FINANCIAL STATEMENTS for the year ending December 31,2024

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

ANNUAL REPORTS FORM X-17A-5 PART III

OMB APPROVAL
OMB Number: 3235-0123
Expires: Oct. 31, 2023
Estimated average burden
hours per response: 12

SEC FILE NUMBER

8-23305

	FACING PAGE		
	to Rules 17a-5, 17a-12, and 18a-7	under the Securities Ex	change Act of 1934
FILING FOR THE PERIOD BEGINN	_{iNG} 01/01/2024	AND ENDING 12/3	1/2024
	MM/DD/YY		MM/DD/YY
	A. REGISTRANT IDENTIFICA	TION	7-4
NAME OF FIRM: ALLIANT	SECURITIES IN	C.	
☐ Check here If respondent is also	y-based swap dealer	ajor security-based sv	vap participant
ADDRESS OF PRINCIPAL PLACE O	•	•	
695 NORTH LEGA	ACY RIDGE DRIV	'E SUITE 30	00
	(No. and Street)		
LIBERTY LAKE	WA		99019
(City)	(State)		(Zlp Code)
PERSON TO CONTACT WITH REGA	ARD TO THIS FILING		
SALLY MANN	509 747-9144	sally@aliia	intsecurities.com
(Name)	(Area Code – Telephone Number) (Email Addre	ss)
	B. ACCOUNTANT IDENTIFICA	TION	
INDEPENDENT PUBLIC ACCOUNTA	ANT whose reports are contain	ed in this filing*	
MOSS ADAMS			
•	ne – If Individual, state last, first, and r	•	
601 WEST RIVERSIDE SUI	ITE 1800 SPOKANE	: WA	99201
(Address)	(City)	(State)	(Zip Code)
10/16/2003		659	
Inches of the electrical will be accomplification	lant.lat	(0010000-1-1-1-1-1	Newsbar (Cambledale)

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.

FOR OFFICIAL USE ONLY

^{*} Claims for exemption from the requirement that the annual reports be covered by the reports of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis of the exemption. See 17 CFR 240.17a-5(e)(1)(ii), if applicable.

OATH OR AFFIRMATION

1,	MICHAEL O NORD	, swear (or affi	rm) that, to the best of my knowledge	e and bellef, the
fin 1	ancial report pertaining to the firm of ALLI	ANT SECURITIES INC	ther swear (or affirm) that neither the	, as o
-	rtner, officer, director, or equivalent pelson a		any proprietary Interest in any accoun	
	that of a customer.	WAY 1/4	any proprietary interest in any decount	t dassilied solei
	SE SINGSION	Exally 11/2		
	E ENVOYA	24	Signature	
	E 8 6776	36 W	July Vin	1
	E 10 1 PURI	10 E & E	Title:	
	00 1001 13 300 4.10	Mark =	PRESIDENT	
K	War With the committee of the committee	MINING SE		
No	tary Public	SKILLS		
110	The start Public tary Public t	11110		
Th	s filing** contains (check all applicable boxes)	•		
8	(a) Statement of financial condition.	•		*
	(b) Notes to consolidated statement of financial	condition		N (1)
	(c) Statement of Income (loss) or, if there is other		main the natical(s) assessed a statemen	unt of
	comprehensive income (as defined in § 210.1-02		me in the period(s) presented, a stateme	ent or 19 11 119
-0	(d) Statement of cash flows.	of Regulation 5-A).		1
	A STATE OF THE STA			
	(e) Statement of changes in stockholders' or par	CHANGE STATE OF THE STATE OF TH	A STATE OF THE STA	
	(f) Statement of changes in liabilities subordinat	ed to claims of credito	rs.	
	(g) Notes to consolidated financial statements.	4-04 4-000 04		
	(h) Computation of net capital under 17 CFR 240		0.18a-1, as applicable.	
	(i) Computation of tangible net worth under 17 (
8	(j) Computation for determination of customer r			
	(k) Computation for determination of security-ba	ased swap reserve req	uirements pursuant to Exhibit B to 17 CF	R 240,15c3-3 or
Ċ	Exhibit A to 17 CFR 240.18a-4, as applicable.	1 - 101		
	(I) Computation for Determination of PAB Regul			
	(m) Information relating to possession or contro	the attractive and an experience of the second seco		.1 .2
	(n) Information relating to possession or control		ırlty-based swap customers under 17 CFI	R =
-	240.15c3-3(p)(2) or 17 CFR 240.18a-4, as applica		74.	1 to 10
昌	(o) Reconciliations, including appropriate explan-			
*	worth under 17 CFR 240.15c3-1, 17 CFR 240.18			
4	CFR 240.15c3-3 or 17 CFR 240.18a-4, as applicable	ile, if material differen	ces exist, or a statement that no materia	differences
	exist.	e sassas naturant radio a	60 - 11 - 101	
	(p) Summary of financial data for subsidiaries no			1.1
	(q) Oath or affirmation in accordance with 17 CF	CONTRACTOR SECURITION STATE SECTION CONTRACTOR SECTION		able.
	(r) Compliance report in accordance with 17 CFR			
	(s) Exemption report in accordance with 17 CFR 2			
	(t) Independent public accountant's report based			d- 2
	(u) Independent public accountant's report based		f the financial report or financial stateme	ents under 17
-	CFR 240.17a-5, 17 CFR 240.18a-7, or 17 CFR 240.			1
П	(v) Independent public accountant's report based		certain statements in the compliance re	port under 17
_	CFR 240.17a-5 or 17 CFR 240.18a-7, as applicable			
	(w) Independent public accountant's report base	d on a review of the e	emption report under 17 CFR 240.17a-5	or 17
j	CFR 240.18a-7, as applicable.			
	(x) Supplemental reports on applying agreed-upo	n procedures, in accor	dance with 17 CFR 240.15c3-1e or 17 CF	R 240.17a-12,
_	as applicable.	Property (1905)		1 - 1 1
	(y) Report describing any material inadequacies for			vlous audit, or
	a statement that no material inadequacies exist,	under 17 CFR 240.17a	·12(k).	
	(z) Other:			

