

10030000

SECURITIES AND EXCHANGE COMMISSION SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

中的。例如例

APR 1 2010

FORM X-17A-5

DIVISION OF MARKET REGULATION

OMB APPROVAL

OMB Number: 3235-0123 Expires: February 28, 2010

Estimated average burden

hours per response.....12.00

SEC FILE NUMBER
8-4645/

	PACING PAGE
Information	Required of Brokers and Dealers Pursuant to Section 17 of the
Secu	rities Exchange Act of 1934 and Rule 17a-5 Thereunder

FACING DACE

REPORT FOR THE PERIOD BEGINNING	01/01/09	AND ENDING	12/31/09
	MM/DD/YY		MM/DD/YY
A. REGIS	TRANT IDENTIFIC	CATION	
NAME OF BROKER-DEALER: ING Finar	cial Advisers,	LLC	OFFICIAL USE ONL
ADDRESS OF PRINCIPAL PLACE OF BUSINE One Orange Way	SS: (Do not use P.O. B	ox No.)	FIRM I.D. NO.
	(No. and Street)		
Windsor	CT		06095
(City)	(State)		(Zip Code)
NAME AND TELEPHONE NUMBER OF PERSO Kristin Hultgren	N TO CONTACT IN R	EGARD TO THIS R	860-580-1798
R ACCOUNT	NTANT IDENTIFIC	7 A TEXANS	(Area Code - Telephone Number
Ernst & Young LLP			
	: - if individual, state last, fir.	st, middle name)	
Goodwin Square, 225 Asylum Str (Address)	eet Hartford (City)	CT	06103
·	(City)	(State)	(Zip Code)
CHECK ONE:			
Certified Public Accountant			
☐ Public Accountant			
☐ Accountant not resident in United Sta	tes or any of its possess	ions.	
FOR	OFFICIAL USE ON	LY	

SEC 1410 (06-02)

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

<sup>\*</sup>Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

### OATH OR AFFIRMATION

I, Kristin Hultgren	, swear (or affirm) that, to the best of
my knowledge and belief the accompanying fina	ncial statement and supporting schedules pertaining to the firm of
ING Financial Advisers, LLC	
of December 31	20_09, are true and correct. I further swear (or affirm) that
neither the company nor any partner, proprietor,	principal officer or director has any proprietary interest in any account
classified solely as that of a customer, except as	follows:
	Signature  Chief Financial Officer  Title  Sion Exp. Oct. 31, 2014 M. NOWA  NOTAR  PUBLIC  Tion.  Guity or Partners' or Sole Provisitory' Capital
	Butty
	Signature
	Chief Financial Officer
	minumum, Title
My Commiss	sion Exp. Oct. 31, 2014 W. N. NOWA
Notary Public	NOTAR L
Trouty I don't	10 X
This report ** contains (check all applicable boxe (a) Facing Page.	es):
区 (a) Facing Page. 区 (b) Statement of Financial Condition.	* \ PUBLIC / * E
(c) Statement of Income (Loss).	THE CONTRACTOR WITH
(d) Statement of Changes in Financial Condi	tion.
<ul> <li>(e) Statement of Changes in Stockholders' E</li> <li>(f) Statement of Changes in Liabilities Subo</li> </ul>	quity of Farthers of Sole Frophetors Capital.
(g) Computation of Net Capital.	turnated to Claims of Cicutions.
(h) Computation for Determination of Reserv	
(i) Information Relating to the Possession of (ii) A Reconciliation, including appropriate ex	
G/	explanation of the Computation of Net Capital Under Rule 15c3-1 and the eserve Requirements Under Exhibit A of Rule 15c3-3.
(k) A Reconciliation between the audited and	I unaudited Statements of Financial Condition with respect to methods of
consolidation.	
<ul><li>(1) An Oath or Affirmation.</li><li>(m) A copy of the SIPC Supplemental Report</li></ul>	
	cies found to exist or found to have existed since the date of the previous audit.
·	A

<sup>\*\*</sup>For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).



Ernst & Young LLP 200 Clarendon Street Boston, Massachusetts 92116-5072

Tel: 1+ 617 266 2000 Fax: 1+ 617 266 5843 www.ey.com

### REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors and Member of ING Financial Advisers, Inc.

We have audited the accompanying statement of financial condition of ING Financial Advisers, LLC (the Company) as of December 31, 2009, and the related statements of income, changes in members' equity, and cash flows for the year then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. We were not engaged to perform an audit of the Company's internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of ING Financial Advisers, LLC at December 31, 2009, and the results of its operations and its cash flows for the year then ended in conformity with U.S. generally accepted accounting principles.

Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The information contained in Schedules I and II is presented for purposes of additional analysis and is not a required part of the basic financial statements, but is supplementary information required by rule 17a-5 under the Securities Exchange Act of 1934. Such information has been subjected to the auditing procedures applied in our audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

Ernet + Young LLP

February 24, 2010

A member firm of Ernst & Young Global Limited

Ernst & Young LLP 200 Clarendon Street Boston, Massachusetts 02116-5072

Tel: 1+ 617 266 2000 Fax: 1+ 617 266 5843 www.ey.com

## Supplementary Report of Independent Registered Public Accounting Firm on Internal Control Required by SEC Rule 17a-5(g)(1)

The Board of Directors and Member of ING Financial Advisers, LLC

In planning and performing our audit of financial statements of ING Financial Advisers, LLC (the Company), as of and for the year ended December 31, 2009, in accordance with auditing standards generally accepted in the United States, we considered its internal control over financial reporting (internal control), as a basis for designing our auditing procedures for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, we do not express an opinion on the effectiveness of the Company's internal control.

Also, as required by Rule 17a-5(g)(1) of the Securities and Exchange Commission (SEC), we have made a study of the practices and procedures followed by the Company, including consideration of control activities for safeguarding securities. The study included tests of such practices and procedures that we considered relevant to the objectives stated in Rule 17a-5(g) in making the periodic computations of aggregate indebtedness (or aggregate debits) and net capital under Rule 17a-3(a)(11) and for determining compliance with the exemptive provisions of Rule 15c3-3. Because the Company does not carry securities accounts for customers or perform custodial functions relating to customer securities, we did not review the practices and procedures followed by the Company including any of the following:

- Making quarterly securities examinations, counts, verifications and comparisons and recordation of differences required by Rule 17a-13
- 2. Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System

The management of the Company is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls and of the practices and procedures referred to in the preceding paragraph and to assess whether those practices and procedures can be expected to achieve the SEC's above-mentioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable but not absolute assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized use or disposition and that transactions are executed in accordance with management's authorization and recorded properly to permit the preparation of financial statements in conformity with generally accepted accounting principles. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.

Because of inherent limitations in internal control and the practices and procedures referred to above, error or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate.

A member firm of Ernst & Young Global Limited

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct misstatements on a timely basis. A significant deficiency is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

A material weakness is a deficiency, or combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected on a timely basis.

Our consideration of internal control was for the limited purpose described in the first and second paragraphs and was not designed to identify all deficiencies in internal control that might be deficiencies, significant deficiencies, or material weaknesses. We did not identify any deficiencies in internal control and control activities for safeguarding securities that we consider to be material weaknesses as defined above.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the SEC to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures, as described in the second paragraph of this report, were adequate at December 31, 2009, to meet the SEC's objectives.

This report is intended solely for the information and use of the Board of Directors, management, the SEC, the Financial Regulatory Authority and other regulatory agencies that rely on Rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, and is not intended to be and should not be used by anyone other than these specified parties.

Ernst + Young LLP

February 24, 2010

Financial Statements and Schedules (with Report of Independent Registered Public Accounting Firm thereon)

December 31, 2009

### Statement of Financial Condition as of December 31, 2009

Assets		
Cash	\$	78,278,250
Other receivables		697,464
Receivable from affiliate		12,259,355
Prepaid expenses		137,881
Other assets		1,213,534
Total assets	\$	92,586,484
Liabilities and Member's Equity		
Liabilities:		
Payable to affiliate	\$	4,000,064
Accrued expenses and other liabilities	·	306,385
Total liabilities		4,306,449
Member's Equity:		•
Member's capital		1,000
Paid-in capital		767,106
Retained earnings		87,511,929
Total member's equity	<u> </u>	88,280,035
Total liabilities and member's equity	<u>\$</u>	92,586,484

See Accompanying Notes to Financial Statements.

