

FORM 2

ANNUAL REPORT FORM

Registered public accounting firms must provide their annual report and any amendments thereto to the PCAOB by completing and submitting this Form according to the instructions to Form 2.

It is important to refer to the instructions when completing each item of the Form. The Firm is responsible for completing each item according to those instructions, and should not merely rely on the Firm's own interpretation of the item descriptions appearing in this Form.

Terms that appear in italics have specific defined meanings that the Firm must apply in completing this Form. The definitions are found in PCAOB Rule 1001.

PART I - IDENTITY OF THE FIRM AND CONTACT PERSONS

In Part I, the Firm should provide information that is current as of the date of the certification in Part X

In Part I, the Firm should provide information that is current as of the date of the certification in Part X.			
ITEM 1.1 - NAME OF THE FIRM			
a. Firm legal name			
b. Other names used in audit reports			
c. Former legal names			
	ITEM 1.2 - CONTACT I	NFORMATION OF THE FIRM	
a. Physical address	s of the Firm's headquarters office	Mailing address	
Country		Country	
Street address 1		Street address 1	
Street address 2		Street address 2	
City		City	
State/Province		State/Province	
Non-U.S. State/Province		Non-U.S. State/Province	
Zip/Postal code		Zip/Postal code	
b. Telephone number of the Firm's headquarters office (incl. country and area codes)			
Facsimile number of the Firm's headquarters office (incl. country and area codes)			
Website address of the Firm			

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ITEM 1.3 - PRIMARY CONTACT WITH THE BOARD			
Name			
Family Name (last name)	Given name (first name)		
Business title			
Physical business address	Business mailing address		
Country	Country		
Street address 1	Street address 1		
Street address 2	Street address 2		
City	City		
State/Province	State/Province		
Non-U.S. State/Province	Non-U.S. State/Province		
Zip/Postal code	Zip/Postal code		
Business telephone number (incl. country and area codes)			
Business facsimile number (incl. country and area codes)			
Business e-mail address			

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PART II - GENERAL INFORMATION CONCERNING THIS REPORT

ITEM 2.1 - REPORTING PERIOD

State the reporting period covered by this report.

Note: The reporting period, which the Firm should enter in Item 2.1, is the period beginning on April 1 of the year before the year in which the annual report is required to be filed and ending March 31 of the year in which the annual report is required to be filed. That is the period referred to where this Form refers to the "reporting period." Note, however, the special instruction at the beginning of Part VIII concerning the first annual report filed by certain firms.

Start of reporting period (mm/dd/yyyy)

End of reporting period (mm/dd/yyyy)

ITEM 2.2 - AMENDMENTS

If this is an amendment to a report previously filed with the Board -

a. Indicate, by checking the box corresponding to this item, that this is an amendment.

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b. Identify the specific Part or Item numbers of this Form (other than this Item 2.2) as to which the Firm's response has changed from that provided in the most recent Form 2 or amended Form 2 filed by the Firm with respect to the reporting period.

- ê Part I, Identity of the Firm and Contact Persons
- Part III, General Information Concerning the Firm
 - ê Item 3.1, The Firm's Practice Related to the Registration Requirement
 - O Item 3.2, Fees Billed to Issuer Audit Clients
 - € Item 3.2.a.1, Audit Services
 - 6 Item 3.2.a.2, Other Accounting Services
 - € Item 3.2.a.3, Tax Services
 - € Item 3.2.a.4, Non-audit Services
 - ê Item 3.2.b, Calculation Method
 - € Item 3.2.c, Estimated Percentages
 - ê Item 3.3, Foreign Registered Public Accounting Firm's Designation of U.S. Agent
 - E Incomplete Responses Due to Asserted Non-US Legal Restrictions
- @ Part IV, Audit Clients and Audit Reports
- e Part V, Offices and Affiliations
- Part VI, Personnel
 - $_{\odot}\,$ Item 6.1, Number of Firm Personnel
 - ltem 6.1.a, Total Number of Accountants
 - ê Item 6.1.b, Total Number of CPA's
 - 6 Item 6.1.c, Total Number of Personnel
 - ê Incomplete Responses Due to Asserted Non-US Legal Restrictions
- Part VII, Certain Relationships
 - o Item 7.1, Individuals with Certain Disciplinary or Other Histories
 - ê Item 7.1.a, Relationship Exists
 - e Item 7.1.b, Individuals
 - O Item 7.2, Entities with Certain Disciplinary or Other Histories
 - 6 Item 7.2.a, Relationship Exists
 - e Item 7.2.b, Entities
 - o Item 7.3, Certain Arrangements to Receive Consulting or Other Professional Services
 - ê Item 7.3.a, Arrangement Exists
 - ê Item 7.3.b, Entities
 - € Incomplete Responses Due to Asserted Non-US Legal Restrictions
- @ Part VIII, Acquisition of Another *Public Accounting Firm* or Substantial Portions of Another *Public Accounting Firm*'s *Personnel*
 - ê Part IX, Affirmation of Consent
 - e Part X, Certification of Firm

