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	SECURITIES AND EXCHANGE COM Washington, D.C. 20549	MISSION SEC	OMB Number: 3235-01 Expires: March 31, 20
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	ANNUAL AUDITED RE FORM X-17A-5		
	PART III	EB 29 2016	SEC FILE NUM
	FACING PAGE Wa	shington DC	1120
	ired of Brokers and Dealers Pu	rsuant to Section	
	Exchange Act of 1934 and Rule		
REPORT FOR THE PERIOD BEGIN	INING 01/01/15 MM/DD/YY	AND ENDING	12/31/15 MM/DD/YY
	A. REGISTRANT IDENTIFICA	TION	
NAME OF BROKER-DEALER: G	ulfstar Group I, Ltd		OFFICIAL USE ON
ADDRESS OF PRINCIPAL PLACE	OF BUSINESS: (Do not use P.O. Box	No.)	FIRM I.D. NO.
700 Louisiana Street,	Ste 3800		L
	(No. and Street)		
Houston	TX		77002
(City)	(State)		(Zip Code)
NAME AND TELEPHONE NUMBE Steve Lasher	R OF PERSON TO CONTACT IN REC	ARD TO THIS RE	PORT 713) 300-2010
······································		•	(Area Code - Telephone Num
8	B. ACCOUNTANT IDENTIFICA	TION	
INDEPENDENT PUBLIC ACCOUN	TANT whose opinion is contained in th	is Report*	
Harper & Pearson			
	(Name – if individual, state last, first,	middle name)	
One Riverway, Suite 190		TX	77056
(Address)	(City)	(State)	(Zip Code)
CHECK ONE:			
Certified Public Accou	ntant		
Public Accountant			
Accountant not residen	t in United States or any of its possessio	ons.	
	FOR OFFICIAL USE ONL	Y	·····

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OATH OR AFFIRMATION

I,	Steve La	sher				swear	(or affirm) the	at, to the bes	tof
	knowledge and ulfstar Gi		e accompanying financial stater Ltd.	ment and					, as
of_	December	31	, 20	15	, are true and con	rrect.]	further swear	r (or affirm)	, ,
	has the commo		a mantenan manualatic anti-it. I				• • •		

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:

Alun a Foster ALICIA NEAL My Commission Expires October 2, 2018 Signature Steve Lasher, President/COO Title Public This report ** contains (check all applicable boxes): (a) Facing Page. X (b) Statement of Financial Condition. Х (c) Statement of Income (Loss). \boxtimes (d) Statement of Changes in Financial Condition. Å (e) Statement of Changes in Stockholders' Equity or Partners' or Sole Proprietors' Capital. (f) Statement of Changes in Liabilities Subordinated to Claims of Creditors. \mathbf{X} (g) Computation of Net Capital. X (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. X

- (i) Information (claring to the Possession of Control Requirements onder Rule 1563-3.
 (j) A Reconciliation, including appropriate explanation of the Computation of Net Capital Under Rule 1563-1 and the Computation for Determination of the Reserve Requirements Under Exhibit A of Rule 1563-3.
- (k) A Reconciliation between the audited and unaudited Statements of Financial Condition with respect to methods of consolidation.
- (1) An Oath or Affirmation.
- (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).

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GULFSTAR GROUP I, LTD. FINANCIAL STATEMENTS DECEMBER 31, 2015

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To Management of GulfStar Group I, Ltd.

We have audited the accompanying statement of financial condition of GulfStar Group I, Ltd. (the Partnership) as of December 31, 2015, and the related statements of income, changes in partners' capital, and cash flows for the year then ended. These financial statements are the responsibility of the Partnership'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 condition of GulfStar Group I, Ltd. 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 Computation of Net Ĉapital Under Rule 15c3-1 of Securities Exchange Commission and the Information Relating to the Possession or Control Requirements Under Rule 15c3-3 have been subjected to audit procedures performed in conjunction with the audit of GulfStar Group I, Ltd.'s financial statements. The supplemental information is the responsibility of GulfStar Group I, Ltd.'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 presented in conformity with 17 C.F.R. §240.17a-5. In our opinion, the supplemental information is fairly stated, in all material respects, in relation to the financial statements as a whole.

