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Washington, D.C. 20549

ANNUAL AUDITED REPORT FORM X-17A-5 PART III

OMB APPROVAL

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

Estimated average burden

hours per response..... 12.00

SEC FILE NUMBER °-00395

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INDEPENDENT PUBLIC ACCOUNTANT who KPMG LLP (N 55 Second Street, Suite 1400 (Address) CHECK ONE: Certified Public Accountant	ose opinion is contained in this Re Jame - if individual, state last, first, middl San Francisco (City)	port* c name) Californ (Stage C Mail Proces Section	nia esing	94105

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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.

Global Alternative Investment Se	ring financial statement and supporting schedules pertaining to the firm of
	ervices, Inc, 2015, are true and correct. I further swear (or affirm) that
	oprietor, principal officer or director has any proprietary interest in any account
	M. Jem
	Signature
	Chief Financial Officer and Treas.
	Title
Notary Public This report ** contains (check all applic)	SEE ATTACIAED JULAT CERTIFICATE CALEBRAITA ONLY able boxes):
(a) Facing Page.	
(b) Statement of Financial Condition(c) Statement of Income (Loss).	n.
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Jurat Certificate California only

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. State of California County of SAN FRANCES W Subscribed and sworn to (or affirmed) before me on this day of FEBRUARY 2016 by KENNETH CLEWS proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me. Signature Kosaleska Keleni Place Seal Here ROSALNIA A.C. MALDONADO KALAKI COMM. #2127402 NOTARY PUBLIC-CALIFORNIA **Description of Attached Document** Type or Title of Document I U.S. SEC - ANDUAL AUDITED REPORT FORM X-17 A 5 PART II **Number of Pages** Document Date FOR THE PERIOD JANIE, 2015 TO DECSIE, 2015 2 W 23 pg ATTACHEMENTS Signer(s) Other Than Named Above NONE

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	GLOBAL ALTERNATIVE INVESTMENT SERVICES, INC. (A Wholly Owned Subsidiary of Wells Fargo Bank, N.A.)
П	Financial Statements and Supplementary Schedules
	December 31, 2015
	(With Report of Independent Registered Public Accounting Firm Thereon)
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Table of Contents

	Page(s
Report of Independent Registered Public Accounting Firm	1
Statement of Financial Condition	2
Statement of Operations	3
Statement of Changes in Stockholder's Equity	4
Statement of Cash Flows	5
Notes to Financial Statements	6 – 12
Schedule 1 - Computation of Aggregate Indebtedness and Net Capital under Rule 15c3-1	13
Schedule 2 - Computation for Determination of Reserve Requirements Pursuant to Rule 15c3-3	14
Schedule 3 – Information Relating to Possession or Control Requirements Pursuant to Rule 15c3-3	15
Report of Independent Registered Public Accounting Firm	16
Exemption Report	17
Report of Independent Registered Public Accounting Firm on Applying Agreed-Upon Procedures Pursuant to SEA Rule 17a-5(e)(4)	18 – 19
Schedule of General Assessment Reconciliation (Form SIPC-7) to the Securities Investor Protection Corporation for the year ended December 31, 2015	20 – 21



KPMG LLP Suite 1400 55 Second Street San Francisco, CA 94105

Report of Independent Registered Public Accounting Firm

The Board of Directors
Global Alternative Investment Services, Inc.:

We have audited the accompanying statement of financial condition of Global Alternative Investment Services, Inc. (the Company), a subsidiary of Wells Fargo & Company, as of December 31, 2015, and the related statements of operations, changes in stockholder's equity, and cash flows for the year then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Global Alternative Investment Services, Inc. as of December 31, 2015, and the results of its operations and its cash flows for the year then ended in conformity with U.S. generally accepted accounting principles.