If you check this box, use the text field below to describe the error or omission in Part X as previously filed and to supply the information as it should have been provided in the previous submission. Use Part X of this amended form only to certify the amended form, not to supply corrections to the previous form.

Part XI, Exhibits

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- $\hat{\epsilon}$ Exhibit 3.2, Description of Methodology Used to Estimate Components of Calculation in Item 3.2 and Reason for Using Estimates
- € Exhibit 99.1, Request for Confidential Treatment
- € Exhibit 99.3, Materials Required by Rule 2207(c)(2)-(4)



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PART III - GENERAL INFORMATION CONCERNING THE FIRM				
ITEM 3.1 - THE FIRM'S PRACTICE RELATED TO THE REGISTRATION REQUIREMENT				
a. Indicate whether the Firm issued any audit	report with resp	ect to an <i>issuer</i> during the re	eporting period.	jn Yes jn No
issued audit reports during the reporting period were limited to employee benefit plans that file reports with the				No.
c. In the event of a negative response to Item preparation or furnishing of an audit report				é Yes é No
d. Indicate whether the Firm issued any aud period.	d. Indicate whether the Firm issued any <i>audit report</i> with respect to any <i>broker</i> or <i>dealer</i> during the reporting e Yes period.			
e. In the event of a negative response to Ite preparation or furnishing of an audit report				e e Yes e No
ITEM 3.2 -	FEES BILLED T	O ISSUER AUDIT CLIENTS		
The option to request confidential treatment		provided in Item 3.2 is avaiunting firms.	lable only to foreign reg	istered
Of the total fees billed by the Firm to all clients (which may be rounded, but no less specifically for–	for services that than to the near	were rendered in the reporti est five percent) attributable	ng period, state the period to fees billed to issuer	centage audit clients
1. Addit services	CR ê	2. Other accounting service		CR é
3. Tax services	CR ê	4. Non-audit services	CA (CR ê
b. Indicate, by checking the appropriate box, which of the following two methods the Firm used to calculate the percentages reported in Item 3.2.a –				
jo 1. The Firm used as a denominator the total fees billed to all clients for services rendered during the reporting period and used as numerators (for each of the four categories) total fees billed to <i>issuer audit</i> clients for the relevant services rendered during the reporting period.				
jn 2. The Firm used as a denominator the total fees billed to all clients in the Firm's fiscal year that ended during the reporting period and used as numerators (for each of the four categories) total <i>issuer audit</i> client fees as determined by reference to the fee amounts disclosed to the <i>Commission</i> by those clients for each client's fiscal year that ended during the reporting period (including, for clients who have not made the required <i>Commission</i> filings, the fee amounts required to be disclosed).				
c. If the Firm has used a reasonable method to e 3.2.b, rather than using the specific data, check doing so and the methodology used in making	this box and atta	ach Exhibit 3.2 briefly descri		CA CR
Note: In responding to Item 3.2, careful attention should be paid to the definitions of the italicized terms, which are found in Board Rules 1001(i)(iii) (issuer), 1001(a)(v) (audit), 1001(a)(vii) (audit services), 1001(o)(i) (other accounting services), 1001(t) (i) (tax services), and 1001(n)(ii) (non-audit services). The definitions of the four categories of services correspond to the Commission's descriptions of the services for which an issuer must disclose fees paid to its auditor. Compare the descriptions of services in Item 9(e) of Commission Schedule 14A (17 C.F.R. § 240.14a-101) under the headings "Audit Fees," "Audit-Related Fees," "Tax Fees," and "All Other Fees" with, respectively, the Board's definitions of Audit Services, Other Accounting Services, Tax Services, and Non-Audit Services.				