^{**}To request confidential treatment of certain portions of this filling, see 17 CFR 240.17a-5(e)(3) or 17 CFR 240.18a-7(d)(2), as applicable.

TABLE OF CONTENTS

		<u>Page</u>
-	pendent Registered	1-2
Public	Accounting Firm:	
Statement of	f Financial Condition	3
Statement of	of Income	4
Statement o	of Changes in Stockholders' Equity	5
Statement o	of Cash Flows	6
Notes to Fin	nancial Statements	7-15
Schedule 1 -	Computation of Net Capital under Rule 15c3-1	
* ** ** **	of the Securities and Exchange Commission	16
Schedule 2 -	Computation for Determination of Reserve	i i
Bolleddie 2	Requirements under Rule 15c3-3 of the Securities	
	and Exchange Commission	17
	and Explained Commission	- '
Schedule 3 -	Reconciliation with Company's Computation of	
	Net Capital Included in Part II of Form X-17A-5	18
Schedule 4 -	Information Relating to Possession of Control	
Schedule 4 -	Requirements under Rule 15c3-3 of the	
	Securities and Exchange Commission	19
	occurred and Exchange Commission	1)



Report of Independent Registered Public Accounting Firm

The Board of Directors and Stockholders of Alliant Securities, Inc.

Opinion on the Financial Statements

We have audited the accompanying statement of financial condition of Alliant Securities, Inc. (the Company) as of December 31, 2024, the related statements of income, changes in stockholders' equity, and cash flows for the year then ended, the related notes (collectively, referred to as the financial statements). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2024, 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 of America.

Basis for Opinion

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audit. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audit, we are required to obtain an understanding of internal control over financial reporting 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.

Our audit included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures to respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audit also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audit provides a reasonable basis for our opinion.

Opinion on the Supplemental Information

The supplemental information in Schedules I has been subjected to audit procedures performed in conjunction with the audit of the Company's financial statements. The information in Schedules I is the responsibility of the Company's management. Our audit procedures include determining whether the information in Schedules I 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 Schedules I. In forming our opinion on the information in Schedules I, we evaluated whether the information in Schedules I, including its form and content is presented in conformity with 17 C.F.R. §240.17a-5. In our opinion, the information in Schedules I is fairly stated in all material respects in relation to the financial statements as a whole.

Spokane, Washington February 27, 2025

Moss Adams IIP

We have served as the Company's auditor since 2022.

STATEMENT OF FINANCIAL CONDITION December 31, 2024

ASSETS		<u>2024</u>
Cash	\$	314,187
Receivable from clearing broker		81,458
Concessions receivable		27,739
Officer receivable		4
Prepaid expense		600
Deposits with clearing brokers		250,000
Right-of-use lease asset		171,171
Deferred tax asset		73,200
TOTAL ASSETS	<u>\$</u>	918,359
		-
LIABILITIES AND STOCKHOLDERS' EQUITY		
Accounts payable	\$	30,039
Concessions payable		27,739
Accrued profit sharing plan contribution		93,183
Accrued payroll		189,382
Payroll and business taxes payable		8,283
Lease Liability		173,733
TOTAL LIABILITIES		522,359
Stockholders' equity:		
Common stock, \$50 par value:		
Authorized 1,000 shares;		
Issued and outstanding, 667 shares		33,334
Additional paid-in capital		182,500
Retained earnings		180,166
		207 000
TOTAL STOCKHOLDERS' EQUITY	Φ.	396,000
TOTAL LIABILITIES & STOCKHOLDERS' EQUITY	\$	<u>918,359</u>

The accompanying notes are an intergal part of the financial statements

STATEMENT OF INCOME for the year ended December 31, 2024

	<u>2024</u>
Revenues:	
Total revenue	<u>\$ 2,317,884</u>
Expenses:	
Salesmen salaries and commissions	1,148,918
Office salaries	440,415
Payroll taxes	93,955
Profit sharing plan contribution	93,183
Medical insurance	43,175
Officers' life and disability insurance	2,902
Telephone and telequote	44,080
Rent	114,472
Office supplies and postage	18,024
Clearing costs	143,257
Regulatory fees	19,046
Business and property taxes	40,607
Dues, licenses and subscriptions	12,476
Equipment rental and maintenance	9,016
Professional services	43,098
Corporate insurance	5,202
Auto and travel expense	32,168
Meals and entertainment	10,029
Bank and transfer fees	2,987
Advertising and promotion	586
Interest expense	(30)
	2,317,565
Income before federal income taxes	319
Federal income tax expense	319
Net income	<u>\$ -0-</u>

The accompanying notes are an intergral part of the financial statements.

STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY for the year ended December 31, 2024

		Additional		
Shares	Common Stock	Paid-in Capital	Retained Earnings	Total
	e 22.224	¢ 192 500		\$396,000
007	Ф 33,334	ф 162,300	\$ 100,100	\$ 390,000
	-	***	-	Ng
667	\$ 33 33 <u>4</u>	\$182.500	\$ 180 166	\$396,000
	Shares 667	Shares Stock 667 \$ 33,334	Shares Stock Paid-in Capital 667 \$ 33,334 \$182,500	Shares Common Paid-in Retained Earnings 667 \$ 33,334 \$182,500 \$180,166

The accompanying notes are an intergral part of the financial statements.

Page 5

STATEMENT OF CASH FLOWS for the year ended December 31, 2024

ye. me yem ended 2 ecomes. ex, 20		<u>2024</u>
Cash flows from operating activities:		
Net income		\$ -
Adjustments to reconcile net income to net cash		
provided by (used in) operating activities:		
Amortization of Right of Use Asset		88,770
Changes in assets and liabilities:		
Net receivables from clearing broker		(52,286)
Concessions receivable		(2,894)
Officer receivable		104
Accounts payable and concessions payable		1,053
Accrued profit sharing plan contribution		9,752
Accrued payroll		127,514
Payroll and business taxes payable		1,845
Change in lease liability		(86,847)
Net cash provided by (used in) operating activities		87,011
Net increase (decrease) in cash		87,011
()		. 8
Cash at beginning of year		<u>\$ 227,176</u>
Clark of and of man		\$ 314,187
Cash at end of year		5 314,107
Supplemental disclosure of cash paid for:		
Interest	\$ (30)	.1
Income taxes	\$ (30) \$ -	· .

The accompanying notes are an intergral part of the finanical statements

Page 6

NOTES TO FINANCIAL STATEMENTS

1. The Company and Significant Accounting Policies:

The Company was incorporated under the laws of the State of Washington on October 10, 1978 to operate as a broker/dealer in investment securities. The Company is a member of the Securities and Exchange Commission (SEC) and also a member of the Financial Industry Regulatory Authority (FINRA). The Company's office is located in Liberty Lake, Washington.

The Company is engaged in various trading and brokerage activities with counterparties that primarily include broker/dealers, banks, and other financial institutions. In the event counterparties do not fulfill their obligations, the Company may be exposed to risk. The risk of default depends on the creditworthiness of the counterparty or issuer of the instrument. It is the Company's policy to review, as necessary, the credit standing of all counterparties.

In the normal course of business, the Company's customer activities involve the execution of various customer securities transactions. These activities may expose the Company to off-balance-sheet risk in the event the customer or other broker is unable to fulfill its contracted obligations and the Company has to purchase or sell the financial instrument underlying the contract at a loss.

Use of Estimates in the Preparation of Financial Statements - The preparation of financial statements in conformity with accounting principles generally accepted in the United States 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 and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Trade Settlement -Customer's securities transactions are recorded on a trade date basis and the related commission revenues and expenses are also recorded on a trade date basis.

Concentration of Credit Risk - The Company maintains its cash with high quality financial institutions. At times, the amount may be in excess of the FDIC insured limits, however the Company does not consider this to be a significant credit risk.

Receivable from Clearing Broker- The Company's accounts receivable consist of commissions due from our clearing broker/dealer, Wells Fargo, under contractual agreement. The Company has not experienced any losses related to this receivable and does not consider these amounts to be a significant risk. The Company's accounts receivable as of January 1st 2024 was 29,172, the receivable as of December 31, 2024 was 81,458.

NOTES TO FINANCIAL STATEMENTS

Deposits - The Company has an agreement with First Clearing Corporation (FCC), whereby FCC clears all security transactions, carries all customer accounts, finances and holds the Company's trading inventory, and performs certain other services. The Company is subject to a termination fee if termination is within a specified time frame stated in the agreement. As part of this agreement, the Company is required to, and does maintain a deposit in the amount of \$250,000 held at FCC as of December 31, 2024.

Concession Receivable/Payable - Concessions receivable consists of an average of 12B-1 fees due over a three-month period to the Company from various Mutual Fund Families. The concession is then payable upon receipt to the Company's Registered Representatives. The Company's concession receivable as of January 1, 2024 was \$24,845, all of which was subsequently collected.

Advertising - The Company's policy is to expense advertising costs when incurred. Advertising expense as of December 31, 2024 was \$586.

Property and Equipment - Property and equipment are recorded at cost. Depreciation is computed using straight-line methods over estimated useful lives for equipment and the term of the related lease for leasehold improvements, which range from five to ten years.

NOTES TO FINANCIAL STATEMENTS

2. Revenue from Contracts with Customers

To determine revenue recognition for contracts with customers, the company performs the following five steps: (1) identify the contract with the customer, (2) identify the performance obligations in the contract, (3) determine the transaction price (4) allocated the transaction price to the performance obligations in the contract and (5) recognize revenue when (or as) the entity satisfies a performance obligation.

The Company recognizes revenue from contracts with customers when it transfers promised services to the customers in an amount that reflects the consideration to which the Company expects to be entitled to receive in exchange for those goods or services.

