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Washington DC Information Required of Securities Exchan	FACING PAGE Brokers and Dealers P ige Act of 1934 and Ru		17 of the
REPORT FOR THE PERIOD BEGINNING	01/01/15	_ AND ENDING	12/31/15
	MM/DD/YY	· · · · · · · · · · · · · · · · · · ·	MM/DD/YY
A. REG	ISTRANT IDENTIFIC	ATION	
NAME OF BROKER-DEALER: HERITAGE	BENEFITS FINANCIAL SE	RVICES, INC.	OFFICIAL USE O
ADDRESS OF PRINCIPAL PLACE OF BUSI		,	FIRM I.D. NO
2950 NORTHUP WAY, SUITE 105	,		L
	(No. and Street)	·	
BELLEVUE	WA		8004
(City)	(State)		ip Code)
NAME AND TELEPHONE NUMBER OF PE	RSON TO CONTACT IN RE	EGARD TO THIS REPO	ORT 425-827-1417
		· · · · · · · · · · · · · · · · · · ·	Area Code – Teiephone Nu
B. ACCO	DUNTANT IDENTIFIC	ATION	
INDEPENDENT PUBLIC ACCOUNTANT w HAGELIN & ALLOWAY PS	hose opinion is contained in	this Report*	
(Name – if individual, state last, fir.		· · ·
2200 SIXTH AVENUE, SUITE 430	SEATTLE	WA	98121
(Address)	(City)	(State)	(Zip Code)
CHECK ONE:			
Certified Public Accountant			
Public Accountant		•	
Accountant not resident in Unite			
	FOR OFFICIAL USE ON	L Y	
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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.

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HERITAGE BENEFITS FINANCIAL SERVICES, INC.

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Washington DC 409

Financial and Operational Combined Uniform

Single Report - Parts III and IIA

Independent Registered Public Accounting Firm's

Report on Internal Control

Independent Registered Public Accounting Firm's

Report on Exemption Report

December 31, 2015

HAGELIN & ALLOWAY PS CERTIFIED PUBLIC ACCOUNTANTS

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OATH OR AFFIRMATION

 I, EDWIN A. DAY
 , s wear (or a ffirm) that, to the best of my knowledge and belief the accompanying financial statement and supporting schedules pertaining to the firm of HERITAGE BENEFITS FINANCIAL SERVICES, INC.

 of DECEMBER 31
 .20 15
 . are true and correct. I further swear (or affirm) that

of DECEMBER 31 , 20 15 , are true and correct. I further swear (or affirm) that neither the company nor any partner, proprietor, principal officer or director has any proprietary interest in any account classified solely as that of a customer, except as follows:

NONE

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Notary Public

This report ** contains (check all applicable boxes)

- (a) Facing Page.
- (b) Statement of Financial Condition.
- (c) Statement of Income (Loss).

(d) Statement of Cash Flows.

(e) Statement of Changes in Stockholders' Equity or Partners' or Sole Proprietors' Capital.

(f) Statement of Changes in Liabilities Subordinated to Claims of Creditors.

(g) Computation of Net Capital.

(h) Computation for Determination of Reserve Requirements Pursuant to Rule 15c3-3.

(i) Information Relating to the Possession or Control Requirements Under Rule 15c3-3.

(j) A Reconciliation, including appropriate explanation of the Computation of Net Capital Under Rule 15c3-1 and the Computation for Determination of the Reserve Requirements Under Exhibit A of Rule 15c3-3.

- (k) A Reconciliation between the audited and unaudited Statements of Financial Condition with respect to methods of consolidation.
- (1) An Oath or Affirmation.
- (m) A copy of the SIPC Supplemental Report.

(n) A report describing any material inadequacies found to exist or found to have existed since the date of the previous audit.

(o) Independent auditors report on internal control structure.

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

HAGELIN & ALLOWAY PS CERTIFIED PUBLIC ACCOUNTANTS 2200 Sixth Avenue, Suite 430 Seattle, WA 98121-1845

(206) 441-7100 FAX (206) 441-5804

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholder of Heritage Benefits Financial Services, Inc.

We have audited the accompanying statement of financial condition of Heritage Benefits Financial Services, 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 Heritage Benefits Financial Services, 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 Heritage Benefits Financial Services, Inc. as of December 31, 2015, and the results of its operations and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States.

