## UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549



### ANNUAL AUDITED REPORT

## PART III

OMB APPROVAL

OMB Number: 3235-0123

Expires: October 31, 2004
Estimated average burden

hours per response.....12.00

SECFILE NUMBER 37792

**FACING PAGE** 

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 0/	/01/2012 AND	ENDING /2/31/26	12
REPORT FOR THE LERIOD BLOWNING	MM/DD/YY	MM/DD/YY	· , · ,
A. REGISTE	RANT IDENTIFICATIO	N	
NAME OF BROKER-DEALER: LOSeph	Kosinky, Ir		USE ONLY
ADDRESS OF PRINCIPAL PLACE OF BUSINESS	: (Do not use P.O. Box No.)	FIRM	I.D. NO.
Joseph Kosinsky, Inc. 400 Second Avenue			
New York, NY 10010 (212) 532-8326	(No. and Street)		
(City)	(State)	(Zip Code)	
NAME AND TELEPHONE NUMBER OF PERSON	r to contact in regari President	TO THIS REPORT (2 2) <u>5 32 - §8</u> (Area Code – Tel	
B. ACCOUN	TANT IDENTIFICATION	ON	· ·
INDEPENDENT PUBLIC ACCOUNTANT whose Chan, Willic	am J.		e.
4205 8th Avenue	- if individual, state last, first, midd Brooklyn M	4. //23	(Zip Code)
(Address)  CHECK ONE:  Certified Public Accountant  Public Accountant  Accountant not resident in United St	ates or any of its possessions.	SECURITIES AND EXCHANGE RECEIVE	COMMISSION D
FOR	OFFICIAL USE ONLY	08 REGISTRATIONS B	RANCH
		3	

\*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.

### **OATH OR AFFIRMATION**

1. Joseph Kosinisky	, swear (or affirm) that, to the best of
my knowledge and belief the accompanying financial statement and	
Joseph Kosinsky Inc.	supporting scaedules peraining to the firm of
	, as
	, are true and correct. I further swear (or affirm) that
neither the company nor any partner, proprietor, principal officer of	r director has any proprietary interest in any account
classified solely as that of a customer, except as follows:	
N/	
/ A	. ^
	Joseph Cosinsly
EDANK I CHIO LIDO	Signature
FRANK LOUIGARD NOTARY PUBLIC, STATE OF N	EWYORK President
QUALIFIED IN KING COLI	TY Title
REG. #01L06190042 MY COMM. EXP JULY 7 2	2.00
	WFIL,
Notary Public	•
This report ** contains (check all applicable boxes):	
(a) Facing Page.	
(b) Statement of Financial Condition.	
(c) Statement of Income (Loss).	
(d) Statement of Changes in Financial Condition.	
(e) Statement of Changes in Stockholders' Equity or Partners'	or Sole Proprietors' Capital.
(f) Statement of Changes in Liabilities Subordinated to Claims	of Creditors.
(g) Computation of Net Capital.	<b>-</b>
(h) Computation for Determination of Reserve Requirements F	
- / (-)	
(j) A Reconciliation, including appropriate explanation of the	
Computation for Determination of the Reserve Requirement (k) A Reconciliation between the audited and unaudited States	
consolidation.	icus of Financial Condition with respect to methods of
(1) An Oath or Affirmation.	
(m) A copy of the SIPC Supplemental Report.	
(n) A report describing any material inadequacies found to exist	or found to have existed since the date of the previous audit.

<sup>\*\*</sup>For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).

### WILLIAM J. CHAN, CPA 4205 8<sup>TH</sup> AVENUE BROOKLYN, NEW YORK 11232 (718) 437-1816

INDEPENDENT AUDITORS' REPORT

January 31, 2013

To the Shareholder and Board of Directors of Joseph Kosinsky, Inc. 400 Second Avenue New York, New York 10010

I have audited the accompanying statement of financial condition of Joseph Kosinsky, Inc. (the "Company") as of December 31, 2012, and the related statements of operations, changes in shareholders' 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. My responsibility is to express an opinion on these financial statements based on my audit.

I conducted my audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that I plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatements. 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 enumerated above present fairly, in all material respects, the financial position of Joseph Kosinsky, Inc., as of December 31, 2012, 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.

My audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The schedule of computation of net capital is presented for purposes of additional analysis and is not a required part of the basic financial statements, but is supplementary information required by Rule 17a-5 of the Securities and Exchange Commission. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in my opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

William J. Chan, CPA

January 31, 201**3** 

## FORM X-17A-5

## **FOCUS REPORT**

OMB No. 3235-0123 (5-31-87)

(Financial and Operational Combined Uniform Single Report)

## PART IIA 12

3/88	(Please read instructions	before p	reparing Form.)
1) Rule 17a-5(a)	request by designated examining authority	<b>19</b> 5)	3) Rule 17a-11 18 Other 25
IAME OF BROKER-DEALER	Joseph Kosinsky, Inc. 410 Second Avenus Men York, NY 10010 (212) 532-8328	13	SEC FILE NO.  \$\frac{\delta = 37792}{\text{FIRM ID. NO.}} \tag{14}
ADDRESS OF PRINCIPAL PLACE O	F BUSINESS (Do Not Use P.O. Box No.) (No. and Street)	20	FOR PERIOD BEGINNING (MM/DD/YY) 01/01/2012 [24]
(City)	(State) (Zip Cod	23 de)	AND ENDING (MM/DD/YY)  12/31/2012  25
Tosed Kos	AFFILIATES CONSOLIDATED IN THIS REPORT:  DOES RESPONDENT CARRY ITS OWN CUSTOMER  CHECK HERE IF RESPONDENT IS FILING AN AUDIT	32 34 38 38 38	
	EXECUTION:  The registrant/broker or dealer submitting to by whom it is executed represent hereby the correct and complete. It is understood that are considered integral parts of this Form represents that all unamended items, state complete as previously submitted.	hat all inf all requi and that	formation contained therein is true, red items, statements, and schedules the submission of any amendment
	Dated the	day of	Luy Resident
	Principal Financial Officer or Pa  3)  Principal Operations Officer or I	Partner ements or o	omissions of facts constitute

### TO BE COMPLETED WITH THE ANNUAL AUDIT REPORT ONLY:

Joseph Kosinsky, Inc. 400 Second Avenue New York, NY 10010 (212) 532-8258

INDEPENDENT	PUBLI	C ACCOUNT	ANT w	hose opinion is	cont	ained in	this Rep	ort		1				e de la composition de la composition La composition de la
Name (If i	ndividu	al, state last,	first, mi	iddle name)										
Chan	Ü	)illi o	M,	1		-			70					
ADDRESS 420		er and Street	412	Brook	4	10-1		į	State NY					ip Code
				71		72			73					74
Check One	$\sqrt{}$	Certified F	Public A	Accountant				75			FO	R SEC	USE	
	( )	Public Acc	countan	ıt				76						
	(~)	Accountai		esident in Unite ions	ed Sta	ates or		77				•		
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	W	ORK LOCATION	ON -	REPORT DATE	1	DOC.	SEQ. NO.		CARE					
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## FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART 11A