жажылдарын королыктырын жолдын жарым жажыны 100,000 км. 100 болын жажыны байынын жайын жайы жайы байынын карыл

## Statement of Income For the year-ended December 31, 2009

Revenue	
Commissions	\$ 169,444,774
Fee income	108,813,523
Total revenue	278,258,297
Expenses	
Commissions	172,410,472
Operating expenses	67,430,503
Licenses and fees	180,938
Total expenses	240,021,913
Net Income	\$ 38,236,384

See Accompanying Notes to Financial Statements.

## Statement of Changes in Member's Equity For the year-ended December 31, 2009

	Member's Capital		Paid-In Capital		Retained Earnings		 Total Member's Equity
Balance at January 1, 2009	\$	1,000	\$	767,106	\$	49,275,545	\$ 50,043,651
Net Income		warm		Lincolnia		38,236,384	38,236,384
Balance at December 31, 2009	\$ ]	1,000	\$_	767,106	\$]	87,511,929	\$ 88,280,035

See Accompanying Notes to Financial Statements.

### Statement of Cash Flows For the year-ended December 31, 2009

Cash flows from operating activities:  Net Income	<b>\$</b>	38,236,384
Adjustments to reconcile net income to net cash provided by		
operating activities:		
Net change in amounts due to/from affiliates		(2,894,871)
Increase in other receivables		(197,589)
Decrease in commitments and contingent liabilities		(560,000)
Increase in prepaid expenses		(52,996)
Net change in accrued expenses and other liabilities and other assets		(152,544)
Net cash provided by operating activities		34,378,384
Cash at beginning of year		43,899,866
Cash at end of year	\$	78,278,250

See Accompanying Notes to Financial Statements.

## Notes to Financial Statements December 31, 2009

### 1. Organization and Nature of Business

ING Financial Advisers, LLC (the Company) is a single member limited liability company of which ING Life Insurance and Annuity Company (ILIAC) is the sole member. ILIAC is a wholly owned subsidiary of Lion Connecticut Holdings Inc. (Lion), which in turn is ultimately owned by ING Groep N.V. (ING).

The Company is registered with the Securities Exchange Commission (SEC) as a broker/dealer and as an investment advisor. It is a member of the Financial Industry Regulatory Authority (FINRA) and is also registered with the appropriate state securities authorities as a broker/dealer. The principal operation of the Company is acting as principal underwriter for ILIAC's manufactured products, in addition to retailing variable annuities, mutual funds and brokerage account through its registered representatives. The Company also markets investment advisory services through its investment advisory representatives.

### 2. Summary of Significant Accounting Policies

### **Basis of Presentation**

The accompanying financial statements have been prepared in accordance with accounting principles generally accepted in the United States.

#### Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from reported results using those estimates.

### Revenue and Expense Recognition

Commission revenues, which reflect gross commissions on products sold and fee income, are recorded as revenue when earned. Commission expenses, which reflect compensation to agents/brokers for products sold, operating expenses and licenses and fees, are recorded when incurred.

### Cash

Cash represents cash on deposit.

## Notes to Financial Statements (Continued) December 31, 2009

### 2. Summary of Significant Accounting Policies (Continued)

### **Related Party Transactions**

The Company received commissions and fee income of approximately \$259,689,090 from ILIAC and its affiliates primarily for sales of fixed and variable annuities, and other manufactured products.

Substantially all of the administrative and support functions of the Company are provided by ILIAC and its affiliates. The financial statements reflect allocated charges for these services based upon measures appropriate for the type and nature of service provided.

Receivables and payables with ILIAC and its affiliates are settled in cash on a regular basis.

#### 3. Income Taxes

The Company is a single member limited liability company. For income tax purposes, the Company is not treated as a separate taxable entity. The Company's income, gains, losses, deductions and credits are includable in the federal income tax return of the member, whether or not an actual cash distribution is made to such member during its taxable year. Certain items will be deducted in different periods for tax purposes from those used for financial reporting purposes. The Company's income is taxed at its member's level. As such, no income taxes are reflected for the year ended December 31, 2009.

The Company has reviewed and evaluated the relevant technical merits of each of its tax positions in accordance with Accounting Standards Codification 740-10-50-15 "Unrecognized Tax Benefit Related Disclosures" and determined that there are no uncertain tax positions that would have a material impact on the financial statements of the Company.

The Internal Revenue Services is currently examining ING AIH's tax returns for years 2004 through 2009. Management is not aware of any adjustments as a result of this examination that would have a material impact on the financial statements of the Company.

