MAR 0035869	Processing Section ANI 0 2 2010	UNITED STATES RITIES AND EXCHANGE Washington, D.C. 20 NUAL AUDITED FORM X-17A PART III	COMMISSION 0549 REPORT	OMB N Expires Estima	DMB APPROVAL lumber: 3235-0 s: February 28, 2 ted average burden per response12 SEC FILE NUME 8- 66236
Vvasr	aington, DC 107	FACING PAGE			o- 00230
		f Brokers and Dealer			of the
Se	curities Excha	nge Act of 1934 and	Rule 17a-5 The	ereunder	
REPORT FOR THE PERIC	D BEGINNING	01/01/09	AND ENDIN	IG12/3	31/09
war dan an a		MM/DD/YY	ante de manifesta présidentes de la constance d	N	ſM/DD/YY
nege anna papanjanten japanjaka karangka ana karangka na ana karangka na ana karangka na karangka na karangka n	A. REG	SISTRANT IDENTIF	ICATION	MMM MATTER CARGONICATION AND AND CARGONICATION AND AND AND AND AND AND AND AND AND AN	aannummenen yn astron yn astron yn astron a daar ac yn arwyn arwyn arwyn arwyn arwyn arwyn arwyn arwyn arwyn a
NAME OF BROKER-DEA	LER: G&LI	PARTNERS, INC.		OF	FICIAL USE ONL
ADDRESS OF PRINCIPAL	PLACE OF BUSI	INESS: (Do not use P.O.	Box No.)	-	FIRM I.D. NO.
	40 WALI	L STREET, 34TH FLO	OOR	L	
		(No. and Street)			
NEW YOR	K	NEW YORI	K	10005	
(City)		(State)		(Zip Code)
NAME AND TELEPHONE	NUMBER OF PEI DANIEL	RSON TO CONTACT IN LEPORIN	REGARD TO TH	212-6	68-8700
ексения зного законскропальными мурование со составляется с составляется с составляется с составляется с состав	B ACCC	DUNTANT IDENTIF	TCATION	(Area Co	ode – Telephone Numb
NAMES AND STREETS OF THE S		ni ya kata na k		Sik (we will not see the second s	
INDEPENDENT PUBLIC A	CCOUNTANT wh	nose opinion is contained	in this Report*		
		FEKETE & BLOOM,	······································		
		Name – if individual, state last,	first, middle name)		
30 MONTGOMERY ST	FREET	JERSEY CITY	NEW JI	ERSEY	07302
(Address)		(City)	(St	ate)	(Zip Code)
CHECK ONE:					
Certified PublicPublic Account					
		d States or any of its pose	essions		
□ Accountant no	t resident in United	a braces of any of his poss	Q0010110.		

*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)

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.

mk

OATH OR AFFIRMATION

I, ______, swear (or affirm) that, to the best of my knowledge and belief the accompany financial statement and supporting schedules pertaining to the firm of

G & L PARTNERS, INC._____, as of

<u>DECEMBER 31</u>, 2009, 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:

NONE	
	Ader
	Signature
	PRESIDENT
JAY GETTENBERG	Title
Notary Public Notary Public, State of New York No. 01GE6180376 Qualified in New York County Commission Expires January 07, 2012	

This report** contains (check all applicable boxes):

- [X] (a) Facing page.
- [X] (b) Statement of Financial Condition.
- [X] (c) Statement of Income (Loss).
- [X] (d) Statement of Changes in Financial Condition.
- [X] (e) Statement of Changes in Stockholders' Equity or Partners' or Sole Proprietor's Capital.
- [] (f) Statement of Changes in Liabilities Subordinated to Claims of Creditors.
- [X] (g) Computation of Net Capital.
-] (h) Computation for Determination of Reserve Requirements Pursuant to Rule 15c3-3.
-] (I) Information Relating to the Possession or control Requirements Under Rule 15c3-3.
- [] (j) A Reconciliation, including appropriate explanation, of the Computation of Net Capital Under Rule 15c3-1 and the Computation for Determination of the Reserve Requirements Under Exhibit A of Rule 15c3-3.
- [] (k) A Reconciliation between the audited and unaudited Statements of Financial Condition with respect to methods of consolidation.
- [X] (l) An Oath or Affirmation.
- [X] (m) A copy of the SIPC Supplemental Report.
- [] (n) A report describing any material inadequacies found to exist or found to have existed since the date of the previous audit.

