AWP continues to conduct ongoing due diligence of such managers, but such recommendations rely to a great extent on the Independent Managers' ability to successfully implement their investment strategies. In addition, AWP does not have the ability to supervise the Independent Managers on a day-to-day basis.

#### Use of Private Collective Investment Vehicles

The managers of these vehicles have broad discretion in selecting the investments. There are few limitations on the types of securities or other financial instruments which may be traded and no requirement to diversify. Hedge funds may trade on margin or otherwise leverage positions, thereby potentially increasing the risk to the vehicle. In addition, because the vehicles are not registered as investment companies, there is an absence of regulation. There are numerous other risks in investing in these securities. Clients should consult each fund's private placement memorandum and/or other documents explaining such risks prior to investing. AWP does not recommend these investments. However, if clients already maintain these positions in their managed account, AWP may assist them in evaluating these holdings.

#### Real Estate Investment Trusts (REITs)

REITs are collective investment vehicles with portfolios comprised primarily of real estate and mortgage related holdings. Many REITs hold heavy concentrations of investments tied to commercial and/or residential developments, which inherently subject REIT investors to the risks associated with a downturn in the real estate market. Investments linked to certain regions that experience greater volatility in the local real estate market may give rise to large fluctuations in the value of the vehicle's shares. Mortgage related holdings may give rise to additional concerns pertaining to interest rates, inflation, liquidity, and counterparty risk. AWP does not recommend these investments. However, if clients already maintain these positions in their managed account, AWP may assist them in evaluating these holdings.

#### Use of Margin

While the use of margin borrowing for investments can substantially improve returns, it may also increase overall portfolio risk. Margin transactions are generally affected using capital borrowed from a Financial Institution, which is secured by a client's holdings. Under certain circumstances, a leading Financial Institution may demand an increase in the underlying collateral. If the client is unable to provide the additional collateral, the Financial Institution may liquidate account assets to satisfy the client's borrowing sold by a client's borrowing and the corresponding interest rates may have a significant effect on the profitability and stability of a client's portfolio.

#### **Currency Risks**

An advisory account that holds investments denominated in currencies other than the currency in which the advisory account is denominated may be adversely affected by the volatility of currency exchange rates.

#### Interest Rate Risks

Interest rates may fluctuate significantly, causing price volatility with respect to securities or instruments held by clients.

## Item 9. Disciplinary Information

AWP has not been involved in any legal or disciplinary events that are material to a client's evaluation of its advisory business or the integrity of its management.

## Item 10. Other Financial Industry Activities and Affiliations

This item requires investment advisers to disclose certain financial industry activities and affiliations.



### **Licensed Insurance Agency**

AWP is under common control and ownership with Avid Risk Management, LLC, a duly licensed insurance agency. Additionally, a number of the Firm's Supervised Persons are licensed insurance agents and offer certain insurance products on a fully disclosed commissionable basis. A conflict of interest exists to the extent that AWP recommends the purchase of insurance products where Avid Risk Management and/or its Supervised Persons are entitled to insurance commissions or other additional compensation. The Firm has procedures in place whereby it seeks to ensure that all recommendations are made in its clients' best interest regardless of any such affiliations.

## Item 11. Code of Ethics

AWP has adopted a code of ethics in compliance with applicable securities laws ("Code of Ethics") that sets forth the standards of conduct expected of its Supervised Persons. AWP's Code of Ethics contains written policies reasonably designed to prevent certain unlawful practices such as the use of material non- public information by the Firm or any of its Supervised Persons and the trading by the same of securities ahead of clients in order to take advantage of pending orders.

The Code of Ethics also requires certain of AWP's personnel to report their personal securities holdings and transactions and obtain pre-approval of certain investments (e.g., initial public offerings, limited offerings). However, the Firm's Supervised Persons are permitted to buy or sell securities that it also recommends to clients if done in a fair and equitable manner that is consistent with the Firm's policies and procedures. This Code of Ethics has been established recognizing that some securities trade in sufficiently broad markets to permit transactions by certain personnel to be completed without any appreciable impact on the markets of such securities. Therefore, under limited circumstances, exceptions may be made to the policies stated below.

When the Firm is engaging in or considering a transaction in any security on behalf of a client, no Supervised Person with access to this information may knowingly effect for themselves or for their immediate family (i.e., spouse, minor children and adults living in the same household) a transaction in that security unless:

- the transaction has been completed;
- the transaction for the Supervised Person is completed as part of a batch trade with clients; or
- a decision has been made not to engage in the transaction for the client.

These requirements are not applicable to: (i) direct obligations of the Government of the United States; (ii) money market instruments, bankers' acceptances, bank certificates of deposit, commercial paper, repurchase agreements and other high quality short-term debt instruments, including repurchase agreements; (iii) shares issued by money market funds; and iv) shares issued by other unaffiliated open-end mutual funds.

Clients and prospective clients may contact AWP to request a copy of its Code of Ethics by contacting the Firm at the phone number on the cover page of this brochure.

## Item 12. Brokerage Practices

#### **Recommendation of Broker-Dealers for Client Transactions**

AWP recommends that clients utilize the custody, brokerage and clearing services of Fidelity Investments or Charles Schwab for investment management accounts. The final decision to custody assets with Fidelity Investments or Charles Schwab is at the discretion of the client, including those accounts under ERISA or IRA rules and regulations, in which case the client is acting as either the plan sponsor or IRA accountholder. AWP is independently owned and operated and not affiliated with Fidelity Investments or Charles Schwab. Fidelity Investments or Charles Schwab provides AWP with access to its institutional trading and custody services, which are typically not available to retail investors.

Factors which AWP considers in recommending Fidelity Investments or Charles Schwab or any other broker-dealer to clients include their respective financial strength, reputation, execution, pricing, research, and service. Fidelity Investments and Charles Schwab enable the Firm to obtain many mutual funds without transaction charges and other securities at nominal transaction charges. The commissions and/or transaction fees charged by Fidelity Investments or Charles Schwab may be higher or lower than those charged by other Financial Institutions.

The commissions paid by AWP's clients to Fidelity Investments or Charles Schwab comply with the Firm's duty to obtain "best execution." Clients may pay commissions that are higher than another qualified Financial Institution might charge to affect the same transaction where AWP determines that the commissions are reasonable in relation to the value of the brokerage and research services received. In seeking best execution, the determinative factor is not the lowest possible cost, but whether the transaction represents the best qualitative execution, taking into consideration the full range of a Financial Institution's services, including among others, the value of research provided, execution capability, commission



rates and responsiveness. AWP seeks competitive rates but may not necessarily obtain the lowest possible commission rates for client transactions.

