STATEMENT OF FINANCIAL CONDITION AND SUPPLEMENTARY SCHEDULES

PURSUANT TO REGULATION 1.10 UNDER THE COMMODITY EXCHANGE ACT

December 31, 2020

AVAILABLE FOR PUBLIC INSPECTION

CFTC FORM 1-FR-FCM [0005]

OMB NO. 3038-0024

<u> </u>				
NAME OF COMPANY		EMPLOYER ID NO:	NFA ID NO:	
DORMAN TRADING, LLC		36-3993338	0002569	
ADDRESS OF PRINCIPAL PLACE OF BU	SINESS:	PERSON TO CONTACT	CONCERNING THIS REPORT:	
141 W. Jackson Blvd.		Robert Sheeren	[0040]	
Suite 1900 Chicago, IL 60604	[0050]	TELEPHONE NO: (312)	341-7070 [0060]	
Report for the period beginning 01.				
1. Report for the period beginning on	<u>01/2020</u> [00/0] a	nd ending <u>12/31/2020</u>	[0080]	
2. Type of report [0090] [X] Certified	l [] Regular o	quarterly/semiannual	[] Monthly 1.12 (b)	
[] Special	call by:		Other - Identify:	
3. Check whether [0095] [] Initial fili	ng [X] Amended	d filing		
4. Name of FCM's Designated Self-Re	gulatory Organization:	CME Group Inc.	[0100]	
5. Name(s) of consolidated subsidiarie	s and affiliated companies	s:		
. ,	·			
Name	Percentage Ownership	Line of Business		
[0110]]	0130]
[0140]				0160]
[0170]				0190]
[0200]				0220]
[0230]	[024	10]	[0250]
The futures commission merchant, or person whose signature appears below correct and complete. It is understood the submission of any amendment reproductive as previously submitted. It is Federal Criminal Violations (see 18 U.S.)	w represent that, to the be that all required item, sta presents that all unamend s further understood that	est of their knowledge, itements and schedules ded items, statements	all information contained therein is are integral parts of this Form and and schedules remain true, correc	true, d that t and
Signed this 12th day of Oo Manual signature	<u>, 2022</u>			
Type or print nameRobert Sheeren				
[] Chief Executive Officer [] General Partner	[X] Chief Financial Offic [] Sole Proprietor	cer Corpor	ate Title	

Authority: Sections 4c, 4d, 4f, 4g, 5a, 8a, and 17 of the Commodity Exchange Act (7 U.S.C. 6c, 6d, 6f, 6g, 7a, 12a, and 21)



RYAN & JURASKA LLP

Certified Public Accountants

141 West Jackson Boulevard Chicago, Illinois 60604

Tel: 312.922.0062 Fax: 312.922.0672

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Members of Dorman Trading, LLC

Opinion on the Financial Statement

We have audited the accompanying statement of financial condition of Dorman Trading, LLC (the "Company") as of December 31, 2020 that you are filing pursuant to Regulation 1.10 under the Commodity Exchange Act, and the related notes and supplementary schedules (collectively referred to as the financial statement). In our opinion, the statement of financial condition presents fairly, in all material respects, the financial position of Dorman Trading, LLC as of December 31, 2020 in conformity with accounting principles generally accepted in the United States of America.

Basis for Opinion

This financial statement is the responsibility of Dorman Trading, LLC'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 Dorman Trading, LLC in accordance with U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission, the Commodity Futures Trading Commission ("CFTC"), and the PCAOB. We have served as Dorman Trading, LLC's auditor since 1999.

We conducted our audit in accordance with the standards of the PCAOB and the 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 presentation of the financial statement. We believe that our audit provides a reasonable basis for our opinion.

Supplemental Information

Kyan & Juraska LLP

The information in Supplementary Schedules ("the supplemental information") has been subjected to audit procedures performed in conjunction with the audit of Dorman Trading, LLC's financial statement. The supplemental information is the responsibility of the Company's management. Our audit procedures included determining whether the supplemental information reconciles to the financial statement or the underlying accounting and other records, as applicable, and performing procedures to test the completeness and accuracy of the information presented in the supplemental information. In forming our opinion on the supplemental information, we evaluated whether the supplemental information, including its form and content, is presented in conformity with Regulation 1.10 of the Commodity Exchange Act. In our opinion, the Supplementary Schedules are fairly stated, in all material respects, in relation to the financial statement as a whole.

