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**FACING PAGE** 

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 BE	EGINNING10/0	1/2016 MM/DD/YY	AND ENDING	9/30/2017 MM/DD/YY
	A. REGISTRA	NT IDENTIF	ICATION	
NAME OF BROKER-DEALER: ADDRESS OF PRINCIPAL PLA	Brittinghan	•	Box No.)	OFFICIAL USE ONLY FIRM I.D. NO.
5809_Ke	ennett Pike	(No. and Street)		
Wilming (City)	rton	DE (State)		19807 (Zip Code)
NAME AND TELEPHONE NUM	MBER OF PERSON TO	O CONTACT IN	REGARD TO THIS R	EPORT
				(Area Code - Telephone Number)
	B. ACCOUNTA	NT IDENTIF	ICATION	
INDEPENDENT PUBLIC ACCO	. Wolfenden {		Α	
4550 New Linde	n Hill Road,	Suite 201	, Wilmington,	DE 19808
(Address)	(City	·)	(State)	(Zip Code)
CHECK ONE:    X   Certified Public Accountant     Public Accountant not res	ident in United States	or any of its poss	.,.	RECEIVED 30171107 29 PH 4: 38 SEC / TH

\*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.

## OATH OR AFFIRMATION

I, Stephen P. Sweeny , swear (or affirm) that, to the best of	
my knowledge and belief the accompanying financial statement and supporting schedules pertaining to the firm of	
Brittingham, Inc., as of September 30, 20,17, 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	
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:	
	_
Signature	
<u> </u>	
Alana de Maria	
Mune & Wigo	
Notary Public	
This report ** contains (check all applicable boxes):	
(a) Facing Page.	
(b) Statement of Financial Condition.	
(c) Statement of Income (Loss).	
<ul> <li>□ (d) Statement of Changes in Financial Condition.</li> <li>□ (e) Statement of Changes in Stockholders' Equity or Partners' or Sole Proprietors' Capital.</li> </ul>	
<ul> <li>□ (e) Statement of Changes in Stockholders' Equity or Partners' or Sole Proprietors' Capital.</li> <li>□ (f) Statement of Changes in Liabilities Subordinated to Claims of Creditors.</li> </ul>	
(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.	
<ul> <li>I (I) An Oath or Affirmation.</li> <li>I (m) A copy of the SIPC Supplemental Report.</li> </ul>	
(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 and	it.
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<sup>\*\*</sup>For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).

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#### REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders Brittingham, Inc. Wilmington, Delaware

We have audited the accompanying financial statements of Brittingham, Inc. (a Delaware corporation) (the Company), which comprise the statement of financial condition as of September 30, 2017, and the related statements of operations, change in stockholders' equity and cash flows for the year then ended that are filed pursuant to Rule 17a-5 under the Securities Exchange Act of 1934, and the related notes to the financial statements and supplementary information. Brittingham, Inc.'s management is responsible for these financial statements. 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. 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 statements, 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 condition of Brittingham, Inc. as of September 30, 2017, 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.

To the Board of Directors and Shareholders Brittingham, Inc.

The Computation of Net Capital Under Rule 15c3-1 has been subjected to audit procedures performed in conjunction with the audit of Brittingham, Inc.'s financial statements. The supplementary information is the responsibility of Brittingham, Inc.'s management. Our audit procedures included determining whether the supplementary 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 supplementary information. In forming our opinion on the supplementary information, we evaluated whether the supplementary information, including its form and content, is presented in conformity with Rule 17a-5 of the Securities Exchange Act of 1934. In our opinion, the supplementary information is fairly stated, in all material respects, in relation to the financial statements as a whole.

Wheeler Wolfender and Droaces, P.A.

November 28, 2017 Wilmington, Delaware

# STATEMENT OF FINANCIAL CONDITION

# September 30, 2017

## **ASSETS**

ASSETS		
Cash and cash equivalents	\$	27,356
Investments	•	1,217,542
Prepaid assets		1,439
Other assets	\$1000ma	11,620
TOTAL ASSETS	\$	1,257,957
LIABILITIES AND STOCKHOLDERS' EQUITY		
LIABILITIES		
Accounts payable and accrued expenses	\$_	20,959
Total liabilities		20,959
STOCKHOLDERS' EQUITY		
Common stock – \$1 par value, 1,500 shares authorized,		
556 shares issued and outstanding		556
Additional paid-in capital		382,509
Retained earnings	-	853,933
Total stockholders' equity	winner	1,236,998
TOTAL LIABILITIES AND		
STOCKHOLDERS' EQUITY	\$	1,257,957