Consistent with obtaining best execution, brokerage transactions are directed to certain broker-dealers in return for investment research products and/or services which assist AWP in its investment decision-making process. Such research will be used to service all of the Firm's clients, but brokerage commissions paid by one client may be used to pay for research that is not used in managing that client's portfolio. The receipt of investment research products and/or services as well as the allocation of the benefit of such investment research products and/or services poses a conflict of interest because AWP does not have to produce or pay for the products or services.

AWP periodically and systematically reviews its policies and procedures regarding its recommendation of Financial Institutions in light of its duty to obtain best execution.

#### Software and Support Provided by Financial Institutions

AWP receives without cost from Custodian administrative support, computer software, related systems support, as well as other third-party support as further described below (together "Support") which allow AWP to better monitor client accounts maintained at Custodian and otherwise conduct its business. AWP receives the Support without cost because the Firm renders investment management services to clients that maintain assets at Custodian. The Support is not provided in connection with securities transactions of clients (i.e., not "soft dollars"). The Support benefits AWP, but not its clients directly. Clients should be aware that AWP's receipt of economic benefits such as the Support from a broker-dealer creates a conflict of interest since these benefits will influence the Firm's choice of broker-dealer over another that does not furnish similar software, systems support or services, especially because the support is contingent upon clients placing a certain level(s) of assets at the Custodians. In fulfilling its duties to its clients, AWP endeavors at all times to put the interests of its clients first and has determined that the recommendation of Custodian is in the best interest of clients and satisfies the Firm's duty to seek best execution.

Specifically, AWP receives the following benefits from Custodian: i) receipt of duplicate client confirmations and bundled duplicate statements; ii) access to a trading desk that exclusively services its institutional traders; iii) access to block trading which provides the ability to aggregate securities transactions and then allocate the appropriate shares to client accounts; and iv) access to an electronic communication network for client order entry and account information.

These services generally are available to independent investment advisors on an unsolicited basis, at no charge to them so long as a certain amount of the advisor's clients' assets are maintained in accounts at Custodian. Custodian's services include brokerage services that are related to the execution of securities transactions, custody, research, including that in the form of advice, analyses and reports, and access to mutual funds and other investments that are otherwise generally available only to institutional investors or would require a significantly higher minimum initial investment.

For client accounts maintained in its custody, Custodian generally does not charge separately for custody services but is compensated by account holders through commissions or other transaction-related or asset-based fees for securities trades that are executed through Custodian or that settle into Custodian accounts.

Custodian also makes available to the Firm other products and services that benefit the Firm but may not benefit its clients' accounts. These benefits may include national, regional, or Firm specific educational events organized and/or sponsored by Custodian. Other potential benefits may include occasional business entertainment of personnel of AWP by Custodian personnel, including meals, invitations to sporting events, including golf tournaments, and other forms of entertainment, some of which may accompany educational opportunities. Other of these products and services assist AWP in managing and administering clients' accounts. These include software and other technology (and related technological training) that provide access to client account data (such as trade confirmations and account statements), facilitate trade execution (and allocation of aggregated trade orders for multiple client accounts), provide research, pricing information and other market data, facilitate payment of the Firm's fees from its clients' accounts, and assist with back-office training and support functions, recordkeeping and client reporting. Many of these services generally may be used to service all or some substantial number of the Firm's accounts, including accounts not maintained at Custodian. Custodian also makes available to AWP other services intended to help the Firm manage and further develop its business enterprise. These services may include professional compliance, legal and business consulting, publications and conferences on practice management, information technology, business succession, regulatory compliance, employee benefits providers, human capital consultants, insurance, and marketing. In addition, Custodian may make available, arrange and/or pay vendors for these types of services rendered to the Firm by independent third parties. Custodian may discount or waive fees it would otherwise charge for some of these services or pay all or a part of the fees of a third-party providing these services to the Firm. While, as a fiduciary, AWP endeavors to act in its clients' best interests, the Firm's recommendation that clients maintain their assets in accounts at Custodian may be based in part on the benefits received and not solely on the nature, cost or quality of custody and brokerage services provided by Custodian, which creates a potential conflict of interest.



### **Brokerage for Client Referrals**

AWP does not consider, in selecting or recommending broker-dealers, whether the Firm receives client referrals from the Financial Institutions or other third party.

#### **Directed Brokerage**

The client may direct AWP in writing to use a particular Financial Institution to execute some or all transactions for the client. In that case, the client will negotiate terms and arrangements for the account with that Financial Institution and the Firm will not seek better execution services or prices from other Financial Institutions or be able to "batch" client transactions for execution through other Financial Institutions with orders for other accounts managed by AWP (as described above). As a result, the client may pay higher commissions or other transaction costs, greater spreads or may receive less favorable net prices, on transactions for the account than would otherwise be the case. Subject to its duty of best execution, AWP may decline a client's request to direct brokerage if, in the Firm's sole discretion, such directed brokerage arrangements would result in additional operational difficulties.

#### **Trade Aggregation**

Transactions for each client will be affected independently unless AWP decides to purchase or sell the same securities for several clients at approximately the same time. AWP may (but is not obligated to) combine or "batch" such orders to obtain best execution, to negotiate more favorable commission rates or to allocate equitably among the Firm's client's differences in prices and commissions or other transaction costs that might not have been obtained had such orders been placed independently. Under this procedure, transactions will be averaged as to price and allocated among AWP's clients pro rata to the purchase and sale orders placed for each client on any given day. To the extent that the Firm determines to aggregate client orders for the purchase or sale of securities, including securities in which AWP's Supervised Persons may invest, the Firm does so in accordance with applicable rules promulgated under the Advisers Act and no-action guidance provided by the staff of the U.S. Securities and Exchange Commission. AWP does not receive any additional compensation or remuneration as a result of the aggregation.

In the event that the Firm determines that a prorated allocation is not appropriate under the particular circumstances, the allocation will be made based upon other relevant factors, which include: (i) when only a small percentage of the order is executed, shares may be allocated to the account with the smallest order or the smallest position or to an account that is out of line with respect to security or sector weightings relative to other portfolios, with similar mandates; (ii) allocations may be given to one account when one account has limitations in its investment guidelines which prohibit it from purchasing other securities which are expected to produce similar investment results and can be purchased by other accounts; (iii) if an account reaches an investment guideline limit and cannot participate in an allocation, shares may be reallocated to other accounts (this may be due to unforeseen changes in an account's assets after an order is placed); (iv) with respect to sale allocations, allocations may be given to accounts low in cash; (v) in cases when a pro rata allocation of a potential execution would result in a de minimis allocation in one or more accounts, the Firm may exclude the account(s) from the allocation; the transactions may be executed on a pro rata basis among the remaining accounts; or (vi) in cases where a small proportion of an order is executed in all accounts, shares may be allocated to one or more accounts on a random basis.

