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	Required of Brokers and Dealers P	ursuant to Sectio	n 17 of the	
	ities Exchange Act of 1934 and Rul 01/03/2015			
REPORT FOR THE PERIOD F	BEGINNING	_ AND ENDING		
	A. REGISTRANT IDENTIFICA	ATION		
			· · · · · · · · · · · · · · · · · · · ·	
NAME OF BROKER-DEALER: Fusion Analytics Securities LLC			OFFICIAL USE ONLY	
ADDRESS OF PRINCIPAL PLACE OF BUSINESS: (Do not use P.O. Box No.)			FIRM I.D. NO.	
44 Wall St 12th Floor				
New York	(No. and Street) NY 10005		005	
(Cily)	(State)		(Zip Code)	
	JMBER OF PERSON TO CONTACT IN RE			
(evin Lane			212) 661-2022	
	B. ACCOUNTANT IDENTIFIC	ATION	(Area Code – Telephone Number)	
	B. ACCOUNTANT IDENTIFIC			
NDEPENDENT PUBLIC ACC Breard & Associates	COUNTANT whose opinion is contained in t 5, Inc.	this Report*		
9221 Corbin Avenue	(Name – if individual, state last, firs , Suite 170 Northridge	t, middle name) CA	91324	
(Address)	(City)	(State)	(Zip Code)	
CHECK ONE:				
$\overline{\mathbf{X}}$ Certified Public	Accountant			
Public Accountation	nt .			
Accountant not r	esident in United States or any of its possess	sions.		
	FOR OFFICIAL USE ON	LY		

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SEC 1410 (06-02)

OATH OR AFFIRMATION

Kevin Lane	, swear (or affirm) that, to the best of
my knowledge and belief the accompanying financial statement Fusion Analytics Securities LLC	and supporting schedules pertaining to the firm of
of February 26 , 2016	, are true and correct. I further swear (or affirm) that
neither the company nor any partner, proprietor, principal offic	er or director has any proprietary interest in any account
classified solely as that of a customer, except as follows:	
State of MA County of MiddleSex	Kevin Lane
Subscribed and sworn to (or affirmed) before me on this 24 day of ,2016 by	hit
Kevin Lane proved to me on the basis	V Signature
of satisfactory evidences to be the person who appeared before meta ∞	CFO CCO
	Title
A force a	
Notary Public	TILAN L. PERERA
This report ** contains (check all applicable boxes):	nary Public, Commonwealth of Massachusetts My Commission Expires May 5, 2017
(a) Facing Page.	
(b) Statement of Financial Condition.	
(c) Statement of Income (Loss).	
(d) Statement of Changes in Financial Condition.	
 (d) Statement of Changes in Financial Condition. (e) Statement of Changes in Stockholders' Equity or Partne (f) Statement of Changes in Liabilities Subordinated to Cla (g) Computation of Net Capital. (h) Computation for Determination of Reserve Requiremen (i) Information Relating to the Possession or Control Requ (j) A Reconciliation, including appropriate explanation of the 	
(f) Statement of Changes in Liabilities Subordinated to Cla	ims of Creditors.
✓ (g) Computation of Net Capital.	
(h) Computation for Determination of Reserve Requiremen	
(i) Information Relating to the Possession or Control Requ	the Computation of Net Capital Under Rule 15c3-1 and the
(j) A Reconciliation, including appropriate explanation of the Computation for Determination of the Reserve Required	
(k) A Reconciliation between the audited and unaudited Sta	
consolidation.	tements of a manoral contactor with respect to memous of
 (1) An Oath or Affirmation. (m) A copy of the SIPC Supplemental Report. (n) A report describing any material inadequacies found to ex 	
(n) A report describing any material inadequacies found to ex	ist 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).



Report of Independent Registered Public Accounting Firm

To the Member of Fusion Analytics Securities, LLC:

We have audited the accompanying statement of financial condition of Fusion Analytics Securities, LLC ("the Company") as of December 31, 2015, and the related notes (the "financial statements"). These financial statements are the responsibility of Fusion Analytics Securities, 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 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 Fusion Analytics Securities, LLC as of December 31, 2015, in conformity with accounting principles generally accepted in the United States.