The Company's revenue from contracts with customers includes the following:

Commissions

Brokerage commissions. The Company facilitates the execution of buy and sell transactions on behalf of its customers. Each time a customer enters into a buy or sell transaction, the Company charges a commission. Commissions and related clearing expenses are recorded on the trade date (the date that the Company fills the trade order by finding and contracting with a counterparty and confirms the trade with the customer). The Company believes that the performance obligation is satisfied on the trade date because that is when the underlying financial instrument or purchaser is identified, the pricing is agreed upon and the risks and rewards of ownership have been transferred to/from the customer.

Concessions

Concessions. Concessions consist of 12b-1 fees managed by the Company. 12b-1 fees are earned on the Company's client assets under management. The fees are based on contractual rates applied to the average daily net asset value of eligible shares of a respective mutual fund held by the Company's clients. 12b-1 fees are earned over time and collected from the funds on a monthly or quarterly basis. The company believes that the performance obligation is satisfied.

Asset Management

Premier Fees. The Company provides investment advisory services on a daily basis. The Company believes the performance obligation for providing advisory services is satisfied over time because the customer is receiving and consuming the benefits as they are provided by the Company. Fee arrangements are based on a percentage applied to the customer's assets under management. Fees are received quarterly and are recognized as revenue at that time as they related specifically to the services

NOTES TO FINANCIAL STATEMENTS

provided in that period, which are distinct from the services provided in other periods.

Miscellaneous and Interest

Miscellaneous. The Company charges miscellaneous fees, including postage fees, special handling fees, and others each time a customer enters into a buy or sell transaction. Miscellaneous fees are recorded on the trade date (the date the Company fills the trade order by finding and contracting with a counterparty and confirms the trade with the customer). The Company believes that the performance obligation is satisfied on the trade date because that is when the underlying financial instrument or purchaser is identified, the pricing is agreed upon and the risks and rewards of ownership have been transferred to/from the customer of which the miscellaneous fees are related.

Interest. The Company charges interest on a daily basis on customer assets under management which is covered by various other areas of General Accepted Accounting Principles. Interest income is outside of the scope of ASC 606, but is included in the table below to reconcile the total revenues to the statement of income.

The following table presents revenue by major source, as December 31, 2024

Revenue from contract with customers

Brokerage commissions	\$232,236
Concessions	332,867
Premier Fees	1,625,019
Interest Income	24,847
Miscellaneous	<u> 102,915</u>
Total revenue	<u>\$2,317,884</u>

NOTES TO FINANCIAL STATEMENTS

3. Property and Equipment:

A summary of property and equipment at December 31, 2024 is as follows:

Furniture and equipment	\$67,648
Leasehold improvements	<u>8,586</u>
•	76,234
Less accumulated depreciation	<u>76,234</u>
	\$0

4. Net Capital Requirements:

The Company is subject to the SEC Uniform Net Capital Rule (SEC 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. Net capital and the related net capital ratio will fluctuate on a daily basis. At December 31, 2024 the Company had net capital of \$322,196 which was \$222,196 in excess of its required net capital of \$100,000. The Company's ratio of aggregate indebtedness to net capital ratio was 1.09 to 1.

5. Operating Line of Credit:

The Company has a \$250,000 unsecured line of credit with U.S. Bank of Washington guaranteed by the stockholders due on demand, no maturity date. Interest is due monthly at the bank's prime rate plus 0.5%. There were no balances due under the line of credit agreement at December 31, 2024.

6. Profit Sharing Plan:

The Company has established a profit-sharing plan with 401(k) features available to all eligible employees. Contributions to the plan are determined annually by the Company. Profit sharing plan contributions for the years ended December 31, 2024 were \$93,183.

NOTES TO FINANCIAL STATEMENTS

7. Lease Commitments:

In 2018, the Company entered into a three-year office lease in a building which is owned 27% by two of the stockholders of the Company. The lease included two additional one year renewal options. The lease expired in September 2023 and was amended before expiration to extend the term an additional two years. The amendment included one additional one year renewal option. The lease expires in September 2026 and the Company classified this lease as an operating lease. Since the Company is reasonably certain to exercise the renewal option, the optional period is included in determining the lease term. The Company's leases do not include termination options for either party to the lease or restrictive financial or other covenants. The weighted average discount rate is based on the Company's incremental borrowing rate. Total rent to related parties was \$103,736 for the year ended December 31, 2024.

The components of lease costs for the year ended December 31, 2024 are as follows: Operating lease cost \$103,736.

The lease right-of-use asset and lease liability are presented in the Statement of Financial condition.

The following table summarizes the supplemental cash flow information for the year ended December 31, 2024:

Cash Paid for Amounts Included in the Measurement of Lease Liabilities Operating Lease \$101,817.

Other information related to leases as of December 31, 2024 as follows:

Weighted average remaining lease term: 1.75 years

Weighted average discount rate: 7.00%

NOTES TO FINANCIAL STATEMENTS

Maturities of lease liabilities under noncancelable operating leases as of December 31, 2024, are as follows:

Years ending December 31,

2025	104,364
2026	79,733
Less interest	(10,364)
	\$173.733

8. Federal Income Taxes:

Income taxes are provided for the tax effects of transactions reported in the financial statements and consist of taxes currently due plus deferred taxes related primarily to differences between financial and income tax reporting. The amount of current and deferred taxes payable or refundable is recognized as of the date of the financial statements, utilizing currently enacted tax laws and rates. At the end of the year management reviews the Company's income and accrues bonuses in order to minimize taxable income. Deferred tax expenses or benefits, if material, are recognized in the financial statements for the changes in deferred tax liabilities or assets between years. As of December 31, 2024, \$73,200 was accrued for the benefit of deferred federal taxes.

