CONSOLIDATED STATEMENT OF FINANCIAL CONDITION AND SUPPLEMENTAL INFORMATION ADM Investor Services, Inc. Year Ended December 31, 2022 With Reports of Independent Registered Public Accounting Firm

ADM INVESTOR SERVICES, INC.

141 West Jackson Boulevard, Suite 2100A, Chicago, Illinois 60604

CFTC FORM 1-FR-FCM 0005

Name of Company:	Employer ID No:	NFA ID No:					
ADM Investor Services, Inc. 0010	37-1075552 0020	0000360 0030					
Address of Principal Place of Business:	Person to Contact Concerning This Report:						
	Dist. Massacia	0040					
2100A Chicago Board of Trade 141 W, Jackson Boulevard	Richy Macanip Telephone No:	10040					
Chicago, IL 60604 0050		0060					
Jinago, iz soco i							
1. Report for the period beginning 1/1/2022 0070	and ending 12/31/2022 0080						
2. Type of report 0090: X Certified Regu	lar quarterly/semiannual Monthly 1.12(b)						
Special call by:	Other - Identify:						
3. Check whether 0095: Initial filing Amer	nded filing						
4. Name of FCM's Designated Self-Regulatory Organization:	CME	0100					
Names(s) of consolidated subsidiaries and affiliated compan	nies:						
Percentage							
Name Ownership	Line of Business						
Archer Financial Services 0110 100% 0120	Guaranteed IB 0130						
The futures commission merchant, or applicant for registration therefore, submitting this Form and its attachments and the person whose signature appears below represent that, to the best of their knowledge, all information contained therein is true, correct and complete. It is understood that all required items, statements and schedules are integral parts of this Form and that the submission of any amendment represents that all unamended items, statements and schedules remain true, correct and complete as previously submitted. It is further understood that any intentional misstatements or omissions of facts constitute Federal Criminal Violation (see 18 U.S.C. 1001).							
Signed this 28th day of February 2023 Manual signature Thomas J. Anderson	<u></u>						
Chief Executive Officer Chief	Financial Officer Corporate Title Se	enior Vice President					
General Partner Sole	Proprietor						

LETTER OF ATTESTATION

February 28, 2023

I, the undersigned, hereby certify that, to the best of my knowledge and belief, the accompanying audited financial statements for the year ending December 31, 2022, submitted pursuant to the requirements of the Chicago Board of Trade, presents fairly and accurately in all material respects the financial condition of:

ADM Investor Services, Inc.

(Name of Firm)

I further certify that a copy of the accompanying audited financial report has been made available to each general partner (if partnership) or to each member of the Chicago Board of Trade whose membership is registered on behalf of the corporation (if a corporation), as well as each individual designated by the firm in accordance with CBOT Regulation 230.03(a), if he is a member or has executed a Designated Person Consent to Jurisdiction.

Thomas J. Anderson, Senior Vice President

(Name and Title)

NOTE:

This Letter of Attestation must be signed by the Chief Financial Officer, or the person who has these responsibilities, provided that he is either a member registered on behalf of the firm or he has executed a Designated Person Consent to Jurisdiction pursuant to CBOT Regulation 230.03(a). If a partnership, the signatory must also be a general partner. If the CFO does not meet these requirements the firm must request a waiver, pursuant to Capital Rule 311, so that another qualifying individual may sign this Letter of Attestation.

The firm submitting this Form and its attachments and the person whose signature appears above represent that, to the best of their knowledge, all information contained therein is true, correct and complete. It is understood that all required item statements and scheduled are integral parts of this Form and that the submission of any amendment represents that all unamended items, statements and schedules remain true, correct and complete as previously submitted. It is further understood that any intentional misstatements or omissions of facts constitute a felony under the Commodity Exchange Act (See 7 U.S.C. 13).

Consolidated Statement of Financial Condition and Supplemental Information

Year Ended December 31, 2022

Contents

Report of Independent Registered Public Accounting Firm	3
Supplemental Information	
Schedule 1 – Reconciliation of the Statement of Financial Condition to the Statement of the Computation of the Minimum Capital Requirements Pursuant to Regulation	15
1.10(d)(3)	
Schedule 3 - Statement of Segregation Requirements and Funds in Segregation for	
Customers Trading on U.S. Commodity Exchanges	19
Schedule 4 - Statement of Segregation Requirements and Funds in Segregation for	
Customers' Dealer Options Accounts	20
Schedule 5 - Statement of Secured Amounts and Funds Held in Separate Accounts	
Pursuant to Commission Regulation 30.7	21
Schedule 6 - Statement of Cleared Swaps Customer Segregation Requirements and	
Funds in Cleared Swaps Customer Accounts Under 4D(F) of CEA	23



Ernst & Young LLP 155 North Wacker Drive Chicago, IL 60606-1787 Tel: +1 312 879 2000 Fax: +1 312 879 4000 ev.com

Report of Independent Registered Public Accounting Firm

To the Stockholder and the Board of Directors of ADM Investor Services. Inc.

Opinion on the Financial Statement

We have audited the accompanying consolidated statement of financial condition of ADM Investor Services, Inc., (the Company) as of December 31, 2022 and the related notes (the "consolidated financial statement"). In our opinion, the consolidated financial statement presents fairly, in all material respects, the financial position of the Company at December 31, 2022, in conformity with U.S. generally accepted accounting principles.

Basis for Opinion

This financial statement is the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statement 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 and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB and in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statement is 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 statement, 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 statement. Our audit also included evaluating 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.

Supplemental Information

The accompanying information contained in Schedules 1, 2, 3, 4, 5, and 6 has been subjected to audit procedures performed in conjunction with the audit of the Company's financial statement. Such information is the responsibility of the Company's management. Our audit procedures included determining whether the information reconciles to the consolidated financial statement or the underlying accounting and other records, as applicable, and performing procedures to test the completeness and accuracy of the information. In forming our opinion on the information, we evaluated whether such information, including its form and content, is presented in conformity with Regulation 1.10 under the Commodity Exchange Act. In our opinion, the information is fairly stated, in all material respects, in relation to the consolidated financial statement as a whole.



Critical Audit Matter

The critical audit matter communicated below is a matter arising from the current period audit of the financial statements that was communicated or required to be communicated to the audit committee and that: (1) relates to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective or complex judgments. The communication of the critical audit matter does not alter in any way our opinion on the consolidated financial statements, taken as a whole, and we are not, by communicating the critical audit matter below, providing a separate opinion on the critical audit matter or on the account or disclosure to which it relates.

