



Premier Gold Global Wealth LLC

Firm Brochure - Form ADV Part 2A

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This Brochure provides information about the qualifications and business practices of Premier Gold Global Wealth LLC (“PGGW”).

If you have any questions about the contents of this Brochure, please contact PGGW at +44 203 514 1428 or by Email at: Allan.LeRoux@premiergoldglobal.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. PGGW is a Registered Investment Adviser with the U.S. Securities & Exchange Commission. Additional information about PGGW is available on the SEC’s website at www.adviserinfo.sec.gov. PGGW’s CRD number is: 172465. Registration of an Investment Adviser does not imply any level of skill or training.

Version Date: March 29, 2024

Item 2 – Material Changes

Premier Gold Global Wealth LLC (**PGGW**) is a registered investment adviser with the Securities & Exchange Commission (**SEC**). This Part 2A constitutes an update to the Adviser's ADV Part 2A dated March 29, 2023. This Item 2 discusses only specific material changes that are made to the Brochure.

In 2024, Premier Gold Investments LLC filed an amendment with the State of Delaware and effectively changed its name to Premier Gold Global Wealth LLC.

Each time we will reference the date of our last annual update of the Brochure. There have been no material changes to PGGW's policies or practices. Pursuant to SEC Rules, clients will receive a summary of any materials changes to the Brochure, and any subsequent versions of the Brochure within 120 days of the close of its fiscal year, which is December 31. PGGW may further provide other ongoing disclosure information about material changes, as necessary. PGGW will provide its clients with a new version of the Brochure as necessary based on changes or new information, at any time, without charge.

Currently, one may request the Brochure by contacting Dr. Allan Le Roux by Telephone at +44 203 514 1428 or by Email at Allan.LeRoux@premiergoldglobal.com.

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Item 4 – Advisory Business

Premier Gold Global Wealth LLC (“PGGW” or the “Investment Adviser”) is an alternative asset manager headquartered in London, United Kingdom. Founded in 2014, PGGW was established with a vision to pursue investment opportunities globally. PGGW forges financial acumen, independent analysis with hands-on operational expertise to deliver investment returns. PGGW prides itself by taking an active approach to investing. PGGW’s investment strategies include a broad range of various types of investments in global markets.

Premier Gold Holdings LP (the “Partnership”) The Partnership was formed to pool investment funds of its investors to hold, own, invest in and trade equity or debt securities, interests, participations and instruments of all kinds, or convertible securities, notes, interest-bearing or interest rate sensitive marketable securities (including those issued or guaranteed by the United States government or agencies or instrumentalities thereof), currency, dollars, American Depositary Receipts, exchange traded funds, publicly traded securities related to real estate, foreign debt, equity and governmental instruments and obligations, indirect securities positions and rights of beneficial interest or ownership of all kinds, whether or not divisible, options, futures, participation agreements, swaps and other derivative agreements and forward contracts regarding any of the foregoing or otherwise, or any securities, agreements, rights, obligations or instruments that are assignable or are traded in channels of commerce (all of the foregoing sometimes referred to herein as “Securities”); to sell Securities, as principal or agent, maintain custody of Securities for itself or others, and to vote such Securities, solicit the voting of such Securities and to otherwise engage in transactions in connection with mergers, consolidations, acquisitions, transfers of assets, tender offers, exchange offers, recapitalizations, real estate investments, liquidations or other similar transactions; and to engage in any and all types of investment and business activity as the Investment Adviser shall determine from time to time to be in the best interests of the Partnership.

Managed Account Services PGGW offers portfolio management services based on the individual goals, objectives, time horizon, and risk tolerance of each Client. PGGW requires discretionary authority from Clients in order to select securities and execute transactions without permission from the Client prior to each transaction. PGGW seeks to provide that investment decisions are made in accordance with its fiduciary obligations owed to its Clients and without consideration of PGGW’s economic, investment or other financial interests. To meet its fiduciary obligations, PGGW attempts to avoid, among other things, investment or trading practices that systematically advantage or disadvantage any Client portfolios. It is PGGW’s policy to allocate investment opportunities and transactions it identifies as being appropriate and prudent among all of its Clients on a fair and equitable basis over time.

