	ON OTTOINE USE ONET	915	
Accountant not resident in United	OR OFFICIAL USE ONLY	Washington 412	DC
	d States or any of its possessions	FEB 2920	10
<ul> <li>Certified Public Accountant</li> <li>Public Accountant</li> </ul>			10
CHECK ONE:		Mail Process Section	sing
	(2017)	SEC	
300 EAST LONG LAKE ROAD, SUITE 13 (Address)	35 BLOOMFIELD HILLS (City)	MI (State)	48304 (Zip Code)
(1	Name – if individual, state last, first, midd	le name)	
NDEPENDENT PUBLIC ACCOUNTANT wh BERGER, GHERSI & LADUKE PLC	ose opinion is contained in this Re	eport*	
	OUNTANT IDENTIFICATIO		
			a Code - Telephone Number)
VAME AND TELEPHONE NUMBER OF PER MICHAEL MCEVILLY	SON TO CONTACT IN REGARI		248-489-0101
(City)	(State)	(Zip C	ode)
FARMINGTON HILLS	MI		48331
37000 TWELVE MILE ROAD, SUITE 101	(No. and Street)		
		L	, , , , , , , , , , , , , , , , , , , ,
ADDRESS OF PRINCIPAL PLACE OF BUSI			FIRM I.D. NO.
NAME OF BROKER-DEALER: GLP INVE	STMENT SERVICES, LLC	ſ	OFFICIAL USE ONLY
A. REG	ISTRANT IDENTIFICATIO	DN	
	MM/DD/YY		MM/DD/YY
Securities Exchan	ge Act of 1934 and Rule 17 01/01/15 AND	a-5 Thereunder D ENDING	12/31/15
	FACING PAGE Brokers and Dealers Pursu		7 of the
			8-41868
	PART III		SEC FILE NUMBER
ANN	IUAL AUDITED REPC FORM X-17A-5	)RT	s per response12.00
16013715	Washington, D.C. 20549	the second se	nated average burden
	UNITED STATES ITIES AND EXCHANGE COMMIS	SION OME	OMB APPROVAL Number: 3235-0123
	IDUMPDO OT LODO		

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.

SEC 1410 (06-02)

Mad

۲

0

0

ø

0

6

.

6

6

Ó

#### OATH OR AFFIRMATION

r	I,, MICHAEL MCEVILLY, swear (or affirm) that, to the b my knowledge and belief the accompanying financial statement and supporting schedules pertaining to the firm of	551
•	GLP INVESTMENT SERVICES, LLC	_
. –	of DECEMBER 31 , 20 15 , are true and correct. I further swear (or affirm	1) f
	neither the company nor any partner, proprietor, principal officer or director has any proprietary interest in any accurate	
C	classified solely as that of a customer, except as follows:	
•		
	Signature	
•	$\sqrt{22}$	
~	Title	
•	A A C A A A A A A A A A A A A A A A A A	
	My Commission Expires Oct. 24, 2017 Votary Public Acting in the County of Child	
т		
-	This report <b>**</b> contains (check all applicable boxes): (a) Facing Page.	
	(b) Statement of Financial Condition.	
-	<ul> <li>(c) Statement of Income (Loss).</li> <li>(d) Statement of Changes in Financial Condition.</li> </ul>	
1	(e) Statement of Changes in Stockholders' Equity or Partners' or Sole Proprietors' Capital.	
_	<ul> <li>(f) Statement of Changes in Liabilities Subordinated to Claims of Creditors.</li> <li>(g) Computation of Net Capital.</li> </ul>	
	(h) Computation for Determination of Reserve Requirements Pursuant to Rule 15c3-3.	
[ 8	<ul> <li>(i) Information Relating to the Possession or Control Requirements Under Rule 15c3-3.</li> <li>(j) A Reconciliation, including appropriate explanation of the Computation of Net Capital Under Rule 15c3-1 and</li> </ul>	t}
8	Computation for Determination of the Reserve Requirements Under Exhibit A of Rule 15c3-3.	
Ľ	(k) A Reconciliation between the audited and unaudited Statements of Financial Condition with respect to meth	od
Ĩ	consolidation. (1) An Oath or Affirmation.	
ł	(m) A copy of the SIPC Supplemental Report.	
L	(n) A report describing any material inadequacies found to exist or found to have existed since the date of the previo	us
*	*For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).	