Note receivable and related allowance for credit loss

Description the Matter

At December 31, 2022, the Company had a Note receivable balance of \$29.7 million with no related allowance for credit loss. As explained in Note 2 to the consolidated financial statement, the Company uses estimates and assumptions to measure the fair value of the collateral to determine the allowance for credit loss on the Note receivable.

Auditing the allowance for credit loss on the Note receivable was complex due to the highly judgmental nature of the assumptions used to measure the fair value of the collateral (e.g., discount rate, expected future cash flows). These assumptions have a significant effect on the allowance for credit loss.

How We Addressed the Matter in Our Audit To test the allowance for credit loss, with the support of specialists, we performed audit procedures that included, among others, testing the significant assumptions discussed above as well as the underlying data used by the Company in its analysis and the clerical accuracy of the estimate calculations. We compared the significant assumptions used by management to current industry and economic trends and evaluated whether changes to the borrower's business model, customer base or product mix and other factors would affect the significant assumptions.

We also assessed the historical accuracy of management's forecast of expected future cash flows and performed sensitivity analyses of significant assumptions to evaluate the changes in the fair value of collateral related to the Note receivable.

Ernst + Young LLP

We have served as the entity's auditor since at least 1993, but were unable to determine the specific year.

February 28, 2023

Consolidated Statement of Financial Condition

December 31, 2022

Cash and cash equivalents \$ 134,922,892 Funds segregated for customers, including U.S. government securities and short-term investments of \$2,873,250,000 8,289,512,856 Receivable from and deposits with clearing organizations and broker-dealers, including U.S. government securities and short-term investments of \$124,176,000 833,913,950 Note receivable 29,716,736 Property, plant, equipment and operating lease right-of-use assets 7,804,605 Net deferred tax assets 3,595,892 Receivable from customers 2,793,665 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 1,628,751 Total assets \$ 9,304,517,713 Liabilities and stockholder's equity \$ 9,304,517,713 Liabilities and stockholder's equity \$ 7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities <	Assets	
securities and short-term investments of \$2,873,250,000 8,289,512,856 Receivable from and deposits with clearing organizations and broker-dealers, including U.S. government securities and short-term investments of \$124,176,000 833,913,950 Note receivable 29,716,736 Property, plant, equipment and operating lease right-of-use assets 7,804,605 Net deferred tax assets 3,595,892 Receivable from customers 2,793,665 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 1,628,751 Total assets \$9,304,517,713 Liabilities and stockholder's equity \$9,304,517,713 Liabilities and stockholder's equity \$7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708	Cash and cash equivalents	\$ 134,922,892
Receivable from and deposits with clearing organizations and broker-dealers, including U.S. government securities and short-term investments of \$124,176,000 833,913,950 Note receivable 29,716,736 Property, plant, equipment and operating lease right-of-use assets 7,804,605 Net deferred tax assets 3,595,892 Receivable from customers 2,793,665 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 1,628,751 Total assets \$9,304,517,713 Liabilities and stockholder's equity Payable to: \$7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares		
and broker-dealers, including U.S. government securities and short-term investments of \$124,176,000 Note receivable Property, plant, equipment and operating lease right-of-use assets 7,804,605 Net deferred tax assets 7,804,605 Net deferred tax assets 3,595,892 Receivable from customers 2,793,665 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 7,804,605 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 7,804,605 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 7,804,605 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 7,804,605 8,793,665 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 7,804,605 8,7875,104,073 8,7875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers Subordinated borrowings from ADM 9,000,000 9,000 9,000 9,000 9,000 1,0	securities and short-term investments of \$2,873,250,000	8,289,512,856
and short-term investments of \$124,176,000 833,913,950 Note receivable 29,716,736 Property, plant, equipment and operating lease right-of-use assets 7,804,605 Net deferred tax assets 3,595,892 Receivable from customers 2,793,665 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 1,628,751 Total assets \$9,304,517,713 Liabilities and stockholder's equity Payable to: \$7,875,104,073 Customers \$7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: 2000 shares	Receivable from and deposits with clearing organizations	
Note receivable 29,716,736 Property, plant, equipment and operating lease right-of-use assets 7,804,605 Net deferred tax assets 3,595,892 Receivable from customers 2,793,665 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 1,628,751 Total assets \$9,304,517,713 Liabilities and stockholder's equity Payable to: \$7,875,104,073 Customers \$7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares	and broker-dealers, including U.S. government securities	
Property, plant, equipment and operating lease right-of-use assets 7,804,605 Net deferred tax assets 3,595,892 Receivable from customers 2,793,665 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 1,628,751 Total assets \$9,304,517,713 Liabilities and stockholder's equity Payable to: Customers Customers \$7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: 8,775,679,708	and short-term investments of \$124,176,000	833,913,950
Net deferred tax assets 3,595,892 Receivable from customers 2,793,665 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 1,628,751 Total assets \$ 9,304,517,713 Liabilities and stockholder's equity Payable to: Customers Customers \$ 7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares	Note receivable	29,716,736
Receivable from customers 2,793,665 Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 1,628,751 Total assets \$9,304,517,713 Liabilities and stockholder's equity Payable to: \$7,875,104,073 Customers \$7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: 8,775,679,708	Property, plant, equipment and operating lease right-of-use assets	7,804,605
Exchange memberships, at cost (fair value: \$13,555,317) 628,366 Other assets 1,628,751 Total assets \$9,304,517,713 Liabilities and stockholder's equity Payable to: \$7,875,104,073 Customers \$737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares	Net deferred tax assets	3,595,892
Other assets 1,628,751 Total assets \$ 9,304,517,713 Liabilities and stockholder's equity Payable to: Customers \$ 7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares	Receivable from customers	2,793,665
Total assets \$ 9,304,517,713 Liabilities and stockholder's equity Payable to: Customers \$ 7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: 8,775,679,708	Exchange memberships, at cost (fair value: \$13,555,317)	628,366
Liabilities and stockholder's equity Payable to: \$ 7,875,104,073 Customers \$ 7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares	Other assets	1,628,751
Payable to: Customers \$ 7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares	Total assets	\$ 9,304,517,713
Payable to: Customers \$ 7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares		
Customers \$ 7,875,104,073 Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares	Liabilities and stockholder's equity	
Affiliates 737,320,936 Introducing brokers 25,994,902 Clearing organizations and broker-dealers 46,173,382 Subordinated borrowings from ADM 30,000,000 Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares	Payable to:	
Introducing brokers Clearing organizations and broker-dealers Subordinated borrowings from ADM Operating lease liabilities Current taxes payable Other liabilities Total liabilities Stockholder's equity: Common stock, no par value; 20,000 shares	Customers	\$ 7,875,104,073
Clearing organizations and broker-dealers Subordinated borrowings from ADM Operating lease liabilities Current taxes payable Other liabilities Total liabilities Stockholder's equity: Common stock, no par value; 20,000 shares	Affiliates	737,320,936
Subordinated borrowings from ADM Operating lease liabilities Subordinated borrowings from ADM Operating lease liabilities Subordinated borrowings from ADM System ADM	Introducing brokers	25,994,902
Operating lease liabilities 8,575,362 Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares	Clearing organizations and broker-dealers	46,173,382
Current taxes payable 23,859,587 Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares	Subordinated borrowings from ADM	30,000,000
Other liabilities 28,651,466 Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares	Operating lease liabilities	8,575,362
Total liabilities 8,775,679,708 Stockholder's equity: Common stock, no par value; 20,000 shares	Current taxes payable	23,859,587
Stockholder's equity: Common stock, no par value; 20,000 shares	Other liabilities	28,651,466
Common stock, no par value; 20,000 shares	Total liabilities	8,775,679,708
Common stock, no par value; 20,000 shares		
	Stockholder's equity:	
authorized and outstanding 2 000 000	Common stock, no par value; 20,000 shares	
authorized and outstanding 5,000,000	authorized and outstanding	3,000,000
Retained earnings 525,838,005	Retained earnings	525,838,005
Total stockholder's equity 528,838,005	± •	528,838,005
Total liabilities and stockholder's equity \$ 9,304,517,713	Total liabilities and stockholder's equity	\$ 9,304,517,713