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Breard & Associates, Inc. Certified Public Accountants

New York, New York February 26, 2016

9221 Corbin Avenue, Suite 170, Northridge, California 91324 *phone* 818.886.0940 *fax* 818.886.1924 *web* www.baicpa.com LOS ANGELES CHICAGO NEW YORK OAKLAND SEATTLE

WE FOCUS & CARE"

FUSION ANALYTICS SECURITIES, LLC STATEMENT OF FINANCIAL CONDITION As of December 31, 2015

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ASSETS

Current Assets	
Stonegate Bank	\$ 473,561
Deposit with Clearing Broker	60,278
Receivable from Clearing Brokers	48,849
Prepaid Fidelity Bond	3,101
Prepaid FINRA Fees	6,500
Total Current Assets	592,289
Other Assets	1 726
Due from Brokers	1,736
Due from Member	1,287,037
Total Other Assets	1,288,773
TOTAL ASSETS	\$1,881,062
LIABILITIES & EQUITY	
<u>Liabilities</u> Accounts Payable Accrued Expenses Payroll Liabilities Total Liabilities	\$ - 36,717 <u>423,273</u> 459,990
Equity Member Equity	1,421,072
TOTAL LIABILITIES & EQUITY	\$1,881,062

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

Note 1: GENERAL AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

General

Fusion Analytics Securities, LLC (the "Company") was organized in the State of Delaware on June 26, 1985. The Company is a registered broker-dealer in securitics under the Securities and Exchange Act of 1934, a member of the Financial Industry Regulatory Authority ("FINRA"), and the Securities Investor Protection Corporation ("SIPC"), and the National Futures Association,

The Company is a wholly-owned subsidiary of Fusion Analytics Holdings, LLC (the "Parent"), and is affiliated through common ownership with Fusion Analytics Research, LLC ("FAR").

The Company is engaged in business as a securities broker-dealer that provides several classes of services, including providing brokerage and research services to institutional investors in corporate equity and debt securities. Commission income is derived primarily from selling corporate equity and debt securities, and arranging for transactions in listed securities.

Under its membership agreement with FINRA and pursuant to Rule 15c3-3(k)(2)(ii), the Company conducts business on a fully disclosed basis and does not execute or clear securities transactions for customers. Accordingly, the Company is exempt from the requirement of Rule 15c3-3 under the Securities Exchange Act of 1934 pertaining to the possession or control of customer assets and reserve requirements.

Summary of Significant Accounting Policies

The presentation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Due from member is stated at face amount with no allowance for doubtful accounts. An allowance for doubtful accounts is not considered necessary because probable uncollectable accounts are immaterial.

Receivables from clearing organizations represent commissions earned on securities transactions. An allowance for doubtful accounts is not considered necessary because probable uncollectable

Note 1: GENERAL AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

accounts are immaterial.

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Securities transactions are recorded on a trade date basis with related commission income and expenses also recorded on a trade date basis.

The Company, with the consent of its Member, has elected to be a Delaware Limited Liability Company. For tax purposes the Company is treated like a partnership, therefore in lieu of business income taxes, the Member is taxed on the Company's taxable income. Accordingly, no provision or liability for Federal Income Taxes is included in these financial statements.

Note 2: RECEIVABLE FROM CLEARING ORGANIZATION

Pursuant to the clearing agreement, the Company introduces all of its securities transactions to clearing brokers on a fully disclosed basis. Customers' money balances and security positions are carried on the books of the clearing brokers. In accordance with the clearance agreement, the Company has agreed to indemnify the clearing brokers for losses, if any, which the clearing brokers may sustain from carrying securities transactions introduced by the Company. In accordance with industry practice and regulatory requirements, the Company and the clearing brokers monitor collateral on the customers' accounts. As of December 31, 2015, the receivable from clearing organizations of \$48,849 was pursuant to these clearance agreements.

Note 3: DEPOSIT WITH CLEARING ORGANIZATION

The Company has a brokerage agreement with Wedbush Morgan Securities ("Clearing Broker") to carry its account and the accounts of its clients as customers of the Clearing Broker. The Clearing Broker has custody of the Company's cash balances which serve as collateral for any amounts due to the Clearing Broker as well as collateral for securities sold short or securities purchased on margin. Interest is paid monthly on these cash deposits at the average overnight repurchase rate. The balance at December 31, 2015 was \$60,278.

Note 4: INCOME TAXES

As discussed in the Summary of Significant Accounting Policies (Note 1), the Company is treated as a disregarded entity for federal income tax purposes; therefore, no provision for federal

Note 4: INCOME TAXES (CONTINUED)

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state and local taxes are included in these financial statements. The Company is not taxed on its income; instead, the member is responsible for the Company's taxable income.

The Company is required to file income tax returns in state tax jurisdictions. The Company's tax returns are subject to examination by taxing authorities in the jurisdictions in which it operates in accordance with the normal statutes of limitations in the applicable jurisdiction. The statute of limitations for state purposes is generally three years, but may exceed this limitation depending upon the jurisdiction involved. Returns that were filed within the applicable statute remain subject to examination. As of December 31, 2015, the state tax authority has not proposed any adjustment to the Company's tax position.