The Form X-17A-5 Part IIA and supplemental information on pages 13-22 has been subjected to audit procedures performed in conjunction with the audit of Heritage Benefits Financial Services, Inc.'s financial statements. The Form X-17A-5 Part IIA and supplemental information on pages 13-22 is the responsibility of Heritage Benefits Financial Services, Inc.'s management. Our audit procedures included determining whether the Form X-17A-5 Part IIA and supplemental information on pages 13-22 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 Form X-17A-5 Part IIA and supplemental information on pages 13-22. In forming our opinion on the Form X-17A-5 Part IIA and supplemental information on pages 13-22, we evaluated whether the Form X-17A-5 Part IIA and supplemental information on pages 13-22, including its form and content is presented in conformity with 17 C.F.R. § 240.17a-5. In our opinion, the Form X-17A-5 Part IIA and supplemental information on pages 13-22, including its form and content is presented in conformity with 17 C.F.R. § 240.17a-5. In our opinion, the Form X-17A-5 Part IIA and supplemental information on pages 13-22, including its form and content is presented in conformity with 17 C.F.R. § 240.17a-5. In our opinion, the Form X-17A-5 Part IIA and supplemental information on pages 13-22.

gelin & albabay AS

Seattle, Washington

March 4, 2016

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HERITAGE BENEFITS FINANCIAL SERVICES, INC. STATEMENT OF FINANCIAL CONDITION

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December 31, 2015

ASSETS

Current Assets		
Cash	\$	56,006
Accounts receivable, net of allowance		,
for doubtful accounts of \$-0-		9,800
Prepaid expenses		1,281
Total assets	\$	67,087
LIABILITIES AND STOCKHOLDER'S EQUITY		
Current Liabilities	·	
Accounts payable	\$	11,616
Stockholder's Equity		
Common stock, no par value; 50,000 shares		
authorized, 1,000 issued and outstanding		29,000
Additional paid-in capital		19,599
Retained earnings		6,872
Total stockholder's equity		55,471
Total liabilities and stockholder's equity	\$	67,087

See the notes to the financial statements.

HERITAGE BENEFITS FINANCIAL SERVICES, INC. STATEMENT OF OPERATIONS

Year Ended December 31, 2015

Revenues	\$ 209,297
Expenses	
Salaries and payroll taxes	111,883
Employee benefits	7,095
Rent	15,150
Office expense	12,719
Telephone	3,256
Professional fees	13,925
Marketing	423
Business taxes	3,157
Travel	276
Registration fees and expenses	2,893
Total expenses	170,777
NET INCOME	\$ 38,520

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See the notes to the financial statements.

HERITAGE BENEFITS FINANCIAL SERVICES, INC. STATEMENT OF CHANGES IN STOCKHOLDER'S EQUITY Year Ended December 31, 2015

Tear Ended December 51, 2015

	Shares	Common Stock	Additional Paid-In Capital	Retained Earnings	Total Equity
Balance, December 31, 2014	1,000	\$ 29,000	\$ 6,325	\$ 43,352	\$ 78,677
Net Income	-0-	-0-	-0-	38,520	38,520
Distributions	-0-	-0-	-0-	(75,000)	(75,000)
Contribution of Capital	-0-	-0-	13,274	-0-	13,274
Balance, December 31, 2015	1,000	\$ 29,000	\$ 19,599	\$ 6,872	<u> </u>

See the notes to the financial statements.

HERITAGE BENEFITS FINANCIAL SERVICES, INC. STATEMENT OF CASH FLOWS

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Year Ended December 31, 2015

Cash Flows From Operating Activities Net Income	\$ 38,520
Adjustments to reconcile net income to net cash	ų 50,0 <u>2</u> 0
provided by operating activities	
Changes in operating assets and liabilities	7,833
Net cash provided by (used in) operating activities	46,353
Cash Flows From Financing Activities	.
Contribution of additional paid-in capital	13,274
Distributions to stockholder	(75,000)
* Net cash provided by (used in) financing activities	(61,726)
Net increase (decrease) in cash	(15,373)
Cash, Beginning	71,379
Cash, Ending	\$ 56,006

See the notes to the financial statements.

Note 1 - The Company and Summary of Significant Accounting Policies

The Company

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The Company is a Financial Industry Regulatory Authority Registered Broker and Dealer. Commission revenues are generated predominantly from the sale of private placement securities.