Notes to Consolidated Statement of Financial Condition

1. Organization and nature of the business

ADM Investor Services, Inc. (ADMIS or the Company) is a wholly owned subsidiary of Archer Daniels Midland Company (ADM or the Parent). ADMIS is registered as a futures commission merchant (FCM) with the Commodity Futures Trading Commission (CFTC), a member of the National Futures Association (NFA), and a clearing member of principal U.S. and certain other commodities exchanges. The Company is primarily and substantially in the business of clearing regulated exchange-traded derivative contracts. In addition, the Company offers foreign currency trading on behalf of foreign currency customers (i.e., eligible contract participants). The consolidated financial statements include the accounts of its wholly-owned subsidiary, Archer Financial Services, Inc.

2. Significant accounting policies

Basis of Accounting

The Company has prepared the accompanying consolidated financial statements in accordance with accounting principles generally accepted in the United States (U.S. GAAP). The Company's functional currency is the U. S. dollar.

Cash and cash equivalents

The Company considers all highly liquid investments with a maturity of three months or less at the time of purchase, including money market funds, to be cash equivalents. All cash and cash equivalents are held with major financial institutions.

Segregated funds

Funds segregated for customers includes cash and cash equivalents that are considered restricted cash and cash equivalents on the consolidated statement of cash flows.

Collateralized financing

Reverse repurchase agreements are accounted for as collateralized financing and carried at their contracted value, which approximates fair value. The Company's policy is to obtain possession of the collateral and to monitor the value daily. The Company's reverse repurchase agreements generally have a maturity of one day. At December 31, 2022, the Company had \$1,430,146,000, in reverse repurchase agreements collateralized by \$1,490,000,000 of U.S. government securities included in the funds segregated for customers on consolidated statement of financial condition.

Notes to Consolidated Statement of Financial Condition

2. Significant Accounting Policies (continued)

Marketable securities

Marketable securities are recorded on a settlement date basis and consist primarily of U.S. government securities obligations held with financial institutions. All securities are carried at fair value based on quoted market prices at the date of the consolidated statement of financial condition.

Exchange memberships

Exchange memberships and stock of exchanges held for operating purposes and membership privileges are carried at cost and assessed annually for other than temporary impairment in accordance with ASC 940-340, *Other Assets and Deferred Costs*. There was no impairment during the year.

Receivables from and payables to customers, affiliates, and clearing organizations and broker-dealers

Receivables from and payables to customers, affiliates, clearing organizations and broker-dealers, arise primarily in connection with futures transactions and include gains and losses on those transactions. Unrealized gains and losses arising from forward transactions are netted by counterparty, where appropriate, and are recorded as receivables from and payables to customers, affiliates, clearing organizations and broker-dealers, as applicable.

The Company monitors the receivables from and payables to brokers, dealers, clearing organizations, customers and non-customers on a daily basis and interest is accrued and is included in the statement of financial condition.

Property, Plant, Equipment and other assets

Property, Plant, and Equipment and other assets include furniture, equipment, leasehold improvements, other receivables, and prepayments. Furniture and equipment are depreciated and amortized using the straight-line method over the estimated lives of the assets. Leasehold improvements are amortized using the straight-line method over the lesser of the lease term or the economic useful life of the improvement. At December 31, 2022, ADMIS has accumulated amortization and depreciation of \$5,107,000.

Note receivable

The Company records the note receivable at net realizable value and estimated allowances based on market conditions, its customer relationship and their economic status. The note receivable balance is amortized monthly to recognize payments of principal and interest. During 2022 the note receivable was reduced by \$5,149,000 from a cash payment of \$1,000,000 from the obligor and \$4,149,000 from operating profits generated by the business unit. The Company relies upon performance of the business unit as collateral for repayment of the note.

Notes to Consolidated Statement of Financial Condition

2. Significant accounting policies (continued)

Income taxes

The Company is included in the federal and state income tax returns filed by ADM. Federal income taxes are calculated as if the Company filed a separate return, and the amount of current tax expense or benefit calculated is either remitted to or received from ADM. The amount of current and deferred taxes payable is recognized as of the date of the consolidated statement of financial condition utilizing currently enacted tax laws and rates. Deferred income taxes arise from the effects of timing differences in the book and tax bases of assets and liabilities. The Company recognizes those income tax positions determined more likely than not to be sustained upon examination, based on the technical merits of the position. The Parent has evaluated tax positions taken or expected to be taken in the course of preparing the Company's tax returns to determine whether the tax positions are more likely than not to be sustained by the applicable tax authority.

Translation of foreign currencies

Assets and liabilities denominated in foreign currencies are translated at fiscal year-end rates of exchange.

Use of estimates

The preparation of consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the amounts reported in the consolidated statement of financial condition and accompanying notes. Management believes that the estimates used on its financial statements and accompanying notes are reasonable, however, actual results may differ from those estimates.

Fair value measurements

The Company's financial instruments are reported at fair value, or amounts that approximate fair value in accordance with Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) 820, Fair Value Measurements and Disclosures. The estimated fair value of trading assets and liabilities are generally based on quoted market prices or dealer quotes.