The supplemental information contained in Schedules 1, 2 and 3 has been subjected to audit procedures performed in conjunction with the audit of the Company's financial statements. The supplemental information is the responsibility of the Company's management. Our audit procedures included determining whether the supplemental information reconciles to the financial statements or the underlying accounting and other records, as applicable, and performing procedures to test the completeness and accuracy of the information presented in the supplemental information. In forming our opinion on the supplemental information, we evaluated whether the supplemental information, including its form and content, is presented in conformity with 17 C.F.R. §240.17a-5. In our opinion, the supplemental information contained in Schedules 1, 2 and 3 is fairly stated, in all material respects, in relation to the financial statements as a whole.



San Francisco, California February 25, 2016

Statement of Financial Condition

December 31, 2015

A	22	e	ts.

Cash and cash equivalents	\$	16,270,786
Receivable from affiliates		145,871
Other assets	_	477,097
Total assets	\$	16,893,754
Liabilities	-	
Accrued compensation	\$	834,254
Payable to affiliates		167,318
Accrued expenses and other liabilities	_	33,236
Total liabilities		1,034,808
Stockholder's Equity		
Common stock, \$0 par value; 40,000 shares authorized; 21,000 shares issued and		
outstanding		6,693,224
Additional paid-in capital		7,980,472
Retained earnings		1,185,250
Total stockholder's equity		15,858,946
Total liabilities and stockholder's equity	\$	16,893,754

Statement of Operations

Year ended December 31, 2015

Revenues:	
Affiliate reimbursements	\$ 3,727,528
Fees earned from affiliates	871,239
12b-1 distribution fees	459,564
Other income	665,158
Total revenues	5,723,489
Expenses:	
Compensation and employee benefits	2,865,223
Affiliate servicing fees	2,065,796
Travel and entertainment	384,280
Professional fees	150,104
Occupancy	77,865
Technology, data, and communications	75,857
Regulatory fees	69,151
Other	25,513
Total expenses	5,713,789
Income before income tax expense	9,700
income tax expense	38,208
Net loss	\$ (28,508)

Statement of Changes in Stockholder's Equity

Year ended December 31, 2015

·	•	Common stock	Additional paid-in capital	Retained earnings	Total
Balance, December 31, 2014	\$	6,693,224	7,980,472	1,213,758	15,887,454
Net loss	_			(28,508)	(28,508)
Balance, December 31, 2015	\$_	6,693,224	7,980,472	1,185,250	15,858,946

Statement of Cash Flows

Year ended December 31, 2015

Cash flows from operating activities:		
Net loss	\$	(28,508)
Adjustments to reconcile net loss to net cash used in operating activities:		·
Changes in operating assets and liabilities:		
Receivable from / payable to affiliates, net		(741,208)
Decrease in other assets		175,648
Decrease in accrued compensation		(226,268)
Decrease in accrued expenses and other liabilities		(75,111)
Net cash used in operating activities	_	(895,447)
Decrease in cash and cash equivalents		(895,447)
Cash and cash equivalents, beginning of year		17,166,233
Cash and cash equivalents, end of year	\$_	16,270,786
Supplemental disclosures:		
Income taxes paid to WFC, net of refunds	\$	5,169

(A Wholly Owned Subsidiary of Wells Fargo Bank, N.A.)

Notes to Financial Statements

December 31, 2015

(1) Organization

Global Alternative Investment Services, Inc. (GAISI, or the Company) is a wholly owned subsidiary of Wells Fargo Bank, N.A. (WFB), a national banking association and a wholly owned subsidiary of Wells Fargo & Company (WFC). GAISI is registered as a broker-dealer under the Securities Exchange Act of 1934. The Company provides investor and wholesaling services for private investment funds sponsored and managed by Wells Fargo Investment Institute, Inc. (WFII), as well as for certain private investment funds sponsored by third parties. Such services include the review of subscription documentation, delivery of offering materials, acting as liaison between the fund managers and the WFC brokerage channels, and providing information, training, and support services to brokerage representatives with respect to each of the funds. GAISI is also the placement agent for WFII-sponsored 1940 Act registered funds.

GAISI does not receive or hold customer funds or securities.