Chicago, Illinois October 12, 2022

Statement of Financial Condition

December 31, 2020

Cash \$ 1,404,874 Cash segregated under federal and other regulations 59,809,237 Securities owned, at fair value 8,025,577 Marketable Securities - customer segregated 79,887,378 Receivables from: 34,047,889 Broker-dealers and futures commission merchants 34,047,889 Clearing Organization 1,029,440 Customers 49,015 Deposits with clearing organizations 74,687,852 Secured demand notes 215,000 Exchange memberships and stock, at cost (fair value \$2,616,935) 1,898,164 Dividends and interest receivable and other assets 384,910 Total assets 261,439,336 Liabilities and Members' Equity Liabilities: Payables to: 2237,376,425 Customers \$ 237,376,425 Noncustomers \$ 237,376,425 Noncustomers \$ 237,376,425 Noncustomers \$ 237,3376,425 Deferred tax liability 2,148,655 Deferred trent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities	Accests		
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Marketable Securities - customer segregated 79,887,378 Receivables from: 34,047,889 Broker-dealers and futures commission merchants 34,047,889 Clearing Organization 1,029,440 Customers 49,015 Deposits with clearing organizations 74,687,852 Secured demand notes 215,000 Exchange memberships and stock, at cost (fair value \$2,616,935) 1,898,164 Dividends and interest receivable and other assets 384,910 Total assets \$ 261,439,336 Liabilities and Members' Equity Liabilities: Payables to: \$ 237,376,425 Noncustomers \$ 237,376,425 Noncustomers \$ 237,376,425 Noncustomers \$ 237,3109 Bank Loan 386,500 Deferred tax liability 2,148,655 Deferred rent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500			
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Broker-dealers and futures commission merchants 34,047,889 Clearing Organization 1,029,440 Customers 49,015 Deposits with clearing organizations 74,687,852 Secured demand notes 215,000 Exchange memberships and stock, at cost (fair value \$2,616,935) 1,898,164 Dividends and interest receivable and other assets 384,910 Liabilities and Members' Equity Liabilities: Payables to: 201,439,336 Customers \$237,376,425 Noncustomers \$237,376,425 Noncustomers \$237,310 Bank Loan 386,500 Deferred tax liability 2,148,655 Deferred rent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	Marketable Securities - customer segregated		79,887,378
Clearing Organization 1,029,440 Customers 49,015 Deposits with clearing organizations 74,687,852 Secured demand notes 215,000 Exchange memberships and stock, at cost (fair value \$2,616,935) 1,898,164 Dividends and interest receivable and other assets 384,910 Total assets \$ 261,439,336 Liabilities and Members' Equity *** Liabilities: *** Payables to: *** Customers \$ 237,376,425 Noncustomers \$ 237,376,425 Noncustomers \$ 237,3109 Bank Loan 386,500 Deferred tax liability 2,148,655 Deferred rent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	Receivables from:		
Customers 49,015 Deposits with clearing organizations 74,687,852 Secured demand notes 215,000 Exchange memberships and stock, at cost (fair value \$2,616,935) 1,898,164 Dividends and interest receivable and other assets 384,910 Total assets \$ 261,439,336 Liabilities and Members' Equity *** Liabilities: *** Payables to: *** Customers \$ 237,376,425 Noncustomers \$ 237,3109 Redemption payable to former member 273,109 Bank Loan 386,500 Deferred tax liability 2,148,655 Deferred trent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	Broker-dealers and futures commission merchants		34,047,889
Deposits with clearing organizations 74,687,852 Secured demand notes 215,000 Exchange memberships and stock, at cost (fair value \$2,616,935) 1,898,164 Dividends and interest receivable and other assets 384,910 Total assets \$261,439,336 Liabilities and Members' Equity Liabilities: Payables to: Customers \$237,376,425 Noncustomers \$237,376,425 Noncustomers \$237,310,425 Redemption payable to former member 273,109 Bank Loan 386,500 Deferred tax liability 2,148,655 Deferred rent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	Clearing Organization		1,029,440
