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ANNUAL AUDITED REPORT

OMB APPROVAL

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FACING PAGE

FORM X-17A-5 PART III

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

REPORT FOR T	HE PERIOD BEGINNING	January 1, 2015	AND ENDING	December 31, 2015
		MM/DD/YY		MM/DD/YY
	A.	REGISTRANT IDI	ENTIFICATION	
NAME OF BRO	KER-DEALER: Liberty P	artners Financial Services	LLC	OFFICIAL USE ONL
ADDRESS OF P	RINCIPAL PLACE OF BU	SINESS: (Do not use P.O.	. Box No.)	FIRM LD. NO.
		5060 California Avenue, S	Suite 620	
	n	(No. and Street)	•	93309
	Bakersfield (City)	Californ (State)	ia	(Zip Code)
NAME AND TE	LEPHONE NUMBER OF F	ERSON TO CONTACT	IN REGARD TO THIS REF	PORT
Jeffery A	A. Fanning			(970) 266-1356
			Cro.	(Area Code – Telephone Number)
	B.	ACCOUNTANT ID	ENTIFICATION	
DEPENDENT	PUBLIC ACCOUNTANT	uhoga orinian is contains	ENTIFICATION HANGE	CUMMISSION
INDEPENDENT	Brian W. Anson, CPA	whose ophinon is containe	FED 2	
	Ditair William Oxia	(Name – if individual, state last,	first, middle name) < 9 2016	
		Tarzana		
(Address)		(City)	ONISION OF TRADING	(Zip Code)
CHECK ONE:			UNISION OF TRADING & MARK	ETS
×	Certified Public Accountant	t		
	Public Accountant			
	Accountant not resident in	United States or any of its	possessions.	
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*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)

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OATH OR AFFIRMATION

I,	Jeffery A. Fanning	, swear	(or affirm) that, to the best of my
kno	wledge and belief the accompanying financial state		to the firm of
	Liberty Partners Financial S		, as
of_	December 31		orrect. I further swear (or affirm) that
	her the company nor any partner, proprietor, princip	pal officer or director has any proprietary	interest in any account classified
Sole	ly as that of a customer, except as follows:		
		NONE	
		HOND	
		0 7	*
		ATTO IN	Jeffery A. Fanning
		Signati	
		<i>-</i>	
	,	Executive Representation	esentative
	Con Chun Opal to Last	Title	
	see Stumped Sulat.		•
	Notary Public	SHAMIKA NEWMAN - NOTARY PUBLIC S	1 A 1 A NA. D
	and the control of the Australia Income		County C + Lavaurile
	s report ** contains (check all applicable boxes):	COUNTY OF TOTAL STATE OF WYOMING	Commonwearth State of UM DM PC
X	(a) Facing Page.(b) Statement of Financial Condition.	MY COMMISSION EXPIRES DEC. 29, 2018	The foregoing instrument was subscribed and sworn before me this
		*******	70/16 by
X	(c) Statement of Income (Loss).		Jeffery A Fanning
_	(d) Statement of Changes in Financial Condition.	on Dautmour? ou Solo Duomiotous? Comital	(name of person seeking acknowledgement)
×	(e) Statement of Changes in Stockholders' Equity		Notaty Public 2006
	(f) Statement of Changes in Liabilities Subordinate	ed to Claims of Creditors.	My Completion Expires Dolly Rel 7971
\boxtimes	(g) Computation of Net Capital.	anicomenta Director to Pula 1502 2	, tall 13 00 00 00 00 00 00 00 00 00 00 00 00 00
X X	(h) Computation for Determination of Reserve Rec(i) Information Relating to the Possession or Conf		
	(i) A Reconciliation, including appropriate explan	ection of the Computation of Net Capital I	Index Rule 15c3-1 and the
لبيبا	Computation for Determination of the Reserve	Requirements Under Exhibit A of Rule 1	5c3-3.
П	(k) A Reconciliation between the audited and unau		
	consolidation.		
\times	(I) An Oath or Affirmation.		
	(m) A copy of the SIPC Supplemental Report.		
7	(n) A report describing any material inadequacies	found to exist or found to have existed si	nce the date of the previous audit.
ئـــا	(ii) 12 report deserioing any material madequates	The state of the s	