## Item 13. Review of Accounts

#### Account Reviews

AWP monitors client portfolios on a continuous and ongoing basis. Such reviews are conducted by the Firm's portfolio manager and investment committee, as well as the client's financial advisor. All investment advisory clients are encouraged to discuss their needs, goals, and objectives with AWP and to keep the Firm informed of any changes thereto.

#### **Account Statements**

Clients are provided with transaction confirmation notices and regular summary account statements directly from the Financial Institutions where their assets are custodied. Clients may also request a written or electronic reports from AWP and/or an outside service provider, which contain certain account and/or market-related information, such as an inventory of account holdings or account performance. Clients should compare the account statements they receive from their custodian with any documents or reports they receive from AWP or an outside service provider.

## Item 14. Client Referrals and Other Compensation

#### **Client Referrals**

In the event a client is introduced to AWP by either an unaffiliated or an affiliated solicitor, the Firm may pay that solicitor a referral fee in accordance with applicable state securities laws. Unless otherwise disclosed, any such referral fee is paid solely from AWP's investment management fee and does not result in any additional charge to the client. If the client is



introduced to the Firm by an unaffiliated solicitor, the client will receive a solicitor's disclosure statement containing the terms and conditions of the solicitation arrangement. Any affiliated solicitor of AWP is required to disclose the nature of his or her relationship to prospective clients at the time of the solicitation and will provide all prospective clients with a copy of the Firm's written brochure(s) at the time of the solicitation.

## **Other Compensation**

The Firm receives economic benefits from Custodians. The benefits, conflicts of interest and how they are addressed are discussed above in response to Item 12.

## Item 15. Custody

AWP is deemed to have custody of client funds and securities because the Firm is given the ability to debit client accounts for payment of the Firm's fees. As such, client funds and securities are maintained at one or more Financial Institutions that serve as the qualified custodian with respect to such assets. Such qualified custodians will send account statements to clients at least once per calendar quarter that typically detail any transactions in such account for the relevant period.

In addition, as discussed in Item 13, AWP will also send, or otherwise make available, periodic supplemental reports to clients. Clients should carefully review the statements sent directly by the Financial Institutions and compare them to those received from AWP. Any other custody disclosures can be found in the Firm's Form ADV Part 1.

#### **Standing Letters of Authorization**

AWP also will have custody due to clients giving the Firm limited power of attorney in a standing letter of authorization ("SLOA") to disburse funds to one or more third parties as specifically designated by the client. In such circumstances, the Firm will implement the steps in the SEC's no-action letter on February 21, 2017 which includes (in summary): i) client will provide instruction for the SLOA to the custodian; ii) client will authorize the Firm to direct transfers to the specific third party; iii) the custodian will perform appropriate verification of the instruction and provide a transfer of funds notice to the client promptly after each transfer; iv) the client will have the ability to terminate or change the instruction; v) the Firm will have no authority or ability to designate or change the identity or any information about the third party; vi) the Firm will keep records showing that the third party is not a related party of the Firm or located at the same address as the Firm; and vii) the custodian will send the client an initial and annual notice confirming the SLOA instructions.

## Item 16. Investment Discretion

AWP is given the authority to exercise discretion on behalf of some clients. AWP is considered to exercise investment discretion over a client's account if it can affect and/or direct transactions in client accounts without first seeking their consent. AWP is given this authority through a power-of-attorney included in the agreement between AWP and the client. Clients may request a limitation on this authority (such as certain securities not to be bought or sold). AWP takes discretion over the following activities:

- The securities to be purchased or sold;
- The amount of securities to be purchased or sold;
- When transactions are made; and
- The Independent Managers to be hired or fired.

## Item 17. Voting Client Securities

AWP does not accept the authority to vote a client's securities (i.e., proxies) on their behalf. Clients receive proxies directly from the Financial Institutions where their assets are custodied and may contact the Firm at the contact information on the cover of this brochure with questions about any such issuer solicitations.

## Item 18. Financial Information

AWP is not required to disclose any financial information listed in the instructions to Item 18 because:

- The Firm does not require or solicit the prepayment of more than \$1,200 in fees six months or more in advance of services rendered;
- The Firm does not have a financial condition that is reasonably likely to impair its ability to meet contractual commitments to clients; and
- The Firm has not been the subject of a bankruptcy petition at any time during the past ten years.



# **Brochure Supplement**

March 21, 2024 Last Revised: September 29, 2022

## Eric Kala CPWA©, CIMA©, CFP©, AEP©, RMA©, CLU©, ChFC©, CRPS©

17806 West Interstate 10, Suite 106 San Antonio, TX 78257 (210) 864-3333

This Brochure Supplement provides information about Eric Kala that supplements the Disclosure Brochure of Avid Wealth Partners, LLC (hereinafter "AWP"), a copy of which you should have received. Please contact AWP'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 Eric Kala is available on the SEC's website at www.adviserinfo.sec.gov.

Avid Wealth Partners, LLC, a Registered Investment Adviser 17806 W Interstate 10, STE. 106, San Antonio, TX 78257 | (210) 864-3333 www.avidwp.com

© Avid Wealth Partners 2023



## Item 2. Educational Background and Business Experience

Born 1981

## **Post-Secondary Education**

Wayland Baptist University | B.S. in Occupational Education, Management | 2008 USAF Community College | Radar Systems & Communications, AC/DC Theory | 2003

### **Recent Business Background**

Avid Wealth Partners, LLC |CEO & Investment Adviser Representative | November 2022 – Present New Edge Advisors, LLC dba Avid Wealth Partners | Investment Adviser Representative | July 2020 – October 2022 Northwestern Mutual Investment Services, LLC | Wealth Management Advisor | September 2009 – July 2020

#### **Professional Designations**

Eric Kala holds the professional designations of CERTIFIED FINANCIAL PLANNER<sup>™</sup> ("CFP®"), Certified Private Wealth Advisor<sup>®</sup> ("CPWA®"), Certified Investment Management Analyst<sup>®</sup> ("CIMA®"), Accredited Estate Planner<sup>®</sup> ("AEP<sup>®</sup>"), Chartered Financial Consultant<sup>®</sup> ("ChFC<sup>®</sup>"), Chartered Life Underwriter<sup>®</sup> ("CLU<sup>®</sup>"), and Chartered Retirement Plans Specialist<sup>®</sup> ("CRPS<sup>®</sup>").