3. Related-Party transactions

In the normal course of business, the Company enters into transactions with affiliated companies. Payable to affiliates as of December 31, 2022 includes a net payable to the Parent of approximately \$554,941,000 arising from trading activities in the ordinary course of business, interest income and expense, corporate allocations for administrative services, and transactions paid by the Parent on behalf of the Company or paid by the Company on behalf of the Parent. The net payable to the Parent includes a trading-related payable of approximately \$552,446,000. Payable to nonparent affiliates as of December 31, 2022 arising from trading activity total approximately \$182,380,000. These balances are periodically settled.

Notes to Consolidated Statement of Financial Condition

3. Related-Party transactions (continued)

The Company has a net receivable of approximately \$199,914,000 and net payable of approximately \$264,172,000 as of December 31, 2022 with its affiliates. The net receivable is reported in funds segregated for customers and net payable is reported in payable to customers and payable to affiliates in the consolidated statement of financial condition.

U.S. government securities obligations owned by affiliates that are pledged to the Company as collateral for trading activities of approximately \$5,252,000, net short option value of the affiliates' options on futures positions of approximately \$296,000 and nonparent affiliates net short option on futures positions of \$8,282,000, as of December 31, 2022, are not reflected in the consolidated statement of financial condition.

The Company executes and clears trades for related customers and noncustomers and earns commissions and fees for these services. The Company also utilizes related clearing brokers to execute and clear futures transactions on exchanges where the Company is not a member, for which it incurs brokerage and clearing charges.

As of December 31, 2022, the Company had subordinated borrowings totaling \$30,000,000 under an agreement with ADM bearing interest at 35 basis points plus 12 month SOFR per year that is recorded in payable to subordinated borrowings from ADM in the consolidated statement of financial condition. The subordinated borrowings will mature on March 31, 2024.

4. Fair value measurements

The Company defines fair value as an exit price, which is the price that would be received for an asset or paid to transfer a liability in the Company's principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. The Company's policy is to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. Observable inputs reflect the assumptions market participants would use in pricing the asset or liability and are developed based on market data obtained from sources independent of the reporting entity. Unobservable inputs reflect the entity's own assumptions based on market data and the entity's judgments about the assumptions that market participants would use in pricing the asset or liability and are to be developed based on the best information available in the circumstances. The three levels within the hierarchy used to measure fair value include:

• Level 1 – Inputs may include quoted prices (unadjusted) in active markets for identical assets and liabilities that the Company has the ability to access. Financial assets and liabilities utilizing Level 1 inputs include active exchange-traded derivative contracts, U.S. and Canadian government securities obligations.

Notes to Consolidated Statement of Financial Condition

4. Fair value measurements (continued)

- Level 2 Inputs may include quoted prices for similar assets and liabilities in active markets or quoted prices in markets that are less active than traded exchanges or other observable inputs (other than quoted prices included in Level 1) for the asset or liability that can be corroborated by observable market data, such as interest rates and yield curves that are observable at commonly quoted intervals. This includes foreign currency forwards.
- Level 3 Inputs may include unobservable inputs that are supported by little or no market activity and that are a significant component of the fair value of the asset or liability.

The following table presents information about the Company's financial instruments measured at fair value on a recurring basis as of December 31, 2022, and indicates the fair value hierarchy of the valuation techniques utilized by the Company to determine such fair value:

	Level 1	Level 2	Lev	el 3	Total
Assets Funds segregated for customers: U.S. government securities	\$ 1,442,764,000	\$ -	\$	-	\$ 1 ,442,764,000
Receivables from and deposits with clearing organizations and broker-dealers:					
U.S. government securities	\$ 124,176,000	\$ -	\$	-	\$ 124,176,000
Foreign currency forwards	\$ -	\$ 487,000	\$ \$	-	\$ 487,000
Receivable from customers: Foreign currency forwards	\$ -	\$ 820,000	\$	-	\$ 820,000
Securities owned: U.S. government securities	\$ -	\$ _	\$	_	\$ -
Total assets at fair value	\$ 1,566,940,000	\$ 1,307,000	\$	-	\$ 1,568,247,000
Liabilities Payable to customers: Foreign currency forwards	\$ -	\$ 275,000	\$	-	\$ 275,000
Payable to clearing organizations and broker dealers: Foreign currency forwards	\$ -	\$ 948,000	\$	-	\$ 948,000
Total liabilities at fair value	\$ -	\$ 1,223,000	\$	-	\$ 1,223,000

Notes to Consolidated Statement of Financial Condition

4. Fair value measurements (continued)

The fair values of foreign exchange forward contracts are determined using forward exchange rates at the reporting date. The valuation principles for derivative financial instruments have been described in more detail in Note 7.

The Company assesses its financial instruments on an annual basis to determine the appropriate classification within the fair value hierarchy. Transfers between fair value classifications occur when there are changes in pricing observability levels. Transfers of financial instruments among the levels are deemed to occur at the end of the reporting period. There were no transfers between the Company's Level 1 and Level 2 classified instruments during the year ended December 31, 2022.

5. Funds segregated for regulatory purposes

ADMIS is required under the Commodity Exchange Act ("CEA") to segregate assets representing deposits received from customers trading in U.S. exchanges, customers trading on foreign exchanges and customer cleared swaps under 4D(F) of the CEA. At December 31, 2022, the Company had segregated funds for U.S. exchanges, funds deposited in separate regulation 30.7 accounts and customer cleared swaps in the amounts of approximately \$8,975,209,000 \$601,171,000 and \$9,964,000, respectively, which were approximately \$332,448,000, \$46,675,000 and \$9,964,000, respectively, in excess of CEA requirements. Securities owned by customers, consisting primarily of U.S. government securities obligations and warehouse receipts, are held by ADMIS as collateral. Securities and warehouse receipts owned by customers held by ADMIS of approximately \$973,084,000 and the net long value of customers' options on futures positions of approximately \$368,930,000 are not reflected in the consolidated statement of financial condition.

6. Minimum capital requirements

The Company is subject to the minimum capital requirements of several commodities regulatory organizations. Under these requirements, the Company is required to maintain adjusted net capital equal to the greater of \$50,000,000 or the sum of 8% of customer and noncustomer risk maintenance margin requirements on all positions, as defined. Adjusted net capital changes from day to day. At December 31, 2022, the Company had adjusted net capital and excess net capital of approximately \$512,460,000 and \$133,857,000, respectively.