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

BRIAN W. ANSON

Certified Public Accountant

18425 Burbank Blvd., Suite 606, Tarzana, CA 91356 • Tel. (818) 401-8800 • Fax (818) 401-8818

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Board of Members Liberty Partners Financial Services, LLC Bakersfield, California

I have audited the accompanying statement of financial condition of Liberty Partners Financial Services, LLC as of December 31, 2015 and the related statements of income, changes in stockholders' equity, and cash flows for the year then ended. These financial statements are the responsibility of Liberty Partners Financial Services, LLC's management. My responsibility is to express an opinion on these financial statements based on my audit.

I conducted my audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that I plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit included 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. I believe that my audit provides a reasonable basis for my opinion.

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

The supplemental information for the year ended December 31, 2015 (Schedule I, Statement of Net Capital Under Rule 15c3-1, Schedule II, Determination of Determination of Reserve Requirements Under Rule 15c3-3 (exemption), and Schedule III, Information for Possession or Control Requirements Under Rule 15c3-3 (exemption)) has been subjected to audit procedures performed in conjunction with the audit of Liberty Partners Financial Services, LLC's financial statements. The supplemental information is the responsibility of Liberty Partners Financial Services, LLC's management. My 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 my opinion on supplemental information, I evaluated whether the supplemental information, including the form and content is presented in conformity with Rule 17a-5 of the Securities Exchange Act of 1934. In my opinion, the supplemental information is fairly stated, in all material respects, in relation to the financial statements as a whole.

This opinion is intended solely for the information and use of the board of members, the Securities and Exchange Commission, and other regulatory agencies which rely on Rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, and is not intended to be and should not be used by anyone other than these specified parties.

Brian W. Anson

Certified Public Accountant

Tarzana, California February 24, 2016

Statement of Financial Condition December 31, 2015

ASSETS

Cash Deposits with clearing organizations Broker receivable Commissions receivable Property and equipment	\$ 198,029 50,000 124,988 87,501
net of accumulated depreciation of \$ 35,507 (Note 3) Other assets	12,044 32,472
Total assets	 505,034
LIABILITIES AND MEMBERS' EQUITY	
LIABILITIES:	
Accounts payable and accrued expenses Total liabilities	\$ 229,819 229,819
MEMBERS' EQUITY	
Members' equity	275,215
Total members' equity	 275,215
Total liabilities and members' equity	\$ 505,034

Statement of Income For the year ended December 31, 2015

REVENUES:

Commissions Interest income Other income Total income	\$ 5,089,260 93,710 266,541 5,449,511
EXPENSES:	
Clearing charges Commissions Depreciation Employee compensation and benefits Occupancy Professional fees Operating expenses Total expenses	190,713 3,628,329 4,860 601,060 117,472 139,295 517,738 5,199,467
NET INCOME BEFORE INCOME TAXES	250,044
INCOME TAX PROVISION (Note 5) Income tax expense NET INCOME	12,590
ILI MOOME	237,131

Statement of Changes in Members' Equity For the year ended December 31, 2015

	Equity		
Beginning balance January 1, 2015	\$ 182,361	\$	182,361
Net income	237,454		237,454
Additional Capital	16,000		16,000
Capital withdrawals	(160,600)		(160,600)
Ending balance December 31, 2015	\$ 275,215	\$	275,215

Statement of Cash Flows For the year ended December 31, 2015

CASH FLOWS FROM OPERATING ACTIVITIES:

Net income	\$ 237,454
Adjustments to reconcile net income	
to net cash provided by operating activities:	
Depreciation	4,302
(Increase) decrease in:	
Broker receivable	90,580
Commissions receivable	(51,488)
Other assets	2,699
Ingrance (decrease) in	
Increase (decrease) in Accounts payable and accrued expenses	(19,079)
Commissions payable	2,741
Total adjustments	 29,755
Tour adjustments	27,733
Net cash provided by operating actitivies	267,209
CASH FLOWS FROM INVESTING ACTIVITIES:	
Purchases of fixed asset	(8,916)
Net cash used in investing activities	 (8,916)
The same and the same and same	 (0,210)
CASH FLOWS FROM FINANCING ACTIVITIES:	
Capital withdrawals	(144,600)
Net cash used in financing activities	 (144,600)
	(==,,==,)
Increase in cash	113,693
Cash at beginning of year	84,336
Cash at end of year	\$ 198,029
Cash paid during the year for:	
Interest	\$ -
Income taxes	\$ 12,590

Notes to Financial Statements December 31, 2015

Note 1: GENERAL & SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

GENERAL

Liberty Partners Financial Services, LLC, (the "Company"), was formed in 2002 under the laws of California as a Limited Liability Corporation. The Company is registered as a broker-dealer with the Securities and Exchange Commission ("SEC") and is a member of the Financial Industry Regulatory Authority ("FINRA") and Securities Investor Protection Corporation ("SIPC"). The Company is authorized to engage in broker-dealer retailing corporate securities over the counter, selling corporate debt securities, mutual fund retailer, United States government securities broker, selling variable life insurance or annuities, options, municipals securities, and conduct securities business with retail clients. The Company does not hold customer funds or safeguard customer securities.

FASB ASC 820 defines fair value, establishes a framework for measuring fair value, and establishes a fair value hierarchy which prioritized 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 the transaction to sell the asset or liability or, in the absence of a principal market, the most advantageous market for the asset or liability. Valuation techniques that are consistent with the market, income or cost approach, as specified by FASB ASC 820 are used to measure fair value.

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

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities the Company has the ability to access.

Level 2 inputs are inputs (other than quoted prices included within Level 1) that are observable for the asset or liability, either directly or indirectly.

Level 3 are unobservable inputs for the asset or liability and rely on management's own assumptions about the assumptions that market participants would use in pricing the asset or liability. (The unobservable inputs should be developed based on the best information available in the circumstances and may include the Company's own data.)

Fair Value Measurement on a Recurring Basis As of December 31, 2015

Assets	<u>Level 1</u>	Level 2	Level 3	<u>Total</u>
--------	----------------	---------	---------	--------------

The company is subject to taxation in the U.S. and State of California. The company does not foresee material changes to its gross uncertain income tax position liability within the next twelve months. The company is no longer subject to IRS or state examination prior to 2012.

Notes to Financial Statements December 31, 2015

Note 1: GENERAL & SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Trades are recorded on a trade date basis with related commission income and expenses also recorded on a trade date basis.

Property and equipment purchases over \$500 individually are capitalized. Depreciation is calculated using straight line method aver a useful life of five (5) and seven (7) years.

Cash equivalents include highly liquid investments purchased with an original maturity of three months or less. The Company maintains its cash in blank deposit accounts, which at times may exceed uninsured limits. The Company has not experienced any losses in such accounts.

Securities owned are valued at market. The resulting differences between cost and market are included in income.

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements. Actual results could differ from those estimates.

CONCENTRATIONS OF CREDIT RISK

The Company is engaged in various trading and brokerage activities in which counters-parties primarily include broker-dealers, banks, and other financial institutions. In the event counter-parties do not fulfill their obligations, the Company may be exposed to risk. The risk of default depends on the creditworthiness of the counter party or issuer of the instrument. It is Company's policy to review, as necessary, the credit standing of each counter party.

Note 2: NET CAPITAL REQUIREMENTS

The Company is subject to the uniform net capital Rule (Rule 15c3-1) of the Securities and Exchange Commission, which requires both the maintenance of minimum net capital and the maintenance of a maximum ratio of aggregate indebtedness to net capital. Net capital and aggregate indebtedness change day by day, but by December 31, 2015 the Company's net capital of \$211,904 exceeded the minimum net capital requirement by \$196,583 and, the Company's ratio of aggregate indebtedness \$229,819 to net capital was 1.08 to 1, which is less than 15:1 ceiling required.