Secured demand notes 215,000 Exchange memberships and stock, at cost (fair value \$2,616,935) 1,898,164 Dividends and interest receivable and other assets 384,910 Total assets \$ 261,439,336 Liabilities and Members' Equity Liabilities: Payables to: Customers \$ 237,376,425 Noncustomers \$ 237,376,425 Noncustomers \$ 237,3109 Bank Loan 386,500 Deferred tax liability 2,148,655 Deferred rent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	Customers		49,015
Exchange memberships and stock, at cost (fair value \$2,616,935) 1,898,164 Dividends and interest receivable and other assets 384,910 Total assets \$ 261,439,336 Liabilities and Members' Equity Liabilities: Payables to: Customers \$ 237,376,425 Noncustomers 52,809 Redemption payable to former member 273,109 Bank Loan 386,500 Deferred tax liability 2,148,655 Deferred rent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	Deposits with clearing organizations		
Dividends and interest receivable and other assets 384,910 Total assets \$ 261,439,336 Liabilities and Members' Equity Liabilities: *** Payables to: Customers \$ 237,376,425 Noncustomers 52,809 Redemption payable to former member 273,109 Bank Loan 386,500 Deferred tax liability 2,148,655 Deferred rent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	Secured demand notes		215,000
Liabilities and Members' Equity £ 261,439,336 Liabilities and Members' Equity Liabilities: Payables to: Customers \$ 237,376,425 Noncustomers 52,809 Redemption payable to former member 273,109 Bank Loan 386,500 Deferred tax liability 2,148,655 Deferred rent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	Exchange memberships and stock, at cost (fair value \$2,616,935)		1,898,164
Liabilities and Members' Equity Liabilities: Payables to: Customers \$ 237,376,425 Noncustomers \$ 52,809 Redemption payable to former member 273,109 Bank Loan 386,500 Deferred tax liability 2,148,655 Deferred rent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	Dividends and interest receivable and other assets		384,910
Liabilities: Payables to: Customers \$ 237,376,425 Noncustomers 52,809 Redemption payable to former member 273,109 Bank Loan 386,500 Deferred tax liability 2,148,655 Deferred rent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	Total assets	\$ <u>_</u>	261,439,336
Payables to: Customers \$ 237,376,425 Noncustomers 52,809 Redemption payable to former member 273,109 Bank Loan 386,500 Deferred tax liability 2,148,655 Deferred rent 231,331 Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	Liabilities and Members' Equity		
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Bank Loan Deferred tax liability Deferred rent Accounts payable and accrued expenses Total liabilities Liabilities subordinated to claims of general creditors Members' equity 386,500 2,148,655 231,331 4,503,380 244,972,209 16,209,627	Noncustomers		
Bank Loan Deferred tax liability Deferred rent Accounts payable and accrued expenses Total liabilities Liabilities subordinated to claims of general creditors Members' equity 386,500 2,148,655 231,331 4,503,380 244,972,209 16,209,627	Redemption payable to former member		273,109
Deferred rent Accounts payable and accrued expenses Total liabilities Liabilities subordinated to claims of general creditors Members' equity 231,331 4,503,380 244,972,209 257,500 16,209,627	· · · ·		386,500
Deferred rent Accounts payable and accrued expenses Total liabilities Liabilities subordinated to claims of general creditors Members' equity 231,331 4,503,380 244,972,209 257,500 16,209,627	Deferred tax liability		2,148,655
Accounts payable and accrued expenses 4,503,380 Total liabilities 244,972,209 Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	•		
Liabilities subordinated to claims of general creditors 257,500 Members' equity 16,209,627	Accounts payable and accrued expenses	_	:
Members' equity 16,209,627	Total liabilities	_	244,972,209
· ·	Liabilities subordinated to claims of general creditors	-	257,500
· ·	Members' equity		
	Members equity		16,209,627

