

UNITED STATES SECURITES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM X-17A-5

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

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rectains 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)

SEC 1410 (08-02)

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OATH OR AFFIRMATION

I,		Ralph C. Allen
701	y kr	owledge and belief the accompanying financial statement and supporting achedules pertaining to the firm of
		Allen & Company of Florida, Inc.
of	-	1 00
ne	ithe	the company nor any pariner, proprietor, principal officer or director has any proprietary interest in any account
cl	usi:	fied solely as that of a customer, except as follows:
-	_	
		1
		11.11.
		Signature
		Chairman of the Board
ı		KRISTEN L. BENTON Tide
N		Motory Public, State of Florida
4	4	Notary Public Commission Number 00 91654
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Th	5 70	port ** contains (check all applicable boxes):
W	(A)	Facing Page.
	(b)	Statement of Financial Condition.
	(0)	Statement of Income (Lose).
	(4)	Statement of Changes in Financial Condition.
	(0)	Statement of Changes in Stockholders' Equity or Partners' or Sole Proprietors' Capital.
	(·/	Statement of Changes in Liabilities Subordinated to Claims of Creditors. Computation of Net Capital.
	公	Commutation du Nationalitée en communication de la Communication d
	a	Computation for Determination of Reserve Requirements Pursuant to Rule 15c3-3.
j	ő	Information Relating to the Pussession or Control Requirements Under Rule 15c3-3.
	W	A Reconciliation, including appropriate explanation of the Computation of Net Capital Under Rule 15c3-1 and the
3	(k)	Computation for Determination of the Reserve Requirements Under Exhibit A of Rule 15c3-3. A Reconglistion instrument the audited and are alied to the confidence of the Reserve Requirements and the Re
	\ - -y	A Reconciliation between the sudited and unaudited Statements of Financial Condition with respect to methods of consolidation.
O	(1)	An Oath or Affirmation.
0	(m)	A copy of the SIPC Supplemental Report
Ü	(n)	A report describing any material inadequacies found to exist or found to have existed since the date of the previous audit.
		adit.

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

ALLEN & COMPANY OF FLORIDA, INC. Lakeland, Florida

FINANCIAL STATEMENTS
December 31, 2013

ALLEN & COMPANY OF FLORIDA, INC. Lakeland, Florida

FINANCIAL STATEMENTS December 31, 2013

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INDEPENDENT AUDITOR'S REPORT

To the Board of Directors of Allen & Company of Florida, Inc. Lakeland, Florida

Report on the Financial Statements

We have audited the accompanying financial statements of Alien & Company of Florida, Inc., which comprise the statement of financial condition as of December 31, 2013, and the related statements of income, changes in subordinated borrowings, changes in stockholder's equity and cash flows for the year then ended that are filed pursuant to Rule 17a-5 under the Securities Exchange Act of 1934, and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements 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.

Auditor's Responsibility

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 from material misstatement.

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

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 statements referred to above present fairly, in all material respects, the financial position of Allen 8. Company of Florida, Inc. as of December 31, 2013, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Other Metter

Our audit was conducted for the purpose of forming an opinion on the basic financial statements as a whole. The information contained in the supplementary Schedules I and II 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 under the Securities 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 audits 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.

Grove Howath LLP

Crowe Horwath LLP

Lakeland, Florida February 20, 2014

ALLEN & COMPANY OF FLORIDA, INC. STATEMENT OF FINANCIAL CONDITION December 31, 2013

ASSETS		
Cash	Ś	1,166,980
Receivables	•	.,,
Clearing organization		586,728
Commission		99,166
Employees		438,553
Other		13,987
Securities owned, at fair value (Note 2)		2,733,453
Equipment and leazehold improvements, less accumulated		
depreciation (Note 3)		395,643
Prepaid expanses and other assets	-	98,661
TOTAL ASSETS	<u>\$</u>	5,533,171
LIABILITIES AND STOCKHOLDER'S EQUITY		
Liabilities		
Accounts payable and accrued expenses	\$	709,243
Related party payable (Note 7)	•	31,001
Commissions payable		401,525
Deferred compensation (Note 4)		308,655
Long-term debt (Note 8)		1,850,000
Total liabilities		3,300,424
Commitments (Note 5)		
Stockholder's equity		
Class A common stock, \$.10 par, shares authorized,		
1,500,000; issued and outstanding, 662,714		66,271
Class B common stock, \$.10 par, shares authorized,		
500,000; lesued and outstanding, 171,792		17,179
Additional paid-in capital		642,664
Retained earnings		1,508,633
Total stockholder's equity		2,232,747
TOTAL LIABILITIES AND STOCKHOLDER'S EQUITY	<u>\$</u>	5,533,171

ALLEN & COMPANY OF FLORIDA, INC. STATEMENT OF INCOME Year ended December 31, 2013

Revenues	
Commissions	
Other	\$ 13,900,806
Unrealized gains on securities	236,974
interest and dividends	28,395
Realized gain on securities	149,631
Total revenues	108,650
Iora lessifies	14,424,456
Expenses	
Employee compensation and benefits (Note 4)	10,572,185
Clearance and exchange fees	417.265
Occupancy (Notes 5 and 7)	,
Other	363,109
Advertising	273,343
Depreciation expense	167,564
Repairs and maintenance	133,145
Legal and professional fees	132,244
Office expenses	88,347
Charitable contributions	84,668
Corporate insurance	84,600
Equipment rental	62,909
Communications and data processing	61,331
Training and seminars	51,322
Taxes and licenses	94,794
Lawrence and Head toda	27,492
Total expenses	12,614,318
Net Income	\$ 1,810,138

ALLEN & COMPANY OF FLORIDA, INC. STATEMENT OF CHANGES IN SUBORDINATED BORROWINGS Year ended December 31, 2013

Subordinated borrowings at January 1, 2013	\$ 1,850,000
Increases Issuance of subordinated notes	-
Subordinated borrowings at December 31, 2013	\$ 1,850,000