 $\bigcirc$ 

О

## FINANCIAL STATEMENTS December 31, 2015

SEC Mail Processing Section

FEB 292016

Washington DC 313

# BERGER, GHERSI & LADUKE

(3)

٩

0

•

٢

· 🗘

٢

٢

FINANCIAL STATEMENTS December 31, 2015

#### TABLE OF CONTENTS December 31, 2015

	Page
Report of Independent Registered Public Accounting Firm	2
Statement of Financial Condition	3
Statement of Income	4
Statement of Members' Capital	5
Statement of Cash Flows	6
Notes to the Financial Statements	7 - 8
Supplementary Information:	
Computation of Net Capital Under Rule 15c3-1 of the Securities and Exchange Commission-Schedule 1	9
Computation for Determination of Reserve Requirements Under Rule 15c3-3 of the Securities and Exchange Commission	10
Supplemental Independent Accountants' Agreed-Upon Procedures Report on Schedule of Assessment and Payments (Form SIPC-7)	11 - 12
Form SIPC-7 General Assessment Reconciliation Form	13 - 14
Supplemental Review Exemption Report Pursuant to SEC Rule 17a-5	15
Broker-Dealer Exemption Report	16

C

0

0

О

О

С

О

0

Ö

0

О

# Berger, Ghersi & LaDuke PLC

CERTIFIED PUBLIC ACCOUNTANTS

300 East Long Lake Road, Suite 135 Bloomfield Hills, Michigan 48304-2374 (248) 333-3680 Fax (248) 333-0226 Website: bglcpas.com

С

Э

 $\odot$ 

 $\odot$ 

О

Э

Э

()

 $\odot$ 

Э

42850 Garfield, Suite 104 Clinton Township, Michigan 48038-5026 (586) 286-9222

#### REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Members GLP Investment Services, LLC 37000 Twelve Mile Road, Suite 101 Farmington Hills, Michigan 48331

We have audited the accompanying statement of financial condition of

#### GLP Investment Services, LLC

(a Michigan limited liability company)

as of December 31, 2015, and the related statements of income, members' capital and cash flows for the year then ended. These financial statements are the responsibility of GLP Investment Services, LLC's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (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. 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 policies 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 GLP Investment Services, LLC as of December 31, 2015, and the results of its operations and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

The supplemental information on pages 9 and 10 has been subjected to audit procedures performed in conjunction with the audit of GLP Investment Services, LLC's financial statements. The supplemental information on pages 9 and 10 is the responsibility of GLP Investment Services, LLC's management. Our audit procedures included determining whether the supplemental information reconciles to the financial statements or the underlying accounting and other records, as applicable, and performing procedures to test the completeness and accuracy of the information presented in the supplemental information. In forming our opinion on the supplemental information, we evaluated whether the supplemental information, including its form and content, is presently in conformity with 17 C.F.R. §240.17a-5. In our opinion, the supplemental information on pages 9 and 10 is fairly stated, in all material respects, in relation to the financial statements as a whole.

,04

BERGER, GHERSI & ADUKE, PLC Certified Public Accountants

Bloomfield Hills, Michigan February 25, 2015

# STATEMENT OF FINANCIAL CONDITION

December 31, 2015

#### ASSETS

Cash	\$	153,026
Receivables from broker-dealers and clearing organization		58,488
Advance - member		10,000
Advance - employee		1,500
Prepaid license		18,979
NASD membership, net of amortization of \$1,870		45,380
Office equipment, at cost, less accumulated depreciation		
of \$16,055	, <del></del>	357
Total assets	\$	287,730
LIABILITIES AND MEMBERS' CAPITAL		
Liabilities:		
Payables to commissioned agents	\$	39,187
Accounts payable, accrued expenses and other liabilities		13,373
Total liabilities		52,560
Members' capital	<u> </u>	235,170
Total liabilities and members' capital		

The accompanying notes are an integral part of these financial statements.