Notes to Financial Statements December 31, 2015

Note 3: FIXED ASSETS.

At December 31, 2015 fixed assets consist of the following:

Property & Equipment Less: Accumulated depreciation	. \$	18,262 (6,221)	
	e	12 044	

The Depreciation for December 31, 2015 was \$4,302.

Note 4: LEASE OBLIGATIONS

The Company leases office space in Bakersfield, California for a period of sixty months. Future minimum lease payments are as follows:

Year	Amount
2016	71,862

The Company also leases office space in West Palm Beach, Florida for a period of thirty eight months. Future minimum lease payments are as follows:

Year	Amount
2016	52,258
2017	43,548

Run expense for year ended in December 31, 2015 was \$117,472.

Note 5: INCOME TAXES

Income from the limited liability is reported as a partnership for income tax purposes. Federal income taxes are not payable by or provided for the Company. Members are taxed individually on their share of the Company's earnings. State income is taxed to the Company based on its gross receipts and has been accrued for the year ending December 31, 2015. For the year end the total amount for December 31, 2015 was \$12,590.

Statement of Net Capital Schedule I December 31, 2015

	Focus 1	12/31/2015	Audit 12/31/2015		Change	
Stockholders' equity, December 31, 2014	\$	275,215	\$	275,215	\$	_
Subtract - Non allowable assets:						
Commissions receivable		18,794		18,794		-
Fixed assets		12,044		12,044		-
Other assets		32,473		32,473		-
Tentative net capital		211,904	<u></u>	211,904		
Haircuts:		-		-		-
NET CAPITAL		211,904		211,904		-
Minimum net capital		15,321		15,321		
Excess net capital		196,583		196,583		
Aggregate indebtedness Accounts payable		229,819		229,819		-
Ratio of aggregate indebtedness to net capital		1.08		1.08		

The differences between the audit and focus were caused by an adjustment to accounts receivable at December 31, 2015.

December 31, 2015

Schedule II Determination of Reserve Requirements Under Rule 1 5c3-3 of the Securities and Exchange Commission

The Company is exempt from the Reserve Requirement of computation according to the provision of Rule 15c3-3(k)(2)(ii)

Schedule III
Information Relating to Possession or Control
Requirements Under Rule 15c3-3

The Company is exempt from the Rule 15c3-3 as it relates to Possession and Control requirements under the (k)(2)(ii) exemptive provision.

SIPC-7 (33-REV 7:10).

SECURITIES INVESTOR PROTECTION CORPORATION P.O. Box 92185 Washington. D.C. 20090-2185 202-371-8300

General Assessment Reconciliation

3176-7 (33-REV 7-10)

For the fiscal year ended 12/31/2015 (Read carefully the instructions in your Working Copy before completing this Form)

