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

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1 POHW X-17A-5	SEC FILE NUMBER
JUL 13 2017 PART III FACING PAGE Information Required of Brokers and Dealers Pursuant to Section 17 of	8-67083
REGISTRATION FACING PAGE	<u> </u>
Information Required of Brokers and Dealers Pursuant to Section 17 of	the
Securities Exchange Act of 1934 and Rule 17a-5 Thereunder	
REPORT FOR THE PERIOD BEGINNING 01012015 AND ENDING $12/3$	1/2015
	A/DD/YY
A. REGISTRANT IDENTIFICATION	
NAME OF BROKER-DEALER: Mann Mann Jensen Partners LP	FICIAL USE ONLY
ADDRESS OF PRINCIPAL PLACE OF BUSINESS: (Do not use P.O. Box No.)	FIRM I.D. NO.
733 Third Avenue 24th Moor	
(No. and Street)	
NEW YORK NY 10017	
(City) (State) (Zip Code)	
NAME AND TELEPHONE NUMBER OF PERSON TO CONTACT IN REGARD TO THIS REPORT 17-42	7.7450
	de – Telephone Number)
B. ACCOUNTANT IDENTIFICATION	
INDEPENDENT PUBLIC ACCOUNTANT whose opinion is contained in this Report*	
Goldman ? Company CPA's PC	
(Name - if individual, state last, first, middle name)	 ,
316 Alexander St Suite 4 Marrietta	.6A 300Ld
(Address) (City) (State)	(Zip Code)
CHECK ONE:	
Certified Public Accountant	•
☐ Public Accountant	
☐ Accountant not resident in United States or any of its possessions.	
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)

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SEC 1410 (06-02)

SECURITIES AND EXCHANGE COMMISSION

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STATEMENT OF FINANCIAL CONDITION DECEMBER 31, 2015

ASSETS

CURRENT ASSETS:	
Cash	627,537
Accounts receivable	41,000
Due from related party	74,361
Advances	17,350
Prepaid expenses	3,442
Deferred tax asset	24,000
Total current assets	787,690
Total burieff assets	1
FURNITURE AND EQUIPMENT	24,812
Less accumulated depreciation	(22,229)
Furniture and equipment - net	2,583
TOTAL	790,273

LIABILITIES AND PARTNERS' CAPITAL

28,660
18,987
47,647
742,626
790,273

STATEMENT OF OPERATIONS FOR THE YEAR ENDED DECEMBER 31, 2015

REVENUE: Commissions	\$ 1,885,348
EXPENSES:	
Employee benefits and compensation	509,151
Commissions	346,301
Travel	185,339
Regulatory fees	29,664
Rent	76,337
Marketing expense	116,633
Accounting	35,560
Computer and technology	20,209
Telephone	19,922
Legal and professional fees	26,378
Office	8,327
Insurance	91,484
Depreciation	1,279
Other operating expenses	3,196
Total expenses	1,469,780
NET INCOME	\$ 415,568

STATEMENT OF CHANGES IN PARTNERS' CAPITAL FOR THE YEAR ENDED DECEMBER 31, 2015

	Gene	ral Partner	Limit	ted Partners	Total
Balance - beginning of year	\$	1,775	\$	225,283 \$	227,058
Net Income		1,372		414,196	415,568
Capital Contribution				100,000	100,000
Balance - end of year	\$	3,147	\$	739,479 \$	742,626

STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2015

Decrease in accounts receivable 70,3 Decrease in prepaid expenses 6,3 Decrease in commission payable (62,2	
Adjustments to reconcile net income to net cash provided in operating activities Depreciation 1,2 Decrease in accounts receivable 70,3 Decrease in prepaid expenses 6,3 Decrease in commission payable (62,2 Decrease in accounts payable and accrued expenses (7,2 Net cash provided by operating activities 424,0 INVESTING ACTIVITIES:	
provided in operating activities Depreciation 1,2 Decrease in accounts receivable 70,3 Decrease in prepaid expenses 6,3 Decrease in commission payable (62,2) Decrease in accounts payable and accrued expenses (7,2) Net cash provided by operating activities 424,0 INVESTING ACTIVITIES:	568
Depreciation 1,2 Decrease in accounts receivable 70,3 Decrease in prepaid expenses 6,3 Decrease in commission payable (62,2 Decrease in accounts payable and accrued expenses (7,2 Net cash provided by operating activities 424,0 INVESTING ACTIVITIES:	
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Decrease in accounts payable and accrued expenses (7,2 Net cash provided by operating activities 424,0 INVESTING ACTIVITIES:	321
Net cash provided by operating activities 424,0 INVESTING ACTIVITIES:	- 1
INVESTING ACTIVITIES:	240)
)45
Purchase of fixed assets (3,8	
	62)
Net cash used in investing activities (3,8	62)
FINANCING ACTIVITIES:	
Partner's capital contributions 100,0	00
Net cash provided by financing activities 100,0	00
NET INCREASE IN CASH 520,1	83
CASH AT BEGINNING OF YEAR 107,3	54
CASH AT END OF YEAR 627,5	37

Notes to Financial Statements

Year Ended December 31, 2015

1. Organization and Nature of Business

Mann Mann Jensen Partners LP (the "Company"), formerly known as Vega Securities LP and Proxima Alfa Securities LP, was organized in 2005 as a limited partnership under the laws of the State of Delaware. The Company provides finder or introducer services to private investment funds (i.e., hedge funds) and their managers. The Company is a broker-dealer registered with the Securities and Exchange Commission (SEC) and is a member of the Financial Industry Regulatory Authority (FINRA). The Company also is an introducing broker registered with the Commodity Futures Trading Commission (CFTC) and is a member of the National Futures Association (NFA) and the Municipal Securities Rulemaking Board (MSRB). The Company operates from its office located in New York City.

The Company does not carry securities accounts for customers, perform custodial functions related to customers' securities, or maintain customer funds and is therefore exempt from the reserve and possession of control requirements of Rule 15c3-3 of the SEC.

The General Partner, which has a 0.33% ownership interest, has full and complete control of all affairs of the Company, and the management and control of the Company's activities. Limited partners are only liable for the losses, debts, and obligations of the Company. Allocation of income, losses, and distributions are made in accordance with each partner's respective ownership interest.

Subject to any limitations in the Delaware limited partnership law, a limited partner may not withdraw any part of its capital account from the Company or receive any distribution from the Company except as approved by the General Partner.

2. Summary of Significant Accounting Policies

Basis of accounting - The financial statements are prepared using the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America. Revenues and gains are recognized when earned, while expenses and losses are recognized when incurred.

Notes to Financial Statements

Year Ended December 31, 2015

2. Summary of Significant Accounting Policies (continued)

Use of estimates - The preparation 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 disclosure 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.

Revenue recognition - The Company earns commissions for introducing new investors principally to private investment funds and investment managers. Commissions earned are computed based on the contractually agreed-upon portion of the fees charged by each manager to the investment funds.

Cash and cash equivalents - For purposes of the statement of cash flows, the Company considers all cash on hand, cash accounts not subject to withdrawal restrictions or penalties, and all highly liquid debt instruments purchased with an original maturity of three months or less to be cash equivalents.

During the year ended December 31, 2014, the Company had amounts in excess of federally insured limits on deposit with a bank. The Company has not experienced any losses in such accounts, and management believes it is not subjected to any significant credit risk on its cash and cash equivalents.

Fair value of financial instruments - The carrying amounts of financial instruments, including cash, accounts receivable, and accounts payable, approximate fair market value due to the short-term maturities of these instruments.

Accounts receivable - Accounts receivable are customer accounts receivable carried at estimated net realizable value. Management believes that all accounts receivable as of December 31, 2015 are fully collectible. Accordingly, no reserve for bad debts has been recorded at December 31, 2015

Property, equipment and depreciation - Property and equipment are stated at cost. Additions to property and equipment or expenditures which increase the useful lives of the assets are capitalized. The cost of assets sold or otherwise disposed of and the accumulated depreciation thereon are eliminated from the accounts and the resulting gain or loss is reflected in income except for assets traded. Depreciation is provided on the straight-line basis at rates based on the following estimated useful lives:

Equipment

3-5 years

Notes to Financial Statements

Year Ended December 31, 2015

2. Summary of Significant Accounting Policies (continued)

Furniture and Fixtures

7 years

Expenditures for maintenance and repairs are charged to operations as incurred.