Э

Э

3

٢

Э

Э

Э

Э

٢

Э

Э

٢

3

٢

٩

9

Э

٩

0

3

3

# STATEMENT OF INCOME

For the	year ended	December	31, 2015

	<b></b>	Amount	Percent
Revenues:			
Commissions	\$	3,737,440	99.1 %
Other income		32,125	0.9
Interest income	<u></u>	3	-
Total revenues		3,769,568	100.0
Expenses:			
Commissions paid to agents		2,832,397	75.1
Employee compensation and benefits		530,284	14.1
Commissions refunded		1,393	-
Rent		10,934	0.3
Professional fees		91,832	2.4
Insurance		8,051	0.2
Licenses		33,132	0.9
Depreciation		458	• =
Printing and reproduction		20,266	0.5
Other expenses		120,193	3.2
Total expenses		3,648,940	96.7
Net income	\$	120,628	<u> </u>

The accompanying notes are an integral part of these financial statements.

STATEMENT OF MEMBERS' CAPITAL For the year ended December 31, 2015

Balance, January 1, 2015		\$ 314,542
Net income		120,628
Member distributions		(200,000)
Balance, December 31, 2015		\$ 235,170

The accompanying notes are an integral part of these financial statements.

С

 $\odot$ 

0

С

С

Ο

С

О

О

О

0

#### STATEMENT OF CASH FLOWS For the year ended December 31, 2015

Cash flows from operating activities: Net income	\$	120,628
Adjustments to reconcile net income to net cash		
provided by operating activities:		
Depreciation		458
(Increase) decrease in:		
Receivables from broker-dealers and clearing organization		58,955
Employee advance		(10,500
Prepaid licenses		593
Prepaid expenses	· .	24,750
Increase (decrease) in:		
Payables to commissioned agents		(40,668
Accounts payable, accrued expense and other liabilities		10,089
Net cash provided by operating activities		164,305
Cash flows from financing activities:	· · ·	
Distributions to members		(200,000
Net decrease in cash		(35,695
Cash, beginning of year		188,721
Cash, end of year	\$	153,026

The accompanying notes are an integral part of these financial statements.

#### NOTES TO THE FINANCIAL STATEMENTS December 31, 2015

#### NOTE A - Nature of Business and Summary of Significant Accounting Policies

С

С

 $\bigcirc$ 

 $^{\circ}$ 

С

О

С

О

О

О

Ο

<u>Nature of business</u> - GLP Investment Services, LLC (the "Company") is a Michigan limited liability company that is registered with the Securities and Exchange Commission, for the purpose of conducting business as a broker-dealer in securities.

The Company operates under the provisions of Paragraph (k)(1) of Rule 15c3-3 of the Securities and Exchange Commission and, accordingly, is exempt from the remaining provisions of that Rule.

<u>Revenue recognition</u> - The Company recognizes commissions revenue on a trade-date basis as securities transactions occur. Commission expense payable to independent agents is accrued at the time the corresponding revenue is accrued.

<u>Income taxes</u> – As a limited liability Company, any income or loss realized is taxed to the individual members. Accordingly, no provisions for federal income taxes appear in the financial statements. The federal and state income tax returns are subject to examinations by the taxing authorities, generally for a period of three years after the returns are filed. Therefore, federal tax returns after 2011 and state returns after 2010 are still subject to review by tax authorities.

<u>Cash and cash equivalents</u> - For financial statement purposes, the Company considers all liquid debt instruments purchased with a maturity of three months or less to be cash equivalents. The beginning cash balance on the Statement of Cash Flows is consistent with this treatment.

<u>Use of estimates</u> - The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Such estimates primarily relate to the collectability of accounts receivable and estimates of future cash flows used to evaluate whether conditions are present that would require asset impairment charges to be recognized. Actual results could differ from those estimates.

<u>NASD</u> membership - The NASD membership is recorded at cost or, if any other than temporary impairment in value has occurred, at a value that reflects management's estimate of the impairment. Management believes that such impairment has not occurred in 2015. The NASD membership was being amortized over a period of forty years prior to adoption of FASB ASC Topic 350 on goodwill and other intangibles (see Note B).

<u>Fixed assets</u> - Fixed assets are recorded at cost and depreciated using accelerated methods over their estimated useful lives ranging from five to seven years. Depreciation expense totaled \$458 for the year ended December 31, 2015.