	- Jeseph Kust	nsky, žio.					
BRC	400 Second OKER OR DEALER New York, in (212) 322	Azemio  Y 1021 <b>0</b>  -		N	3		100
<u> </u>	STATEMENT OF FINANC	IAL CONDITION FOR N	ONC	ARRYING, NONCLEA	RIN	3 AND	
	CEI	RTAIN OTHER BROKER	SOR	DEALERS	,	7	
				sot IMM/DD/YY) 12	13	31/2012 r	99
			31	s of (MM/DD/YY) <i>  당스</i> SEC FILE NO	1 =	1-37732	98
	•	ASSETS		SEC FILE HV.	<del></del>	Consolidated	198
		Maagia				Unconsolidated X	199
		Allowable		Non-Allowable		Total	
		10001 04				10071011	
1.	Cash	13011.04 20	3		5	15071.09 [	750
2.							
	A. Clearance account	29		T.	56	ſ	810
	8. Other	30	<del></del>		60		830
	Receivables from non-customers		ـ لـ		~	·	
4.	Securities and spot commodities			_			
	owned, at market value:  A. Exempted securities	41	8	-			
	8. Debt securities.	41	9				
	C. Options	42	0				
	D. Other securities	42	4			(	050
	E. Spot commodities	43	<u>o</u> ]				850
5.	Securities and/or other investments						
	not readily marketable:						
	A. At cost 7 \$ 130	T44	0	T <sub>1</sub>	10		860
	B. At estimated fair value		۔ لنڌ				
ъ.	Securities borrowed under subordination agree- ments and partners' individual and capital						
	securities accounts, at market value:	4	0		630		880
	A. Exempted						
	securities \$ 150						
	B. Other						
_	Secondes *	4	0	T <sup>*</sup>	640		890
7.	Secured demand notes:						
	market value of collateral: A. Exempted						
	securities \$ 170			-			
	8. Other						
	securities \$ 180			. 6		,	
8.	Memberships in exchanges:						
	A. Owned, at						
	market \$ 190			<b>.</b>	650		
	B. Owned, at cost		-				
	C. Contributed for use of the company,		7		660		900
n	at market value			1			
9.	affiliates, subsidiaries and			,			
	associated partnerships	4	80		670		910
10.	Property, furniture, equipment,					•	
	leasehold improvements and rights		•	· ·			
	under lease agreements, at cost-net						
	of accumulated depreciation	[7	90	Г	680	Ţ	920
	and amortization		35		735		930
11.	Other assets:		40 \$	;	740	s. 15091.04	940
12.	TOTAL ASSETS55					OMIT	PENNIES

### FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT

PART IIA

BRO	KER	OR	DEA	LER

Joseph Koslesky, Inc. 400 Second Azence New York, HY 16010

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## STATEMENT OF MRANCIAL CONDITION FOR NONCARRYING, NONCLEARING AND CERTAIN OTHER BROKERS OR DEALERS

### LIABILITIES AND OWNERSHIP EQUITY

	l '-L'Gain-	A.I. Liabilities		Non-A.J. Liabilities	T-4-	
	Liabilities	Lieumuca	- 11-			
13.	Bank loans payable	\$	1045 \$	1255	<b>Ţ</b> \$	1470
14.	Payable to brokers or dealers:					-
	A. Clearance account		1114	1315		7540
	B. Other	10	1115	1305		1810
15.	Payable to non-customers		1155	1355		
16.	Securities sold not yet purchased, at market value			1360	-	1820
17.	Accounts payable, accrued liabilities,					
1	expenses and other		1205	1385	· •	1885
18.	Notes and mortgages payable:					
	A. Unsecured		1210			1700
	B. Secured		1211	1390		
19.	Liabilities subordinated to claims					
	of general creditors:			1400		7.7.6
	A. Cash borrowings:	070	·	11400:		
	1. from outsiders 9 \$	970		1 		
	2. Includes equity subordination (15c3-1 (d))	980		- 15 10 10		
	of \$	3001		÷*		
	B. Securities borrowings, at market value:			1410		
	from outsiders \$	990	4			
	C. Pursuant to secured demand note			<u> </u>		
1 -	collateral agreements:		· · ·	1420		
	1. HOMEOURIOGI.	1000		;		
	2Includes equity subordination (15c3-1 (d))					
	01	1010				
	D. Exchange memberships contributed for			1430		17.40
١	use of company, at market value		************	1.700		THE SEASON
	E. Accounts and other borrowings not		1220	1440		1753
	qualified for net capital purposes	*	1230 S	1460	\$	1363
20.	TOTAL LIABILITIES					
	Ownership Equity					
	Cateraub Educa					
- 21	Sole proprietorship			.,	ŢS	
22.		<b>T</b> S	1920 )			
	Corporation:		,			
	a Bushamad samely					A
	R Common stock					
	C. Additional paid-in capital				··	
	D. Retained earnings				·· 12 1144	
	F Total				·• <u>• • • • • • • • • • • • • • • • • • </u>	1.34
:	F. Less capital stock in treasury	,			16	.00 : 30 : 30 : 30 : 30 : 30 : 30 : 30 :
24.	TOTAL OWNEDSHIP FOLLTY				. s   5071	.04 .00
25.		P EQUITY			5071	-V-1