Each Client is required to enter into an Investment PGGW Contract (“IAC”) with PGGW that defines the terms, conditions, authority and responsibilities of PGGW and the Client. Client authorizes PGGW to respond to inquiries from, communicate and share information with Client’s accountants, attorneys, advisors and other consultants or professionals as deemed necessary by PGGW to provide its services to Client and/or as requested by Client. No services other than those discussed in the IAC, such as financial planning, are implied or guaranteed, except as individually negotiated and confirmed in writing. PGGW is responsible only for the assets over which Client

has provided PGGW discretionary authority and not for the diversification or prudent investment of any other assets of Client.

PGGW acts as a fiduciary regarding its investment advisory services for each Client and must put the Client's interests above its own in managing a Client's account. PGGW agrees to provide these services to a Client in a manner consistent with its fiduciary duty to Clients and the provisions of all applicable laws, including the Investment Advisers Act of 1940.

Before signing the IAC and periodically during the parties' advisory relationship, PGGW will provide Client written disclosures of any conflicts of interest that might reasonably compromise PGGW's impartiality or independence. PGGW represents and warrants that PGGW does not receive compensation or other remuneration that is contingent on any client's purchase or sale of a financial product. PGGW does not receive a fee or other compensation from another party based on the referral of a client or client's business. PGGW may refrain from rendering any advice or services concerning securities of companies in which PGGW may have substantial economic interest or other conflict, unless PGGW discloses such conflict to Client before providing such advice or services with respect to Client's account. These services include the following:

- Establishing an Investment Policy Statement – PGGW, in connection with the Client, will develop a statement that summarizes the Client's investment goals and objectives along with the strategy[ies] to be employed to meet the objectives. PGGW then creates an Investment Policy Statement ("IPS") for each Client. PGGW may invest Client's account in securities of any kind, including but not limited to, common or preferred stock, warrants, rights, corporate, municipal or U.S. Treasury bonds or notes, and mortgage-backed securities, so long as such investments are consistent with the investment objectives set forth in the incorporated Statement of Investment Policy. PGGW may hold all or a portion of Client's account in cash.
- Risk tolerance levels are documented in the IPS, which is given to each Client. An IPS generally includes specific information on the Client's stated goals, time horizon for achieving the goals, investment strategies, Client risk tolerance and any restrictions imposed by the Client.
- Asset Allocation – PGGW will develop a strategic asset allocation that is targeted to meet the Client's investment objectives, time horizon, financial situation and risk tolerance.
- Portfolio Construction – PGGW will construct a portfolio for the Client that is intended to meet the stated goals and objectives of the Client.
- Investment Management and Supervision – PGGW will provide investment management and ongoing oversight of the Client's investment portfolio. PGGW will monitor Client's account on an ongoing basis and conduct periodic portfolio reviews with Client. PGGW will generally be available to discuss Client's account during normal business hours and will contact Client periodically. PGGW will attempt to meet with Client at least annually to discuss Client's investment needs, goals and objectives. PGGW will also review Client's account performance and the continued suitability of investments recommended by PGGW for Client at least quarterly.

Clients may terminate the IAC at any time and immediately upon written notice to PGGW.

Item 5 – Fees and Compensation

The Partnership The General Partner receives a Management Fee payable in arrears as of the last day of the calendar quarter (i.e., March 31, June 30, September 30, and December 31). The Management Fee with respect to Limited Partners shall equal 1/4th of 2.00% (approximately 2.00% annually) of the Partnership's net assets. A pro rata Management Fee will be charged to Limited Partners on any amounts permitted to be invested or withdrawn during any calendar quarter. The Management Fee shall be charged to each Limited Partner's Capital Account separately. The Partnership may enter into side letter agreements with respect to fees and compensation.