Note 5: NEW YORK CITY UNINCORPORATED BUSINESS TAX

For New York City Unincorporated Business Tax (UBT), the Company files as part of a consolidated group that includes its parent, Fusion Holdings, LLC and other affiliated companies. A provision for UBT has not been provided in the accompanying financial statements as if the Company operated on a stand-alone basis. As a result, no deferred tax liability is shown on the accompanying Statement of Financial Condition.

Management is confident that the consolidated tax reporting will result in no UBT taxes being due.

The operations of the Company are included in the consolidated federal income tax return filed by the Parent. Federal income taxes are calculated as if the Company filed on a separate basis and the amount of current tax and/or benefit calculated is either remitted to or received from the Parent.

As discussed in Note 1, the Company is a wholly-owned subsidiary of the Parent, and is included in the consolidated income tax returns filed by its parent. A portion of the consolidated income tax liability is allocated to the Company as if the Company has filed separate income tax returns.

Note 6: 401(k) RETIREMENT PLAN

The Company maintains a retirement plan for its employees under Section 401K of the Internal Revenue Code. Fulltime employees are eligible for participation after 90 days of service with the Company. The plan does not provide for any matching or mandatory contributions.

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Note 7: RELATED PARTY TRANSACTIONS

As discussed in the General and Summary of Significant Accounting Policies (Note 1), the Company is affiliated with FAR through common ownership. The Company has entered into an expense sharing agreement with the Parent and FAR effective October 1, 2014. The terms of this agreement provide that all overhead expenses incurred are paid by the Parent and reimbursed by the Company. Overhead expenses, as defined by the agreement, shall include rent, accounting services, client research services, and various other operating costs incurred in the ordinary course of the business. During the year ended December 31, 2015, total rent expense allocated from the Parent was \$3,808.

It is possible that the terms of certain of the related party transactions are not the same as those that would result for transactions among wholly unrelated parties.

Note 8: CONCENTRATIONS OF CREDIT RISK

The Company is engaged in various trading and brokerage activities in which counter-parties primarily include broker-dealers, banks, and other financial institutions. In the event counter-parties do not fulfill their obligations, the Company may be exposed to risk. The risk of default depends on the creditworthiness of the counter-party or issuer of the instrument. It is the Company's policy to review, as necessary, the credit standing of each counter-party.

Note 9: COMMITMENTS AND CONTINGENCIES

Commitments

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The Company had no commitments, no contingent liabilities and had not been named as a defendant in any lawsuit at December 31, 2015 or during the year then ended.

Note 10: GUARANTEES

FASB ASC 460, Guarantees, requires the Company to disclose information about its obligations under certain guarantee arrangements. FASB ASC 460 defines guarantees as contracts and indemnification agreements that contingently require a guarantor to make payments to the guaranteed party based on changes in an underlying factor (such as an interest or foreign exchange rate, security or commodity price, an index or the occurrence or nonoccurrence of a specified event) related to an asset, liability, or equity security of a guaranteed party. This

Note 10: GUARANTEES (CONTINUED)

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guidance also defines guarantees as contracts that contingently require the guarantor to make payments to the guaranteed party based on another entity's failure to perform under an agreement as well as indirect guarantees of indebtedness of others.

The Company has issued no guarantees at December 31, 2015 or during the year then ended.

Note 11: SUBSEQUENT EVENTS

The Company has evaluated events subsequent to the balance sheet date for items requiring recording or disclosure in the financial statements. The evaluation was performed through the date the financial statements were available to be issued. Based upon this review, the Company has determined that there were no events which took place that would have a material impact on its financial statements.

Note 12: RECENTLY ISSUED ACCOUNTING STANDARDS

Company management has reviewed the accounting standards updates issued by the FASB that were either newly issued or had effective implementation dates that would require their provisions to be reflected in the financial statements for the year ending December 31, 2015. Based upon this review, the Company has implemented the pronouncements that require adoption (if any) and disclosed them in an appropriate footnote. They have also concluded that the remaining pronouncements have either limited or no application to the Company and, in all cases, implementation would not have a material impact on the financial statements taken as a whole.

Note 13: 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 requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1. Rule 15c3-1 also provides that equity capital may not be withdrawn or cash dividends paid if the resulting net capital ratio would exceed 10 to 1. Net capital and aggregate indebtedness change day to day, but on December 31, 2015, the Company had net capital of \$122,698 which was \$92,032 in excess of its required net capital of \$30,666; and the Company's ratio of aggregate indebtedness (\$459,990) to net capital was 3.75 to 1, which is less than the 15 to 1 maximum allowed.