<u>Concentration of credit risk</u> – Financial instruments that potentially subject the Company to concentrations of credit risk consist principally of receivables from broker-dealers and clearing organizations. The Company may be subject to credit risk to its cash, which is placed with a credit-quality financial institution. The Federal Deposit Insurance Corporation ("FDIC") covers up to \$250,000 for substantially all depository accounts. From time to time, the Company may have amounts on deposit in excess of FDIC limits. Management believes the Company is not exposed to any significant credit risk on cash.

<u>Accounts receivable</u> – Accounts receivable represents amounts due from broker-dealers and are stated at the amount management expects to collect from the outstanding balances. The Company does not require collateral or any other security to support the amounts due. Management believes that all accounts receivable as of December 31, 2015 are fully collectible. Accordingly, no reserve for bad debt exists as of December 31, 2015.

#### NOTES TO THE FINANCIAL STATEMENTS (continued) December 31, 2015

#### NOTE B - Adoption of FASB ASC Topic 350

Э

Э

O

 $\odot$ 

 $\odot$ 

О

 $\odot$ 

 $\odot$ 

С

 $\odot$ 

С

In 2002, the Company adopted FASB ASC Topic 350 on goodwill and other intangibles. This established new accounting and reporting standards for goodwill and other intangible assets whereas intangible assets with indefinite lives are no longer amortized, but rather tested annually for impairment. The Company's NASD membership is deemed to have an indefinite useful life, therefore, the Company ceased amortization effective January 1, 2002. The Company determined that the carrying amount of its NASD membership did not exceed its fair market value and that no impairment loss had been realized during the year ended December 31, 2015.

#### NOTE C - Net Capital Requirements

The Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule (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. The Rule also provides that equity capital may not be withdrawn or cash dividends paid if resulting net capital ratio would exceed 10 to 1. At December 31, 2015, the Company had net capital of approximately \$125,256, which was \$120,256 in excess of its required net capital of \$5,000.

There is no material difference between the computation of net capital as presented on Schedule I which follows the notes to the financial statements and the Company's Filing included in the FOCUS Report – Part IIA as of December 31, 2015.

#### NOTE D - Related Party Transactions

Companies related through common ownership and management share office space and support. Pursuant to an agreement with related companies, **GLP Investment Services**, **LLC** pays for support services and for its allocated use of its office space and office equipment. Rent expense paid or accrued to the related entity for the year ended December 31, 2015 was \$10,934. Support service fees paid during the December 31, 2015 year ended were \$34,620. The amount due the related party at December 31, 2015 was \$1,682.

#### NOTE E - Subsequent Events

The Company has evaluated subsequent events through February 25, 2016, the date on which the financial statements were available to be issued, for possible recognition or disclosure in the financial statements.

#### NOTE F - Simple IRA Plan

The Company established during the year ended December 31, 2015, a Simple IRA plan. Employees are allowed elective deferrals limited to \$12,500 (additional \$3,000 if age 50 or older as of the end of the year). The employer is required to match elective deferrals dollar for dollar up to 1% of wages in any two of five years (3% in the other years). The Company matching contribution for the year ending December 31, 2015 is approximately \$4,291.

Page 8

#### COMPUTATION OF NET CAPITAL UNDER RULE 15c3-1 OF THE SECURITIES AND EXCHANGE COMMISSION December 31, 2015

#### SCHEDULE 1

Ag	gregate indebtedness	`			\$	52,560
Ne	t worth		-		\$	235,170
De	ductions: 12b-1 fees receivable NASD membership Office equipment Employee advance	\$		33,698 45,380 357 11,500	• • •	
	Prepaid license Total deductions			18,979		109,914
	Net capital					125,256
Mir	nimum required net capital					5,000
	Capital in excess of minimum requirement				\$	120,256
Ra	tio of aggregate indebtedness to Net Capital					0.42 to 1

Reconciliation with Company's Computation (included in Part IIA of Form X-17A-5 as of December 31, 2015).

Net capital, as reported in Company's Part II Amended (unaudited) FOCUS report	\$ 125,256
Net capital, as reported on Schedule 1	\$ 125,256

0

О

Ο

Ο

С

О

С

С

С

О

C

ł

#### COMPUTATION FOR DETERMINATION OF RESERVE REQUIREMENTS UNDER RULE 15c3-3 OF THE SECURITIES AND EXCHANGE COMMISSION

#### December 31, 2015

GLP Investment Services, LLC is exempt from the Computation for Determination of Reserve Requirements under Rule 15c3-3 of the Securities and Exchange Commission because of exemption provided under Rule 15c3-3(k)(i), as a broker-dealer, "doing limited business (mutual funds and/or variable annuities only)."

