

Item 1 – Cover Page

Wrap Fee Program Brochure

(Form ADV, Part 2, Appendix 1)

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This Wrap Fee Program Brochure provides information about the qualifications and business practices of Interest Financial, LLC. If you have any questions about the contents of this brochure, please contact us at hello@interestfinancial.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.

Interest Financial, LLC is a registered investment adviser. Registration as an investment adviser does not imply any level of skill or training.

Additional information about Interest Financial, LLC is also available on the SEC's website at www.adviserinfo.sec.gov by searching the Firm's CRD Number 300418.

Item 2 – Material Changes

We initially provide you with a copy of our Wrap Fee Program Brochure when we enter into an agreement with you. On an annual basis, we will provide you with a Summary of Material Changes within 120 days of our fiscal year end. In the alternative, we may choose to provide you with a complete copy of our brochure.

Since our last annual update dated October 23, 2020, we have made the following material changes:

- Item 5 has been updated to reflect that the Program is available to United States residents who have a valid social security number or tax identification number. We may have made other minor edits for clarification or to correct typographical errors. We do not consider these edits to be material.

You may request a current copy of our Wrap Fee Program Brochure from our [website](#) at any time without charge. You may also obtain a copy of our current Wrap Fee Program Brochure at www.adviserinfo.sec.gov by searching for our Firm CRD No. 300418.

Item 3 – Table of Contents

Item 1 – Cover Page	1
Item 2 – Material Changes	2
Item 3 – Table of Contents	3
Item 4 – Services, Fees and Compensation	4
Services	4
Fees and Compensation	6
Item 5 – Account Requirements and Types of Clients	7
Item 6 – Portfolio Manager Selection and Evaluation	7
Voting Client Securities	7
Methods of Analysis and Investment Strategies	7
Risks of Investments	7
Item 7 – Client Information Provided to Portfolio Managers	9
Item 8 – Client Contact with Portfolio Managers	9
Item 9 – Additional Information	10
Disciplinary Information	10
Other Financial Industry Activities and Affiliations	10
Code of Ethics, Participation or Interest in Client Transactions and Personal Trading	10
Recommendations Involving Material Financial Interests	11
Investing Personal Money in the Same Securities as Clients	11
Review of Accounts	11
Client Referrals and Other Compensation	11

Item 4 – Services, Fees and Compensation

Interest Financial, LLC (the “Firm”) is a Florida limited liability company formed in October 2017. The Firm is wholly-owned by Interest Investments, Inc., a Delaware corporation (“Interest Investments”). Griffin LLC, a Florida limited liability company (“Griffin”), also wholly-owned by Interest Investments, operates a mobile application and website (referred to in this brochure as the “Griffin Platform”) that provides only a tool designed to aid you in automatic purchases of securities. We provide our investment advisory services to you solely through the Griffin Platform.

Services

Our program is designed to make investing in securities easier and more accessible to individuals. We do this by assisting you in purchasing fractional shares of the publicly-traded companies where you typically shop, as well as putting aside cash in your brokerage account.

To use the Griffin Platform, you need to complete a risk profile to select your risk tolerance. We use this information to assign you to a risk profile of Conservative, Moderate, or Aggressive. We categorize the securities that are available for purchase in the program as being Conservative, Moderate, or Aggressive. The securities available are a limited universe of publicly-traded stocks, which is subject to change. All users have access to the same universe of securities. We will provide an alert if you attempt to purchase a security that does not fit your risk profile; however, you have the discretion to purchase any available security. Other than providing these alerts, we do not tailor our services to your individual financial circumstances. The accuracy of your risk profile selection will affect the alert functionality of the Griffin Platform. If your risk profile changes, you need to update your risk profile in the Griffin Platform on the Profile tab.