ALLEN & COMPANY OF FLORIDA, INC. STATEMENT OF CHANGES IN STOCKHOLDER'S EQUITY Year ended December 31, 2013

	Common stock		Additional pald-in	Retained		
	Class A	Class B	capital	<u>earnings</u>	Total	
Balance, January 1, 2013	\$ 66,271	\$ 17,179	\$ 642,664	\$ 1,521,495	\$ 2,247,609	
Dividend distribution	-	-	-	(1,825,000)	(1,825,000)	
Net Income	-	-		1,810,138	1,810,138	
Balance, December 31, 2013	\$ 66,271	\$ 17,179	\$ 642,664	\$ 1,5 <u>06,633</u>	\$ 2,232,747	

ALLEN & COMPANY-OF FLORIDA, INC. STATEMENT OF CASH FLOWS Year ended December 31, 2013

Cash flows from operating activities	
Net income	\$ 1.810.138
Adjustments to reconcile net income to net change in operating activities	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Depraciation expense	133.145
Change in assets and liabilities	,
Receivables	(176,153)
Securities owned, net	(337,837)
Prepaid expenses and other assets	(12,379)
Accounts payable and accrued expenses	243.752
Commissions payable	44,889
Deferred compensation	(55,741)
Net change in operating activities	1,649,814
Cash flows from investing activities	
Purchases of equipment	(48,576)
• •	(15,515)
Cash flows from financing activities	
Related party payable	16,001
Dividend distribution	(1,825,000)
Net change in financing activities	(1,808,999)
Net change in cash	(207,761)
Cash at beginning of year	1,374,741
Cash at end of year	\$ 1,166,980

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Business Activity: Allen & Company of Florida, Inc. (the Company) is a fully disclosed introducing broker-dealer, clearing through First Clearing Corporation, registered with the Securities and Exchange Commission (SEC) and a member of the Financial Industry Regulatory Authority (FINRA). The Company is a wholly-owned subsidiary of Allen & Company Financial Corporation (ACFC). The Company, under the correspondent clearing agreement with its clearing agent, has agreed to indemnify the clearing agent from damages or losses resulting from customer transactions. The Company is, therefore, exposed to off-balance-sheet risk of loss in the event that customers are unable to fulfill contractual obligations including their obligations under margin accounts. The Company management believes any loss exposure is not material, and accordingly, the Company has not recorded any contingent liability in its financial statements.

<u>Use of Estimates</u>: 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.

Securities Transactions: Securities transactions and related commission revenues and expenses are recognized on the trade date.

Receivables: The Company grants credit to its clearing organization and other companies in the financial services inclustry that it does business with. The Company also routinely grants credit to its officers, employees and affiliated companies. Interest is not normally charged on receivables. An allowance for uncollectible accounts is estimated and recorded based on management's judgment. At December 31, 2013 all receivables are considered collectible and no allowance is required.

<u>Securities Owned:</u> Securities owned are carried at fair value. Fair value generally represents publicly quoted values or amounts that approximate quoted values for securities of comparable credit quality. At year-end, these securities consisted primarily of publicly traded equities.

Equipment and Lessehold improvements: Equipment is stated at cost and depreciated using either the straight-line or accelerated methods over the estimated useful lives of the assets. Lessehold improvements are depreciated using the straight-line method over the shorter of the useful life or the life of the lease.

Advertising: Advertising costs are expensed as incurred. Total advertising expense was \$167,564 for the year ended December 31, 2013.

Income Texes: The Company's loss is included in the tax return of ACFC. ACFC has elected to be taxed as an S corporation. The Company adopted guidance issued by the FASB with respect to accounting for uncertainty in income taxes as of January 1, 2009. A tax position is recognized as a benefit only if it is "more likely than not" that the tax position would be sustained in a tax examination, with a tax examination being presumed to occur. The amount recognized is the largest amount of tax benefit that is greater than 50% likely of being realized on examination. For tax positions not meeting the "more likely than not" test, no tax benefit is recorded.

The Company recognizes interest and penalties related to unrecognized tax benefits in interest and income tax expanse, respectively. The Company has no amounts accrued for interest or penalties as of December 31, 2013.

(Continued)

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Due to its pass through status, the Company is not subject to U.S. federal and income tax or state income tax. The Company does not expect the total amount of unrecognized tax benefits to significantly change in the next 12 months. The Company's U.S. federal and State of Florida returns that remain open and subject to exam are those for the years 2010, 2011 and 2012. Tax years prior to 2009 are no longer subject to examination by taxing authorities.

Loss Contingencies: Loss contingencies, including claims and legal actions arising in the ordinary course of business, are recorded as liabilities when the likelihood of loss is probable and an amount or range of loss can be reasonably estimated. Management does not believe there now are such matters that will have a material effect on the financial statements.

Concentration of Credit Risk: The Company maintains cash deposits in excess of the limit insured by the Federal Deposit insurance Corporation (FDIC). Management believes the risk is managed by maintaining all deposits in high quality financial institutions.

NOTE 2 - FAIR VALUE

FASB ASC 820, Fair Value Measurements and Disclosures, defines fair value as the price that would be received for an asset or paid to transfer a liability (an exit price) in the Company's principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. FASB ASC 820 establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value:

- Level 1: Quoted prices (unadjusted) for identical assets or liabilities in active markets that the entity has the ability to access as of the measurement date.
- Level 2: Significant other observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active; or other inputs that are observable or can be corroborated by observable market data.
- Level 3: Significant unobservable inputs that reflect a reporting entity's own assumptions about the assumptions that market participants would use in pricing an asset or liability.