Managed Accounts PGGW charges a Management Fee equal to 1.00% per annum of the Investment Account Assets net liquidation value. The Management Fee is calculated based on an annualized percentage of one percent (1.00%) of net liquidation value calculated and paid quarterly in arrears as of the last day of the calendar quarter (i.e., March 31, June 30, September 30, and December 31). PGGW uses the average daily balance of assets value for the annual billing period. The average daily balance is calculated by taking the sum of a Client's account balance at the end of each day of the billing cycle divided by the number of days in the billing cycle. PGGW maintains and/or has access to, a record of a Client's account balance for each day in the billing cycle. These fees are generally negotiable and the final fee schedule is attached as Exhibit II of the IAC.

Item 6 – Performance Based Fees and Side-by-Side Management

The Partnership PGGW is the General Partner of the Partnership and has discretionary investment authority over the Partnership's assets. As consideration for services, PGGW receives a Performance allocation from Limited Partners who are Qualified Clients. PGGW has reallocated by credit to its Capital Account and debit to each Limited Partner's Capital Account at the close of each Calendar Year (i.e., December 31), or such other period, as the case may be, twenty percent (20%) of the net increase in Net Asset Value (including realized and unrealized gains and net of the Management Fee) in respect of each Limited Partner's Capital Account during such Calendar Year (or such other period) as determined on the accrual basis of accounting (the "Performance Allocation"), provided, however, that the Performance Allocation shall be subject to a Loss Carry forward procedure.

Managed Accounts PGGW receives from the Client a Performance Fee at the close of each Calendar Year (i.e., December 31), or such other period, as the case may be (the "**Calculation Date**") twenty percent (20%) of the net increase in Net Asset Value (including realized and unrealized gains and net of the Management Fee) in respect of each Client's Account during such Calendar Year (or such other period) as determined on the accrual basis of accounting provided, however, that the Performance Fee shall be subject to a Loss Carry forward procedure. A pro rata Performance Fee will be charged to Clients on any amounts permitted to be invested or withdrawn during any calendar year. The Performance Fee is automatically charged to the Client's account by

the Custodian, provided that the Client has signed and returned written Client authorization. Lower fees for comparable services may be available from other sources.

Item 7 – Types of Clients

PGGW offers discretionary investment management services to high-net-worth clients separately (“**Clients**”) and serves as the investment manager and general partner of Premier Gold Holdings LP (“**Partnership**”), a U.S. pooled investment vehicle, organized on July 7, 2014, as a Delaware limited partnership. PGGW is the General Partner of the Partnership and has discretionary investment authority over the Partnership’s assets.

The Partnership The Partnership offers limited partnership interests, on a continuous basis, in the Partnership (“**Interests**”) in a private placement pursuant to Section 4(2) of the Securities Act of 1933, as amended (“**Securities Act**”), and Regulation D promulgated thereunder. Generally, only persons who are Accredited Investors, Qualified Purchasers, and Qualified Clients (as such terms are defined under the federal securities laws) may purchase Interests. Investors in the Partnership may include high net worth individuals, pension and profit-sharing plans, financial institutions, trusts, university endowments, charitable organizations and other entities. The General Partner generally imposes a minimum investment in the Partnership of five hundred thousand dollars (USD) \$500,000 and certain legal eligibility requirements.

Managed Account Clients Managed Account Clients are generally required to maintain at least \$500,000 under management with PGGW.

Item 8 – Methods of Analysis, Investment Strategies, and Risk of Loss

The Partnership and Managed Accounts

PGGW’s investment objective maximizes income and capital appreciation by investing in a variety of instruments using proprietary investment strategies. To achieve these objectives, PGGW may from time to time engage Sub-Advisers to assist with portfolio management. PGGW targets financial instruments that feature riskless principal, either as an intermediary between issuer and end-buyer, or through participating in the underwriting process as part of an underwriting syndicate. PGGW uses this approach with respect to Clients and the Partnership.

Risks Associated with PGGW’s Strategies

Risk of Loss. Investing in securities involves a substantial amount of risk. The investments of the fund may lose all or a substantial portion of their value. Investors in the Partnership must be prepared to bear the risk of loss of their investment therein.

