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	ired of Brokers and Dealers Purs		of the
Securities	Exchange Act of 1934 and Rule 1'		
REPORT FOR THE PERIOD BEGIN	ININGAN	ND ENDING Decem	ber 31, 2015
	MM/DD/YY		MM/DD/YY
	A. REGISTRANT IDENTIFICATI	ON	
NAME OF BROKER-DEALER: TI	adier Brokerage, Inc.		OFFICIAL USE O
ADDRESS OF PRINCIPAL PLACE	OF BUSINESS: (Do not use P.O. Box No	.)	FIRM I.D. NO
11016 Rushmore Drive, Suite	9 350		
0	(No. and Street)	0.00	77
Charlotte	NC	282	
(City)	(State)	(Zip Co	ode)
NAME AND TELEPHONE NUMBE	R OF PERSON TO CONTACT IN REGAI	RD TO THIS REPORT	
		(Area	Code - Telephone N
I	3. ACCOUNTANT IDENTIFICAT	ION	
INDEPENDENT PUBLIC ACCOUN	TANT whose opinion is contained in this l	Report*	
4 Executive Blvd	(Name – if individual, state last, first, mid Suffern	(dle name)	1090
(Address)	(City)	(State)	(Zip Code)
CHECK ONE:			
X Certified Public Accou	intant		
D Public Accountant			
Accountant not resider	at in United States or any of its possessions	i.	
	FOR OFFICIAL USE ONLY		

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

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1410 (06-02)

OATH OR AFFIRMATION

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Peter Laptewicz	, swear (or affirm) that, to the best of
my knowledge and belief the accompanying Tradier Brokerage, Inc	financial statement and supporting schedules pertaining to the firm of, as
of December 31	, 2015, are true and correct. I further swear (or affirm) that
neither the company nor any partner, proprie classified solely as that of a customer, except	etor, principal officer or director has any proprietary interest in any account t as follows:
State of <u>NC</u> County of <u>MECKLENDUR of</u> Subscribed and sworn to (or affirmed) befo AND day of <u>FEDRUARU</u> , <u>JOIL</u> by <u>TEFER</u> La <u>PEINIEZ</u> proved to of satisfactory evidences to be the person w before me.	o me on the basis Signature
Jan R. Dalland Notary Public	Title Talrow L Talrow
 This report ** contains (check all applicable ✓ (a) Facing Page. ✓ (b) Statement of Financial Condition. ✓ (c) Statement of Income (Loss). ✓ (d) Statement of Changes in Financial Condition 	Condition.
 (f) Statement of Changes in Liabilities (g) (g) Computation of Net Capital. (h) Computation for Determination of R (i) Information Relating to the Possessi (j) A Reconciliation, including appropri Computation for Determination of the Computation of the	rs' Equity or Partners' or Sole Proprietors' Capital. Subordinated to Claims of Creditors. esserve Requirements Pursuant to Rule 15c3-3. on or Control Requirements Under Rule 15c3-3. ate explanation of the Computation of Net Capital Under Rule 15c3-1 and the ne Reserve Requirements Under Exhibit A of Rule 15c3-3. d and unaudited Statements of Financial Condition with respect to methods of
consolidation. (I) An Oath or Affirmation. (m) A copy of the SIPC Supplemental R	

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

TRADIER BROKERAGE, INC. (a QSSS Subsidiary of Tradier, Inc.) FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION DECEMBER 31, 2015

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TRADIER BROKERAGE, INC. (a QSSS Subsidiary of Tradier, Inc.) Table of Contents FOR THE YEAR ENDED DECEMBER 31, 2015

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Scialo, Reimann & Varley 4 Executive Boulevard, Suite 304 Suffern, New York 10901

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Stockholders of Tradier Brokerage, Inc.

We have audited the accompanying statement of financial condition of Tradier Brokerage, Inc. as of December 31, 2015, and the related statements of operations, changes in stockholder's equity, and cash flows for the year then ended. These financial statements are the responsibility of Tradier Brokerage, Inc.'s management. Our responsibility is to express an opinion on these financial statements based on our audit.

