



SE

17018311

N

OMB APPROVAL

OMB Number: 3235-0123 Expires: March 31, 2019

Estimated average burden

hours per response. 12.00

ANNUAL AUDITED REPORT **FORM X-17A-5 PART III**

SEC Mail Prosessing Section

SEC FILE NUMBER

8- 68060

FACING PAGE

Information Required of Brokers and Dealers Pursuant to Section 17 of the Securities Exchange Act of 1934 and Rule 17a-5 Thereunder Washington DC

REPORT FOR THE PERIOD BEGINNING	10/01/16 MM/DD/YY	AND ENDING	09/30/17 MM/DD/YY
A. R	EGISTRANT IDEN	TIFICATION	
NAME OF BROKER-DEALER: Capital Syne	ergy Partners, Inc.		OFFICIAL USE ONLY
ADDRESS OF PRINCIPAL PLACE OF BUSIN		ox No.)	FIRM I.D. NO.
4400 Mac Arthur Blvd., Suite			
Newport Beach	(No. and Street) California		92660
(City)	(State)		(Zip Code)
NAME AND TELEPHONE NUMBER OF PER	SON TO CONTACT IN	REGARD TO THIS REP	ORT
William Rapp			949-442-7413
		(/	Area Code – Telephone Number)
B. AC	COUNTANT IDEN	TIFICATION	
INDEPENDENT PUBLIC ACCOUNTANT who Brian W. An	son		€}
	ne – if individual, state last, first		
(Address)	<u>Farzana</u> (City)	California (State)	91356
CHECK ONE:	(Chy)	(State)	Øp Code)
☑ Certified Public Accountant			
☐ Public Accountant			I in the
☐ Accountant not resident in Unit	ed States or any of its pos	sessions.	·- ω
	FOR OFFICIAL USE	ONLY	

*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)

> 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)

OATH OR AFFIRMATION

I, William Rapp		, swear (or affirm) that, to the be
of my knowledge and belief the accompanying financial states	ment and supporting so	hedules pertaining to the firm of
Capital Synergy Partners, Inc. of September 30	2017	, as
affirm) that neither the company nor any partner, proprietor, p	, 201/ rincipal officer or direc	, are true and correct. I further swear (or
classified solely as that of a customer, except as follows:	inicipal officer of direc	cioi nas any proprietary interest in any account
ormanion borery as man or a dustorner, except as follows.		

	// //	
	_Ull	can Kla
		Signatuye
	To the second) RESIDENT
		RESIDENT
N DELLEY & IA 11-2-17		I itle
Notary Public	.,	
	A Property of Control	NDA H. WETHERINGTON
This report ** contains (check all applicable boxes):		COMM. #2166944 Z otary Public - California R
	Z	Orange County
(b) Statement of Financial Condition.	My (Comm. Expires Oct. 7, 2020
(c) Statement of Income (Loss).		
(d) Statement of Changes in Financial Condition.		
(e) Statement of Changes in Stockholders' Equity or Partn	ers' or Sole Proprietor	s' Capital.
(f) Statement of Changes in Liabilities Subordinated to Cla	aims of Creditors.	•
(g) Computation of Net Capital.		
(h) Computation for Determination of Reserve Requireme	nts Pursuant to Rule 15	5c3 - 3,
텔 (i) Information Relating to the Possession or Control Requ	uirements Under Rule	15c3-3.
(j) A Reconciliation, including appropriate explanation of	the Computation of N	et Capital Under Rule 15c3-1 and the
Computation for Determination of the Reserve Require	ments Under Exhibit A	A of Rule 15c3-3.
	atements 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	e 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).

Capital Synergy Partners, Inc. Table of Contents

		Page
Statement of Fina Statement of Inco	ndent Registered Public Accounting Firm ancial Condition ome nges in Shareholder's Equity h Flows	1-2 3 4 5 6 7 8-12
Supplementary In	formation	
Schedule II De	atement of Net Capital etermination of Reserve Requirements formation Relating to Possession or Control	13 14 15
	rt Pursuant to Rule 17a-5 of the Securities and ission and Report of Independent Registered g Firm	16-17
SIPC Form 7		18-19
	ountant's Report on Applying Agreed-Upon ed to an Entity's SIPC Assessment Reconciliat	ion 20-21

BRIAN W. ANSON

Certified Public Accountant

18401 Burbank Blvd., Suite 120, Tarzana, CA 91356 • Tel. (818) 636-5660 • Fax (818) 401-8818

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Board of Directors Capital Synergy Partners, Inc. Newport Beach, California

I have audited the accompanying statement of financial condition of Capital Synergy Partners, Inc. as of September 30, 2017 and the related statements of income, changes in shareholder's equity, and cash flows for the year then ended. These financial statements are the responsibility of Capital Synergy Partners, Inc.'s management. My responsibility is to express an opinion on these financial statements based on my audit.