Ο

0

0

O.

0

Ο

О

0

0

C

С

# Berger, Ghersi & LaDuke PLC

#### CERTIFIED PUBLIC ACCOUNTANTS

300 East Long Lake Road, Suite 135 Bloomfield Hills, Michigan 48304-2374 (248) 333-3680 Fax (248) 333-0226 Website: bglcpas.com

О

О

Ο

 $\bigcirc$ 

 $\bigcirc$ 

О

 $^{\circ}$ 

 $\bigcirc$ 

 $\mathbf{O}$ 

42850 Garfield, Suite 104 Clinton Township, Michigan 48038-5026 (586) 286-9222

#### INDEPENDENT ACCOUNTANT'S AGREED-UPON PROCEDURES REPORT ON SCHEDULE OF ASSESSMENT AND PAYMENTS (FORM SIPC-7)

To the Members GLP Investment Services, LLC 37000 Twelve Mile Road, Suite 101 Farmington Hills, Michigan 48331

In accordance with Rule 17a-5(e)(4) under the Securities Exchange Act of 1934, we have performed the procedures enumerated below with respect to the accompanying Schedule of Assessment and Payments (Form SIPC-7) to the Securities Investor Protection Corporation (SIPC) for the year ended December 31, 2015, which were agreed to by GLP Investments Services, LLC and the Securities and Exchange Commission, Financial Industry Regulatory Authority, Inc., SIPC and other designated examining authority, solely to assist you and the other specified parties in evaluating GLP Investments Services, LLC's compliance with the applicable instructions of Form SIPC-7. GLP Investment Services, LLC's management is responsible for GLP Investment Services, 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:

- 1. Compared the listed assessment payment required per Form SIPC-7 with respective cash disbursements records entries, noting no differences.
- 2. Compared the amounts reported on the audited Form X-17A-5 for the year ended December 31, 2015, as applicable, with the amounts in Form SIPC-7 for the year ended December 31, 2015, noting no differences.

3. Compared the adjustments reported in Form SIPC-7 with supporting schedules, workpapers and general ledger noting differences relating only to reclassifications of expense amounts (from audit adjustments) in revenue to the balance sheet (during the fourth quarter) to avoid presentation of negative expenses.

- 4. Proved the arithmetical accuracy of the calculations reflected in Form SIPC-7 and in the related schedules and workpapers supporting the adjustments, noting no differences; and
- 5. Compared the amount of any overpayment applied to the current assessment with the Form SIPC-7 on which it was originally computed, noting no differences.

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.

Э

С

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.