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ITEM 3.3 - FOREIGN REGISTERED PUBLIC ACCOUNTING FIRM'S DESIGNATION OF U.S. AGENT

a. If the Firm is a foreign registered public accounting firm that has designated to the Commission or Board an agent in the United States upon whom the Commission or the Board may serve any request to the Firm under Section 106 of the Act or any process, pleading, or other papers in any action against the Firm to enforce Section 106 of the Act, check here and enter the name and address of the designated agent.

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1. Agent Name		
2. Agent Address		
2a. Street Address 1	2d. State	
2b. Street Address 2	2e. Zip Code	
2c. City		

b. If the Firm is a *foreign registered public accounting firm* and did not check the box for Item 3.3.a, indicate by checking "yes" or "no" whether the Firm has, since July 21, 2010, (1) performed material services upon which another *registered public accounting firm* relied in the conduct of an audit or interim review, (2) issued an audit report, (3) performed audit work, or (4) performed interim reviews.

Note: If the Firm checks "yes" for Item 3.3.b, the Firm must immediately provide to the *Commission* or the *Board* the designation required by Section 106(d)(2) of the *Act*.

Note: If the Firm checks "no" for Item 3.3.b, and the Firm later performs any of the activities identified in Section 106(d)(2) of the Act, the Firm must immediately provide to the *Commission* or the *Board* the designation required by Section 106(d)(2) of the *Act*.

Note: If the Firm has previously designated an agent for service to the *Commission* or *Board*, the Firm must immediately communicate any change in the name or address of the agent to the *Commission* or *Board*.

INCOMPLETE RESPONSES DUE TO ASSERTED NON-U.S. LEGAL RESTRICTIONS

If the Firm is a *foreign registered public accounting firm* that, in responding to Part III, has either withheld certain information, or declined to request certain information from relevant third parties, on the ground that the Firm cannot provide the information to the *Board* on this Form 2 without violating non-U.S. law, the Firm must identify here all items -- and only those items -- with respect to which there is any information that the Firm has actually withheld or declined to request.

ê 3.1.c ê 3.1.e ê 3.2.a.1 ê 3.2.a.2 ê 3.2.a.3 ê 3.2.a.4 ê 3.2.b ê 3.2.c ê 3.3.a ê 3.3.b

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PART IV - AUDIT CLIENTS AND AUDIT REPORTS

ITEM 4.1 - AUDIT REPORTS ISSUED BY THE FIRM FOR ISSUERS

- a. Provide the following information concerning each issuer for which the Firm issued any audit report(s) during the reporting period -
 - 1. Issuer name
 - 2. Issuer CIK (Central Index Key) number, if any
- Check here, if none
- 3. Date(s) of the audit report(s) (mm/dd/yyyy)
 - Check here if the dates listed below correspond solely to the issuance of consents to the use of previously issued *audit reports*.
- b. If the Firm identified any issuers in response to Item 4.1.a., indicate, by checking the box corresponding to the appropriate range set out below, the total number of Firm personnel who exercised the authority to sign the Firm's name to an audit report, for an issuer, during the reporting period. If the Firm checks the box indicating that the number is in the range of 1-9, provide the exact number.

†n 1-9 Exact Number:

to 10-25

to 26-50

to 51-100

jn 101-200

m More than 200

Note: In responding to Item 4.1(a), careful attention should be paid to the definition of *issuer*. The Firm should not, for example, overlook the fact that investment companies may be *issuers*, or that employee benefit plans that file reports on *Commission* Form 11-K are *issuers*.

