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

SEC FILE NUMBER 8-34980

DIVISION OF TRADING & MARKETS

SECURITIES AND EXCHANGE COMMISSION

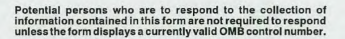
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Information Required of Brokers and Dealers Pursuant to Section 17 of the Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BEGINNING	01/01/15	AND ENDING	12/31/15
	MM/DD/YY		MM/DD/YY
A. REGIS	TRANT IDENTIFI	ICATION	
NAME OF BROKER-DEALER: Smith Hay	mes Financial Serv	vices Comparation	OFFICIAL USE ONLY
ADDRESS OF PRINCIPAL PLACE OF BUSINESS: (Do not use P.O. Box No.)			FIRM I.D. NO.
200 Centre Terrace, 1225 L Street			
	(No. and Street)		
Lincoln	NE		68508
(City)	(State)		(Zip Code)
NAME AND TELEPHONE NUMBER OF PERS Mr. John Decker, Chief Executive Officer	SON TO CONTACT IN	REGARD TO THIS RE	PORT (
			(Area Code - Telephone Number
B. ACCOU	INTANT IDENTIF	ICATION	
INDEPENDENT PUBLIC ACCOUNTANT who	se opinion is contained	in this Report*	
Deloitte & Touche LLP			
(Na	me - if individual, state last,	first, middle name)	
1601 Dodge Street, Suite 3100	O Omaha	NE	68102
(Address)	(City)	(State)	(Zip Code)
CHECK ONE:			
☑ Certified Public Accountant			
☐ Public Accountant			
☐ Accountant not resident in United	States or any of its poss	sessions.	
FC	R 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)



OATH OR AFFIRMATION

I, John Decker			, swear (or affirm) that, to the best of
The state of the s	nd belief the accompanying fina ancial Services Corporation (the "Com		and supporting schedules pertaining to the firm of
of December 31		, 20 15	, are true and correct. I further swear (or affirm) that
	pany nor any partner, proprietor, as that of a customer, except as	, principal office	r or director has any proprietary interest in any account
N/A			
			Stee Decker
			Signature
	1 1	3	Chief Executive Officer
- An	otary Public	В	Title NOTARY - State of Nebraeka RENDA M. MERRITT y Comm, Exp. May 6, 2017
	ontains (check all applicable box	es):	
(a) Facing F (b) Statement	Page. nt of Financial Condition.		
	nt of Income (Loss).		
	nt of Changes in Financial Cond		
	nt of Changes in Stockholders' I		
	nt of Changes in Liabilities Subo ation of Net Capital.	ordinated to Clai	ms of Creditors.
	ation for Determination of Reser	rve Requirement	s Pursuant to Rule 15c3-3.
🛛 (i) Informat	tion Relating to the Possession of	or Control Requi	rements Under Rule 15c3-3.
			e Computation of Net Capital Under Rule 15c3-1 and the
			nents Under Exhibit A of Rule 15c3-3. tements of Financial Condition with respect to methods of
consolid		id dilaudited Stat	tements of rmanetal condition with respect to methods of
	or Affirmation.		
	of the SIPC Supplemental Repor		
☐ (n) A report	describing any material inadequa	acies found to exi	st or found to have existed since the date of the previous audit.

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

SEC Mail Processing Section

FEB 292016

Washington DC 409

SMITH HAYES Financial Services Corporation

Statement of Financial Condition as of December 31, 2015 and Report of Independent Registered Public Accounting Firm

Filed in Accordance With Rule 17a-5(e)(3) Under the Securities Exchange Act of 1934 As a PUBLIC DOCUMENT

Deloitte.

Deloitte & Touche LLP First National Tower 1601 Dodge Street, Ste. 3100 Omaha, NE 68102-9706

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Board of Directors SMITH HAYES Financial Services Corporation Lincoln, Nebraska

We have audited the accompanying statement of financial condition of SMITH HAYES Financial Services Corporation (the "Company"), a wholly-owned subsidiary of SMITH HAYES Companies, as of December 31, 2015, that you are filing pursuant to Rule 17a-5 under the Securities Exchange Act of 1934. This financial statement is the responsibility of the Company's management. Our responsibility is to express an opinion on this financial statement 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 statement is free of material misstatement. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statement, 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, such statement of financial condition presents fairly, in all material respects, the financial position of SMITH HAYES Financial Services Corporation as of December 31, 2015, in conformity with accounting principles generally accepted in the United States of America.