The Company has an unused operating loss carryforward of approximately \$345,000 at December 31, 2024. The loss carryforwards do not have an expiration date. The carryforward may be applied against future taxable income in an amount not to exceed 80% of the pre-loss carryforward taxable income in any given tax year. The deferred tax asset represents the future tax return consequences of the net operating loss, which can be used to decrease tax liabilities in the future. The deferred tax asset can be reduced by a valuation allowance if management deems it more likely than not that some or all of the deferred tax asset will not be realized. The Company has not recorded a valuation allowance for deferred tax asset, as it is management's opinion the deferred tax asset will be fully realized. There was no change in the valuation allowance during the year.

Deferred tax asset-net operating loss carry forward	\$73,200
Less valuation allowance	<u>0</u>
	\$73,200

NOTES TO FINANCIAL STATEMENTS

The Company's effective income tax rate differed from the actual federal statutory tax rate of 21% in 2024. As discussed in the previous paragraph, management reviews taxable income to minimize tax expense. As a result, income tax expense is related to differences between items included as an expense for financial statement purposes that are not deductible for income tax purposes. Those items include meals and entertainment and other expenses

A reconciliation of income taxes computed at the federal statutory rate of 21% is as follows:

Federal income taxes at statutory rate	\$67
Effect of meals, entertainment, and other differences	<u>252</u>
Income Tax expense	\$319

The Company evaluates its tax positions that have been taken or are expected to be taken on income tax returns to determine if an accrual is necessary for uncertain tax positions. As of December 31, 2024, the unrecognized tax benefit accrual was zero. The Company will recognize future accrued interest and penalties related to unrecognized tax benefits in income tax expense if incurred.

9. Related Party Transactions

The financial statements of the Company includes a receivable for advances made to an officer. This receivable was paid in full by taking a deduction out of the officer's paycheck during January 2025. The Company also leases office space from a related party – see Note 7.

10. Stock Redemption Agreement:

In accordance with the Company's stock control agreement, the Company shall purchase all the shares of stock held by a stockholder in accordance with the terms and conditions as set forth in the agreement if any of the following events have occurred: (a) death of the stockholder; (b) long term disability; or (c) voluntary or involuntary termination of an employed stockholder. These events listed are conditions and no liability is required to be recorded until these conditions are met. The purchase price is determined as the lesser of \$415 per share or the book value of the stock as of the effective date of the termination.

NOTES TO FINANCIAL STATEMENTS

11. Subsequent Events:

The Company evaluated subsequent events and transactions for potential recognition or disclosure in the financial statements through February 27th, 2025, the date the financial statements were available to be issued, and has determined there are not subsequent events that require disclosure.

12. Broker Dealer - Single Reportable Segment

Alliant Securities Inc. is engaged in a single line of business as a securities broker Dealer, which is comprised of several classes of services, including principal transactions, agency transactions, and investment advisory. The Company has identified its President, Michael O Nord and CEO Paul D Kienbaum as its chief operating decision makers ("CODM"), who uses net income to evaluate the results of the business, predominantly in the forecasting process, to manage the Company. Additionally, the CODM uses excess net capital (see Note 16) which is not a measure of profit and loss, to make operational decisions while maintaining capital adequacy. The company's operations constitute a single operation segment and therefore, a single reportable segment, because the CODM manages the business activities using information of Company as a whole. The accounting policies used to measure the profit and loss of the segment are the same as those described in the summary of significant accounting policies.

SCHEDULE 1

COMPUTATION OF NET CAPITAL UNDER RULE 15c3-1 OF THE SECURITIES AND EXCHANGE COMMISSION

December 31, 2024

Net capital:		
Stockholders' equity:		
Common stock		3,334
Additional paid-in capital		2,500
Retained earnings		0,166
Total stockholders' equity		\$ 396,000
Deductions:		
Non-allowable assets:		
Officer receivable		4
Prepaid expense		600
Deferred Tax Asset		3,200
		<u>73,804</u>
Net capital		322,196
Minimum net capital required		100,000
Excess net capital		<u>\$ 222,196</u>
Aggregate indebtedness:		
Accounts payable	\$ 30	0,039
Other liabilities	27	7,739
Accrued profit sharing plan contribution	n 93	3,183
Accrued payroll	189	9,382
Payroll and business taxes payable	{	8,283
Operating lease liability		2,562
Total aggregate indebtedness		\$ 351,188
Ratio: Aggregate indebtedness to net ca	pital	<u>1.09</u>

No material differences exist between net capital and aggregate indebtedness reported above and net capital and aggregate indebtedness reported on Focus Form X-17A-5

SCHEDULE 2 COMPUTATION FOR DETERMINATION OF RESERVE REQUIREMENTS UNDER RULE 15c3-3 OF THE SECURITIES AND EXCHANGE COMMISSION

December 31, 2024

Alliant Securities, Inc. Turner ♦ Nord ♦ Kienbaum acts strictly as an introducing broker-dealer, clearing all transactions with and for customers on a fully disclosed basis with the clearing broker, which carries all of the accounts of such customers and maintains and preserves such books and records pertaining thereto. Therefore, Alliant Securities, Inc. Turner ♦ Nord ♦ Kienbaum is not required to carry a "Special Reserve Bank Account for the Exclusive Benefit of Customers", as stated under Exemption Rule 15c3-3.