Harpen E Pearson Company, P.C.

Houston, Texas February 24, 2016

> One Riverway · Suite 1900 · Houston, Texas 77056-1973 · 713.622.2310 · 713.622.5613 fax harperpearson.com

GLESTAR GROUP I, LTD. STATEMENT OF FINANCIAL CONDITION DECEMBER 31, 2015

ASSETS

Cash and cash equivalents Accounts receivable, affiliate Notes receivable, affiliate Prepaid management fees, affiliate	\$	1,658,789 60,517 502,800 1,100,000
TOTAL ASSETS	<u>\$</u>	3,322,106
LIABILITIES AND PARTNERS' CAPITAL		
Accounts payable, affiliate Accrued margin tax	\$	87,360 64,553
TOTAL LIABILITIES		151,913
Partners' capital		3,170,193
TOTAL LIABILITIES AND PARTNERS' CAPITAL	<u>\$</u>	3,322,106

The accompanying notes are an integral part of the Financial Statements.

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GULFSTAR GROUP I, LTD. STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2015

Revenues	
Management Fee Income, affiliate	\$ 300,000
Commissions and retainer fees	9,221,785
Total Revenues	9,521,785
Expenses	
Management fees	1,200,000
Managing directors fees	3,457,358
Referral fees	234,904
Payroll taxes	77,836
Professional fees	45,535
Licenses and registrations	5,585
Margin tax	64,553
Other	504
Total Expenses	5,086,275
Net Income	<u>\$ 4,435,510</u>

The accompanying notes are an integral part of the Financial Statements.

GULFSTAR GROUP I, LTD. STATEMENT OF CHANGES IN PARTNERS' CAPITAL FOR THE YEAR ENDED DECEMBER 31, 2015

	General Partner	Limited Partners	Total
Balance, December 31, 2014	<u>\$ 84,741</u>	<u>\$ 4,898,082</u>	\$ 4,982,823
Distributions	(625)	(6,247,515)	(6,248,140)
Net Income	444	4,435,066	4,435,510
Balance, December 31, 2015	<u>\$ 84,560</u>	<u>\$ 3,085,633</u>	<u>\$ </u>

The accompanying notes are an integral part of the Financial Statements.

GULFSTAR GROUP I, LTD.

STATEMENT OF CASH FLOW

FOR THE YEAR ENDED DECEMBER 31, 2015

CASH FLOW FROM OPERATING ACTIVITIES	
Net Income	\$ 4,435,510
Adjustments to reconcile Net Income	
to net cash provided by operating activities:	
Increase in Accounts Receivable	(30,316)
Decrease in Accounts Payable	(6,874)
Increase in Accrued Margin Tax	5,631
Net cash provided by Operating Activities	4,403,951
CASH FLOW FROM FINANCING ACTIVITIES	
Distributions to Partners	(6,248,140)
Net cash used in Financing Activities	(6,248,140)
Net cash decrease for period	(1,844,189)
Cash at beginning of period	3,502,978
Cash at end of period	\$ 1,658,789

The accompanying notes are an integral part of the Financial Statements.

NOTE A BASIS OF PRESENTATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

GulfStar Group I, Ltd. (a Texas limited partnership) (the Partnership) maintains its accounts on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States (GAAP). Accounting principles followed by the Partnership and the methods of applying those principles which materially affect the determination of financial position, results of operations and cash flows are summarized below:

<u>Description of Business</u> - The Partnership is located in Houston, Texas and is a private investment banking firm. Accordingly, the Partnership has claimed an exemption from Rule 15c3-3 under section (K)(2)(i). The Partnership is registered as a Broker-Dealer with the Securities and Exchange Commission, and a member of the Financial Industry Regulation Authority (FINRA).