We have established a relationship with DriveWealth, LLC, an SEC registered broker-dealer and FINRA member (the “Broker”). You must open a brokerage account with the Broker and provide discretionary trading authority over that account to us. The Broker will provide custody, clearing, and settlement services for your account. All account opening functionalities, including identity verification and approval, are handled digitally by Broker. The Broker provides all brokerage services to you; therefore, you must agree to the terms of the Broker’s “Customer Account Agreement” to establish an account with Broker. Only individuals will be permitted to establish accounts with the Broker, which shall be in their own name. You will be required to complete all applicable Broker forms and agreements, including a limited power of attorney, which authorizes us to place trades on your behalf and authorizes the Broker to deduct our fees from your accounts pursuant to your agreements with us. The Broker reserves the right to reject any account application for any reason whatsoever.

The Broker may add or remove any security from the [Approved Securities List](#). If a security is removed from the Approved Securities List, the Broker will limit transactions in that particular security to the liquidation of positions only.

You will need to securely link your bank account to the Griffin Platform, and also elect which debit cards and credit cards to link. All purchase transactions that you make using the linked debit cards and credit cards (referred to as “purchase transactions” throughout this brochure),

will be monitored and analyzed by the Griffin Platform using proprietary algorithms. Each time you make a purchase transaction, one dollar (\$1.00) will be debited from your bank account and transferred to your brokerage account. Your bank account will be debited once during each business day, so if you make multiple transactions in one day, or on non-business days, those automatic debits will be combined. When you direct a deposit, you authorize your bank to facilitate the use of the Automated Clearing House ("ACH") payment system for the transfer of money to or from the Broker. You are responsible for any fees, charges, or expenses imposed by your bank in connection with any deposit or transfer of money to or from your brokerage account. Once a purchase transaction is completed, the debit from your bank account cannot be cancelled. You will further be responsible for all fees associated with failed ACH transfers.

Although we have measures in place to avoid overdrafts, we cannot control the timing of other transactions against your account. It is your responsibility to make sure that sufficient funds are available in your account to support your participation in this program.

When you make a purchase transaction at a publicly-traded company, this signals an instruction to us to purchase one dollar's worth of a share of that publicly-traded company's stock. When you make a purchase transaction at a private company, you are instructing us to deposit one dollar in cash in your brokerage account. **(Please see important disclosures about our fees and how they are affected by the cash balance in your brokerage account.)** You have the ability to place restrictions on the securities that are purchased or the amounts of cash deposited in your brokerage account by using the Griffin Platform to opt out of certain transactions.

We aggregate the amounts that we receive from your bank account, and use those funds to purchase shares of the publicly-traded companies at which you've shopped, or deposit cash in your brokerage account. The timing of the purchases of securities is at our discretion, using the proprietary algorithm of the Griffin Platform. We then distribute the fractional shares of the publicly-traded companies to your brokerage account. We pay all brokerage and transaction costs for the stock purchase.

The Griffin Platform includes functionality for a system-wide circuit breaker which will cause the algorithm to be halted in certain cases, such as technology malfunction, unauthorized access, or presumed fraud. As a result, there may be interruptions to the Griffin Platform. Additionally, the Griffin Platform utilizes multiple third-party resources and APIs. Therefore, the functionality of the Griffin Platform is dependent on the operation of those services.

You may sell your securities or transfer your securities to another account at any time. **Please note, however, that fractional shares are not transferable.** Fractional shares must be liquidated prior to transferring your account. You may also withdraw available cash out of your brokerage account at any time. The cash will be transferred back into your linked bank account.

By using the Griffin Platform, you authorize and direct us to place all trades in your account through the Broker. We do not accept directed brokerage arrangements. Consequently, we maintain all client accounts and execute all securities transactions without separate commission costs or other fees. In seeking best execution, the determinative factor is not just cost, but whether the transaction represents the best qualitative execution, taking into consideration the full range of the Broker's services. The appointment of a registered broker-dealer as the sole Broker for your accounts may result in less favorable executions than may be available through

the use of a different broker-dealer. We do not receive research or other products or services from a broker-dealer or third-party in connection with client securities transactions ("soft dollar benefits"). We do not receive client referrals from the Broker.