Revenue Recognition

The Company recognizes commission revenue on a trade date basis upon receipt of notification from sponsors of the commission earned. Commission revenue also includes 12b-1 fees, considered as trailing fees, which are recurring in nature. These trailing fees are earned by the company based on a percentage of the current market value of clients' investment holding in trail eligible assets.

Commissions Receivable

Commissions receivable are stated at their principal balances. The Company uses the allowance method to recognize bad debts. Generally, any receivables over 90 days old are considered delinquent. At December 31, 2015, no allowance was considered necessary. If an allowance was established, any bad debts would be written off against it when determined to be uncollectible.

Fair Value of Financial Instruments

The carrying value of cash, receivables and accounts payable approximate fair value due to the short maturity of these instruments (Level 1 within the fair value hierarchy). None of the financial instruments are held for trading purposes.

Income Taxes

The Company has elected "S" corporation status, effective since 2001. Under these provisions, the Company generally does not pay Federal corporate income taxes on its taxable income. Instead, the stockholder is liable for individual Federal income taxes based upon the Company's taxable income.

The Company's tax returns are subject to possible examination by the taxing authorities. For Federal income tax purposes the returns essentially remain open to possible examination for a period of three years after the respective filing deadlines of those returns. For state and local tax purposes the period may extend to five years. As of December 31, 2015, management has determined the Company had no uncertain tax positions that require recognition or disclosure in the financial statements.

Note 1 - The Company and Summary of Significant Accounting Policies (Continued)

Related Parties

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The Company and an affiliate have separate employees that perform functions for both companies. These shared employees' wages and benefits expenses cannot be allocated cost-effectively; therefore the Company records all expenses incurred for its employees.

Estimates and Assumptions

Management uses estimates and assumptions in preparing financial statements. Those estimates and assumptions affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities, and the reported revenues and expenses. Actual results could differ from those estimates.

Cash and Cash Equivalents

The Company considers cash and cash equivalents to include cash and those short-term, highly liquid investments with original maturities of three months or less. The Company maintains its cash accounts in one commercial bank located in Seattle, Washington. The total cash balances are secured by the Federal Deposit Insurance Corporation up to \$250,000.

Advertising

The Company expenses advertising as incurred. Advertising expense totaled \$423 in 2015.

Note 2 - Net Capital Requirements

The Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule (Rule 15c3-1) which requires the maintenance of minimum net capital and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1.

At December 31, 2015, the Company had net capital of \$54,190 and net capital required under the Rule was \$5,000. The aggregate indebtedness to net capital ratio was 262 to 1.

The net capital rules may effectively restrict the payment of cash distributions.

Note 3 - Contingencies

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In the ordinary course of business the Company may be named as a respondent in litigation, arbitration or regulatory proceedings and may be subject to unasserted claims primarily in connection with its activities as a securities broker-dealer. When the Company believes that it is probable that a liability has been incurred and the amount of the loss can be reasonably estimated, the Company accrues such amount. At December 31, 2015, the Company believes no such accrual is required.

Note 4 - Commitments

The Company leases office premises under an operating lease. The Company shares the lease with other entities and is not expected to make the required minimum payments, but is obligated to do so in the event the other entities fail to make rental payments. The maximum amount due under the lease for future years is as follows:

Year ending December 31, 2016

22,467

\$

The Company's rental expense under operating leases was \$15,150 during 2015.

Note 5 - Employee Profit Sharing Plan

The Company's employees are participants in a profit sharing plan. The plan covers substantially all of the Company's employees.

The plan is a simplified employee pension plan. The Company is not obligated for minimum contributions but may elect to make discretionary contributions determined by the Board of Directors. Contributions cannot exceed twenty five percent of compensation. Contributions of \$1,750 were authorized by the Board of Directors for 2015. The Company funds plan contributions as incurred.

Note 6 - Subsequent Events

Management has evaluated subsequent events through March 8, 2016, the date that the financial statements were available to be issued. No significant subsequent events have been identified that would require adjustment of or disclosure in the accompanying financial statements.

