

WealthVenue Partners Inc.

IARD#304338

1621 Central Avenue Cheyenne, WY 82001 (866) 213-1196 office@wealthvenue.com www.wealthvenue.com

Main Office: WealthVenue Partners Inc. 33 Ave. de Breteuil 75007 Paris, FRANCE Form ADV Part 2A Firm Brochure March 25, 2025

This Brochure provides information about the qualifications and business practices of WealthVenue Partners Inc. If you have any questions about the contents of this Brochure, please contact us at 866-213-1196, or via email at

office@wealthvenue.com. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission, or by any state securities authority.

WealthVenue Partners Inc. is a registered investment advisory firm. Registration of an investment advisory firm does not imply a particular level of skill or training.

Additional information about WealthVenue Partners Inc. is also available on the SEC's website at www.adviserinfo.sec.gov.

ITEM 2 Material Changes

Annual Update

The Material Changes section of this brochure will be updated annually, or when material changes occur since the previous release of our Firm Brochure. This Item discusses only specific material changes that are made to this Brochure and provides our clients with a summary of such changes.

Material Changes since the Last Update

Since the last filing, the following material changes were made to the Part 2A:

- Item 4 has been updated to reflect the services offered by WealthVenue.
- Item 5 has been updated to reflect the fee schedules for the services offered by WealthVenue.
- Item 10 has been updated to reflect current industry affiliations.

Full Brochure and Additional Information

Full Brochure and additional information about WealthVenue Partners Inc. are available via the SEC's website www.adviserinfo.sec.gov. The SEC's website also provides information about any persons affiliated with us who are registered or are required to be registered, as investment adviser representatives ("IAR").

Table of Contents

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

ITEM 4 Advisory Business

FIRM INFORMATION

WealthVenue Partners Inc. ("WealthVenue," "we," "us," "our"), is a corporation formed in 2015 in Cheyenne, Wyoming and is a registered investment advisory firm with a main office in Paris, France.

PRINCIPAL OWNERS

WealthVenue is owned and controlled by Richard Bigot, its Managing Member and Chief Compliance Officer.

INVESTMENT ADVISORY SERVICES

Asset Management Services – WealthVenue Managed Portfolios

We provide asset management services for our proprietary WealthVenue Portfolios available via our online portal. Access to our portfolios is offered on a discretionary basis in which we either manage your custodial accounts or provide portfolio recommendations. Our proprietary portfolios series include investment opportunities among stocks, mutual funds, exchange-traded funds (ETFs), Closed-ended funds, Real Estate Investment Trusts (REITs) and cash or cash like products.

Our process begins with prospective clients answering several questions via an online questionnaire in order to determine the appropriate mix of securities that should exist within their investment portfolios. Next, WealthVenue recommends a proprietary portfolio based on the prospective client's responses. Once agreed to, WealthVenue will manage the client's portfolio. Alternatively, the client may choose to manage WealthVenue Portfolios independently. Clients managing their own portfolios may also sign up for buy and hold alerts and scoring guidance through our web application.

WealthVenue Investor Service

Clients utilizing WealthVenue's web application for our proprietary portfolios can manage these portfolios on their own by using our webapp to unlock new investment opportunities and receive buy and hold signals for the underlying securities in the portfolios.

US MidCap 500 Value Advantage

WealthVenue publishes for paying clients through an app or web portal, the list of constituents of a proprietary index constituted of 80-100 US listed securities. The US MidCap 500 Value Advantage Portfolios is designed to measure the expected top performing firms of the value segment of the US MidCap market. The portfolio constituents are updated twice on an annual basis, once in the last week of March and once in the last week of September. Some constituents will be removed; others will be added by the proprietary quantitative rules of the portfolio strategy. The list of additions and deletion will be published online for paying clients only.

Our process begins with prospective clients landing on an interactive description of the portfolio, answering several questions via an online questionnaire in order to determine their investor profile, then agrees to the terms and conditions of the investment service and pay for an annual subscription.