We place aggregated orders involving multiple client accounts trading in the same securities. Each client that participates in an aggregated transaction will participate at the average share price for transactions in the aggregated order.

We do not maintain custody of client assets. Client assets are maintained in an account with the Broker, a qualified custodian.

Any information provided by the Griffin Platform, within our marketing materials, or by Support is for informational and general educational purposes only and is not investment or financial advice. Any graphs, charts and other visual aids that may be provided are for informational purposes only, not to be used to make investment decisions.

Certain hypothetical scenarios that may be described in the Griffin Platform or in our marketing materials are for illustrative purposes only and the securities described are not actual securities held by client accounts. Inclusion of such scenarios is not intended as a recommendation to purchase or sell any security and performance of these scenarios does not indicate actual results.

Our program only offers publicly-traded securities. We do not provide comprehensive financial planning services and the investment advisory services provided through the Griffin Platform are not a complete investment program. We encourage you to consider additional asset classes, strategies and investments to supplement your overall investment plan. You should not use the Griffin Platform as the sole component of your investment program. Trades do not occur in real time and the timing is at our discretion. We do not recommend specific securities, and we do not monitor the securities in your account or rebalance your portfolio to any predetermined allocation. Trading instructions are based solely upon your purchase transactions and your instructions given through the Griffin Platform. This program allows you to purchase securities in dollar amounts rather than share quantities. Trading in fractional shares has unique risks and limitations that you should understand prior to participation in the Griffin Platform.

Fees and Compensation

As our compensation for making this program available, we charge an asset-based fee which is calculated on the amount of cash held in your brokerage account on a monthly basis. The rate used to calculate the fee is equal to a percentage of the current prevailing interest rate used by the Broker for cash accounts, which may change over time. You should be aware that the more cash you hold in your brokerage account, the higher your program fee will be. Clients who hold no cash in their brokerage account pay no program fee. At our sole discretion, the fee may be waived from time to time and/or discounted due to special promotions or based on individual client circumstances.

Although we believe our fees are competitive, lower fees for comparable services may be available from other investment advisers.

Neither the Firm nor its supervised persons accepts compensation for the sale of securities or other investment products.

Item 5 – Account Requirements and Types of Clients

This program is available to individuals who are residents of the United States, who have a valid social security number or tax identification number, and who use the Griffin Platform. Users must complete a risk profile, meet the requirements to open a brokerage account with the Broker, and link their bank accounts, debit cards, and credit cards as described above. The minimum investment amount to purchase a security is one dollar. Individuals who use the program should understand that it is not a complete investment program. Users are encouraged to consider additional asset classes, strategies and investments to supplement their overall investment plan. The Griffin Platform is not intended to be used as the sole component of an investment program.

Item 6 – Portfolio Manager Selection and Evaluation

We do not hire third-party portfolio managers. We do not manage any client assets outside of the wrap fee program. We do not charge performance based fees.

Voting Client Securities

We do not vote proxies on your behalf. You will receive proxy materials directly from the Broker or its designee and are solely responsible for voting such proxies.

Methods of Analysis and Investment Strategies

The Griffin Platform uses proprietary algorithms to analyze your purchase transactions to make automated purchases of securities or additions of cash to your brokerage account. Your investment purchases are determined by your buying activities. We do not engage in methods of analysis, financial planning, asset allocation, general market-timing, or specific timing of economic cycles, asset or sector classes, or individual securities. We encourage you to maintain a diversified, long-term oriented portfolio using the Griffin Platform and other investment options available to you outside of the program.

Risks of Investments

All investments involve a certain amount of risk and losses are possible, including the potential loss of all amounts invested. Past performance does not indicate future performance. We do not guarantee that you will meet your financial goals and objectives by using our program. Not all investments are suitable for all investors. You should be aware of a number of factors that could affect your account, including the following:

Risks of Investing in Securities. Security prices can be volatile, and investing in securities involves risk of loss. The price of a security may fluctuate, possibly significantly, in a short period of time. Your account will be subject to general movements in the stock market and the value fluctuations of each particular security. Security prices fluctuate for several reasons, including changes in the financial condition of a particular issuer, investors' perceptions of the issuer's industry, the general condition of the relevant stock market, changes in interest rates, or when political or economic events affecting the issuers occur.