Note 7 - Supplemental Disclosures to the Statements of Cash Flows

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Changes in operating assets and liabilities during the year ended December 31, 2015, are as follows:

Accounts receivable Prepaid expenses Accounts payable	·	:	\$	487 (37) 9,133
Retirement contribution payable				(1,750)

7,833

Net change

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 OMB APPROVAL OMB Number: 3235-0123 Expires: April 30, 2013 Estimated average burden hours per response.....12.00

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FOCUS REPORT

(Financial and Operational Combined Uniform Single Report)

	·		(Ple	ase read ins	tructions b	efore p	reparing Form)	
This report is being filed purs 1) Rule 17a-5(a)	16		2) Rule 17		17		3) Rule 17a-		-
4) Spe	cial request	by designated	examining au		19		5) Dther	26 Rule	17a-5(d)
NAME OF DRUKER-DEALER						•	SEC FILE NO. 8-51188		14
HERITAGE BENEFI	TS FINA	NCIÁL SE	RVICES	, INC.			FIRM I.D. ND.		14
ADDRESS DF PRINCIPAL PLAC	E OF BUSINE	SS (Do:Not Use	P.O. Box No	.)		13	45797		15
2950 NORTHUP WA				•)			FDR PERIDD BEG	INNING (MM/	
		and Street)	·.		. <u> </u>	20	01/01/15		2
BELLEVUE	W	'A		98004		[AND ENDING (MI	W/DD/YY)	
(City)	21 00	(State)	22	(Zip Co	ode)	23	12/31/15		2
NAME AND TELEPHONE NUM							(A Codo)	Talaabaaa k	
EDWIN A. DAY	BEN UF FEF	SUN IU CUNII	AUL IN REGA		Ervni	_	(Area Code) — 425-827-1	•	_
NAME(S) DF SUBSIDIARIES O						30		ALUSE	3
NAME(5) OF SUDSIDIARIES O		2 CONSOLIDAI		nerun I.		32	UFFIUL	AL USE	3
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ł	1 .	DOES RESPO	ONDENT CAR	RY ITS OWN C	USTOMER AC	COUNTS	S? YES	40 NO	✓ 4
				ENT IS FILING A	N AUDITED RE	PORT			√ 4
·		whom it is complete. integral pa	rant/broker of executed re It is unders arts of this d items, sta	present hereby tood that all ri Form and tha	y that all info equired items t the submis	mation , statem sion of	ts attachments a contained therein rents, and schedi any amendment , correct and corr	is true, cori ules are cor represents	rect and isidered that all
		Dated the Manual sig	gnatures of:	9TH	day c	of	MARCH	2016	
		2)		Dfficer or Man <u>Officer or</u> Partr					
		3)		Dificer or Pal		sou)			
				onal misstaten ee 18 U.S.C.			Hacts constitute 78:f(a))	Federal	
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TO BE COMPLETED WITH THE ANNUAL AUDIT REPORT ONLY:

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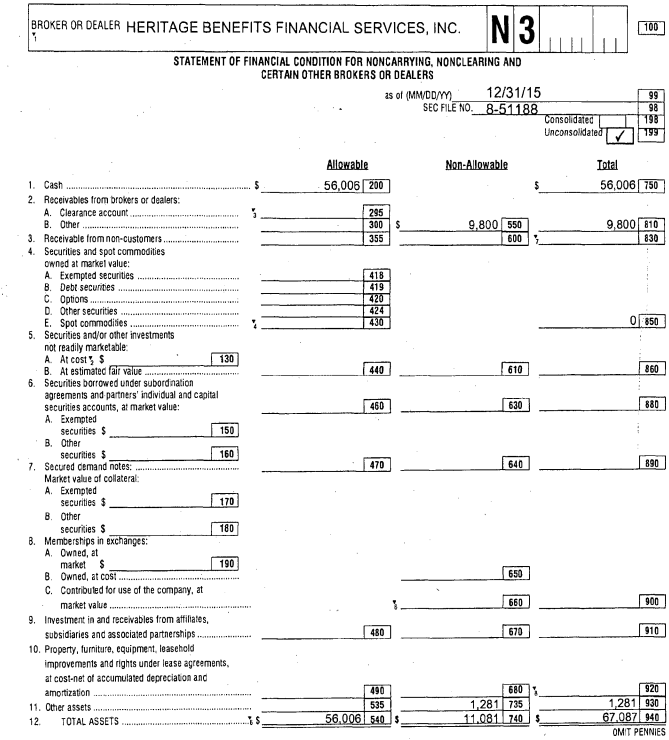
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IAME (If individual, state last, first, middle name)				•
HAGELIN & ALLOWAY PS		70		
DDRESS		<u> </u>		
2200 SIXTH AVENUE, SUITE 430	SEATTLE	WA	98121	74
Number and Street	City	State	Zip Code	
HECK ONE		 ;		
Certified Public Accountant	75	F	OR SEC USE	
Public Accountant	76			
Accountant not resident in United States or any of its possessions	77			

WORK LOCATION	REPORT DATE MM/DD/YY	DOC. SEQ. NO.	CARD		
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BROKER OR DEALER HERITAGE BENEFITS FINANCIAL SERVICES, INC.