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

TABLE OF CONTENTS

EXHIBIT A – OATH OF AFFIRMATION

EXHIBIT B – ACCOUNTANT'S REPORT OF INTERNAL CONTROL

EXHIBIT C – ANNUAL REPORT

EXHIBIT D – SCHEDULE I

EXHIBIT E – SCHEDULE II

MANDEL, FEKETE & BLOOM CERTIFIED PUBLIC ACCOUNTANTS

MILTON E. MANDEL, (1932-1984) FRANK L. FEKETE BERNARD BLOOM, (1959-1989) MARK J. BANN DANIEL G. KAROSEN

INDEPENDENT AUDITOR'S REPORT

30 Montgomery Street - Suite 685 Jersey City, New Jersey 07302-3834 (201) 434-6875 Fax (201) 434-8759

G & L Partners, Inc. 40 Wall Street, 34th Floor New York, New York 10005

In planning and performing our audit of the financial statements of G & L Partners, Inc., as of and for the year ended December 31, 2009 in accordance with auditing standards generally accepted in the United States of America, we considered the Company's 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. This 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-2(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 in any of the following:

- 1. 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 G & L Partners, Inc. Page 2

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 control deficiency 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 misstatements on a timely basis. A significant deficiency is a control deficiency, or combination of control deficiencies, that adversely affects the entity's ability to initiate, authorize, record, process, or report financial data reliably in accordance with generally accepted accounting principles such that there is more than a remote likelihood that a misstatement of the entity's financial statements that is more than inconsequential will not be prevented or detected by the entity's internal control.

A *material weakness* is a significant deficiency, or combination of significant deficiencies, that results in more than a remote likelihood that a material misstatement of the financial statements will not be prevented or detected by the entity's internal control.

Our consideration of internal control was for the limited purpose described in the first and second paragraphs and would not necessarily identify all deficiencies in internal control that might be 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.

continued

G & L Partners, Inc. Page 3

This report is intended solely for the information and use of the Board of Directors, management, the SEC, 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.

Mendel, Feketer Blom

February 1, 2010

---000----

G & L PARTNERS, INC.

ANNUAL REPORT

DECEMBER 31, 2009

---000----

C O N T E N T S

ACCOUNTANT'S REPORT

STATEMENT OF FINANCIAL CONDITION

STATEMENT OF INCOME

STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY

STATEMENT OF CHANGES IN LIABILITIES SUBORDINATED TO THE CLAIMS OF GENERAL CREDITORS

STATEMENT OF CASH FLOWS

NOTES TO FINANCIAL STATEMENTS (3 Pages)

SUPPLEMENTAL SCHEDULE:

I. COMPUTATION OF NET CAPITAL UNDER RULE 15c3-1 OF THE SECURITY AND EXCHANGE COMMISSION (4 Pages) MANDEL, FEKETE & BLOOM CERTIFIED PUBLIC ACCOUNTANTS

MILTON E. MANDEL, (1932-1984) FRANK L. FEKETE BERNARD BLOOM, (1959-1989) MARK J. BANN DANIEL G. KAROSEN

۰.

۰.,

INDEPENDENT AUDITOR'S REPORT

30 MONTGOMERY STREET - SUITE 685 JERSEY CITY, NEW JERSEY 07302-3834 (201) 434-6875 FAX (201) 434-8759

G & L Partners, Inc. 40 Wall Street, 34th Floor New York, New York 10005

We have audited the accompanying statement of financial condition of G & L Partners, Inc., an S-Corporation, as of December 31, 2009, and the related statements of income, changes in stockholders' equity, and cash flows for the year then ended that you are filing pursuant to rule 17a-5 under the Securities Exchange Act of 1934. 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 of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as 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 G & L Partners, Inc. at December 31, 2009, and the results of their operations and their cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The information contained in Schedule I 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 the 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.

Marlel, Fekete - Bloom

February 1, 2010

STATEMENT OF FINANCIAL CONDITION

G & L Partners, Inc.