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

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Tradicr Brokerage, Inc. as of December 31, 2015, and the results of its operations and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

The Schedule of Computation of Net Capital and Aggregate Indebtedness under Rule 15c3-1 of the Securities and Exchange Commission, Schedule of Information Relating to Possession of Control Requirements under Rule 15c3-3 of the Securities and Exchange Commission has been subjected to audit procedures performed in conjunction with the audit of Tradier Brokerage, Inc.'s financial statements. The supplemental information is the responsibility of Tradier Brokerage, Inc.'s management. Our audit procedures included determining whether the supplemental information reconciles to the financial statements or the underlying accounting and other records, as applicable, and performing procedures to test the completeness and accuracy of the information presented in the supplemental information. In forming our opinion on the supplemental information, we evaluated whether the supplemental information, including its form and content, is presented in conformity with 17 C.F.R. §240.17a-5. In our opinion, the supplemental information is fairly stated, in all material respects, in relation to the financial statements as a whole.

SRV CPA, PC

Suffern, New York February 25, 2016

TRADIER BROKERAGE, INC. (a QSSS Subsidiary of Tradier, Inc.) STATEMENT OF FINANCIAL CONDITION **DECEMBER 31, 2015**

ASSETS

Cash and cash equivalents Clearing deposits Accounts Receivable - Other Receivable from clearing broker Fixed Assets, net Prepaid expenses	\$	$\begin{array}{r} 64,882\\ 150,004\\ 9,757\\ 15,773\\ 8,167\\ 23,838\end{array}$
TOTAL ASSETS	<u>\$</u>	272,421
LIABILITIES AND STOCKHOLDER'S EQUITY	٩	
Due to veleted pertur	\$	18,342
Due to related party Accounts payable and accrued expenses		18,342 50,016
Total Liabilities		68,358
Stockholder's Equity		204,063
TOTAL LIABILITIES AND STOCKHOLDER'S EQUITY	<u>\$</u>	272,421

See accompanying notes.

TRADIER BROKERAGE, INC. (a QSSS Subsidiary of Tradier, Inc.) STATEMENT OF OPERATIONS FOR THE YEAR ENDED DECEMBER 31, 2015

Revenues		
Commissions	\$	255,331
Interest income		1,111
Payments for order flow		110,731
License Fee 3rd Party Resale Income		5,137
Total Revenues		372,310
Cost of Goods Sold		
Commission Sharing		11,283
License Fee 3rd Party Tools COGS	_	17,617
Total Gross Profit		343,410
Expenses		
Compensation expenses		457,246
Regulatory fees		33,793
Technology fees		134,742
Professional fees		55,078
Brokerage, exchange, and clearance fees		201,317
Marketing		159,336
Rent		29,867
Other operating expenses		7,192
Total Expenses		1,078,571
Net Loss	<u>\$(</u>	735,161)

See accompanying notes.

TRADIER BROKERAGE, INC. (a QSSS Subsidiary of Tradier, Inc.) STATEMENT OF CHANGES IN STOCKHOLDER'S EQUITY FOR THE YEAR ENDED DECEMBER 31, 2015

	Common Stock	Additional Paid-In Capital	Ac	Total Accumulated Stockholder's Deficit Equity	Stoc	Total ockholder's Equity
Balance at January 1, 2015	\$ 1,000 \$	1,575,553	\$(1,575,553 \$(1,077,329) \$	so	499,224
Contributed Capital		440,000				440,000
Net Loss				735,161)		735,161)
Balance at December 31, 2015	\$ 1,000 \$	$\frac{1}{200}$ \$ 2,015,553 \$(1,812,490) \$	<u>)</u>	1,812,490)	11	204,063

See accompanying notes.

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TRADIER BROKERAGE, INC. (a QSSS Subsidiary of Tradier, Inc.) STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED DECEMBER 31, 2015

CASH FLOWS FROM OPERATING ACTIVITIES:	•	
Net Loss	\$(735,161)
Depreciation		6,166
Adjustments to reconcile net loss to net cash used in		
operating activities:		
Changes in operating assets and liabilities:		
Increase in Accounts Receivable - other	(7,864)
Decrease in due to clearing broker	(14,133)
Decrease in prepaid expenses		7,213
Increase in Receivable from clearing broker	. (15,773)
Increase in Clearing Deposit	(125,004)
Decrease in due to related party	· (24,094)
Increase in accounts payable and accrued		
expenses		<u>35,263</u>
Net Cash Used In Investing Activities	(873,387) <u></u>

CASH FLOWS FROM INVESTING ACTIVITIES:

Cash and Cash Equivalents, Beginning of Year

Cash and Cash Equivalents, End of Year

Acquisition of fixed assets	(3,500)
Net Cash Used In Financing Activities	(3,500)
CASH FLOWS FROM FINANCING ACTIVITIES: Capital contributions		440,000
Net Cash Provided By Financing Activities		440,000
Change in Cash and Cash Equivalents	(436,887)

See accompanying notes.