(2) Summary of Significant Accounting Policies

The financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America. The following is a summary of significant accounting policies consistently followed in the preparation of the financial statements of the Company:

(a) Fair Value of Financial Instruments

In accordance with Financial Accounting Standard Board (FASB) Accounting Standards Codification (ASC) 820, Fair Value Measurements and Disclosures, the Company categorizes its assets and liabilities that are accounted for at fair value in the statement of financial condition in the fair value hierarchy as defined by ASC 820. The fair value hierarchy is directly related to the amount of subjectivity associated with the inputs utilized to determine the fair value of these assets and liabilities. See note 3 for further information about the fair value hierarchy and the Company's assets and liabilities that are accounted for at fair value.

(b) Cash and Cash Equivalents

Cash and cash equivalents are comprised of funds held in a demand deposit account with WFB and an investment in a money market mutual fund.

(c) Income Taxes

The Company's results for the year ended December 31, 2015 will be included in the consolidated federal income tax return of WFC. Each subsidiary included in the consolidated federal income tax return pays its allocation of federal income taxes to WFC or receives payment from WFC to the extent income tax benefits are realized. WFC also files unitary and combined state income tax returns in certain states. Unitary and combined state income taxes are also allocated to the Company and the Company pays its allocated share to WFC.

(A Wholly Owned Subsidiary of Wells Fargo Bank, N.A.)

Notes to Financial Statements

December 31, 2015

The Company accounts for income taxes in accordance with ASC 740, Accounting for Income Taxes, resulting in two components of income tax expense: current and deferred. Current income tax expense approximates taxes to be paid or refunded for the current period and includes income tax expense related to the Company's uncertain tax positions, if any. The Company determines deferred income taxes using the balance sheet method. Under this method, the net deferred tax asset or liability is based on the tax effects of the differences between the book and tax bases of assets and liabilities, and recognizes enacted changes in tax rates and laws in the period in which they occur. Deferred income tax expense results from changes in deferred tax assets and liabilities between periods. Deferred tax assets are recognized subject to management's judgment that realization is more likely than not.

A tax position that meets the "more likely than not" recognition threshold is measured to determine the amount of benefit to be recognized. The tax position is measured at the largest amount of benefit that is greater than 50% likely of being realized upon settlement. Interest and penalties, if applicable, are recognized as a component of income tax expense.

(d) Use of Estimates

In preparing these financial statements, management is required 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.

(e) Reimbursement Policy

The Company operates principally for the benefit of WFII. The Company maintains a Loss Indemnification Agreement with WFII in order to fulfill its financial obligations as servicer and wholesaler of funds sponsored and managed by WFII, as well as to meet its capital requirements as a registered broker-dealer. Under the agreement, WFII reimburses the Company for net losses incurred as a result of operations, as determined in accordance with U.S. generally accepted accounting principles. Such reimbursements are classified as affiliate reimbursements, a component of total revenues in the statement of operations.

(3) Fair Value of Assets and Liabilities

FASB ASC 820; Fair Value Measurements and Disclosures, defines fair value, establishes a framework for measuring fair value in accordance with U.S. generally accepted accounting principles, and requires disclosures about fair value measurements.

Money market fund investments are recorded at fair value on a recurring basis.

In accordance with ASC 820, the Company groups its financial assets and liabilities measured at fair value in three levels, based on markets in which the assets and liabilities are traded and the reliability of the assumptions used to determine fair value. These levels are:

Level 1 - Valuation is based upon quoted prices for identical instruments traded in active markets.

(A Wholly Owned Subsidiary of Wells Fargo Bank, N.A.)

Notes to Financial Statements

December 31, 2015

- Level 2 Valuation is based upon quoted prices for similar instruments in active markets, quoted
 prices for identical or similar instruments in markets that are not active, and model-based valuation
 techniques for which all significant assumptions are observable in the market.
- Level 3 Valuation is generated from model-based techniques that use significant assumptions not
 observable in the market. These unobservable assumptions reflect the Company's own estimates of
 assumptions market participants would use in pricing the asset or liability. Valuation techniques
 include use of discounted cash flow models, options pricing models, and similar techniques.