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as of 12/31/15

STATEMENT OF FINANCIAL CONDITION FOR NONCARRYING, NONCLEARING AND CERTAIN OTHER BROKERS OR DEALERS

LIABILITIES AND OWNERSHIP EQUITY

labilities		A.I. <u>Liabilities</u>	Non-A.I. <u>Liabilities</u>	Total
3. Bank loans payable	\$	1045	\$ 1255 13	\$1470
4. Payable to brokers or dealers:				
A. Clearance account		1114	1315 1305	1560
B. Other		1115	1305	1610
5. Payable to non-customers 6. Securities sold not yet purchased,	<u> </u>	1100		,
at market value A.A.			1360	1620
7. Accounts payable, accrued liabilities,				
expenses and other		11,616 1205	1385	11,616 1685
8. Notes and mortgages payable:			· ·	1690
A. Unsecured		1210	1390] •	
B. Secured		1211	2 [390]	4
 E. Liabilities subordinated to claims of general creditors; 				
A. Cash borrowings:			1400	1710
1. from outsiders \$ 970				
2. includes equity subordination (15c3-1(d))	_			
of \$980				
8. Securities borrowings, at; market value			1410	1720
from outsiders \$990	<u>)</u>			
C. Pursuant to secured demand note			1420	1730
collateral agreements				
from outsiders \$ 1000 includes equity subordination (15c3-1(d))				
of \$				
D. Exchange memberships contributed for				
use of company, at market value			1430	1740
L. Addedite and state betterings as	$t \in \mathcal{J}_{1}$	[1007]	1440	1750
qualified for net capital purposes		11.616 1230	\$ 1450	\$ 11.616 1760
0. TOTAL LIABILITIES	\$	11,010 1230	\$1450	
<u>Ownership Equity</u>				
1 Sole Proprietorship				\$1770
2. Partnership (limited partners)	11 (\$	1020)		1780
3 Corporation:				[1791]
A. Preferred stock	••••••			29.000 1792
B. Common stock	••••••			19,599 1793
C. Additional paid-in capital D. Retained earnings				6.872 1794
E Total				55,471 1795
E Less capital stock in freasury				6 (1796
				5 55,471 1000
25. TOTAL LIABILITIES AND OWNERSHIP EQ	UITY			\$ 67,087 1810

BROKER OR DEALER HERITAGE BENEFITS FINANCIAL SERVICES, INC.

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as of <u>12/31/</u>15

COMPUTATION OF NET CAPITAL 1. Total ownership equity from Statement of Financial Condition 55.471 3480) 3490 3500 55.471 4. Add: A. Liabilities subordinated to claims of general creditors allowable in computation of net capital 3520 B. Other (deductions) or allowable credits (List) 3525 3530 5. Total capital and allowable subordinated liabilities 55,471 6. Deductions and/or charges: A. Total non-allowable assets from 3540 3590 3600 11,081 D. Other deductions and/or charges 3620 3610 3630 44,390 3640 8. Haircuts on securities (computed, where applicable, pursuant to 15c3-1(f)): 9. A. Contractual securities commitments\$ 3660 Subordinated securities borrowings 3670 R Trading and investment securities: C. 1. Exempted securities 3735 3733 3730 3734 Other securities 4 0. Undue Concentration 3650 0 3736 3740 E. Other (List) 10. Net Capital 44,390 3750 \$