I conducted my audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that I 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. I believe that my audit provides a reasonable basis for my opinion.

In my opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Capital Synergy Partners. Inc. as of September 30, 2017 and the results of its operations and cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

The supplemental information for the year ended September 30, 2017 (Schedule I, Statement of Net Capital Under Rule 15c3-1, Schedule II, Determination of Determination of Reserve Requirements Under Rule 15c3-3 (exemption), and Schedule III, Information for Possession or Control Requirements Under Rule 15c3-3 (exemption)) has been subjected to audit procedures performed in conjunction with the audit of Capital Synergy Partners, Inc.'s financial statements. The supplemental information is the responsibility of Capital Synergy Partners. Inc.'s management. My 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 my opinion on supplemental information, I evaluated whether the supplemental information, including the form and content is presented in conformity with Rule 17a-5 of the Securities Exchange Act of 1934. In my opinion, the supplemental information is fairly stated, in all material respects, in relation to the financial statements as a whole.

This opinion is intended solely for the information and use of the board of directors, the Securities and Exchange Commission, and other regulatory agencies which 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.

Brian W. Anson

Certified Public Accountant

Tarzana, California November 9, 2017

Capital Synergy Partners, Inc. Statement of Financial Condition September 30, 2017

Assets

Cash	
Checking	\$83,962
Total Cash	83,962
Accounts receivable	1,819
Clearing Broker Deposit	50,000
Prepaid expenses	9,397
Property and equipment net of depreciation of \$2,721	-
Total Assets	145,178
Liabilities and Shareholder's Equity	
Liabilities	
Accounts payable	\$2,800
Accrued liabilities	12,737
Commission payable	26,946
Total Liabilities	42,483
Shareholder's Equity	
Common stock (\$1 par value, 100,000 shares	
authorized; 8602 shares issued and outstanding	8,602
Paid in capital	359,608
Retained deficit	(265,515)
Total Shareholder's Equity	102,695
Total Liabilities and Shareholder's Equity	\$145,178

Capital Synergy Partners, Inc. Statement of Income

For the Year Ended September 30, 2017

Revenues	R	ev	en	u	es
----------	---	----	----	---	----

Revenues	
Commissions	\$2,403,989
Other	2,700
Interest	5,973
Total Revenues	\$2,412,662
Expenses	
Clearing Charges	56,082
Commission expense	1,986,768
FINRA fees and licenses/SIPC	28,234
Insurance	54,835
Meals & entertainment	4,127
Payroll tax	10,855
Postage and delivery	8,680
Professional services	86,816
Rent	18,000
Salaries	117,187
Telephone	3,561
Miscellaneous	10,313
Total Operating Expenses	2,385,458
Income Before Tax Provision	27,204
Income Tax Provision	800
Net Income	\$26,404

Capital Synergy Partners, Inc. Statement of Changes in Shareholder's Equity For the Year Ended September 30, 2017

	Common Stock Shares	Common Stock	Paid-In Capital	Retained Deficit	Total Equity
Balance, September 30, 2016	8,602	\$8,602	\$359,608	(\$291,919)	\$76,291
Net Income				26,404	26,404
Balance, September 30, 2017	8,602	2 \$8,602	\$359,608	(\$265,515)	\$102,695

Capital Synergy Partners, Inc. Statement of Cash Flows For the Year Ended September 30, 2017

Cash Flows from Opera	ating Activities:		
Net Income		\$26,404	
Changes in o	perating assets and liabilities:		
A	ccounts receivable	664	
P	repaid expenses	(990)	
A	ccrued Income	519	
A	ccounts payable	267	
A	ccrued liabilities	4,603	
C	ommission payable	(13,738)	
Net cash provided by o	perating activities	17,729	
Net increase in cash		17,729	
Cash at beginning of ye	ar	66,233	
Cash at end of year		\$83,962	
Supplemental Information of cash flow information:			
Т	`ax	\$800	
I	nterest paid	\$0	

Note 1 – Nature of Business

Capital Synergy Partners, Inc. (CSP) is owned by Andrew A. Holden Family Trust and William Rapp. CSP is registered as a securities broker-dealer conducting a general securities business on a fully disclosed basis as an introducing broker-dealer. CSP provides its clients the ability to purchase and/or sell Mutual Funds, Equities, Bonds, Unit trusts or closed end funds, REITs, exchange traded funds, and Private Placements (Best Efforts only). CSP also offers direct placement products such as limited partnerships, variable life insurance, and variable annuities directly to the general public through registered representatives. CSP also maintains margin accounts and option accounts for its clients through its third party clearing firm RBC. The firm has a clearing deposit of \$50,000 with RBC.