Notes to Consolidated Statement of Financial Condition

7. Derivative financial instruments

In the normal course of business, the Company executes customer and affiliated customer (collectively, customers) transactions for the purchase and sale of futures contracts and options on

futures contracts, substantially all of which are transacted on a margin basis subject to exchange regulations. Such transactions may expose the Company to credit risk in the event the collateral is not sufficient to fully cover losses that customers may incur. In the event a customer fails to satisfy its obligations, the Company may be required to purchase or sell the collateral at then-prevailing market prices. The Company seeks to control the risks associated with its customers' activities by requiring customers to maintain margin collateral in compliance with various regulatory guidelines. The Company monitors margin levels daily and, pursuant to such guidelines, requires customers to deposit additional collateral or to reduce positions when necessary.

The Company enters into foreign currency forward contracts primarily to facilitate customer transactions. Risks arise from the possible inability of counterparties to meet the terms of their contracts and from unfavorable changes in the underlying instrument, foreign currency exchange rates, interest rates, and other factors. The Company's exposure to credit risk arises from the possibility that a counterparty to a transaction might fail to perform under its contractual commitment, resulting in the Company incurring a loss. For futures contracts, the clearing organization acts as the counterparty to specific transactions and, therefore, bears the risk of delivery to and from counterparties.

To further mitigate counterparty risk for foreign currency forward contracts, the Company generally matches a contract (either long or short) entered into with one customer with an opposing contract entered into with another counterparty such that the notional and duration of the contracts are the same. Finally, the Company limits counterparty exposure through the use of reputable institutions. The Company has established controls to monitor the creditworthiness of its counterparties, as well as the quality of pledged collateral, and uses master netting agreements whenever possible to mitigate the Company's exposure to counterparty credit risk. The credit risk associated with forward contracts is typically limited to the cost of replacing all contracts on which the Company has an unrealized gain. The Company executes these transactions with affiliates and a limited number of commercial customers and broker-dealers.

The Company records its derivative activities at fair value (as described in Notes 2 and 4). The following table sets forth the approximate fair value of the Company's derivative contracts by primary risk exposure as of December 31, 2022. The values in the table below exclude the effects of cash received or posted pursuant to derivative contracts and therefore are not representative of the Company's net exposure:

Notes to Consolidated Statement of Financial Condition

7. Derivative financial instruments (continued)

	Asset Deriv	atives	Liability Deri	vatives
Primary Risk	Balance Sheet	Fair	Balance Sheet	Fair
Exposure	Location	Value	Location	Value
Foreign currency	Receivable from			
	clearing		Payable to	
	organizations		clearing	
	and broker-		organizations	
	dealers,		and broker-	
	receivable from		dealers, payable	
	customers, and		to customers,	
	receivable from		and receivable	
	affiliates	\$ 1,307,000	from affiliates	\$ 1,223,000

During the year ended December 31, 2022, the average month-end notional value of foreign exchange forward contracts for the year ended December 31, 2022, was approximately \$2,688,689,000.

8. Offsetting arrangements

The Company manages credit and counterparty risk by entering into enforceable netting agreements and other collateral arrangement with counterparties to derivative financial instruments. These netting agreements mitigate the Company's counterparty risk by providing for a single net settlement with a counterparty of all financial transactions covered by the agreement in an event of default as defined under such agreement. In limited cases, a netting agreement may also provide for the periodic netting of settlement payments with respect to multiple transaction types in the normal course of business.

The derivative contracts are executed under standardized netting agreements or, for exchange-traded derivatives, the relevant contracts for a particular exchange that contain enforceable netting provisions. A derivative netting arrangement creates an enforceable right of setoff that becomes effective, and impacts the realization or settlement of individual financial assets and liabilities, only following a specified event of default. A collateral requirement is associated with the derivative contracts, and is generally in the form of cash.

Notes to Consolidated Statement of Financial Condition

8. Offsetting arrangements (continued)

Derivative assets and liabilities are recorded as offset in the consolidated statement of financial condition that are executed under legally enforceable netting arrangements with the derivative counterparties.

The following tables present approximate information about the offsetting of derivative financial instruments as of December 31, 2022:

	R	ss Amounts of Recognized ts/Liabilities ⁽¹⁾	Netting Adjustments ⁽²⁾	H	ateral Offsetting Position in the Consolidated Statement of ancial Condition]	Net Amounts Presented in the Consolidated Statement of tancial Condition ⁽³⁾
Assets Foreign currency forwards	\$	9,276,000	\$ (7,969,000)	\$	-	\$	1,307,000
Total derivatives	\$	9,276,000	\$ (7,969,000)	\$	<u>-</u>	\$	1,307,000
Liabilities Foreign currency forwards	\$	9,192,000	\$ (7,969,000)	\$	-	\$	1,223,000
Total derivatives	\$	9,192,000	\$ (7,969,000)	\$	-	\$	1,223,000

⁽¹⁾ Amounts include all transactions regardless of whether they are subject to an enforceable netting arrangement

9. Commitments and contingencies

The Company leases office space, software licenses and equipment under noncancelable leases that expire on various dates through fiscal year 2030. The leases for office space contain escalation clauses that provide for an annual adjustment of the base rent based upon changes in the consumer price index. In addition, the Company is subject to annual charges for common maintenance costs of the buildings. Rental commitments for the fiscal years ending December 31 approximate \$5,552,000 in 2023, \$1,886,000 in 2024, \$1,925,000 in 2025, \$3,097,000 in 2026, \$1,791,000 in 2027 and \$3,431,000 thereafter.

⁽²⁾ Amounts subject to legally enforceable netting arrangements.

⁽³⁾ Foreign currency forwards assets and liabilities are in the receivable from and deposits with clearing organizations and broker dealers and payable to customers in the consolidated statement of financial condition.

Notes to Consolidated Statement of Financial Condition

9. Commitments and contingencies (continued)

The Company is a member of various U.S. exchanges that trade and clear futures and futures on options contracts. Associated with its memberships, the Company may be required to pay a proportionate share of the financial obligations of another member that may default on its obligations to the exchanges or clearing corporations. While the rules governing different exchange memberships vary, in general, the Company's obligations would arise only if the exchange had previously exhausted its resources. In addition, any such obligation would be apportioned among the other non-defaulting members of the exchange. Any potential contingent liability under these membership agreements cannot be estimated. The Company has made no specific guarantee and has not recorded any contingent liability in its consolidated financial statements for these agreements, and management believes that any potential requirement to make payments under these agreements is remote.

In the normal course of business, the Company is subject to litigation and arbitration matters. Management of the Company believes that there are no outstanding matters that will result in a material adverse effect on the Company's consolidated financial statements.

10. Income taxes

The Company is subject to income taxation in multiple jurisdictions. Resolution of the related tax positions, through negotiations with relevant tax authorities or through litigation, may take years to complete. Therefore, it is difficult to predict the timing for resolution of tax positions. The Company's tax positions, through their inclusion in the ADM U.S. federal tax return, remain subject to examination for the calendar tax years 2016-2022.