## FINANCIAL AND OPERATION COMBINED UNIFORM SINGLE REPORT

* * * * * * * * * * * * * * * * * * * *	PART IIA	1	•
BROKER OR DEALER	Joseph Kosinsky, Inc. 460 Second Avenue New York, 147 10010	# of 12/31/2012	
	COMPUTATION OF NET	CAPITAL	
	atement of Financial Condition	1507104	3480
	Howable for Net Capital		3490
2. Deduct ownership equity not a	HOMStre for Last Cohires	15071 011	2500

	Company of Financial Condition		;	2011.0	ノイ	3480
1.	Total ownership equity from Statement of Financial Condition	7	-		<del>, , , , , , , , , , , , , , , , , , , </del>	3490
2.	Deduct ownership equity not allowable for Net Capital		<u>'`</u>	5071,0	74	3500
3.	Total ownership equity qualified for Net Capital	• • • • • •		2011.0		1
4.	Add:					3520
	A. Liabilities subordinated to claims of general creditors allowable in computation of net capital					3625
	B. Other (deductions) or allowable credits (List)			5631.0		4
5.	Total capital and allowable subordinated liabilities		·	5,071.0	74	3530
6.	Deductions and/or charges:			· ·		
	A. Total nonallowable assets from Statement of Financial Condition (Notes B and C) \$	3540				
	R. Secured demand note deficiency	3590				
	C. Commodity futures contracts and spot commodities-					
	proprietary capital charges	3600				J
	D. Other deductions and/or charges.	3610	. (			3620
7	Other additions and/or allowable credits (List)	•••••			510	3630
•	Net capital before haircuts on securities positions	·····20	\$	15,071.	<u>.04</u>	3640
p.	Haircuts on securities (computed, where applicable,					
9.	pursuant to 15c3-1 (f):					
	A. Contractual securities commitments\$	3660				
		3870				
	8. Subordinated securities borrowings					
	C. Trading and investment securities:	3735				
	1. Exempted securities	-3733				
	2. Debt securities	3730				
	3. Options	3734		•		
	4. Other securities	3650				
	D. Undue Concentration	3736	(			3740
	E. Other (List)	لتتتل	<u>.</u>	15,071	.OU	3750
10.	Net Capital	• • • • • •	<b>=</b>	13,011		
					OMIT	PENNIES

1

## FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART 11A

227	KFR	nu	me.	A .	E 13

Joseph Kosirsky, bo. 400 Gerond Avenue New York, MY 10310

\* 12/31/2012

	REDU TON CONTROL OF THE CONTROL OF T		, ,	
_	COMPUTATION OF BASIC NET CAPITAL REQUIREMENT			
1				
Part	A			
			•	3756
11.	Minimum net capital required (6-2/3% of line 19)	• • • • • • •		12:22
12.	Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement		2 5000	3758
1	of subsidiaries computed in accordance with Note (A)		5,000	3760
13.	Net capital requirement (greater of line 11 or 12)		s 10:071.04	3770
14.	Excess net capital (line 10 less 13)	••••••	\$ 10' 071 OU	3780
15.	Excess net capital at 1000% (line 10 less 10% of line 19)		- 10/011.04	
	COMPUTATION OF AGGREGATE INDEBTEDNESS		•	
			\$	3790
16.	Total A.I. liabilities from Statement of Financial Condition			
17.	Add: ▼e	3800		
	A. Drafts for immediate credit		•	
•	Market value of securities borrowed for which no equivalent	3810		
	value is paid or credited\$	3820	\$	3830
	C. Other unrecorded amounts (List)\$  Total aggregate indebtedness		\$	3840
19.	Total aggregate indebtedness	<b>.</b>	%	3850
20.	Percentage of aggregate indebtedies to her capital film to 1.3 miles of the sequence of debt to debt-equity total computed in accordance with Rule 15c3-1 (d)		%	3860
Par	tB			
	2% of combined aggregate debit items as shown in Formula for Reserve Requirements pursuant to Rule			
22.	15-2 2 arrayed as of the date of the net capital computation including both brokers or dealers		•	
	and consolidated subsidiaries' debits		. \$	387
23.	and the second of concerns broker or dealer and minimum net capital			. 388
			×, s	376
24	New control requirement (greater of line 27 or 23)		. *	391
25			. \$	351
26				392
Ī	Net capital in excess of:  5% of combined aggregate debit items or \$120,000		. 3	
			Of	MIT PENNI
i				
N	OTES:			•
Į,	The minimum net capital requirement should be computed by adding the minimum dollar net capital requir	ement		
	of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of:			
	1 Minimum dollar net capital requirement, or			
	2 6-2/3% of appreciate indebtedness or 2% of aggregate debits if alternative method is used.			

