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

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

SEC FILE NUMBER  
8- 42561

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

REPORT FOR THE PERIOD BEGINNING 01/01/2019 AND ENDING 12/31/2019  
MM/DD/YY

A. REGISTRANT IDENTIFICATION

NAME OF BROKER - DEALER: Integrity Funds Distributor, LLC

OFFICIAL USE ONLY

ADDRESS OF PRINCIPAL PLACE OF BUSINESS: (Do not use P.O. Box No.)

FIRM ID. NO.

1 North Main Street

(No. and Street)

Minot

(City)

ND

(State)

58703

(Zip Code)

NAME AND TELEPHONE NUMBER OF PERSON TO CONTACT IN REGARD TO THIS REPORT

Shannon Radke

701-712-8827

(Area Code - Telephone No.)

B. ACCOUNTANT IDENTIFICATION

INDEPENDENT PUBLIC ACCOUNTANT whose opinion is contained in this Report\*

Sanville & Company

(Name - if individual, state last, first, middle name)

1514 Old York Road

(Address)

Abington

(City)

PA

(State)

SEC 19001

Mail Processing Section

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Washington DC

416

CHECK ONE:

- Certified Public Accountant
- Public Accountant
- Accountant not resident in United States or any of its possessions.

FOR OFFICIAL USE ONLY

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

SEC 1410 (06-02)

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## OATH OR AFFIRMATION

I, Shannon Radke, swear (or affirm) that, to the best of my knowledge and belief the accompanying financial statement and supporting schedules pertaining to the firm of Integrity Funds Distributor, LLC, as of December 31, 2019, are true and correct. I further swear (or affirm) that neither the company nor any partner, proprietor, principal officer or director has any proprietary interest in any account classified solely as that of a customer, except as follows:

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

  
 \_\_\_\_\_  
 Signature

President/CEO  
 \_\_\_\_\_  
 Title

  
 \_\_\_\_\_  
 Notary Public

*On March 2nd 2020, Shannon Radke personally appeared before me, Carla Brown.  
 County of Ward  
 State of North Dakota  
 My Commission expires February 28, 2022*

CARLA BROWN  
 Notary Public  
 State of North Dakota  
 My Commission Expires Feb. 28, 2022

- This report\*\* contains (check all applicable boxes):
- (a) Facing page.
  - (b) Statement of Financial Condition.
  - (c) Statement of Income (Loss).
  - (d) Statement of Cash Flows.
  - (e) Statement of Changes in Stockholders' Equity or Partners' or Sole Proprietor's Capital.
  - (f) Statement of Changes in Liabilities Subordinated to Claims of Creditors.
  - (g) Computation of Net Capital.
  - X (h) Computation for Determination of Reserve Requirements Pursuant to Rule 15c3-3.
  - X (i) Information Relating to the Possession or control Requirements Under Rule 15c3-3.
  - (j) A Reconciliation, including appropriate explanation of the Computation of Net Capital Under Rule 15c3-1 and the Computation for Determination of the Reserve Requirements Under Exhibit A of Rule 15c3-3.
  - (k) A Reconciliation between the audited and unaudited Statements of Financial Condition with respect to methods of consolidation.
  - (l) An Oath or Affirmation.
  - (m) A copy of the SIPC Supplemental Report.
  - (n) A report describing any material inadequacies found to exist or found to have existed since the date of the previous audit.
  - (o) Exemption Report.

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

# Sanville & Company

CERTIFIED PUBLIC ACCOUNTANTS

ROBERT F. SANVILLE, CPA  
MICHAEL T. BARANOWSKY, CPA  
JOHN P. TOWNSEND, CPA

1514 OLD YORK ROAD ABINGTON, PA 19001  
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## REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Member of Integrity Funds Distributor, LLC

### Opinion on the Financial Statements

We have audited the accompanying statement of financial condition of Integrity Funds Distributor, LLC (the "Company") as of December 31, 2019, the related statements of operations, changes in member's equity, and cash flows for the year then ended, and the related notes (collectively referred to as the financial statements). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2019, and the results of its operations and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

### Basis for Opinion

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audit. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission (SEC) and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. Our audit included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audit also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audit provides a reasonable basis for our opinion.