#### 4. Benefit Plans

The Company utilizes the employees of ING and its affiliates, primarily ILIAC. ING provides a full compliment of benefit plans for its employees, including, but not limited to, a qualified pension plan, an incentive savings plan and post retirement benefits. Benefit plan charges allocated to the Company for the year-ended December 31, 2009 were approximately \$1,052,320.

## Notes to Financial Statements (Continued) December 31, 2009

### 5. Net Capital

The Company is subject to the SEC Uniform Net Capital Rule (SEC rule 15c3-1), which requires the maintenance of minimum net capital and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1. At December 31, 2009, the Company had a ratio of aggregate indebtedness to net capital of .06 to 1 and net capital of \$74,342,944, which was \$74,055,848 in excess of its required net capital of \$287,096.

### 6. Litigation

The Company is party to a number of claims, lawsuits, and arbitrations arising in the course of its normal business activities. Although the ultimate outcome of these claims cannot be ascertained at this time, it is the opinion of management that these matters will not have a material effect on the Company's results of operations or financial condition.

As with many financial services companies, the Company and certain of its affiliates have received informal and formal requests for information from various state and federal governmental agencies and self-regulatory organizations in connection with inquiries and investigations of the products and practices of the financial services industry. In each case, the Company believes full cooperation has been and is being provided.

Regulators are also conducting other broad investigations involving the financial services industry. These initiatives currently focus on, among other things, compensation and other sales incentives, conflicts of interest, anti-competitive activity, marketing practices, and disclosure. It is possible that the scope of these investigations will further broaden before the investigations are concluded. Like other financial services companies, U.S. affiliates of ING have received formal and informal requests in this regard, and are cooperating fully with each request for information.

### 7. Subsequent Events

Management has assessed and concluded that there were no material subsequent events through February 24, 2010, the date the financial statements were issued.

## Computation of Net Capital Under Rule 15c3-1 of the Securities and Exchange Commission

### As of December 31, 2009

NET CAPITAL:		• • •
Total member's equity		\$88,280,035
Less: Non-allowable assets	\$13,934,828	
Other deductions	\$2,263	\$13,937,091
Net capital		\$74,342,944
Aggregate indebtedness		\$4,306,449
Net capital requirement (greater of 6 2/3 % of		•
aggregate indebtedness or \$100,000)		\$287,096
Excess of net capital over minimum required		\$74,055,848
Ratio of aggregate indebtedness to net capital		.06 to 1

Note: Net capital and aggregate indebtedness as reported on Form X-17A-5 Part II are not different from the amounts reported above.

### Schedule 2

## ING Financial Advisers, LLC (A wholly owned subsidiary of ING Life Insurance and Annuity Company)

College and the second section of the control of th

Computation for Determination of Reserve Requirements and Information Relating to Possession or Control Requirements Under Rule 15c3-3

December 31, 2009

The Company is an introducing broker/dealer who clears all funds through a clearing broker/dealer on a fully disclosed basis and is exempt from Rule 15c3-3 under Section (k)(2)(ii).



Ernst & Young LLP 200 Clarendon Street Boston, Massachusetts 02116-5072

Tel: 1+ 517 266 2000 Fax: 1+ 617 266 5843 www.ev.com

### Report of Independent Accountants on Applying Agreed-Upon Procedures

To the Board of Directors and Management of ING Financial Advisors, LLC:

We have performed the procedures enumerated below, which were agreed to by the Board of Directors and management of ING Financial Advisors, LLC, the Securities Investor Protection Corporation (SIPC), the Securities and Exchange Commission, and the Financial Industry Regulatory Authority, in accordance with Rule 17a-5(e)(4) of the Securities Exchange Act of 1934. We performed the procedures solely to assist the specified parties in evaluating ING Financial Advisor, LLC's, compliance with the applicable instructions of the Transitional Assessment Reconciliation (Form SIPC-7T) for the fiscal period from April 1, 2009 through December 31, 2009. ING Financial Advisors, LLC's management is responsible for ING Financial Advisor, LLC's, compliance with those requirements. This agreed-upon procedures engagement was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants. The sufficiency of these procedures is solely the responsibility of those parties specified in this report. Consequently, we make no representation regarding the sufficiency of the procedures described below either for the purpose for which this report has been requested or for any other purpose.

