

OMB APPROVAL
OMB Number: 3235-0123
Expires: March 31, 2016

Estimated average burden hours per response..... 12.00

SEC FILE NUMBER 8-65998

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 BEGIN	NINGFebruary 1, 2013 MM/DD/YY	AND ENDINGJanuary	31, 2014 X MM/DD/YY	
	A. REGISTRANT IDENTIFIC	ATION		
NAME OF BROKER-DEALER: Knox Securities Corp. ADDRESS OF PRINCIPAL PLACE OF BUSINESS: (Do not use P.O. Box No.)			OFFICIAL USE ONLY FIRM I.D. NO.	
	(No. and Street)			
Westport	CT	06880	·	
(City)	(State)	(Zip C	ode)	
NAME AND TELEPHONE NUMBE	R OF PERSON TO CONTACT IN R	EGARD TO THIS REPOR	Γ	
Naichang Chen			203-886-6288	
		(Ате	a Code – Telephone Number	
INDEPENDENT PUBLIC ACCOUNT Halpern & Assor		this Report*		
Timpeni & Asso	(Name - if individual, state last, fit	rst, middle name)		
218 Danbury Road	Wilton	CT	06897	
(Address)	(City)	(State)	(Zip Code)	
CHECK ONE:				
☑ Certified Public Accou	intant			
☐ Public Accountant				
☐ Accountant not residen	t in United States or any of its posses	ssions.		
	FOR OFFICIAL USE O	NLY		

*Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

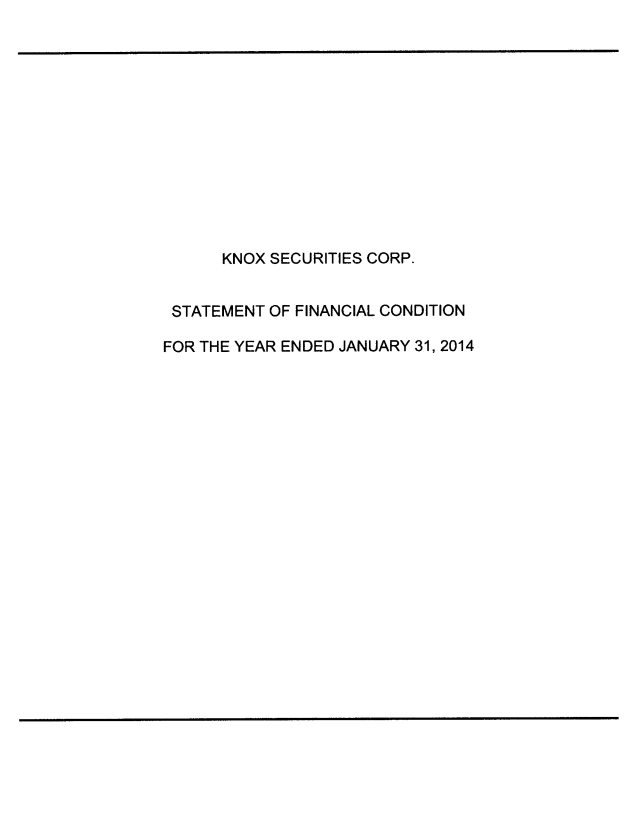
SEC 1410 (06-02)