ASSETS

DECEMBER 31, 2009

	DECEMB	EIII 51, 2002
Current		
Cash Signature Bank – checking account	\$ 12,545	
– money market	71,081	
JP Morgan Chase Bank – checking account	15,628	\$ 99,254
Escrow account – clearing broker		109,887
Commissions receivable		188,817
Security deposits		8,641 3,100
Prepaid NYC corporate tax		3,100
Total Current Assets		409,699
Property and equipment, at cost	26,209	
Accumulated depreciation	20,009	6,200
Organization expense	6,080	
Accumulated amortization	6,080	0
TOTAL ASSETS		<u>\$415,899</u>
LIABILITIES AND STOCKHOLDERS' EQUITY		
<u>LIABILITIES</u>		
Accrued expenses		\$126,007
Due to stockholders		10,919
Payroll taxes payable		457
Total Current Liabilities		137,383
Line of credit payable		99,309
		226 622
TOTAL LIABILITIES		236,692
STOCKHOLDERS' EQUITY		
Common stock – no par balue		
Authorized – 200 shares		¢250.000
Issued – 20 shares		\$350,000 350,000
Additional paid-in capital		
Accumulated adjustments account		(520,793)
TOTAL STOCKHOLDERS' EQUITY		179,207

<u>\$415,899</u> MANDEL, FEKETE & BLOOM CERTIFIED PUBLIC ACCOUNTANTS

See notes to financial statements

STATEMENT OF INCOME

G & L Partners, Inc.

	FOR THE	YEAR 2009
REVENUE		
Commission income		\$2,081,274
EXPENSES	¢ 000 040	
Officer's salary	\$ 230,342	
Office salaries	950,274	
Payroll taxes	84,123	
Employee benefits	2,337	
Clearance charges	96,929	
Error account	6,447	
Commission expense	94,854	
NYSE dues and expenses	192,780	
Rent	38,477	
Office expense	32,734	
Quotation services	138,106	
Insurance	42,555	
Interest expense	17,505	
Travel and automobile expenses	17,298	
Meals and entertainment	76,649	
Professional fees	82,225	
Charitable contributions	6,805	
Telephone	58,908	
SIPC fees	2,570	
Dues and subscriptions	9,942	
Miscellaneous	11,596	
Depreciation and amortization	7,516	2,200,972
OPERATING (LOSS)		(119,698)
Other Income		
Interest income		9,622
(LOSS) BEFORE TAXES		(110,076)
Income and Franchise Taxes		
Federal	0	
New York State	1,200	
New York City	(<u> </u>	286
NET (LOSS)		<u>(\$ 110,362)</u>

STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY

G & L Partners, Inc.

	FOR THE YEAR 2009
CAPITAL STOCK	
Common Balance at beginning of year	\$350,000
Issuance of shares	0
Balance at end of year	_350,000
ADDITIONAL PAID-IN CAPITAL Balance at beginning of year	\$350,000
Paid-in capital	0
Balance at end of year	_350,000
ACCUMULATED ADJUSTMENT ACCOUNT	
Balance at beginning of year	(\$209,997)
Net (loss) (Distributions)	(110,362) (200,434)
Balance at end of year	(520,793)
TOTAL STOCKHOLDERS' EQUITY AT END OF YEAR	<u>\$179,207</u>

STATEMENT OF CHANGES IN LIABILITIES SUBORDINATED TO THE CLAIMS OF GENERAL CREDITORS

G & L Partners, Inc.

FOR THE YEAR 2009

Balance – beginning of period	\$600,000
(Decrease) in subordinated debt	(_600,000)
BALANCE – END OF YEAR	<u>s</u>

STATEMENT OF CASH FLOW

G & L Partners, Inc.

FOR THE YEAR 2009

362)
503 100) 516 300) <u>218</u>
\$ 6,575
<u>209)</u>
(2,209)
000) 302 434)
<u>(701,132)</u>
(696,766)
796,020
<u>\$ 99,254</u>
<u>3 77,434</u>
<u>9_77,434</u>
<u>\$ 4,773</u>

NOTES TO FINANCIAL STATEMENTS

G & L Partners, Inc.

1. ORGANIZATION AND NATURE OF BUSINESS

The Company is a broker-dealer registered with the Securities and Exchange Commission (SEC). The Company is a New York S-Corporation.