5

501,769

64,882

\$

Note 1 – Organization and Nature of Operations:

Tradier Brokerage, Inc. ("the Company") is an independent wholly owned subsidiary of Tradier, Inc. ("TI") and was purchased under the terms of a stock purchase agreement on April 1, 2013 to operate the broker dealer arm and business model of Tradier, Inc.

The Company is a broker-dealer registered with the Securities and Exchange Commission ("SEC") and with the Financial Industry Regulatory Authority ("FINRA") and was incorporated in Illinois on July 1, 1993.

The Company is a discount online service brokerage firm specializing in featuring Application Programming Interfaces ("APIs") which serve as a intermediary between online traders and their either customized or purchased integrated trading platforms.

The Company has agreements with other broker-dealers ("clearing brokers") to clear transactions, carry customers' accounts on a fully-disclosed basis and perform record keeping functions and, consequently, operates under exemptive provisions of SEC Rule 15c3-3k(2)(ii).

The accompanying financial statements have been prepared from the separate records maintained by the Company and due to certain transactions and agreements with affiliated entities, such financial statements may not necessarily be indicative of the financial condition that would have existed or the results that would have been obtained from operations had the Company operated as an unaffiliated entity.

Note 2 – Summary of Significant Accounting Policies:

Significant accounting policies followed by the Company in the preparation of the accompanying financial statements are summarized below:

Securities

The Company is a non-carrying, non clearing dealer, the Company does not receive or custody customer funds or safe keep customer securities.

Revenue Recognition

The Company's primary revenue sources come from commissions charged and related clearing expenses and are recorded on a trade-date basis as securities transactions occur. The Company has a contractual relationship with a primary clearing house who handles all customer orders.

<u>Note 2 – Summary of Significant Accounting Policies (continued):</u>

<u>Revenue Recognition (continued)</u>

Other income comes in the way of payment for order flow ("PFOF"), where orders are directed to other parties for execution. In PFOF transactions, the Company receives a small payment, usually pennies per share, as compensation for directing the order to the different parties. These incomes are recorded as security transactions occur.

Other income also comes via reselling software to customers. The costs and revenue are recorded for the month for which the revenue and associated expenses are incurred.

The Company also earns interest on customer assets held at the clearing house which accrues at the banks rate of prime and is earned and recorded monthly.

Receivables from Clearing Organization

Pursuant to an agreement with the Company's clearing organization, the clearing organization remits a commission payment to the Company during the month subsequent to the trade date. The Company has one month of outstanding commission payments due from the clearing organization. The Company did not incur any bad debts from the clearing organization during 2015.

Cash and Cash Equivalents

Cash consists of checking accounts and savings accounts. For purposes of the financial statements, the Company considers all highly liquid investments with maturities of 90 days or less to be cash equivalents.

Income Taxes

The Company is a 100% owned subsidiary and files under their parent Tradier, Inc. as a Qualified Subchapter S Subsidiary ("QSSS"). Under Federal law, upon election of the parent federal S Corporation, the two corporations are treated as a single entity and the assets, liabilities, income, deductions, and credits of the wholly owned subsidiary are treated as if they belong to the parent corporation.

Under the QSSS tax election, the Company's shareholders report their pro-rated portion of the Company's taxable income or loss on their personal income tax returns and are responsible for the applicable income tax at their level. As a result, the Company is exempt from most federal income taxes.

<u>Note 2 – Summary of Significant Accounting Policies (continued):</u>

Income Taxes (continued)

The Corporation holds state registrations in Delaware, Illinois, and North Carolina where they currently have nexus. The State of Illinois imposes a 1.5% replacement tax on the taxable income of the Tradier Brokerage, Inc. company only, and the Company itself is responsible for payment of this state tax.