Market Volatility. The profitability of the Partnership substantially depends upon the Investment Adviser correctly assessing the future price movements of stocks, bonds, options on stocks, and other securities and the movements of interest rates. The Investment Adviser cannot guarantee that it will be successful in accurately predicting price and interest rate movements.

Investment Activities. Managed Accounts and the Partnership's investment activities involve a significant degree of risk. The performance of any investment is subject to numerous factors which are neither within the control of nor predictable by the Investment Adviser. Such factors include a wide range of economic, political, competitive and other conditions (including acts of terrorism or war) which may affect investments in general or specific industries or companies. In recent years, the securities markets have become increasingly volatile, which may adversely affect the ability of the Partnership to realize profits. As a result of the nature of the Partnership's investing activities, it is possible that the Partnership's financial performance may fluctuate substantially from period to period.

Accuracy of Public Information Risk. PGGW selects investments, in part, on the basis of information and data filed by issuers with various government regulators or made publicly available by the issuers or through sources other than the issuers. Although PGGW evaluates this information and data and ordinarily seeks independent corroboration as appropriate and reasonably available, PGGW is not in a position to confirm the completeness, genuineness or accuracy of such information and data, and in some cases, complete and accurate information is not available.

Conflicts of Interest. PGGW is accountable to the Partnership as a fiduciary and, consequently, must exercise good faith and integrity in handling the business of the Partnership. Nevertheless, in the conduct of such business, conflicts may arise between the interests of PGGW and those of investors, and you should be aware of these conflicts of interest before investing.

General Economic Conditions. The success of any trading activity may be affected by general economic conditions, which may affect the level and volatility of securities prices, interest rates and the extent and timing of investors' participation in the markets for securities and other instruments. Unexpected volatility or liquidity in the markets in which PGGW directly or indirectly holds positions could impair PGGW's ability to carry out its business or cause it to incur losses.

Investment Judgment; Market Risk. The profitability of a significant portion of PGGW's investment program depends to a great extent upon correctly assessing the future course of the price movements of securities and other investments. There can be no assurance that PGGW will be able to predict accurately these price movements. With respect to the investment strategy utilized by PGGW, there is always some, and occasionally a significant, degree of market risk. Changing market and economic conditions may lead to Partnership losses.

Risk of Default or Bankruptcy of Third Parties. The Partnership may engage in transactions in securities and financial instruments that involve counterparties. Under certain conditions, the Partnership could suffer losses if a counterparty to a transaction were to default or if the market for certain securities and/or financial instruments were to become illiquid. In addition, the Partnership could suffer losses if there were a default or bankruptcy by certain other third parties, including brokerage firms and banks with which the Partnership does business, or to which securities have been entrusted for custodial purposes.

Past performance is not indicative of future results. Investing in securities involves a risk of loss that investors should be prepared to bear.

Item 9 – Disciplinary Information

There is no criminal, civil, administrative actions or proceeding to report.

Item 10 – Other Financial Industry Activities and Affiliations

Neither PGGW, nor Dr. Allan Le Roux, are registered as, or have pending applications to become, a broker/dealer or a representative of a broker/dealer. Moreover, neither are registered as nor have pending applications to become either a Futures Commission Merchant, Commodity Pool Operator, or Commodity Trading Advisor or an associated person of the foregoing entities.

Item 11 – Code of Ethics, Participation or Interest in Client Transactions and Personal Trading

PGGW has a written Code of Ethics that covers the following areas: Prohibited Purchases and Sales, Insider Trading, Personal Securities Transactions, Exempted Transactions, Prohibited Activities, Conflicts of Interest, Gifts and Entertainment, Confidentiality, Service on a Board of Directors, Compliance Procedures, Compliance with Laws and Regulations, Procedures and Reporting, Certification of Compliance, Reporting Violations, Compliance Officer Duties, Training and Education, Recordkeeping, Annual Review, and Sanctions. PGGW's Code of Ethics is available free upon request to any Client or prospective Client.