SCHEDULE 3 RECONCILIATION WITH COMPANY'S COMPUTATION OF NET CAPITAL INCLUDED IN PART II OF FORM X-17A-5

December 31, 2024

itet cahitai	Net	capital	:
--------------	-----	---------	---

Net capital as reported on FOCUS REPORT \$322,196

Net capital as computed on page 16 \$322,196

Aggregate indebtedness:

Aggregate indebtedness as reported on FOCUS REPORT \$351,188

Aggregated indebtedness as computed on page 16 <u>\$351,188</u>

SCHEDULE 4 INFORMATION RELATING TO POSSESSION OF CONTROL REQUIREMENTS UNDER RULE 15c3-3 OF THE SECURITIES AND EXCHANGE COMMISSION December 31, 2024

Alliant Securities, Inc. Turner ◆ Nord ◆ Kienbaum acts strictly as an introducing broker-dealer, clearing all transactions with and for customers on a fully disclosed basis with the clearing broker, which carries all of the accounts of such customers and maintains and preserves such books and records pertaining thereto. Therefore, Alliant Securities, Inc. Turner ◆ Nord ◆ Kienbaum is exempt under Rule 15c3-3(k)(2)(ii).



Report of Independent Registered Public Accounting Firm

The Board of Directors and Stockholders of Alliant Securities, Inc.

We have reviewed management's statements, included in the accompanying Alliant Securities, Inc.'s Exemption Report in which:

- 1) Alliant Securities, Inc., states Alliant Securities, Inc., claims an exemption under paragraph (k)(2)(ii) of 17 C.F.R. §240.15c3-3 (the exemption provisions); and
- 2) Alliant Securities, Inc., states Alliant Securities, Inc. met the identified exemption provisions throughout the most recent fiscal year without exception.

Alliant Securities, 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 Alliant Securities, Inc.'s compliance with the exemption provisions. A review is substantially less in scope than an examination, the objective of which is the expression of an opinion on management's statements. Accordingly, we do not express such an opinion.

Based on our review, we are not aware of any material modifications that should be made to management's statements referred to above for them to be fairly stated, in all material respects, based on the provisions set forth in paragraph(k)(2)(i) of 17 C.F.R. §240.15c3-3.

Spokane, Washington

Moss Adams UP

February 27, 2025



Management Statement Regarding Compliance with Certain Exemption Provisions Under Rule 15c3-3 of the Securities Exchange Act of 1934

Alliant Securities, 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 claimed exemption from 17 C.F.R. §240.15c3-3 under the following provisions of 17 C.F.R. §240.15c3-3 (k)(2): (ii)

2. The Company met the identified exemption provisions in 17 C.F.R. §240.15c3-3(k) throughout the most recent fiscal year without exception.

Alliant Securities, Inc.	
Paul Kienbaum, CEO	$\frac{2/27/25}{\text{Date}}$
Michael Nord, President	2/27/21 Date
Sally Mann, Financial and Operations Frincipal	2/27/2015 Date
Jeffrey Newton Chief Compliance Officer	2/27/2025 Date

Exhibit H

Customer Protection Rule Custody of Customer Assets

Exemption Report

Rule 15c3-3(k)(2)(ii)

Alliant Securities Inc. who acts as an introducing broker or dealer, clears all transactions with and for customers on a fully disclosed basis with a clearing broker or dealer, and who promptly transmits all customer funds and securities to the clearing broker or dealer which carries all the of the accounts of such customers and maintains and preserves such books and records pertaining thereto pursuant to the requirements made and kept by a clearing broker or dealer.



Report of Independent Registered Public Accounting Firm

The Board of Directors Alliant Securities, Inc.

We have performed the procedures included in Rule 17a-5(e)(4) under the Securities Exchange Act of 1934 and in the Securities Investor Protection Corporation (SIPC) Series 600 Rules, which are enumerated below on the accompanying General Assessment Reconciliation (Form SIPC-7) for the year ended December 31, 2024. Management of Alliant Securities, Inc. (the Company) is responsible for its Form SIPC-7 and for its compliance with the applicable instructions on Form SIPC-7.

Management of the Company has agreed to and acknowledged that the procedures performed are appropriate to meet the intended purpose of assisting Alliant Securities, Inc., and SIPC in evaluating the Company's compliance with the applicable instructions on Form SIPC-7 for the year ended December 31, 2024. Additionally, SIPC has agreed to and acknowledged that the procedures performed are appropriate to meet their purposes. This report may not be suitable for any other purpose. The procedures performed may not address all the items of interest to a user of this report and may not meet the needs of all users of this report and, as such, users are responsible for determining whether the procedures performed are appropriate for their purposes. The sufficiency of these procedures is solely the responsibility of those parties specified in this report. Consequently, we make no representation regarding the appropriateness of the procedures described below either for the purpose for which this report has been requested or for any other purpose.

The procedures we performed and our findings are as follows:

- Compared the listed assessment payments in Form SIPC-7 with respective cash disbursement records entries, noting no differences.
- Compared the Total Revenue amounts reported on the Annual Audited Report Form X-17A-5
 Part III for the year ended December 31, 2024, with the Total Revenue amounts reported in
 Form SIPC-7 for the year ended December 31, 2024, noting no differences.
- 3. Compared any adjustments reported in Form SIPC-7 with supporting schedules and working papers, noting no differences.
- Recalculated the arithmetical accuracy of the calculations reflected in Form SIPC-7 and in the related schedules and working papers supporting the adjustments in procedure 3 above, noting no differences.
- 5. Compared the amount of any overpayment applied to the current assessment with the Form SIPC-7 on which it was originally computed, noting no differences.