The fair values of mutual funds are determined by obtaining quoted prices on nationally recognized securities exchanges (Level 1 inputs).

NOTE 2 - FAIR VALUE (Continued)

Assets and Liabilities Measured on a Recurring Basis

Assets and liabilities measured at fair value on a recurring basis are summarized below:

	Fair Value Measurements at December 31, 2013 Using					
	Quoted Prices in Active Markets for Identical Assets (Level 1)		Significant Other Observable Inputs (Level 2)		Significant Unobservable Inputs (Level 3)	
Securities owned						
Mutual funds						
Money market funds	\$	968,234	\$		\$	
Domestic - Municipal		513,801			•	-
Domestic - Growth		319,269		-		
International		304,681		₩.		_
Bond index		124,358		-		-
Domestic - Value		261,055				
Domestic - Blend		165,103		496		-
Domestic - Commodities		51,564		-		-
Domestic - Real Estate		16,820		•		-
Other		8,570		•		-
	\$	2,733,453	\$	**	\$	-

s of equipment and leasehold improvements consist of:

Leasehold improvements Furniture and equipment Computer equipment	\$ 901,034 628,756 289,552
Less accumulated depreciation	1,819,342 1,423,699
	\$ 395.643

NOTE 4 - EMPLOYEE BENEFITS

The Company sponsors a 401(k) savings plan covering all eligible employees. Employees may contribute up to 100 percent of their eligible compensation to the plan, subject to the limits of Section 401(k) of the internal Revenue Code. Due to the creation of the Alien & Company Employee Stock Ownership Plan (ESOP) in 2012, the Company chose to discontinue its matching contributions to the plan effective on February 1, 2013. For the month of January 2013 the Company made a matching contribution equal to the lesser of 3.5 percent of the employee's selary or one-half of the employee's deferral up to a maximum of \$5,000 per year. The Company's contribution to the plan was \$14,987 for the year ended December 31, 2013.

The Company has a non-qualified deferred compensation agreement with an employee that provides for specified future payments annually through 2013. As of December 31, 2013, there is no liability as all payments have been made.

The Company has another non-qualified deferred compensation plan with an employee that provides for payments upon the employee's death, disability or attainment of the normal retirement age. The Company has recognized a liability of \$308,855 at December 31, 2013, representing the future payments under the agreement.

NOTE 5 - LEASES

The Company leases its Lakeland (Note 7) and Winter Haven, Florida offices, a vehicle, and various other office equipment under noncancellable operating leases.

Future minimum rental payments required under leases that have initial or remaining noncancellable terms in excess of one year are approximately as follows:

2014	\$	401,427
2015	*	346,460
2016		351,883
2017		96,258

\$ 1,196,028

Total rent expense recognized in the accompanying statement of income for the year ended December 31, 2013 was \$389,987.

(Continued)

NOTE 6 - NET CAPITAL REQUIREMENTS

The Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule (SEC Rule 15c3-1), which requires the maintenance of minimum net capital. SEC Rule 15c3-1 also requires that the ratio of the Company's aggregate indebtedness to net capital shall not exceed 15 to 1. At December 31, 2013, the Company had net capital of \$2,851,754. The required minimum net capital was \$250,000. The Company's aggregate indebtedness to net capital ratio was 51% at December 31, 2013.

NOTE 7 - RELATED PARTY TRANSACTIONS

The Company provides advances to its employees which are payable to the Company over a period of time through payroll deductions. The advances are non-interest bearing. The balance of employee advances at December 31, 2013 is \$33,281.

The Company has four notes receivable from employees. The notes are non-interest bearing end are being forgiven each month through January 2018. The balance of the notes receivable at December 31, 2013 is \$405,272.

The Company has included in their accompanying balance sheet accounts payable due to their parent company in the amount of \$31,000 at December 31, 2013.

The Company leases its Lakeland office from a partnership controlled by an officer of the Company. The lease is currently payable \$17,895 monthly, contains annual escalation provisions. Rent expense related to the Lakeland office included in the accompanying income statement was \$204,166 for the year ended December 31, 2013.

NOTE 8 - AUCTION RATE PREFERRED SECURITIES

In October 2012, the Company's clients owned \$9,175,000 worth of auction rate preferred securities ("ARPs"). Those ARPs had been illiquid since February 2008. The Company purchased ARPs from their clients and then sold the purchased ARPs, resulting in a difference between par value and the bid, which would be the loss associated with each ARP.

The Company's cleaning organization agreed to provide a subordinated loan to pay for approximately 85% of that loss with the Company assuming the remaining 15% of the loss. The Company entered into a subordinated loan agreement with their clearing organization in order to fund the purchase of the ARPs from the clients. Since the loan is subordinated, it is not considered part of aggregated indebtedness for net capital computation. The subordinated loan agreement is a forgivable loan over seven years with an adjustable interest rate of prime minus 1.50% or 1.75%. Interest is psyable quarterly. There are no payments due on the loan; however, the Company would be required to pay an arriount in the event they cancelled their clearing agreement with their clearing organization.

NOTE 8 - AUCTION RATE PREFERRED SECURITIES (Continued)

The amount due in the event of termination is as follows:

Termination on or prior to	
February 8, 2014	\$ 1,850,000
February 8, 2015	1,600,000
February 8, 2016	1,350,000
February 8, 2017	1,100,000
February 8, 2018	850,000
February 8, 2019	600,000
February 8, 2020	350,000

NOTE 9 - EMPLOYEE STOCK OWNERSHIP PLAN

ACFC created a leveraged employee stock ownership plan ("ESOP") in December 2012 that covers substantially all employees of the Company who are over twenty-one (21) years of age and have completed one year of service. They must also have 1,000 hours of service during that one year period. On December 26, 2012, the ESOP purchased 1,014,681 sheres of the ACFC's common stock from a Company shareholder for \$2,100,390. The purchase of these shares was funded by two notes payable ("ESOP notes payable") to the shareholder and the bank from the ESOP in the amount of \$2,100,390. The ESOP notes payable between the ESOP and the ACFC's shareholder and bank are a direct obligation of ACFC as the sponsor of the ESOP. Payments will be facilitated by distributions from the Company to ACFC.