PGGW does not recommend that Clients buy or sell any security in which a related person to PGGW or PGGW has a material financial interest. From time to time, representatives of PGGW may make trades and investments for their own accounts. In these accounts, they may use trading and investment methods that are similar to, or substantially different from, the methods used by them to direct Client accounts. The records of these personal accounts will not be made available to Clients. From time to time, representatives of PGGW may buy or sell securities for themselves at or around the same time as Clients. This may provide an opportunity for representatives of PGGW to buy or sell securities before or after recommending securities to Clients resulting in representatives profiting off the recommendations they provide to Clients. Such transactions may create a conflict of interest; however, PGGW will never engage in trading that operates to the Client's disadvantage if representatives of PGGW buy or sell securities at or around the same time as Clients.

Item 12 - Brokerage Practices

The Partnership Portfolio transactions for the Partnership will be allocated by PGGW to brokers on the basis of best execution and in consideration of such brokers' ability to effect transactions, the brokers' facilities, reliability and financial responsibility, and the provision or payment of the costs of research and other services or property. Various brokers will provide brokerage and custodian services for the Partnership and will generally execute (on the basis of payment against

delivery) the securities transactions of the Partnership. Accordingly, the Broker may receive substantial brokerage commissions and/or margin interest related to the securities transactions of the Partnership. The Partnership reserves the right to use other and/or additional firms for brokerage and custodial services.

Managed Accounts PGGW recommends that Clients open accounts at various brokers based on PGGW's duty to seek "best execution" which is the obligation to seek execution of securities transactions for a Client on the most favorable terms for the Client under the circumstances. The best net price, giving effect to sales commissions charged by the custodian, spreads and other costs, is normally an important factor in this decision, but a number of other judgmental factors are considered. In applying these factors, PGGW recognizes that different custodians may have different execution capabilities with respect to different types of securities. In determining whether a particular custodian is likely to provide best execution, PGGW takes into account all factors that it deems relevant to the custodian's execution capability.

While PGGW has no formal soft dollars' program in which soft dollars are used to pay for services, PGGW is deemed to receive, at no charge research, products, and/or other services from brokers "soft dollar benefits" in connection with Client securities transactions. Such soft-dollar arrangements are consistent with and not outside of the scope of the safe harbor contained in Section 28(e) of the Securities Exchange Act of 1934, as amended. There can be no assurance that any particular Client will benefit from soft dollar benefits and PGGW does not seek to allocate any benefits to Client accounts in proportion to any soft dollar benefits generated by Client accounts. PGGW benefits by not having to produce or pay for the research, products or services (whether PGGW uses the soft dollars' benefits or not) Clients should be aware that PGGW's deemed acceptance of soft dollar benefits may result in higher commissions charged to the Client by the custodian. The availability of soft dollar benefits creates a conflict of interest for PGGW.

PGGW receives no referrals from any brokerage in exchange for referring its Clients to them.

PGGW permits Clients to select a custodian. The Client will be required to acknowledge in writing that the Client's choice with respect to the use of a custodian supersedes any authority granted to PGGW to select the custodian and this decision may result in higher commissions for the Client. This may also result in a disparity between Client accounts. In this case, the most favorable trade execution may not be achieved, which may cost the Client more. By directing Clients to a particular brokerage, PGGW may be able to aggregate or bunch the securities to be purchased or sold for multiple Clients.

Item 13 – Review of Accounts

The Partnership The investments of the Partnership are continuously reviewed by PGGW, through Dr. Allan Le Roux, Chief Compliance Officer. This review includes ongoing analysis of portfolio investments and an assessment of the risks inherent in the portfolio.

Managed Accounts All Client accounts are reviewed at least monthly by PGGW, through Dr. Allan Le Roux, Chief Compliance Officer, with regard to a Client's respective investment policies and risk tolerance levels.

Item 14 – Client Referrals and Other Compensation

PGGW does not receive any economic benefit, directly or indirectly from any third party for advice rendered to the Partnership or Managed Account Clients. PGGW does not directly or indirectly compensate any person who is not advisory personnel for Client referrals.