We were engaged by Alliant Securities, Inc. to perform this agreed-upon procedures engagement and conducted our engagement in accordance with attestation standards established by the American Institute of Certified Public Accountants and in accordance with the standards of the Public Company Accounting Oversight Board (United States). An agreed-upon procedures engagement involves performing specific procedures that the engaging party has agreed to and acknowledged to be appropriate for the intended purpose of the engagement and reporting on findings based on the procedures performed. We were not engaged to and did not conduct an examination or a review engagement, the objective of which would be the expression of an opinion or conclusion, respectively, on the Alliant Securities, Inc.'s Form SIPC-7 and for its compliance with the applicable instructions on Form SIPC-7 for the year ended December 31, 2024. Accordingly, we do not express such an opinion or conclusion. Had we performed additional procedures other matters might have come to our attention that would have been reported to you.

We are required to be independent of Alliant Securities, Inc., and to meet our other ethical responsibilities in accordance with the relevant ethical requirements related to our agreed-upon procedures engagement.

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

Spokane, Washington

Moss Adams HP

February 27, 2025

GENERAL ASSESSMENT FORM

For the first half of the fiscal year ending 12/31/2024

		Determination of "SIPC NET Operating MEMBER NAME ALLIANT SECURITIES INC TU		eral Assessment for: SEC No. 8-23305	1.0
		For the fiscal period beginning1/1/2	2024 and endin	g6/30/2024	
1	Total Reven	ue (FOCUS Report – Statement of Income (L	oss) – Code 4030)		\$ 1,101,744.00
2	Additions:				
		es from the securities business of subsidiarie) and predecessors not included above.	es (except foreign		
	b Net loss from	n principal transactions in securities in trading	g accounts.		
	c Net loss from	n principál transactions in commodities in tr	ading accounts.		
	d Interest and	dividend expense deducted in determining	item 1.		
	e Net loss from	n management of or participation in the unde of securities.	rwriting or		
	deducted in	her than advertising, printing, registration fee determining net profit management of or part or distribution of securities.	s and legal fees icipation in		
	g Net loss fron	n securities in investment accounts.			0.000
	h Add lines 2a	through 2g. This is your total additions.			\$ 0.00
3	Add lines 1 a	and 2h	•		\$ 1,101,744.00
4	Deductions:				
	investment c annuities, fro services rend	om the distribution of shares of a registered of company or unit investment trust, from the salum the business of insurance, from investment dered to registered investment companies or parate accounts and from transactions in sec	e of variable nt advisory insurance	\$ 172,020.00	
	b Revenues fro	om commodity transactions.			
		s, floor brokerage and clearance paid to othe connection with securities transactions.	r SIPC	\$ 81,227.00	
	d Reimbursem solicitations.	ents for postage in connection with proxy			
	e Net gain fron	n securities in investment accounts.			
	certificates of	issions and markups earned from transactior f deposit and (ii) Treasury bills, bankers acce al paper that mature nine months or less from	ptances		
,	connection w	ses of printing, advertising, and legal fees inc rith other revenue related to the securities bus ined by Section 16(9)(L) of the Act).	urred in siness		
	h Other revenu	e not related either directly or indirectly to the	securities business.		
	Ded	luctions in excess of \$100,000 require doc	umentation		

GENERAL ASSESSMENT FORM

For the first half of the fiscal year ending 12/31/2024

5	а	of Income (Los	nd dividend expense (FOCUS Report - Statemen ss) - Code 4075 plus line 2d above) but of total interest and dividend income	t			
	b 40% of margin interest earned on customers securities accounts (40% of FOCUS Report - Statement of Income (Loss) - Code 3960)			3			
	С	Enter the great	er of line 5a or 5b			\$ 0.00	
6	Add lines 4a through 4h and 5c. This is your total deductions.						\$ 253,247.00
7			from line 3. This is your SIPC Net Operating Rev	enues.			\$ 848,497.00
8			by .0015. This is your General Assessment.				\$ 1,272.00
9	,	*Current overpayment/credit balance, if any					\$ 0.00
10		Subtract line 9 from line 8. This is your assessment balance due.					\$ 1,272.00
11	Interest (see instructions) for days late at 20% per annum Amount you owe SIPC. Add lines 10 and 11.						\$ 0.00
12							\$ 1,272.00
13		Overpayment/c	redit carried forward (if applicable)				\$ 0.00
<i>SE</i> (8-2			Designated Examining Authority DEA: FINRA	FYE 2024	-	<i>Month</i> Dec	
t .		BER NAME ING ADDRESS	ALLIANT SECURITIES INC TURNER NORD, KIENBAUM 695 N LEGACY RIDGE DR STE 300 LIBERTY LAKE, WA 99019				Medical Confession (Association)
Sub	sid	iaries (S) and pr	edecessors (P) included in the form (give name a	nd SEC number	·)	9000 01-000 250 € 010 705 570 € 15	in the proportion of the section \mathcal{S}
		By check	king this box, you certify that you have the authori	ty of the SIPC m	ember to sig	n this	

form; that all information in this form is true and complete; and that on behalf of the SIPC member, you are authorized, and do hereby consent, to the storage and handling by SIPC of the data in accordance with SIPC's Privacy Policy

ALLIANT SECURITIES INC TURNER	SALLY SUE MANN		
(Name of SIPC Member)	(Authorized Signatory)		
7/11/2024	sally@alliantsecurities.com		
(Date)	(e-mail address)		

Completion of the "Authorized Signatory" line will be deemed a signature.