Notes to Statement of Financial Condition

December 31, 2020

1. Organization and Business

Dorman Trading, LLC (the "Company") is a limited liability company that was formed January 11, 1995. The Company is registered as a Futures Commission Merchant ("FCM") with the Commodity Futures Trading Commission ("CFTC") and is a member of the National Futures Association. The Company is a clearing member of the Chicago Board of Trade, the Chicago Mercantile Exchange, the New York Mercantile Exchange, the Commodity Exchange, Inc., ICE Clear U.S, and ICE Futures U.S. The Company provides execution and clearing services for professional traders, institutional clients, and individual investors.

Effective June 1, 1995 the Company succeeded substantially all of the assets and liabilities of Dorman Trading Company, which had been a futures commission merchant and a Chicago Board of Trade clearing member since 1980.

2. Summary of Significant Accounting Policies

Revenue Recognition

Futures and futures options transactions and the related commission revenue and expenses are recorded on trade date.

The Company recognizes revenue in accordance with Financial Accounting Standards Board Accounting Standards Codification ("FASB ASC") Topic 606, Revenue from Contracts with Customers. The recognition and revenue is based on the assessment of individual contract terms. Significant judgement is required to determine whether performance obligations are satisfied at a point in time or over time. The Company buys and sells futures and options on behalf of customers. Each time a customer enters into a buy or sell transaction, the Company charges a commission. Commission and clearing fees revenue and related clearing expenses are recorded on the trade date. The company believes that the performance obligation is satisfied on the trade date because that is when the underlying financial instrument or purchaser is identified, as well as pricing, and the risk of ownership transferred to/from the customer.

Income Taxes

The Company elected to be taxed as a corporation which is taxed separately from its members.

Deferred income taxes are recorded to reflect the future tax consequences of differences between the carrying value of assets and liabilities for income tax and financial reporting purposes, and for the benefits of tax credit and loss carryforwards. The amounts of any future tax benefits are reduced by a valuation allowance to the extent such benefits are not expected to be fully realized.

Notes to Statement of Financial Condition, Continued

December 31, 2020

2. Summary of Significant Accounting Policies, continued

The Company recognizes and measures its unrecognized tax benefits in accordance with FASB ASC 740, *Income Taxes*. Under that guidance the Company assesses the likelihood, based on their technical merit, that tax positions will be sustained upon examination based on the facts, circumstances and information available at the end of each period. The measurement of unrecognized tax benefits is adjusted when new information is available, or when an event occurs that requires a change. Management believes the impact of FASB ASC 740 will have no material impact on its financial statements.

Management has reviewed the Company's tax positions for the open tax years (current and prior three tax years) and concluded no additional provision for income tax is required in the Company's financial statements. The listed open tax years remain subject to examination by tax authorities. The Company included its provision for income taxes in the statement of operations.

Securities and Derivatives Valuation

Securities and Derivatives are recorded at fair value in accordance with FASB ASC 820, Fair Value Measurements and Disclosure (see note 11).

Use of Estimates

The preparation of financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the financial statements and the accompanying notes. Management determines that the estimates utilized in preparing its financial statements are reasonable and prudent. Actual results could differ from these estimates.

Exchange Memberships and Trading Rights

The Company's exchange memberships and trading rights, which represent ownership in the exchanges and provide the Company with the right to conduct business on the exchanges, are reflected in the statement of financial condition at cost. Accounting principles generally accepted in the United States require that such memberships be recorded at cost, or, if a permanent impairment in value has occurred, at a value that reflects management's estimate of the fair value. In the opinion of management, no permanent impairment has occurred during the year.

Translation of Foreign Currencies

Assets and liabilities denominated in foreign currencies are translated to U.S. dollars at year-end exchange rates, while revenue and expenses are translated to U.S. dollars at prevailing rates during the year. Net gains or losses resulting from foreign currency translations are included in trading losses in the statement of operations.

Notes to Statement of Financial Condition, Continued

December 31, 2020

3. Segregated Assets

At December 31, 2020, assets segregated or held in separate accounts under Federal regulations included in the statement of financial condition are as follows:

Segregated for customers trading on U.S. futures exchanges (Schedule	3):	:
Cash	\$	56,570,657
Marketable Securities		79,887,378
Deposits with clearing organizations		69,997,852
Receivable from clearing organizations, net		1,027,020
Receivables from broker-dealers and futures commission merchants		10,669,040
	\$	218,151,947
Held in separate accounts for foreign futures and foreign options custon	ner	s (Schedule 6):
Cash	\$	3,238,580
Receivables from broker-dealers and futures commission merchants		23,378,849
	\$	26,617,429

Customers' funds, regulated under the Commodity Exchange Act, as amended (the "CEAct"), are required to be segregated from the funds of the Company and its employees. Customers' segregated funds and equities in customers' regulated trading accounts, as shown in the statement of financial condition, do not reflect the market value of options positions owned by customers and securities owned by customers and held by the Company as collateral or as margin.

At December 31, 2020, the market value of net customers' options positions totaled approximately (\$940,000). The market value of securities and warehouse receipts owned by customers and held by the Company totaled approximately \$7.1 million and \$3.3 million respectively. The amounts are in U.S. Treasury securities and spot commodities, respectively. Interest on customer owned securities accrues to the benefit of the customers.

4. Deposits with Clearing Organizations

At December 31, 2020, deposits with clearing organizations consisted of cash margins totaling \$50,202,507, U.S. Government Securities totaling \$19,995,345, and cash guarantee deposits totaling \$4,490,000.