The Company recognizes tax benefits from income tax positions taken or expected to be taken in a tax return only if it is more likely than not that the tax position will be sustained on examination by taxing authorities, based on the technical merits of the position. The tax benefits from uncertain tax positions recognized are reflected at the amounts most likely to be sustained on examination. The Company recognizes interest and penalties associated with uncertain tax positions in income tax expense.

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.

The Company believes that it has no uncertain tax provisions and accordingly, no liability has been recorded. The Company continually evaluates expiring statutes of limitations, audits, proposed settlements, changes in tax law, and new authoritative rulings. The 2012, 2013, and 2014 tax years of the Company remain subject to examination by U.S. federal and certain state and local tax authorities.

Concentrations of Credit Risk

Financial instruments that potentially subject the Company to concentrations of credit risk consist principally of cash. At times, cash balances may exceed federally insured limits.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Actual results may differ from those estimates, and the differences could be material.

TRADIER BROKERAGE, INC. (a QSSS Subsidiary of Tradier, Inc.)

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2015

Note 3 - Cash Segregated under Federal and Other Regulations:

The Company is not required to maintain a special reserve bank account for the protection of customers as required by Rule 15c3-3 of the Securities and Exchange Commission under Section K(2)ii of the rule.

Note 4 - Fixed Assets

Fixed assets are recorded at cost. Depreciation is computed using the straight-line method over the estimated useful lives of the assets. Depreciation expense for the year ended December 31, 2015 was \$6,166.

Note 5 - Clearing Deposit:

In accordance with the Company's clearing contract, the company is required to keep a deposit of \$50,000 in a clearing deposit account with First Southwest Securities. The Company also has a \$100,000 clearing deposit at Apex Clearing, Inc.

Note 6 – Advertising:

The Company does not advertise or incur any such advertising expenditures directly. All advertising expenses are incurred by Tradier, Inc. See Note 7 (Related Party Transactions) for more details.

Note 7 - Related Party Transactions:

The Company operates under two agreements with its parent corporation TI:

The first agreement known as an Outsource Hosted Platform, Services, an Support Agreement ("Service Agreement"), was executed on April 30, 2013. The service agreement sets forth the specific terms and conditions under which TI shall supply certain services to the Company. The agreement is effective (valid) and services held under the agreement include but are not limited to: Hosted platform, support and maintenance, and has a term starting on the execution date for an initial term of one (1) year. Under the event TI does not provide one hundred (100) day notice before the completion of the one (1) year contract term, the agreement automatically renews for an additional one year term. The agreement calls for monthly payments due to Tradier, Inc. of \$6,500. During the year ended December 31, 2015, the Company paid TI a total of \$78,000. For a listing of future minimum commitments under this agreement, see Note 9 (Commitments).

Note 7 – Related Party Transactions (continued):

The second agreement known as an Expense Sharing Agreement ("Expense Agreement") was executed on October 14, 2013 and updated throughtout the year. The expense agreement identifies expenses incurred by the Company and the method of payment by TI. The agreement identifies indirect shared expenses such as: office space, telecommunication and internet services, payroll processing fees, and bond (insurance) coverage costs to be shared at 40% by the Company, and identifies direct costs such as employee compensation which are to be shared 5% by the Company payable in total monthly payments due to TI. Prior to the execution of this agreement, management calculated the monthly fee utilizing the same percentages based upon actual expenses incurred. Total payments to the parent for costs related to the expense agreement amount to \$492,657 for the year ended December 31, 2015. These expenses have been reflected on the Statement of Operations in the appropriate categories. The agreement is considered month-to-month.

Note 8 – Concentrations:

The Company has entered into a fully disclosed clearing agreement ("Clearing Agreement") with First Southwest Company ("FSWC"). The clearing agreement is effective April 30, 2013 and remains in-force for an initial term of three (3) years from the effective date. At any time during the forty-five (45) day period immediately preceding the conclusion of the initial three-year term, either party may terminate the agreement by providing forty-five (45) days written notice. In the event no written notice of termination is given or received by either party, the agreement automatically renews for an additional one-year period and may continue to be renewed for subsequent one-year periods until terminated.

The agreement provides for FSWC to serve as the introducing broker, where the Company will refer current and future customers of the Company to FSWC who will serve as the sole outside company engaged in securities brokerage business transactions for the Company. The Company does not custody customer funds, and does not clear investment orders/transactions for its customers. As a result, the Company does not feel they have any credit risk with regard to the transactions. However, the Company can have credit risk exposure associated with the possible nonperformance of FSWC. Accordingly, it is the Company's policy to review as necessary, the credit standing of FSWC.