### Auditor's Report on Supplemental Information

The Schedule I, Computation of Net Capital Under Rule 15c3-1 of the Securities and Exchange Commission, Schedule II, Computation for Determination of Reserve Requirements Under Rule 15c3-3 of the Securities and Exchange Commission, Information Relating to the Possession or Control Requirements Under Rule 15c3-3 of the Securities and Exchange Commission have 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 Schedule I, Computation of Net Capital Under Rule 15c3-1 of the Securities and Exchange Commission, Schedule II, Computation for Determination of Reserve Requirements Under Rule 15c3-3 of the Securities and Exchange Commission and Schedule III, Information Relating to the Possession or Control Requirements Under Rule 15c3-3 of the Securities and Exchange Commission are fairly stated, in all material respects, in relation to the financial statements as a whole.

*Sanville & Company*

We have served as the Company's auditor since 2014.  
Abington, Pennsylvania  
February 26, 2020

**INTEGRITY FUNDS DISTRIBUTOR, LLC**  
**(A WHOLLY-OWNED SUBSIDIARY OF CORRIDOR INVESTORS, LLC)**  
**STATEMENT OF FINANCIAL CONDITION**  
**DECEMBER 31, 2019**

***ASSETS***

**ASSETS**

Cash and cash equivalents	\$	691,357
Due from Funds		175,649
Deferred sales commissions		336,054
Prepaid assets		<u>37,884</u>
<b>TOTAL ASSETS</b>	<b>\$</b>	<b><u>1,240,944</u></b>

***LIABILITIES AND MEMBER'S EQUITY***

**LIABILITIES**

Commissions and fees payable	\$	214,799
Due to Corridor Investors, LLC		2,542
Accounts payable		667
Accrued expenses		<u>63,993</u>
<b>TOTAL LIABILITIES</b>		<u>282,001</u>
<b>MEMBER'S EQUITY</b>		<u>958,943</u>
<b>TOTAL LIABILITIES AND MEMBER'S EQUITY</b>	<b>\$</b>	<b><u>1,240,944</u></b>

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS

**INTEGRITY FUNDS DISTRIBUTOR, LLC**  
**(A WHOLLY-OWNED SUBSIDIARY OF CORRIDOR INVESTORS, LLC)**  
**STATEMENT OF OPERATIONS**  
**FOR THE YEAR ENDED DECEMBER 31, 2019**

<b>INCOME</b>	
Fee income	\$ 2,167,957
Commission and underwriting income	156,341
Total income	<u>2,324,298</u>
<b>EXPENSES</b>	
Commission and fee expense	1,338,561
Compensation and benefits	1,061,642
Professional fees	349,555
Equipment rental and management fee	181,373
Meals, lodging, and entertainment	133,846
Dues and subscriptions	57,654
Computer supplies & programs	43,813
Revenue sharing	36,721
License, fees, and registrations	27,223
Advertising and promotion	19,341
Printing and postage	18,947
Other expenses	17,640
Rent	9,600
Telephone	9,284
Office supplies	2,590
Insurance	1,883
Total expenses	<u>3,309,673</u>
<b>NET LOSS</b>	<b>\$ <u>(985,375)</u></b>

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS

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**INTEGRITY FUNDS DISTRIBUTOR, LLC**  
**(A WHOLLY-OWNED SUBSIDIARY OF CORRIDOR INVESTORS, LLC)**  
**STATEMENT OF CHANGES IN MEMBER'S EQUITY**  
**FOR THE YEAR ENDED DECEMBER 31, 2019**

	<u>Member's Equity</u>
BALANCE, JANUARY 1, 2019	<u>\$894,318</u>
Additions	1,050,000
Net loss	<u>(985,375)</u>
BALANCE, DECEMBER 31, 2019	<u><u>\$958,943</u></u>

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS

**INTEGRITY FUNDS DISTRIBUTOR, LLC**  
**(A WHOLLY-OWNED SUBSIDIARY OF CORRIDOR INVESTORS, LLC)**  
**STATEMENT OF CASH FLOWS**  
**FOR THE YEAR ENDED DECEMBER 31, 2019**