# STATEMENT OF OPERATIONS

# For the Year Ended September 30, 2017

INCOME		
Security commissions	\$	47,351
Commission expense		(14,063)
12b-1 fee income		182,944
Interest and dividends	-	433
Total income		216,665
EXPENSES		
Employee compensation and benefits		28,063
Communication costs		32,957
Occupancy and other equipment costs		49,303
Other expenses		36,120
Total expenses		146,443
NET INCOME	\$	70,222

# STATEMENT OF CHANGE IN STOCKHOLDERS' EQUITY

# For the Year Ended September 30, 2017

	_	Common Stock	-	Additional Paid-in Capital	-	Retained Earnings	5	Total Stockholders' Equity
Balance, September 30, 2016	\$	556	\$	382,509	\$	786,563	\$	1,169,628
Dividends paid		-		-		(2,852)		(2,852)
Net income	_	**		-	-	70,222		70,222
Balance, September 30, 2016	\$_	556	\$	382,509	\$_	853,933	\$_	1,236,998

## STATEMENT OF CASH FLOWS

# For the Year Ended September 30, 2017

CASH FLOWS FROM OPERATING ACTIVITIES Net income	\$	70,222
Adjustments to reconcile net income to net cash provided by operating activities		
Increase in investments		(57,433)
Decrease in prepaid assets		1,579
Decrease in other assets		8,158
Decrease in accounts payable and accrued expenses	**************************************	(8,559)
Net cash provided by operating activities		13,967
CASH FLOWS FROM INVESTING ACTIVITIES		<b>-</b>
CASH FLOWS FROM FINANCING ACTIVITIES		
Dividends paid	and a stranger of the stranger	(2,852)
Net cash utilized by financing activities		(2,852)
7 (40 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	<del></del>	(3,012)
Net increase in cash and cash equivalents		11,115
Cash and cash equivalents – beginning of year		16,241
Cash and cash equivalents - end of year	\$	27,356

#### NOTES TO FINANCIAL STATEMENTS

September 30, 2017

# NOTE A – NATURE OF ACTIVITIES AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### 1. Nature of Activities

Brittingham, Inc. (the Company) is a broker of securities and a member of the New York Stock Exchange. Rule 17a-5, under the Securities Exchange Act of 1934, requires broker-dealers to file a complete set of financial statements with the Securities and Exchange Commission (the Commission). The statements are required to cover the period since the immediately preceding filing with the Commission, and, accordingly, these financial statements are for the year ended September 30, 2017.

Transactions in securities, including the related security commissions, are recorded on a tradedate basis.

Marketable securities traded on a national exchange are valued at the last reported sale price on the last business day of the year; marketable securities traded on the over-the-counter market are valued at the mean between the last reported bid and asked price.

For the purposes of the statement of cash flows, the Company considers all highly liquid investment instruments with original maturities of three months or less to be cash equivalents. In the accompanying statement of cash flows, all short-term investments are considered cash equivalents.

#### 2. Income Taxes

The Company, with the consent of its stockholders, has elected to be an S corporation under the *Internal Revenue Code* and similar state law. Under income tax rules related to S corporation status, items of income, deductions and credits generally pass through on a pro-rata basis to the stockholders. Therefore, no provision or liability for federal, state or local income taxes has been made.

The Company has adopted ASC 740-10, *Income Taxes*, as it relates to uncertain tax positions. Management has reviewed its current and past federal, state and local income tax positions and has determined, based on clear and unambiguous tax law and regulations, that the tax positions taken are certain and that there is no likelihood that a material tax assessment would be made if a respective government agency examined tax returns subject to audit. Accordingly, no provision for the effects of uncertain tax positions has been recorded.

# NOTE A – NATURE OF ACTIVITIES AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### 2. <u>Income Taxes</u> (Continued)

Currently, the 2014, 2015 and 2016 tax years are open and subject to examination by the Internal Revenue Service and the Delaware Division of Revenue. However, the Company is not currently under audit nor has the Company been contacted by these jurisdictions. Interest and penalties related to income taxes are included in income tax expense when incurred.

Income taxes are calculated in accordance with ASC-740, *Income Taxes*. Under the liability method, deferred tax assets and liabilities are provided for temporary differences between the financial reporting basis and tax reporting basis of the Company's assets and liabilities. A valuation allowance is established, when necessary, to reduce deferred tax assets to the amount expected to be realized.