There are also U.S. Government Securities held for collateral that are deposited with clearing organizations and utilized as a security deposit of the Company in the amount of \$259,802.

Notes to Statement of Financial Condition, Continued

December 31, 2020

5. Liabilities Subordinated to Claims of General Creditors

At December 31, 2020, the borrowings under subordination agreements consist of the following:

	Amount
Secured demand notes, non-interest bearing, due October 1, 2022 Secured demand notes, non-interest bearing, due January 1, 2023	\$ 125,000 90,000 215,000
Subordinated notes, 9 percent, due October 1, 2022	\$ 42,500 257,500

Pursuant to the terms of each agreement, each note is renewed for one year upon maturity, unless notified otherwise in advance by the note holder. Notification by the note holder not to renew must be made thirteen months in advance of a maturity date.

All of the borrowings are from the Company's member and are pursuant to subordinated loan agreements and secured demand loans. The \$215,000 of secured demand loans are collateralized by U.S. Government Securities valued at \$259,802 on December 31, 2020.

The subordinated borrowings are covered by agreements approved by the Chicago Mercantile Exchange and are thus available in computing net capital under the CEAct. To the extent that such borrowings are required for the Company's continued compliance with minimum net capital requirements, they may not be repaid.

Notes to Statement of Financial Condition, Continued

December 31, 2020

6. Related party transactions

The Company has subordinated loan agreements and secured demand notes due to a member and related persons of the Company. Terms of these agreements are described in Note 5.

Certain exchange memberships owned by members and related persons of the Company, having an aggregate fair market value of approximately \$613,200 are registered for the use of the Company.

7. Guarantees

FASB ASC 460, Guarantees, requires the Company to disclose information about its obligations under certain guarantee arrangements. FASB ASC 460, Guarantees, defines guarantees as contracts and indemnification agreements that contingently require a guarantor to make payments to the guaranteed party based on changes in underlying (such as an interest or foreign exchange rate, security or commodity price, an index or the occurrence or nonoccurrence of a specified event) related to an asset, liability or equity security of a guaranteed party. This guidance also defines guarantees as contracts that contingently require the guarantor to make payments to the guaranteed party based on another entity's failure to perform under an agreement, as well as indirect guarantees of the indebtedness of others.

Derivative contracts

Certain derivatives contracts that the Company has entered into meet the accounting definition of a guarantee under ASC 460. Derivatives that meet the ASC 460 definition of guarantees include futures contracts and written options. The maximum potential payout for these derivatives contracts cannot be estimated as increases in interest rates, foreign exchange rates, securities prices, commodities prices and indices in the future could possibly be unlimited.

The Company records all derivative contracts at fair value. For this reason, the Company does not monitor its risk exposure to derivatives contracts based on derivative notional amounts; rather the Company manages its risk exposure on a fair value basis. The Company believes that the notional amounts of the derivative contracts generally overstate its exposure. Aggregate market risk limits have been established, and market risk measures are routinely monitored against these limits. The Company believes that market risk is substantially diminished when all financial instruments are aggregated.

Notes to Statement of Financial Condition, Continued

December 31, 2020

7. Guarantees, Continued

Exchange Member Guarantees

The Company is a member of various exchanges that trade and clear futures contracts. Associated with its memberships, the Company may be required to pay a proportionate share of the financial obligations of another member who may default on its obligation to the exchange. Although the rules governing different exchange memberships vary, in general the Company's guarantee obligations would arise only if the exchange had previously exhausted its resources. In addition, any such guarantee 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 not recorded any contingent liability in the financial statements for these agreements and believes that any potential requirement to make payments under these agreements is remote.

8. Concentrations of Credit Risk

The Company is engaged in futures clearing activities in which counterparties primarily include clearing organizations, broker-dealers, other futures commission merchants and other brokers. In the event counterparties do not fulfill their obligations, the Company may be exposed to risk. The risk of default depends on the creditworthiness of the counterparty. It is the Company's policy to review, as necessary, the credit standing of each counterparty.

At December 31, 2020, a significant credit concentration consisted of cash deposited in two banks. The balances exceeded federally insured limits by approximately \$61 million. Management believes that the Company is not exposed to any significant credit risk on cash or receivables from futures commission merchants to be significant.

9. Commitments

The Company conducts its operations in leased office facilities and annual rentals are charged to current operations. The leases are subject to escalation clauses based on the operating expenses of the lessors. The Company has obligations under non-cancelable leases that expire through January 31, 2025.