TO BE FILED BY ALL SIPC MEMBERS WITH FISCAL YEAR ENDINGS

	of Member, address, Designated Examining A s of the audit requirement of SEC Rule 17a-5;	uthority, 1934 Act	registration	no. and mon	th in which liscal year	ends for
	22'22'''''''3249''''''''''''''''''''''''			mailing labe any correct indicate on Name and t	of the information show el requires correction, pl ions to form@sipc.org ar the form filed. elephone number of pers pecting this form.	ease e-mail id so
	eneral Assessment (item 2e from page 2)				\$ 6,150) -
B. L	ess payment made with SIPC-6 filed (exclude in	terest)			()
C. L	Date Paid ess prior overpayment applied				19	}}
D. A	ssessment balance due or (overpayment)				&	
E. Ir	nterest computed on late payment (see instruct	ion E) ford	ays at 20% g	per annum	<u> </u>	
F. T	otal assessment balance and interest due (or (overpayment carrie	ed forward)		s 2,64	1
C	AID WITH THIS FORM: heck enclosed, payable to SIPC otal (must be same as F above)	\$	2,64	1—	_	
н. о	everpayment carried forward	\$1	<i>y</i>		_)	
person t	C member submitting this form and the opy whom it is executed represent thereby information contained herein is true, correct interes	Liber	ty Part	NOVS FIY	Vancial Service	es, u
	ne 8th day of February. 20 16.		~OPT	(Authorize	Signature)	
This for	rm and the assessment payment is due 60 deriod of not less than 6 years, the latest 2 years	ays after the end ears in an easily	of the fisca accessible p	i year. Retai	(Rive) In the Working Copy o	f this form
H Dai	les:	Reviewed	- 			
PC RE	ceptions:	Documentation_			Forward Co	ру
ග Dis	position of exceptions:					

AND GENERAL ASSESSMENT

Total deductions Enter the greater of line (i) or (ii) 10° -00% of margin inlatest aanned on customers securities accounts (40% of FOCUS line 5. Code 3669). of total interest and dividend income. Ø Code 4075 plus line 2014) above) but not in excess (9) in Total interest and dividend expense (FOCUS Line \$2-PART IIA Line 13, thotistaemuoob eticoet 000.0012 to seesxe ni anotibube@ 4eoresentictive 828'St essanizud settinges ant of videndai to vident anthe defalet fon eunever rent (8) citod and to (JN9)84 notices ye benileb superant esenised settinges and or betaler Ø euneven sekto nitivi nolipennoo ni bentuoni seei lagei bas galattevos galitatio lo sespegze toetil 17: from issuance date. itig Tressury bills, bankers acceptances or commercial paper that meture nine months or less bas fisoged to setsoiffired that anothosenest most beares equism has endisetimmed to \$700f (6) istnuooos tramteavni ni saitivoas mort nisg (ak id) (4) Reimbursements for postage in connection with proxy soficitation. securifies transactions. 51F,0P1 13: Commissions, Noor brokerage and clearance paid to other SIPC members in connection with caroliseanst tilcommos most eeuneved (S) B accounts, and from transactions in security futures preducts. 9815697 adsisces tragmos aprairent to eathreomed investment companies or insurance company separate investment trust, from the sale of variable armulties, from the business of insurance, from investment thu to program the distribution of statety of a registered open and most second (1) Sc. Deductions: anchibbs IstoT (7) Hel loss from securifies in investment accounts. profit from management of or dardiclosition in underwilling or distribution of securities. (6) Expenses other than advertising, printing, recisions are send legal less deducted in determining net estinoses to nottuditisto to griftiwiebau eff al notisglottisq to to toemeganam mort seel lek (3). uss meti gainimieteb ni betoubeb egnegxe bnebivib bna teefetal (+) ternecoos gaidest of selfibommoo of enotices ast legically moticed lielf (8) 1 eirvooos garbert ni seitiruoes ni zaottosanart lagioning mort asol 1eM (S) 20F,P predecessors not included above. Ø bas resingibiedus agiarot resoxa) semaibiedus lo azanizud saitimosa ant mort asunavar latoT (1) So. Accilions: 28. Total revenue (FOCUS Line 12 Part IIA Line 5. Code 4030. 6775 liem No. Eliminate cents 202/18/31 gnibnə bns &f0S\f\f gninnig∌d Amounts for the fiscal period

2d. SIPC Net Operating Revenues Se. General Assessment @ .0025

BRIAN W. ANSON

Certified Public Accountant

18425 Burbank Blvd., Suite 606, Tarzana, CA 91356 · Tel. (818) 401-8800 · Fax (818) 401-8818

Independent Accountant's Report on Applying Agreed – Upon Procedures Related to an Entity's SIPC Assessment Reconciliation.