The ESOP provides for discretionary contributions by the Company that are at least equal to the ESOP's debt service. As the debt is repaid, shares are released from the suspense account based on the proportion of the principal and interest paid in the year on the outstanding balance of principal, plus interest, due on the debt and are allocated to active employees. No contributions were allocated in 2013. The fair value of the ESOP shares is determined on an annual basis by an independent appraisal. Beginning in 2013 ACFC started to pay off both notes.

NOTE 10 - INCENTIVE STOCK OPTION PLAN

in 2013 ACOF created an incentive Stock Option Plan (ISO) to allow selected key members of the firm an option to purchase Class B non-voting common stock of the Company. As of December 31, 2013, the company has granted the option to purchase up to 200,000 shares at an ESOP level price of \$1.74. In 2013, there were 57,400 shares of Class B non-voting stock that could be exercised. At year-end no shares have been exercised.

SUPPLEMENTARY INFORMATION

ALLEN & COMPANY OF FLORIDA, INC. SCHEDULE I - COMPUTATION OF NET CAPITAL PURSUANT TO RULE 15c3-1 December 31, 2013

Total stockholder's equity	\$	2,232,747
Add		
Liabilities subordinated to claims of general creditors allowable in computation		1,850,000
Deduct		
Non-allowable assets	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	946,845
Net capital before haircuts on securities positions		3,135,902
Deduct		
Investment securities haircuts	-	284,148
Net capital	\$	2,851,754
Computation of net capital requirement -		
Minimum net capital required	\$	250,000
Excess net capital	\$	2,601,754
Aggregate Indebtedness	\$	1,450,424
Ratio of aggregate indebtedness to net capital		51%

There are no material differences between the amounts reported above and the amended FOCUS report for the year ended December 31, 2013 filed on February 20, 2014.

The amended FOCUS report filed on February 20, 2014. differs from the original unaudited FOCUS report filed on January 23, 2014, primarily as a result of audit adjustments related to the accrual of bonuses. A reconciliation of amounts reported in the original FOCUS report to amounts reported in the amended FOCUS report for the year ended December 31, 2013 is provided below:

	Per Original FOCUS Repor		Effect of Audit Adjustments		Per Amended FOCUS Report	
Total stockholder's equity	\$	2,433,576	\$	(200,829)	\$	2,232,747
Net capital		3,063,447		(211,693)		2,851,754
Excess net capital		2,813,447		(211,693)		2,601,754
Aggregate indebtedness		1,141,566		308,858		1,450,424
Ratio of aggregate indebtedness to net capital		37%		14%		51%

ALLEN & COMPANY OF FLORIDA, INC. SCHEDULE II - COMPUTATION FOR DETERMINATION OF RESERVE REQUIREMENTS FOR BROKER-DEALERS PURSUANT TO RULE 15c3-3 December 31, 2013

Allen & Company of Florida, Inc. (the "Company") is not required to compute the Reserve Requirements or include Information Relating to the Possession or Control Requirements pursuant to Rule 15c3-3 under the Securities Exchange Act of 1934 (the "Rule"), in that the Company's activities are limited to those set forth in the conditions for exemption appearing in paragraph (k)(2)(ii) of the Rule.

SUPPLEMENTAL REPORT



REPORT OF INDEPENDENT AUDITORS ON INTERNAL CONTROL REQUIRED BY RULE 17A-5 OF SECURITIES AND EXCHANGE ACT OF 1934

To the Board of Directors of Allen & Company of Florida, Inc. Lakeland, Florida

In planning and performing our audit of the financial statements of Allen & Company of Florida, Inc. (the Company), as of and for the year ended December 31, 2013 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 an opinion on the financial statements and supplemental schedules, 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 securities. This study included tests of compliance with 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 exemptive 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:

- Making quarterly securities examinations, counts, verifications, and comparisons and recordation of differences required by Rule 17a-13.
- 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 generally accepted accounting principles. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.

(Continued)

Because of inherent limitations in internal control and 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.

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 considered 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 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, 2013, to meet the SEC's objectives.

This report is intended solely for the information and use of the Board of Directors, management, the SEC, the Financial Industry Regulatory Authority and other regulatory agencies that rely on Rule 17e-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.

Crowe Horwath LLP

Brove Howeth LLP

Lakeland, Florida February 20, 2014

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

FORM

FOCUS REPORT (FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT)