OMIT PENNIES

SEC 1696 (02-03) 7 of 16

COMPUTATION OF NET CAPITAL REQUIREMENT			
Part A			
11. Minimum net capital required (6%% of line 19)	¢	774	
 Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement 	······································	114	
of subsidiaries computed in accordance with Note (A)	\$	5,000	
13. Net capital requirement (greater of line 11 or 12)		5,000	
14. Excess net capital (line 10 less 13)			
15. Excess net capital at 1000% (line 10 less 10% of line 19)		38,390	
COMPUTATION OF AGGREGATE INDEBTEDNESS		• •	
16. Total A.I. liabilities from Statement of Financial Condition	\$	11,616	
17. Add	-		
A. Dratts for immediate credit	3800	i.	
B. Market value of securities borrowed for which no equivalent value		1	
is paid or credited	3810 3820 \$	1	•
C. Other unrecorded amounts (List)		11,616	
 Focal aggregate indebtedness to net capital (line 18 ÷ by line 10) 		0.26	
20. Percentage of debt to debt-equity total computed in accordance with Rule 15c3-1(d)	%		
COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT	NT		
Part B			
21. 2% of combined aggregate debit items as shown in Formula for Reserve Requirements pursuant to Rule 15c3-3		N/A	
prepared as of the date of the net capital computation including both brokers or dealers and consolidated subsidiari	es' debits \$		
22. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of	V. A		
subsidiaries computed in accordance with Note (A)			
23. Net capital requirement (greater of line 21 of 22)	š		
25. Net capital in excess of the oreater of			
A. 5% of combined aggregate debit items or \$120,000	\$		_

(A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement, or

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 community of aggregate indebtedness or 4% of aggregate debits if alternative method is used.
 cont deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were included in non-allowable assets.

(C) For reports filed pursuant to paragraph (d) of Rule 17a-5, respondent should provide a list of material non-allowable assets.

SEC 1696 (02-03) 9 of 16

BROKER OR DEALER HERITAGE BENEFITS FINANCIAL SERVICES, INC.

For the period (MMDDYY) from 010115 3932 to 123115 Number of months included in this statement 12

3933 3931

STATEMENT OF INCOME (LOSS)

1. Comm	issions:			
a. Co	mmissions on transactions in exchange listed equity securities executed on an exchange	\$		3935
b. Ço	mmissions on listed option transactions	25		3938
	other securities commissions			3939
d. To	tal securities commissions			3940
	or losses on firm securities trading accounts			,
a. Fr	om market making in options on a national securities exchange			3945
b. Fr	im all other trading	······	· · · · · ·	3949
c. To	tal gain (loss)			3950
3. Gains	or losses on firm securities investment accounts			3952
4. Profit (loss) from underwriting and selling groups	* 26	209.297	3955
5. Reveni	e from sale of investment company shares	10		3970
	odities revenue			3990
	r account supervision, investment advisory and administrative services			3975
	evenue			3995
9. Total r	wenue	\$	209,297	4030
;				
EXPENSE	S			
10. Salarie	s and other employment costs for general partners and voting stockholder officers		50,540	4120
	mployee compensation and benefits		68,439	4115
12. Comm	issions paid to other broker-dealers			4140
13. Interes	l expense			4075
a. In	sludes interest on accounts subject to subordination agreements			
	tory fees and expenses		2,893	4195
15. Other e	XDENSES		48.905	4100
16, Total e	xpenses	\$	170,777	4200
,	•			
NET INCO	ME			
17. Income	e (loss) before Federal income taxes and items below (Item 9 less item 16)	\$	38,520	4210
18. Próvisi	on for Federal income taxes (for parent only)	28		4220
	in earnings (losses) of unconsolidated subsidiaries not included above			4222
	er Federal income taxes of			
	dinary gains (losses)			4224
	er Federal income taxes of			
	tive effect of changes in accounting principles			4225
	ome (loss) after Federal income taxes and extraordinary items	\$	38,520	4230
MONTHLY	/ INCOME			
23. Income	(current month only) before provision for Federal income taxes and extraordinary items	\$		4211

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BROKER OR DEALER HERITAGE BENEFITS FINANCIAL SERVICES, INC.

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For the period (MMDDYY) from 123115 to 123115

STATEMENT OF CHANGES IN OWNERSHIP EQUITY (SOLE PROPRIETORSHIP, PARTNERSHIP OR CORPORATION)

1.	Balance, beginning of period A. Net income (loss) B. Additions (includes non-conforming capital of C. Deductions (Includes non-conforming capital of	\$ 78,677 38,520 13,274 (75,000)	4240 4250 4260 4270
2	Balance, end of period (From item 1800)	\$ 205,471	4290

STATEMENT OF CHANGES IN LIABILITIES SUBORDINATED TO CLAIMS OF GENERAL CREDITORS

3.		30	 4300 4310
			 4320
4.	Balance, end of period (From item 3520)		\$ 4330
			MNUCC