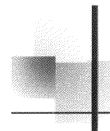


OATH OR AFFIRMATION

	Naichang Chen		, swear (or affirm) that	
y knowled	·		ent and supporting schedules pertaining to th	e firm of
	Knox Securities Corp			, as
			, are true and correct. I further swear (or	
			fficer or director has any proprietary interest	in any account
assified so	lely as that of a customer, excep	ot as follows:		
•				
-				
			mi the	
34.50	Marina P. Coprio		Signature	
	My Commission Expires Oct. 31, 2017		President	. •
<u> </u>	3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3		Title	
200		٠.		. 1
1)0		rece		
£ _	Notary Public	•		
		e boxes):		
is report *	** contains (check all applicable			
] (a) Fac	ing Page.	• • • • • • • • • • • • • • • • • • • •		
a) (a) Fac b) Stat	ing Page. tement of Financial Condition.			
(a) Fac (b) Stat (c) State	ing Page. tement of Financial Condition. ement of Income (Loss).			
(a) Fac (b) Stat (c) State (d) State	ing Page. tement of Financial Condition. ement of Income (Loss). ement of Changes in Financial	Condition.	rtners' or Sole Proprietors' Capital.	
(a) Fac (b) Stat (c) Stat (d) Stat (e) Stat (f) Stat	ting Page. Itement of Financial Condition. Itement of Income (Loss). Itement of Changes in Financial (Itement of Changes in Stockholder Itement of Changes in Liabilities	Condition. ers' Equity or Par	rtners' or Sole Proprietors' Capital. Claims of Creditors.	
(a) Fac (b) Stat (c) Stat (d) Stat (e) Stat (f) Stat (g) Com	ting Page. Itement of Financial Condition. Itement of Income (Loss). Itement of Changes in Financial (Itement of Changes in Stockhold (Itement of Changes in Liabilities (Itement of Changes in Liabilities (Itement of Net Capital).	Condition. ers' Equity or Par Subordinated to	Claims of Creditors.	
(a) Fac (b) State (c) State (d) State (e) State (f) State (g) Com (h) Com	ting Page. tement of Financial Condition. ement of Income (Loss). ement of Changes in Financial (ement of Changes in Stockholde ement of Changes in Liabilities inputation of Net Capital. inputation for Determination of I	Condition. ers' Equity or Par Subordinated to Reserve Requiren	Claims of Creditors. nents Pursuant to Rule 15c3-3.	
(a) Fac (b) State (c) State (d) State (e) State (f) State (g) Com (h) Com	ting Page. tement of Financial Condition. ement of Income (Loss). ement of Changes in Financial (ement of Changes in Stockholde ement of Changes in Liabilities inputation of Net Capital. inputation for Determination of I formation Relating to the Possess	Condition. ers' Equity or Par Subordinated to Reserve Requiren ion or Control Re	Claims of Creditors. nents Pursuant to Rule 15c3-3. equirements Under Rule 15c3-3.	15c3-1 and the
(a) Fac (b) Stat (c) Stat (d) Stat (e) Stat (f) Stat (g) Com (h) Com (i) Info	ting Page. Itement of Financial Condition. Itement of Income (Loss). Itement of Changes in Financial (Itement of Changes in Stockhold Itement of Changes in Liabilities Inputation of Net Capital. Inputation for Determination of Itemation Relating to the Possess Itemetrical Items Incomplete Items	Condition. ers' Equity or Par Subordinated to Reserve Requiren ion or Control Re iate explanation o	Claims of Creditors. nents Pursuant to Rule 15c3-3. equirements Under Rule 15c3-3. of the Computation of Net Capital Under Rule	15c3-1 and the
(a) Fac (b) State (c) State (d) State (e) State (f) State (g) Com (h) Com (i) Info Com (k) A Re	ting Page. Itement of Financial Condition. Itement of Income (Loss). Itement of Changes in Financial (Itement of Changes in Stockhold Itement of Changes in Liabilities Inputation of Net Capital. Inputation for Determination of Itemation Relating to the Possess econciliation, including appropring putation for Determination of the Itematical Items (Items).	Condition. ers' Equity or Par Subordinated to Reserve Requiren ion or Control Re iate explanation of	Claims of Creditors. nents Pursuant to Rule 15c3-3. equirements Under Rule 15c3-3.	
(a) Fac (b) State (c) State (d) State (e) State (f) State (g) Com (h) Com (i) Info Com (k) A Re cons (l) An	tement of Financial Condition. ement of Income (Loss). ement of Changes in Financial cement of Changes in Stockholdement of Changes in Liabilities in Liabil	Condition. ers' Equity or Par Subordinated to Reserve Requiren ion or Control Re iate explanation of the Reserve Required and unaudited	Claims of Creditors. nents Pursuant to Rule 15c3-3. equirements Under Rule 15c3-3. of the Computation of Net Capital Under Rule irements Under Exhibit A of Rule 15c3-3.	

^{**}For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).





Halpern & Associates, LLC

Certified Public Accountants and Consultants

218 Dianbury Road • Wilton, CT 06897 • Q03) 219-7364 • FAX (203) 210-7370 • Info@Halpemassoc.com

INDEPENDENT AUDITORS' REPORT

To the Directors & Shareholder of Knox Securities Corp

Report on the Statement of Financial Condition

We have audited the accompanying statement of financial condition of Knox Securities Corp (the "Company"), and the related notes as of January 31, 2014 that you are filing pursuant to Rule 17a-5 under the Securities Exchange Act of 1934.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of this financial statement in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on this financial statement 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 this financial statement is free of material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statement. The procedures selected depend on the auditors' judgment, including the assessment of the risk of material misstatement of this financial statement, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Company's preparation and fair presentation of this financial statement in order to design 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. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of this financial statement.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statement referred to above presents fairly, in all material respects, the financial position of the Company as of January 31, 2014, for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Halpen & Associates, LLC