Notes to Statement of Financial Condition, Continued

December 31, 2020

9. Commitments, Continued

At December 31, 2020, the aggregate minimum annual rental commitment is as follows:

Year Ending		
December 31	_	Amount
2021		363,869
2022		404,185
2023		412,283
2024		420,502
2025	_	35,099
	\$	1,635,938

10. Minimum Capital Requirements

The Company is a futures commission merchant subject to Commodity Futures Trading Commission minimum capital requirements (Regulation 1.17). In addition, the Company is subject to minimum capital requirements of the CME Group, Inc. The Company is required to maintain "net capital" equivalent to the greater of \$1,000,000 or the sum of 8% of the customer risk maintenance margin requirement plus 8% of the non-customer risk maintenance margin requirement, as these terms are defined.

At December 31, 2020, the Company had adjusted net capital of \$14,661,273. Under Regulation 1.17 and under the requirements of the CME Group, Inc., the Company had net capital requirements of \$2,853,602 and \$5,000,000, respectively. The net capital rule may effectively restrict member withdrawals and the repayment of subordinated loans.

11. Fair Value Measurements and Disclosure

FASB ASC 820 defines fair value, establishes a framework for measuring fair value, and establishes a hierarchy of fair value inputs. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. A fair value measurement assumes that the transaction to sell the asset or transfer the liability occurs in the principal market for the asset or liability or, in the absence of a principal market, the most advantageous market. Valuation techniques that are consistent with the market, income or cost approach, as specified by FASB ASC 820, are used to measure fair value.

Notes to Statement of Financial Condition, Continued

December 31, 2020

11. Fair Value Measurements and Disclosure, Continued

The fair value hierarchy prioritizes the inputs to valuation techniques used to measure fair value into three broad levels:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities that the Company can access at the measurement date.
- Level 2 Inputs other than quoted prices included within level 1 that are observable for the asset or liability either directly or indirectly.
- Level 3 Unobservable inputs for the asset or liability

The availability of observable inputs can vary from investment to investment and is affected by a wide variety of factors, including, the type of investment, the liquidity of the markets, and other characteristics particular to the investment. To the extent that valuation is based on models or inputs that are less observable or unobservable in the market, the determination of fair value requires more judgment. Accordingly, the degree of judgment exercised by the Company in determining fair value is greatest for investments categorized in level 3.

The inputs used to measure fair value may fall into different levels of the fair value hierarchy. In such cases, for disclosure purposes, the level in the fair value hierarchy wherein the fair value measurement falls in its entirety is determined based on the lowest level input that is significant to the fair value measurement.

At December 31, 2020, the Company's Level 1 assets consisted of U.S. government securities and securities owned with fair values of \$99,882,723 and \$8,025,577, respectively. The Company held no Level 2 or Level 3 investments at December 31, 2020.

12. Financial Instruments

ASC 815, Derivatives and Hedging, requires qualitative disclosures about objectives and strategies for using derivatives, quantitative disclosures about fair value amounts of gains and losses on derivative instruments, and disclosures about credit risk related contingent features in derivative agreements. The disclosure requirements of ASC 815 distinguish between derivatives, which are accounted for as "hedges" and those that do not qualify for such accounting. Although the Company may sometimes use derivatives, the Company reflects derivatives at fair value and recognizes changes in fair value through the statement of operations, and as such do not qualify for ASC 815 hedge accounting treatment.

The Company executes customer transactions in the purchase and sale of commodity futures contracts (including options on futures contracts), substantially all of which are transacted on a margin basis subject to individual exchange regulations. Such transactions may expose the Company to significant off-balance-sheet risk in the event margin requirements are not sufficient to fully cover losses that customers may incur.

Notes to Statement of Financial Condition, Continued

December 31, 2020

12. Financial Instruments, Continued

In the event the customer fails to satisfy its obligations, the Company may be required to purchase or sell futures contracts at prevailing market prices in order to fulfill the customer's obligations. The Company controls this risk by monitoring margin collateral levels on a daily basis for compliance with regulatory and internal guidelines and requires additional collateral when necessary. The Company requires a customer to deposit additional margin collateral, or reduce positions, if it is determined that the customer's activities may be subject to above normal market risks.

Futures contracts provide for the delayed delivery/receipt of securities or money market instruments with the seller/buyer agreeing to make/take delivery at a specified date, at a specified price. Fair value of futures contracts is included in receivable from broker dealers. The contractual or notional amounts related to these financial instruments reflect the volume and activity and do not reflect the amounts at risk. Futures contracts are executed on an exchange, and cash settlement is made on a daily basis for market movements. Accordingly, futures contracts generally do not have credit risk.