February 26, 2016

Debots & Touche LCP

SMITH HAYES FINANCIAL SERVICES CORPORATION

STATEMENT OF FINANCIAL CONDITION AS OF DECEMBER 31, 2015

ASSETS	
Cash and cash equivalents Securities owned — at fair value Commissions receivable Receivable for securities sold Due from affiliates Goodwill Prepaid expenses and other assets Deferred income taxes	\$ 1,183,663 1,527,625 484,773 351,418 1,821,738 86,884 365,542 51,947
TOTAL	\$ 5,873,590
LIABILITIES: Accounts payable	\$ 63,077
Due to affiliates	274,103
Accrued salary and related expenses	2,307,207
Total liabilities	2,644,387
COMMITMENTS AND CONTINGENCIES (NOTE 6)	
STOCKHOLDER'S EQUITY: Common stock — par value \$1 per share; authorized, 10,000 shares; issued and outstanding, 1,000 shares Paid-in capital Retained earnings	1,000 2,210,234 1,017,969
Total stockholder's equity	3,229,203
TOTAL	\$ 5,873,590

See notes to statement of financial condition.

SMITH HAYES FINANCIAL SERVICES CORPORATION

NOTES TO FINANCIAL STATEMENT OF FINANCIAL CONDITION AS OF DECEMBER 31, 2015

1. ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Description of Business — SMITH HAYES Financial Services Corporation (the "Company") was incorporated on September 16, 1985 and is a wholly-owned subsidiary of SMITH HAYES Companies (the "Parent"). The Company operates as a broker/dealer on a "fully-disclosed basis" under agreements with unaffiliated clearing brokers. Accordingly, the Company is exempt from provisions of Securities and Exchange Commission Rule 15c3-3 under paragraph (k)(2)(ii) of the Rule.

Use of Estimates — In preparing the financial statement in conformity with accounting principles generally accepted in the United States of America, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the statement of financial condition. Actual results could differ significantly from those estimates.

Cash Equivalents — The Company considers highly liquid investments with a maturity of three months or less when purchased to be cash equivalents.

Commissions Receivable – All accounts receivable are deemed to be collectible therefore no allowance for uncollectible accounts is recognized.

Securities Transactions — All transactions with and for customers are made with a clearing broker, dealer or investment company that carries the accounts of such customers. Proprietary purchases and sales of securities and related commission revenues and expenses are recorded on a trade date basis.

Securities Owned — Securities owned consist of municipal warrants purchased with the intent to resell and are carried at fair value.

Goodwill — Goodwill was tested for impairment as of December 31, 2015 by comparing fair value to carrying value of the reporting unit. No impairment loss was recognized during the year ended December 31, 2015.

Income Taxes — The Company files a consolidated return for income tax purposes with its Parent and affiliates. Under the terms of the group's tax-sharing arrangement, the Company computes its tax as if it were filing a separate tax return. Current tax expense and benefit is charged to the company by the Parent based on the Company's allocated share of net income or loss. Deferred tax assets and liabilities are recognized for the estimated future tax effects attributable to temporary differences between the tax basis of assets and liabilities and their reported amounts in the financial statements using the current enacted tax rates.

The Company has determined that no material uncertain tax positions exist as of December 31, 2015. The statute of limitations has closed on all years through 2011. Therefore, the years after 2011 remain subject to audit by federal and state jurisdictions.

Subsequent Events — The Company has evaluated subsequent events through the date the financial statements were issued. On February 17, 2016, the board of directors of SMITH HAYES Companies voted unanimously to approve a resolution to merge with D.A. Davidson Companies pending shareholder approval. Execution of the merger agreement has not yet occurred. The merger is expected to be completed by March 31, 2016. The Company has determined there were no other material events that require adjustment to or disclosure in these financial statements.

