| UNITED STATES | OMB APPROVAL |
|---|---|
| SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 | N OMB Number: 3235-0123 Expires: April 30, 2013 Estimated average burden |
| ANNUAL AUDITED REPORT | , in the second s |
| FORM X-17A-5 /A | |
| MAR 2 9 2012 PART III | SEC FILE NUMBER 8- 68003 |
| | 6- |
| FACING PAGE Information Required of Brokers and Dealers Pursuant | to Section 17 of the |
| Securities Exchange Act of 1934 and Rule 17a-5 | |
| REPORT FOR THE PERIOD BEGINNING 01/01/11 AND EN | 12/31/11 |
| MM/DD/YY | MM/DD/YY |
| A. REGISTRANT IDENTIFICATION | |
| NAME OF BROKER-DEALER: Stout Causey Capital Corporation | OFFICIAL USE ONLY |
| ADDRESS OF PRINCIPAL PLACE OF BUSINESS: (Do not use P.O. Box No.) | FIRM I.D. NO. |
| 910 Ridgebrook Road | |
| (No. and Street) | |
| Sparks Maryland 211 | 5 2 |
| (City) (State) | (Zip Code) |
| NAME AND TELEPHONE NUMBER OF PERSON TO CONTACT IN REGARD TO Christopher Helmrath, President | O THIS REPORT 410-785-8049 |
| | (Area Code – Telephone Number) |
| B. ACCOUNTANT IDENTIFICATION | |
| INDEPENDENT PUBLIC ACCOUNTANT whose opinion is contained in this Repor | t* |
| Smith Elliott Kearns & Company, LLC | |
| (Name – if individual, state last, first, middle na | me) |
| 480 North Potomac Street Hagerstown Maryland | |
| (Address) (City) | (State) (Zip Code) |
| CHECK ONE: | |
| ☑ Certified Public Accountant | Kr. |
| □ Public Accountant | Le la contra de la c |
| □ Accountant not resident in United States or any of its possessions. | 12060684 |
| 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 A I, | FFIRMATION, swear (or affirm) that, to the best of |
|---|---|
| my knowledge and belief the accompanying financial stateme Stout Causey Capital Corporation | |
| | 1, are true and correct. I further swear (or affirm) that |
| neither the company nor any partner, proprietor, principal of classified solely as that of a customer, except as follows: | ficer or director has any proprietary interest in any account |
| | |
| | |
| | |
| | Signature |
| | Christopher Helmrath, President |
| Notary Public 129644 | |
| Computation for Determination of the Reserve Requi (k) A Reconciliation between the audited and unaudited consolidation. (l) An Oath or Affirmation. (m) A copy of the SIPC Supplemental Report. | Claims of Creditors. nents Pursuant to Rule 15c3-3. equirements Under Rule 15c3-3. If the Computation of Net Capital Under Rule 15c3-1 and the |
| **For conditions of confidential treatment of certain portion. | s of this filing, see section 240.17a-5(e)(3). |