CLIENT INVESTMENT OBJECTIVES/RESTRICTIONS

WealthVenue offers the same suite of services to all our clients. However, specific client recommendations are dependent upon the individual client's response to the questionnaire which outlines a client's current financial situation such as income, net worth and risk tolerance levels. This information is essential in the development of client-specific portfolio recommendations in the selection of investments that matches restrictions, needs, and targets. On a case by case basis, our clients may impose restrictions on investing in certain securities or types of securities in accordance with their values or beliefs.

WRAP FFF PROGRAMS

WealthVenue does not participate in, recommend, or offer wrap fee programs.

ASSETS UNDER MANAGEMENT

As December 31, 2024, WealthVenue Partners Inc. has no assets under management, and none managed on a discretionary basis.

ITEM 5

Fees and Compensation

ANNUAL FEES FOR ADVISORY SERVICES

WealthVenue is compensated for providing asset management services by charging a negotiable fee based on the initial and subsequent deposits (or withdrawals) to your accounts to determine the annual fee. The fees and billing will be pre-determined in writing in the Investment Advisory Agreement executed by you and WealthVenue.

The below are the standard fee ranges that are typically charged.

Fee Schedule				
Asset Management Services	AUM	Annual Fee		
WealthVenue Portfolios	\$0 - \$500,000	\$15,700		
WealthVenue Portfolios	\$500,001 - \$1,000,000	\$25,300		
WealthVenue Portfolios	\$1,000,001 - \$3,000,000	\$63,500		
WealthVenue Portfolios	Over \$3,000,000	\$157,900		

FEE BILLING & PAYMENT

Asset Management Fees

The asset management fees for WealthVenue Managed Portfolios are annual fees and are negotiable but non-refundable. Asset management fees are paid on the initial and subsequent deposits (or withdrawals) to the account. Payments are due on the first day of the account's deposits or withdrawals. The fee is billed and payable within ten (10) days. We will deduct our asset management fee only when in receipt of your written authorization by executing an investment advisory agreement permitting the fees to be paid directly from your account or by wire transfer from another account or by monthly invoicing. WealthVenue will deliver an account statement to you which will show all disbursements from your account. We urge you to review all statements for accuracy.

WealthVenue Investor Service

Clients utilizing WealthVenue's web application to access our proprietary portfolios can manage WealthVenue Portfolios on their own by using our webapp to unlock new investment opportunities and receive buy and hold signals for the underlying securities in the portfolios. For this they will pay a one time 30-day refundable fee, with prices starting at \$199 up to \$999, depending on the portfolio types and/or web application promotions. These fees will be payable in advance via a third-party payment processor (such as Square, Stripe or PayPal).

US MidCap 500 Value Advantage

Client utilizing WealthVenue's web application to track the constituents, additions or deletion of annual updates of the WealthVenue US MidCap 500 Value Advantage will pay an annual fee, starting at \$1,599 per subscriber. The annual fee is negotiable for multi-subscribers by institutional clients. These fees will be payable in advance via a third-party payment processor (such as Square, Stripe or PayPal).

Custodian Activation Fee

The custodian activation fee is an administrative fee that clients will have to pay to start their account opening process with our qualified custodian. The activation fee can be waived under certain conditions like special online promotion. Clients will pay a one time 30-day refundable fee of \$199. These fees will be payable in advance via a third-party payment processor (such as Square, Stripe or PayPal).

1-to-1 Assistance

Clients wishing an administrative assistance and 1-to-1 call support to open a custodian account and/or use our webapp will pay a one time 30-day refundable fee, with prices starting at \$199 up to \$999, depending on online promotions. Custodian Activation fees are waived for opening custodian account with our qualified custodian. These fees will be payable in advance via a third-party payment processor (such as Square, Stripe or PayPal).

Others

You are responsible for all third-party fees (i.e., custodian fees, mutual fund fees, transaction fees, etc.). These fees are separate and distinct from the fees and expenses charged by WealthVenue.

TERMINATION OF AGREEMENT

Either party may terminate the investment advisory agreement by providing 30-day advance notice. Upon termination of any account, any prepaid, unearned fees will be promptly refunded, and any earned, unpaid fees will be due and payable up to and including the effective date of termination.