Accounting Pronouncement Issued Not Yet Effective - Accounting Standards Update No. 2014-15 will require management to evaluate whether there are conditions or events that raise substantial doubt about the entity's ability to continue as a going concern within one year after the date the financial statements are issued. Related disclosures will be needed if it is determined doubt exists for the entity to continue as a going concern. The standard is effective for all entities for annual and interim reporting periods beginning after December 15, 2016. Early adoption is permitted. The Company has chosen not to implement early adoption and is still evaluating the impact of this pronouncement.

With the exception of the pending adoption of this standard, we do not anticipate that application of recently issued, but not yet effective, accounting pronouncements will have significant effects on future financial reporting.

2. NET CAPITAL REQUIREMENT

The Company, as a registered broker and dealer in securities, is subject to the Securities and Exchange Commission Uniform Net Capital Rule ("Rule 15c3-1" or "the Rule"). Under Rule 15c3-1, as amended, the Company must maintain "net capital" of at least \$250,000, and not allow the ratio of "aggregate indebtedness" to "net capital", as those terms are defined in the Rule, to exceed 15 to 1 ("net capital" of at least 6-2/3% of "aggregate indebtedness"). At December 31, 2015, the Company had aggregate indebtedness of \$2,644,387, net capital of \$1,679,761, excess net capital of \$1,429,761 and a ratio of "aggregate indebtedness" to "net capital" of 1.57 to 1.

3. RELATED PARTY TRANSACTIONS

The Company shares office facilities with its Parent and other affiliates. The cost of office space is allocated to the Company under a month-to-month lease arrangement based on square footage. As of December 31, 2015, the Company prepaid \$64,921 directly to lessors, on behalf of the Parent, to rent office facilities in January 2016, which is included in prepaid expense in the statement of financial condition.

As of December 31, 2015, \$274,103 was due to the Parent all of which was for the Company's current federal and state income tax expense.

The Company received a fee for administrative and other expenses provided to SMITH HAYES Advisers, Inc. (SHAI), a company related through common ownership, and fees for advisory services provided by the Company, of which a portion is ultimately paid to the Company's brokers. As of December 31, 2015, \$1,821,738 was due from SHAI.

Transactions with related parties are not necessarily indicative of dealings which would have occurred had the parties not been related.

4. EMPLOYEE BENEFIT PLANS

The Company has a 401(k) profit-sharing plan covering substantially all employees. Employees may contribute up to the maximum amount allowed by federal regulations. The Parent also has an employee stock ownership plan (ESOP). The Company's contributions are discretionary and are allocated among participants that are actively employed on the last day of the plan year and eligible to share in the contribution for the plan year. The Company will not make a profit sharing contribution to the 401(k) Plan and will not make a contribution to the ESOP for the year ended December 31, 2015, therefore at December 31, 2015, nothing was accrued.

5. LINE OF CREDIT

The Company has a \$2,000,000 line of credit with a commercial bank. The purpose is to provide financing for municipal warrant inventory owned by the Company until resale to customers. The line of credit is secured by the Company's underwritten municipal warrants until sold to customers at which time the line of credit is repaid. The line matures June 30, 2016, and bears interest at 4.25% at December 31, 2015. At December 31, 2015, there was no outstanding balance on the line of credit. It is the Company's intent to not renew the line of credit when it matures.

6. COMMITMENTS AND CONTINGENCIES

In the normal course of business, the Company enters into underwriting commitments. The Company had no open commitments relating to such underwriting commitments existing at December 31, 2015.

The Company is involved in various legal matters from time to time. The Company was required to pay a fine to the SEC in 2015 for settlement related to the Municipal Continuing Disclosure Cooperation Initiative (MCDC) in the amount of \$40,000. In addition to the fine, the Company was required to hire an independent consultant to review the Company's related policies and procedures and provide remediating recommendations. The Company will be submitting the required certification to the SEC that the recommendations were implemented. The Company does not anticipate any further expense related to this matter.

7. FINANCIAL INSTRUMENTS WITH MARKET RISK AND CONCENTRATION OF CREDIT RISK

As a broker-dealer, the Company is engaged in various trading and brokerage activities serving a diverse group of corporate, institutional and individual investors. A significant portion of the Company's transactions are on a principal basis, which are subject to the risk of counterparty nonperformance. The Company's exposure to credit risk associated with the contractual obligations pursuant to securities transactions can be directly impacted by volatile trading markets which may impair the counterparties' ability to satisfy their obligations to the Company. The Company's liability under these arrangements is not quantifiable. However, the potential for the Company to be required to make payments under these arrangements is remote. Accordingly, no amounts are recorded on the statement of financial condition for these contingent liabilities.