| (33-REV 7/10) | | 2-371-8300 ssment Reconciliation | (33-REV 7 |
|--|--|---|--|
| | For the fiscal year en | ded <u>12/31</u> , 20 <u>1</u> | |
| | | our Working Copy before completing | |
| | TO BE FILED BY ALL SIPC ME | • • • | |
| Name of Member, a purposes of the audit | address, Designated Examining Authorit requirement of SEC Rule 17a-5: | y, 1934 Act registration no. and | month in which fiscal year ends to |
| 068003 | FINRA DEC | Note: I | f any of the information shown on the |
| ' STOUT C | AUSEY CAPITAL CORPORATION 15*15 | l mailing any co | I label requires correction, please e- rrections to form@sipc.org and so |
| | EBROOK RD MD 21152-9390 | indicat | e on the form filed. |
| | | | and telephone number of person to |
| · · · · | | contac | t respecting this form. |
| | | | |
| | | | |
| | | | \$ 3805 |
| 2. A. General Asses | sment (item 2e from page 2) | | * |
| B. Less payment r | nade with SIPC-6 filed (exclude interest) | | (|
| Date | Paid | | |
| C. Less prior ove | | | (<u> </u> |
| D. Assessment ba | alance due or (overpayment) | 1 | 2,630 |
| | ited on late payment (see instruction E) | for dave at 20% per annu | 5 |
| . r. mieresi compi | ited on late payment (see instruction L) | iuiuays at 2010 por unitu | 111 |
| F T 1 | | · | . 2630 |
| · . | ent balance and interest due (or overpa | yment carried forward) | \$ 2,630 |
| G. PAID WITH TH | IIS FORM: | | \$ 2,630 |
| G. PAID WITH TH Check enclose | | yment carried forward) \$2,630 | <u>\$ 2,630</u> |
| G. PAID WITH TH Check enclose | IIS FORM: d, payable to SIPC same as F above) | | <u>\$ 2,630</u> |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment (| IIS FORM: d, payable to SIPC same as F above) carried forward | \$ <u>2,630</u> \$(0 |) |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment (| IIS FORM: d, payable to SIPC same as F above) | \$ <u>2,630</u> \$(0 |) |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment (| IIS FORM: d, payable to SIPC same as F above) carried forward | \$ <u>2,630</u> \$(0 |) |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment (| IIS FORM: d, payable to SIPC same as F above) carried forward | \$ <u>2,630</u> \$(0 |) |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment of 3. Subsidiaries (S) an <u>n o</u> | IIS FORM: d, payable to SIPC same as F above) carried forward nd predecessors (P) included in this forr bmitting this form and the | \$ <u>2,630</u> \$(0 |) tration number): |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment of 3. Subsidiaries (S) an <u>n a</u> | IIS FORM: d, payable to SIPC same as F above) carried forward nd predecessors (P) included in this forr bmitting this form and the executed represent thereby | \$ <u>2,630</u> \$(<u>0</u> m (give name and 1934 Act regis |) tration number): |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment of 3. Subsidiaries (S) an <u>n a</u> | IIS FORM: d, payable to SIPC same as F above) carried forward nd predecessors (P) included in this forr bmitting this form and the | \$ 2,630 \$(O m (give name and 1934 Act regis Start, Causey (Name of Corporatio |) tration number): <u>Capital Corporation</u> n, Partnership or other organization) |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment of 3. Subsidiaries (S) an <u>n or</u> The SIPC member su person by whom it is that all information co and complete. | IIS FORM: d, payable to SIPC same as F above) carried forward nd predecessors (P) included in this forr bmitting this form and the executed represent thereby ontained herein is true, correct | \$ 2,630 \$(|) tration number): |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment of 3. Subsidiaries (S) an <u>n or</u> The SIPC member su person by whom it is that all information co and complete. | IIS FORM: d, payable to SIPC same as F above) carried forward nd predecessors (P) included in this forr bmitting this form and the executed represent thereby ontained herein is true, correct | \$ \$(m (give name and 1934 Act regis Stout, Causey (Name of Corporation (Name of Corporation) | tration number): <u>Cepifal Corporation</u> n, Partnership or other organization) <u>Partnership or other organization</u> |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment of 3. Subsidiaries (S) an <u>na</u> The SIPC member su person by whom it is that