Concentration of Investments. Client accounts in the program will typically hold a relatively small number of securities, which will expose the account to the particular industry or market sector the security represents and the value of the specific company. Because your purchases of securities are driven by your buying habits, it is possible that your account could be heavily concentrated in one particular security or one particular market sector. Losses in one or more positions, or a downturn in an industry or market sector in which the company participates, could adversely affect the account performance in a particular period. In addition, your account may hold a significant position in cash, which may not be suitable for your risk profile.

Long-Term Purchases. We encourage you to consider your account to be a long-term investment purchased with the expectation that the value of those securities will grow over a relatively long period of time, generally greater than one year. Using a long-term purchase strategy generally assumes the financial markets will go up in the long-term, which may not be the case. There is also the risk that the segment of the market that you are invested in or the particular investment will go down over time even if the overall financial markets advance. Long-term purchases may create an opportunity cost by "locking-up" assets that may be better utilized in the short-term in other investments.

Research Materials. Any research materials we provide are based on current public information that we consider reliable, but we do not represent that any research materials are accurate or complete, and you should not rely on them as your sole source of information. The views and opinions expressed in our research materials are as of the date published and are subject to change. Financial metrics that may be presented in research materials may change over time and are subject to future adjustment and revision; therefore, any forecasted metrics may not reflect actual future results. Research materials are for informational purposes only, and any mention of a specific security should not be considered an investment recommendation. Not all securities are suitable for all investors. You should not assume that investments made in the future will be profitable or will equal the performance of any securities referenced in our research materials.

Investment Program Risks. We do not make recommendations of specific securities, and we do not provide comprehensive financial planning services. This program is not a complete investment program. You are encouraged to consider additional asset classes, strategies and investments to supplement your overall plan. You should not use the program as the sole component of your investment plan. Not all publicly-traded securities may be available in the program.

Client Restrictions. You have the ability to place limited restrictions by opting in or out of automated investing and putting money in your brokerage account based upon your purchase

transactions. However, since investment is executed through the automated Griffin Platform, your restrictions on the portfolio are limited.

Fractional Share Trading: Fractional share trading allows you to purchase securities in dollar amounts rather than share quantities. Trading in fractional shares has unique risks and limitations that you should understand prior to participation in fractional share trading. Fractional shares are not transferable. If you close your account or transfer your account to another firm, the fractional shares held in your account will need to be liquidated. Fractional shares cannot be put into certificate form and mailed. Liquidations of fractional shares may result in additional charges. Trading may be rounded to not more than five decimal places.

Trading in Real Time: Trading does not occur in real time. The timing of the trades will be at our discretion. Trades are at market price only; we do not allow for limit trades or hard stops. Trading will occur by aggregating orders involving multiple client accounts. Not trading in real time may affect the price the client pays or receives either higher or lower.

Reliance on Algorithms: We use proprietary algorithms to analyze your purchase transactions. We cannot guarantee that the algorithms used will indeed function as intended. The Griffin Platform has inherent limitations, including the possibility of human error in the design, data input or implementation process. The risk of errors, malfunctions and anomalies is inherent in each component of the programming process, how those components function together, and how the program absorbs data points provided by you and interpreted by the Griffin Platform.

This list of risks may not be a complete explanation of all the risks involved in investing with this Program. You should read the entire brochure, client agreement, terms and conditions, and other materials that may be provided by us or within the Griffin Platform. You may need to consult with professionals such as tax, accounting, legal, or financial advisers prior to engaging our services.

Item 7 – Client Information Provided to Portfolio Managers

We do not use external portfolio managers. At account opening, clients complete a risk profile. We do not collect any additional information. However, you will be required to provide information to the Broker to open your brokerage account.