Note: In responding to Item 4.1, do not list any *issuer* more than once. For each *issuer*, provide in Item 4.1.a.3 the *audit report* dates (as described in AU 530, Dating of the Independent Auditor's Report) of all such *audit reports* for that *issuer*, including each date of any dual-dated *audit report*.

Note: In responding to Item 4.1.a.3, it is not necessary to provide the date of any consent to an *issuer*'s use of an *audit report* previously issued for that *issuer*, except that, if such consents constitute the only instances of the Firm issuing *audit reports* for a particular *issuer* during the reporting period, the Firm should include that *issuer* in Item 4.1 and include the dates of such consents and indicate whether the dates provided correspond to the issuance of a consent to the use of a previously-issued *audit report* in Item 4.1.a.3.

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ITEM 4.2 - ISSUER AUDIT REPORTS WITH RESPECT TO WHICH THE FIRM PLAYED A SUBSTANTIAL ROLE DURING THE REPORTING

a. If no issuers are identified in response to Item 4.1.a, but the Firm played a substantial role in the preparation or furnishing of an audit report for an issuer that was issued during the reporting period, provide the following information concerning each issuer with respect to which the Firm did so -

Note: If the Firm identifies any issuer in response to Item 4.1, the Firm need not respond to Item 4.2.

Note: In responding to Item 4.2, do not list any issuer more than once.

- 1. Issuer name
- 2. Issuer CIK (Central Index Key) number, if any

€ Check here, if none

- 3. Name of the registered public accounting firm that issued the audit report(s)
- 4. The end date(s) of the fiscal period(s) covered by the financial statements that were the subject of the audit report(s)
- 5. Substantial role played by the Firm with respect to the audit report(s)

If other is selected, please enter substantial role played below -

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ITEM 4.3 - AUDIT REPORTS ISSUED BY THE FIRM FOR BROKERS OR DEALERS

- a. Provide the following information concerning each audit report issued for a broker or dealer during the reporting period
 - 1. Broker's or Dealer's name
 - 2. Broker's or Dealer's CRD (Central Registration Depository) number
 - 3. Broker's or Dealer's CIK (Central Index Key) number, if any
 - € Check here, if none
 - 4. Date(s) of the audit report(s) (mm/dd/yyyy)
- b. If the Firm identified any *brokers* or *dealers* in response to Item 4.3.a., indicate, by checking the box corresponding to the appropriate range set out below, the total number of Firm personnel who exercised the authority to sign the Firm's name to an *audit report*, for a *broker* or *dealer*, during the reporting period. If the Firm checks the box indicating that the number is in the range of 1-9, provide the exact number.

jn 1-9

Exact Number:

jn 10-25

to 26-50

jn 51-100

jm 101-200

to More than 200

Note: For each *audit report* provide in Item 4.3.a.3 the *audit report* dates (as described in AU 530, Dating of the Independent Auditor's Report) including each date of any dual-dated *audit report*.



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ITEM 4.4 - BROKER OR DEALER AUDIT REPORTS WITH RESPECT TO WHICH THE FIRM PLAYED A SUBSTANTIAL ROLE DURING THE REPORTING PERIOD

a. If no brokers or dealers are identified in response to Item 4.3.a, but the Firm played a substantial role in the preparation or furnishing of an audit report for a broker or dealer that was issued during the reporting period, provide the following information concerning each broker or dealer with respect to which the Firm did so –

Note: If the Firm identifies any broker or dealer in response to Item 4.3, the Firm need not respond to Item 4.4.

Note: In responding to Item 4.4, do not list any broker or dealer more than once.