Income taxes - The Company is taxed as a partnership for federal and state income tax purposes. The Company is not a taxpaying entity for federal and state income tax purposes; accordingly, a provision for federal and state income taxes has not been recorded in the accompanying financial statements. Partnership income or loss is reflected in the partners' individual or corporate income tax returns in accordance with their ownership percentages.

The Company operates in New York City, which imposes an income tax on unincorporated businesses. A provision for unincorporated business tax expense has been recorded in the financial statements.

The Company files its U.S. partnership income tax returns using the cash basis of accounting. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be realized or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in earnings in the period that includes the enactment date.

The deferred tax asset is comprised of net operating loss carryforwards on tax imposed by the city of New York on limited partnerships.

The Company has adopted the provisions of FASB Accounting Standards Codification 740-10, Accounting for Uncertainty in Income Taxes. Under FASB ASC 740-10, the Company is required to evaluate each of its tax positions to determine if they are more likely than not to be sustained if the taxing authority examines the respective position. A tax position includes an entity's status and the decision not to file a return. The Company has evaluated each of its tax positions and has determined that it has no uncertain tax positions for which a provision or liability for income taxes is necessary. The Company files income tax returns for federal, state and city jurisdictions. With few exceptions the Company is no longer subject to U.S. federal, state or local tax examinations by taxing authorities for years before 2012. The years 2012 to 2015 remain subject to examination by taxing authorities.

Notes to Financial Statements

Year Ended December 31, 2015

Subsequent events - The Company evaluated subsequent events from February 5, 2016, the date the financial statements were issued. There were no additional events or transactions occurring during this subsequent event reporting period which require recognition or disclosure in the financial statements.

3. Net Capital Requirements

The Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule (SEC rule 15c3-1), the Commodity Futures Trading Commission's (CFTC's) minimum financial requirements (Regulation 1.17), and the National Futures Association (NFA) Rule 7001, which require the maintenance of minimum net capital of \$45,000 and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1. These rules provide that equity capital may not be withdrawn if, among other things, the resulting net capital ratio would exceed 10 to 1. At December 31, 2015, the Company had net capital of \$606,845, which was \$561,845 in excess of its required net capital. The Company's percentage of aggregate indebtedness to net capital was 7.85%.

4. Transactions with Related Parties and Concentrations

For the year ended December 31, 2015 the company earned \$1,435,285 (77% of total revenue) in commissions from Forum Asset Management, LLC ("Forum"), a limited partner.

The Company leases its office space under a space-sharing agreement with Forum. The agreement requires monthly lease payments and provides that the lease shall continue until terminated by either party at any time upon thirty days written notice to the other party. Net lease expense charged to operations for the year ended December 31, 2015 was \$76,337.

At December 31, 2015, the Company had an accounts receivable of \$74,361 with Forum.

5. Indemnifications

In the normal course of its business, the Company indemnifies and guarantees certain service providers against specified potential losses in connection with their acting as an agent of, or providing services to, the Company. The maximum potential amount of future payments that the Company could be required to make under these indemnifications cannot be estimated. However,

Notes to Financial Statements

Year Ended December 31, 2015

the Company believes that it is unlikely it will have to make material payments under these arrangements and has not recorded any contingent liability in the financial statements for these indemnifications.

The Company provides representations and warranties to counterparties in connection with a variety of commercial transactions and occasionally indemnifies them against potential losses caused by the breach of those representations and warranties. The Company may also provide standard indemnifications to some counterparties to protect them in the event additional taxes are owed or payments are withheld, due either to a change in or adverse application of certain tax laws. These indemnifications generally are standard contractual terms and are entered into in the normal course of business. The maximum potential amount of future payments that the Company could be required to make under these indemnifications cannot be estimated. However, the Company believes that it is unlikely it will have to make material payments under these arrangements and has not recorded any contingent liability in the financial statements for these indemnifications.