#### 3. Use of Estimates

The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

#### 4. Subsequent Events

The Company has evaluated subsequent events through November 28, 2017, which is the date the financial statements were available to be issued.

#### NOTE B - INVESTMENTS

At September 30, 2017, investments consisted of money market mutual funds totaling \$1,217,542.

#### NOTE C - CUSTOMERS' ACCOUNTS

All customers' accounts are carried by a correspondent broker on a fully disclosed basis, and, accordingly, the Company is not required to maintain or compute a reserve pursuant to Rule 15c3-3 of the Securities Exchange Act of 1934.

#### NOTE D - NET CAPITAL

The Company, as a registered broker and dealer in securities, is subject to the Commission's Uniform Net Capital Rule 15c3-1.

#### NOTE D – NET CAPITAL (CONTINUED)

Under the computation provided by Rule 15c3-1, the Company is required to maintain "net capital" equal to the greater of \$250,000 or 61/2% of "aggregate indebtedness." Rule 15c3-1 also requires that the ratio of aggregate indebtedness to net capital, as those terms are defined in the Rule, shall not exceed 15 to 1. At September 30, 2017, the Company had a ratio of aggregate indebtedness to net capital of approximately .0174 to 1 and a net capital requirement of \$250,000. Aggregate indebtedness and net capital, as defined, were \$20,959 and \$1,207,056, respectively, at September 30, 2017. The Company's current clearing agreement with National Financial Services (NFS) requires it to maintain minimum net capital of \$100,000.

#### NOTE E - CONCENTRATIONS OF CREDIT RISK

The Company maintains cash balances in several financial institutions. Under the general deposit insurance rules, the Federal Deposit Insurance Corporation insured limit is \$250,000 per depositor. The Securities Investor Protection Corporation insured limit is also \$250,000 per depositor. At times, account balances may exceed insured limits. Amounts uninsured at September 30, 2017 totaled \$967,542.

#### NOTE F - COMMITMENTS AND CONTINGENT LIABILITIES

The Company's operations are conducted in premises that are rented under a lease agreement with L. I. Holdings, Inc. (a related party). The agreement has been renewed each year since 1991 at the current prevailing market rate. Total rental payment made to L. I. Holdings, Inc. during 2017 was \$40,545.

#### NOTE G-RELATED PARTIES

The Company receives a substantial portion of its security commissions from related parties, primarily Lumber Industries, Inc. and related affiliates, whose executive officers are also executive officers of the Company. Total security commissions earned from related parties for the fiscal year ended September 30, 2017 was \$47,351.

#### NOTE H - PROFIT-SHARING PLAN

The Company has a profit-sharing plan for all eligible employees that provides for Company contributions at its discretion. However, contributions are limited to the amount allowable as a deduction for federal income tax purposes. A Company contribution of \$1,800 was expensed in 2017.

#### NOTE I – CAPITAL STOCK

The Company has the right to purchase outstanding capital stock from the stockholders under certain conditions at an amount set forth in the Company's *Articles of Incorporation*. In addition, the stockholders are required to first offer the Company the option to purchase shares of capital stock before entering into an agreement to sell such shares.

#### NOTE J - INDEMNIFICATIONS

In the 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 connection 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 subcustodians and third-party brokers, improperly executed 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.

#### NOTE K – FINANCIAL INSTRUMENTS WITH OFF-BALANCE SHEET RISK

As discussed in Note C, the Company's customer's securities transactions are cleared on a fully disclosed basis by its clearing broker-dealers. The clearing broker-dealers carry all of the accounts of the customers of the Company and are responsible for execution, collection and payment of funds, and receipt and delivery of securities relative to customer transactions.

Off-balance sheet risk exists with respect to these transactions due to the possibility that customers may be unable to fulfill their contractual commitments wherein the clearing broker-dealers may charge any losses they incur to the Company. The Company seeks to minimize this risk through procedures designed to monitor the creditworthiness of its customers and to ensure that customer transactions are executed properly by the clearing broker-dealers. The Company does not anticipate nonperformance by customers or it's clearing brokers. In addition, the Company has a policy of reviewing, as considered necessary, the clearing brokers with which it conducts business.