Note 2 – Significant Accounting Policies

Basis of Presentation – The Company conducts the following types of business as a securities broker-dealer, which comprises several classes of services, including:

- Broker or dealer retailing corporate equity securities over-the-counter
- Broker or dealer selling corporate debt securities
- Mutual fund retailer
- U.S. government securities broker
- Municipal securities dealer
- Broker or dealer selling variable life insurance or annuities
- Broker or dealer selling oil and gas interests
- Put and call broker or dealer or option writer
- Investment advisory services
- Broker or dealer selling tax shelters or limited partnerships in primary distributions
- Broker or dealer selling tax shelters or limited partnerships in the secondary market
- Non-exchange member arranging for transactions in listed securities by exchange member
- Private placements of securities

Under its membership agreement with FINRA and pursuant to SEC Rule 15c3-3 (k)(2)(ii) (the Customer Protection Rule), CSP conducts business on a fully disclosed basis clearing all transactions through its clearing firm. CSP will not hold customer funds or safe keep customer securities. 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.

Use of Estimates - The preparation of financial statements in conformity with generally accepted accounting principles 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.

Note 2 – Significant Accounting Policies (continued)

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

Income Taxes – The amount of current and deferred taxes payable or refundable is recognized as of the date of the financial statements, utilizing currently enacted tax laws and rates. Deferred tax expenses or benefits are recognized in the financial statements for the changes in deferred tax liabilities or assets between years.

The Company recognizes and measures its unrecognized tax benefits in accordance with FASB ASC 740, *Income Taxes*. Under that guidance the Company assesses the likelihood, based on their technical merit, that tax positions will be sustained upon examination based on the facts, circumstances and information available at the end of each period. The measurement of unrecognized tax benefits is adjusted when new information is available, or when an event occurs that requires a change.

Property and Equipment – Acquisitions of property and equipment of \$1,000 or more are capitalized. Property and equipment are stated at cost and depreciation or amortization is computed when assets are placed in service using the straight-line method over estimated useful lives of 3 to 10 years.

Compensated Absences – Accumulated paid time off is accrued when incurred.

Note 3 – Fair Value

FASB ASC 820 defines fair value, establishes a framework for measuring fair value, and establishes a fair value hierarchy which prioritizes the inputs to valuation techniques. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. A fair value measurement assumes that the transaction to sell the asset or transfer the liability occurs in the principal market for the asset or liability or, in the absence of a principal market, the most advantageous market. Valuation techniques that are consistent with the market, income or cost approach, as specified by FASB ASC 820, are used to measure fair value.

The fair value hierarchy prioritizes the inputs to valuation techniques used to measure fair value into three broad levels:

• Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities the Company has the ability to access.

Note 3 – Fair Value (continued)

- Level 2 inputs are inputs (other than quoted prices included within level 1) that are observable for the asset or liability, either directly or indirectly.
- Level 3 are unobservable inputs for the asset or liability and rely on management's own assumptions about the assumptions that market participants would use in pricing the asset or liability. (The unobservable inputs should be developed based on the best information available in the circumstances and may include the Company's own data.)

There are no assets or liabilities to measure at September 30, 2017.

Note 4 - Receivable From and Payable to Broker-Dealers and Clearing Organizations

Accrued income from the clearing organization consists of:

Receivable

Fees and commissions receivable/payable

\$0

The Company clears certain of its proprietary and customer transactions through another broker-dealer on a fully disclosed basis.

Note 5 – Related Party

The Company is subleasing its premises from an affiliated company with a monthly lease payment of \$1,500. The Company also pays a Month Service Fee from Commission Accounting (\$15 per hour) and IT Services (\$20 per hour). The Company paid \$24,420 to the related party for the year ended September 30, 2017. At September 30, 2017, The Company owed related party \$1,350.