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

	SCHEDULE
TOTAL PARTNERS' CAPITAL QUALIFIED FOR NET CAPITAL	742,626
DEDUCTIONS AND/OR CHARGES: Non-allowable assets: Accounts receivable - net of commissions payable Advances Prepaid expenses	(88,406) (17,350) (3,442)
Net fixed assets Deferred tax asset NET CAPITAL	(2,583) (24,000) 606,845
AGGREGATE INDEBTEDNESS - Accounts payable and accrued expenses Total aggregate indebtedness	47,647 47,647
COMPUTATION OF BASIC NET CAPITAL REQUIREMENT - Minimum net capital required	45,000
Excess net capital	561,845
Net capital in excess of the greater of: 10% of aggregate indebtedness or 120% of minimum net capital requirement	552,845
Percentage of aggregate indebtedness to net capital	7.85%

There is no material difference in the above computation and the Company's net capital as reported in the Company's Part IIA (unaudited) FOCUS report as of December 31, 2015

SCHEDULE II

COMPUTATION FOR DETERMINATION OF RESERVE REQUIREMENTS UNDER RULE 15C3-3 OF THE SECURITIES AND EXCHANGE COMMISSION

The Company qualifies under the exemption provisions of Rule 15c3-3, paragraph (k)(2)(i), as the Company does not carry security accounts for customers or perform custodial functions relating to customer securites. Under this exemption, the Company is not required to maintain a reserve account for the benefit of, customers.

SCHEDULE III

INFORMATION RELATING TO THE POSSESSION OR CONTROL REQUIREMENTS UNDER RULE 15c3-3 OF THE SECURITIES AND EXCHANGE COMMISSION

The Company is exempt from the provisions of Rule 15c3-3 under the Security Exchange Act of 1934 pursuant to paragraph (k)(2)(i) of the rule. The Company did not maintain possession or control or any customer funds or securities.

goldman

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Partners of Mann Mann Jensen Partners LP

We have audited the accompanying statement of financial condition of Mann Mann Jensen Partners LP as of December 31, 2015, and the related statements of operations, changes in partners' capital, and cash flows for the year then ended. These financial statements are the responsibility of Mann Mann Jensen Partners LP'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 Mann Mann Jensen Partners LP 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 contained in schedules 1, 2 and 3 has been subjected to audit procedures performed in conjunction with the audit of Mann Mann Jensen Partners LP's financial statements. The supplemental information is the responsibility of Mann Mann Jensen Partners LP'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.

Goldman & Company, CPA's, P.C.

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Marietta, Georgia February 6, 2016

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INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL

To the Partners of Mann Mann Jensen Partners LP

In planning and performing our audit of the financial statements and supplementary schedule of Mann Mann Jensen Partners LP (the "Company"), as of and for the year ended December 31, 2015, in accordance with the standards of the Public Company Accounting Oversight Board (United States), we considered the Company's internal control over financial reporting (internal control) as a basis for designing our auditing procedures for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.

Accordingly, we do not express an opinion on the effectiveness of the Company's internal control.

As required by Regulation 1.16 of the Commodity Futures Trading Commission ("CFTC"), we have made a study of the practices and procedures followed by the Company including consideration of control activities for safeguarding customer and firm assets. This study included tests of compliance with such practices and procedures that we considered relevant to the objectives stated in Regulation 1.16 in making the periodic computations of minimum financial requirements pursuant to Regulation 1.17. Because the Company does not carry accounts for customers or perform custodial functions relating to customer securities, we did not review the practices and procedures followed by the Company in any of the following:

- The daily computations of the segregation requirements of section 4d(a)(2) of the Commodity Exchange Act and the regulations there under, and the segregation of funds based on such computations.
- 2. The daily computations of the foreign futures and foreign options secured amount requirements pursuant to Regulation 30.7 of the CFTC.