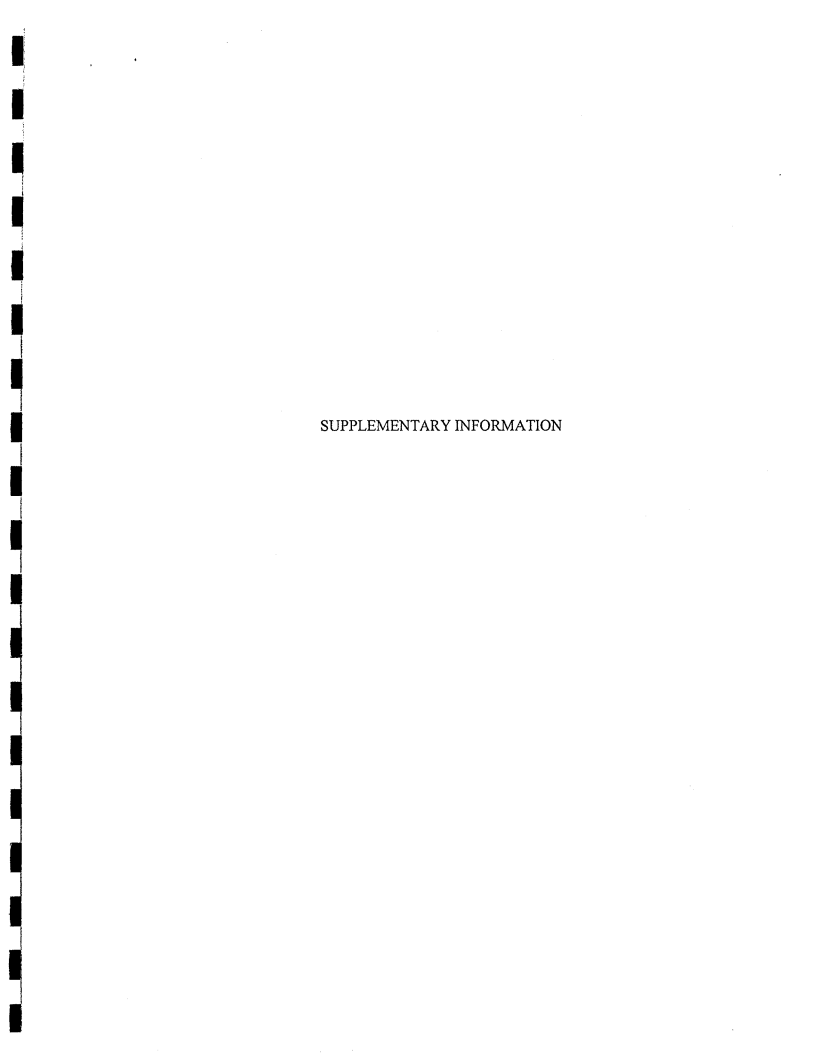
#### NOTE L - FAIR VALUE OF ASSETS AND LIABILITIES

The Company has adopted ASC 820, Fair Value Measurements and Disclosures, which provides the framework for measuring the fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value.

The three levels of the fair value are as follows:

- Level 1 Inputs that reflect unadjusted quoted prices in active markets for identical assets or liabilities that the entity has the ability to access at the measurement date.
- Level 2 Inputs other than quoted prices that are observable for the asset either directly or indirectly, including inputs in markets that are not considered to be active.
- Level 3 Inputs that are unobservable, including those that are not derived from market data or which cannot be corroborated by market data. The determination of the fair value for the investments included in the Level 3 category requires considerable subjectivity and estimation.

Fair values of assets and liabilities measured on a recurring basis at September 30, 2017 included investments of \$1,217,542, all of which were considered Level 1.