The CFP<sup>®</sup> certification is a financial planning credential awarded by the Certified Financial Planner Board of Standards Inc. (the "CFP Board") to individuals who meet its education, examination, experience and ethics requirements. Eligible candidates are generally required to have three years of financial planning related experience and possess a bachelor's degree from an accredited U.S. college or university. Certificants are further required to complete a CFP Board-Registered Education Program (or possess a qualifying professional credential), clear a personal and professional background check, and pass the CFP<sup>®</sup> Certification Examination, a ten-hour multiple-choice exam divided into three separate sessions. In order to maintain the certification, CFP<sup>®</sup> designees must also complete at least 30 hours of continuing education every two years on an ongoing basis.

The CPWA® designation signifies that an individual has met initial and on-going experience, ethical, education, and examination requirements for the professional designation, which is centered on private wealth management topics and strategies for high-networth clients. The designation is administered through The Investments & Wealth Institute ("IWI"). Prerequisites for the CPWA® designation are a bachelor's degree from an accredited college or university or one of the following designations or licenses: CIMA®, CIMC®, CFA®, CFP®, ChFC®, or CPA® license; have an acceptable regulatory history as evidenced by FINRA Form U-4 or other regulatory requirements and five years of professional client centered experience in financial services or a related industry. CPWA® designees have completed a rigorous educational process that includes self-study requirements, an in-class education component, and successful completion of a comprehensive examination. CPWA® designees are required to adhere to the institute's Code of Professional Responsibility and Rules and Guidelines for Use of the Marks. CPWA® designees must report 40 hours of continuing education credits, including two ethics hours, every 2 years to maintain the certification.

The CIMA® certification is an asset management credential administered through the Investments & Wealth Institute ("IWI") to individuals who meet its experience, ethical, education and examination requirements. Prerequisites for the CIMA® designation includes three years of financial services experience and an acceptable regulatory history. In order to obtain the CIMA® certification, candidates must successfully complete a one-week classroom education program at an accredited university business school and pass an online certification examination. CIMA® designees are further required to adhere to the IWI's Code of Professional Responsibility and Standards of Practice on an ongoing basis. CIMA® designees must also report 40 hours of continuing education credits on a biannual basis in order to maintain the designation.

The AEP<sup>®</sup> designation is an estate planning credential awarded by the National Association of Estate Planners & Councils to individuals who meet its professional, educational, experience and ethics requirements. All recipients of the AEP<sup>®</sup> designation are required to be attorneys possessing a Juris Doctorate, Certified Public Accountants, or holders of a qualifying insurance, financial planning or trust officer designation (CLU<sup>®</sup>, ChFC<sup>®</sup>, CFP<sup>®</sup> or CTFA<sup>®</sup>). Recipients must be in good standing with their respective professional organizations and have at least five years of experience in estate planning in one or more of the prerequisite professions. AEP<sup>®</sup> holders have also completed at least two graduate-level courses as part of a masters or doctoral degree or have in excess of 15 years of experience as an estate planner. In order to maintain the designation, AEP<sup>®</sup> designees must further satisfy the ongoing educational requirements, which mandate 30 hours of continuing education at least two years with at least 15 hours devoted specifically to estate planning matters.

The RMA® designation signifies that an individual has met initial and on-going experience, ethical, education, and examination requirements for the professional designation, which is centered on retirement management topics and strategies. Prerequisites for the



RMA® designation are: a Bachelor's degree from an accredited college or university or one of the following designations or licenses: CIMA®, CPWA®, CIMC ®, CFA®, CFP®, ChFC®, or CPA license; have an acceptable regulatory history as evidenced by FINRA Form U-4 or other regulatory requirements and three years of experience in financial services. RMA designees have completed a rigorous educational process that includes an online course, in-person educational Capstone and successful completion of a comprehensive examination. RMA® designees are required to adhere to the Investments & Wealth Institute Code of Professional Responsibility and Rules and Guidelines for Use of the Marks. RMA® designees must report 40 hours of continuing education credits, including two ethics hours, every two years to maintain the certification. The designation is administered through the Investments & Wealth Institute.

The ChFC<sup>®</sup> designation is a financial planning credential awarded by the American College to individuals who satisfy its educational, work experience and ethics requirements. Recipients of the ChFC<sup>®</sup> certification have completed at least seven mandatory college-level courses in the areas of financial, insurance, retirement and/or estate planning, as well as income taxation and/or investments. Additionally, recipients have completed at least two elective courses on the financial system, estate planning applications, executive compensation, and/or retirement decisions. In order to maintain the designation, ChFC<sup>®</sup> holders must satisfy the ongoing requirements of the Professional Achievement in Continuing Education ("PACE") Recertification Program, which includes 30 hours of continuing education at least every two years.

The CLU<sup>®</sup> designation is an insurance credential awarded by the American College to individuals who meet its educational, work experience and ethical requirements. Recipients of the CLU<sup>®</sup> designation have completed five required college-level core courses and three electives, covering all aspects of insurance planning, estate and retirement issues, taxation, business insurance and risk management. Recipients are further required to have three years of full-time business experience and must adhere to the American College Code of Ethics and Procedures. In order to maintain the designation, CLU<sup>®</sup> holders must satisfy the ongoing requirements of the PACE Recertification Program, which includes 30 hours of continuing education at least every two years.

The CRPS<sup>®</sup> designation is a retirement plan related credential awarded by the College for Financial Planning<sup>®</sup> to individuals who meet its educational, examination and ethical requirements. Certificants are required to have completed the CRPS<sup>®</sup> Program, a self-taught educational program designed to educate professional who design, install and maintain retirement plans for the business community. Recipients are further required to have successfully passed a multiple-choice examination addressing a range retirement plan related matter. On an ongoing basis, CRPS<sup>®</sup> designees are also required to affirm their adherence to the applicable Code of Ethics and complete at least 16 hours of continuing education every two years.

For additional information about each of these credentials, please refer directly to the website of the issuing organization.

## Item 3. Disciplinary Information

AWP is required to disclose information regarding any legal or disciplinary events material to a client's evaluation of Eric Kala. AWP has no information to disclose in relation to this Item.

## Item 4. Other Business Activities

AWP is required to disclose information regarding any investment-related business or occupation in which Eric Kala is actively engaged.

#### Licensed Insurance Agent

Eric Kala 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 AWP recommends the purchase of insurance products where Eric Kala receives insurance commissions or other additional compensation. AWP seeks to ensure that all recommendations are made in the best interests of clients regardless of any additional compensation earned.