The Company has provided a guarantee to its clearing broker. Under the agreement, the Company has agreed to indemnify the clearing broker for customers introduced by the Company

that are unable to satisfy the terms of their contracts. There were no unsecured amounts in accounts introduced by the Company at December 31, 2015. Management believes the potential for the Company to be required to make payments under this agreement is remote. Accordingly, the Company has not recorded a guarantee in the statement of financial condition for these transactions.

Securities owned include municipal warrants. These warrants are issued by municipalities in the State of Nebraska to obtain funding for economic development projects. In the event these development projects are not ultimately successfully completed, the Company is at risk that these securities will not be marketable as described in Note 8. As the warrants are purchased with the intent to resell, the Company's risk is limited to its holding period of the warrants and the carrying amount of its investment.

The Company believes it has effective procedures for evaluating and limiting the credit and market risks to which it is subject.

8. FAIR VALUE OF FINANCIAL INSTRUMENTS

In accordance with the "Fair Value Measurements and Disclosures" Topic of the FASB Accounting Standards Codification (ASC), the Company categorizes its financial instruments into a three level hierarchy based on the priority of the inputs to the valuation technique. The fair value hierarchy gives the highest priority to quoted prices in active markets for identical assets (Level 1) and the lowest priority to unobservable inputs (Level 3). If the inputs used to measure fair value fall within different levels of the hierarchy, the category level disclosed is based on the lowest priority level input that is significant to the fair value measurement of the instrument in its entirety. In summary, the hierarchy prioritizes inputs to valuation techniques into three levels:

- Level 1 Quoted prices in active markets for identical assets/liabilities. The Company has no Level 1 assets.
- Level 2 Includes prices based on other observable inputs, including quoted prices for similar assets/liabilities. The Company's Level 2 assets include municipal warrants.
- Level 3 Includes unobservable inputs and may include the entities own assumptions about market participant assumptions. The Company's Level 3 assets include municipal warrants.

The following table summarizes assets measured at fair value on a recurring basis by the "Fair Value Measurements and Disclosures" Topic of the FASB ASC hierarchy levels described above as of December 31, 2015:

	Level 1	Level 2	Level 3	Total
Securities owned	<u>\$</u>	\$1,090,327	\$ 437,298	\$ 1,527,625
Total assets accounted for at fair value:	\$	\$ 1,090,327	\$ 437,298	\$ 1,527,625

The valuation techniques used to measure the fair values by type of investment in the above table follow:

• Securities owned — The Company's municipal warrants that have a ready market are categorized as Level 2 as the Company's valuations utilize observable sales prices for similar warrants. The municipal warrants that have been deemed to be nonmarketable are categorized as Level 3 as the valuation techniques required the Company to make significant assumptions that were not observable in the market and were primarily based on the Company's own assumptions concerning the value of the municipal warrants. A discounted cash flow approach was used to determine the fair market value of the Level 3 assets. The company used a weighted average of eight possible scenarios with varying timing and amounts of future cash flows that will be received and applied a discount rate of 7.96% to each outcome. A higher discount rate would result in a lower estimate of fair value. The discount rate was obtained by finding municipal securities in other markets with a similar duration.

The following table summarizes changes to the financial instruments for the year ended December 31, 2015, carried at fair value for which the Company used significant unobservable inputs (Level 3) to determine fair value measurements:

Fair value - December 31, 2014 Change in value Additions	\$ 698,731 (322,838) 61,405
Transfers in and/or out of Level 3	
Fair value - December 31, 2015	\$ 437,298

9. INCOME TAXES

Deferred income taxes reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. At December 31, 2015, the Company's gross deferred tax assets were \$181,937 and gross deferred tax liabilities were \$129,990, which related primarily to amortization of goodwill for tax purposes, non-compete agreements, non-deductible shareholder accrued wages, and prepaid expenses deductible when paid.