The procedures we performed and our findings are as follows:

- Compared the listed assessment payments in Form SIPC-7T with respective cash disbursement record entries and copies of checks, noting no findings
- Compared the amounts reported on the detailed revenue schedule by revenue type for the fiscal period from April 1, 2009 through December 31, 2009 with the amounts reported in Form SIPC-7T for the fiscal period from April 1, 2009 through December 31, 2000, noting no findings
- 3. Compared any adjustments reported in Form SIPC-7T with a detailed revenue schedule by revenue type, noting no findings
- 4. Proved the arithmetical accuracy of the calculations reflected in Form SIPC-7T and in the related supporting schedules and working papers supporting the adjustments, noting no findings

We were not engaged to and did not conduct an examination, the objective of which would be the expression of an opinion on compliance with the applicable instructions of the Transitional Assessment Reconciliation (Form SIPC-7T) for the fiscal period from April 1, 2009 through December 31, 2009. Accordingly, we do not express such an opinion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.

This report is intended solely for the information and use of the specified parties listed above and is not intended to be and should not be used by anyone other than these specified parties.

Ernet + Young LLP

February 24, 2010

A member firm of Ernst & Young Global Limited

29 REV 12 091

Quick the second process only

# SECURITIES INVESTOR PROTECTION CORPORATION 805 15th St. W.W. Sorte 800, Washington, D.C. 20005-2215 202-371-8300

Transitional Assessment Reconciliation

(Read carefully the instructions in your Working Copy before completing this Form)

(29-REV 12-09)

1	<del></del>			Nata	tomical the faters			
I	046451 FINRA	050			f any of the informs correction, plea	Se e-mail anv	Corrections to	abel
	ING FINANCIAL A	DVISERS LLC 91	9	form@	sipc.org and so in	dicate on the	form filed.	
	ATTN: MICHELLE	ROSENBERG		•				
	WINDSOR CT 060	# C1S 095-4773		Name : respec	ind telephone nun ing this form.	iber of persor	1 to contact	
			· ·		-	Hultdren	860-580-17	700
				· ·		,,orogram	000-360-17	96
2. <b>A</b> . 0	Seneral Assessmen	nt [item 2e from pa	ige 2 (not less th	an \$150 min	mum)]	\$	1	7,93
8. t	ess payment made	with SIPC-6 filed in	noluding \$150 paid	d with 2009 S	PC-4 (exclude inte	rest) (		5.33
<b>C</b> i	Date Paid							
	ess prior overpaym					(		-0
	ssessment balance		•				1:	2,599
E. In	iterest computed or	n late payment (se	e instruction E)	forda	rs at 20% per ann			-0-
	otal assessment ba					•	12	2,599
G. PA	AID WITH THIS FO	RM:			,	Ψ		,,,,,,,
To	heck enclosed, pay ital (must be same	as F above)		c	12 500			
To.	ital (must be same	as F above)		\$	12,599	***************************************		
To.	reck enclosed, pay ital (must be same respayment carried	as F above)		\$ \$(	12,599 -0-	)		
H. Ov	ital (must be same	as F above)	Ided in this form	\$(	-0-	tration numbe	or):	
To H. Ov Subsidi	rerpayment carried larries (S) and pred	as F above) forward lecessors (P) inclu		\$(	-0-	fration numbe	or):	
Fo H. Ov Subsidi SIPC son by	repayment carried larges (S) and pred member submitting whom it is execute prenation contained	as F above)  forward  ledessors (P) inclu  this form and the	;	\$(	-0- nd 1934 Act regis			
Fo H. Ov Subsidi SIPC son by	repayment carried larges (S) and pred member submitting whom it is execute prenation contained	as F above)  forward  ledessors (P) inclu  this form and the	;	\$(	-0-			
H. Ov Subsidi SIPC son by Fait into	rerpayment carried iaries (S) and pred member submitting whom it is execute ormation contained ete.	as F above) forward ledessors (P) inclu this form and the d represent thereid herein is true, or	;	\$(	nd 1934 Act regis	cial Advis		
H. Ov Subsidi	repayment carried larges (S) and pred member submitting whom it is execute prenation contained	as F above) forward ledessors (P) inclu this form and the d represent thereid herein is true, or	t by prrect	\$(	ING Finance	cial Advis	ers LLC	
H. Ov Subsidi SIPC son by Fait into comple	rerpayment carried iaries (S) and pred iaries (S) and pred member submitting whom it is execute ormation contained ete.  23 day at Feb	as F above)  forward  lecessors (P) inclu  this form and the ed represent thereid therein is true, oc	by Orrect	\$(	ING Financ	cial Advis	ers LLC	
H. Ov Subsidi SIPC son by Salt into the plant into	rerpayment carried iaries (S) and pred member submitting whom it is execute ormation contained ete.	as F above)  forward  lecessors (P) inclu  this form and the ed represent thereid therein is true, oc	by Orrect	\$(	ING Financ	cial Advis	ers LLC	is for
Subsidi	member submitting whom it is execute ormation contained ete.  23 day or Feb.  and the assessment of not less than	as F above)  forward  lecessors (P) inclu  this form and the ed represent thereid therein is true, oc	by Orrect	\$(	ING Financ	cial Advis	ers LLC	is for
H. Ov Subsidi SIPC son by Fait into comple	member submitting whom it is execute ormation contained etc.  23 day of Febrand the assessment of not less than	as F above)  forward  lecessors (P) inclu  this form and the ed represent thereid therein is true, oc	by Orrect	\$(	ING Financ	cial Advis	ers LLC	nis for