X-17A-5			PAR	TIIA 🗉	2]				
		(Piease 1	ead instruction	bef ore pr	eparing Fo	m)			
	being filed pursuant	to (Check Appli	cable Block(s)):						
-	17a-5(a)	_	2) Rule 17e-5(b	-] .	3) Rule	17 a- 11	18	
<u>~</u>	4) Special request i	by designated ex	amining authorit	y <u> </u>	Ð	5) Other	28		
NAME OF BROKE	R-DEALER					SEC. FILE N	Ю.		
ALLEN & COMPANY	OF FLORIDA, INC.				13	8-09677 FIRM ID NO			14
ADDRESS OF PR	INCIPAL PLACE OF	BUSINESS (D	not use P.O. Ba	x No.)		25	-		15
1401 SOUTH FLORI	DA AVENUE				20	FOR PERIO	D BEGINN	ING (MM	(PDDYY)
		nd Street)				10/01/13 AND ENDIN	G (MM/OD	~	24
LAKELAND		21 FL	22	33603	23	12/81/13	a (manana)	,,,	26
(0	My)	(State)		Code)		100010		·····	[50]
NAME AND TELEP	PHONE NUMBER C	F PERSON TO	CONTACT IN RE	GARD TO	THIS REPO	RT (Area co	de) - Telep	hone No.	
Kristen Benton					30	40,000 0.11			<u> </u>
	SIDIARIES OR AFF	ILIATES CONSC	OLIDATED IN TH	IS REPORT		(863) 616-60 C	FFICIAL LI	8F	S 1
						_		-	
					32 34				
					36	-			85 87
					38				39
	DOES RESP	ONDENT CAR	TY ITS OWN CU	STOMER A	CCOUNTS	YES	40	NO X	41
	CHECK HEF	RE IF RESPOND	ENT IS FILING	AN AUDITE	D REPORT				42
•	EXECU	TION:				-			
	The regis	strant/broker or o	lealer aubmitting	this Form a	nd its attach	ments and th	e person(s)	by whon	n
	jit is exec	uted represent h	ereby that all info quired items, sta	on notianno	ntained then	oin le true, coi	rect and co	molete.	
			braisson of any s						NTTER
	and ache	dules remain tra	s, correct and or	mpiete es p	previously a	bmitted.			
	Dote of the								
	Dated the Manual S	gnatures of:	day of _	<u> </u>	20				
		Summer of or							
	1)	ipai Executive C	Xfloer or Managi	ng Partner					
	2)				i				
		ipai Financiai O	fficer or Partner		į				
	3) Princ	ipal Operations	Officer or Parine	r	· · · · · · · · · · · · · · · · · · ·				
	ATTEND	IWN _ Intention	i misstatements		- al la -t-				
	1 B		18 U.S.C. 1001						

FINRA

	BROKER OR DEALER				
-	ALLEN & COMPANY OF FLORIDA, INC.		N 3		
l				<u> </u>	100
	STATEMENT OF FINANCIAL CONDITION CERTAIN OTHER	BROKERS OR DE/			D
	OCHIAIN CHIEN	BHUNENS UN DE	*LENO		
				sa of (MM/DD/YY)	150010
				SEC FILE NO.	8-09677 88
				Consolidated	196
				Unconsolidated	X 199
		ASSETS			
		Allowable		Non-Allowable	Total
1. Cas	h	1,166,979 200]		1,186,979 750
2 Rec	eivables from brokers or dealers:				11,190(01)
	Clearance account	588,728 205]		
	Other	99,166 300		405,278 550	1,091,167 810
	elvables from non-austomers	345	J	47,268 600	47,268 830
	urities and spot commodities owned, at market value:				
	Exempted securities	418			
	Options	419			
	Other accurities	2,735,463 424			
	Spot commodities	430			2,783,453 850
	urities and/or other investments not readily marketable:		•		2,700,500 (000)
	At cost \$130				
B. /	Vi setimeted fair value	440	1	610	960
6. Sec	uttles borrowed under aubordination agreements	1.10		[010]	<u> </u>
•	nd partners' individual and capital				
	ocurities accounts, et market value:	480	 	680	880
	Exampled				
	ecurities \$150				
	Other S 180				
	ared demend notes:	470	1	640	
	tel value of collegent:			541	890
A.E	Exempled				
	sourities \$ 170				
B. C	Other				
-	ecurities \$160				
	berehips in exchanges:				
	owned, at				
	nertet \$ 190				
	Contributed for use of the company,	*********		850	
	t market value			660	900
9. Inves	frment in and receivables from				
	des, subsidiaries and				
	clated pertnerships	480		870	910
	perty, furniture, equipment,				
	mehold improvements and rights der lesse agreements, at cost-net				
	accumulated depreciation				
	d amorifaction.	490		395,643 680	395,643 920
	ex description	535		98,561 735	98,661 930
12.	Total Assets	4,586,326 540	\$	945,846 740	5,533,171
				-	OMIT PENNIES
		Page 1			AMILIE ENGINE

BROKER OR DEALER		
ALLEN & COMPANY OF FLORIDA, INC.	sa of	12/31/19
		1801(19

STATEMENT OF FINANCIAL CONDITION FOR NONCARRYING, NONCLEARING AND CERTAIN OTHER BROKERS OR DEALERS LIABILITIES AND OWNERSHIP EQUITY

LIABILITIES AND OWNERSHIP EQUITY						
Liabilities	A.I. <u>Liabilities</u>	Non-A.i. <u>Liabilities</u>	Total			
18. Bank loans payable	1045	1255				
14. Psymble to brokers or dealers:		02250 •		1470		
A. Clearance account	1114	1916				
B. Other	401,526 1115	1806	· · · · · · · · · · · · · · · · · · ·	1560		
15. Payable to non-oustomers	52,879 1155	1366	401,526	1540		
16. Securities sold not yet purchased,	<u> </u>		52,879	1610		
at market value		1380		1620		
17. Accounts psychia, accrued liabilities, expenses and other				IOST		
18. Notes and mortgages payable;	599,059 1205	1885	599,069	1685		
A. Unsecured			770,000	<u></u>		
D Banned	1210			1690		
19. Liabilities subordinated to cicios	1211	1890		1700		
of general cracitors:						
A. Cash borrowings:						
1. from cutsiders \$ 1.860.000 \$70		1,850,000 1400	1,880,000	1710		
2. includes equity subordination (1503-1(d))						
of \$						
B. Securities borrowings, at market value						
from outsiders \$ 890		1410		1720		
C. Pursuent to secured demand note						
colleteral agreements						
1. from cutaiders \$ 1000		1420		1730		
2. Includes equity autordination (15c3-1(d))						
of						
D. Exchange memberships contributed for						
use of company, at market value		6				
E. Accounts and other borrowings not	<u></u>	1490		1740		
qualified for net capital purposes	396,950 1220	644	,			
20. TOTAL LIABILITIES	1,450,423 1230 \$	1,850,000 1450 \$		1750		
-		1,850,000 1450 \$	8,500,423	1760		
Ownership Equity						
Of Darkman L. M. M		*******	F	1770		
23. Corporation:	1020	**************************************		1770 1780		
A. Donforma d. L 6		-	\	1100		
D. O	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	*******	F	1791		
C. Attitional neighboranies			83,460	792		
		******		1788		
	**************		1.506,634	794		
				795		
	*** * * * * * * * * * * * * * * * * *			796		
	.4			800		
				810		
		-				