2. SIGNIFICANT ACCOUNTING POLICIES

Securities Transactions

Customers' securities and commodities transactions are reported on a settlement date basis with related commission income and expenses reported on a trade date basis. Amounts received and payable for securities and transactions that have not reached their contractual settlement date are recorded net on the statement of financial condition. Marketable securities are valued at market value.

Commissions

Commissions and related clearing expenses are recorded on a trade-date basis as securities transactions occur.

Income Taxes

The Company is an S-Corporation and is not subject to federal income taxes at the corporate level. The Company is also an S-Corporation for New York State tax purposes and accordingly these financial statements reflect income taxes at the reduced level. The amount of current and deferred state and city income taxes payable is recognized as of the date of the financial statements, utilizing currently enacted laws and rates. Deferred tax expenses are recognized in the financial statements for the changes in deferred tax liabilities between years.

NOTES TO FINANCIAL STATEMENTS

G & L Partners, Inc.

Use of Estimates

Management uses estimates and assumptions in preparing financial statements. Those estimates and assumptions affect the reported amounts of assets and liabilities, and the reported amounts of revenues and expenses.

Depreciation

Depreciation of property and equipment is provided over the estimated useful life on a straight-line basis.

Statement of Cash Flows

For the purposes of the Statement of Cash Flows, the Company has defined cash equivalents as highly liquid investments, with original maturities of less than ninety (90) days, which are not held for sale in the ordinary course of business.

3. CONCENTRATIONS OF CASH

The Company at times during operations has cash deposits that exceed \$250,000 in one account in individual banks. The Federal Deposit Insurance Corporation (FDIC) raised its limit to \$250,000 on October 10, 2008. At December 31, 2009, the Company's uninsured cash balance totaled \$0.

4. CREDIT LINE PAYABLE

The Company has a \$100,000 line of credit from Chase Bank. The principal balance due as of December 31, 2009 is \$99,309. Interest rate as of December 31, 2009 was 4.25%.

NOTES TO FINANCIAL STATEMENTS

G & L Partners, Inc.

5. LIABILITIES SUBORDINATED TO THE CLAIMS OF GENERAL CREDITORS

Subordinated liabilities in the amount of \$600,000 consisted of a note covered by a subordinated loan agreement. The note was paid in full on April 30, 2009 and the cancellation of the note was approved by FINRA.

6. NET CAPITAL REQUIREMENTS

The Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule (SEC rule 15c3-1), which requires the maintenance of minimum net capital and required 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 net capital of \$131,381, which was \$115,602 in excess of its required net capital of \$15,779.

7. INCOME TAXES

The current and deferred portions of the income tax expense (benefit) included in the statement of operations as determined in accordance with FASB Statement No. 109, *Accounting for Income Taxes*, are as follows:

	Current	Deferred	<u>Total</u>
December 31, 2009			
Federal	\$ 0	\$ 0	\$ O
New York State	1,200	0	1,200
New York City	<u>(914)</u>	0	<u>(914)</u>
	<u>\$_286</u>	<u>\$0</u>	<u>\$ 286</u>

SCHEDULE I

COMPUTATION OF NET CAPITAL UNDER RULE 15c3-1 OF THE SECURITIES AND EXCHANGE COMMISSION

	As of Dece	<u>mber 31, 2009</u>
Total ownership equity from Statement of Financial Condition Deduct ownership equity not allowable for Net Capital		\$179,207
Total ownership equity qualified for Net Capital		179,207
Add: Liabilities subordinated to claims of general creditors allowable In computation of net capital Other (deductions) or allowable credits		0 0
Total capital and allowable subordinated liabilities		179,207
Deductions and/or charges: Total non-allowable assets from Statement of Financial Condition (See List A) Secured demand note deficiency Commodity futures contracts and spot commodities- proprietary capital charges Other deductions and/or charges	\$ 47,826 0 0 0	(47,826)
Other additions and/or allowable credits Total non-allowable accrued liabilities from Statement of Financial Condition (See List B)		0
Net Capital before haircuts on securities positions		131,381
Haircuts on securities (computed, where applicable, pursuant to 13c301(f): Contractual securities commitments Subordinated securities borrowings Trading and investment securities: Exempted securities Debt securities Options Other securities Undue concentration Other	0 0 0 0 0 0 0 0	0
NET CAPITAL		<u>\$131,381</u>