The balances of assets and liabilities measured at fair value on a recurring basis as of December 31, 2015 are as follows:

Description	Total	Level 1	Level 2	Level 3
Cash and cash equivalents	\$ 16,270,786	\$ 16,270,786		

(4) Related-Party Transactions

The Company routinely engages in various financial transactions with affiliated companies. The nature of these transactions is as follows:

(a) Receivable from Affiliates

Receivable from affiliates consists of receivables arising from services rendered by GAISI to WFII. The Company's receivable balance as of December 31, 2015 was \$145,871.

(b) Payable to Affiliates

Payable to affiliates consists primarily of current income taxes payable to WFC and employee benefits payable to WFB. The Company's payable balance as of December 31, 2015 was \$167,318.

(c) Services Provided to Affiliates

The Company has entered into an Employee Leasing Agreement with its affiliate, WFII, whereby the Company provides wholesaling support services for certain products offered by WFII. The Company earned \$871,239 for these services for the year ended December 31, 2015, which is reported as fees earned from affiliates, a component of total revenues in the statement of operations.

The Company also provided placement agent services to various 1940 Act registered funds sponsored by an affiliated company. The Company earned 12b-1 distribution fees of \$459,564 for these services for the year ended December 31, 2015 which is reported separately as a component of total revenues in the statement of operations.

(d) Services Provided by Affiliates

The Company has entered into service agreements with WFC and its affiliates under which the Company receives operational, product, general and administrative support services. The cost of

(A Wholly Owned Subsidiary of Wells Fargo Bank, N.A.)

Notes to Financial Statements

December 31, 2015

these services for the year ended December 31, 2015 was \$2,065,796 which is classified as affiliate servicing fees, a component of total expenses in the statement of operations.

The Company also has agreements with WFC and its affiliates for general and administrative services which are directly billed. The Company recorded \$66,255 of expense in occupancy and \$55,754 of expense in technology, data, and communications related to these agreements for the year ended December 31, 2015, in the statement of operations.

(e) Other Income

The Company earned revenue for providing wholesaling services to certain private investment funds sponsored by third parties. The Company earned \$574,605 for these services for the year ended December 31, 2015, which is included in other income, a component of total revenues in the statement of operations.

(5) Income Taxes

The components of income tax (benefit) expense for the year ended December 31, 2015 are presented below:

	·	Federal	State	Total
Current income tax expense (benefit)	\$	(78,534)	30,192	(48,342)
Deferred income tax expense (benefit)	_	77,572	8,978	86,550
Total income tax expense (benefit)	\$	(962)	39,170	38,208

The table below reconciles the statutory federal income tax expense and rate to the effective income tax expense and rate for the year ended December 31, 2015:

	_	Amount	of pre-tax income
Tax expense at federal tax rate	\$	3,395	35.0%
Meals & entertainment disallowance		9.353	96.4
State tax expense, net of federal effect		56,849	586.0
Change in deferred tax asset valuation allowance	_	(31,389)	(323.5)
Total income tax expense	\$_	38,208	393.9%

(A Wholly Owned Subsidiary of Wells Fargo Bank, N.A.)

Notes to Financial Statements

December 31, 2015

The sources and tax effects of temporary differences that give rise to significant portions of the deferred income tax assets and liabilities for the year ended December 31, 2015 are presented below:

Deferred income tax assets: Deferred compensation and accrued expenses Net operating loss carryforwards	\$	315,133 202, <u>1</u> 06
Deferred income tax assets		517,239
Deferred income lax assets valuation allowance		(221,643)
Deferred income tax assets, net of valuation allowance		295,596
Deferred income tax liabilities:		(4,484)
Net deferred income tax assets (1)	\$	291,112

(1) Included in other assets.

