

Hottinger & Co. Limited

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Brochure Supplement / Form ADV Part 2B
as part of
Hottinger & Co Limited Brochure / Form ADV Part 2A
For

Andrew Butler-Cassar

Andrew can be reached at:

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This brochure supplement provides information about Andrew Butler-Cassar that supplements Hottinger & Co. Limited's brochure. You should have received a copy of that brochure. Please contact Andrew if you did not receive Hottinger & Co. Limited's brochure or if you have any questions about the contents of this supplement.

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Function: Supervised Person

Andrew Butler-Cassar

10 March 1973

Head of Private Clients

Andrew joined Hottinger & Co Limited in 2023 as a Director of Hottinger's Family Office. Andrew provides oversight of their proposition and advisors, along with advising families both in the UK and abroad on a wide range of financial services. Andrew holds a BA in Accountancy & Economics from the University of Kent and the Chartered Institute for Securities and Investment (CISI) Level 6 Certificate in Private Client Investment Advice & Management.

ITEM 3 - DISCIPLINARY INFORMATION

No information is applicable to this item.

Item 4 - Other Business Activities

There are no other substantial business activities that are material to a client's or prospective client's evaluation of this supervised person.

Item 5 – Additional Compensation

Andrew Butler-Cassar does not receive additional compensation from non-clients for providing advisory services, nor does he receive a bonus other than his regular bonus.

ITEM 6 - SUPERVISION

Andrew Butler-Cassar is subject to Hottinger & Co. Limited Code of Ethics and compliance policies and procedures ("Compliance Program") as described in more detail in Hottinger & Co. Limited's brochure. In addition to establishing certain standards for professional conduct, the Compliance Program imposes specific requirements aimed at preventing, detecting, and correcting fraudulent activity or activities that would pose a conflict of interest in connection with personal transactions. Among other measures imposed by the Compliance Program, Andrew Butler-Cassar, as an "access person" of Hottinger & Co. Limited is required to submit initial, quarterly, and annual reports of his accounts and securities positions to the Chief Compliance Officer. Please see item 11 of Hottinger & Co. Limited's brochure for more information about our Code of Ethics.