Pursuant to the clearing agreement, the Company is to pay minimum monthly clearing charges as follows: months 0.4 (2014) · Waived, months 4.8 (2014) · \$10,000 Months 9 (2014) and thereafter \$10,000. Due to launching delays by the clearing company during 2013, FSWC agreed to delay the minimum until October of 2014. The minimum includes clearing fees only, other ancillary charges such as system charges, and other fees are not included in the minimum fees.

During 2015, the Company entered into a clearing agreement with Apex Clearing Corporation. Pursuant to the clearing agreement, the Company is to pay minimum monthly clearing charges as follows: \$10,000 per month, or Assets Under Management tier, or Customer transactions per month priced at \$0.01 per share

Note 9 - Commitments:

Minimum future payments due for all commitments of the Company are as follows:

	Non· Related Party	Related Party	Totals
2016 Totals	$\frac{240,000}{\$ 240,000} =$	$\frac{492,657}{\$ 492,657}$	732,657 732,657

Note 10 – Fair Value Disclosure:

The Company has adopted FASB ASC topic 820, which requires among other things, enhanced disclosures about investments are measured and reported at fair value. FASB ASC topic 820 establishes a hierarchy that prioritizes the inputs to valuation techniques. 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 a 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. The fair value hierarchy prioritizes the inputs to valuation techniques used to measure fair value into three broad levels:

Level 1 Inputs - quoted prices in active markets for identical assets or liabilities at the reporting date

Level 2 Inputs - other than quoted prices included in Level 1 that are observable for substantially the full term of the asset or liability, either directly or indirectly. Level 2 assets include quoted prices that are observable, such as models or other valuation methodologies

Level 3 Inputs - unobservable inputs for the valuation of the asset or liability. Level 3 assets include investments for which there is little, if any, market activity. These inputs require significant management judgment or evaluations.

<u>Note 10 – Fair Value Disclosure (continued):</u>

At December 31, 2015, the Company's assets and liabilities fall into Level 1 and require no adjustments to arrive at fair value. The Company held no Level 2 or Level 3 assets or liabilities during the year.

Note 11 – Capital Requirement:

The Company is subject to the net capital requirements of the SEC and FINRA, and as such, is required to maintain a net capital of \$5,000 (as defined by FINRA). Net capital of the Corporation, as defined by FINRA, as of December 31, 2015 was \$157,301, see Schedule 1 (Computation of Net Capital and Minimum Capital Requirements Under Rule 15c-1 of the Securities and Exchange Commission) for more details.

Note 12 – Additional Paid-in-Capital:

During the year, the Company received capital infusions from TI and from the former shareholder for operational purposes in the amount of \$440,000. Management has classified this cash infusion as an increase to paid-in-capital on the Statement of Changes in Stockholders' Equity as of December 31, 2015.

Note 13 – Common Stock:

Effective April 9, 2013 100% of the common stock of Robbins Securities, Inc. ("Robbins") was purchased by TI. At the time of the acquisition, common stock consisted of 1,000 shares, no par value stock, with 1,000,000 shares authorized, and 1,000 shares outstanding. The stock was purchased under the terms of a stock purchase agreement ("Stock Agreement"), where 100% of the issued and authorized shares were purchased by TI for a sale price of \$95,000.

Note 14 – Indemnifications:

In normal course of its business, the Company indemnifies and guarantees certain service providers, such as clearing and custody agents, trustees and administrators, against specified potential losses in connections with their acting as an agent of, or providing services to, the Company or its affiliates. The Company also indemnifies some clients against potential losses incurred in the event specified third-party service providers, including sub-custodians and third-party brokers, improperly execute transactions. The maximum potential amount of future payments that the Company could be required to make under these indemnifications cannot be estimated. However, the Company believes that it is unlikely it will have to make material payments under these arrangements and has not recorded any contingent liability in the financial statements for these indemnifications.

The Company provides representations and warranties to counterparties in connection with a variety of commercial transactions and occasionally indemnifies them against potential losses caused by the breach of those representations and warranties. The Company may also provide standard indemnifications to some counterparties to protect them in the event additional taxes are owed or payments are withheld, due either to a change in or adverse application of certain tax laws. These indemnifications generally are standard contractual terms and are entered into in the normal course of business. The maximum potential amount of future payments that the Company could be required to make under these indemnifications cannot be estimated. However, the Company believes that it is unlikely it will have to make material payments under these arrangements and has not recorded any contingent liability in the financial statements for these indemnifications.