Burger G

BERGER, GHERSI & LADUSE, PLC Certified Public Accountants

Bloomfield Hills, Michigan February 25, 2016

3

C

٢

	<b>УС-7</b>		O. Box 92185 Wash	ROTECTION C ington, D.C. 2009			SIPC-7
	V 7/10)		202-3 General Assessn	71-8300 tent Reconciliat	ion		3-REV 7/10)
· ·		(Dend encolulis	For the fiscal year en				
			the instructions in your				
			BY ALL SIPC MEMI				
		address, Designated E requirement of SEC F		934 Act registration	no. and month in	which fiscal year	r ends lor
		•		·	Note: if any of th	e information sho	wa on the
	GLP	Investme	nt Service	is, LL	mailing label req	uires correction, p	olease e-mail
	3700	0 W. 12	Mile Road	, Ste 101	any corrections t indicate on the fo	o form@sipc.org i	and so
	C	Investme No Wi 12 Nington Hi	ills, MI 4	8331			
	1.000	2.	•			one number of pe	rson to
	i				contact respectin	ig this form.	
2. A. (	General Asses	sment (item 2e from p	age 2)		\$_	$\frown$	
	1		(avaluda interact)			0	
<b>b</b> .	Less payment i	made with SIPC-6 filed	(exclude interest)		·-		·····
•	Date	Paid					
C.		rpayment applied			(_	150	
		alance due or (overpay	vment)		_	(150)	)
		uted on late payment (		dave at 20%	-		
					- por anniann	(150)	
۴.	Total assessm	ent balance and inter	est que (or overpayme	int carried forward)	v_		
-	PAID WITH TH						
	Check enclose Total (must be	a same as F above)		\$ O			
	Total (must be	e same as F above)		\$ <u> </u>	}		
Н.	Total (must be Overpayment	e same as F above) carried forward			)		
Н.	Total (must be Overpayment	e same as F above)	ncluded in this form (g		Act registration nu	imber):	
H. 3. Sub:  The SI	Total (must be Overpayment sidiaries (S) a  PC member su	e same as F above) carried forward nd predecessors (P) ir 	the		Act registration nu	imber):	
H. 3. Sub:  The SII person	Total (must be Overpayment sidiaries (S) a PC member su by whom it is	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th	i the hereby		Estabor	See	ور ب
H. 3. Subs The SII person that all	Total (must be Overpayment sidiaries (S) a PC member su by whom it is	e same as F above) carried forward nd predecessors (P) ir 	i the hereby		Estabor	or other organization)	ور بر
H. 3. Subs  The SII person that atl	Total (must be Overpayment sidiaries (S) a PC member su by whom it is l information c	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th	i the hereby		Estabor	or other organization)	ور ب
H. 3. Subs The SII person that all and co	Total (must be Overpayment sidiaries (S) a PC member su by whom it is l information c	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th contained herein is true	i the hereby		Sector Se	or other organization)	ور بر
H. 3. Subs The SII person that all and co Dated	Total (must be Overpayment sidiaries (S) a PC member su by whom it is i information c mplete. the 23 day	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th contained herein is true	i the hereby e, correct , 20 <u>L C.</u>	ive name and 1934	Authorized Sign: (Authorized Sign: (Title)	or other organization)	es et
H. 3. Subs The SII person that all and co Dated	Total (must be Overpayment sidiaries (S) a PC member su by whom it is i information c mplete. the 23 day	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th contained herein is true of	i the hereby e, correct , 20 <u>t –</u> is due 60 days alter	ive name and 1934	Authorized Sign: (Authorized Sign: (Authorized Sign: (Title) (Title)	or other organization)	ef this for
H. 3. Subs The SII person that all and co Dated	Total (must be Overpayment sidiaries (S) a PC member su by whom it is i information c mplete. the 23 day	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th contained herein is true of	i the hereby e, correct , 20 <u>t –</u> is due 60 days alter	ive name and 1934	Authorized Sign: (Authorized Sign: (Authorized Sign: (Title) (Title)	or other organization)	es co
H. 3. Subs The SII person that all and co Dated This fo for a p	Total (must be Overpayment sidiaries (S) a PC member su by whom it is i information c mplete. the <b>23</b> day orm and the a beriod of not i	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th contained herein is true of the sessment payment is less than 6 years, the	i the hereby e, correct , 20 <u>t –</u> is due 60 days alter	ive name and 1934	Authorized Sign: (Authorized Sign: (Authorized Sign: (Title) (Title)	or other organization)	<u>د</u> ع د_د of this for
H. 3. Subs The SII person that all and co Dated This fo for a p	Total (must be Overpayment sidiaries (S) a PC member su by whom it is i information c mplete. the <b>23</b> day orm and the a beriod of not i	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th contained herein is true of the sessment payment is less than 6 years, the	l the hereby e, correct , 20 <u>t</u> is due 60 days alter a latest 2 years in an	ive name and 1934	Authorized Sign: (Authorized Sign: (Authorized Sign: (Title) (Title)	or other organization)	es co
H. 3. Subs The SII person that all and co Dated This fo for a p	Total (must be Overpayment sidiaries (S) a PC member su by whom it is i information c mplete. the <b>23</b> day orm and the a beriod of not i	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th contained herein is true of the sessment payment is less than 6 years, the	l the hereby e, correct , 20 <u>t</u> is due 60 days alter a latest 2 years in an	ive name and 1934	Authorized Sign: (Authorized Sign: (Authorized Sign: (Title) (Title)	or other organization) aturo)	
H. 3. Subs The SII person that all and co Dated This fo for a p	Total (must be Overpayment sidiaries (S) a PC member su by whom it is i information c mplete. the <b>23</b> day orm and the a beriod of not i	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th contained herein is true of the sessment payment is less than 6 years, the	i the hereby e, correct , 20 <u>t</u> is due 60 days after e latest 2 years in an d Reviewed	ive name and 1934	Authorized Sign: (Authorized Sign: (Authorized Sign: (Title) (Title)	or other organization)	
H. 3. Subs The SII person that all and co Dated This fo for a p	Total (must be Overpayment sidiaries (S) a PC member su by whom it is i information c mplete. the <b>23</b> day orm and the a beriod of not i	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th contained herein is true of the sessment payment is less than 6 years, the	i the hereby e, correct , 20 <u>t</u> is due 60 days after e latest 2 years in an d Reviewed	ive name and 1934	Authorized Sign: (Authorized Sign: (Authorized Sign: (Title) (Title)	or other organization) aturo)	
H. 3. Subs The SII person that all and co Dated This fo for a p	Total (must be Overpayment sidiaries (S) a PC member su by whom it is i information c mplete. the <b>23</b> day orm and the a beriod of not i	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th contained herein is true of the sessment payment is less than 6 years, the	i the hereby e, correct , 20 <u>t</u> is due 60 days after e latest 2 years in an d Reviewed	ive name and 1934	Authorized Sign: (Authorized Sign: (Authorized Sign: (Title) (Title)	or other organization) aturo)	
H. 3. Subs The SII person that all and co Dated This fo for a p	Total (must be Overpayment sidiaries (S) a PC member su by whom it is i information c mplete. the 23 day	e same as F above) carried forward nd predecessors (P) in ubmitting this form and executed represent th contained herein is true of the sessment payment is less than 6 years, the	i the hereby e, correct , 20 <u>t</u> is due 60 days after e latest 2 years in an d Reviewed	ive name and 1934	Authorized Sign: (Authorized Sign: (Authorized Sign: (Title) (Title)	or other organization) aturo)	