- 1. Broker's or Dealer's name
- 2. Broker's or Dealer's CRD (Central Registration Depository) number
- 3. Broker's or Dealer's CIK number, if any
- Check here, if none
- 4. Name of the registered public accounting firm that issued the audit report(s)
- 5. The end date(s) of the fiscal period(s) covered by the financial statements that were subject of the audit report(s)
- 6. Substantial role played by the Firm with respect to the *audit* If other is selected, please enter substantial role played report(s) below -

INCOMPLETE RESPONSES DUE TO ASSERTED NON-U.S. LEGAL RESTRICTIONS

If the Firm is a *foreign registered public accounting firm* that, in responding to Part IV, has either withheld certain information, or declined to request certain information from relevant third parties, on the ground that the Firm cannot provide the information to the *Board* on this Form 2 without violating non-U.S. law, the Firm must identify here all items -- and only those items -- with respect to which there is any information that the Firm has actually withheld or declined to request.

é 4.2.a.1

4.2.a.2

4.2.a.3

4.2.a.4

€ 4.2.a.5

4.4.a.1

6 4.4.a.2

4.4.a.

44a4

é 4.4.a.5

€ 4.4.a.6

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PART V - OFFICES AND AFFILIATIONS

In Part V, the Firm should provide information that is current as of the last day of the reporting period.

ITEM 5.1 - FIRM'S OFFICES

List the physical address and, if different, the mailing address, of each of the Firm's offices.

Office physical address	Office mailing address
Country	Country
Street address 1	Street address 1
Street address 2	Street address 2
City	City
State/Province	State/Province
Non-U.S. State/Province	Non-U.S. State/Province
Zip/Postal code	Zip/Postal code



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Italicized terms are defined in PCAOB Rule 1001. The Firm must apply those definitions in completing this Form.			
ITEM 5.2 - AUDIT-RELATED MEMBERSHIPS, AFFILIATIONS, OR SIMILAR ARRANGEMENTS			
a. S	State whether the Firm has any:		
	1. Membership or affiliation in or with any network, arrangement, alliance, partnership or association that licenses or authorizes <i>audit</i> procedures or manuals or related materials, or the use of a name in connection with the provision of <i>audit services</i> or accounting services		
	2. Membership or affiliation in or with any network, arrangement, alliance, partnership or association that markets or sells <i>audit services</i> or through which joint <i>audits</i> are conducted jn No		
	3. Arrangement, whether by contract or otherwise, with another entity through or from which the Firm employs or leases personnel to perform <i>audit services</i>		
b.	If the Firm provides any affirmative response in Item 5.2.a, ident	ify the entity with which the Firm has each such relat	ionship -
	Entity name		
	Entity Address		
	Country	State/Province	
	Street address 1	Non-U.S. State/Province	
	Street address 2	Zip/Postal code	
	City		
	Provide a brief description of the relationship the Firm has with this entity		
	Note: Item 5.2.b does not require information concerning every partnership or association, but only information concerning thitself, or the principal entity through which it operates.		
INCOMPLETE RESPONSES DUE TO ASSERTED NON-U.S. LEGAL RESTRICTIONS			
If the Firm is a <i>foreign registered public accounting firm</i> that, in responding to Part V, has either withheld certain information, or declined to request certain information from relevant third parties, on the ground that the Firm cannot provide the information to the <i>Board</i> on this Form 2 without violating non-U.S. law, the Firm must identify here all items and only those items with respect to which there is any information that the Firm has actually withheld or declined to request.			

ê 5.1 ê 5.2.a.1 ê 5.2.a.2 ê 5.2.a.3 ê 5.2.b

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PART VI - PERSONNEL In Part VI, the Firm should provide information that is current as of the last day of the reporting period. ITEM 6.1 - NUMBER OF FIRM PERSONNEL Provide the following numerical totals -CA CR a. Total number of the Firm's accountants CA CR Total number of the Firm's certified public accountants (include in this number all accountants employed by the Firm with comparable licenses from non-U.S. jurisdictions) CA CR c. Total number of the Firm's personnel INCOMPLETE RESPONSES DUE TO ASSERTED NON-U.S. LEGAL RESTRICTIONS

If the Firm is a *foreign registered public accounting firm* that, in responding to Part VI, has either withheld certain information, or declined to request certain information from relevant third parties, on the ground that the Firm cannot provide the information to the *Board* on this Form 2 without violating non-U.S. law, the Firm must identify here all items -- and only those items -- with respect to which there is any information that the Firm has actually withheld or declined to request.