all information of and complete. Dated the <u>28</u>th day This form and the as | IIS FORM: d, payable to SIPC same as F above) carried forward nd predecessors (P) included in this form bmitting this form and the executed represent thereby ontained herein is true, correct of <u>February</u> , 20 <u>12</u> . ssessment payment is due 60 days afi | \$ \$ \$(m (give name and 1934 Act regis m (give name and 1934 Act regis Causey (Name of Corporation (Au CFD ter the end of the fiscal year. F | tration number): <u>Capifal</u> <u>Corporation</u> n, Partnership or other organization) <u>Partner</u> thorized Signature) (Title) |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment of 3. Subsidiaries (S) an <u>na</u> The SIPC member su person by whom it is that all information of and complete. Dated the <u>28</u>th day This form and the as | IIS FORM: d, payable to SIPC same as F above) carried forward nd predecessors (P) included in this forr bmitting this form and the executed represent thereby ontained herein is true, correct | \$ \$ \$(m (give name and 1934 Act regis m (give name and 1934 Act regis Causey (Name of Corporation (Au CFD ter the end of the fiscal year. F | tration number): <u>Capifal</u> <u>Corporation</u> n, Partnership or other organization) <u>Partner</u> thorized Signature) (Title) |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment of 3. Subsidiaries (S) an <u>na</u> The SIPC member su person by whom it is that all information of and complete. Dated the <u>28</u>th day This form and the as | IIS FORM: d, payable to SIPC same as F above) carried forward nd predecessors (P) included in this form bmitting this form and the executed represent thereby ontained herein is true, correct of <u>February</u> , 20 <u>12</u> . ssessment payment is due 60 days afi | \$ \$ \$(m (give name and 1934 Act regis m (give name and 1934 Act regis Causey (Name of Corporation (Au CFD ter the end of the fiscal year. F | tration number): <u>Capifal</u> <u>Corporation</u> n, Partnership or other organization) <u>Partner</u> thorized Signature) (Title) |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment of 3. Subsidiaries (S) an <u>n/a</u> The SIPC member su person by whom it is that all information co and complete. Dated the <u>28th</u> day This form and the as for a period of not is | IIS FORM: d, payable to SIPC same as F above) carried forward nd predecessors (P) included in this forr bmitting this form and the executed represent thereby ontained herein is true, correct of <u>February</u> , 2012. ssessment payment is due 60 days aft ess than 6 years, the latest 2 years in | \$ \$ \$(m (give name and 1934 Act regis m (give name and 1934 Act regis Causey (Name of Corporation (Au CFD ter the end of the fiscal year. F | tration number): <u>Capifal</u> <u>Corporation</u> n, Partnership or other organization) <u>Partner</u> thorized Signature) (Title) |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment of 3. Subsidiaries (S) an <u>n/a</u> The SIPC member su person by whom it is that all information co and complete. Dated the <u>28th</u> day This form and the as for a period of not is | IIS FORM: d, payable to SIPC same as F above) carried forward nd predecessors (P) included in this forr bmitting this form and the executed represent thereby ontained herein is true, correct of <u>February</u> , 2012. ssessment payment is due 60 days aft ess than 6 years, the latest 2 years in | $\frac{2,630}{\$(0)}$ $\frac{100}{\$(0)}$ | tration number): <u>Capifal</u> <u>Corporation</u> n, Partnership or other organization) <u>Partner</u> thorized Signature) (Title) |
| G. PAID WITH TH Check enclose Total (must be H. Overpayment of 3. Subsidiaries (S) an <u>na</u> The SIPC member su person by whom it is that all information of and complete. Dated the <u>28</u>th day This form and the as | IIS FORM: d, payable to SIPC same as F above) carried forward nd predecessors (P) included in this forr bmitting this form and the executed represent thereby ontained herein is true, correct of <u>February</u> , 2012. ssessment payment is due 60 days aft ess than 6 years, the latest 2 years in | $\frac{2,630}{\$(0)}$ $\frac{100}{\$(0)}$ | tration number): <u>Capifal</u> <u>Corporation</u> n, Partnership or other organization) <u>Partner</u> thorized Signature) (Title) |