For the year ended December 31, 2022, net deferred tax assets are primarily attributable to differences in the timing of deductibility of accrued employee bonuses and amortization of intangible assets for book and tax purposes. As of December 31, 2022, deferred tax assets amounted to \$3,596,000. The 2022 effective tax rate of 22% differs from the current federal statutory rate due to state income taxes and nondeductible expenses.

At December 31, 2022 the Company had no accrued unrecognized tax benefits. The Company is currently under no examination by federal or state jurisdiction outside of those examining ADM as a whole at a consolidated level.

Notes to Consolidated Statement of Financial Condition

11. Subsequent events

Subsequent events have been evaluated through February 28, 2023, which is the date the consolidated financial statements were available to be issued. The Company had no subsequent events to be disclosed.

ADM Investor Services, Inc Supplementary Schedule December 31, 2022

Reconciliation of Current Assets and Total Liabilities

The following is a reconciliation of current assets and total liabilities, as reported in the consolidated statement of financial condition included herein, to the amounts shown in the Statement of the Computation of the Minimum Capital Requirements, as reported on Form 1-FR-FCM:

	Current Assets	Total Liabilities
	1135013	Liabilities
Total assets/liabilities, as reported in the statement of financial condition	\$9,304,517,714	(\$8,775,679,708)
Market value of securities and warehouse receipts owned by customers	974,231,354	(974,231,354)
Market value of securities owned by affiliates	5,251,600	(5,251,600)
Market value of commodity options owned by customers	368,930,122	(368,930,122)
Payable to clearing organizations included in segregated customer funds	(45,183,215)	45,183,215
Market value of commodity options owned by affiliates	48,735	(48,735)
Deficit balances adjustment for market value of commodity options owned by customers	666,790	(666,790)
Less non-current assets:		
Cash	4,734,834	-
Receivable from customers	142,133	-
Receivable from clearing organization	4,567	
Note Receivable	29,716,736	
Exchange memberships	628,366	-
Net deferred tax assets	3,595,892	
Property, plant, equipment, and capital leases	601,677	
Other assets	1,628,639	-
As reported on the Statement of the Computation		
of the Minimum Capital Requirements	\$10,567,410,257	(\$10,079,625,095)

CFTC FORM 1-FR-FCM STATEMENT OF THE COMPUTATION OF THE MINIMUM CAPITAL REQUIREMENTS AS OF 12/31/2022

Net Capital

1.	Current assets (page 3, line 20)	\$ 10,567,410,257 3000
2.	Increase/(decrease) to U.S. clearing organization stock to reflect margin value	3010
3.	Net current assets	10,567,410,257 3020
4.	Total liabilities (page 5, line 32) \$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
5.	Deductions from total liabilities A. Liabilities subject to satisfactory subordination agreements (page 5, line 31.A) \$ 30,000,000 3040 B. Certain deferred income tax liability (see regulation 1.17(c)(4)(iv)) 0 3050 C. Certain current income tax liability (see regulation 1.179c)(4)(v)) 0 3060 D. Long term debt pursuant to regulation 1.17(c)(4)(vi) 0 3070 E. Total deductions (add lines 5.A. – 5.D.) (30,000,000) 3080 F. Adjusted liabilities (subtract line 5.E from line 4)	10,049,625,095 3090
6.	Net Capital	\$ 517,785,162 3100
Charge	s Against Net Capital (see regulation 1.17(c)(5))	
7.	Excess of advances paid on cash commodity contracts over 95% of the market value of commodities covered by such contracts	\$ 3110
8.	Five percent (5%) of the market value of inventories covered by open futures contracts or commodity options (no charges applicable to inventories registered as deliverable on a contract market and which are covered by futures contracts)	3120
9.	Twenty percent (20%) of the market value of uncovered inventories or lesser percentage charge for uncovered balances in specified foreign currencies	41,275 3130
10.	Ten percent (10%) of the market value of commodities underlying fixed price commitments and forward contracts which are covered by open futures contracts or commodity options	3140
11.	Twenty percent (20%) of the market value of commodities underlying fixed price commodities and forward contracts which are not covered by open futures contracts or commodity options	3150

Note: There are no material differences between the above computation and the Company's corresponding unaudited Form 1-FR-FCM filing as of December 31, 2022.

12. Charges as specified in section 240.15c3-1(c)(2)(iv) and (vii) against securities owned by firm, including securities representing investments of domestic and foreign customers' funds:

unaudited Form 1-FR-FCM filing as of December 31, 2022.

		Market Value			Charge			
	A. U.S. and Canadian government	r						
	obligations	\$ 1,566,767,527	3160	\$	4,800,035	3170		
	B. State and Municipal government	r						
	obligations		3180			3190		
	C. Certificates of deposit, commercial	1						
	paper and bankers' acceptances		3200			3210		
	D. Corporate obligations		3220			3230		
	E. Stocks and warrants		3240			3250		
	F. Other securities		3260			3270		
	G. Total charges (add lines 12.A. – 12.F.))					4,800,035	3280
13.	Charges as specified in section 240.15c3-	-1(c)(2)(iv)(F)						
	A. Against securities purchased under a	greements to resell						3290
	B. Against securities sold under agreement	ents to repurchase						3300
1.4		240.15.2	1 4 1					2210
14.	Charges on securities options as specified	1 in section 240.15c3	-1, Appendi	хA			-	3310
15.	Undermargined commodity futures and o	•						
	amount in each account required to meet	_	-					
	current margin calls in that account and the	ne amount of any nor	n-current de	ficit in the	account			
	A. Customer accounts						347,574	3320
	B. Noncustomer accounts							3330
	C. Omnibus accounts						-	3340
16.	Charges against open commodity position	ns in proprietary acco	ounts					
	A. Uncovered exchange-traded futures an							
	i percent of margin requirements appli					3350		
	ii Less: equity in proprietary accounts i					3360	-	3370
	B. Ten percent (10%) of the market value	of commodities wh	ich					
	underlie commodity options not traded							
	carried long by the applicant or registra							
	and such value increased adjusted net c							
	is limited to the value attributed to such	-						3380
		-F)					-	
	C. Commodity options which are traded of		and					
	carried long in proprietary accounts. Ch	-						
	would be applied if applicant or registra	ant was the grantor						
	of the options (this charge is limited to	the value attributed						
	to such options)							3390
17.	Five percent (5%) of all unsecured receiv	ables from foreign b	rokers				136,381	3410
18.	Deficiency in collateral for secured deman	nd notes						3420
19.	Adjustment to eliminate benefits of consc	olidation						3430
20	T . 1 1							2440
	Total charges e: There are no material differences bet	woon the chave	anutation -	nd the C		osnondina	5,325,265	3440
1100	there are no material unierences ber	ween the above con	iputation a	na me C	ompany's cori	esponding		