0

О.

 $\bigcirc$ 

 $\bigcirc$ 

 $\bigcirc$ 

 $\bigcirc$ 

. 0

 $\bigcirc$ 

 $\bigcirc$ 

. 0

0

### DETERMINATION OF "SIPC NET OPERATING REVENUES" AND GENERAL ASSESSMENT

AND GENERAL ASSESSMENT	Amounts for the fiscal period
	beginning Jawary 1, 2015 and ending Decomber 31, 2015
	· · · · · · · · · · · · · · · · · · ·
Item No.	Eliminate cents \$_3.768,280
2a. Total revenue (FOCUS Line 12/Part IIA Line 9, Code 4030)	\$ 5,768,200
2b. Additions: (1) Total revenues from the securities business of subsidiaries (except foreign subsidiaries predecessors not included above.	;) and
(2) Net loss from principal transactions in securities in trading accounts.	
(3) Net loss from principal Iransactions in commodities in trading accounts.	
(4) Interest and dividend expense deducted in determining item 2a.	
(5) Net loss from management of or participation in the underwriting or distribution of secu	rities.
(6) Expenses other than advertising, printing, registration fees and legal fees deducted in prolit from management of or participation in underwriting or distribution of securities.	determining net
(7) Net loss from securities in investment accounts.	·
Total additions	·
2c. Deductions: (1) Revenues from the distribution of shares of a registered open end investment company investment trust, from the sale of variable annuities, from the business of insurance, fu advisory services rendered to registered investment companies or insurance company accounts, and from transactions in security futures products.	rom investment
(2) Revenues from commodity transactions.	
(3) Commissions, floor brokerage and clearance paid to other SIPC members in connection securities transactions.	n with
(4) Reimbursements for postage in connection with proxy solicitation.	·
(5) Net gain from securities in investment accounts.	
<ul> <li>(6) 100% of commissions and markups earned from transactions in (i) certificates of deposition (ii) Treasury bills, bankers acceptances or commercial paper that mature nine months from issuance date.</li> </ul>	sit and or less
(7) Direct expenses of printing advertising and legal fees incurred in connection with othe related to the securities business (revenue defined by Section 16(9)(L) of the Act).	r revenue
<ul> <li>(8) Other revenue not related either directly or indirectly to the securities business.</li> <li>(See Instruction C):</li> </ul>	
(Deductions in excess of \$100,000 require documentation)	
<ul> <li>(9) (i) Total interest and dividend expense (FOCUS Line 22/PART IIA Line 13, Code 4075 plus line 2b(4) above) but not in excess of total interest and dividend income.</li> </ul>	
<ul> <li>40% of margin interest earned on customers securities accounts (40% of FOCUS line 5, Code 3960).</li> </ul>	
Enter the greater of line (i) or (ii)	
Total deductions	3768,280
2d. SIPC Net Operating Revenues	\$O
2e. General Assessment @ .0025	\$
2	(to page t, line 2.A.)