Note 6 - Concentration 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 counterparties 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 7 – Net Capital Requirements

The Company is subject to the SEC Uniform Net Capital Rule (SEC Rule 15c3-1), which requires the maintenance of minimum net capital and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1. 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. At September 30, 2017, the Company had net capital of \$91,478 which was \$86,478 in excess of its required net capital of \$5,000. The Company's net capital ratio was 4.6 to 1.

Note 8 – Income Taxes

The Components of the Company's deferred tax assets/liabilities are as follows:

Deferred tax assets:	
Net operating loss carryforwards	\$24,750
Deferred tax assets before	
Valuation allowance	24,750
Valuation allowance	(24,750)
Net deferred tax assets	\$ 0

The Company has a net operating loss to be carried forward of approximately \$99,000 is set to expire September 30, 2024.

The current portions of the income tax expense (benefit) included in the statement of operations as determined in accordance with FASB ASC 740 are as follows:

Federal	\$ 0
State	\$ 800

The Company is subject to audit by the taxing agencies for years ending September 30, 2014, 2015 and 2016.

Note 9 – Exemption from the SEC Rule 15c3-3

The Company is an introducing broker-dealer that clears all transactions with and for customers on a fully disclosed basis with an independent securities clearing company and promptly transmits all customer funds and securities to the clearing company, which carries all of the accounts of such customers and maintains and preserves such books and records pertaining thereto pursuant to the requirements of the SEC Rule 17a-3 and 17a-4, as are customarily made and kept by a clearing broker or dealer

Note 10 – Subsequent Events

The management has reviewed the results of operations for the period of time from its year end September 30, 2017 through November 9, 2017 the date the financial statements were available to be issued, and have determined that no adjustments are necessary to the amounts reported in the accompanying financial statements nor have any subsequent events occurred, the nature of which would require disclosure.

Capital Synergy Partners, Inc. Schedule I – Computation of Net Capital Requirements

Pursuant to Rule 15c3-1 For the Year Ended September 30, 2017

I OI THE	1 Cui	Litaca	September	20, 201,

Computation of Net Capital	
Total ownership equity from statement of financial condition	\$102,695
Non-allowable assets:	
Accounts receivable	1,819
Prepaid expenses	9,397
Total Non-allowable assets	11,216
Net Capital	\$91,479
Computation of Net Capital Requirements	
Minimum net aggregate indebtedness -6.66% of net aggregate indebtedness	
	\$2,834
Minimum deller car exclades and	Φζ.000
Minimum dollar net capital required	\$5,000
Net Capital required (greater of above amounts)	\$5,000
Excess Capital	\$86,479
Energy Capital	400,177
Excess net capital at 1000% (net capital less 10% of	
aggregate indebtedness)	\$87,230
Computation of aggregate Indebtedness	
Total liabilities	\$42,483
Percentage of aggregate indebtedness to net capital	46%
The following is a reconciliation of the above net capital computation with the Company's corresponding unaudited computation pursuant to Rule 179-5(d)(4):	
Net Capital per Company's Computation	
Unaudited net capital	\$91,479
Unrecorded liabilities	0
Rounding error	0
Audit adjustment	0
Audited Net Capital	\$91,479

There were no reported difference between the audit and Focus filed at September 30, 2017

See Accompanying Notes to Financial Statements

Capital Synergy Partners, Inc. Schedule II – Computation for Determination of Reserve Requirements Pursuant to Rule 15c3-3 As of September 30, 2017

A computation of reserve requirement is not applicable to Capital Synergy Partners, Inc. as the Company qualifies for exemption under Rule 15c3-3 (k) (2) (ii).

Capital Synergy Partners, Inc. Schedule III – Information Relating to Possession or Control Requirements Under Rule 15c3-3 As of September 30, 2017

Information relating to possession or control requirements is not applicable to Capital Synergy Partners, Inc. as the Company qualifies for exemption under Rule 15c3 (k) (2) (ii).

Assertions Regarding Exemption Provisions

We, as directors of management of Capital Synergy Partners, Inc. ("the Company"), are responsible for compliance with the annual reporting requirements under Rule 17a-5 of the Securities Exchange Act of 1934. Those requirements compel a broker or dealer to file annuals reports with the Securities Exchange Commission (SEC) and the broker or dealer's designated examining authority (DEA). One of the reports to be included in the annual filing is an exemption report prepared by an independent public accountant based upon a review of assertions provided by the broker or dealer. Pursuant to that requirement, the management of the Company hereby makes the following assertions:

Identified Exemption Provision:

The Company claims exemption from the custody and reserve provisions of Rule 15c3-3 by operating under the exemption provided by Rule 15c3-3, Paragraph (k)(2)(ii).

