Item 1: Cover Page Part 2B of Form ADV: Brochure Supplement September 2021

Philip Hugo Fessler



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Firm Contact: Amir Monsefi Chief Compliance Officer

This brochure supplement provides information about Mr. Fessler that supplements our brochure. You should have received a copy of that brochure. Please contact Amir Monsefi if you did not receive AIRE Advisors, LLC's brochure or if you have any questions about the contents of this supplement. Additional information about Mr. Fessler is available on the SEC's website at www.adviserinfo.sec.gov by searching CRD #2305500.

Item 2: Educational Background & Business Experience

Philip Hugo Fessler Year of Birth: 1973

Educational Background:

• 1993 – 1994: Pierce College; Studies in Finance

Business Background:

•	05/2021 - Present	AIRE Advisors, LLC; Partner
•	08/2012 - 05/2021	Wells Fargo Advisors, Senior Financial Advisor
•	01/2007 - 08/2012	Stockcross Financial; Senior Financial Advisor
•	11/1997 - 12/2006	TD Ameritrade; Senior Financial Advisor
•	11/1995 - 11/1997	Kennedy, Cabot & Co.; Senior Financial Advisor

Exams, Licenses & Other Professional Designations:

- 10/2018: SIE
- 08/2001: Series 65 Exam
- 08/1995: Series 7 Exam
- 07/1993: Series 62 Exam
- 02/1993: Series 63 Exam
- 01/1993: Series 22 Exam

Item 3: Disciplinary Information¹

There are no legal or disciplinary events material to the evaluation of Mr. Fessler.

Item 4: Other Business Activities

Mr. Fessler does not have any outside business activities to report.

Item 5: Additional Compensation

Mr. Fessler does not receive any other economic benefit for providing advisory services in addition to advisory fees.

Item 6: Supervision

Amir Monsefi, Chief Compliance Officer of AIRE Advisors, LLC, supervises and monitors Mr. Fessler's activities on a regular basis to ensure compliance with our firm's Code of Ethics. Please contact Mr. Monsefi if you have any questions about Mr. Fessler's brochure supplement at (310) 277-2473.

¹ Note: Our firm may, under certain circumstances, rebut the presumption that a disciplinary event is material. If an event is immaterial, we are not required to disclose it. When we review a legal or disciplinary event involving the advisor to determine whether it is appropriate to rebut the presumption of materiality, we consider all of the following factors: (1) the proximity of advisor to the advisory function; (2) the nature of the infraction that led to the disciplinary event; (3) the severity of the disciplinary sanction; and (4) the time elapsed since the date of the disciplinary event. If we conclude that the materiality presumption has been overcome, we prepare and maintain a file memorandum of our determination in our records. We follow SEC rule 204-2(a)(14)(iii) and similar state rules.