SERVINGER DE SERVINE DE L'ARCHEUTE COSTE L'ATTRECE PRESENTATION COMMENCE PRESENTATION DE L'ARCHEUTE DE L'ARCHEUTE

## DETERMINATION OF STREET ASSESSMENT

Amounts for the fiscal period beginning April 1, 2009 and ending 12-31 2009 Eliminate cents

Item No.	\$ 206,049,608
Item No. 2a. Total revenue (FOCUS Line 12 Part IIA Line 9. Code 4030)	
2b. Additions:  (1) Total revenues from the securities business of subsidierres, except foreign subsidierres) and predecessors not included above.	
(2) Net loss from principal transactions in securities in trading accounts	and the second s
:3) Net loss from principal transactions in commodities in trading accounts.	وقال الدينية بالدينة والمسترك
(4) Interest and dividend expense deducted in determining item 2a.	and the second s
(5) Net loss from management of or participation in the underwriting or distribution of securities.	The second section of the sect
(6) Expenses other than advertising, printing, registration fees and legal fees deducted in determining net praffit from management of or part cipation in underwriting or distribution of securities.	
(7) Net loss from securities in investment accounts.	And the second of the second o
Total additions	
2c. Deductions:  (1) Revenues from the distribution of shares of a registered open end investment company or unit investment troot, from the sale of variable annuities, from the business of insurance, from investment advisory services rendered to registered investment companies or insurance company separate accounts, and from fransactions in security futures products.	198,877,219
(2) Revenues from commodity transactions.	
(3) Commissions, floor brokerage and clearance paid to other SIPC members in connection with securities transactions.	
(4) Reimbursements for postage in connection with proxy solicitation.	
35) Net gain from securities in investment accounts.	
6: 100% at commissions and markups garned from transactions in (i) certificates of deposit and (ii) Treasury bits, bankers acceptances or commercial paper that mature nine months or lass from issuance date.	
(7) Direct expenses of printing advertising and legal lides incurred in connection with other revenue related to the securities business trevenue defined by Section 16(9)(1) of the Acti.	
(8) Other revenue not related either directly or indirectly to the securities business. (See Instruction C):	
en e	
The Total interest and divident expense POCUS Line 23 PARTILA Line 18 Code 4075 plas in a 2014 libraries not not in excess et that referest and air dend income.	
40% of interest element on customers sequifies activities.  49% of FOCUS line 5, Code 3960	
Bangs ship growter of the colors of	198,877,219
teral percent	7,172,389
gent Andrews and residence	
	17,931 (17,031) (17,0

```
### ###
                                             ### #
  ####
              ##
                                                            ### ###
                                                                           ###
                                                                                   ####
                         ####
                                    # #
# #
###
###
                                                                  # # #
# # #
# # #
# # :
                                              # # ...
     ##
              #
                              #
                                         #
                                                    ##
                                                                            #
                                                                                        #
             # #
# #
# #
                      ####
                                                                                 ####
                                               ####
                                                          ##
     #
                                                                            #
                                                                         ...##
                                                     ###
###
     #
     #
              ###
                                                                          # #
            # #
                                                                           ##
     #
                                         ## # ###
           ### ###
                         ###
                                  ###
                                                            ###
                                                                    ###
                                                                           ##
                                                                                  ###
 ###
```

Job : 301

Date: 3/4/2010 Time: 12:31:14 PM