The realization of net deferred income tax assets may be based on utilization of carrybacks to prior taxable periods, anticipation of future taxable income in certain periods, and the utilization of tax-planning strategies. Management has determined that it is more likely than not that the net deferred income tax asset can be supported by carrybacks to federal taxable income in the two-year federal carryback period and by expected future taxable income which will exceed amounts necessary to fully realize remaining deferred tax assets resulting from the scheduling of temporary differences. A valuation allowance of \$221,643 related to certain deferred state income tax assets not expected to be utilized was established as of December 31, 2015. Net deferred tax assets are classified as other assets in the statement of financial condition.

At December 31, 2015, the Company had state net operating loss carryovers with related deferred income tax assets of \$202,106. The net operating losses expire, if not utilized, in varying amounts through 2035.

Based upon its evaluation, the Company has concluded that there are no significant uncertain income tax positions relevant to the jurisdictions where it is required to file income tax returns requiring recognition in the financial statements.

The Company recognizes accrued interest and penalties, as appropriate, related to unrecognized income tax benefits in income tax expense. The Company recognized no interest in 2015 and had no accrued interest at December 31, 2015.

The Company is required to determine whether its tax positions are "more-likely-than-not" to be sustained upon examination by the applicable taxing authority examination by the applicable taxing authority, based on the technical merits of the position. Tax positions not deemed to meet a "more-likely-than-not" threshold would be recorded as a tax expense in the current year. Based on its analysis, the Company has determined that it has not incurred any liability for unrecognized tax benefits as of December 31, 2015.

(A Wholly Owned Subsidiary of Wells Fargo Bank, N.A.)

Notes to Financial Statements

December 31, 2015

With few exceptions, the Company is no longer subject to U.S. federal, state and local income tax examinations by tax authorities for years prior to 2007.

(6) Benefit Plans

WFC sponsors a frozen noncontributory qualified defined benefit retirement plan, the WFC Cash Balance Plan (Cash Balance Plan), which covers eligible employees of WFC. The Cash Balance Plan was frozen on July 1, 2009 and no new benefits have accrued since that date.

WFC also sponsors a defined contribution retirement plan named the Wells Fargo & Company 401(k) Plan (401(k) Plan). Under the 401(k) Plan, after one month of service, eligible employees may contribute up to 50% of their certified compensation, subject to statutory limits. Eligible employees who complete one year of service are eligible for company matching contributions, which are generally dollar for dollar up to 6% of an employee's certified compensation. Matching contributions are 100% vested.

In addition, WFC provides health care and life insurance benefits for certain retired employees and reserves the right to terminate, modify or amend any of the benefits at any time.

Total benefits expense allocated to the Company by WFC for these plans for the year ended December 31, 2015 was \$219,523. The actuarial and plan asset information pertaining to employees of the Company is not segregated in WFC's retirement and postretirement plan calculations and is therefore, not available.

WFC also offers a Long Term Incentive Compensation Plan (LTICP) that provides for awards of incentive and nonqualified stock options, stock appreciation rights, restricted shares, restricted share rights (RSRs), performance share awards, and stock awards without restrictions. During 2015, RSRs and performance shares were WFC's primary long-term incentive awards. Holders of RSRs are entitled to the related shares of common stock at no cost, generally vesting over three to five years after the RSRs were granted. Holders of RSRs may be entitled to receive additional RSRs (dividend equivalents) or cash payments equal to the cash dividends that would have been paid had the RSRs been issued, and outstanding shares of common stock. RSRs granted as dividend equivalents are subject to the same vesting schedule and conditions as the underlying RSRs. RSRs generally continue to vest after retirement according to the original vesting schedule. Except in limited circumstances, RSRs are cancelled when employment ends. Total expense allocated to the Company related to this plan for the year ended December 31, 2015 was \$0.

(A Wholly Owned Subsidiary of Wells Fargo Bank, N.A.)