SCHEDULE I

COMPUTATION OF NET CAPITAL UNDER RULE 15c3-1 OF THE SECURITIES AND EXCHANGE COMMISSION

As of December 31, 2009

COMPUTATION OF BASIC NET CAPITAL REQUIREMENT

Minimum net capital required	\$ 15,779
Minimum dollar net capital requirement of reporting broker	
or dealer and minimum net capital requirement of	
subsidiaries computed in accordance with Note (A)	\$ 5,000
Net capital requirement	\$ 15,779
Excess net capital	\$115,602
Excess net capital at 1000%	\$107,712
•	

COMPUTATION OF AGGREGATE INDEBTEDNESS

Total A.I. liabilities from Statement of Financial Condition Add:			\$236,692
Drafts for immediate credit	\$	0	
Market value of securities borrowed for which no			
equivalent value is paid or credited	\$	0	
Other unrecorded indebtedness	<u>\$</u>	0	0
Total aggregate indebtedness			\$236,692
Percentage of aggregate indebtedness to net capital			180%
Percentage of debt to debt-equity total computed in accordance with Rule 15c3-1(d)			0

COMPUTATION OF NET CAPITAL UNDER RULE 15c3-1 OF THE SECURITIES AND EXCHANGE COMMISSION

RECONCILIATION WITH COMPANY'S COMPUTATION (INCLUDED IN PART II OF FORM X-17A AS OF **DECEMBER 31, 2009)**

DECEMBER 31, 2009

Net capital, as reported in company's Part II (unaudited) focus report Audit adjustments to net capital – unrecorded liability	\$164,374 (<u>32,993)</u>
NET CAPITAL per above	<u>\$131,381</u>

NET CAPITAL per above

DECEMBER 31, 2009

LIST A

Commission receivable	\$ 29,885
Security deposits	8,641
Prepaid NYC Corporate tax	3,100
Property and equipment	6,200

<u>\$ 47,826</u>

NOTES RE: OTHER SCHEDULES

The Company claims an exemption from the Securities and Exchange Commission Rule 15c3-3 based on the following:

All customer transactions cleared through another broker-dealer/clearing organization on a fully disclosed basis. The Company does not carry securities accounts for customers nor does it perform custodial functions relating to customer securities.

Accordingly, the following schedules are <u>not</u> presented as part of these financial statements:

- Computation for determination of reserve requirements
- Information relating to possession or control requirements

MANDEL, FEKETE & BLOOM CERTIFIED PUBLIC ACCOUNTANTS

MILTON E. MANDEL, (1932-1984) FRANK L. FEKETE BERNARD BLOOM, (1959-1989) MARK J. BANN DANIEL G. KAROSEN 30 Montgomery Street - Suite 685 Jersey City, New Jersey 07302-3834 (201) 434-6875 Fax (201) 434-8759

SCHEDULE II

INDEPENDENT ACCOUNTANT'S REPORT ON APPLYING AGREED-UPON PROCEDURES

To the Board of Directors of G & L Partners, Inc. 40 Wall Street, 34th Floor New York, New York 10005

In accordance with Rule 17a-5(e)(4) under the Securities Act of 1934, we have performed the procedures enumerated below with respect to the accompanying Schedule of Assessment and Payments [Transitional Assessment Reconciliation (form SIPC-7T)] to the Securities Investor Protection Corporation (SIPC) for the year ended December 31, 2009, which were agreed to by G & L Partners, Inc. and the Securities and Exchange Commission, Financial Industry Regulatory Authority, Inc., and SIPC, solely to assist you and other specified parties in evaluating G & L Partners, Inc.'s compliance with the applicable instructions of the Transitional Assessment Reconciliation (Form SIPC-7T). G & L Partners, Inc.'s management is responsible for G & L Partners, Inc.'s compliance with those requirements. This agreed-upon procedures engagement was conducted in accordance with attestation standards established by the American Society 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:

- 1. Compared the listed assessment payments in Form SIPC-7T with respective cash disbursement records entries including the general ledger and bank statement noting no differences;
- 2. Compared the amounts reported on the audited Form X-17A-5 for the year ended December 31, 2009, as applicable, with the amounts reported in Form SIPC-7T for the year ended December 31, 2009 noting no differences:
- 3. Compared any adjustments report in Form SIPC-7T with supporting schedules, working papers, SIPC-7 template and calculation of total assessment noting no differences;

To the Board of Directors of G & L Partners, Inc. Page 2

4. Proved the arithmetical accuracy of the calculations reflected in Form SIPC-7 and in the related schedules, working papers, SIPC-7 template and calculation of total assessment supporting the adjustments noting no differences; and

We were not engaged to, and did not conduct an examination, the objective of which would be the expression of an opinion on compliance. 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.