 $\bigcirc$ 

 $\bigcirc$ 

# Berger, Ghersi & LaDuke PLC

CERTIFIED PUBLIC ACCOUNTANTS

300 East Long Lake Road, Suite 135 Bloomfield Hills, Michigan 48304-2374 (248) 333-3680 Fax (248) 333-0226 Website: bglcpas.com

 $\bigcirc$ 

 $\bigcirc$ 

 $\bigcirc$ 

 $\bigcirc$ 

 $\bigcirc$ 

 $\bigcirc$ 

0

 $\bigcirc$ 

Э

 $\bigcirc$ 

 $\bigcirc$ 

42850 Garfield, Suite 104 Clinton Township, Michigan 48038-5026 (586) 286-9222

#### REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Members GLP Investment Services, LLC 37000 Twelve Mile Road, Suite 101 Farmington Hills, Michigan 48331

We have reviewed management's statements, included in the accompanying Exemption Report, in which (1) GLP Investment Services, LLC identified the following provisions of 17 C.F.R. §15c3-3(k) under which GLP Investment Services, LLC claimed an exemption from 17 C.F.R. §240.15c3-3: k(1) (the "exemption provisions") and (2) GLP Investment Services, LLC stated that GLP Investment Services, LLC met the identified exemption provisions throughout the most recent fiscal year without exception. GLP Investment Services, LLC's management is responsible for compliance with the exemption provisions and its statements.

Our review was conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States) and, accordingly, included inquiries and other required procedures to obtain evidence about GLP Investment Services, LLC's compliance with the exemption provisions. A review is substantially less in scope than an examination, the objective of which is the expression of an opinion on management's statements. Accordingly, we do not express such an opinion.

Based on our review, we are not aware of any material modifications that should be made to management's statements referred to above for them to be fairly stated, in all material respects, based on the provisions set forth in paragraph (k)(1) of Rule 15c3-3 under the Securities Exchange Act of 1934.

BERGER, GHERSI & LADUE PL

Bloomfield Hills, Michigan February 25, 2016

Page 15

# **GLP INVESTMENT SERVICES, LLC**

Member FINRA/SIPC

The Exemption Report

The following statements are made to the best knowledge and belief of Michael McEvilly as Managing Member of GLP Investment Services, LLC

I, Michael McEvilly, as the Managing Member of GLP Investment Services, LLC, (the Company) am responsible for complying with 17 C.F.R. § 240.17a-5, "Reports to be made by certain brokers and dealers" and complying with 17 C.F.R. § 240.15c3-3(k) (the "exemption provisions"). I have performed an evaluation of the Company's compliance with the requirements of 17 C.F.R. §240.17a-5 and the exemption provisions. Based on this evaluation, I assert the following:

(1) I identified the following provisions of 17 C.F.R. § 15c3-3(k) under which the Company claimed an exemption from 17 C.F.R. § 240. 15c3-3: k(1) (the "exemption provisions") and (2) the Company met the identified exemption provisions throughout the most recent fiscal year December 31, 2015 without exception.

Michael McEvilly

 $\bigcirc$ 

 $\bigcirc$ 

 $\bigcirc$ 

 $\bigcirc$ 

 $\bigcirc$ 

 $\bigcirc$ 

 $^{\circ}$ 

 $\bigcirc$ 

 $\bigcirc$ 

C

 $\bigcirc$ 

Date

37000 Twelve Mile Road • Suite 101 • Farmington Hills • Michigan • 48331 Phone: (248) 489-0101 • (877) GLP-WINS • Fax: (248) 876-9657