€ 6.1.b € 6.1.c € 6.1.a



PART VII - CERTAIN RELATIONSHIPS			
ITEM 7.1 - INDIVIDUALS WITH CERTAIN DISCIPLINARY OR OTHER HISTORIES			
a. Other than a relationship required to be reported in Item 5.1 of Form 3, and only if the Firm has not previously identified the individual and the sanction or <i>Commission</i> order on Form 1, Form 2, or Form 3, state whether, as of the end of the reporting period, the Firm has any employee, partner, shareholder, principal, member, or owner who was the subject of a <i>Board</i> disciplinary sanction or a <i>Commission</i> order under Rule 102(e) of the <i>Commission</i> 's Rules of Practice, entered within the five years preceding the end of the reporting period and without that sanction or order having been vacated on review or appeal, and who provided at least ten hours of <i>audit services</i> for any <i>issuer</i> , <i>broker</i> , or <i>dealer</i> during the reporting period.			
b. If the Firm provides an affirmative response to Item 7.1.a, $$	provide the following information for each such individual -		
1. Family name (last name)	Given name (first name)	1	
2. Description of the nature of the relationship)	
3. Date Firm entered into relationship (mm/dd/yyyy)			
4. The date of the relevant order and an indication whether	it was a Board order or a Commission order	CA CR	
jn Board jn C	Commission	ê ê	

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ITEM 7.2 - ENTITIES WITH CERTAIN DISCIPLINARY OR OTHER HISTORIES	
a. Other than a relationship required to be reported in item 5.2 of Form 3, and only if the Firm has not previously reported the information on Form 1, Form 2, or Form 3, state whether, as of the end of the	CA CR
b. If the Firm provides an affirmative response to 7.2.a, provide the following information for each such entity -	
1. Name of entity	
2. Description of the nature of the relationship	
3. Date Firm entered into relationship (mm/dd/yyyy)	
	CA CR ê ê

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Rancized terms are defined in PCAOB Rule 1001. The Firm must apply those definitions in completing this Point	ı. 		
ITEM 7.3 - CERTAIN ARRANGEMENTS TO RECEIVE CONSULTING OR OTHER PROFESSIONAL SERVICES			
a. Other than a relationship required to be reported in Item 5.3 of Form 3, state whether the Firm received, or entered into a contractual or other arrangement to receive, from any individual or entity meeting the criteria described in Items 7.1.a. or 7.2.a, consulting or other professional services related to the Firm's audit practice or related to services the Firm provides to issuer, broker, or dealer audit clients.	CA CR		
b. If the Firm provides an affirmative response to 7.3.a, provide the following information for each such individual or entity -			
Name of individual or entity			
2. Description of the nature of the relationship			
Date Firm entered into relationship (mm/dd/yyyy) 4. Description of the services provided or to be provided to the Firm by the individual or entity)		
5. The date of the relevant order and an indication whether it was a Board order or a Commission order	CA CR		
ந்த Board ந்த Commission	ê ê		
INCOMPLETE RESPONSES DUE TO ASSERTED NON-U.S. LEGAL RESTRICTIONS			
If the Firm is a <i>foreign registered public accounting firm</i> that, in responding to Part VII, has either withheld certain inform declined to request certain information from relevant third parties, on the ground that the Firm cannot provide the informatic <i>Board</i> on this Form 2 without violating non-U.S. law, the Firm must identify here all items and only those items with rewhich there is any information that the Firm has actually withheld or declined to request.	ion to the		
ê 7.1.a ê 7.1.b ê 7.2.a ê 7.	'.2.b		
€ 7.3.a			

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PART VIII - ACQUISITION OF ANOTHER PUBLIC ACCOUNTING FIRM OR SUBSTANTIAL PORTIONS OF ANOTHER PUBLIC ACCOUNTING FIRM'S PERSONNEL

If the Firm became registered on or after December 31, 2009, the first annual report that the Firm files must provide this information for the period running from the date used by the Firm for purposes of General Instruction 9 of Form 1 (regardless of whether that date was before or after the beginning of the reporting period) through March 31 of the year in which the annual report is required to be filed.