- (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were included in non-allowable assets.
- (C) For reports filed pursuant to paragraph (d) of Rule 17a-5, respondent should provide a list of material non-allowable assets.

## FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART IIA

BF	OKER OR DEALER	Joseph Nosinelly, Inc. 400 Second Avenue New York, NY 10010 (212) 532-8939	PARI HA	1011201	33-3-12/20/20	2/78
			For the period (MMDDYY) from T		3 3835 10 19 31 Q	
			Number of months included in this s	trioment	12	3031
REV	ENUE	STATES	RENT OF INCOME (LOSS)			
	Commissions:					<del>,</del>
			ities executed on an exchange			3935
						3938
•	c. All other securities commissions	,				3939
•	d. Total securities commissions					3940
	Gains or losses on firm securities tra					·
			ange,			3945
	-					3949
	<del>-</del>		••••••	-		3950
						3952
4. 1	Profit (loss) from underwriting and	selling groups				3955
5.	Revenue from sale of investment co	ompany shares			40	3970
8. (	Commodities revenue					3980
7. 1	Fees for account supervision, inves	tment advisory and adminis	trative services	•••••		3975
8. (	Other revenue			·····	2	2895
9. 7	Total revenue	4 5 4 5 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4			42	4030
10.			voting stockholder officers			4120 4115
						4140
13. 1	nterest expense		~~~~			4075
	a. Includes interest on accounts su	bject to subordination agre	ements	4970	0.0	
14.	Regulatory fees and expenses			******	345	4195
15.	Other expenses		\$\$\$\$\$\$\$\$\$\$		17889	4100
16.	Total expenses	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	4	<del>.</del> \$	18234	4200
<b>NET</b>	INCOME  Net Income (loss) before Federal In	come taxes and items below	/ (Item 9 less item 16 )	<u>\$</u>	(18,192)	4210 4228
			Included above			4222
	a. After Federal income taxes of			4238		
	Extraordinary gains (losses)			*********		4224
	a. After Federal income taxes of			4239		
				*********	Page 1	4225
			items	<del>.</del>	(18, 192)	4230
man. I	and manning financial array a negatat area			_	——————————————————————————————————————	
MUN	ITHLY INCOME		**************************************		_ ` \	

## FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART IIA

		1 W11 1 11W		
BROKER OR DEALER	Joseph Kosheky, Inc. 450 Second Areaso New York 84 15010		<i>[ [</i>	
	(4.1.1.) 0000 0000	For the period (MMDDYY) from	m_01/01/2012_ to	12/31 2012
		CHANGES IN OWNERSHIP EC HP, PARTNERSHIP OR CORP		
		••••••	· · · · · · · · · · · · · · · · · · ·	263 4240
• •	onforming capital of	<b>¥</b> \$	4262)	4250
	conforming capital of		4272	4270
2. Balance, end of period (From	item 1800)		<u>• 15</u>	97/ 4290
		IGES IN LIABILITIES SUBOR OF GENERAL CREDITORS	DINATED	
3. Balance, beginning of period .			<b>.....</b>	4300
* · ·		· · · · · · · · · · · · · · · · · · ·		4310 4320
B. Decreases	••••••••			[ 4320 ]
4. Balance, end of period (From	item 3520)			4330
				OMIT PENNIES

### FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT

### PART IIA

Joseph Koskreky, Inc. 100 Second Avenue द्वीर अस्तुमा चित्रकं स्टब्स्, केस्ट 2012 And though the same New York, NY 10010 **BROKER OR DEALER** (212) 532-8898 **Exemptive Provision Under Rule 15c3-3** 25. If an exemption from Rule 15c3-3 is claimed, identify below the section upon which such exemption is based (check one only) 4550 A. (k) (1)—\$2,536 capital category as per Rule 15c3-1 ..... B. (k) (2)(A)--"Special Account for the Exclusive Benefit of 4560 customers" maintained ..... (2)(B)—All customer transactions cleared through another C. (k) broker-dealer on a fully disclosed basis. Name of clearing 4570 4335 firm 31 4580 D. (k) (3)—Exempted by order of the Commission ..... Ownership Equity and Subordinated Liabilities maturing or proposed to be withdrawn within the next six months and accruals, (as defined below), which have not been deducted in the computation of Nei Capital. Type of Proposed (MMDDYY) Amount to be With-Expect withdrawal or Withdrawal or Maturity Insider or Outsider? drawn (cash amount and/or Net Capital to Renew Accoust See below for (yes or no) (In or Out) Date Value of Securities Name of Lender or Contributor code to enter 4604 4605 4602 4603 4601 4600 4614 4615 4612 4613 4611 4610 4624 4625 4622 4623 4621 4620 4635 4633 4634 4632 4631 4630 4645 4643 4644 4642 4641 4640 4654 4655 4652 4653 4651 4650 4664 4665 4662 4663 4661 4660 4673 4674 4675 4671 4672 4670 4685 4684 4683 4682 4681 4680 4694 4695 4693 4691 4692 4690 4699 TOTAL S **OMIT PENNIES** Instructions: Detail listing must include the total of items maturing during the six month period following the report date, regardless of whether or not the capital contribution is expected to be renewed. The schedule must also include proposed capital withdrawats scheduled within the six month period following the report date including the proposed recemption of stock and payments of liabilities secured by fixed assets (which are considered allowable assets in the capital computation pursuant to Rule 15c3-1(c)(2)(iv)), which could be required by the lender on demand or in less than six months.

3/78

WITHDRAWAL CODE:

1.

2.

3.

4.

DESCRIPTION
Equity Capital

Subordinated Liabilities

15c3-1(c)(2)(iv) Liabilities

Accruais

## Joseph Kosinsky, Inc. Statement of Changes in Financial Position For the twelve months ended December 31, 2012

Sources of Working Conital		Current Month	Year To Date
Sources of Working Capital Net Income Add back items not requiring working capital	\$	(18,191.61)	\$ (18,191.61)
Working capital from operations Other sources	-	(18,191.61)	(18,191.61)
Total sources	-	(18,191.61)	(18,191.61)
Uses of working capital	_		
Total uses		0.00	0.00
Net change	\$ =	(18,191.61)	\$ (18,191.61)
Analysis of componants of changes Increase <decrease> in Current Assets Citi Bank 9208 Regular Checking Account 1302 Fidelity Money Market <increase> Decrease in Current Liabilities</increase></decrease>	\$	5,000,00 (193.56) (22,998.05)	\$ 5,000.00 (193.56) (22,998.05)
Net change	\$	(18,191.61)	\$ (18,191.61)

## Joseph Kosinsky, Inc. Statement of Cash Flow For the twelve Months Ended December 31, 2012

		Current Month		Year to Date
Cash Flows from operating activities Net Income Adjustments to reconcile net income to net cash provided by operating activities	\$	(18,191.61)	\$	(18,191.61)
Total Adjustments		0.00	_	0.00
Net Cash provided by Operations		(18,191.61)	-	(18,191.61)
Cash Flows from investing activities Used For				
Net cash used in investing		0.00	.=	0.00
Cash Flows from financing activities Proceeds From Used For				
Net cash used in financing	_	0.00	_	0.00
Net increase <decrease> in cash</decrease>	\$ =	(18,191.61)	\$ =	(18,191.61)
Summary				
Cash Balance at End of Period Cash Balance at Beg of Period	<b>\$</b>	15,071.04 (16,609.75)	\$ -	15,071.04 (33,262.65)
Net Increase < Decrease > in Cash	\$	(1,538.71)	\$	(18,191.61)

### Joseph Kosinsky, Inc.

(S CORPORATION)

#### **Notes to Financial Statements**

### For the year ended December 31, 2012

### **Organization**

Joseph Kosinsky, Inc. (the "Company") was incorporated in the State of New York in 1978. The Company is a member of FINRA.

### Cash and cash equivalents

The Company considers all highly liquid investments with maturity of three months or less when purchased to be cash equivalents. Cash equivalents are carried at cost, which approximates market value.