Net Capital Computation

512,459,897 3500 21. Adjusted net capital (subtract line 20 from line 6) 22. Net capital required A. Risk Based Requirement i Amount of Customer Risk 3515 Maintenance Margin 4,086,285,247 ii Enter 8% of line 22.A.i 326,902,820 3525 iii Amount of Non-Customer Risk Maintenance Margin 646,245,239 3535 iv Enter 8% of line 22.A.iii 51,699,619 3545 v Enter the sum of 22.A.ii and 22.A.iv 378,602,439 50,000,000 3565 B. Minimum Dollar Amount Requirement 0 3575 C. Other NFA Requirement D. Enter the greater of lines 22.A.v, 22.B., or 22.C. 378,602,439 23. Excess net capital (line 22 less line 23.E.) 133,857,459 3610 Computation of Early Warning Level 416,462,683 **3620** 24. Enter the greatest of 110% of line 22.A.v. or 150% of 22.B. or 150% of 22.C.

This is your early warning capital level. If this amount is greater that the amount on line 21, you must immediately notify your DSRO and the Commission and begin filing monthly financial reports pursuant to section 1.12 of the regulations.

Note: There are no material differences between the above computation and the Company's corresponding unaudited Form 1-FR-FCM filing as of December 31, 2022.

CFTC FORM 1-FR-FCM STATEMENT OF SEGREGATION REQUIREMENTS AND FUNDS IN SEGREGATION FOR CUSTOMERS TRADING ON U.S. COMMODITY EXCHANGES AS OF 12/31/2022

	EGATION REQUIREMENTS (Section 4d(2) of the CEAct)		
1.	Net ledger balance:	Φ.	0.014.167.402
	A. Cash	\$_	9,014,167,402 5000
	B. Securities (at market)	-	908,565,304 5010
2.	Net unrealized profit (loss) in open futures contracts traded on a contract market	_	(1,640,923,461) 5020
3.	Exchange traded options:		
٠.	A. Market value of open option contracts purchased on a contract market		1,165,686,885 5030
	B. Market value of open option contracts granted (sold) on a contract market	_	(804,762,286) 5040
4.	Net equity (deficit) (add lines 1, 2 and 3)	_	8,642,733,844 5050
		_	0,0 12,700,0 11
5.	Add: accounts liquidating to a deficit and accounts with		
	debit balances – gross amount \$ 2,792,081 5060		
	Less: amount offset by customer owned securities (2,764,921) 5070	_	27,160 5080
			<u> </u>
6.	Amount required to be segregated (add lines 4 and 5)	\$_	8,642,761,004 5090
	NDS IN SEGREGATION ACCOUNTS		
7.	Deposited in segregated funds bank accounts:	Φ.	2.062.055.651
	A. Cash	\$_	2,062,955,671 5100
	B. Securities representing investments of customers' funds (at market)	_	1,173,810,554 5110
	C. Securities held for particular customers or options customers in lieu of cash (at market)	-	431,465,924 5120
8.	Margins on deposit with clearing associations of contract markets:		
0.	A. Cash		2,871,317,080 5130
	B. Securities representing investments of customers' funds (at market)	_	1,639,829,745 5140
	C. Securities held for particular customers or options customers in lieu of cash (at market)	_	324,872,512 5150
	c. Securities field for particular customers of options customers in field of easif (at market)	_	324,672,312 3130
9.	Net settlement due from (to) clearing organizations of contract markets		(42,194,086) 5160
,.	Not settlement due from (to) creating organizations of contract markets	_	(12,15 1,000)
10.	Exchange traded options:		
	A. Value of open long option contracts		1,165,686,885 5170
	B. Value of open short options contracts	_	(804,762,286) 5180
11.	Net equities with other FCMs		
	A. Net liquidating equity	_	0 5190
	B. Securities representing investments of customers' funds (at market)	_	0 5200
	C. Securities held for particular customers or options customers in lieu of cash (at market)	_	0 5210
12.	Segregated funds on hand (describe: Warehouse receipts)		152,226,868 5215
12.	segregated funds on hand (describe: watchouse receipts)	_	132,220,000 3213
13.	Total amount in segregation (add lines 7 through 12)	\$_	8,975,208,867 5220
14.	Excess (deficiency) funds in segregation (subtract line 6 from line 13)	\$	332 447 863 5230
14.	Excess (deficiency) funds in segregation (subtract fine o from fine 13)	Φ=	332,447,863 5230
15.	Management Target Amount Excess funds in segregation (unaudited)	\$	120,000,000 5240
-5.	5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	-	.,,
16.	Excess (deficiency) funds in segregation over (under) Management Target Amount Excess (unaudited)	\$_	212,447,863 5250

Note: There are no material differences between the above computation and the Company's corresponding unaudited Form 1-FR-FCM filing as of December 31, 2022.

CFTC FORM 1-FR-FCM STATEMENT OF SEGREGATION REQUIREMENTS AND FUNDS IN SEGREGATION FOR CUSTOMERS' DEALER OPTIONS ACCOUNTS AS OF 12/31/2022 Not Applicable

1.	Amount required to be segregated in accordance with Commission regulation	32.6	_	0		5400
2.	Funds in segregated accounts A. Cash B. Securities (at market) B. Total	0 5410 0 5420		o [5430
3.	Excess (deficiency) funds in segregation (subtract line 2.C from line 1)		\$	0	5	5440

Note. There are no material differences between the above computation and the Company's corresponding unaudited Form 1-FR-FCM filing as of December 31, 2022.