The management of the Company is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraphs. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls and of the practices and procedures referred to in the preceding paragraphs, and to assess whether those practices and procedures can be expected to achieve the CFTC's abovementioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable but not absolute assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized use or disposition, and that transactions are executed in accordance with management's authorization and recorded properly to permit preparation of financial statements in accordance with generally accepted accounting principles. Regulation 1.16(d)(2) lists additional objectives of the practices and procedures listed in the preceding paragraphs.

Because of inherent limitations in any internal control or the practices and procedures referred to above, errors or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or the effectiveness of their design and operation may deteriorate.

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A significant deficiency is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

A material weakness is a deficiency, or combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the company's financial statements will not be prevented, or detected and corrected, on a timely basis.

Our consideration of internal control was for the limited purpose described in the first and second paragraphs and would not necessarily identify all deficiencies in internal control that might be material weaknesses. We did not identify any deficiencies in internal control and control activities for safeguarding securities that we consider to be material weaknesses, as defined previously.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the CFTC to be adequate for its purposes in accordance with the Commodity Exchange Act and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures, as described in the second paragraphs of this report, were adequate at December 31, 2015, to meet the CFTC's objectives.

This report is intended solely for the information and use of the Member, management, the CFTC, and other regulatory agencies that rely on Rule 1.16 of the CFTC, and is not intended to be and should not be used by anyone other than these specified parties.

Marietta, Georgia February 6, 2016

Addam + Congay CHASPC

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Partners of Mann Mann Jensen Partners LP

We have reviewed management's statements, included in Mann Mann Jensen Partners LP's Exemption Report, in which (1) Mann Mann Jensen Partners LP identified the following provisions of 17 C.F.R. §15c3-3(k) under which Mann Mann Jensen Partners LP claimed an exemption from 17 C.F.R. §240.15c3-3: k(2)(i) (the "exemption provisions") and (2) Mann Mann Jensen Partners LP stated that Mann Mann Jensen Partners LP met the identified exemption provisions throughout the most recent fiscal year without exception. Mann Mann Jensen Partners LP'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 Mann Mann Jensen Partners LP'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)(2)(i) of Rule 15c3-3 under the Securities Exchange Act of 1934.

Goldman & Company, CPA's, P.C.

Sildam + Congay CMSPC

Marietta, GA February 6, 2015



EXEMPTION REPORT

YEAR ENDED DECEMBER 31, 2015

We, as members of management of MANN MANN JENSEN PARTNERS LP (the Company) are responsible for complying with 17 C.F.R §240.17a-5, "Reports to be made by certain brokers and dealers". We have performed an evaluation of the Company's compliance with the requirements of 17 C.F.R §240.17a-5 and the exemption provisions in 17 C.F.R §240.15c3-3(k) (the "exemption provisions"). Based on this evaluation we make the following statements to the best knowledge and belief of the Company:

- 1. We 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)(2)(i).
- 2. We met the identified exemption provisions throughout the most recent fiscal year ended December 31, 2015 without exception.

The Company is exempt from the provisions of 17 C.F.R §240.15c3-3 of the Securities Exchange Act of 1934 (pursuant to paragraph (k)(2)(i) of such Rule) as the Company carries no margin accounts, promptly transmits all customer funds and delivers all securities received in connection with its activities as a broker or dealer, does not otherwise hold funds or securities for, or owe money or securities to, customers and effectuates all financial transactions between the broker or dealer and its customers through one or more bank accounts, each to be designated as "Special Account for the Exclusive Benefit of Customers of (name of the broker or dealer)".