Options contracts grant the purchaser, for the payment of a premium, the right to either purchase from or sell to the writer a specified financial instrument under agreed terms. As a writer of options contracts, the Company receives a premium in exchange for bearing the risk of unfavorable changes in the price of the financial instruments underlying the options.

13. 401 (k) Plan

The Company has established a salary reduction (401 (k)) plan for qualified employees. This is a "Safe Harbor" plan and requires the Company to contribute at least 3% of the eligible regular earnings of qualified employees up to a defined maximum, and make further discretionary contributions to the plan, subject to certain limitations as set forth in the plan agreement.

14. Bank Loan

At December 31, 2020, the Company has a bank loan through the US Small Business Administration. The loan of \$386,500 is due on April 15, 2022, with an interest rate of 1.0 percent. The loan has been forgiven in January 2021 and was utilized to pay for the required expenses for the Paycheck Protection Program guidelines.

Notes to Statement of Financial Condition, Continued

December 31, 2020

15. Income Taxes

At December 31, 2020, the Company has recognized a deferred tax liability of \$2,148,655, as a result of cumulative unrealized appreciation of \$7,702,055 on CME Group securities owned, and is reflected on the statement of financial condition. The CME Group shares are required to be held for operating purposes to support the Company's proprietary trading group.

16. Subsequent Events

Management has evaluated events and transactions through October 12, 2022, the date the financial statements were available to be issued, noting no material events requiring disclosure in the Company's financial statements.

SUPPLEMENTARY SCHEDULES

Reconciliation of Statement of Financial Condition to Net Capital Computation

December 31, 2020

Total assets per Statement of Financial Condition			\$	261,439,336
Add: Securities owned by customers Warehouse receipts owned by customers Securities owned by members - collateral for secured demand notes Value of net customer options positions	\$	7,100,000 3,263,750 259,802 937,917	_	11,561,469
Deduct: Noncurrent assets (as defined) Receivables from customers, net Exchange memberships and stock Other Employees and associated persons	\$	49,011 1,898,164 30,000 —		(1,977,175)
Current Assets (as defined)	_			271,023,630
Total liabilities per Statement of Financial Condition			\$	244,972,209
Add: Securities owned by customers Warehouse receipts owned by customers Securities owned by members - collateral for secured demand notes Value of net customer options positions Subordinated borrowings	\$	7,100,000 3,263,750 259,802 937,917 257,500		11,818,969
Adjusted Total Liabilities			\$	256,791,178

DORMAN TRADING, LLC Schedule 2

Statement of the Computation of Net Capital and Minimum Capital Requirements

December 31, 2020

Current assets, as defined (see reconciliation on prior page)			\$	271,023,630
Increase (decrease) to U.S. clearing organization stock to reflect margin va	lue			
Net current assets				271,023,630
Total liabilities (see reconciliation on prior page)	\$	256,791,178		
Deductions from total liabilities Bank loan - PPP \$ 386,500 Liabilities subject to satisfactory subordination agreements \$ 257,500 Certain deferred income tax liability \$ 2,148,655	_			
Total deductions	\$	(2,792,655)	_	
Adjusted liabilities				253,998,523
Net capital		-		17,025,107
Charges against net capital: Twenty percent of market value of uncovered inventories Charges as specified in section 240.15c3-1(c)(2)(vi)	\$	Charge —	-	
and (vii) against securities owned by firm, including securities representing investments of domestic and foreign customers' funds Market Value	_			
U.S. and Canadian Government Obligation \$ 99,882,723 Stocks 8,010,200 Other securities 15,377		150,000 2,148,656 308		
Five percent of all unsecured receivables from foreign brokers Uncovered futures contracts in proprietary accounts		51,995 12,875		2,363,834
Adjusted net capital				14,661,273
Net capital required using risk-based requirement: Amount of customer risk maintenance margin 8% of customer risk-based requirement Amount of noncustomer risk maintenance margin 8% of non-customer risk-based requirement	\$	2,853,602 —		
Total risk based requirement		2,853,602		
Minimum dollar amount requirement		1,000,000		
Amount required				2,853,602
Excess net capital			\$	11,807,671
Computation of Early Warning Level				
Enter 110% of risk-based amount required			\$	3,138,962

There are no material differences between the above computation and the Company's corresponding unaudited Form 1FR-FCM filing as of December 31, 2020.