<u>Statement Presentation</u> - The unclassified statement of financial condition is presented in accordance with industry standards.

<u>Estimates</u> - The preparation of the financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

<u>Cash and Cash Equivalents</u> - The Partnership considers all highly liquid debt instruments with an original maturity of three months or less to be cash equivalents.

<u>Income Taxes</u> - The Partnership's income, losses, and tax credits will be included in the income tax returns of the Partners. Accordingly, the Partnership does not record a provision for Federal income taxes. The Partnership accrues Texas Margin taxes if owed. For the year ended December 31, 2015, the partnership accrued margin tax expense of \$64,553.

The Partnership believes that all tax positions will more likely than not be sustained upon examination. As of December 31, 2015, the tax years that remain subject to examination by the major tax jurisdictions under the statute of limitations are from the year 2012 forward (with limited exceptions). Tax penalties and interest, if any, would be accrued as incurred and would be classified as tax expense in the statements of income.

<u>Revenue Recognition</u> – Investment banking fees are recorded in accordance with the terms of the respective contract when the service is complete and the revenue is reasonably determinable. Investment banking fees from securities related transactions are recognized when transactions close and receivables are recorded at that time.

<u>Subsequent Events</u> - The Partnership has evaluated subsequent events through February 24, 2016, the date the financial statements were available to be issued. No subsequent events other than the item noted in Note F occurred, which require adjustment or disclosure to the financial statements at December 31, 2015.

NOTE B ORGANIZATION

The Partnership's general partner is GulfStar Group GP, LLC, owning a 0.01% interest. Through December 31, 2007, GulfStar Investment of Nevada Inc. (Nevada) and IBC Subsidiary Corporation (IBC) owned 29.997% and 69.993% in limited partnership interests, respectively. Effective January 1, 2008, the limited partnership interest was reallocated between Nevada and IBC to 49.995% and 49.995%, each. The Partnership can remain in existence until December 31, 2050.

All Partnership profits, losses, and distributions are to be allocated to the partners in proportion to their respective percentage interests.

NOTE C RELATED PARTY TRANSACTIONS

The Partnership utilizes the services of GulfStar II, Ltd. (GulfStar II) (a company affiliated by ownership) for the day-to-day operation and management of the Partnership's business, including financial services management, information systems, bookkeeping, recordkeeping, clerical services, furnishing office space, equipment, and supplies; assisting in compliance with all reporting and administrative obligations of the Partnership; assisting in preparation and updating of a business plan, preparation of budgets, providing marketing and sales support, obtaining research, analysis, and informational services; and arranging for monitoring of legal, accounting, and other professional services. As compensation for these services the Partnership paid GulfStar II an incremental allocation services fee of \$100,000 per month for January through December of 2015. The incremental allocation services fee is payable monthly in advance or at such other times as the parties may mutually agree. At December 31, 2015 the amount payable to GulfStar II related to incremental allocation service fees was \$87,360. The amount is presented as Accounts Payable, Affiliate.

Total fees paid by the Partnership pursuant to the agreement was \$1,200,000 for the year ended December 31, 2015. At December 31, 2015 the Partnership had prepaid management fees totaling \$1,100,000. In addition to management fees pursuant to the agreement, the Partnership also pays fees to managing directors based on a tiered percentage of the Partnership's success fee earned from closing a financing transaction. Managing Directors fees totaled \$3,457,358 for the year ended December 31, 2015. Effective January 2, 2009, GulfStar II agreed to pay the Partnership a retainer fee on a monthly basis. Total retainer fees received by the Partnership were \$300,000 for the year ended December 31, 2015.

In the ordinary course of business the Partnership will receive retainer fees earned by GulfStar II for consulting services provided in the issuance of debt and/or equity. These fees are immediately considered payable to GulfStar II. At December 31, 2015 the amount payable to GulfStar II related to retainer fees was \$0.