Notwithstanding the above, if we do not deliver the appropriate disclosure statement to you at least 48 hours prior to you entering into any written or oral advisory contract with this us, then you have the right to terminate the contract without penalty within five (5) business days after entering into the contract.

OTHER EXPENSES AND FEES

The fees discussed above include payment solely for the investment advisory services provided by us and are separate to certain fees or charges that are imposed by third parties in connection with investments made on your behalf for your account. Third-party fees may include markdowns, markups, brokerage commissions, other transaction costs and/or custodial fees.

Also, all fees paid to us for asset management services are separate from the expenses charged by exchange-traded funds and mutual funds to their shareholders. These fees and expenses will be used to pay management fees for the funds, other fund expenses, account administration, and a possible distribution fee. Exchanged traded funds and mutual funds can be invested in directly by you without our services. However, you would not receive our services to assist you in determining which products or services are most suitable for your financial situation and objectives. You should review both the fees we charge and the fees charged by the fund(s) to understand the total fees to be paid fully.

ITEM 6

Performance-Based Fees and Side-By-Side Management

We do not charge performance-based fees which are fees based on a share of capital gains on or capital appreciation of the assets of a client.

ITEM 7

Types of Clients

We provide our investment advisory services to:

- Individuals
- High Net Worth Individuals
- Corporations
- Other business entities

We do not have any minimum account size requirements for opening an account with us.

ITEM 8

Methods of Analysis, Investment Strategies, and Risk of Loss

METHODS OF ANALYSIS

Our online portal uses various methods of analysis and investment strategies including the following:

Technical Analysis – This method involves the evaluation of securities by performing an analysis of statical information that is generated by market activity, such as past prices and volume. Technical analysis does not attempt to measure a security's intrinsic value but instead, use charts and other tools to determine the patterns that can suggest future activity. Technical analysts believe that the historical performance of stocks and markets are indications of future performance.

Proprietary Algorithms - WealthVenue utilizes proprietary algorithms to generate portfolio actions. Its algorithms do not consider any inputs other than what is generated by the author of the algorithm. No third parties are involved in the construction or maintenance of the algorithm and the algorithm is not made available to all clients or any third party.

INVESTMENT STRATEGIES

When formulating investment advice or managing client assets, the portal will use the following investment strategies. There are inherent risks associated with each of these strategies.

Long-Term Strategy - A long-term strategy may not take advantage of short-term gains or may experience more volatility over the life of the portfolio.

Short-Term Strategy - A short-term strategy may incur more trading and brokerage costs and runs the risk that certain anticipated market movements do not occur resulting in the client holding a security for longer than intended.

Your accounts are managed separately with your underlying investment strategies, restrictions, or investment limitations defined within the investment advisory agreement.

POTENTIAL RISKS

Investing involves different levels of risk that can result in loss of any profits and/or principal you have not realized. Your account is managed in a manner consistent with your pre-determined risk tolerance and suitability profile. However, we cannot guarantee that our efforts will be successful. Investing in securities involves the risk of loss clients should be prepared to bear.

Investing involves the assumption of risk including:

Financial Risk: the risk that the companies we recommend to you perform poorly, which affects the price of your investment.

Market Risk: the risk that the stock market will decline, decreasing the value of the securities we recommend to you with it.

Inflation Risk: the risk that the rate of price increases in the economy deteriorates the returns associated with the stock.

Political and Governmental Risk: the risk that the value of your investment will is affected by the introduction of new laws or regulations.

Interest Rate Risk: the risk that the value of the investments we recommend to you will fall if interest rates rise.

Call Risk: the risk that your investment will be called or purchased back from you when conditions are favorable to the bond issuer and unfavorable to you.

Default Risk: the risk that issuer is unable to pay the contractual interest or principal on the investment promptly or at all.

Manager Risk: the risk that an actively managed mutual fund's investment adviser will fail to execute the fund's stated investment strategy.

Industry Risk: the risk that a group of stocks in a single industry will decline in price due to adverse developments in that industry, decreasing the value of mutual funds that are significantly invested in that industry.