# COMPUTATION OF NET CAPITAL UNDER RULE 15c3-1

# September 30, 2017

Accounts payable and accrued expenses         \$ 20,959           Total aggregate indebtedness         \$ 20,959           Net capital         S           Net worth         \$ 556           Additional paid-in capital         382,509           Retained earnings         853,933           Total net worth         1,236,998           Deductions         \$ 5,591           Nonallowable assets         5,591           Other assets         5,591           Total deductions         1,231,407           Haircuts and undue concentration on securities positions         1,231,407           Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1         24,351           Trading and investment securities         24,351           Net capital         1,207,056           Minimum capital required to be maintained (\$250,000 or 6%% of aggregate indebtedness of \$29,518)         250,000           Net capital in excess of requirements         \$ 957,056           Ratio of aggregate indebtedness to net capital         1.74%	Aggregate indebtedness		
Total aggregate indebtedness         \$ 20,959           Net capital         Net worth           Common stock         \$ 556           Additional paid-in capital         382,509           Retained earnings         853,933           Total net worth         1,236,998           Deductions         Nonallowable assets           Other assets         5,591           Total deductions         5,591           Net capital before haircuts on securities positions         1,231,407           Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1         24,351           Trading and investment securities         24,351           Net capital         1,207,056           Minimum capital required to be maintained (\$250,000 or 6½% of aggregate indebtedness of \$29,518)         250,000           Net capital in excess of requirements         \$ 957,056	Accounts payable and accrued expenses	\$	20.959
Net worth  Common stock Additional paid-in capital Retained earnings Retained earnings Total net worth  Deductions Nonallowable assets Other assets Other assets Total deductions  Net capital before haircuts on securities positions  Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1 Trading and investment securities  Net capital  Net capital  Net capital  Net capital required to be maintained (\$250,000 or 63% of aggregate indebtedness of \$29,518)  Security of the security of th	Total aggregate indebtedness	\$	
Net worth  Common stock Additional paid-in capital Retained earnings Retained earnings Total net worth  Deductions Nonallowable assets Other assets Other assets Total deductions  Net capital before haircuts on securities positions  Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1 Trading and investment securities  Net capital  Net capital  Net capital  Net capital required to be maintained (\$250,000 or 63% of aggregate indebtedness of \$29,518)  Security of the security of th			
Common stock Additional paid-in capital Retained earnings Retained earnings Total net worth  Deductions Nonallowable assets Other assets Other assets Total deductions  Net capital before haircuts on securities positions  Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1 Trading and investment securities  Net capital  Net capital  Net capital  Net capital required to be maintained (\$250,000 or 6%% of aggregate indebtedness of \$29,518)  Security of the security	4		
Additional paid-in capital Retained earnings Rotal net worth  Deductions Nonallowable assets Other assets Other assets Other assets  Other apital before haircuts on securities positions  Net capital before haircuts on securities computed pursuant to Rule 15c3-1 Trading and investment securities  Net capital  Net capital  Net capital  Net capital  Net capital  Sequence of \$29,518  Net capital in excess of requirements  Sequence of \$29,518  Parties for each to be both to be the first to the both to be sequenced and the sequence of \$29,518  Parties for each to be be sequenced to be sequenced and the sequence of \$29,518  Retire for each to be be sequenced to be sequenced and the sequence of \$29,518  Retire for each to be be sequenced to be sequenced and the sequence of \$29,518  Retire for each to be be sequenced to be sequenced and the sequence of \$29,518  Retire for each to be be sequenced to be sequenced as \$29,518  Retire for each to be be sequenced to be sequenced as \$29,518  Retire for each to be be sequenced to be sequenced as \$29,518  Retire for each to be be sequenced to be sequenced as \$29,518  Retire for each to be be sequenced as \$29,518  Retire for each to be be sequenced as \$29,518  Retire for each to be be sequenced as \$29,518  Retire for each to be sequenced as \$29,5			
Retained earnings Total net worth  Deductions Nonallowable assets Other assets Other assets Other asisets Other asisets Other asisets Total deductions  Net capital before haircuts on securities positions  Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1 Trading and investment securities  Net capital  Net capital  Net capital  1,207,056  Minimum capital required to be maintained (\$250,000 or 63% of aggregate indebtedness of \$29,518)  Net capital in excess of requirements  \$957,056		\$	556
Total net worth  Deductions  Nonallowable assets Other assets Other assets Other assets  Total deductions  Net capital before haircuts on securities positions  Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1 Trading and investment securities  Net capital  Net capital  Net capital  1,207,056  Minimum capital required to be maintained (\$250,000 or 63% of aggregate indebtedness of \$29,518)  Parties of securities to the hair test with the securities of \$250,000	•		382,509
Total net worth  Deductions Nonallowable assets Other assets Other assets Total deductions  Net capital before haircuts on securities positions  Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1 Trading and investment securities  Net capital  Net capital  Net capital  1,207,056  Minimum capital required to be maintained (\$250,000 or 63% of aggregate indebtedness of \$29,518)  250,000  Net capital in excess of requirements  \$ 957,056	Retained earnings		853,933
Nonallowable assets Other assets Other assets Total deductions  Net capital before haircuts on securities positions  Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1 Trading and investment securities  Net capital  Net capital  Net capital  Net capital to be maintained (\$250,000 or 63/4% of aggregate indebtedness of \$29,518)  Net capital in excess of requirements  \$ 957,056	Total net worth	<del></del>	
Other assets Total deductions  S,591  Net capital before haircuts on securities positions  Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1 Trading and investment securities  Net capital  Net capital  Net capital  1,207,056  Minimum capital required to be maintained (\$250,000 or 6½% of aggregate indebtedness of \$29,518)  250,000  Net capital in excess of requirements  \$957,056	Deductions		•
Other assets Total deductions  S,591  Net capital before haircuts on securities positions  Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1 Trading and investment securities  Net capital  Net capital  Net capital  1,207,056  Minimum capital required to be maintained (\$250,000 or 6½% of aggregate indebtedness of \$29,518)  250,000  Net capital in excess of requirements  \$957,056	Nonallowable assets		
Total deductions 5,591  Net capital before haircuts on securities positions 1,231,407  Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1  Trading and investment securities 24,351  Net capital 1,207,056  Minimum capital required to be maintained (\$250,000 or 63/3% of aggregate indebtedness of \$29,518) 250,000  Net capital in excess of requirements \$957,056			5 501
Net capital before haircuts on securities positions  1,231,407  Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1  Trading and investment securities  24,351  Net capital  1,207,056  Minimum capital required to be maintained (\$250,000 or 63/2% of aggregate indebtedness of \$29,518)  250,000  Net capital in excess of requirements  \$957,056		<del></del>	
Haircuts and undue concentration on securities computed pursuant to Rule 15c3-1  Trading and investment securities  Net capital  Net capital 1,207,056  Minimum capital required to be maintained  (\$250,000 or 63% of aggregate indebtedness of \$29,518)  Net capital in excess of requirements  \$ 957,056		***************************************	3,391
pursuant to Rule 15c3-1 Trading and investment securities  Net capital  Net capital  Minimum capital required to be maintained (\$250,000 or 6\%) of aggregate indebtedness of \$29,518)  Net capital in excess of requirements  \$ 957,056	Net capital before haircuts on securities positions		1,231,407
Net capital  1,207,056  Minimum capital required to be maintained (\$250,000 or 6\frac{2}{3}\% of aggregate indebtedness of \$29,518)  250,000  Net capital in excess of requirements  \$ 957,056			
Minimum capital required to be maintained (\$250,000 or 63% of aggregate indebtedness of \$29,518)  Net capital in excess of requirements  \$ 957,056	Trading and investment securities	Martinitudesquary	24,351
(\$250,000 or 63/4% of aggregate indebtedness of \$29,518)  Net capital in excess of requirements  \$ 957,056	Net capital		1,207,056
Net capital in excess of requirements  \$ 957,056			
	(\$250,000 or 63/4% of aggregate indebtedness of \$29,518)		250,000
Ratio of aggregate indebtedness to net capital 1.74%	Net capital in excess of requirements	\$	957,056
	Ratio of aggregate indebtedness to net capital		1.74%