This form and the assessment payment are due 30 days after the end of the first six months of the fiscal year.

SIPC-7 37 REV 0722

GENERAL ASSESSMENT FORM

For the fiscal year ended 12/31/2024

Determination of "SIPC NET Operating Revenues" and General Assessment for: SEC No. MEMBER NAME 8-23305 ALLIANT SECURITIES INC TURNER and ending 12/31/2024 1/1/2024 For the fiscal period beginning \$ 2,317,884.00 Total Revenue (FOCUS Report - Statement of Income (Loss) - Code 4030) 1 2 Additions: a Total revenues from the securities business of subsidiaries (except foreign 22 subsidiaries) and predecessors not included above. b Net loss from principal transactions in securities in trading accounts. c Net loss from principal transactions in commodities in trading accounts. d Interest and dividend expense deducted in determining item 1. e Net loss from management of or participation in the underwriting or distribution of securities. f Expenses other than advertising, printing, registration fees and legal fees deducted in determining net profit management of or participation in underwriting or distribution of securities. g Net loss from securities in investment accounts. \$ 0.00 h Add lines 2a through 2g. This is your total additions. \$ 2,317,884.00 Add lines 1 and 2h 3 4 Deductions: a Revenues from the distribution of shares of a registered open end investment company or unit investment trust, from the sale of variable annuities, from the business of insurance, from investment advisory services rendered to registered investment companies or insurance company separate accounts \$405,939.00 and from transactions in security futures products. b Revenues from commodity transactions. c Commissions, floor brokerage and clearance paid to other SIPC members \$ 166,248.00 in connection with securities transactions. d Reimbursements for postage in connection with proxy solicitations. e Net gain from securities in investment accounts. f 100% commissions and markups earned from transactions in (I) certificates of deposit and (ii) Treasury bills, bankers acceptances or commercial paper that mature nine months or less from issuance date. g Direct expenses of printing, advertising, and legal fees incurred in connection with other revenue related to the securities business (revenue defined by Section 16(9)(L) of the Act). h Other revenue not related either directly or indirectly to the securities business. Deductions in excess of \$100,000 require documentation a Total interest and dividend expense (FOCUS Report - Statement of Income (Loss) - Code 4075 plus line 2d above) but not in excess of total interest and dividend income b 40% of margin interest earned on customers securities accounts (40% of FOCUS Report - Statement of Income (Loss) -Code 3960) \$ 0.00 c Enter the greater of line 5a or 5b \$ 572,187.00 Add lines 4a through 4h and 5c. This is your total deductions. 6

GENERAL ASSESSMENT FORM

For the fiscal year ended 12/31/2024

7		Subtract line 6 t	from line 3. This is your SIPC Net Operatin	g Revenues.		\$ 1,745,697.00
8		Multiply line 7 b	y .0015. This is your General Assessment			\$ 2,618.00
9		1.7	yment/credit balance, if any			\$ 0.00
10		•	sment from last filed 2024 SIPC-6 or 6A		\$ 1,272.00	
11	b b	Overpayment(s Any other overp All payments ap) applied on all 2024 SIPC-6 and 6A(s) sayments applied oplied for 2024 SIPC-6 and 6A(s)	\$ 0.00 \$ 0.00 \$ 1,272.00	\$ 1,272.00	· 23
	d	Add lines 11a th	rough 11c	_	\$ 1,272.00	6.4.070.00
12		LESSER of line	10 or 11d.			\$ 1,272.00
13	b	Amount from lin Amount from lin Amount from lin	e 9	 	\$ 2,618.00 \$ 0.00 \$ 1,272.00	
			3b and 13c from 13a. This is you r assess ກ	nent balance due.	•	\$ 1,346.00
14		Interest (see ins	structions) for <u>0</u> days late at 20% per	annum		\$ 0.00
15		Amount you o	we SIPC. Add lines 13d and 14.			\$ 1,346.00
16	,	Overpayment/ci	redit carried forward (if applicable)			\$ 0.00
8-2 ME	33 ME	No. 05 BER NAME NG ADDRESS	Designated Examining Authority DEA: FINRA ALLIANT SECURITIES INC TURNER NORD, KIENBAUM 695 N LEGACY RIDGE DR STE 300 LIBERTY LAKE, WA 99019	FYE 2024	Month Dec	
Sub	sid	iarles (S) and pr	edecessors (P) included in the form (give na	ame and SEC number)	agenty (1966), en er alle en la sela la treva en la combane en e	
						·
:		form; tha member,	king this box, you certify that you have the a t all information in this form is true and com you are authorized, and do hereby consent in accordance with SIPC's Privacy Policy	plete; and that on behalt	of the SIPC	
		ALL	IANT SECURITIES INC TURNER		SALLY SUE MANN	<u> </u>
			(Name of SIPC Member)		(Authorized Signatory)	
			1/21/2025	sally	/@alliantsecurities.	com
			(Date)		(e-mail address)	
		Complet	ion of the "Authorized Signatory" line will b	e deemed a signature.		

This form and the assessment payment are due 60 days after the end of the fiscal year.