Algorithmic Risk - Algorithms are subject to human error. While WealthVenue strives to avoid this error, it is impossible to eliminate it entirely

ITEM 9

Disciplinary Information

As of the date of this brochure, we have not been subject to any disciplinary, legal, or regulatory events related to past or present investment clients. There has been no disciplinary, legal, or regulatory event related to us or any of our management persons.

ITEM 10

Other Financial Activities and Affiliations

FINANCIAL INDUSTRY ACTIVITIES

Neither WealthVenue nor its management persons are registered or has an application pending to register as a broker-dealer or a registered representative of a broker-dealer.

Neither WealthVenue nor its management persons are registered or has an application pending to register as a futures commission merchant, commodity pool operator or commodity trading advisor.

OTHER INDUSTRY AFFILIATIONS

Richard Bigot is the principal and Chief Technology Officer of Northstar Capital Corp, a software and portfolio analytics firm created for investment managers. WealthVenue Portfolios and proprietary Indexes are constructed with the assistance of Northstar Capital Corp. From time to time, WealthVenue may use the software tools and data created by Northstar Capital. The US MidCap 500 Value Advantage Portfolios are constructed and updated with the assistance of Northstar Capital Corp. This arrangement may create a conflict of interest; however, WealthVenue and Mr. Bigot will always place the clients' interest ahead of their own.

Richard Bigot is no longer active as the Managing Director of Fox Capital Investment, a private family office fund. The company is no longer active.

Richard Bigot is currenly active with different Angel network and Venture Capital syndicates for his own personal interest. These activities do not have any effects on WealthVenue services or its clients.

SELECTION OF OTHER INVESTMENT ADVISERS

We do not recommend or select third-party investment advisers for our clients.

ITEM 11 Code of Ethics, Participation in Client Transactions and **Personal Trading**

CODE OF ETHICS

WealthVenue has developed a code of ethics that will apply to all of our supervised persons. We and our IARs must act in a fiduciary capacity when providing investment advisory services to you. As a fiduciary, it is an investment adviser's responsibility to provide fair and full disclosure of all material facts and to act solely in the best interest of each of our clients at all times. WealthVenue has a fiduciary duty to all clients. This fiduciary duty is considered the core underlying principle of our code of ethics, which also covers our insider trading, and personal securities transactions policies and procedures. We require all of our supervised persons to conduct business with the highest level of ethical standards and to comply with all federal and state securities laws at all times. Upon employment or affiliation and at least annually thereafter, all supervised persons will acknowledge that they have read, understand and agree to comply with our Code of Ethics.

Our Code of Ethics is available to clients and prospective clients upon request.

RECOMMENDATIONS INVOLVING A MATERIAL FINANCIAL INTEREST

Neither we nor any related person recommend to clients, or buys or sells for clients' accounts, securities in which we or a related person has a material financial interest.

PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS

There may be instances where an IAR will recommend to investment advisory clients or prospective clients the purchase or sale of securities in which an IAR, its affiliates or other clients may also have a position or interest. Certain affiliated accounts may trade in the same securities with client accounts. Generally, in such circumstances, the client accounts trade order will be executed before affiliated accounts. The interest of the clients of WealthVenue always comes first.

PERSONAL TRADING

Employees are permitted to have personal securities accounts as long as personal investing practices are in line with fiduciary standards and regulatory requirements, and do not conflict with their duty to WealthVenue and our clients. WealthVenue monitors and controls personal trading through preapproval of all personal securities transactions or blackout periods imposed upon employees trading in the same securities as WealthVenue. We forbid any officer or employee, either personally or on behalf of others, to trade on material, nonpublic information or to communicate such information to others in violation of the law.

ITEM 12

Brokerage Practices

WealthVenue currently has arrangements with Interactive Brokers LLC. Interactive Brokers is the unaffiliated qualified custodian whereby WealthVenue would require you to custody your accounts. Interactive Brokers is an independent SEC-registered broker-dealer and a member of FINRA and SIPC.