The above computation does not differ materially from the computation of net capital under Rule 15c3-1 as of September 30, 2017, as filed by Brittingham, Inc. with the New York Stock Exchange on October 13, 2017.

Brittingham, Inc. 5809 Kennett Pike Centreville Wilmington, Delaware 19807 Telephone (302) 656-8173 Telefax (302) 656 - 5637

#### EXEMPTIVE PROVISIONS UNDER RULE 15C3-3

I, Stephen P. Sweeny, President, CEO, COO, Secretary and CFO of Brittingham, Inc., do hereby certify and attest that, to the best of my knowledge and belief the following statement is true and correct:

Brittingham, Inc. meets the identified exemption provision in §240.15c3-3(k)(2)(ii) in that it is an introducing broker or dealer who clears all transactions with and for customers on a fully disclosed basis with a clearing broker or dealer, and it promptly transmits all customer funds and securities to the clearing broker or dealer which carries all of the accounts of such customers and maintains and preserves such books and records pertaining thereto pursuant to the requirements of §240.17a-3 and §240.17a-4 of this chapter, as are customarily made and kept by a clearing broker or dealer; and that it met this exemptive provision throughout the most recent fiscal year without exception.

В	rittir	naha	am.	Inc.
$\boldsymbol{\smile}$	1   LLL[]	1911C	4111,	mo.

By:

Stephen P. Sweeny, President, CEO, COO, Secretary and CFO

DATED: November 28, 2017