OMIT PENNIES

	BROKER OR DEALER		
	ALLEN & COMPANY OF FLORIDA, INC.	es of	12/81/13
•			

COMPUTATION OF NET CAPITAL

4 White annual to the state of		
1. Total ownership equity from Statement of Financial Condition	. 3	2,232,748 548
2. Deduct ownership equity not allowable for Net Capital	-	()346
3. Total ownership equity qualified for Net Capital	•	
4. Add:	•	2,232,748 350
A. Liabilities subordinated to claims of general creditors allowable in computation of net capital		
	•	1,850,000 85
E Thank and the same and the sa		352
5. Total capital and allowable subordinated liabilities	. \$	4.082.748 953
8. Deductions and/or charges:	-	1,005,170
A. Total non-allowable sasses from		
Bizzernerk of Financial Condition (Notes B and C) 946.845 9540	3	
B. Secured deniend note deficiency	3	
C. Commodily futures contracts and spot commodities	2	
proprietary capital charges Seco		
A Color decorable and/or charges	1	946,845) 962
7. Other additions and/or allowable credits (List)		
8. Net Capital before haircute on securities positions	•	383
9. Haircute on securities (computed, where applicable,	•	8,135,903 364
pursuant to 1508-1(f)):		
A Constant of resulting and the constant of th		
D. Striberglanded persulfing home days		
B. Subordinated securities borrowings C. Trading and investment securities:	ļ	
→ − − − − − − − − − − − − − − − − − − −		
2. Debt escurties 3733		
G790	i	
4. Other earry lies	•	
D. I bulking connection them	}	
E Olives 6 tall	١.	
2/30	; {	284,148) 374
10. Net Capital	\$	2.851,785 375

OMIT PENNIES

BROKER OR DEALER		
ALLEN & COMPANY OF FLORIDA, INC.	se of	12/31/13

COMPUTATION OF BASIC NET CAPITAL REQUIREMENT Part A 11. Minimum net capital required (8-2/3% of line 19) 12. Minimum dollar net cepital requirement of reporting broker or dealer and minimum net cepital requirement 96,695 3758 of subsidiaries computed in accordance with Note (A) 13. Net cepital requirement (greater of line 11 or 12) 250,000 3758 14. Excess net capital (line 10 less 13) 250,000 3760 15. Net capital less greater of 10% of line 19 or 120% of line 12 2,601,765 3770 2,551,755 3780 COMPUTATION OF AGGREGATE INDEBTEDNESS 16. Total A.I. Establishes from Statement of Financial Condition 1.450.423 3790 17. Add: A. Drufts for immediate credit 3800 B. Market value of accurities borrowed for which no equivalent value is paid or credited C. Other unrecorded amounts (List) 3810 3620 19. Total augregate indebtechese 20. Percentage of aggregate indebtedness to not capital (line 19 divided by line 10) 1,450,423 3840 21. Percentage of debt to debt-equity total computed in accordance with Rule 15o-8-1(d) 50.86 3650 45.31 8860 COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT Part B 22.2% of combined aggregate debit items as shown in Formula for Reserve Requirements pursuant to Fluie 15c8-3 prepared as of the date of not capital computation including both brokens or dealers and consolidated aubalclaries' debits 28. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital 3870 requirement of aubeldiaries computed in accordance with Note (A) 24. Net capital requirement (greater of line 22 or 23) 3880 25. Excess not capital (line 10 less 24) 3760 26. Net capital in excess of the greater of: 3910 5% of combined aggregate debit items or 120% of minimum net capital requirement 3920

NOTES:

- (A) The minimum not capital requirement should be computed by adding the minimum dollar not capital requirement of the reporting broker design and, for each substituty to be consolidated, the greater of:
 - 1. Minimum dollar net capital requirement, or
 - 2. 6-2/3% of aggregate indebtedness or 4% of aggregate debits if alternative method is used.
- (B) Do not deduct the value of accurities borrowed under subordination agreements or accured demand notes covered by subordination agreements not in satisfactory form and the market values of the memberships in suchanges contributed for use of company (contra to liam 1740) and partners' securities which were included in non-altowable assets.
- (C) For reports filed pursuant to paragraph (d) of Rule 17a-5, respondent should provide a list of material non-allowable among.

	For the period (MMDDYY) from 10/01/18 Number of months included in this statement	3982 to	1 <u>2/31/13</u> 3	393
REVENUE	STATEMENT OF INCOME (LOSS)	-		
Commissions:	OLY PREFEI OL HACOME (1099)			
. Commissions on transactions in exchange listed	AVERY SAMPLES SHAPE AND ADDRESS OF THE PARTY			
. Commissions on listed option transactions	Adort, entretting erstörlich (is sis stolleuß)		, \$	229,87
	***************************************			9,78
				49.88
Gains or iceass on firm ascurities trading account				263,58
. From market making in options on a national sec				-