### **Summary of Significant Policies**

This summary of significant accounting policy is presented to assist in understanding these financial statements. The financial statements and notes are representations of management, who is responsible for their integrity and objectivity. The accounting policies used, unless otherwise noted, conform to generally accepted accounting principles and have been consistently applied in the preparation of financial statements.

### **Revenue Recognition**

Commission and related clearing expense are recorded on trade-date basis as securities transactions occur. No significant securities transaction occurred in year 2012.

#### **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 disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reported period. Actual results may differ from these estimates.

### Income taxes

The Company, with the consent of its shareholders, has elected under the Internal Revenue Code to be an S corporation. In lieu of corporation income taxes, the shareholders of an S corporation are taxed on their proportionate share of the Company's taxable income. Therefore, no provision or liability for federal income taxes has been included in these financial statements. However, the Company is subject to New York State and City corporation taxes.

#### **Fixed assets**

Fixed assets are stated at cost. Depreciation is computed using straight line method.

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Securities Investor Protection Corporation
805 15th Street NW, Suite 800
Washington, DC 20005-2215

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	its principal business, in the determination of SIPC, taking into account business of affiliated entities, is conducted outside the United States and its territories and possessions;
, (ii)	its business as a broker-dealer is expected to consist exclusively of:
PS	<ul> <li>the distribution of shares of registered open end investment companies or unit investment trusts;</li> </ul>
函	(II) the sale of variable consides;
函	(111)the business of insurance;
	(IV)the business of rendering investment advisory services to one or more registered investment companies or insurance company separate accounts;
	i) it effects transactions in security futures products only;
Pursi	uant to the ferms of this form (detailed below).
X	round Kreinery, thes 1/6/2013
	Authorized Signature/Title // Date

8-037792 FINRA DEC JOSEPH KOSINSKY INC 400 SECOND AVE STE 20B NEW YORK, NY 10010

Securities Investor Protection Corporation 805 15th Street NW, Suite 800 Washington, DC 20005-2215

### Form SIPC-3

FY 2013

Joseph Kosinsiy, Inc. 400 Second Avenue New York, NY 10010 (212) 532-8898

Certification of Exclusion From Membership.

TO BE FILED BY A BROKER-DEALER WHO CLAIMS EXCLUSION FROM MEMBERSHIP IN THE SECURITIES INVESTOR PROTECTION CORPORATION ("SIPC") UNDER SECTION 78ccc(a)(2)(A)(ii) OF THE SECURITIES INVESTOR PROTECTION ACT OF 1970 ("SIPA").

6/22/1987

The above broker-dealer certifies that during the year ending <u>December 31, 2013</u> its business as a broker-dealer is expected to consist exclusively of one or more of the following (check appropriate boxes):

(i) its principal business, in the determination of SIPC, taking into account business of affiliated entities, is conducted outside the United States and its territories and possessions;\*

(ii) its business as a broker-dealer is expected to consist exclusively of:

(I) its obtainess as a trocker-dealer is expected to consist excitations of the distribution of shares of registered open end investment companies or unit investment trusts;

(II) the sale of variable annuities;
(III) the business of insurance;

(IV) the business of rendering investment advisory services to one or more registered investment companies or insurance company separate accounts;

(iii) it effects transactions in security futures products only;

and that, therefore, under section 78ccc(a)(2)(A)(ii) of the SIPA it is excluded from membership in SIPC.

\*If you have any questions concerning the foreign exclusion provision please contact SIPC via telephone at 202-371-8300 or e-mail at asksipc@sipc.org to request a foreign exclusion questionnaire.

The following bylaw was adopted by the Board of Directors:

Interest on Assessments.

... If any broker or dealer has incorrectly filed a claim for exclusion from membership in the Corporation, such broker or dealer shall pay, in addition to all assessments due, interest at the rate of 20% per annum of the unpaid assessment for each day it has not been paid since the date on which it should have been paid.

In the event of any subsequent change in the business of the undersigned broker-dealer that would terminate such broker-dealer's exclusion from membership in SIPC pursuant to section 78ccc(a)(2)(A)(ii) of the SIPA, the undersigned broker-dealer will immediately give SIPC written notice thereof and make payment of all assessments thereafter required under Section78ddd(c) of the SIPA.