#### **Cinco Equis Capital Group LLC**

Eric Kala is a managing member for an LLC investing in private real estate development and other private investment offerings. A conflict of interest exists to the extent AWP clients can be solicited to participate as members of the LLC to increase the assets in the entity available for investment opportunites. AWP mitigates this conflict by prohibiting the solicitation or promotion of the LLC to clients or prospects of AWP and seeking to ensure all recommendations made are in the best interests of clients.



## Item 5. Additional Compensation

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

## Item 6. Supervision

Eric Kala is the CEO of AWP and is generally responsible for his own supervision. Eric Kala seeks to ensure that investments are suitable for his individual clients and consistent with their individual needs, goals, objectives and risk tolerance, as well as any restrictions requested by AWP's clients.



# **Brochure Supplement**

March 3, 2023

## Russell Stehling ChFC®, CLU®, RICP®

17806 West Interstate 10, Suite 106 San Antonio, TX 78257 (210) 864-3333

This Brochure Supplement provides information about Russell Stehling that supplements the Disclosure Brochure of Avid Wealth Partners, LLC (hereinafter "AWP"), a copy of which you should have received. Please contact AWP'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 Russell Stehling is available on the SEC's website at www.adviserinfo.sec.gov.

Avid Wealth Partners, LLC, a Registered Investment Adviser 17806 W Interstate 10, STE. 106, San Antonio, TX 78257 | (210) 864-3333 www.avidwp.com



## Item 2. Educational Background and Business Experience

Born 1977

## **Post-Secondary Education**

Texas A&M University | B.S. Kinesiology | 2001

### **Recent Business Background**

Avid Wealth Partners, LLC Investment Adviser Representative November 2022 - Present

New Edge Advisors, LLC dba Avid Wealth Partners | Investment Adviser Representative | July 2020 – October 2022

Northwestern Mutual | Financial Advisor | May 2003 – July 2020

### **Professional Designations**

## Russell Stehling holds the professional designations of Chartered Financial Consultant ("ChFC®"), Chartered Life Underwriter® ("CLU®"), and Retirement Income Certified Professional® ("RICP®").

The ChFC<sup>®</sup> designation is a financial planning credential awarded by the American College to individuals who satisfy its educational, work experience and ethics requirements. Recipients of the ChFC<sup>®</sup> certification have completed at least seven mandatory college-level courses in the areas of financial, insurance, retirement and/or estate planning, as well as income taxation and/or investments. Additionally, recipients have completed at least two elective courses on the financial system, estate planning applications, executive compensation, and/or retirement decisions. In order to maintain the designation, ChFC<sup>®</sup> holders must satisfy the ongoing requirements of the Professional Achievement in Continuing Education ("PACE") Recertification Program, which includes 30 hours of continuing education at least every two years.

The CLU® designation is an insurance credential awarded by the American College to individuals who meet its educational, work experience and ethical requirements. Recipients of the CLU® designation have completed five required college-level core courses and three electives, covering all aspects of insurance planning, estate and retirement issues, taxation, business insurance and risk management. Recipients are further required to have three years of full-time business experience and must adhere to the American College Code of Ethics and Procedures. In order to maintain the designation, CLU® holders must satisfy the ongoing requirements of the PACE Recertification Program, which includes 30 hours of continuing education at least every two years.

The RICP® designation teaches advisers techniques and best practices used to create sustainable streams of retirement income. The education covers retirement income planning, maximizing Social Security and other income sources, minimizing risks to the plan, and managing portfolios during the asset distribution phase. The designation includes three required, college-level courses that represent a total average study time of more than 150 hours. RICP® designees must meet experience, continuing education, and ethics requirements. The credential is awarded by The American College, a non-profit educator with an 85-year heritage and the highest form of academic accreditation.

For additional information about each of these credentials, please refer directly to the website of the issuing organization.

## Item 3. Disciplinary Information

AWP is required to disclose information regarding any legal or disciplinary events material to a client's evaluation of Russell Stehling. AWP has no information to disclose in relation to this Item.

## Item 4. Other Business Activities

AWP is required to disclose information regarding any investment-related business or occupation in which Russell Stehling is actively engaged.

## Licensed Insurance Agent

Russell Stehling 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 AWP recommends the purchase of insurance products where Russell Stehling receives insurance commissions or other additional compensation. AWP seeks to ensure that all recommendations are made in the best interests of clients regardless of any additional compensation earned.

## Item 5. Additional Compensation



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

## Item 6. Supervision

Alicia Fuschak, COO, is generally responsible for supervising Russell Stehling's advisory activities on behalf of AWP. The telephone number to reach Alicia Fuschak can be reached at the firm's main telephone number listed on the cover page of this Brochure Supplement.

AWP supervises its personnel and the investments made in client accounts. AWP monitors the investments recommended by Russell Stehling 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. AWP periodically reviews the advisory activities of Russell Stehling, which may include reviewing individual client accounts and correspondence (including e-mails) sent and received by Russell Stehling.



# **Brochure Supplement**

September 29, 2022

## Barret Kolle ChFC®, CLU®

17806 West Interstate 10, Suite 106 San Antonio, TX 78257 (210) 864-3333

This Brochure Supplement provides information about Barret Kolle that supplements the Disclosure Brochure of Avid Wealth Partners, LLC (hereinafter "AWP"), a copy of which you should have received. Please contact AWP'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 Barret Kolle is available on the SEC's website at www.adviserinfo.sec.gov.

Avid Wealth Partners, LLC, a Registered Investment Adviser 17806 W Interstate 10, STE. 106, San Antonio, TX 78257 | (210) 864-3333



## Item 2. Educational Background and Business Experience

Born 1977

## **Post-Secondary Education**

Texas A&M University | B.S. and M.S. Animal Science and Meat Science | 2002

#### **Recent Business Background**

Avid Wealth Partners, LLC | Investment Adviser Representative | November 2022 – Present New Edge Advisors, LLC dba Avid Wealth Partners | Investment Adviser Representative | July 2020 – October 2022 Northwestern Mutual | Financial Advisor | March 2013 – July 2020 Daymon Worldwide | Director | October 2003 – December 2012

### **Professional Designations**

## Barret Kolle holds the professional designations of Chartered Financial Consultant ("ChFC®") and Chartered Life Underwriter ("CLU®").