Statement Regarding Meeting Exemption Provision:

The Company met the identified exemption provision without exception throughout the period ending October 1, 2016 through September 30, 2017.

Capital	Synergy Par	tners, Inc.	\wedge	
Ву:	Vellar	J.		
WILL	Name ar	LAPP Title	PRESI	DENT
	(Name ar	id Title)		
	(Date	e)		-

BRIAN W. ANSON

Certified Public Accountant

18401 Burbank Blvd., Suite 120, Tarzana, CA 91356 · Tel. (818) 636-5660 · Fax (818) 401-8818

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Board of Directors Capital Synergy Partners, Inc. Newport Beach, California

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

My 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 Capital Synergy Partners, Inc.'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, I do not express such an opinion.

Based on my review, I am 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)(2)(ii) of Rule 15c3-3 under the Securities Exchange Act of 1934.

Brian W. Anson

Certified Public Accountant

Tarzana, California November 9, 2017

SIPC-7B (34-REV 6/17)

SECURITIES INVESTOR PROTECTION CORPORATION P.O. Box 92185 Washington, D.C. 20090-2185 202-371-8300 General Assessment Reconciliation

SIPC-7B

(34-REV 6/17)

For the fiscal year ended 9/30/2017,

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

TO BE FILED BY ALL SIPC MEMBERS WITH FISCA	LYEAR ENDINGS		
1. Name of Member, address, Designated Examining Authority, 1934 Act registration purposes of the audit requirement of SEC Rule 17a-5:	no. and month in which fiscal year ends for		
68080 FINRA SEP CAPITAL SYNERGY PARTNERS 4400 MACARTHUR BLVD STE 850 NEWPORT BEACH CA 92680-2055	Note: If any of the information shown on the mailing label requires correction, please e-mail any corrections to form@sipc.org and so indicate on the form filed. Name and telephone number of person to		
	contact respecting this form.		
	Reyheena FAXON		
2. A. General Assessment (item 2f from page 2)	s 4748		
B. Less payment made with SIPC-6 filed and SIPC-7 if applicable (exclude interest) 4-26-17 Date Paid C. Less prior overpayment applied	(<u>2820</u>		
D. Assessment balance due or (overpayment)			
E. Interest computed on late payment (see instruction E) fordays at 20%	perannum		
F. Total assessment balance and interest due (or overpayment carried forward).	1928		
G. PAYMENT: V the box Check mailed to P.O. Box □ Funds Wired □ Total (must be same as Fabove) \$ 192	<u> </u>		
H. Overpayment carried forward \$(
3. Subsidiaries (S) and predecessors (P) included in this form (give name and 1934-	Act registration number):		
The SIPC member submitting this form and the person by whom it is executed represent thereby that all information contained herein is true, correct and complete. (Name of the contained herein is true, correct and complete.	Suneray Partners of Gorphyshau Parine(silp of other organization)		
Dated the 2 day of November, 2017.	(Authorized Signature)		
This form and the assessment payment is due 60 days after the end of the fisca for a period of not less than 6 years, the latest 2 years in an easily accessible in the state of the fiscal party in the end of the fiscal form.	il year. Retain the Working Copy of this form place.		
Dates: Postmarked Received Reviewed Calculations Documentation Exceptions: Disposition of exceptions:	Forward Copy.		

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

AMOUNTS FOR APPLICABLE PERIODS.

beginning 10/1/2016 and anding 12/31/2016 Seginfiling 1/1/2017 and ending 9/30/2017