Sign, date and return the top portion of this form no later than 30 days after the beginning of the year, using the enclosed return envelope.

Retain the bottom portion of this form for a period of not less than 6 years, the latest 2 years in an easily accessible place.

# **WILLIAM J. CHAN, CPA**4205 8<sup>™</sup> AVENUE **BROOKLYN, NEW YORK** 11232 (718) 437-1816

January 31, 2013

Joseph Kosinsky, Inc. 400 Second Avenue New York, New York 10010

### SEC # 8-37792, NASD # 19806

The firm operates pursuant to exemptive provisions of SEC Rule 15 c 3-3 (k) (1). Therefore, it is not required to calculate the following:

- (h) Computation for Determination of Reserve Requirements Pursuant to Rule 15 c 3-3.
- (i) Information Relating to the Possession or Control Requirements Under Rule 15 c 3-3.
- (j) A Reconciliation, including appropriate explanation, of the Computation of Net Capital under Rule 15 c 3-1. No differences are noted. Computation for Determination of the Reserve Requirements under exhibit A of Rule 15 c 3-3. Exempt.
- (k) A Reconciliation between the audited and unaudited Statements of Financial Condition with respect to methods of consolidation. No difference between December 31, 2012 unaudited and audited Net Capital.
- (m) Exclusion claimed from membership in SIPC under Section 78 ccc (a) (2) (A) (ii) under SIPA of 1970 and filed on January 06, 2013.
- (n) A report describing any material inadequacies found to exist or found to have existed since the date of the previous audit. No audit difference.

William J. Chan, CPA

4205 8th Avenue

Brooklyn, NY 11232

(718) 437-1816

### WILLIAM J. CHAN, CPA 4205 8TH AVENUE BROOKLYN, NY 11232 (718) 437-1816

January 31, 2013

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Joseph Kosinsky, President Joseph Kosinsky, Inc. 400 Second Avenue New York, New York 10010

Dear Mr. Kosinsky:

In planning and performing our audit of the financial statements of Joseph Kosinsky, Inc. for the year ended December 31, 2012, we considered its internal control structure, including procedures for safeguarding securities, in order to determine our auditing procedures for the purpose of expressing our opinion on the unconsolidated financial statements and not to provide assurance on the internal control structure.

Also, as required by Rule 17a-5(g) (1) of the Securities and Exchange Commission, we made a study of the practices and procedures (including tests of compliance with such practices and procedures) followed by the Company that we considered relevant to the objectives stated in Rule 17a-5(g) in making the periodic computations of net capital under Rule 17a3(a) (11) and the procedures for determining compliance with the exemptive provisions of Rule 15c3-3. We did not review the practices and procedures followed by the Company in making the quarterly securities examinations, counts, verifications and comparisons, and the recordation of differences required by Rule 17a-13; or in complying with the requirements for prompt payment for securities under Section 8 of Regulation T of the Board of Governors of the Federal Reserve System, because the Company does not carry security accounts for customers or perform custodial functions relating to customer securities.

The management of the Company is responsible for establishing and maintaining an internal control structure 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 internal control structure policies and procedures 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 Commission's above-mentioned objectives. Two of the objectives of an internal control structure 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 conformity with generally accepted accounting principles. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.

Because of inherent limitations in any internal control structure or the practices and procedures referred to above, errors or irregularities 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 the internal control structure would not necessarily disclose all matters in the internal control structure that might be material weaknesses under standards established by the American Institute of Certified Public Accountants. A material weakness is a condition in which the design or operation of the specific internal control structure elements does not reduce to a relatively low level the risk that errors or irregularities in amounts that would be material in relation to the financial statements being audited my occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. However, we noted no matters involving the internal control structure, including procedures for safeguarding securities, that we consider to be material weaknesses as defined above.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the Commission 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 were adequate at December 31, 2012 to meet the Commission's objectives.

This report is intended solely for the use of management, the Securities and Exchange Commission, the New York Stock Exchange and other regulatory agencies which rely on Rule 17a-5(g) under the Securities Exchange Act of 1934 and should not be used for any other purpose.

Yours truly,

WILLIAM J. CHAN, CPA

January 31, 2013