DETERMINATION OF "SIPC NET OPERATING REVENUES" AND GENERAL ASSESSMENT

| Amounts for the | | |
|----------------------|----|---------|
| beginning <u>Jan</u> | (L | , 20 11 |
| and ending De | | |

| | Eliminate cents |
|--|-----------------|
| 12/Part IIA Line 9, Code 4030) | \$ 2,003,032 |
| the securities business of subsidiaries (except foreign subsidiaries) and sluded above. | |
| al transactions in securities in trading accounts. | |
| al transactions in commodities in trading accounts. | |
| expense deducted in determining item 2a. | |
| ement of or participation in the underwriting or distribution of securities. | |
| advertising, printing, registration fees and legal fees deducted in determining net tent of or participation in underwriting or distribution of securities. | |
| ties in investment accounts. | |
| | |
| | |
| listribution of shares of a registered open end investment company or unit m the sale of variable annuities, from the business of insurance, from investment ndered to registered investment companies or insurance company separate transactions in security futures products. | |
| nodity transactions. | |
| prokerage and clearance paid to other SIPC members in connection with ns. | |
| postage in connection with proxy solicitation. | |
| ties in investment accounts. | |
| as and markups earned from transactions in (i) certificates of deposit and ankers acceptances or commercial paper that mature nine months or less | |
| printing advertising and legal fees incurred in connection with other revenue ities business (revenue defined by Section 16(9)(L) of the Act). | |
| elated either directly or indirectly to the securities business, | |
| fached | 480,862 |
| cess of \$100,000 require documentation) | <u> </u> |
| | |
| d dividend expense (FOCUS Line 22/PART IIA Line 13, line 2b(4) above) but not in excess | |
| and dividend income. \$ | |
| nterest earned on customers securities of FOCUS line 5, Code 3960). \$ | |
| er of line (i) or (ii) | |
| 3 | 4 80,862 |
| | \$ 1,522,170 |

Item No.

2a. Total revenue (FOCUS Line

2b. Additions:

- (1) Total revenues from predecessors not inc
- (2) Net loss from princip
- (3) Net loss from princip
- (4) Interest and dividend
- (5) Net loss from manag
- (6) Expenses other than profit from managem

(7) Net loss from securi

Total additions

2c. Deductions:

- (1) Revenues from the d investment trust, fro advisory services re accounts, and from
- (2) Revenues from com
- (3) Commissions, floor securities transaction
- (4) Reimbursements for
- (5) Net gain from secur
- (6) 100% of commission (ii) Treasury bills, b from issuance date.
- (7) Direct expenses of j related to the secur
- (8) Other revenue not r (See Instruction C):

sec at

(Deductions in ex

- (9) (i) Total interest an Code 4075 plus of total interest
 - (ii) 40% of margin i accounts (40% of

Enter the greate

Total deduction

2d. SIPC Net Operating Revenues

2e. General Assessment @ .0025

(to page 1, line 2.A.)

3,805

Stout Causey Capital Corporation Analysis of Deduction on SIPC-7 For the Year Ending 12/31/2011

TT07/T

Internal Client <u>Name</u>

Engagement #

ŝ Performance Mgmnt Institute Precision Products Group ess than \$7,000 each Planned Systems Int'l Active Minerals, Intl EMG Corporation Adcor Industries Marzik, Inc. Protection reatment Reliance Jigsaw Content Physics kinetic Search Medici Cyber ſerra -idid Other Small Projects Non-Deal Revenue Deal Revenue: MAR116.74 EMG110.74 MED000.74 CON001.74 **PROT00.73** CYB000.74 PHY000.74 ADC234.74 PMI000.74 PLA106.74 PRE920.74 ACT600.74 **REL000.73** SEA000.73 **FER001.73 FRE001.73** KIN000.74 IIG000.74 PP1000.74

10,000 8,255 7,200 30,992 405,589

753,943

480,862

255,573 64,565 30,000

12,500

1,522,171

Total Deal Revenue subject to SIPC Fee of .0025

Total Revenue per Capital P&L

Foresight

-OR000.73

2,003,032

12 months Ended 12/31/2011 <u>Revenue</u>

40,000 39,660

153,141

33,750 33,425 29,200

35,000

Description

2/29/2012 10:52 AM

Not related directly or indirectly to securities Not related directly or indirectly to securities

20,076

18,304 11,059 10,800 SIPC6 Deduction Backup.xlsx Sheet1

STOUT CAUSEY CAPITAL CORPORATION

Financial Statements Together with Independent Auditor's Report

For the Year Ended December 31, 2011

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| Financial Statements: | |
| | • |
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| Statement of operations | 3 |
| Statement of changes in stockholder's equity | 4 |
| Statement of cash flows | 5 |
| Notes to financial statements | 6-8 |
| Independent Auditor's Report on Accompanying Information | 9 |
| Accompanying Information: | |
| Schedule I – Computation of net capital and required net capital | 10 |
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| Schedule III – Computation for determination of reserve requirements | 12 |
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| Schedule IV – Information relating to possession or control requirements | 13 |
| Independent Auditor's Report on Internal Accounting Control | 14-15 |