The ChFC<sup>®</sup> designation is a financial planning credential awarded by the American College to individuals who satisfy its educational, work experience and ethics requirements. Recipients of the ChFC<sup>®</sup> certification have completed at least seven mandatory college-level courses in the areas of financial, insurance, retirement and/or estate planning, as well as income taxation and/or investments. Additionally, recipients have completed at least two elective courses on the financial system, estate planning applications, executive compensation, and/or retirement decisions. In order to maintain the designation, ChFC<sup>®</sup> holders must satisfy the ongoing requirements of the Professional Achievement in Continuing Education ("PACE") Recertification Program, which includes 30 hours of continuing education at least every two years.

The CLU® designation is an insurance credential awarded by the American College to individuals who meet its educational, work experience and ethical requirements. Recipients of the CLU® designation have completed five required college-level core courses and three electives, covering all aspects of insurance planning, estate and retirement issues, taxation, business insurance and risk management. Recipients are further required to have three years of full-time business experience and must adhere to the American College Code of Ethics and Procedures. In order to maintain the designation, CLU® holders must satisfy the ongoing requirements of the PACE Recertification Program, which includes 30 hours of continuing education at least every two years.

For additional information about each of these credentials, please refer directly to the website of the issuing organization.

## Item 3. Disciplinary Information

AWP is required to disclose information regarding any legal or disciplinary events material to a client's evaluation of Barret Kolle. AWP has no information to disclose in relation to this Item.

## Item 4. Other Business Activities

AWP is required to disclose information regarding any investment-related business or occupation in which Barret Kolle is actively engaged.

#### **Licensed Insurance Agent**

Barret Kolle 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 AWP recommends the purchase of insurance products where Barret Kolle receives insurance commissions or other additional compensation. AWP seeks to ensure that all recommendations are made in the best interests of clients regardless of any additional compensation earned.

## Item 5. Additional Compensation

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

## Item 6. Supervision

Alicia Fuschak, COO, is generally responsible for supervising Barret Kolle's advisory activities on behalf of AWP. The telephone number to reach Alicia Fuschak can be reached at the firm's main telephone number listed on the cover page of this Brochure Supplement.



AWP supervises its personnel and the investments made in client accounts. AWP monitors the investments recommended by Barret Kolle 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. AWP periodically reviews the advisory activities of Barret Kolle, which may include reviewing individual client accounts and correspondence (including e-mails) sent and received by Barret Kolle.



# **Brochure Supplement**

March 3, 2023

## Daniel Reinke CFP®, CIMA®, ChFC®, CRPS®

17806 West Interstate 10, Suite 106 San Antonio, TX 78257 (210) 864-3333

This Brochure Supplement provides information about Daniel Reinke that supplements the Disclosure Brochure of Avid Wealth Partners, LLC (hereinafter "AWP"), a copy of which you should have received. Please contact AWP'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 Daniel Reinke is available on the SEC's website at www.adviserinfo.sec.gov.

Avid Wealth Partners, LLC, a Registered Investment Adviser 17806 W Interstate 10, STE. 106, San Antonio, TX 78257 | (210) 864-3333 www.avidwp.com



## Item 2. Educational Background and Business Experience

Born 1998

## **Post-Secondary Education**

University of Texas at San Antonio | MBA, Finance, General | 2022 University of Texas at San Antonio | BBA, Real Estate Finance and Development | 2019

## **Recent Business Background**

Avid Wealth Partners, LLC |Investment Adviser Representative | November 2022 – Present

New Edge Advisors, LLC dba Avid Wealth Partners | Investment Adviser Representative | July 2020 – October 2022

Eric Kala dba Avid Wealth Partners | Account Executive | July 2019 – July 2020

Costco Wholesale | Food Service | March 2016 – July 2019

### **Professional Designations**

Daniel Reinke holds the professional designations of CERTIFIED FINANCIAL PLANNER ("CFP®"), Certified Investment Management Analyst<sup>™</sup> ("CIMA®"), Chartered Financial Consultant ("ChFC®"), and Chartered Retirement Plans Specialist<sup>™</sup> ("CRPS®").

The CFP® certification is a financial planning credential awarded by the Certified Financial Planner Board of Standards Inc. (the "CFP Board") to individuals who meet its education, examination, experience and ethics requirements. Eligible candidates are generally required to have three years of financial planning related experience and possess a bachelor's degree from an accredited U.S. college or university. Certificants are further required to complete a CFP Board-Registered Education Program (or possess a qualifying professional credential), clear a personal and professional background check, and pass the CFP® Certification Examination, a ten-hour multiple-choice exam divided into three separate sessions. In order to maintain the certification, CFP® designees must also complete at least 30 hours of continuing education every two years on an ongoing basis.

The CIMA® certification is an asset management credential administered through the Investments & Wealth Institute ("IWI") to individuals who meet its experience, ethical, education and examination requirements. Prerequisites for the CIMA® designation includes three years of financial services experience and an acceptable regulatory history. In order to obtain the CIMA® certification, candidates must successfully complete a one-week classroom education program at an accredited university business school and pass an online certification examination. CIMA® designees are further required to adhere to the IWI's Code of Professional Responsibility and Standards of Practice on an ongoing basis. CIMA® designees must also report 40 hours of continuing education credits on a biannual basis in order to maintain the designation.

The ChFC<sup>®</sup> designation is a financial planning credential awarded by the American College to individuals who satisfy its educational, work experience and ethics requirements. Recipients of the ChFC<sup>®</sup> certification have completed at least seven mandatory college-level courses in the areas of financial, insurance, retirement and/or estate planning, as well as income taxation and/or investments. Additionally, recipients have completed at least two elective courses on the financial system, estate planning applications, executive compensation, and/or retirement decisions. In order to maintain the designation, ChFC<sup>®</sup> holders must satisfy the ongoing requirements of the Professional Achievement in Continuing Education ("PACE") Recertification Program, which includes 30 hours of continuing education at least every two years.

The CRPS® designation is a retirement plan related credential awarded by the College for Financial Planning® to individuals who meet its educational, examination and ethical requirements. Certificants are required to have completed the CRPS® Program, a self-taught educational program designed to educate professional who design, install and maintain retirement plans for the business community. Recipients are further required to have successfully passed a multiple-choice examination addressing a range retirement plan related matter. On an ongoing basis, CRPS® designees are also required to affirm their adherence to the applicable Code of Ethics and complete at least 16 hours of continuing education every two years.

For additional information about each of these credentials, please refer directly to the website of the issuing organization.

## Item 3. Disciplinary Information

AWP is required to disclose information regarding any legal or disciplinary events material to a client's evaluation of Daniel Reinke. AWP has no information to disclose in relation to this Item.



## Item 4. Other Business Activities

AWP is required to disclose information regarding any investment-related business or occupation in which Daniel Reinke is actively engaged.