ltem No. 2a. Total revenue	(FOCUS Line 12/Part IIA Line 9, Code 4030	total revenue) \$ _2_413_052	Elimina \$1,127,989	s 1,285,063
2b. Additions: (1) Total and p	revenues from the securities business of sub tredecessors not included above.	the sum of both periods osidiaries (except foreign subsidiaries)	HERE	And the second s
(2) Net lo	ess from principal transactions in securities in	n trading accounts.	e de la composition della comp	
(3) Net lo	ess from principal transactions in commodities	s in trading accounts.		
(4) Intere	st and dividend expense deducted in determi	ning item 2a.	in the second se	
(5) Net lo	ss from management of or participation in th	e underwriting or distribution of securities.	Administration of the Committee of the C	
(6) Exper	nses other than advertising, printing, registra rollt from management of or participation in t	tion fees and legal fees deducted in determini underwriting or distribution of securitles.	ing	
(7) Net lo	oss from securities in investment accounts.			+ 13 / 14 / 17 / 17 / 18 / 18 / 18 / 18 / 18 / 18
i fratk Homelei	Total additions	•		<u>-0</u> -
inves inves	nues from the distribution of shares of a regis idment trust, from the sale of variable annuitie idment advisory services rendered to register rate accounts, and from transactions in secur	es, from the business of insurance, from ed investment companies or insurance compa	ñÿ	na se sa
(2) Rever	nues from commodity transactions.	trafficulties as to an	Company of the Compan	
(3) Comm	nissions, floor brokerage and clearance paid lities transactions.	to other SIPC members in connection with		
(4) Reimt	oursements for postage in connection with pro-	oxy solicitation.	. Colline Children Conserve Control	en (* 1975). Programme de la companya de la comp
(5) Net g	ain from securities in investment accounts.	And the second of the second o		
and (of commissions and markups earned from tra ii) Treasury bills, bankers acceptances or co ss from issuance date.	ansactions in (i) certificates of deposit mmercial paper that mature nine months	***	and the second s
(7) Direct relate	expenses of printing advertising and legal for expenses of printing advertising and legal for expense define	ees incurred in connection with other revenue d by Section 16(9)(L) of the Act).		
(8) Other (See I	revenue not related either directly or indirec nstruction C):	lly to the securities business.		
(De	ductions in excess of \$100,000 require docu	mentation)		
C	tal interest and dividend expense (FOCUS Li ode 4075 plus line 2b(4) above) but not in ex total interest and dividend income.	ine 22/PART IIA Line 13, cess		
(ii) 40% c	of margin interest earned on customers secur occunts (40% of FOCUS line 5, Code 3960).	rities :	erina di Salamania	Section (Control of Control of Co
Enter I	he greater of line (i) or (ii)	t ex		
	deductions	,		
	rating Revenues		\$ 1127989	s 1285063
		, viud	: 2820	, 1928
	ssment at applicable rate for assessment per	neu.	0.0025 4745	@.0015
21. Total General	Assessment add both columns.	2	\$	line 2.A.)

BRIAN W. ANSON

Certified Public Accountant

18401 Burbank Blvd., Suite 606, Tarzana, CA 91356 · Tel. (818) 636-5660 · Fax (818) 401-8818

Independent Accountant's Report on Applying Agreed – Upon Procedures Related to an Entity's SIPC Assessment Reconciliation.

Board of Directors Capital Synergy Partners, Inc. Newport Beach, California

In accordance with Rule 17a-5(e)(4) under the Securities Exchange Act of 1934 and with the SIPC Series 600 Rules, I have performed the procedures enumerated below, which were agreed to by Capital Synergy Partners, Inc. and the Securities Investor Protection Corporation ("SIPC") with respect to the accompanying General Assessment Reconciliation (Form SIPC-7) of Capital Synergy Partners, Inc. the "Company") for the year ended September 30, 2017, solely to assist you and SIPC in evaluating Capital Synergy Partners, Inc.' compliance with the applicable instructions of the General Assessment Reconciliation (Form SIPC-7). Management is responsible for the Company's compliance with those requirements. This agreed-upon procedures engagement was conducted in accordance with attestation standards established by the Public Company Accounting Oversight Board (United States). The sufficiency of these procedures is solely the responsibility of those parties specified in this report. Consequently, I 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 I performed and my findings are as follows:

- 1. Compared the listed assessment payments in Form SIPC-7 with respective cash disbursement records entries noting no differences;
- 2. Compared the Total Revenue amounts reported on the Annual Audited Report Form X-17A-5 Part III for the year ended September 30, 2017, with the Total Revenue amounts reported in Form SIPC-7 for the year ended September 30, 2017 noting no differences:
- 3. Compared any adjustments reported in Form SIPC-7 with supporting schedules and working papers noting no differences;
- 4. Recalculated the arithmetical accuracy of the calculations reflected in Form SIPC-7 and in the related schedules and working papers 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.

I was not engaged to, and did not conduct an examination, the objective of which would be the expression of an opinion on compliance with the applicable instructions of the Form SIPC-7. Accordingly, I do not express such an opinion. Had I performed additional procedures, other matters might have come to my 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.

Ɓrian W. Anson

Certified Public Accountant

Tarzana, California November 9, 2017