As a fiduciary, we are obligated to seek out the best execution of client transactions for that accounts that we manage. In general, the execution of securities transactions is at a total cost to process each transaction and is the most favorable under the circumstances. However, we do not limit the best execution to the lowest available price. Additional factors are taken into consideration when determining the arrangement and services in the selection of a broker-dealer or qualified custodian. Our review consists of reviewing the commission and fee structures of various broker-dealers, research platform, and execution services. Accordingly, while we do consider competitive rates, we do not necessarily obtain the lowest possible commission rates for account transactions. Therefore, the overall services provided by unaffiliated broker-dealers and qualified custodians are evaluated to determine the best execution. You may pay trade execution charges and higher commissions through the trading platforms approved by us than through platforms that have not been approved by us.

RESEARCH AND OTHER SOFT DOLLAR BENEFITS

We do not receive soft dollar benefits.

Brokerage for Client Referrals

We do not receive client referrals from broker-dealers.

DIRECTED BROKERAGE

We do not recommend, request, require or permit clients to direct us to executed transactions through a specific broker-dealer other than those we recommend.

TRADE AGGREGATION

We do not aggregate orders for client accounts. Client account transactions are generally implemented independently via a randomized selection process to ensure each client account generally has equal priority over time. By not utilizing trade aggregation for a client's account, clients may receive contrasting process from trading throughout the day.

ITEM 13 Review of Accounts

PERIODIC REVIEWS

Clients will be provided with continuous access to their accounts via our online portal. Through the portal, clients will receive current reporting information about their account status, securities positions, and balances. Our central system will review accounts automatically via our custodian online portal. The Chief Compliance Officer monitors the automated review process.

REVIEW TRIGGERS

We conduct periodic reviews to evaluate current market, economic and political events and how these may affect client accounts. Additional reviews may be triggered by these events or by events in the client's financial or personal status.

REGULAR REPORTS

WealthVenue does not provide regular advisory account reports. Clients are urged to review the statements provided by their custodian and notify us of any differences via phone or email.

ITEM 14

Client Referrals and Other Compensation

We may occasionally pay a referral fee to third party solicitors. However, no fee is paid unless we have a signed and executed solicitor agreement. You must sign a disclosure form that contains the details of the referral agreement. Our fiduciary duties still apply to referral relationships, and we must put the interest of our clients first and see the best execution of securities transactions on behalf of our clients.

ITEM 15 Custody

We are deemed to have custody of client funds and securities due to our ability to deduct management fees from clients' accounts. We will not take physical custody of clients' funds and will not assign or transfer trading authorization to another advisor. Clients will receive account statements from the qualified custodian(s) holding their funds and securities at least quarterly. The custodian's account statements will indicate the amount of our advisory fees deducted from the clients' account(s) each billing period. These statements should be carefully reviewed by the client for accuracy. Item 5 - Fees and Compensation has additional information regarding our ability to deduct management fees from clients' accounts.

ITEM 16

Investment Discretion

DISCRETIONARY AUTHORITY FOR TRADING

If you are participating in our asset management services, upon receiving your written authorization via our executed investment advisory agreement, we will maintain trading authorization over your designated account and may also implement trades on a discretionary basis.

When discretionary authority is granted, we will have the limited authority to determine the type of securities to be purchased, sold or exchanged and a number of securities that can be bought, sold or exchanged for your portfolio without obtaining your consent for each transaction.

If you do not grant this limited investment discretion, you will be required to implement the investment recommendations recommended by our online portal.

On a case by case basis, you may place reasonable restrictions on the types of investments that may be purchased or sold in your account so long as the restrictions are explicitly set forth or included as an attachment to the investment advisory agreement.

ITEM 17 Voting Client Securities

We do not have the authority to vote proxies as it pertains to the issuers of securities held in your account. The responsibility for voting your securities places increased liability to us and does not add enough value to the services provided to you to justify the additional compliance and regulatory costs associated with voting your securities.

Therefore, you are responsible for voting all proxies for securities held in accounts managed by us. Typically, our qualified custodian will forward you your proxy information. Although we do not vote your proxies, you can contact us if you have a question about a particular proxy.

ITEM 18

Financial Information

We are not required to include a balance sheet for our most recent fiscal year. We are not subject to a financial condition that is reasonably likely to impair our ability to meet contractual commitments to our clients.

We are currently not in, nor have been historically in a financially precarious situation or the subject of a bankruptcy petition.