ITEM 8.1 - ACQUISITION OF ANOTHER PUBLIC ACCOUNTING FIRM OR SUBSTANTIAL PORTIONS OF ANOTHER PUBLIC ACCOUNTING FIRM'S PERSONNEL

a. Did the Firm acquire another public accounting firm?

jn Yes

jn No

b. If the Firm provides an affirmative response to Item 8.1.a, provide the name(s) of the *public accounting firm*(s) that the Firm acquired.

Name of acquired public accounting firm

- c. Did the Firm, without acquiring another public accounting firm, take on as employees, partners, shareholders, principals, members, or owners 75% or more of the persons who, as of the beginning of the reporting period, were the partners, shareholders, principals, members, or owners of another public accounting firm?
- jn Yes jn No
- d. If the Firm provides an affirmative response to Item 8.1.c, provide the following information for each such public accounting firm-

Name of the other public accounting firm

Number of the other *public accounting firm*'s former partners, shareholders, principals, members, owners, and *accountants* that joined the Firm

INCOMPLETE RESPONSES DUE TO ASSERTED NON-U.S. LEGAL RESTRICTIONS

If the Firm is a *foreign registered public accounting firm* that, in responding to Part VIII, has either withheld certain information, or declined to request certain information from relevant third parties, on the ground that the Firm cannot provide the information to the *Board* on this Form 2 without violating non-U.S. law, the Firm must identify here all items -- and only those items -- with respect to which there is any information that the Firm has actually withheld or declined to request.

ê 8.1.a

ê 8.1.b

ê 8.1.c

ê 8.1.d



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PART IX - AFFIRMATION OF CONSENT

ITEM 9.1 - AFFIRMATION OF UNDERSTANDING OF, AND COMPLIANCE WITH, CONSENT REQUIREMENTS

Whether or not the Firm, in applying for registration with the *Board*, provided the signed statement required by Item 8.1 of Form 1, affirm, by checking the boxes, that -

- a. The Firm has consented to cooperate in and comply with any request for testimony or the production of documents made by the *Board* in furtherance of its authority and responsibilities under the Sarbanes-Oxley Act of 2002:
- b. The Firm has secured from each of its associated persons, and agrees to enforce as a condition of each such person's continued employment by or other association with the Firm, a consent indicating that the associated person consents to cooperate in and comply with any request for testimony or the production of documents made by the Board in furtherance of its authority under the Sarbanes-Oxley Act of 2002, and that the associated person understands and agrees that such consent is a condition of his or her continued employment by or other association with the Firm; and
- c. The Firm understands and agrees that cooperation and compliance, as described in Item 9.1.a, and the securing and enforcing of consents from its associated persons as described in Item 9.1.b, is a condition to the continuing effectiveness of the registration of the Firm with the Board.

Note 1: The affirmation in Item 9.1.b shall not be understood to include an affirmation that the Firm has secured such consents from any associated person that is a registered public accounting firm.

Note 2: The affirmation in Item 9.1.b shall not be understood to include an affirmation that the Firm has secured such consents from any associated person that is a foreign public accounting firm in circumstances where that associated person asserts that non-U.S. law prohibits it from providing the consent, so long as the Firm possesses in its files documents relating to the associated person's assertion about non-U.S. law that would be sufficient to satisfy the requirements of subparagraphs (2) through (4) of Rule 2207(c) if that associated person were a registered public accounting firm filing a Form 2 and withholding this affirmation. This exception to the affirmation in Item 9.1.b does not relieve the Firm of its obligation to enforce cooperation and compliance with Board demands by any such associated person as a condition of continued association with the Firm.

Note 3: If the Firm is a *foreign registered public accounting firm*, the affirmations in Item 9.1 that relate to *associated persons* shall be understood to encompass every *accountant* who is a proprietor, partner, principal, shareholder, officer, or *audit* manager of the Firm and who provided at least ten hours of *audit services* for any *issuer* during the reporting period.