MANN MANN JENSEN PARTNERS LP

Officer Name: Werner Graser

Officer Title: President and Chief Compliance Officer

Date: February 6, 2016

goldman

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

Board of Directors of Mann Mann Jensen LP

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 Mann Mann Jensen LP, and the Securities and Exchange Commission, Financial Industry Regulatory Authority, Inc., and SIPC, solely to assist you and the other specified parties in evaluating Mann Mann Jensen LP's compliance with the applicable instructions of Form SIPC-7. Mann Mann Jensen LP's management is responsible for Mann Mann Jensen LP'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 in the general ledger, noting no differences;
- Compared the amounts reported on the audited Form X-17A-5 for the year ended December 31, 2015, as applicable, with the amounts reported in Form SIPC-7 for the year ended December 31, 2015, noting no differences;
- 3) Compared any adjustments reported in Form SIPC-7 with supporting schedules and working papers in the audit schedules, noting no differences;
- 4) Proved the arithmetical accuracy of the calculations reflected in Form SIPC-7 and in the related schedules and working papers in the general ledger supporting the adjustments 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.

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.

Marietta, Georgia February 6, 2016

Toldan + Compay CMSOC



February 6, 2016

Russell S Goldman CPA Goldman & Company CPAs PC 316 Alexander St Suite 4 Marietta GA 30060

Dear Mr Goldman

In connection with your engagement to apply agreed-upon procedures to the Schedule of Assessment and Payments (Form SIPC-7) to the Securities Investor Protection Corporation (SIPC) of Mann Mann Jensen Partners LP for the year ended December 31, 2015, we confirm, to the best of our knowledge and belief, as of the date of this letter, the following representations made to you during your engagement.

- We are responsible for the Company's compliance with the applicable instructions of the General Assessment Reconciliation (Form SIPC-7) in accordance with Rule 17a-5(e)(4) of the Securities and Exchange Act of 1934.
- 2) We are responsible for establishing and maintaining effective internal control over compliance with the applicable instructions of the General Assessment Reconciliation (Form SIPC-7)
- 3) We are responsible for the presentation of the Schedule of Assessment and Payments (Form SIPC-7) in accordance with Rule 17a-5(e)(4) of the Securities and Exchange Act of 1934.
- 4) As of December 31, 2015, the Schedule of Assessment and Payments is presented in compliance with the applicable instructions of the General Assessment Reconciliation (Form SIPC-7) in accordance with Rule 17a-5(e)(4) of the Securities and Exchange Act of 1934.
- 5) We are responsible for selecting the agreed-upon procedures criteria and for determining that such criteria are sufficient and appropriate for our purposes
- 6) We have disclosed to you all known noncompliance with the applicable instructions of the General Assessment Reconciliation (Form SIPC-7), including noncompliance occurring after December 31, 2015.
- 7) We have made available all documentation and other information that we believe is relevant to our compliance with the applicable instructions of the General Assessment Reconciliation (Form SIPC-7)
- 8) There have been no communications from regulatory agencies, internal auditors, or other independent accountants or consultants regarding possible noncompliance with the applicable instructions of the General Assessment Reconciliation (Form SIPC-7), including communications received between December 31, 2015 and the date of this letter.
- 9) We have responded fully to all inquiries made to us by you during the engagement
- 10) No events have occurred subsequent to December 31, 2015 and through the date of this letter that would require adjustment to or modification of the Schedule of Assessment and Payments
- 11) Your report is intended solely for the information and use of Mann Mann Jensen Partners LP, the Securities and Exchange Commission the Financial Industry Regulatory Authority. Inc., and the Securities Investor Protection Corporation and is not intended to be and should not be used by anyone other than these specified parties.

Signature:

Name: Werner Graser

Title: President and Chief Compliance Officer

33-REV 7 10)

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

General Assessment Reconciliation

(33-REV 7 10)

For the fiscal year ended 12/31/2015 (Read carefully the instructions in your Working Copy before completing this Form)