## **Licensed Insurance Agent**

Daniel Reinke 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 AWP recommends the purchase of insurance products where Daniel Reinke receives insurance commissions or other additional compensation. AWP seeks to ensure that all recommendations are made in the best interests of clients regardless of any additional compensation earned.

## Item 5. Additional Compensation

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

## Item 6. Supervision

Alicia Fuschak, COO, is generally responsible for supervising Daniel Reinke's advisory activities on behalf of AWP. The telephone number to reach Alicia Fuschak can be reached at the firm's main telephone number listed on the cover page of this Brochure Supplement.

AWP supervises its personnel and the investments made in client accounts. AWP monitors the investments recommended by Daniel Reinke 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. AWP periodically reviews the advisory activities of Daniel Reinke, which may include reviewing individual client accounts and correspondence (including e-mails) sent and received by Daniel Reinke.



# **Brochure Supplement**

September 29, 2022

## Alicia Fuschak CFP<sup>®</sup>, CPWA<sup>®</sup>, ChFC<sup>®</sup>, CLU<sup>®</sup>

17806 West Interstate 10, Suite 106 San Antonio, TX 78257 (210) 864-3333

This Brochure Supplement provides information about Alicia Fuschak that supplements the Disclosure Brochure of Avid Wealth Partners, LLC (hereinafter "AWP"), a copy of which you should have received. Please contact AWP'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 Alicia Fuschak is available on the SEC's website at www.adviserinfo.sec.gov.

Avid Wealth Partners, LLC, a Registered Investment Adviser

17806 W Interstate 10, STE. 106, San Antonio, TX 78257 | (210) 864-3333 www.avidwp.com



## Item 2. Educational Background and Business Experience

Born 1983

## **Post-Secondary Education**

University of Texas San Antonio | B.A. Finance | 2005

#### **Recent Business Background**

Avid Wealth Partners, LLC |COO & Director of Advanced Planning | July 2020 – Present Eric Kala dba Avid Wealth Partners | Director of Operations | September 2015 – July 2020 Northwestern Mutual Investment Services, LLC | Director of Operations | March 2009 – August 2015

#### **Professional Designations**

# Alicia Fuschak holds the professional designations of CERTIFIED FINANCIAL PLANNER™ ("CFP®"), Certified Private Wealth Advisor® ("CPWA®"), Chartered Financial Consultant® ("ChFC®"), and Chartered Life Underwriter® ("CLU®").

The CFP® certification is a financial planning credential awarded by the Certified Financial Planner Board of Standards Inc. (the "CFP Board") to individuals who meet its education, examination, experience, and ethics requirements. Eligible candidates are generally required to have three years of financial planning related experience and possess a bachelor's degree from an accredited U.S. college or university. Certificants are further required to complete a CFP Board-Registered Education Program (or possess a qualifying professional credential), clear a personal and professional background check, and pass the CFP® Certification Examination, a ten-hour multiple choice exam divided into three separate sessions. In order to maintain the certification, CFP® designees must also complete at least 30 hours of continuing education every two years on an ongoing basis.

The CPWA® designation signifies that an individual has met initial and on-going experience, ethical, education, and examination requirements for the professional designation, which is centered on private wealth management topics and strategies for high-net-worth clients. The designation is administered through The Investments & Wealth Institute ("IWI"). Prerequisites for the CPWA® designation are a bachelor's degree from an accredited college or university or one of the following designations or licenses: CIMA®, CIMC®, CFA®, CFP®, ChFC®, or CPA® license; have an acceptable regulatory history as evidenced by FINRA Form U-4 or other regulatory requirements and five years of professional client centered experience in financial services or a related industry. CPWA® designees have completed a rigorous educational process that includes self-study requirements, an in-class education component, and successful completion of a comprehensive examination. CPWA® designees are required to adhere to the institute's Code of Professional Responsibility and Rules and Guidelines for Use of the Marks. CPWA® designees must report 40 hours of continuing education credits, including two ethics hours, every 2 years to maintain the certification.

The ChFC<sup>®</sup> designation is a financial planning credential awarded by the American College to individuals who satisfy its educational, work experience and ethics requirements. Recipients of the ChFC<sup>®</sup> certification have completed at least seven mandatory college-level courses in the areas of financial, insurance, retirement and/or estate planning, as well as income taxation and/or investments. Additionally, recipients have completed at least two elective courses on the financial system, estate planning applications, executive compensation, and/or retirement decisions. In order to maintain the designation, ChFC<sup>®</sup> holders must satisfy the ongoing requirements of the Professional Achievement in Continuing Education ("PACE") Recertification Program, which includes 30 hours of continuing education at least every two years.

The CLU® designation is an insurance credential awarded by the American College to individuals who meet its educational, work experience and ethical requirements. Recipients of the CLU® designation have completed five required college-level core courses and three electives, covering all aspects of insurance planning, estate and retirement issues, taxation, business insurance and risk management. Recipients are further required to have three years of full-time business experience and must adhere to the American College Code of Ethics and Procedures. In order to maintain the designation, CLU® holders must satisfy the ongoing requirements of the PACE Recertification Program, which includes 30 hours of continuing education at least every two years.

For additional information about each of these credentials, please refer directly to the website of the issuing organization.

## Item 3. Disciplinary Information

AWP is required to disclose information regarding any legal or disciplinary events material to a client's evaluation of Alicia Fuschak. AWP has no information to disclose in relation to this Item.



## Item 4. Other Business Activities

AWP is required to disclose information regarding any investment-related business or occupation in which Alicia Fuschak is actively engaged.

## Licensed Insurance Agent

Alicia Fuschak 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 AWP recommends the purchase of insurance products where Alicia Fuschak receives insurance commissions or other additional compensation. AWP seeks to ensure that all recommendations are made in the best interests of clients regardless of any additional compensation earned.

## Item 5. Additional Compensation

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

## Item 6. Supervision

Alicia Fuschak is the COO of AWP and is generally responsible for her own supervision. Alicia Fuschak seeks to ensure that investments are suitable for her individual clients and consistent with their individual needs, goals, objectives, and risk tolerance, as well as any restrictions requested by AWP's clients.



# **Brochure Supplement**

December 18, 2023

## **Paul Huckabay**

17806 West Interstate 10, Suite 106 San Antonio, TX 78257 (210) 864-3333

This Brochure Supplement provides information about Paul Huckabay that supplements the Disclosure Brochure of Avid Wealth Partners, LLC (hereinafter "AWP"), a copy of which you should have received. Please contact AWP'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 Paul Huckabay is available on the SEC's website at www.adviserinfo.sec.gov.