INCOMPLETE RESPONSES DUE TO ASSERTED NON-U.S. LEGAL RESTRICTIONS

If the Firm is a *foreign registered public accounting firm* that, in responding to Part IX, has withheld an affirmation on the ground that the Firm cannot provide the affirmation without violating non-U.S. law, the Firm must identify here all items - and only those items - as to which the Firm has actually declined to provide the affirmation.

ê 9.1.a ê 9.1.b ê 9.1.c



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PART X - CERTIFICATION OF THE FIRM

ITEM 10.1 SIGNATURE OF PARTNER OR AUTHORIZED OFFICER

This Form must be signed on behalf of the Firm by an authorized partner or officer of the Firm including, in accordance with Rule 2204, both a signature that appears in typed form within the electronic submission and a corresponding manual signature retained by the Firm.

I, the undersigned, certify that -			
a. I am a partner or an officer of the Firm and I am authorized to sign this Form on behalf of the Firm;			
b. I have reviewed this Form;			
c. based on my knowledge, the Firm has filed a special report on Fo during the reporting period and for which a special report on Form	·		
d. based on the signer's knowledge, this Form does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading; and			
e. either-			
j: 1. based on the signer's knowledge, the Firm has not affirmation that is required by the instructions to this			
2. based on the signer's knowledge- (A) the Firm is a <i>foreign registered public accounting firm</i> and has not failed to include in this form any information or affirmation that is required by the instructions to this Form except for information or affirmations that the Firm asserts it cannot provide to the <i>Board</i> on this Form 2 without violating non-U.S. law; (B) with respect to any such withheld information or affirmation, the Firm has satisfied the requirements of PCAOB Rule 2207(b) and has in its possession the materials required by PCAOB Rule 2207(c); and (C) the Firm has indicated, in accordance with the instructions to this Form, each item of this Form with respect to which the Firm has withheld any required information or affirmation.			
Typed signature (to be submitted electronically):			
Given name (first name) Family name (last name)		
Manual signature (to be retained in accordance with PCAOB Rule 2204):	,		
Date of typed and manual signatures			
(mm/dd/yyyy): Business Title:			
Capacity in which signed: Partner j Officer jn			
Business mailing address			
Country	e/Province		
Street address 1 Non	-U.S. State/Province		
Street address 2 Zip/	Postal code		
City			
Business telephone number (incl. country and area codes)			
Business facsimile number (incl. country and area codes)			
Business e-mail address			

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PART XI - EXHIBITS

EXHIBIT 3.2 - DESCRIPTION OF METHODOLOGY USED TO ESTIMATE COMPONENTS OF CALCULATION IN ITEM 3.2 AND REASONS FOR USING ESTIMATES

If the Firm has indicated in Item 3.2.c that it used a reasonable method to estimate the components of the calculations described in Item 3.2.b, rather than using specific data, the Firm must include as Exhibit 3.2 an exhibit that briefly describes the reasons for doing so and the methodology used in making those estimates.

CA CR

EXHIBIT 99.1 - REQUEST FOR CONFIDENTIAL TREATMENT

If the Firm has identified, in accordance with the instructions to this Form, any information for which the Firm requests confidential treatment, the Firm must include as Exhibit 99.1 an exhibit that includes the representations and information required by Rule 2300(c)(2).

Unless the Firm requests otherwise by checking the box below, any such Exhibit 99.1 will be afforded confidential treatment without the need for a request for confidential treatment.

Check here to indicate if you do not want confidential treatment for Exhibit 99.1

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EXHIBIT 99.3 - MATERIALS REQUIRED BY RULE 2207(c)(2)-(4)

If the Firm is responding to a request pursuant to Rule 2207(d) for any of the materials described in Rule 2207(c)(2)-(4), submit the requested materials as Exhibit 99.3 to an amended Form 2.

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If the Firm seeks confidential treatment for any such materials submitted, check the CR box in this section and also provide Exhibit 99.1 in accordance with the instructions.

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