Independent Auditor's Report

To the Board of Directors of Stout Causey Capital Corporation

We have audited the accompanying statement of financial condition of Stout Causey Capital Corporation (a Maryland corporation) (the Company) as of December 31, 2011 and the related statements of operations, changes in stockholder's equity, and cash flows for the year then ended that you are filing pursuant to Rule 17a-5 under the Securities Exchange Act of 1934. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. 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 consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, 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 Stout Causey Capital Corporation as of December 31, 2011, and the results of its operations and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Smith Ellist Keams & Consomy, LLC

February 27, 2012 Hagerstown, Maryland

Statement of Financial Condition As of December 31, 2011

| Assets | |
|--|---------------|
| Cash and cash equivalents | \$ 425,393 |
| Accounts receivable, net of allowance of \$49,970 | 159,510 |
| Due from Affiliate | 305,555 |
| Total Assets | \$ 890,458 |
| | |
| Liabilities and Stockholder's Equity | |
| Stockholder's Equity | |
| Common stock, par value \$1.00, 100,000 shares authorized, | |
| 8,650 shares issued and outstanding | \$ 8,650 |
| Paid in capital | 1,076,437 |
| Accumulated deficit | (194,629 |
| Total Stockholder's Equity | 890,458 |
| | |

The accompanying notes are an integral part of this financial statement.

Statement of Operations For the Year Ended December 31, 2011

| Fee Income | | \$ 2,003,032 |
|----------------------------|---------------------------------------|-----------------|
| | | |
| Expenses | | |
| Salaries and payroll taxes | | \$ 993,751 |
| Other employee expenses | | 32,125 |
| Other operating expenses | | 441,075 |
| | · · · · · · · · · · · · · · · · · · · | |
| Total Expenses | | \$ 1,466,951 |
| | | |

Net Income

\$ 536,081

The accompanying notes are an integral part of this financial statement.

Statement of Changes in Stockholder's Equity For the Year Ended December 31, 2011

| | | (| Common Stock | Paid In Capital | cumulated Deficit) | Stock | otal holder's juity |
|------------------------------|--|----|-----------------|--------------------|---------------------------|-------|---------------------------|
| Balance at December 31, 2010 | | \$ | 8,650 | \$ 1,076,437 | \$ (730,710) | \$ | 354,377 |
| Net Income | | | | | 536,081 | · · · | 536,081 |
| Balance at December 31, 2011 | | \$ | 8,650 | \$ 1,076,437 | \$ (194,629) | \$ | 890,458 |

The accompanying notes are an integral part of this financial statement.

| | Si For the Year En | tatement of ded Deceml | |
|---|-----------------------|---------------------------|---------------------------------------|
| Cash Flows From Operating Activities | | | |
| Net Income | | \$ | 536,081 |
| Adjustment to reconcile net income to net cash | | | · · · · · · · · · · · · · · · · · · · |
| and cash equivalents used in operating activities | | | |
| Changes in assets and liabilities: | | | |
| Accounts receivable | | | 56,375 |
| Due from employee | | | 36,000 |
| Due from Affiliate, net | | | (450,202) |
| Accrued pension | | | (12,366 |
| Net Cash Provided by Operating Activities | | \$ | 165,888 |
| Cash and Cash Equivalents, beginning of year | | | 259,505 |
| Cash and Cash Equivalents, end of year | | \$ | 425,393 |

Notes to Financial Statements For the Year Ended December 31, 2011

1. DESCRIPTION OF BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Stout Causey Capital Corporation (the Company) was incorporated in the State of Maryland and is a broker/dealer registered with the Securities and Exchange Commission (SEC) and the Financial Industry Regulatory Authority (FINRA). The Company is a wholly owned subsidiary of SC&H Group, Inc. (the Parent).

Revenue Recognition

The Company provides consulting services related to mergers and acquisitions and business performance enhancement to organizations. The Company works on both a contingent fee and hourly fee basis. For contingent fee services, revenue is recognized upon settlement of a transaction. Hourly fees are billed on a monthly basis and revenue is recognized upon issuance of an invoice.