Claims or losses on firm ascurities investment acco		***********		
Profits (losses) from underwriting and selling group		***=********		94
Revenue from sale of investment company shares		***********		1,10
				2,208,11
***************************************	************************			
less for account aupervision, investment advisory. Other revenue	and administrative services			1,281,41
**********				181,28
MIN 1979 MO 101 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2	***************	******	. 8	3.901,40
Commissions paid to other brokers-dealers	pertners and voting stockholder officers			3,038,68 56,89
				27.75
minimizes systems ou spoorties enplace to emportate	ation agraemente	4070		<u> </u>
				18,59
Other superage			-	433.80
Rotal expenses		******	\$	8,575.48
T INCOME				
Provision for Federal Income taxes (for parent only	d Nams below (Nam 9 less Nam 16)	*******	\$	325,947
Equity in semings (losses) of unpansolidated subs			_	
After Federal income taxes of	Claries not included above	· · · · · · · · · · · · · · · · · · ·		
Selementary	********	4238		

umulative effect of changes in accounting principl		4289		-
let income (loss) after Federal income taxes and e				39,576
and a series (ross) man I sound thousands and 6	intracrdinary home	******	\$	365.525

BROKER OR DEALER]
ALLEN & COMPANY OF FLORIDA, INC.				
	For the period (MMDDYY) from	10/01/18	to 12/81/	ma
STATE	EMENT OF CHANGES IN OW	NERSHIP EQUI	ΤΥ	
(SOLE PRO	PRIETORSHIP, PARTNERSH	IIP OR CORPOR	ATION)	
1. Balance, beginning of period	********		_	
A. Net income (loss)		************		2,317,225 4240
B. Additions (includes non-conforming capital of				365,528 4250
C. Deductions (includes non-conforming capital of			4262)	4280
2 Releases and of marked &			4272)	450,000 4270
and the second s	**************************	***********		2,232,748 4290
STATEME	NT OF CHANGES IN LIABILI		/ATTEN	
ח"	O CLAIMS OF GENERAL CR	EDITORS	INI ED	
8. Balance, beginning of period				
A bassassass		**********	• • • • • • • • • • • • • • • • • • • •	1,850,000 4800
B. Decreases	************	*********		4910
I. Balance, and of period (from hern 8520)		********		4320
	*************			1,850,000 4330
			C	MIT PENNIES

	BROKE	R OR DEALER				· · · · · · · · · · · · · · · · · · ·	_
	ALLEN &	COMPANY OF FLORIDA, INC.			es of	12/31/18	
		Exemptiv	ve Provisi	on Under Rule	1503-8		
25. If a	n examplion	from Rule 15cd-9 is oletmed, identify below	Y the section	i upon which must	Swernston is beand .		
7. (K	(() - muse	d businees (mutual funds and/or variable a	nnuities onb	h			4550
B. (K) (2) (1) - *8 ₁	pacial Account for the Explusive Benefit of (: "Sremonal	naintained			
C, (k)) (22) (II) - A	di customer transactions cleared through a	nother broke	r-dealer on a full	y disclosed basis.	X	
	inemical of	Clearing Firm(e) - Please separate multiple aring Composition, LLC	le names wi	ih a semi-colon			
D. (64)		ed by order of the Commission				335 X	4570
(-4	(a)	or by Global of the Commission		• • • • • • • • • • • • • •	***************		4680
		Ownership Equity and Subordi	inated Lla	blittes maturi	ng or proposed to be		······································
		Miniciamu minin ing vext eix	(months (and accruate.	(BB defined holow)		
	Proposed	which have not been dedu	icted in th	e computation	of Net Capital.		
	inawai or cruai				Amount to be with-	(MMDDYY)	Expect
(See b	elow for			Insider or Outsider ?	diswn (cash emount and/or Net Capital	Withdrawal	to
00de 1	o enter)	Name of Lander or Contributor		(in or Out)	Value of Securities)	or Maturity Date	Plenew (Yes or No)
	4600		4801	4602	4603	4804	
	4810		4611	4812	4613		4606
-	4620		4621	4822		4614	4815
	4890		4681	4832	4633	4824	4625
	4940		4641	4842		4684	4535
	4650		4651	4852	4843	4844	4845
	4660		4661	4862	4859	4684	4665
	4670		4671		4663	4664	4865
	4680		4001	4672	4678	4674	4675
	4000		4891	4882	4688	4884	4685
				4692	4699	4894	4895
				TOTAL \$	4899		
					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 achedule must also include proposed capital withdrawate acheduled within the eix month period following the report date including the proposed redemption of atook and payments of liabilities secured by fixed assets (which are considered allowable assets in the capital computation pursuant to Pluis 15c8-1(c) (2) (iv)), which could be required by the lender on demand or in less than six months.

WITHDRAWAL CODE:	DESCRIPTION
1.	Equity Cupite!
2.	Subordinated Lighting
3.	Accruele
4.	1503-1(c) (2) (h/) lehittle

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

FORM

FOCUS REPORT

(FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT)

Schedule !

INFORMATION REQUIRED OF BRO	KERS AN	D DEALERS PURSUANT TO RULE 178-5
Report for the C	Salender Ve	
Report for the period beginning o1/01/19 [800 MM DD YY	ही and e	anding <u>12/91/13</u> [8006] MM DD YY
		SEC FILE NUMBER
1. NAME OF BROKER DEALER		8-09877 B011
ALLEN & COMPANY OF FLORIDA, INC.	8020 N	
2. Neme(s) of broken-depley(s) marriag with		Firm No. Ad Ad Ad Ad
2. Name(s) of broker-dealer(s) merging with respondent duri	ng reparting	period:
NAME:	[Anna]	OFFICIAL USE ONLY
MANE:	8053 8054	8067
	8055	8068
NAME:	8086	8059
3. Respondent conducts a securities business exclusively wit	n registered	broker-dealers:
4. Respondent la registered as a specialist on a national secu	(enter ap	pplicable code: 1=Yes 2=No) 2 8073
sections as a specialist on a national sect	ufities exchau	nge:
Respondent makes markets in the following securities: (a) equity securities.		oplicable code: 1=Ysa 2=No) 2 8074
(b) municipals	(enter ap)	plicable code: 1=Yes 2=No) 2 8078
(C) Other debt instruments	(enter app	plicable code: 1=Yes 2=No) 2 (anne)
(c) other debt instruments. 6. Fleepondent is registered solely as a municipal bond dealer.	(enter app	plicable code: 1=Yse 2=No) 2 8077
as a municipal bond dealer		
7. Respondent is an insurance company or an affiliate of an in	(enter app	pilosbie code: 1=Yes 2=No) 2 8078
	Buitance com	
8. Respondent carries its own public customer accounts:		plicable code: 1=Yes 2=No) 2 8079
9. Respondent's total number of public customer accounts:	(enter app	olicable code: 1=Yes 2=No) 2 8084
(wai yang arma tang X-17A-5 Part II only)		
(b) Omnibus accounts 10. Respondent closes to the little of the little	^ • • • • • • • • • • • •	8060
10. Respondent clears its public customer and/or proprietary ad	countac	
		ficable code: 1=Yes 2=No) 2 [8085]