<b>CASH FLOWS FROM OPERATING ACTIVITIES</b>	
Net loss	\$ (985,375)
Adjustments to reconcile net loss to net cash used in operating activities:	
Amortization of deferred sales commissions	(290,647)
Effects on operating cash flows due to changes in:	
Due from Funds	23,370
Prepaid assets	5,137
Commissions and fees payable	(8,961)
Accounts payable and accrued expenses	(20,452)
Due to Corridor Investors, LLC	<u>2,542</u>
Net cash used in operating activities	\$ <u>(1,274,386)</u>
<b>CASH FLOWS FROM FINANCING ACTIVITIES</b>	
Additions by member	\$ <u>1,050,000</u>
Net cash provided by financing activities	\$ <u>1,050,000</u>
<b>NET DECREASE IN CASH AND CASH EQUIVALENTS</b>	<b>\$ (224,386)</b>
<b>CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR</b>	<b><u>915,743</u></b>
<b>CASH AND CASH EQUIVALENTS AT END OF YEAR</b>	<b>\$ <u>691,357</u></b>
<b>Supplemental disclosures of cash flow information</b>	
Cash paid during the year for:	
Interest	\$ -
Income Tax	\$ -

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS

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**INTEGRITY FUNDS DISTRIBUTOR, LLC**  
**(A WHOLLY-OWNED SUBSIDIARY OF CORRIDOR INVESTORS, LLC)**  
**NOTES TO FINANCIAL STATEMENTS**  
**DECEMBER 31, 2019**

**NOTE 1 - NATURE OF OPERATIONS AND SIGNIFICANT ACCOUNTING POLICIES**

The nature of operations and significant accounting policies of Integrity Funds Distributor, LLC are presented to assist in understanding the Company's financial statements.

**Nature of Operations** - The Company is a wholly-owned subsidiary of Corridor Investors, LLC (the "Parent"). Integrity Fund Services, LLC and Viking Fund Management, LLC are also wholly-owned subsidiaries of the Parent. The Company's primary business is as the principal underwriter and distributor of "Integrity Viking Mutual Funds," "Integrity Managed Portfolios," "Viking Mutual Funds", and "The Integrity Funds," hereinafter collectively referred to as "the Funds".

**Cash and Cash Equivalents** – Cash and cash equivalents are distinguished based on liquidity. Liquid investments with maturities greater than three months, if any, are recorded as investments.

**Accounts and Commissions Receivable** - The Company's receivables consist primarily of fees charged to the affiliated funds for distribution services. Management believes all of the receivables are collectible based on historical experience, and has not recorded an allowance for doubtful accounts. The Company does not charge interest on its receivables.

**Deferred Sales Commissions** – Sales commissions paid to financial advisers and broker-dealers on shares sold without a front-end sales charge to investors are generally capitalized and amortized over the periods in which they are generally recovered from related revenues.

**Concentrations** - Substantially all of the Company's revenue is derived from fees charged to the Funds mentioned above. All trade receivables are due from the Funds. The Company is economically dependent upon the operating results of the Funds.

**Income Taxes** – No provision for income taxes is required since the members of Corridor Investors, LLC (the "Parent") report their proportionate share of the Company's taxable income or loss on their respective income tax returns. Such income or loss is proportionately allocated to the members of Corridor Investors, LLC based on their ownership interests. The Company's policy is to evaluate the likelihood that its uncertain tax positions will prevail upon examination based on the extent to which those positions have substantial support within the Internal Revenue Code and Regulations, Revenue Rulings, court decisions and other evidence.

**Revenue Recognition** - 12b-1 and underwriting fee revenue is recognized in the period in which it is earned.

**INTEGRITY FUNDS DISTRIBUTOR, LLC**  
**(A WHOLLY-OWNED SUBSIDIARY OF CORRIDOR INVESTORS, LLC)**  
**NOTES TO FINANCIAL STATEMENTS (Continued)**  
**DECEMBER 31, 2019**

**NOTE 1 - NATURE OF OPERATIONS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)**

**Use of Estimates** - 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.

**NOTE 2 - RULE 15c3-3**

The Company operates under the provision of Paragraph (k)(1) of Rule 15c3-3 of the Securities and Exchange Commission and, accordingly, is exempt from the remaining provisions of that Rule.

**NOTE 3 - CONCENTRATION OF CREDIT RISK**

The Company maintains its cash in bank deposit accounts which, at times, may exceed federally insured limits. The Company has not experienced any losses in such accounts and believes it is not exposed to any significant credit risks related to cash.

**NOTE 4 - RELATED PARTY TRANSACTIONS**

The transactions between Integrity Funds Distributor, LLC, Corridor Investors, LLC and the Funds are summarized below:

Commission and other fee income from the Funds	\$ 2,324,298
Commission fees paid to the Funds	\$ 419,019
Compensation and benefits paid to Corridor Investors, LLC	\$ 773,753
Management and equipment rental fees paid to Corridor Investors, LLC	\$ 152,000
Rent paid to Corridor Investors, LLC	\$ 9,600
Other expenses paid to Corridor Investors, LLC	\$ 1,926

There was a total receivable of \$175,649 due from the Funds on December 31, 2019.