See reconciliation (Schedule 2-A) between the above computation and the computation for the originally filed audited Form 1FR-FCM.

DORMAN TRADING, LLC Schedule 2-A

Reconciliation to the Statement of the Computation of Net Capital and Minimum Capital Requirements December 31, 2020

Net capital per audited 1FR-FCM, as originally filed	\$ 17,025,107
Increase in deferred tax liability	(2,148,655)
Addition to net capital for deferrred tax liability (Regulation 1.17(c)(4)(iv))	 2,148,655
Net capital per audited 1FR-FCM, as amended	\$ 17,025,107

Schedule 3

Reconciliation of Statement of Financial Condition to Segregation Statement (U.S. Exchanges) December 31, 2020

Customers' Segregated Funds per Statement of Financial Condition (Note 3)	\$	218,151,947
Add: U.S. Treasury securites owned by customers Warehouse receipts owned by customers Value of customers' open long futures options contracts		7,100,000 3,263,750 6,485,202
Deduct: Value of customers' open short futures options contracts	-	(5,547,285)
Total Amount in Segregation	\$	229,453,614

Segregation Requirement and Funds in Segregation

December 31, 2020

Segregation requirement: Net ledger balance: Cash Securities Net unrealized gain (loss) in open futures contracts traded on a contract market Exchange traded options: Market value of open options contracts purchased on a contract market Market value of open options contracts sold on a contract market	\$	209,513,903 10,363,750 2,022,657 6,485,202 (5,547,285)
Net equity		222,838,227
Accounts liquidating to a deficit and accounts with debit balances - gross amount		49,011
Amount required to be segregated	_	222,887,238
Funds on deposit in segregation: Deposited in segregated funds bank accounts: Cash Securities representing investments of customers' funds, at market Securities held for particular customers in lieu of cash Margins on deposit with clearing organizations of contract markets: Cash Securities representing investments of customers' funds, at market Net settlement from clearing organizations of contract markets Exchange traded options: Value of open long option contracts Value of open short option contracts Net equities with other futures commission merchants: Net liquidating equity Customers' segregated funds on hand (petty cash) Segregated funds on hand		56,570,657 79,887,378 7,100,000 50,002,507 19,995,345 1,027,020 6,485,202 (5,547,285) 10,669,040 — 3,263,750
Total amount in segregation		229,453,614
Excess funds in segregation	\$	6,566,376
Management target amount excess funds in segregation		2,000,000
Excess funds in segregation over management target	\$	4,566,376

There are no material differences between the above computation and the Company's corresponding unaudited Form 1FR-FCM filing as of December 31, 2020.

Segregation Requirement and Funds in Segregation - Customers' Dealer Options December 31, 2020

The Company does not carry customers' dealer option accounts as defined by Commodity Exchange Act Regulation 32.6. Therefore, the Company is exempt from the provisions of Regulation 32.6.

DORMAN TRADING, LLC Schedule 6

Secured Requirement and Funds Held in Separate Accounts

December 31, 2020

Amount required to be set aside in separate section 30.7 accounts			\$	25,790,854
Funds on deposit in separate section 30.7 accounts:			_	
Bank located in the United States	\$_	3,238,580	_	3,238,580
Equities with registered futures commission merchants Cash		30,920,184		
Unrealized loss on open futures contracts	-	(8,653,500)	_	22,266,684
Equities with foreign board of trade, as follows: Cash		1,111,701		
Unrealized loss on open futures contracts	\$_	464		1,112,165
Total amount in separate section 30.7 accounts				26,617,429
Excess funds in separate section 30.7 accounts			\$	826,575
Management target amount excess funds in separate 30.7 accounts				200,000
Excess funds in separate 30.7 accounts over management target			\$_	626,575

There are no material differences between the above computation and the Company's corresponding unaudited Form 1FR-FCM filing as of December 31, 2020.

DORMAN TRADING, LLC	Schedule 7
Exchange Supplementary Information	
December 31, 2020	
Capital to be withdrawn within 6 months	\$ 300,000

December 31, 2020

Ziemba Capital Management LLC - Chicago, IL

Cleared Swaps Segregation Requirements and Funds in Cleared Swaps Customer Accounts December 31, 2020

The Company does not carry customers' cleared swaps accounts as defined by Commodity Exchange Act Regulation 4D(F). Therefore, the Company is exempt from the provisions of Regulation 4D(F).