FOCUS REPORT Schedule I page 2

11. Respondent clears its public customer accounts in the f	ollowing manner:
(a) Direct Mail (New York Stock Exchange Members Onl	factor a MII in annual state a
(b) Self-Clearing	
(o) Omnibus	8088
(d) Introducing	
(e) Other	
If Other please describe:	8090
(f) Not applicable	
12.(a) Respondent maintains membership(s) on national sec	Wiffigs stocharmagical
	(enter applicable code 1=Ver 2=No)
(b) Names of national ascurities exchange(s) in which res	pondent maintains memberahips:
(1) NYSE AMEX, LLC	f 8 ⁸¹⁸ in appropriate house.
(2) Boston	8120
(S) CBOE	
(4) Miciwaet	LA L
(5) New York	[8122]
(5) Philadelphia	[8]24
(/) PRODO COAST	[D180]
(8) Other	
13. Employees:	B129
(a) Number of full-time employees	
(b) Number of full-time registered representatives employe	
	by respondent included in 18(a) 50 8102
14. Number of NASDAQ stocks respondent makes market	
15. Total number of underwriting syndicates repondent was a re	nember 6104
Carrying or clearing firms filtr	ng X-17A Part II)
16. Number of respondent's public customer transactions:	Actual 8105
4.5	Estimate 8106
(a) equity securities transactions effected on a national ascurities exchange	
(b) equity securities transactions effected other than on a national securities exphange	
(c) commodity, bond, option and other transactions effected national securities exchange	
	8100

FOCUS REPORT Schedule I page 3

17. Respondent is a member of the Securities in	rivesior Protection Corporation		
	(enter applicable code 1=Yes 2=No)	1	811
18. Number of branch offices operated by respon	ndent	 	
19. (a) Respondent directly or indirectly controls	L is controlled by or in union	<u> </u>	3 811
common control with , a U.S. bank (ente	of applicable code 1=Vec 2=NeV		
(b) Name of parent or efficient	<u> </u>	2	8130
(c) Type of Inetityting			
	8132		
20. Respondent is an affiliate or subsidery of a fo	reign broker-dealer or bank		
	(enter applicable code 1=Yes 2=No)	2	8113
21. (a) Respondent is a subsidiary of a registered	d broker-dealer		
(b) Name of parent	(enter applicable code 1=Yes 2=No)	2	8114
(b) Native of parent	8118		
22. Respondent is a subsidiary of a parent which	is not a registered broker or dealer		
	(enter applicable code 1=Yes 2=Alo)		8115
 Respondent sends quarterly statements to cure 10b-10(b) in lieu of daily or immediate con 	Money surround to	<u> </u>	16116
	(enter applicable code 1=Yes 2=No)*	2	8117
24. Aggregate Dollar Amount of Non-Exempted O	TC Sales of Exchange-Listed		
Securities Done by Respondent Durir	ng the Reporting Period\$	503.4	78 8118
lequired in any Schedule I filed for the calendar ye	ear 1978 and succeeding years		
Annual Municipal Income	FINRA Miscellaneous Information		
	\$	69,8	20 8151
		-	





Report of Independent Accountants on Applying Agreed-Upon Procedures

Board of Directors of Allen & Company of Florida, inc. Lakeland. Florida

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 General Assessment Reconciliation (Form SIPC-7) to the Securities Investor Protection Corporation (SIPC) for the year ended December 31, 2013, which were agreed to by Alien & Company of Florida, Inc. ("the Company"), the Securities and Exchange Commission, Financial Industry Regulatory Authority, Inc. and the SIPC, solely to assist the Company and the other specified parties in evaluating the Company's compliance with those requirements to Form SIPC-7. The Company's management is responsible for its Form SIPC-7. 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 were performed and our findings are as follows:

- Compered the listed assessment payments in Form SIPC-7 for the year ended December 31, 2013, with respective cash disbursement records entries noting no differences;
- Compared with the total revenue amounts reported in the audited financial statements included on Form X-17A-5 to the amounts reported in Form SIPC-7 for the year ended December 31, 2013, noting no
- Compared any adjustments reported in Form SIPC-7 for the year ended December 31, 2013, with supporting schedules and working papers, including excel apreadsheets derived from the Company's general ledger and subsidiary ledgers, noting no differences;
- Proved the arithmetical accuracy of the calculations reflected in Form SIPC-7 for the year ended December 31, 2013, and in the related schedules and working papers supporting the adjustments nothing
- Compared the amount of any overpayment applied to the current assessment with the Form SIPC-7 for the year ended December 31, 2013, on which it was originally computed noting there was no overpayment applied to the current assessment.

We were not engaged to, and did not conduct an examination, the objective of which would be the expression of an opinion on the Company's Form SIPC-7 or its items. 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.

Crowe Horwith LLP

Lakeland, Florida February 20, 2014