CFTC FORM 1-FR-FCM STATEMENT OF SECURED AMOUNTS AND FUNDS HELD IN SEPARATE ACCOUNTS PURSUANT TO COMMISSION REGULATION 30.7 AS OF 12/31/2022

FOREIGN FUTURES AND FOREIGN OPTIONS SECURED AMOUNTS

	ount required to be set aside pursuant to law, rule or					
_	lation of a foreign government or a rule of a self-regulatory			Ф	0	5.05
orga	nization authorized thereunder			\$_	0	5605
1.	Net ledger balance- Foreign Futures and Foreign Option Trading - All Customers					
	A. Cash			\$_	411,060,968	5615
	B. Securities (at market)			\$_	64,518,657	5617
2.	Net unrealized profit (loss) in open futures contracts traded on a foreign board of trade			\$_	70,910,449	5625
3.	Exchange traded options					
	A Market value of open option contracts purchased on a foreign board of trade			\$_	32,184,919	5635
	A Market value of open option contracts granted (sold) on a foreign board of trade			\$_	(24,179,397)	5637
4.	Net equity (deficit) (add lines 1, 2, and 3)			\$_	554,495,596	5645
5.	Accounts liquidating to a deficit and accounts with					
	debit balances- gross amount	\$	28,401 5651			
	Less: amount offset by customer owned securities	\$	(28,401) 5652	\$_	0	5654
6.	Amount required to be set aside as the secured amount - Net Liquidating Equity Method (as	dd lines 4 ar	nd 5)	\$_	554,495,596	5655
7.	Greater of amount required to be set aside to a foreign jurisdiction (above) or line 6			\$_	554,495,596	5660

Note. There are no material differences between the above computation and the Company's corresponding unaudited Form 1-FR-FCM filing as of December 31, 2022.

NFA ID No: 0000360

Name of Company: ADM Investor Services, Inc.

Employer ID No: 37-1075552

CFTC FORM 1-FR-FCM
STATEMENT OF SECURED AMOUNTS AND FUNDS HELD IN SEPARATE ACCOUNTS
PURSUANT TO COMMISSION REGULATION 30.7
AS OF 12/31/2022

FUNDS DEPOSITED IN SEPARATE REGULATION 30.7 ACCOUNTS

1.	Cash in banks A. Banks located in the United States B. Other banks qualified under Regulation 30.7	\$ 208,052,852 5700	
2.	Names(s): J.P. Morgan Chase London, J.P. Morgan Chase New Zealand Securities A. In safekeeping with banks located in the United States B. In safekeeping with other banks qualified under Regulation 30.7 Names(s): 5750	17,998,372 5720 \$ 64,518,657 5740 0 5760	\$ 226,051,224 5730 64.518.657 5770
3.	Equities with registered futures commission merchants	0 3/00	04,310,037 3770
	A. Cash B. Securities C. Unrealized gain (loss) on open future contracts D. Value of long option contracts E. Value of short option contracts	\$ 23,065,796 5780 59,610,188 5790 26,306,793 5800 0 5810 0 5815	108,982,777 5820
4.	Amounts held by clearing organizations of foreign boards of trade Names(s): 5830 A. Cash	\$0 <u>5840</u>	
	B. Securities C. Amount due to(from) clearing organization-daily variation D. Value of long option contracts E. Value of short option contracts	0 5850 0 5860 0 5870 0 5875	0 5880
5.	Amounts held by members of foreign boards of trade Name(s) Guide Investamentos, Hencorp Commcor, Kenanga Futures Sdn Bhd, ADM Investor Services, Int'l, ADMIS Singapore PTE Ltd		
	A. Cash B. Securities C. Unrealized gain (loss) on open future contracts D. Value of long option contracts E. Value of short option contracts	\$ 149,009,062 5900 0 5910 44,603,657 5920 32,184,919 5930 (24,179,397) 5935	201,618,241 5940
6.	Accounts with other depositories designated by a foreign board of trade Names(s):		0 5960
7.	Segregated funds on hand (describe)		0 5965
8.	Total funds in separate section 30.7 accounts		\$ 601,170,899 5970
9.	Excess (deficiency) Set Aside Funds for Secured Amount (Subtract line 7 Secured Statement Pag from line 8)	e 1	\$46,675,303 5680
10.	Management Target Amount for Excess funds in separate 30.7 accounts (unaudited)		\$ 20,000,000 5980
11.	Excess (deficiency) funds in separate 30.7 accounts over (under) Management Target Excess (una	audited)	\$ 26,675,303 5985

CFTC FORM 1-FR-FCM STATEMENT OF CLEARED SWAPS CUSTOMER SEGREGATION REQUIREMENTS AND FUNDS IN CLEARED SWAPS CUSTOMER ACCOUNTS UNDER 4D(F) of CEA AS OF 12/31/2022

Cleared	Swaps Customer Requirements			
1.	Net ledger balance:			
	A. Cash	\$	0	8500
	B. Securities (at market)		0	8510
			_	
2.	Net unrealized profit (loss) in open cleared swaps derivatives		0	8520
3.	Cleared swaps options		-	
	A. Market value of open cleared swaps option contracts purchased		0	8530
	B. Market value of open cleared swaps option contracts granted (sold)		0	8540
			۰ ۲	
4.	Net equity (deficit) (add lines 1, 2 and 3)	_	0	8550
-				
5.	Accounts liquidating to a deficit and accounts with			
	debit balances – gross amount \$ 0 8560		م ٦	0.500
	Less: amount offset by customer owned securities 0 8570		0	8580
6	A	\$	оΓ	8590
6.	Amount required to be segregated for cleared swaps customers (add lines 4 and 5)	» —	0	8590
Fun	ds in Cleared Swaps Customer Segregated Accounts			
7.	Deposited in cleared swaps customer segregated accounts at banks			
/.	A. Cash	¢	389,348	8600
	B. Securities representing investments of cleared swaps customers' funds (at market)	Ψ	0	8610
	C. Securities held for particular cleared swaps customers in lieu of cash (at market)		0	8620
	c. Securities field for particular cleared swaps customers in field of easif (at market)		0	0020
8.	Margins on deposit with derivatives clearing organizations in cleared swaps customer segregated accounts			
0.	A. Cash		9,574,611	8630
	B. Securities representing investments of cleared swaps customers' funds (at market)		3,87.,011	8640
	C. Securities held for particular cleared swaps customers in lieu of cash (at market)		0	8650
	(_	*	0000
9.	Net settlement due from (to) derivatives clearing organizations		0	8660
	()			
10.	Cleared swaps options options			
	A. Value of open cleared swaps long option contracts		0	8670
	B. Value of open cleared swaps short option contracts	_	0	8680
11.	Net equities with other FCMs			
	A. Net liquidating equity		0	8690
	B. Securities representing investments of cleared swaps customers' funds (at market)			8700
	C. Securities held for particular cleared swaps customers in lieu of cash (at market)			8710
			_	
12.	Cleared swaps funds on hand (describe:)		0	8715
			-	
13.	Total amount in cleared swaps customer segregation (add lines 7 through 12)	\$	9,963,959	8720
			-	
14.	Excess (deficiency) funds in cleared swaps customer segregation (subtract line 6 from line 13)		9,963,959	8730
15.	Management Target Amount for Excess funds in cleared swaps segregation accounts (unaudited)		8,000,000	8760
16.	Excess (deficiency) funds in cleared swaps customer segregated accounts		_	
	over (under) Management Target Excess (unaudited)	\$	1.963.959	8770