NOTE D NET CAPITAL REQUIREMENTS

Pursuant to the net capital provisions of Rule 15c3-1 of the Securities Exchange Act of 1934, the Partnership is required to maintain a minimum net capital, and comply with a ratio of aggregate indebtedness to net capital as defined under such provisions. Net capital and the related ratio of aggregate indebtedness to net capital may fluctuate on a daily basis.

At December 31, 2015 the Partnership had net capital of \$1,345,904 and a net capital requirement of \$10,127. The Partnership's ratio of aggregate indebtedness to net capital was .11 to 1 at December 31, 2015. The Securities and Exchange Commission permits a ratio of aggregate indebtedness to net capital for the Partnership at this time of no greater than 15 to 1.

NOTE E CONCENTRATIONS AND CREDIT RISK

The Partnership has cash deposits in correspondent financial institutions in excess of the amount insured by the FDIC in the amount of \$2,053,527 at December 31, 2015. It is the Partnership's practice to utilize high net worth financial institutions to minimize credit risk. Additionally the Partnership has credit risk related to the note receivable from GulfStar II. The Partnership's management does not believe significant credit risk exists in relation to this receivable and that no reserves are required.

NOTE F NOTES RECEIVABLE, AFFILIATE

The Partnership created intercompany receivables with its affiliate GulfStar II on February 26, 2009 and October 1, 2011 in the amounts of \$270,000 and \$107,100, respectively. These interest free notes were renewed and will mature on February 23, 2016 and October 1, 2016, respectively. The note maturing on February 23, 2016 was renewed subsequent to year end for a one year term. On February 27, 2012 the Partnership created an additional intercompany receivable with its affiliate GulfStar II in the amount of \$125,700. This interest free note was renewed for a one year term during 2015 and will mature on February 27, 2016. Subsequent to year end this note was renewed for a one year term. The imputed interest on the notes is not significant.

GULFSTAR GROUP I, LTD. SCHEDULE I COMPUTATION OF NET CAPITAL UNDER RULE 15C3-1 OF THE SECURITIES AND EXCHANGE COMMISSION DECEMBER 31, 2015

NET CAPITAL	
Total partners' capital qualified for net capital	\$3,170,193
Deductions and/or charges Nonallowable assets:	
Cash	(145,972)
Accounts receivable, affiliate	(60,517)
Notes receivable, affiliate	(502,800)
Prepaid management fees	(1,100,000)
Total nonallowable assets	(1,809,289)
Excess Fidelity Bond Deductible	(15,000)
Net capital	<u>\$ 1,345,904</u>
COMPUTATION OF BASIC NET CAPITAL REQUIREMENTS Minimum net capital required (6.66% of total aggregate	
indebtedness)	\$ 10,127
Minimum dollar net capital requirement.	\$ 5,000
Net capital requirement (greater of above two minimum	
requirement amounts)	\$ 10,127
Excess net capital	<u>\$ 1,335,777</u>
Ratio: Aggregate indebtedness to net capital	.11 to 1

Note: The above computation does not differ materially from the computation of net capital under Rule 15c3-1 as of December 31, 2015, filed with the Securities and Exchange Commission by the Partnership on Part IIA of Form X-17a-5.

See report of independent registered public accounting firm.

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Schedule II

GULFSTAR GROUP I, LTD

Information Relating to the Possession or Control Requirements under Rule 15c3-3

December 31, 2015

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Exemption Provision

The Company operates pursuant to section (k)(2)(i) exemptive provisions of Rule 15c3-3 of the Securities Exchange Act of 1934. Under these exemptive provisions, the Computation of Determination of the Reserve Requirements and Information Relating to the Possession or Control Requirements are not required.



REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To Management of GulfStar Group I, Ltd.