Notes to Financial Statements

December 31, 2015

(7) Net Capital Requirement

Pursuant to the net capital provisions of Rule 15c3-1 of the Securities Exchange Act of 1934, the Company is required to maintain minimum net capital (as defined) equal to the greater of \$250,000 or 2% of aggregate debit items (as defined). Net capital and the related ratio of aggregate indebtedness to net capital may fluctuate on a daily basis. At December 31, 2015, the Company had net capital of \$14,926,734 which was \$14,676,734 in excess of its required minimum net capital of \$250,000.

The Company is exempt from Rule 15c3-3 under subsection (k)(2)(i). Under this exemption, the "Computation for Determination of Reserve Requirements" and "Information Relating to Possession or Control Requirements" are not required.

(8) Subsequent Events

The Company has evaluated the effects of events that have occurred subsequent to December 31, 2015 through February 25, 2016, the date on which the Company issued its financial statements. There have been no material events that would require recognition to, or disclosure in the financial statements.

	GLOBAL ALTERNATIVE INVESTMENT SERVICES, INC. (A Wholly Owned Subsidiary of Wells Fargo Bank, N.A.)		Schedule 1
П	Computation of Aggregate Indebtedness and Net Capital under Rule 15c3-1		
Li .	December 31, 2015		
	Net capital: Total stockholder's equity	\$	15,858,946
	Deductions and other charges: Nonallowable assets: Receivable from affiliates		(145,871)
	Other assets Net capital before haircuts on securities positions Haircut on investment in money market mutual fund	-	(477,097) 15,235,978 (309,244)
	Net capital	s -	14,926,734
	Aggregate indebtedness:	=	
_	Total liabilities	\$	1,034,808
	Computation of basic net capital requirement: Minimum net capital required Net capital in excess of requirement Ratio of aggregate indebtedness to net capital	\$ \$	250,000 14,676,734 0.07
	Note - There are no material differences between this computation and that filed by the Counaudited SEC Form X-17A-5 as of December 31, 2015, as filed on January 15, 2016.	əmpaı	ny on the
	See accompanying report of independent registered public accounting firm.		

Schedule 2

GLOBAL ALTERNATIVE INVESTMENT SERVICES, INC. (A Wholly Owned Subsidiary of Wells Fargo Bank, N.A.)

Computation for Determination of Reserve Requirements Pursuant to Rule 15c3-3

December 31, 2015

A computation of the reserve requirement is not applicable to Global Alternative Investment Services, Inc. because the Company is exempt from the provisions of Rule 15c3-3(k)(2)(i).

See accompanying report of independent registered public accounting firm.

	Schedule 3
\neg	GLOBAL ALTERNATIVE INVESTMENT SERVICES, INC. (A Wholly Owned Subsidiary of Wells Fargo Bank, N.A.)
	Information Relating to Possession or Control Requirements Pursuant to Rule 15c3-3
	December 31, 2015
L	Information relating to possession or control requirements is not applicable to Global Alternative Investment
	Services, Inc. because the Company is exempt from the provisions of Rule 15c3-3(k)(2)(i).
	See accompanying report of independent registered public accounting firm.
Γ	



KPMG LLP Suite 1400 55 Second Street San Francisco, CA 94105

Report of Independent Registered Public Accounting Firm

The Board of Directors
Global Alternative Investment Services, Inc.:

We have reviewed management's statements, included in the accompanying Global Alternative Investment Services, Inc. Exemption Report, in which (1) Global Alternative Investment Services, Inc. (the Company) identified the following provision of 17 C.F.R. §15c3-3 (k) under which the Company claimed an exemption from 17 C.F.R. §240.15c3-3 (k)(2)(i) (the exemption provision); and (2) the Company stated that it met the identified exemption provision throughout the year ended December 31, 2015 without exception. The Company's management is responsible for compliance with the exemption provision and its statements.

Our review was conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States) and, accordingly, included inquiries and other required procedures to obtain evidence about the Company's compliance with the exemption provision. A review is substantially less in scope than an examination, the objective of which is the expression of an opinion on management's statements. Accordingly, we do not express such an opinion.