OMIT PENNIES

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BROKER OR DEALER HERITAGE BENEFITS FINANCIAL SERVICES, INC. 12/31/15 as of **EXEMPTIVE PROVISION UNDER RULE 15c3-3** 24. If an exemption from Rule 15c3-1 is claimed, identify below the section upon which such exemption is based (check one only) 4550 A. (k)(1) — \$2,500 capital category as per Rule 15c3-1 4560 B. (k)(2)(A) -- "Special Account for the Exclusive Benefit of customers" maintained Х C. (k)(2)(B) — All customer transactions cleared through another broker-dealer on a fully disclosed basis. 4570 4335 Name of clearing firm 30 D. (k)(3) - Exempted by order of the Commission (include copy of letter) 4580 Ownership Equily and Subordinated Liabilities maturing or proposed to be withdrawn within the next six months

and accruals, (as defined below), which have not been deducted in the computation of Net Capital.

	Type of Proposed Withdrawal or Accrual (See below for code)		Name of Lender or Contributor	•	Insider or Outsider? (In or Out)	• •	Amount to be Withdrawn (cash amount and/or Net Capital Value of Securities)		(MMDDYY) /ithdrawalor Maturity Oate	Expect to Renew (Yes or No	
31	ſ	4500	· · · · · · · · · · · · · · · · · · ·	4601		4602		4603	4604	46	05
32	,	4610		4611		4612		4613	4614	46	15
3		4620		4621		4622		4623	4624	46	25
. 3		4630		4631		4632	I	4633	4634	46	35
3	5	4640		4641		4542	:	4643	4644	46	45
					T	otal <u>\$ 3</u> 6		4699			

OMIT PENNIES

Instructions: Detail Listing must include the total of items maturing during the six month period following the report date, regardless of whether or not the capital contribution is expected to be renewed. The schedule must also include proposed capital withdrawals scheduled within the six month period following the report date including the proposed redemption of stock and anticipated accruals which would cause a reduction of Net Capital. These anticipated accruals would include amounts of bonuses, partners' drawing accounts, taxes, and interest on capital, voluntary contributions to pension or profit sharing plans, etc., which have not been deducted in the computation of Net Capital, but which you anticipate will be paid within the next six months.

WITHDRAWAL CODE:

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DESCRIPTIONS Equity Capital Subordinated Llabilities Accruals

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COMPUTATION OF NET CAPITAL UNDER RULE 15c3-1 OF THE SECURITIES AND EXCHANGE COMMISSION December 31, 2015

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NET CAPITAL		
Total stockholder's equity qualified for net capital		55,471
Deductions and/or charges:	÷	
Prepaid expenses		(1,281)
Receivable from brokers or dealers, other		(9,800)
Net capital		44,390
AGGREGATE INDEBTEDNESS		
Items included in statement of financial condition		
Accounts payable	\$	11,616
Other		
Total aggregate indebtedness	<u> </u>	11,616
COMPUTATION OF BASIS NET CAPITAL REQUIREMENT		
Minimum net capital required	\$	774
Minimum dollar net capital required of		
reporting broker or dealer		5,000
Excess net capital	\$	39,390
Excess net capital at 1000%	\$	38,390
Ratio: Aggregate indebtedness to net capital		.262 to 1
RECONCILIATION WITH COMPANY'S COMPUTATION		
(included in Part IIA of Form X-17A-5 as of December 31, 2015)		
Net capital, as reported in Company's	¢	55 176
Part IIA (Unaudited) FOCUS report		55,436
Audit adjustments increasing (decreasing) assets		-
Audit adjustments decreasing (increasing) A.1. liabilities		
Accounts payable	\$	(11,046)
Audit adjustments decreasing (increasing) net capital		-
ruen udjustniente deereusang (nereusang) ner eupina.		
Net capital as computed per this schedule	\$	44,390

HAGELIN & ALLOWAY PS CERTIFIED PUBLIC ACCOUNTANTS 2200 Sixth Avenue, Suite 430 Seattle, WA 98121-1845

(206) 441-7100 FAX (206) 441-5804

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM ON INTERNAL CONTROL REQUIRED BY RULE 17a-5 OF THE SECURITIES AND EXCHANGE COMMISSION

To the Board of Directors and Shareholder of Heritage Benefits Financial Services, Inc.

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In planning and performing our audit of the financial statements of Heritage Benefits Financial Services, Inc. (the Company) as of and for the year ended December 31, 2015, in accordance with auditing standards generally accepted in the United States of America, we considered the Company's internal control over financial reporting (internal control) as a basis for designing our auditing procedures for expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, we do not express an opinion on the effectiveness of the Company's internal control.