Item 15 – Custody

When advisory fees are deducted directly from the Partnership account or a Client account by the custodian, PGGW is deemed to have constructive custody. As a result of this type of custody, PGGW is required to have written authorization to deduct applicable fees. Clients and the Partnership receive invoices from PGGW. Invoices should be reviewed for accuracy. PGGW, as are all SEC licensed parties, is required to comply with and meet the following safeguard requirements:

- a. Written Authorization. The investment adviser must have written authorization from the Client to deduct fees from the account held with the qualified custodian;
- b. Notice of Fee Deduction. Each time a fee is directly deducted from a Client account, the investment adviser must concurrently:
 - i. Send the Custodian an invoice specifying the amount of the fee to be deducted from the Client's account; and
 - ii. Send the Client an invoice specifying and itemizing the fee. Itemization includes the formula used to calculate the fee, the amount of assets under management the fee is based on, and the time period covered by the fee;
- c. Custodian Statements. The Custodian sends statements to the Clients showing all disbursements for the custodian account, including the amount of the advisory fee. Statements should coincide with the investment adviser or investment adviser representative billing period.
- d. Notification of Safeguards. The investment adviser notifies the regulator in writing that the investment adviser intends to use the safeguards provided above. Such notification is hereby provided on this Form ADV.

Item 16 – Investment Discretion

The Partnership PGGW has discretionary authority to manage funds and securities on behalf of the Partnership. PGGW has the authority to determine the type of securities and the amount of securities that can be bought or sold for the Partnership's portfolio without obtaining a Limited Partner's consent for each transaction.

Managed Accounts Where investment discretion has been granted, PGGW generally manages the Client's account and makes investment decisions without consultation with the Client as to

when the securities are to be bought or sold for the account, the total amount of the securities to be bought/sold, what securities to buy or sell, or the price per share. Each Client will execute a limited power of attorney to evidence discretionary authority.

Item 17 – Voting of Client Securities

The Partnership PGGW has voting authority for Partnership securities. PGGW will vote proxies received by the Partnership in accordance with its own discretion. PGGW will generally determine how to vote proxies based on PGGW's reasonable judgment of what vote is most likely to produce favorable financial results for the Partnership. PGGW will generally cast proxy votes in favor of proposals that maintain or strengthen the interests of the Partnership's Limited Partners and management, increase Limited Partner value, maintain or increase Limited Partner influence over the issuer's board of directors and management, and maintain or increase the rights of Limited Partners. PGGW will generally cast proxy votes against proposals having the opposite effect. However, PGGW will consider both sides of each proxy issue to be voted on. PGGW will not take into account social considerations, absent contrary instructions from the Partnership.

Managed Accounts PGGW is not required to take any action or render any advice with respect to the voting of proxies regarding the issuers of securities held in Client's account except as may be directed by Client or otherwise required by law. Client is responsible for all decisions concerning the voting of proxies for securities held in its account, and PGGW cannot give any advice or take any action with respect to the voting of these proxies. Also, PGGW has no responsibility to render legal advice or take any legal action on Client's behalf with respect to securities then or previously held in the account or the issuers thereof, that become the subject of legal proceedings, including bankruptcy proceedings or class actions. Client remains responsible for: (i) directing the manner in which proxies solicited by issuers of securities will be voted; and (ii) making all elections relating to mergers, acquisitions, tender offers, bankruptcy proceedings and other events pertaining to the securities in the account. PGGW will instruct the Custodian to forward copies of all proxies and shareholder communications relating to the assets in the account, including information concerning legal proceedings or corporate actions involving securities in the account to Client and not PGGW. The Custodian, and not PGGW, is responsible for timely transmission of any proxy materials to Client.

Item 18 – Financial Information

PGGW neither requires nor solicits prepayment of more than \$500 in fees per Client, six months or more in advance, and therefore is not required to include a balance sheet with this brochure. Neither PGGW nor Dr. Allan Le Roux has any financial condition that is likely to reasonably impair PGGW's ability to meet contractual commitments to Clients. PGGW has not been the subject of a bankruptcy petition in the last ten years.