Based on our review, we are not aware of any material modifications that should be made to management's statements referred to above for them to be fairly stated, in all material respects, based on the provision set forth in paragraph (k)(2)(i) of Rule 15c3-3 under the Securities Exchange Act of 1934.



San Francisco, California February 25, 2016

Global Alternative Investment Services, Inc. Exemption Report

Global Alternative Investment Services, Inc. (the "Company") is a registered broker-dealer subject to Rule 17a-5 promulgated by the Securities and Exchange Commission (17 C.F.R. §240.17a-5, "Reports to be made by certain brokers and dealers"). This Exemption Report was prepared as required by 17 C.F.R. § 240.17a-5(d)(1) and (4). To the best of its knowledge and belief, the Company states the following:

- (1) The Company claimed an exemption from 17 C.F.R. § 240.15c3-3 under the following provision of 17 C.F.R. § 240.15c3-3(k)(2)(i).
- (2) The Company met the identified exemption provisions in 17 C.F.R. § 240.15c3-3(k) throughout the most recent fiscal year without exception.

Global Alternative Investment Services, Inc.

I, Kenneth Claud, affirm to the best of my knowledge and belief, that this Exemption Report is true and correct.

Title: Chief Financial Officer and Treasurer

Date: February 25, 2016



The Board of Directors

Global Alternative Investment Services, Inc.:

KPMG LLP Suite 1400 55 Second Street San Francisco, CA 94105

Report of Independent Registered Public Accounting Firm on Applying Agreed-Upon Procedures Pursuant to SEC Rule 17a-5(e)(4)

In accordance with Rule 17a-5(e)(4) under the Securities Exchange Act of 1934, we have performed the
procedures enumerated below with respect to the accompanying Schedule of Assessment and Payments
General Assessment Reconciliation (Form SIPC-7) to the Securities Investor Protection Corporation (SIPC)
for the year ended December 31, 2015, which were agreed to by Global Alternative Investment Services,
Inc. (the Company) and the Securities and Exchange Commission, Financial Industry Regulatory Authority,
Inc. and SIPC, solely to assist you and the other specified parties in evaluating the Company's compliance
with the applicable instructions of the General Assessment Reconciliation (Form SIPC-7). The Company's
management is responsible for the Company's compliance with those requirements. This agreed-upon
procedures engagement was conducted in accordance with attestation standards established by the American

 Compared the listed assessment payments in Form SIPC-7 with respective cash disbursement records noting no differences;

other purpose. The procedures we performed and our findings are as follows:

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

- Compared the amounts reported on the audited Form X-17A-5 for the year ended December 31, 2015, as applicable, with the amounts reported in Form SIPC-7 for the year ended December 31, 2015 noting an differences:
- Compared any adjustments reported in Form SIPC-7 with supporting affiliate reimbursement schedules and working papers, noting no differences;
- Proved the arithmetical accuracy of the calculations reflected in Form SIPC-7 and in the related affiliate reimbursement schedules and wholesaling service revenue schedules and working papers supporting the adjustments noting no differences; and
- Compared the amount of any overpayment applied to the current assessment with the Form SIPC-7 on which it was originally computed noting no differences.

We were not engaged to, and did not conduct an examination, the objective of which would be the expression of an opinion on compliance. Accordingly, we do not express such an opinion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.

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	K.P.M.G.
	The Board of Directors Global Alternative Investment Services, Inc. Page 2of 2
	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.
	KPMG LLP
	February 25, 2016
	;