Mardel, Feketer Bloom

February 1, 2010

·.										
	9-REV 12	~ ~	SECURITIES INV 805 15th St. N.W Fransitio (Read carefully the instruc	. Suite 800 202-3 nal Asses), Washington, 371-8300 S <mark>sment Reco</mark> n	D.C. 20005-221 ciliation	5		SIPC (29-REV	71 12/09)
		T	O BE FILED BY ALL	SIPC MEM	BERS WITH FI	SCAL YEAR EN	DINGS	i		
1. N pur	Name of poses of	Member, address the audit require	, Designated Examining ment of SEC Rule 17a-5	Authority,	1934 Act registra	tion no. and mont	h in wh	iich liscal y	ear ends f	or
	G 20	86236 FINRA D &L PARTNERS INC) WEST ST APT 5F EW YORK NY 10004	RS INC 5°5 APT 5F			ail any corrections to on the form filed. person to contact				
2	A. Gene	ral Assessment (i	tem 2e from page 2 (no	t lace than (\$150 minimum)]		ç	23	FL-	
			h SIPC-6 filed including §			xclude interest)	• (·2	85)
(C. Less	prior overpaymen	it applied				()
۵). Asse	ssment balance d	ue or (overpayment)							
E	E. Intere	est computed on I	ate payment (see instru	ction E) for	days at 20)% per annum				
F	. Total	assessment bala	nce and interest due (or	overpayme	ent carried forwar	d)	\$	24	170	····
C	Chec	WITH THIS FORM k enclosed, payat (must be same a:	ble to SIPC		s <u> </u>	71				
ł	I. Overp	ayment carried fo	orward		\$()			
The pers that	SIPC me	ember submitting nom it is executed mation contained	cessors (P) included in this form and the d represent thereby herein is true, correct	this form (g 		ime of Corporation. Parlne	arship or ol	her organization)		
Date	ad the	day of	. 20							
This for a	s form as a period	nd the assessme of not less than	nt payment is due 60 c 6 years, the latest 2 y	lays after t rears in an	he end of the file easily accessib	le place.	the W	orking Cop	y of this f	iorm
ů.	Dates:		Received		n The analysis and The Statistical Profile of States and The States an	n 177 a a 188 a for a rober o blas e forme for a da arga és. T	e - essi sui	n an dhainn an air an Annaichean Annaichean Annaichean Annaichean Annaichean Annaichean Annaichean Annaichean A		1994) - Talan Baran
REVIEWER		Poslmarked	Received	Reviewed						
		ions		Document	lation			Forward	Сору	
	Exception									
C83	Disposil	ion of exceptions	:							