Corridor Investors, LLC purchased its facility on March 30, 2012. Integrity Funds Distributor, LLC entered into an expense sharing agreement with Corridor Investors, LLC on September 24, 2014. The terms of the agreement require that a monthly facility expense of \$2,400 shall be shared equally among Viking Fund Management, LLC, Integrity Fund Services, LLC, and Integrity Funds Distributor, LLC. Corridor Investors, LLC is the owner of all equipment and furniture in use by the subsidiaries and charges a monthly equipment and furniture rental expense of \$1,000 to Integrity Funds Distributor, LLC. The agreement also requires a monthly management fee to be charged to Integrity Funds Distributor, LLC of \$11,667 as a result of the management and administrative compensation costs paid by Corridor Investors, LLC for management and administrative services provided to the subsidiary company.

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**INTEGRITY FUNDS DISTRIBUTOR, LLC**  
**(A WHOLLY-OWNED SUBSIDIARY OF CORRIDOR INVESTORS, LLC)**  
**NOTES TO FINANCIAL STATEMENTS (Continued)**  
**DECEMBER 31, 2019**

**NOTE 5 - 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 and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1. At December 31, 2019, the Company had net capital of \$409,356, which was \$384,356 in excess of its minimum required net capital of \$25,000. The Company's net capital ratio was 0.689 to 1.

**NOTE 6 - ADVERTISING EXPENSE**

Advertising costs are expensed as incurred. Total advertising expense was \$16,407 for the year ended December 31, 2019.

**NOTE 7 - INCOME TAXES**

It is the opinion of management that the Company has no significant uncertain tax positions that would be subject to change upon examination. The federal income tax return of Corridor Investors, LLC (the "Parent") consolidated with its subsidiaries are subject to examination by the IRS, generally for three years after they were filed.

**NOTE 8 - SUBSEQUENT EVENTS**

No significant events occurred subsequent to the Company's year-end. Subsequent events have been evaluated through February 26, 2020, which is the date these financial statements were available to be issued.

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**SUPPLEMENTAL INFORMATION**

**INTEGRITY FUNDS DISTRIBUTOR, LLC**  
(A WHOLLY-OWNED SUBSIDIARY OF CORRIDOR INVESTORS, LLC)  
**SCHEDULE I**  
**COMPUTATIONS OF NET CAPITAL UNDER RULE 15c3-1**  
**OF THE SECURITIES EXCHANGE ACT OF 1934**  
**AS OF DECEMBER 31, 2019**

**NET CAPITAL**

Total member's equity	\$ 958,943
Less non-allowable assets:	
Prepaid assets	(37,884)
Due from Funds	(175,649)
Deferred sales commissions	(336,054)
Net capital	<u>\$ 409,356</u>

**AGGREGATE INDEBTEDNESS**

Commission and fees payable	\$ 214,799
Due to Corridor Investors, LLC	2,542
Accrued expenses and accounts payable	64,660
Total aggregate indebtedness	<u>\$ 282,001</u>

**COMPUTATION OF BASIC NET CAPITAL REQUIREMENT**

Minimum net capital requirement,	<u>\$ 25,000</u>
Excess net capital at Minimum net capital requirement,	<u>\$ 384,356</u>
Excess net capital at 1000%,	<u>\$ 381,156</u>
Ratio: Aggregate indebtedness to net capital	<u>0.689 to 1</u>

**RECONCILIATION WITH COMPANY'S COMPUTATION**

Net capital, as reported in Company's Part II (Unaudited)	
FOCUS report	\$ 409,356
Net audit adjustments to allowable assets	-
Net capital per above	<u>\$ 409,356</u>

1. Minimum net capital requirements for the Company are the greater of 6 2/3% of aggregate indebtedness or \$25,000.
2. Excess net capital figures at 1500% and 1000% are based on calculated minimum net capital requirements of:

1500%	<u>\$ 18,800</u>
1000%	<u>\$ 28,200</u>

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**Computation for Determination of Reserve Requirements  
Under Rule 15c3-3 of the Securities and Exchange  
Commission**

**December 31, 2019**

**Schedule II**

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The Company is exempt from the provisions of Rule 15c3-3 in accordance with Section (k)(1).