Board of Members Liberty Partners Financial Services, LLC Bakersfield, California

In accordance with Rule 17a-5 (e)(4) under the Securities Exchange Act of 1934, I have performed the procedures enumerated below with respect to the accompanying Schedule of Assessment and Payments [General Assessment Reconciliation (Form SIPC-7)] to the Securities Investor Protection Corporation (SIPC) for the Year Ended December 31, 2015, which were agreed to by Liberty Partners Financial Services, LLC and the Securities and Exchange Commission, Financial Industry Regulatory Authority, Inc., and SIPC, solely to assist you and the other specified parties in evaluating Liberty Partners Financial Services, LLC's compliance with the applicable instructions of the General Assessment Reconciliation (Form SIPC-7). Liberty Partners Financial Services, LLC's management is responsible for the Liberty Partners Financial Services, LLC's compliance with those requirements. This agreed-upon procedures engagement was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants. The sufficiency of these procedures is solely the responsibility of those parties specified in this report. Consequently, I make no representation regarding the sufficiency of the procedures described below either for the purpose for which this report has been requested or for any other purpose. The procedures I performed and my findings are as follows:

- 1. Compared the listed assessment payment in Form SIPC-7 with respective cash disbursement records entries from the cash disbursements journal and related bank statements and reconciliations, noting no differences;
- 2. Compared the amounts reported on the audited Form X-17a-5 for the year ended December 31, 2015, as applicable with the amounts reported in Form SIPC-7 for the year ended December 31, 2015 noting no differences;
- 3. Compared any adjustments reported in Form SIPC-7 with supporting schedules and working papers, such as clearing firms records supporting securities revenues, noting no differences;
- 4. Proved the arithmetical accuracy of the calculations reflected in Form SIPC-7 and in the related schedules and working papers, such as revenues from third party support and bank records supporting the adjustments, noting no differences.

I was not engaged to, and did not conduct an examination, the objective of which would be the expression of an opinion on compliance. Accordingly, I do not express such an opinion. Had I performed additional procedures, other matters might have come to my attention that would have been reported to you.

This report is intended solely for the information and use of the specified parties listed above and is not intended to be and should not be used by anyone other than these specified parties.

Brian W. Anson

Certified Public Accountant

Tarzana, California February 24, 2016

Assertions Regarding Exemption Provisions

We, as members of management of Liberty Partners Financial Services, LLC ("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.

Liberty 1	Partners Financial Services, LLC	
By:	7776 2	
JET	FERY FAMNING/CFO	
(Name and Title)		
	February 24, 2016	
	(Date)	

BRIAN W. ANSON

Certified Public Accountant

18425 Burbank Blvd., Suite 606, Tarzana, CA 91356 • Tel. (818) 401-8800 • Fax (818) 401-8818

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Board of Members Liberty Partners Financial Services, LLC Bakersfield, California

I have reviewed management's statements, included in the accompanying Liberty Partners Financial Services, LLC, Exemption Report in which (1) Liberty Partners Financial Services, LLC identified the following provisions of 17 C.F.R. §15c3-3(k) under which Liberty Partners Financial Services, LLC claimed an exemption from 17 C.F.R. §240.15c3-3: (k)(2)(ii) (the "exemption provision") and 2 Liberty Partners Financial Services, LLC stated that Liberty Partners Financial Services, LLC met the identified exemption provision throughout the most recent fiscal year without exception. Liberty Partners Financial Services, LLC 's management is responsible for compliance with the exemption provision and its statements.

My 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 Liberty Partners Financial Services, LLC's compliance with the exemption provision. 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, I do not express such an opinion.

Based on my review, I am 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.

Brian W. Anson

Certified Public Accountant

Tarzana, California

February 24, 2016

SEC
Mail Processing
Section
FEB 29 2016
Washington UC
415

LIBERTY PARTNERS FINANCIAL SERVICES, LLC

FINANCIAL STATEMENTS
AND
ACCOMPANYING SUPPLEMENTARY INFORMATION

REPORT PURSUANT TO SEC RULE 17a-5(d)

FOR THE YEAR ENDED DECEMBER 31, 2015

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