<u>Note 15 – Subsequent Events:</u>

Management has evaluated subsequent events as of February 25, 2016, which is the date the financial statements were issued, and has noted no items requiring disclosure.

TRADIER BROKERAGE, INC. (a QSSS Subsidiary of Tradier, Inc.) FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

DECEMBER 31, 2015

TRADIER BROKERAGE, INC. (a QSSS Subsidiary of Tradier, Inc.) FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

DECEMBER 31, 2015

Total stockholders' equity	<u>\$ 204,063</u>
Deductions and/or charges: Fixed assets, net Prepaid expenses Other Receivable	$8,167 \\ 23,838 \\ 9,757 \\ 41,762$
Net capital before haircuts on securities positions	162,301
Haircuts on securities	<u></u>
Net capital	<u>\$ 162,301</u>
COMPUTATION OF BASIC NET CAPITAL REQUIREMENT	
Minimum net capital requires (6-2/3% of aggregated indebtness)	<u>\$ 4,557</u>
Minimum dollar net capital requirement	5,000
Net capital requirement (greater of above)	5,000
Excess net capital	<u>\$ </u>
COMPUTATION OF AGGREGATE INDEBTEDNESS	
Due to related party Accounts payable and accrued expenses	18,342 50,016
Aggregate indebtedness	<u>\$ 68,358</u>
Ratio of aggregate indebtedness to capital	<u>42</u> %

There are no material differences between the computation of net capital presented above and the computation of net capital reported on the Company's unaudited Form X-17A-5, Part II-A, filed January 27, 2016.

See independent auditor's report and accompanying notes.

TRADIER BROKERAGE, INC. (a QSSS Subsidiary of Tradier, Inc.) SCHEDULE 2 INFORMATION RELATING TO POSSESSION OR CONTROL REQUIREMENTS UNDER RULE 15C3-3 OF THE SECURITIES AND EXCHANGE COMMISSION

AS OF DECEMBER 31, 2015

The Company is exempt from the requirements of Rule 15c3-3 under Section (k)(2)(ii) of the rule

See independent auditor's report and accompanying notes.



Scialo, Reimann & Varley 4 Executive Boulevard, Suite 304 Suffern, New York 10901 Tel: (845) 533-4690 Fax: (845) 533-4691 www.srvcpa.com

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Stockholders of Tradier Brokerage, Inc.

We have reviewed management's statements, included in the accompanying Assertions Regarding Exemption Provisions, in which (1) Tradier Brokerage, Inc. identified the following provisions of 17 C.F.R. §15c3-3(k) under which Tradier Brokerage, Inc. claimed an exemption from 17 C.F.R. §240.15c3-3: (2)(ii) (the "exemption provisions") and (2) Tradier Brokerage, Inc. stated that Tradier Brokerage, Inc. met the identified exemption provisions throughout the most recent fiscal year without exception. Tradier Brokerage, Inc.'s management is responsible for compliance with the exemption provisions and its statements.

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

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

SRV CPA, PC

Suffern, New York February 25, 2016

Assertions Regarding Exemption Provisions

We, as members of management of Tradier Brokerage, Inc. ("the Company"), are responsible for compliance with the annual reporting requirements under Rule 17a-5 of the Securities Exchange Act of 1934. Those requirements compel a broker or dealer to file annuals reports with the Securities Exchange Commission (SEC) and the broker or dealer's designated examining authority (DEA). One of the reports to be included in the annual filing is an exemption report prepared by an independent public accountant based upon a review of assertions provided by the broker or dealer. Pursuant to that requirement, the management of the Company hereby makes the following assertions:

Identified Exemption Provision:

The Company claims exemption from the custody and reserve provisions of Rule 15c3-3 by operating under the exemption provided by Rule 15c3-3, Paragraph (k)(2)(ii).

Statement Regarding Meeting Exemption Provision:

The Company met the identified exemption provision without exception throughout the period ending January 1, 2015 through December 31, 2015.

Tradier Brokerage, Inc.

By:

FINANCALL MANGPHL (Name and Title)

(Date)