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**Information Relating to the Possession or Control Requirements  
Under Rule 15c3-3 of the Securities and Exchange  
Commission**

**December 31, 2019**

**Schedule III**

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The Company is exempt from the provisions of Rule 15c3-3 in accordance with Section (k)(1).

ROBERT F. SANVILLE, CPA  
MICHAEL T. BARANOWSKY, CPA  
JOHN P. TOWNSEND, CPA

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**REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM**

Member of  
Integrity Funds Distributor, LLC

We have reviewed management's statements, included in the accompanying Exemption Report in which (1) Integrity Funds Distributor, LLC (the "Company") identified the following provisions of 17 C.F.R. §15c3-3(k) under which the Company claimed an exemption from 17 C.F.R. §240.15c3-3:-(1) (the "exemption provisions") and (2) the Company stated that the Company met the identified exemptive provisions throughout the most recent fiscal year without exception. The Company's management is responsible for compliance with the exemption provisions 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 provisions. 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.

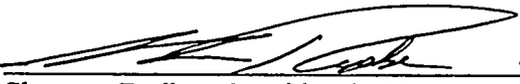
Based on our review, we are not aware of any material modifications that should be made to management's statements referred to above for them to be fairly stated, in all material respects, based on the provisions set forth in paragraph (k)(1) of Rule 15c3-3 under the Securities Exchange Act of 1934.

*Sanville & Company*

Abington, Pennsylvania  
February 26, 2020

**INTEGRITY FUNDS DISTRIBUTOR, LLC**  
**(A WHOLLY-OWNED SUBSIDIARY OF CORRIDOR INVESTORS, LLC.)**  
**CLAIM OF EXEMPTION FROM RULE 15c3-3**  
**DECEMBER 31, 2019**

Management has concluded that the Company operates under the provisions of Paragraph (k)(1) of Rule 15c3-3 which limits the Company's business to mutual funds and/or variable annuities. Management has also concluded that the Company, to the best of its knowledge and belief, has met the identified exemption provisions throughout the most recent fiscal year without exception.

  
Shannon Radke – President/CEO      3/2/20      Date

# Sanville & Company

CERTIFIED PUBLIC ACCOUNTANTS

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## REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Member of  
Integrity Funds Distributor, LLC

We have performed the procedures included in Rule 17a-5(e)(4) under the Securities Exchange Act of 1934 and the Securities Investor Protection Corporation (SIPC) Series 600 Rules, which are enumerated below and were agreed to by Integrity Funds Distributor, LLC (the "Company") and the SIPC, solely to assist you and SIPC in evaluating Integrity Funds Distributor, LLC's compliance with the exclusion requirements from membership in SIPC under section 78ccc(a)(2)(A) of the Securities Investor Protection Act of 1970 for the year ended December 31, 2019, as noted on the accompanying Certification of Exclusion From Membership (Form SIPC-3). The Company's management is responsible for its Form SIPC-3 and for its compliance with those requirements. This agreed-upon procedures engagement was conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States) and 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 we performed and our findings are as follows:

- 1) Compared the Total amount included in the accompanying Schedule of Form SIPC-3 Revenues prepared by Integrity Funds Distributor, LLC for the year ended December 31, 2019 to the total revenues in Integrity Funds Distributor, LLC's audited financial statements included on Annual Audited Report Form X-17A-5 Part III for the year ended December 31, 2019, noting no differences;
- 2) Compared the amount in each revenue classification reported in the Schedule of Form SIPC-3 Revenues prepared by Integrity Funds Distributor, LLC for the year ended year to supporting schedules and workpapers, noting no differences;
- 3) Recalculated the arithmetical accuracy of the Total Revenues amount reflected in the Schedule of Form SIPC-3 Revenues prepared by Integrity Funds Distributor, LLC for the year ended December 31, 2019 and in the related supporting schedules and workpapers, noting no differences.

We were not engaged to and did not conduct an examination or review, the objective of which would be the expression of an opinion or conclusion, respectively, on Integrity Funds Distributor, LLC's compliance with the exclusion requirements from membership in SIPC for the year ended December 31, 2019. Accordingly, we do not express such an opinion or conclusion. 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 Integrity Funds Distributor, LLC and the SIPC and is not intended to be and should not be used by anyone other than these specified parties.

*Sanville & Company*

Abington, Pennsylvania  
February 26, 2020