Cash and Credit Risk

The Company defines cash equivalents as cash held in checking accounts.

Cash held in banks may at times be in excess of the Federal Deposit Insurance Corporation insurance limit and management considers those circumstances to be a normal business risk.

Accounts Receivable

Accounts receivable represents hourly fees earned on activities that occurred prior to and paid after December 31, 2011.

The Company provides credit in the normal course of business to its customers and performs ongoing credit evaluations of those customers. Receivables are generally due thirty days after they are billed. The Company considers allowances for doubtful accounts based on factors surrounding the credit risk of specific customers, historical trends, projection of trends, and other information. Management of the Company periodically reviews the collectability of accounts receivable, and those accounts which are considered not collectable are written off as bad debts. Based on management's review, an allowance for doubtful accounts of \$49,970 has been recorded as of December 31, 2011.

Income Taxes

The Company is a Qualified Sub-Chapter S-Corporation of SC&H Group, Inc., thus income is passed through to the Parent. The Parent is an S-Corporation for Federal and State income tax purposes. In lieu of corporation income taxes, the stockholders of the S-Corporation are taxed on their proportionate share of the Company's taxable income or loss. Therefore, no provision or liability for Federal or State income taxes has been provided in these financial statements.

6

Notes to Financial Statements For the Year Ended December 31, 2011

7

1. DESCRIPTION OF BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - cont'd.

Income Taxes – cont'd.

The Company follows the FASB Accounting Standards Codification, which provides guidance on accounting for uncertainty in income taxes recognized in an enterprise's financial statements. The guidance prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return, and also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, disclosure and transition. As of December 31, 2011, the Company had no uncertain tax positions that require either recognition or disclosure in the Company's financial statements. Generally, the tax years before 2008 are no longer subject to examination by federal, state or local taxing authorities.

Use of Estimates in the Preparation of Financial Statements

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 revenues and expenses during the reporting period. Actual results could differ from those estimates.

2. REGULATORY REQUIREMENTS

The Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule (Rule 15c3-1), which requires the maintenance of minimum net capital and a maximum ratio of aggregate indebtedness to net capital. The Rule provides that minimum net capital shall exceed the greater of \$5,000 or 12.5% of aggregated indebtedness and that aggregate indebtedness shall not exceed 8 times "net capital" as these terms are defined by the Rule. As of December 31, 2011, net capital was \$425,393 which exceeds the capital requirements of \$5,000 by \$420,393. The Company had no aggregate indebtedness at year end. As of December 31, 2011, the Company is in compliance with these rules.

Notes to Financial Statements For the Year Ended December 31, 2011

3. RELATED PARTY TRANSACTIONS

The Company shares office space and personnel with affiliated companies. At the discretion of management, certain personnel expenses are charged to the Company. During the year ended December 31, 2011, personnel costs totaling approximately \$993,751 were charged to the Company.

The Parent is obligated to pay all indirect expenses of the Company. The Company maintains an intercompany balance with the Parent and is responsible for settling all liabilities to the Parent for the Company's portion of such costs. This agreement affects the Company's financial position and operating results in a manner that differs from those that might have been achieved if the Company was autonomous.

The Company maintains an operating cash account from which all direct expenses of the Company are paid.

At December 31, 2011, the Company was owed \$305,555 for reimbursement of various shared services. The receivable is reported as "Due from Affiliate" in the Company's statement of financial condition and is expected to be repaid in full in 2012.

4. SUBSEQUENT EVENTS

The Company has evaluated events and transactions subsequent to December 31, 2011 through February 27, 2012, the date these financial statements were available to be issued. Based on the definitions and requirements of generally accepted accounting principles, management has not identified any events that have occurred subsequent to December 31, 2011 and through February 27, 2012, that require recognition or disclosure in the financial statements.



INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY INFORMATION REQUIRED BY RULE 17a-5 OF THE SECURITIES AND EXCHANGE COMMISSION

To the Board of Directors of Stout Causey Capital Corporation

We have audited the accompanying financial statements of Stout Causey Capital Corporation as of and for the year ended December 31, 2011, and our report thereon dated February 27, 2012, which expressed an unqualified opinion on those financial statements, appears on page 1. Our audit was conducted for the purpose of forming an opinion on the financial statements as a whole. The information contained in Schedules I, II, III and IV is presented for purposes of additional analysis and is not a required part of the financial statements, but is supplementary information required by rule 17a-5 under the Securities and Exchange Act of 1934. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the financial statements as a whole.

Smith Ellist Keans (Constany, LLC

February 27, 2012 Hagerstown, Maryland

Schedule I - Computation of Net Capital and Required Net Capital Under Rule 15c3-1 For the Year Ended December 31, 2011

| Total Capital Funds | | | \$ | 890,458 |
|------------------------------|--|---------------------------------------|---------------------------------------|---------|
| Deductions | | | | |
| Non-allowable receivables | | | | (465,06 |
| | | · · · · · · · · · · · · · · · · · · · | · · · · · · · · · · · · · · · · · · · | |
| Net Capital | | | \$ | 425,39 |
| Minimum Net Capital | | | | 5,000 |
| Excess Net Capital | | | \$ | 420,39 |
| Total Aggregate Indebtedness | | | \$ | |

Stout Causey Capital Corporation Schedule II – Reconciliation Between Audited and Unaudited Statements of Financial Condition For the Year Ended December 31, 2011

There were no material differences between the audited Statement of Financial Condition contained in this report and the unaudited Statement of Financial Condition included in the Company's unaudited FOCUS Report filed as of December 31, 2011.

Stout Causey Capital Corporation Schedule III – Computation for Determination of Reserve Requirements Under Rule 15c3-3 of the Securities and Exchange Commission For the Year Ended December 31, 2011

The Company is exempt from SEC Rule 15c3-3 because it does not carry securities accounts for customers or perform custodial functions relating to customer securities. The Company is exempt pursuant to (k)(2)(i).

Stout Causey Capital Corporation Schedule IV– Information Relating to Possession or Control Requirements Under Rule 15c3-3 of the Securities and Exchange Commissions For the Year Ended December 31, 2011

The Company is exempt from SEC Rule 15c3-3 because it does not carry securities accounts for customers or perform custodial functions relating to customer securities. The Company is exempt pursuant to (k)(2)(i).



INDEPENDENT AUDITOR'S REPORT ON INTERNAL ACCOUNTING CONTROL REQUIRED BY SEC RULE 17a-5 FOR THE YEAR ENDED DECEMBER 31, 2011

To the Board of Directors of Stout Causey Capital Corporation

In planning and performing our audit of the financial statements and supplemental schedules of Stout Causey Capital Corporation (a Maryland Corporation) (the Company), as of and for the year ended December 31, 2011 in accordance with auditing standards generally accepted in the United States of America, 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.

Also, as required by Rule 17a-5(g)(1) of the Securities and Exchange Commission (SEC), we have made a study of the practices and procedures followed by the Company including consideration of control activities for safeguarding secruities. This study included tests of such practices and procedures that we considered relevant to the objectives stated in Rule 17a-5(g) in making the periodic computations of aggregate indebtedness (or aggregate debits) and net capital under Rule 17a-3(a)(11) and for determining compliance with the exemption provisions of Rule 15c3-3. Because the Company does not carry securities 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:

- 1. Making quarterly securities examinations, counts, verifications and comparisons and recordation of differences required by Rule 17a-13
- 2. Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System

The management of the Company is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraph. 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 paragraph and to assess whether those practices and procedures can be expected to achieve the SEC's above-mentioned 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 the preparation of financial statements in conformity with accounting principles generally accepted in the United States of America. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.



Because of inherent limitations in internal control or the practices and procedures referred to above, error 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 that the effectiveness of their design and operation may deteriorate.

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.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the SEC to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 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 paragraph of this report, were adequate at December 31, 2011, to meet the SEC's objectives.

This report is intended solely for the information and use of the Board of Directors, management, the SEC, and other regulatory agencies that 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.

February 27, 2012 Hagerstown, Maryland

Smith Ellist Kearns & Company, LLC