

This brochure supplement provides information about Richard Carroll Wilson that supplements the Centimillionaire Advisors, LLC brochure. You should have received a copy of that brochure. Please contact Richard Carroll Wilson if you did not receive Centimillionaire Advisors, LLC's brochure or if you have any questions about the contents of this supplement.

Additional information about Richard Carroll Wilson is also available on the SEC's website at www.adviserinfo.sec.gov.

Centimillionaire Advisors, LLC

Form ADV Part 2B – Individual Disclosure Brochure

for

Richard Carroll Wilson

Personal CRD Number: 5604513

Investment Adviser Representative

Centimillionaire Advisors, LLC

11445 E Via Linda, Suite 2-623

Scottsdale, AZ 85259

(305) 333-1155

Richard@Centimillionaires.com

UPDATED: 10/18/2022

Item 2: Educational Background and Business Experience

Name: Richard Carroll Wilson

Born: 1982

Educational Background and Professional Designations:

Education:

Masters of Business Administration General, University of Portland - 2005

Bachelor's Degree Business Administration, Oregon State University - 2003

Masters of Psychology, Harvard University (ALM Division) - Not Completed

Business Background:

10/2018 - Present	Managing Member & CCO Centimillionaire Advisors, LLC
02/2014 - 10/2018	Registered Representative Rainmaker Securities, LLC
02/2013 - 08/2013	Registered Representative Thomas Capital Group, Inc.
07/2008 - Present	CEO/Chairman Wilson Holding Company
06/2007 - Present	CEO Family Office Club + GTC Institute LLC

Item 3: Disciplinary Information

There are no legal or disciplinary events that are material to a client's or prospective client's evaluation of this advisory business.

Item 4: Other Business Activities

Richard Carroll Wilson is Managing Member & CCO of CENTIMILLIONAIRE ADVISORS, LLC. He has several business holdings outside of the firm. These include our direct ownership and operating companies in the area of data research, self-paced training programs, and event and conference business, and a consumer products business. **Mr. Wilson also runs the Family Office Club, an investor and investment firm community which hosts many live events per year. It is in part through running these events and providing thought leadership through websites such as <http://FamilyOffices.com> and <http://CapitalRaising.com>, that CENTIMILLIONAIRE ADVISORS, LLC is able to source deal flow, as investment opportunities are regularly presented to the Family Office Club.**

This creates a conflict of interest that we are disclosing here, as someone could be paying for access to those events, to sponsor those events, to access those capital raising workshops, or to use a related investor relations agency (PitchDecks.com), and then also become a client of CENTIMILLIONAIRE ADVISORS, LLC or a potential investment for CENTIMILLIONAIRE ADVISORS, LLC clients.

Specifically, a significant conflict of interest is that we would try to please a sponsor or paying member of the Family Office Club by connecting them to our clients. CENTIMILLIONAIRE ADVISORS, LLC clients should be aware of this, and it is being brought to your attention so we can address it directly. We genuinely want to work with investment firms on both sides that are credible, well established, have a good track record, are stable as a team and individuals, and have unique/compelling offerings, fee structures, and aligned investment vehicles. If at any time CA, LLC or its executives holds equity, board seats, or advisory board positions with a company involved in a transaction there will be a frank and full disclosure of that relationship. In full disclosure this is the case with AIR Life Settlements and Group RMC, we have known both firms for 10 and 4 years each, watched both grow from \$100M and \$400M in AUM to \$500M and \$2.4B in AUM. These 2 sponsors of our conference business out of a total of over 600 sponsors of our 150 live events are the only ones on our platform, the other 598 are not, because we trust them the most, have due diligence complete on them, and have been able to watch them grow, hire high quality staff members, and build strong platforms compared to everyone else. In this way we try to use our event business to get to know investment managers over long periods of time through which we get to observe how they behave and work in the marketplace which lowers our counterparty risk and is part of our due diligence process.

Finally, CENTIMILLIONAIRE ADVISORS, LLC always acts in the best interest of the client and our clients always have the right to decide whether or not to utilize the services of any a CENTIMILLIONAIRE ADVISORS, LLC representative in such individual's outside capacities.

Item 5: Additional Compensation

At times, there could be relationships that do not want to operate under our performance fee agreement but simply want to be referred to another wealth advisor for which we solicit; in those cases, the applicable disclosure documents will be provided to the client before the engagement begins. CENTIMILLIONAIRE ADVISORS, LLC will be compensated via a fee share from the advisers to which it directs those clients.

If CENTIMILLIONAIRE ADVISORS, LLC receives any economic benefit directly or indirectly beyond an investment manager participating in our other lines of business such as our events, training, workshops, sponsorship, investor relations agency work, etc. then that will be disclosed before the investment is completed.

Item 6: Supervision

As the Managing Member & Chief Compliance Officer of Centimillionaire Advisors, LLC, Richard Carroll Wilson supervises all activities of the firm and can be contacted at (305) 333-1155 as stated on the cover page of this disclosure document. Richard Carroll Wilson adheres to applicable regulatory requirements, together with all policies and procedures outlined in the firm's code of ethics and compliance manual.

Item 7: Requirements For State Registered Advisers

This disclosure is required by state securities authorities and is provided for your use in evaluating this investment advisor representative's suitability.

- A. Richard Carroll Wilson has NOT been involved in any of the events listed below.
1. An award or otherwise being found liable in an arbitration claim alleging damages in excess of \$2,500, involving any of the following:
 - a) an investment or an investment-related business or activity;
 - b) fraud, false statement(s), or omissions;
 - c) theft, embezzlement, or other wrongful taking of property;
 - d) bribery, forgery, counterfeiting, or extortion; or
 - e) dishonest, unfair, or unethical practices.
 2. An award or otherwise being found liable in a civil, self-regulatory organization, or administrative proceeding involving any of the following:

- a) an investment or an investment-related business or activity;
- b) fraud, false statement(s), or omissions;
- c) theft, embezzlement, or other wrongful taking of property;
- d) bribery, forgery, counterfeiting, or extortion; or
- e) dishonest, unfair, or unethical practices.

B. Richard Carroll Wilson has NOT been the subject of a bankruptcy.