SIPC-7

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

SIPC-7

	REV 7/10) Gei	neral Assessment Rec	onciliation	(33-REV 7/
	Fo	the fiscal year ended Decem	ber 31, 2015	L
		•	py before completing this Form) IH FISCAL YEAR ENDINGS	
	me of Member, address, Designated Exam	ining Authorlyy, 1934 Act re		
	ses of the audit requirement of SEC Rule			·
	Global Alternative Investment	Services, Inc.	mailing febel require	nformation shown on the 99 correction, please e-n orm@sipc.org and so
	401 South Tryon St., D1050-0	26	indicate on the form	lifed.
	, Charlotte, NC 28202		Name and telephon- contact respecting t	e number of person to his form.
			Kenneth Cle	ws 415-222-9041
2. A.	General Assessment (item 2e from page :	2)	5	1,18
₿.	Less payment made with SIPC-6 filed (excf N/A	zde Interest)	ſ <u></u> .	5
n	Date Paid Less prior overpayment applied		r	122,2
	Assessment balance due of (overpayment	ı a	1	(121,6
	Interest computed on late payment (sea in		s at 20% her annum	1,2,7,0
	Total assessment balance and interest du			(121.65
G.	PAID WITH THIS FORM: Check enclosed, payable to SIPC			
ш	Total (must be same as F above) Overpayment carried forward	9 <u></u>	121,656	·
п.	Oreipajment variou sernare	41		
3, Sub	sidiaries (S) and predecessors (P) include	d in this form (give name a	nd 1934 Act registration numb	er):
The SIPC member submitting this form and the person by whom it is executed represent thereby		Global /	Alternative Investment S	Services, Inc.
persor		aal		
persor that el	r by whom it is executed represent thereby I information contained horein is true, con Implete	eci Wi	(Name of Corporation, Parthenatile or o	har bigan za(len)
person that el and co	l information contained horein is true, corr	ect (VI	National Operations Principal (Find	· · · · · · · · · · · · · · · · · · ·

DETERMINATION OF "SIPC NET OPERATING REVENUES"

AND GENERAL ASSESSMENT Amounts for the fiscal period beginning January 1, 2015 and ending been sizes Eliminate cents 5,723,489 2a. Total revenue (FOCUS Line 12/Part IIA Line 9, Code 4030) 2b. Additions: (1) Total revenues from the securities business of subsidiaries (except foreign subsidiaries) and predecessors not included above. (2) Not loss from principal transactions in securities in trading accounts. (3) Wel loss from principal transactions in commodities in trading accounts. (4) Interest and dividend expense deducted in determining item 2a. (5) Not loss from management of or participation in the underwriting or distribution of securities. (6) Expenses other than advertising, printing, registration fees and legal fees deducted in determining net profit from management of or participation in underwriting or distribution of securities. (7) Net loss from securities in investment accounts. 0 Total additions 2c. Deductions: (1) Revenues from the distribution of shares at a registered open and investment company or unit Investment trust, from the sale of variable annullies, from the business of insurance, from investment advisory services rendered to registered investment companies or insurance company separate accounts, and from fransactions in security futures products. (2) Revenues from commodity transactions. (3) Commissions, fleer brokerage and clearance paid to other SIPC members in connection with securitles transactions. (4) Reimbursements for postage in connection with praxy solicitation. (5) Not gain from socurities in investment accounts. (6) 100% of commissions and markups earned from transactions in (i) certificates of deposit and (il) Treasury bills, bankers acceptances or commercial paper that mature nine months or less from issuance date. (7) Direct expenses of printing advertising and legal fees incurred in connection with other revenue related to the securities business (revenue defined by Section 16(9)(L) of the Act). (8) Other revenue not related either directly or Indirectly to the securities business. (See Instruction C): Affiliate Reimbursements and Allocations + Wholesaling Services 5,261,832 (Deductions in excess of \$100,000 require documentation) (9) (i) Total interest and dividend expense (FOCUS Line 22/PART IIA Line 13. Code 4075 plus line 2b(4) above) but not in excess of total interest and dividend income. (ii) 40% of margin interest earned on customers securities accounts (40% of FOCUS line 5, Code 3960). Enter the greater of line (i) or (ii) 5,261,832 Total deductions 461,657 2d. SIPC Net Operating Revenues 1,154

(to page 1, line 2.A.)

2e. General Assessment @ .0025