Item 8 – Client Contact with Portfolio Managers

We do not provide investment advice or recommendations on particular securities. If you have technical issues, you may contact Support at hello@interestfinancial.com. Customer service representatives are available to help with technical issues. However, customer service representatives cannot provide investment advice.

Item 9 – Additional Information

Disciplinary Information

The Firm and its management persons have not been a party to any legal or disciplinary events that would be material to your evaluation of our investment advisory business or the integrity of our management.

Other Financial Industry Activities and Affiliations

The Firm is not registered, and does not have an application pending for registration, as a broker-dealer, as a futures commission merchant, commodity pool operator, or commodity trading adviser.

Our Chief Compliance Officer, Calvin Persaud, serves as a principal and registered representative of Avenue Securities, LLC, a registered broker-dealer registered with the SEC, member FINRA, SIPC. Avenue Securities is not affiliated with or related to the Firm. Therefore, this does not create a material conflict of interest.

No other management persons of the Firm are registered, and do not have an application pending for registration, as a registered representative of a broker-dealer, commodity pool operator, or commodity trading adviser.

There are no other relationships or arrangements that are material to this advisory business.

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

We have adopted a Code of Ethics that governs the activities of each member, officer, director and employee of the Firm (collectively, "Employees"). We hold our Employees to a high standard of integrity and business practices that reflects our fiduciary duty to clients. We strive to avoid conflicts of interest or the appearance of conflicts of interest in connection with the personal trading activities of our Employees and client securities transactions. When persons covered by the Code engage in personal securities transactions, they must adhere to the following general principles as well as to the Code's specific provisions: (a) at all times we must put the interests of our clients ahead of our own; (b) personal transactions must be conducted consistent with the Code in a manner that avoids any actual or potential conflict of interest; and (c) no advantage should be taken of any position of trust and responsibility. Employees covered by the Code have certain trading restrictions and reporting obligations of their personal securities transactions. Each Employee is provided with a copy of the Code and must annually certify that he or she has received it and has complied with its provisions. In addition, any Employee who becomes aware of any potential violation of the Code is obligated to report the potential violation to the Chief Compliance Officer.

We will provide a copy of our Code to clients and prospective clients upon request. Such a request may be made by submitting a request to the email address listed on the cover page to this brochure.

Recommendations Involving Material Financial Interests

Because we do not make specific investment recommendations, we do not recommend that any client buy or sell any securities in which the Firm or a related person has a material financial interest.

Investing Personal Money in the Same Securities as Clients

Our policies and procedures prohibit our Employees and related persons from trading ahead of clients in the same instruments that we buy or sell for client accounts. However, there may be circumstances in which the Firm, its Employees and/or related persons have holdings in the same securities that we buy or sell on your behalf. Our policy is that neither the Firm nor any of its Employees or related persons are to benefit from price movements that may be caused by transactions for client accounts. The Firm also requires Employees to sign and adhere to the Code and to report personal securities holdings and transactions to the Chief Compliance Officer.

Review of Accounts

We do not make any periodic reviews of your account. Our personnel do not perform any systematic oversight of your account. However, ad hoc account reviews are performed to resolve customer support issues or to investigate issues related to potential errors or potential fraud. Investments are made based on your buying habits or on instructions you provide via the Griffin Platform.

We rely on your selection of risk profile to provide alerts on your securities purchases. If your risk profile changes, you need to update your risk profile in the Griffin Platform on the Profile tab.

You may view your account at any time in the Griffin Platform. Statements are available from a link to the Broker and statements may be requested from the Broker in the manner as provided in the Griffin Platform. The statements are accessible to you no less than quarterly showing the assets in your account, the market value, and your account's performance for the quarter, listing account balance(s), and transaction history. We urge you to carefully review statements received from the Broker and compare them to materials received from us, if any. You should review your account statements promptly to confirm the accuracy of the information contained.

Client Referrals and Other Compensation

We do not receive any economic benefit, directly or indirectly from any third party for advice rendered to clients. We do not offer compensation to any third party for client referrals.