Avid Wealth Partners, LLC, a Registered Investment Adviser 17806 W Interstate 10, STE. 106, San Antonio, TX 78257 | (210) 864-3333 www.avidwp.com



## Item 2. Educational Background and Business Experience

Born 1976

## **Post-Secondary Education**

Texas A&M University | L.L.M. Wealth Management | 2023

University of Oklahoma College of Law | J.D. | 2001

Cameron University | B.S. Chemistry | 1998

## **Recent Business Background**

Avid Wealth Partners, LLC Investment Adviser Representative December 2023 - Present

Huckabay & Associates, PLLC | Attorney | February 2018 - Present

Aggregate Haulers | General Counsel | February 2018 – Present

Adami Shuffield Partner May 2009 – February 2018

### Item 3. Disciplinary Information

AWP is required to disclose information regarding any legal or disciplinary events material to a client's evaluation of Paul Huckabay. AWP has no information to disclose in relation to this Item.

### Item 4. Other Business Activities

AWP is required to disclose information regarding any investment-related business or occupation in which Paul Huckabay is actively engaged.

#### Licensed Insurance Agent

Paul Huckabay 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 AWP recommends the purchase of insurance products where Paul Huckabay receives insurance commissions or other additional compensation. AWP seeks to ensure that all recommendations are made in the best interests of clients regardless of any additional compensation earned.

#### **Document Drafting Attorney**

Through his independent legal practice, Huckabay & Associates, Mr. Huckabay provides document drafting services to clients of AWP upon request. No client of AWP is required to use the services of Mr. Huckabay for legal document preparation and the services provided are not done in a capacity with AWP. In providing these services, Mr. Huckabay will be compensated by clients hiring him to provide services at customary rates. A conflict of interest exists to the extent Mr. Huckabay will receive referrals to provide services by AWP for its clients, some of which, Mr. Huckabay may also be compensated by AWP as an adviser representative of the firm. The services may be obtained independently and with costs negotiated which may be more or less advantageous than the cost of services provided by Mr. Huckabay.

#### **General Counsel**

Mr. Huckabay continues to work as the General Counsel for Aggregate Haulers, L.P. Activities and services provided to Aggregate Haulers by Mr. Huckabay is done so as an employee and he is compensated by Aggregate Haulers as such. Aggregate Haulers is not affiliated with AWP. A conflict exists to the extent of time dedicated to the needs of Aggregate Haulers, which may conflict with the time needed for clients of AWP. AWP mitigates this conflict by monitoring time commitments and ensuring Mr. Huckabay is working with an appropriate number of clients based on time and availability.

## Item 5. Additional Compensation

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

## Item 6. Supervision

Alicia Fuschak, COO, is generally responsible for supervising Paul Huckabay's advisory activities on behalf of AWP. The telephone number to reach Alicia Fuschak can be reached at the firm's main telephone number listed on the cover page of this Brochure Supplement.

AWP supervises its personnel and the investments made in client accounts. AWP monitors the investments recommended by Paul Huckabay 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. AWP periodically reviews the advisory activities of Paul Huckabay, which may include reviewing individual client accounts and correspondence (including e-mails) sent and received by Paul Huckabay.



# **Brochure Supplement**

July 5, 2023

## Nikhith K. R. Mudhasani

17806 West Interstate 10, Suite 106 San Antonio, TX 78257 (210) 864-3333

This Brochure Supplement provides information about Nikhith K. R. Mudhasani that supplements the Disclosure Brochure of Avid Wealth Partners, LLC (hereinafter "AWP"), a copy of which you should have received. Please contact AWP'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 Nikhith K. R. Mudhasani is available on the SEC's website at www.adviserinfo.sec.gov.

Avid Wealth Partners, LLC, a Registered Investment Adviser

17806 W Interstate 10, STE. 106, San Antonio, TX 78257 | (210) 864-3333 www.avidwp.com



## Item 2. Educational Background and Business Experience

Born 1996

## **Post-Secondary Education**

New York University | M.S., Financial Engineering | 2023 Mahindra Ecole Centrale | B.T., Engineering | 2018

### **Recent Business Background**

Avid Wealth Partners, LLC |Investment Adviser Representative | June 2023 – Present New York University | Student Employee | July 2021 – May 2023 Winhall Risk Analytics | Intern | May 2022 – August 2022 Ecmas | Associate | April 2018 – May 2021

## Item 3. Disciplinary Information

AWP is required to disclose information regarding any legal or disciplinary events material to a client's evaluation of Nikhith K. R. Mudhasani. AWP has no information to disclose in relation to this Item.

## Item 4. Other Business Activities

AWP is required to disclose information regarding any investment-related business or occupation in which Nikhith K. R. Mudhasani is actively engaged. AWP has no information to disclose in relation to this Item.

## Item 5. Additional Compensation

AWP is required to disclose information regarding any arrangement under which Nikhith K. R. Mudhasani receives an economic benefit from someone other than a client for providing investment advisory services. AWP has no information to disclose in relation to this Item.

## Item 6. Supervision

Alicia Fuschak, COO, is generally responsible for supervising Nikhith K. R. Mudhasani's advisory activities on behalf of AWP. The telephone number to reach Alicia Fuschak can be reached at the firm's main telephone number listed on the cover page of this Brochure Supplement.

AWP supervises its personnel and the investments made in client accounts. AWP monitors the investments recommended by Nikhith K. R. Mudhasani 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. AWP periodically reviews the advisory activities of Nikhith K. R. Mudhasani, which may include reviewing individual client accounts and correspondence (including e-mails) sent and received by Nikhith K. R. Mudhasani.



# Compliance Manual: Exhibit D Privacy Policy Notice Rev. Nov 2023

FACTS	WHAT DOES AVID WEALTH PARTNERS, LLC ("AVID") DO WITH YOUR FINANCIAL INFORMATION?
Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.
What?	<ul> <li>The types of personal information we collect, and share depends on the product or service you have with us. This information can include:</li> <li>Social Security number and income</li> <li>Account balances and assets</li> <li>Transaction history</li> </ul>
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Avid chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does Avid share?	Can you limit this sharing?
For our everyday business purposes - such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our marketing purposes - to offer our products and services to you	Yes	No
For joint marketing with other financial companies	No	Not Applicable
For our affiliates' everyday business purposes - information about your transactions and experiences if you have engaged them	Yes	No
For our affiliates to market to you	No	Not Applicable
For nonaffiliates to market to you	No	Not Applicable

Call (210) 864-3333 and ask for our Chief Compliance Officer