We have reviewed management's statements, included in the accompanying Exemption Report, in which (1) GulfStar Group I, Ltd. identified the following provision of 17 C.F.R. §15c3-3(k) under which GulfStar Group I, Ltd. claimed an exemption from 17 C.F.R. §240.15c3-3, specifically 17 C.F.R. §240.15c3-3 (k)(2)(i) (the exemption provision), and (2) GulfStar Group I, Ltd. stated that GulfStar Group I, Ltd. met the identified exemption provision throughout the most recent fiscal year without exception. GulfStar Group I, Ltd.'s management is responsible for compliance with the exemption provision 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 GulfStar Group I, Ltd.'s compliance with the exemption provision. 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 provision set forth in paragraph (k)(2)(i) of Rule 15c3-3 under the Securities Exchange Act of 1934.

Harpen & Plaron Company, P.C.

Houston, Texas February 24, 2016

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One Riverway · Suite 1900 · Houston, Texas 77056-1973 · 713.622.2310 · 713.622.5613 fax harperpearson.com



700 LOUISIANA SERIEF, SUITE 3800 HOUSION, BASS 77002

TELEPHONE: 713-300-2000 FACSIMILE: 715-300-2021

Gulfstar Group I, LTD. Assertions

Gulfstar Group I, LTD. (the "Company") is a registered broker-dealer subject to Rule 17a-5 promulgated by the Securities and Exchange Commission (17 C.F.R. §240.17a-5, "Reports to be made by certain brokers and dealers"). This Exemption Report was prepared as required by 17 C.F.R. § 240.17a-5(d)(1) and (4). To the best of its knowledge and belief, the Company states the following:

- (1) The Company claimed an exemption from 17 C.F.R. § 240.15c3-3 under the following provisions of 17 C.F.R. § 240.15c3-3 (k)(2)(i)
- (2) The Company met the identified exemption provision in 17 C.F.R. § 240.15c3-3(k)(2)(i) throughout the most recent fiscal year without exception

Gulfstar Group I, LTD.

I. Stephen Lasher, swear (or affirm) that, to my best knowledge and belief, this Exemption Report is true and correct.

Stephen Lasher, President/COO

February 05, 2016

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

Management of GulfStar Group I, Ltd.

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 GulfStar Group I, Ltd., and the Securities and Exchange Commission, Financial Industry Regulatory Authority, Inc., and the SIPC, solely to assist you and the other specified parties in evaluating GulfStar Group I, Ltd.'s compliance with the applicable instructions of Form SIPC-7. GulfStar Group I, Ltd.'s management is responsible for GulfStar Group I, Ltd.'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 payments in Form SIPC-7 with respective cash disbursement records entries including the general ledger detail and bank statements; noting no differences.
- 2) Compared the amounts reported on the audited Form X-17A-5 for the year end December 31, 2015, as applicable, with the amounts reported in Form SIPC-7 for the year ended December 31, 2015, noting no differences;
- Compared any adjustments reported in Form SIPC-7 with supporting schedules and working papers, which comprised the general ledger detail, noting no differences;
- 4) Proved the arithmetical accuracy of the calculations reflected in Form SIPC-7 and in the related schedules and working papers including general ledger detail and quarterly FOCUS reports 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. There were no applicable overpayments for the year ended December 31, 2015.

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.

Harpen & Pearson Company, P.C.

Houston, Texas February 24, 2016

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One Riverway - Suite 1900 - Houston, Texas 77056-1973 - 713.622.2310 - 713.622.5613 fax harperpearson.com