Also, as required by Rule 17a-5(g)(1) of the Securities and Exchange Commission, we have made a study of the practices and procedures followed by the Company including consideration of control activities for safeguarding securities. This study included tests of such practices and procedures that we considered relevant to the objectives stated in Rule 17a-5(g) in making the periodic computations of aggregate indebtedness (or aggregate debits) and net capital under Rule 17a-3(a)(11) and for determining compliance with the exemptive provisions of Rule 15c3-3.

Because the Company does not carry securities accounts for customers or perform custodial functions relating to customer securities, we did not review the practices and procedures followed by the Company in any of the following:

- 1. Making the quarterly securities examinations, counts, verifications, comparisons and recordation of differences required by Rule 17a-13.
- 2. Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System.

The management of the Company is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls and of the practices and procedures referred to in the preceding paragraph and to assess whether those practices and procedures can be expected to achieve the Commission's above-mentioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable, but not absolute assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized use or disposition and that transactions are executed in accordance with management's authorization and recorded properly to permit preparation of financial statements in conformity with generally accepted accounting principles. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.

<u>REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM</u> <u>ON INTERNAL CONTROL REQUIRED BY RULE 17a-5 OF THE</u> <u>SECURITIES AND EXCHANGE</u> COMMISSION

(Continued)

Because of inherent limitations in internal control and the practices and procedures referred to above, error or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate.

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A significant deficiency is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

A material weakness is a deficiency, or combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the Company's financial statements will not be prevented or detected and corrected on a timely basis.

Our consideration of internal control was for the limited purpose described in the first and second paragraphs and would not necessarily identify all deficiencies in internal control that might be material weaknesses. We did not identify any deficiencies in internal control and control activities for safeguarding securities that we consider to be material weaknesses, as defined previously.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the Commission to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures were adequate at December 31, 2015, to meet the Commission's objectives.

This report is intended solely for the information and use of the Board of Directors, management, the Securities and Exchange Commission, the Financial Industry Regulatory Authority and other regulatory agencies that 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.

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Seattle, Washington March 4, 2016

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HAGELIN & ALLOWAY PS CERTIFIED PUBLIC ACCOUNTANTS 2200 Sixth Avenue, Suite 430 Seattle, WA 98121-1845

(206) 441-7100 FAX (206) 441-5804

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholder of Heritage Benefits Financial Services, Inc.

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We have reviewed management's statements, included in the accompanying Heritage Benefits Financial Services, Inc.'s Exemption Report, in which (1) Heritage Benefits Financial Services, Inc. identified the following provisions of 17 C.F.R. § 15c3-3(k) under which Heritage Benefits Financial Services, Inc. claimed an exemption from 17 C.F.R. § 240.15c3-3: (2)(i) (the "exemption provisions") and (2) Heritage Benefits Financial Services, Inc. stated that Heritage Benefits Financial Services, Inc. met the identified exemption provisions throughout the most recent fiscal year without exception. Heritage Benefits Financial Services, Inc.'s management is responsible for compliance with the exemption provisions and its statements. Heritage Benefits Financial Services, 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 Heritage Benefits Financial Services, 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 conditions set forth in paragraph (k)(2)(i) of Rule 15c3-3 under the Securities Exchange Act of 1934.

plin & allowa

Seattle, Washington March 4, 2016

Heritage Benefits Financial Services, Inc.'s Exemption Report

Heritage Benefits Financial Services, Inc. (the "Company") is a registered broker-dealer subject to Rule 17a-5 promulgated by the Securities and Exchange Commission (17 C.F.R. §240.17a-5, "Reports to be made by certain brokers and dealers"). This Exemption Report was prepared as required by 17 C.F.R. § 240.17a-5(d)(1) and (4). To the best of its knowledge and belief, the Company states the following:

- (1) The Company may file an Exemption Report because the Company had no obligations under 17 C.F.R. § 240.15c3-3.
- The Company met the identified exemption provisions in 17 C.F.R. § 240.15c3 3(k) throughout the most recent fiscal year without exception.

Heritage Benefits Financial Services, Inc.

I, <u>Edwin Day</u>; swear (or affirm) that, to my best knowledge and belief, this Exemption Report is true and correct.

By:

Title: President March 4, 2016

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