DETERMINATION OF "SIPC NET OPERATING REVENUES" AND GENERAL ASSESSMENT

		Amounts for the fiscal period beginning April 1, 2009 and ending 2005 Eliminate cents
liem No. 2a. Total revenue (FOCUS Line 12/Part IIA Line 9. Code 4030)		s <u> </u>
2b. Additions: (1) Total revenues from the securities business of subsidiari predecessors not included above.	ies (except foreign subsidiaries) and	· · · · · · · · · · · · · · · · · · ·
(2) Net loss from principal transactions in securities in tradi	ng accounts.	
(3) Net loss from principal transactions in commodities in tra	ading accounts.	
(4) Interest and dividend expense deducted in determining it	em 2a.	-ana -ah 16 an a abangan akan karan da akti an ingga akan karan da ang ang
(5) Net loss from management of or participation in the unde	erwriting or distribution of securities.	<u></u>
(6) Expenses other than advertising, printing, registration fe prolit from management of or participation in underwritin	es and legal lees deducted in determining net g or distribution of securities.	
(7) Net loss from securities in investment accounts.		
Total additions		
 2c. Deductions: (1) Revenues from the distribution of shares of a registered investment trust, from the sale of variable annuities, from advisory services rendered to registered investment com accounts, and from transactions in security futures produces (2) Devenue from comparity transactions 	n the business of insurance, from investment panies or insurance company separate	
(2) Revenues from commodity Iransactions.		
(3) Commissions, floor brokerage and clearance paid to othe securities transactions.	r SIPC members in connection with	114,961
(4) Reimbursements for postage in connection with proxy sol	licitation.	······································
(5) Net gain from securities in investment accounts.		
(6) 100% of commissions and markups earned from fransacti (ii) Treasury bills, bankers acceptances or commercial pi from issuance date.		
(7) Direct expenses of printing advertising and legal fees inc related to the securities business (revenue defined by Securities and the securities business)		
(8) Other revenue not related either directly or indirectly to t (See Instruction C):	he securilies business.	
(9) (i) Total interest and dividend expense (FOCUS Line 22/ Code 4075 plus line 2b(4) above) but not in excess of total interest and dividend income.	PART IIA Line 13. \$ 2599	
tii) 40% of interest earned on customers securities accounties (40% of FOCUS line 5, Code 3960).	unis \$	
Enler the greater of line (i) or (ii)		22771
Total deductions		117561.
2d. SIPC Net Operating Revenues		1342491
2e. General Assessment @ .0025		s <u>335/</u>
	2	(to page 1 but not less than \$150 minimum)

Amount of Payment Overdue		이 아니는 아이는 아이가 있다. 이 이 이 가지 않는 것이 아이가 있다.
DaysLate		
Minimum Assesment Payment	150	
Caluctation of Total Assesment and Interest Due		KANA A
General Assesment Payment for the Second Half of the Fiscal Year	3,356	
Less payment made with SIPC-6 filed including \$150 paid with 2009 SIPC-4	1,285	
	2,071	
Assesment Balance Due	2,011	
Interest computed on late payment (20% per annum for each day after 15th day past due		
Calculation of General Assesment Payment (Row 7)	Э.	STREET, STREET, STREET, STREET, STREET, STREET, STREET,
Total Interest and Dividend Expense (Line 2b(4) plus FOCUS Item 4075)	2,599	
Total Interest and Dividend Income (FOCUS Item 3995)	7,664	
Interest Earned on Customers Securities Accounts		
Revenue from FOCUS Report	X	1,460,05
Additions:		
Additional Revenues from Non-foreign Subsidiaries and Predecessors	x	
Net Loss- Principal Transactions of Securities in Trading Accounts	X	
Net Loss- Principal Transactions of Commodities in Trading Accounts	x	
Interest & Dividend Expense Deducted from FOCUS Revenue	x	
	<u>x</u>	
Underwriting & Distribution Charges Expenses other than: Advertising, Printing, Registration Fees and Legal Fees Deducted in	- x	
Determinging Net Profit from management of or participation in underwriting or distribution of securities		
Loss on Securities- Investment Accounts	X	
Total Additions		-
De deselleme		
Deductions: Revenues from distribution of shares of registered open end investment company or unit	x	· · - · ·
investment trust, sale of variable annuities, business of insurance, IA services rendered to	^	
registered investment companies or insurance company separate accounts, and from		
transactions in security futures products		
Revenues from Commodity Transactions	Х	
Commissions, floor brokerage and clearance paid to other SIPC members in connection	X	114,9
with securities transactions		
Postage Reimbursements in Coonection with Proxy Solicitation	<u> </u>	
Net Gain on Securities- Investment Accounts	X	<u> </u>
100% of Commissions and Markups Earned from Transactions in (i) CDs and (ii) T-Bills, Bankers Acceptances of Commercial Paper with Maturity of 9 Months or Less from	x	
Issuance Date		
Direct Expenses of Printing, Advertising and Legal Fees Incurred in Connection with Other		
Revenue Related to the Securities Business		
	X	
Other Revenue Not Related Either Dirctly or Indirectly to the Securities Business	2,599	X
Other Revenue Not Related Either Dirctly or Indirectly to the Securities Business Total Interest and Dividend Expense (Capped at Total Interest and Dividend Income)	1 200	
	-	X

(2d) SIPC Net Operating Revenues 1,342,491

(2e) General Assessment @ 0025 (At Least 150) 3,356