SIPC-7 (33-REV 7/10)	IES INVESTOR PROTFOT C Box 92135 Westington, D. 202-371-5504 General Assessment Rect	C. 20090-2165 enciliation	SIPC-7
(Read careful	for the fiscal year ended 12/ y the instructions in your Working Cop	a 1/2013 y before completing this Form)	Barry of store age is an an an international of
TO BE THEE	AN ALL SITC MERBERS WITH	H FISCAL YEAR ENDINGS	
1. Hame of Memour, address, Designated perposes of the audit requirement of SEC	Examining Authority, 1984 Act reg Rule 17a-5	istration not and month in which fisc	al ; sar ends for
20*20*****2781*******************************	ED AADC 220	Note If any of the information mailing label requires corrections to form@sip indicate on the form filed.	tion, please e-mail c.org and so
ATTN: ALICIA NEAL 700 LOUISIANA ST STE 3800 HOUSTON TX 77002-2797		Name and telephone number contact respecting this form $(13)300 - 202$	ol person (o
4 - General Assessment (item 2e from p	age 2)	= 23 ,0	54.00
B. Less payment made with SIPC-6 filed (exclude interest)	$\frac{1}{2}$	
Date Paid C. Less prior overpayment applied		([]	,
D. Assessment balance due or (overpay)	nenti	X	(1. 1
E. Interest computed on late payment (si	ee instruction E) fordays a	1 20% per annum	an ya mini hiki ya dari kuta ngangalan dananya 1 01 kat a kan ny
F. Total assessment balance and interes	t due (or overpayment carried for	ward) .	an fear ann an an Anna
G. PAID WITH THIS FORM: Check enclosed, payable to SIPC Total (must be same as F above)	<u>s_23</u>	054.00	
H. Overpayment carried forward	\$1		
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SIPC member submitting this form and this form and this form by whom it is executed represent there all information contained herein is true, c complete.	the Full St	North Corperation + intersting or exter or granization)
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DETERMINATION OF "SIFC NET OPERATING REVENUES" AND GENERAL ASSESSMENT

Amounts for the viscal period beginning \$/1/2013 and enoring \$2/31/2015

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(9) (i) Totel interest and dividend exponse (FCCUS Line 22/PART IIA line 13. Code +075 plus line 2b(4) above) bul not in excess of total interest and dividend income

moduritions in excess of \$100,000 require documentation)

¢.,

(ii) 20% of margin interest particle on obstomers securities accounts ((.9% of FOGUS line 5, Code 3960).

Finter the greater of time (-) or (ii)

- otal cecuciions
- SIPC Het Operating Recenues

ten No.

20. Aprilians:

c. Dedections.

2a. Total ravacus (FOCUS Line 19/Part IIX Line 9. Code 1030)

(7) Net loss from securities in investment accounts.

Total additions

(?) Revenues from commodily transactions

(5) Net gain from securities in investment accounts

securities transactions.

Lom issuance date.

(See instruction C).

(8) Other re-enue not telated sither o

predecessors not included above.

(1. Total remanuae from the securities business of subsidieries (except foreign subsidiaries) and

(5) Net loss non-management or or participation in the underwriting or distribution of securities.

profit from management of or participation in understating or distribution of securities.

(1) Revenues from the distribution of shares of a registered open and investment company or unit investment trust, from the sale of variable annuities, from the business of insurance, from investment advisory services rendered to registered investment companies or insurance company separate

(3) Commissions, floor blokerage and clearance paid to other SIPC members in connection with

(6) 100% of commissions and markups earned from transactions in (i) certificates of deposit and (i-) Treasury bills, bankers acceptances or commercial paper that mature nine months or less

(7) Direct expanses of printing advertising and legal fees incurred is connection with other revenue related to the securities business (revenue defined by Section 16(9)(L) of the Act)

(6) Expenses officer than advertising, printing, registration lees and legal lees deducted in determining net

(2) Ket lose from principal transactions in securities in trading accounts.(3) Net loss from principal transactions in commodities in trading accounts.

(4) interest and dividend expense deducted in determining item 2a.

accounts, and from transactions in security futures products.

(4) Reimbursements for postage in connection with proxy solicitation.

Gentis Assessment @ 0025

Dial Ed interest

(to page line 7 A

FOCUS N NO PUBLIC FILING IN SYSTEM YET