STATEMENT OF FINANCIAL CONDITION

JANUARY 31, 2014

ASSETS		
Cash Other assets TOTAL ASSETS	\$ \$	109,352 2,264 111,616
LIABILITIES AND STOCKHOLDER'S EQUITY		
LIABILITIES Accrued taxes Due to parent TOTAL LIABILITIES	\$	17,172 61,096 78,268
STOCKHOLDER'S EQUITY Common stock, \$.01 par value; 10,000 shares authorized, 1,000 shares issued and outstanding Additional paid-in capital Accumulated deficit		10 273,988 (240,650)
TOTAL STOCKHOLDER'S EQUITY		33,348
TOTAL LIABILITIES AND STOCKHOLDER'S EQUITY		111,616

NOTES TO STATEMENT OF FINANCIAL CONDITION

JANUARY 31, 2014

1. ORGANIZATION AND NATURE OF BUSINESS

Knox Securities Corp. (the "Company") was incorporated in the state of Delaware on January 29, 2003. The Company is registered as a broker-dealer under the Securities Exchange Act of 1934 and became a member of the Financial Industry Regulatory Authority, Inc. ("FINRA") on January 2, 2004. The Company's revenue is primarily derived from providing investment banking services, merger and acquisition, financial advisory and general corporate consulting services to companies. The Company is a wholly-owned subsidiary of Knox Capital Corp. (the "Parent").

2. SIGNIFICANT ACCOUNTING POLICIES

The Company maintains its books and records on an accrual basis in accordance with accounting principles generally accepted in the United States of America ("GAAP") which require management to make estimates and assumptions in determining the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements. Actual results could differ from these estimates.

The Company recognizes revenue from merger and acquisition advisory and consulting services, when applicable, at the time work is performed and services are rendered or as milestones are obtained, and from placement fees upon completion of the private placement offering.

3. CASH

The Company maintains cash and cash equivalents with financial institutions. Funds deposited with a single bank are insured up to \$250,000 in the aggregate by the Federal Deposit Insurance Corporation ("FDIC"). The Company considers all highly liquid instruments purchased with a maturity date of three months or less when purchased to be cash equivalents. At times, cash balances may exceed the insured limits. The Company has not experienced any losses in such accounts.

NOTES TO STATEMENT OF FINANCIAL CONDITION (continued)

JANUARY 31, 2014

4. PROVISION FOR INCOME TAXES

The Company is classified as a "C" Corporation for income tax purposes, and files a consolidated tax return with its Parent for federal and unconsolidated for the state.

Deferred taxes are provided on a liability method whereby deferred tax assets are recognized for deductible temporary differences and operating loss and tax credit carry forwards and deferred tax liabilities are recognized for taxable temporary differences. Temporary differences are the differences between the reported amounts of assets and liabilities and their tax basis. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more-likely-than-not that some portion or all of the deferred tax assets will not be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

FASB provides guidance for how uncertain tax positions should be recognized, measured, disclosed and presented in the financial statements. This requires the evaluation of tax positions taken or expected to be taken in the course of preparing the Company's tax returns to determine whether the tax positions are "more-likely-than-not" of being sustained "when challenged" or "when examined" by the applicable tax authority. Tax positions not deemed to meet the more-likely-than-not threshold would be recorded as a tax benefit or expense and liability in the current year. For the period ended January 31, 2014 management has determined that there are no material uncertain income tax positions

5. LIABILITIES SUBORDINATED TO THE CLAIMS OF GENERAL CREDITORS

As of January 31, 2014, the Company had not entered into any subordinated loans agreements

6. RULE 15C3-3

The Company is exempt from the provisions of Rule 15c3-3 under paragraph (k)(2)(i) in that the Company carries no margin accounts, promptly transmits all customer funds and delivers all securities received, does not otherwise hold funds or securities for or owe money or securities to customers and effectuates all financial transactions on behalf of customers on a fully disclosed basis.

NOTES TO STATEMENT OF FINANCIAL CONDITION (continued)

JANUARY 31, 2014

7. NET CAPITAL REQUIREMENTS

The Company is subject to the Securities and Exchange Commission's Net Capital Rule 15c3-1, which requires the maintenance of minimum net capital and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1. At January 31, 2014, the Company had net capital of \$31,084 which exceeded the minimum requirement of \$5,218 by \$25,866 The Company's ratio of aggregate indebtedness to net capital was 2.52 to 1.

8. RELATED PARTY TRANSACTIONS

Effective October 11, 2013, an expense allocation agreement was entered into with the Parent, allocating expenses to the Company based upon fixed percentages. For the year ended January 31, 2014, the Company incurred \$117,117 in expenses related to this agreement.

9. COMMITMENTS AND CONTINGENT LIABILITES

The Company had no underwriting commitments, no contingent liabilities and had not been named as defendant in any lawsuit at January 31, 2014 or during the year ended.

10. SUBSEQUENT EVENTS

Events have been evaluated through the date that these financial statements were available to be issued and no further information is required to be disclosed.