TO BE FILED BY ALL SIPC MEMBERS WITH FISCAL YEAR ENDINGS

		e of Member, address, Designated Examining as of the audit requirement of SEC Rule 17a-5		. 1934 Act regi	istration	no. and month	in which liscally	ear ends fo	ır
		7*7*****357*****************ALL FOR AADC 100 067083 FINRA DEC MANN MANN JENSEN PARTNERS LP				mailing label	of the information : requires correction ns to form@sipc of the form (iled.	n, please e-	
		400 MADISON AVE 4TH FL NEW YORK NY 10017-1909					ephone number of cting this form.	person to	
						WERNER	GRASER	212754	12167
2	. ,	Second Assessment them So transport 2					s 4713.	37	
		General Assessment (item 2e from page 2) Less payment made with SIPC-6 filed (exclude i	interesti				(817.		 1
	, . _	ess payment made with on ord med (exclude t	imeresty				\ <u></u>		·
(). L	Date Paid ess prior overpayment applied					3)
Ω		Assessment balance due or (overpayment)					3896.	17	
5	. 1	nteresi computed on late payment (see instru	ction E) fo	ordays	at 20% p	er annum			
F	. 7	otal assessment balance and interest due (o	roverpayn	nent carried to	rward)		s 38 96.	. 17	
C	C	PAID WITH THIS FORM: Check enclosed, payable to SIPC Total (must be same as F above)		\$					
Н	1 0	Overpayment carried forward		S{)			
3 S	ubsi	ciaries (S) and predecessors (P) included in	this form ((give name and	d 1934 Ad	ct registration	number).		
2150	on b	C member submitting this form and the by whom it is executed represent thereby information contained herein is true, correct		MANN M	rann :	SENSEN	PARTNERS	i LP	****
and	com	plete.		<u>u</u> ~	TVame cr c	dicoration, Parings	hip or other organization		
Date	d ih	= 27 day of JANUARY 2916.		PRES:	うさんて	/ CCC			
This	for	m and the assessment payment is due 60 d riod of not less than 6 years, the latest 2 y	lays after ears in ar	the end of the reasify acces	e fiscal y sible pla	(Tile) year. Retain t ace.	he Working Cop	y of this fo	rm
	Dare		D						
NEW	C a to	Postmarkeo Received	Reviewe	o ntation			Forward (Coou	
#		eb;ious.	Documen		_		, orwsig (~~PJ	
SIP(ostion of exceptions		_					

DETERMINATION OF "SIFU NEW UPSTAIRING ASVANGED

AND GENERAL ASSESSMENT

Amounts for the fiscal pariod beginning 1/1/2015 and ending 12/31/2015

2a. Total revenue (FOCUS Line 12 Part IIA Line 9. Gode 4030)	s 1885348
2b. Additions: (1) Total revenues from the securities business of subsidiaries (except foreign subsidiaries) and predecessors not included above.	
2) Net loss 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.	
(5) Net loss from management of or participation in the underwriting or distribution of securities.	
(5) Expenses other than advertising, printing, registration fees and legal fees deducted in determining net profit from management of or participation in underwriting or distribution of securities.	
7) Net loss from securities in investment accounts.	
Total additions	
to. Deductions: (1) Revenues from the distribution of shares of a registered open end 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 accounts, and from transactions in security futures products.	
(2) Revenues from commodity transactions.	
 3) Commissions. (Nor brokerage and clearance paid to other SIPC members in connection with securities transactions. 	
(4) Reimbursements for postage in connection with proxy solicitation.	
i5) Het gain from securities in investment accounts.	
(6) 100% of commissions and markups eatned from transactions in (i) certificates of deposit and (ii) Transury Sills, bankers acceptances or commercial paper that mature nine months or less from isquance date.	Charles of the Control of the Contro
7) Direct expenses of printing advertising and legal less incurred in connection with other revenue related to the securities outliness travenue defined by Section 16(9)(L) of the Act).	
(8) Cines revenue not related either directly or indirectly to the securities business. (See Instruction C):	
Deductions in expess of \$100,300 require documentations	
(9) (in Total interest and dividend expense (FOCUS Line 22/PART IIA Line 13, Code 4075 plus line 25(4) above, but not in excess or total interest and dividend income.	
(ii) 40% of margin interest earned on customers securities accounts (40% of FOCUS line 5. Code 3960).	
Enter the greater of line (i) or (ii)	
local deductions	
SIPC Net Operating Revenues \$	1885348
Senaral Assessment ଡୁ .0025	47/3.37 to page 1. line 2.A.)

FINANCIAL STATEMENTS FOR THE YEAR ENDED

DECEMBER 31, 2015

AND REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM