UNITED STATES SECURITIES AND EXCHANGE COMMISSION

2025-10-24 11:10AM EDT Status: Accepted

FORM X-17A-5

FOCUS REPORT

(FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT) PART IIA 12

(Please read instructions before preparing Form) This report is being filed pursuant to (Check Applicable Block(s)): 1) Rule 17a-5(a) X 16 2) Rule 17a-5(b) 3) Rule 17a-11 17 4) Special request by designated examining authority 5) Other 19 26 NAME OF BROKER-DEALER SEC. FILE NO. 14 8-71158 13 WEDBUSH & CO., LLC FIRM ID NO. ADDRESS OF PRINCIPAL PLACE OF BUSINESS (Do not use P.O. Box 15 328492 FOR PERIOD BEGINNING (MM/DD/YY) 20 142 WEST 57TH STREET, 12TH FLOOR 24 (No. and Street) AND ENDING (MM/DD/YY) 21 23 25 **NEW YORK** 10019 (City) (State) (Zip Code) NAME AND TELEPHONE NUMBER OF PERSON TO CONTACT IN REGARD TO THIS REPORT(Area code) - Telephone No. 31 30 213-688-8000 Samantha Kirkman NAME(S) OF SUBSIDIARIES OR AFFILIATES CONSOLIDATED IN THIS REPORT OFFICIAL USE 32 33 34 35 37 36 39 38 DOES RESPONDENT CARRY ITS OWN CUSTOMER ACCOUNTS? YES NO X 41 40 CHECK HERE IF RESPONDENT IS FILING AN AUDITED REPORT 42 **EXECUTION:** The registrant/broker or dealer submitting this Form and its attachments and the person(s) by whom it is executed represent hereby that all information contained therein is true, correct and complete. It is understood that all required items, statements, and schedules are considered integral parts of this Form and that the submisson of any amendment represents that all unamended items, statements and schedules remain true, correct and complete as previously submitted. Dated the day of 20 Manual Signatures of: 1) Principal Executive Officer or Managing Partner 2) Principal Financial Officer or Partner 3) Principal Operations Officer or Partner ATTENTION - Intentional misstatements or omissions of facts constitute Federal Criminal Violations. (See 18 U.S.C. 1001 and 15 U.S.C. 78:f (a) **FINRA**

FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART IIA

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	BROKER OR	R DEALER										ı
	WEDBUSH & CO	O., LLC			N	3						100
L	STATEM	IENT OF FINANCIAL	CONDITION				NONC	' - '	DING		'' ND	[100]
	SIAILIVI			ROKERS OR DE			NOINC	,LLA	MING	$\overline{}$	IND	
		CERTAI	IN OTHER BI	NONERS OR DE	ALC	-10		5/1	MM/DD/	\/\/\		
								•	MM/DD/	11)	09/30/25	99
							5	SEC F	ILE NO.		<u>8-71158</u>	98
								Co	onsolida	ted	198	3
								Unco	onsolida	ted	X 199	al
				ASSETS				•	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			1
				Allowable			Non-A	llowo	blo		Tota	NI.
				Allowable		'	NOIT-A	illowa	DIE_		10ta	<u> </u>
1. Cash	n		\$	6,655,600 20	00					\$	(6,655,600 750
2. Rece	eivables from broker	s or dealers:										
Α. (Clearance account		<u></u>	0 29								
				0 30					0 55	= -		0 810
	eivables from non-cu			0 35	55				0 60	0		0 830
4. Secu	urities and spot comi	modities owned, at market	value:									
A. E	Exempted securities			0 41								
В. [Debt securities			0 41								
	•			0 42								
				0 42	_							
E. S	Spot commodities .			0 43	30]					-		0 850
5. Secu	urities and/or other in	nvestments not readily mar	ketable:									
A. <i>A</i>	At cost	\$	130									
B. <i>A</i>	At estimated fair valu	ıe		0 44	0				0 61	0		0 860
		er subordination agreemer	nts									
	nd partners' individua	•			_				_	_		
	ecurities accounts, a	t market value:		0 46	0				0 63	0		0 880
	Exempted	•	[]									
	securities Other	\$	150									
	securities	\$	160									
	ured demand notes:	*	_ [100]	0 47	0				0 64	0.		0 890
Mark	et value of collatera	l:										
A. E	Exempted											
	securities	\$	170									
В. С	Other											
5	securities	\$	180									
3. Mem	nberships in exchang	ges:										
Α. (Owned, at											
	market	\$	190									
	Owned, at cost				-				0 65	0		
	Contributed for use of	• •							0 66	:O		0 900
	stmarket value stment in and receiv	ablee from			-					<u> </u>		
	ates, subsidiaries ar											
	ociated partnerships			0 48	2O				0 67	'n		0 910
	perty, furniture, equi			0 40	<u>.</u>				0 01	의 .		0 [310]
	asehold improveme											
	nder lease agreeme											
of	f accumulated depre	eciation			_					_		
	nd amortization.			0 49					0 68			0 920
	ner assets			0 53				11	,337 73	5 _		11,337 930
12. Tot	tal Assets		\$	6,655,600 54	<u> 0</u> \$			11	,337 74	0 \$		6,666,937 940

FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART IIA

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WEDBUSH & CO., LLC

as of

09/30/25

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

	A.I.	Non-A.I.	_Total_	
<u>Liabilities</u>	<u>Liabilities</u>	<u>Liabilities</u>		
13. Bank loans payable	0 1045 \$	₀ 1255 \$	<u>o</u> 1	1470
14. Payable to brokers or dealers:			_	
A. Clearance account	0 1114	0 1315	0 1	1560
B. Other	0 1115	0 1305	0 1	1540
15. Payable to non-customers	0 1155	0 1355	0 1	1610
16. Securities sold not yet purchased,				
at market value		₀ 1360	0 1	1620
17. Accounts payable, accrued liabilities,				
expenses and other	1,463,352 1205	606,443 1385	2,069,795	1685
18. Notes and mortgages payable:			_	
A. Unsecured	0 1210			1690
B. Secured	0 1211	0 1390	<u> </u>	1700
19. Liabilities subordinated to claims				
of general creditors:			_	
A. Cash borrowings:	_	0 1400	0 1	1710
1. from outsiders \$ 970				
2. Includes equity subordination (15c3-1(d))				
of\$980				
B. Securities borrowings, at market value	_	0 1410	0 1	1720
from outsiders \$990				
C. Pursuant to secured demand note				
collateral agreements	_	0 1420	0 1	1730
1. from outsiders \$1000				
2. includes equity subordination (15c3-1(d))				
of \$ 1010				
D. Exchange memberships contributed for				
use of company, at market value	_	₀ 1430	<u>o</u> 1	1740
E. Accounts and other borrowings not			_	
qualified for net capital purposes	0 1220	0 1440	0 1	1750
20. TOTAL LIABILITIES\$	1,463,352 1230 \$	606,443 1450 \$	2,069,795	1760
Ownership Equity		r.	G	.==0
21. Sole proprietorship		\$_	<u> </u>	1770
22. Partnership (limited partners)\$	1020	-	4,597,142	1780
23. Corporation:			- I	1704
A. Preferred stock				1791
B. Common stock				1792
C. Additional paid-in capital	• • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·		1793
D. Retained earnings	• • • • • • • • • • • • • • • • • • • •		——— -	1794
E. Accumulated other comprehensive income	• • • • • • • • • • • • • • • • • • • •			1797
F. Total		·····		1795
G. Less capital stock in treasury	• • • • • • • • • • • • • • • • • • • •	(-		1796
24. TOTAL OWNERSHIP EQUITY		\$ _		1800
25. TOTAL LIABILITIES AND OWNERSHIP EQUITY	• • • • • • • • • • • • • • • • • • • •		6,666,937	1810

OMIT PENNIES

FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORTED PART IIA

7	2025-10-24 11:10AM EDT
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BROKER OR DEALER		
WEDBUSH & CO., LLC	as of	09/30/25

COMPUTATION OF NET CAPITAL

1. Total ownership equity from Statement of Financial Condition	\$	4,597,142 3480
2. Deduct ownership equity not allowable for Net Capital	(0)3490
3. Total ownership equity qualified for Net Capital		4,597,142 3500
4. Add:		· · · · · ·
A. Liabilities subordinated to claims of general creditors allowable in computation of net capital		0 3520
B. Other (deductions) or allowable credits (List)		0 3525
5. Total capital and allowable subordinated liabilities	\$	4,597,142 3530
6. Deductions and/or charges:		
A. Total non-allowable assets from		
Statement of Financial Condition (Notes B and C)\$ 11,337 3540		
B. Secured demand note deficiency 0 3590		
C. Commodity futures contracts and spot commodities-		
proprietary capital charges		
D. Other deductions and/or charges	(11,337) 3620
7. Other additions and/or allowable credits (List)		0 3630
8. Net Capital before haircuts on securities positions	\$	4,585,805 3640
9. Haircuts on securities (computed, where appliicable,		
pursuant to 15c3-1(f)) :		
A. Contractual securities commitments		
B. Subordinated securities borrowings 0 3670		
C. Trading and investment securities:		
1. Exempted securities		
2. Debt securities		
3. Options		
4. Other securities		
D. Undue concentration		
E. Other (List)	(<u>0</u>) <u>3740</u>
10. Net Capital	\$	4,585,805 3750

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COMPUTATION OF BASIC NET CAPITAL REQUIREMENT

Part A

11. Minimum net capital required (6-2/3% of line 19) 12. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of subsidiaries computed in accordance with Note (A) 13. Net capital requirement (greater of line 11 or 12) 14. Excess net capital (line 10 less 13) 15. Net capital less greater of 10% of line 18 or 120% of line 12 \$	97,557 3756 5,000 3758 97,557 3760 4,488,248 3770 4,439,470 3780
COMPUTATION OF AGGREGATE INDEBTEDNESS	
16. Total A.I. liabilities from Statement of Financial Condition \$	1,463,352 3790
	.,,
A. Drafts for immediate credit\$ 0 3800	
B. Market value of securities borrowed for which no	
equivalent value is paid or credited \$ 0 3810 C. Other unrecorded amounts (List) \$ 0 3820	0 3830
18. Total aggregate indebtedness \$	1,463,352 3840
19. Percentage of aggregate indebtedness to net capital (line 19 divided by line 10)	31.91 3850
20. Percentage of debt to debt-equity total computed in accordance with Rule 15c-3-1(d) %	0.00 3860
COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT	
Part B	
21. 2% of combined aggregate debit items as shown in Formula for Reserve Requirements pursuant	
to Rule 15c3-3 prepared as of the date of net capital computation including both brokers or dealers and consolidated subsidiaries' debits	2070
brokers or dealers and consolidated subsidiaries' debits \$	3870
requirement of subsidiaries computed in accordance with Note (A) \$	3880
23. Net capital requirement (greater of line 22 or 23)	3760
24. Excess net capital (line 10 less 24) \$	3910
25. Net capital in excess of the greater of:	
5% of combined aggregate debit items or 120% of minimum net capital requirement \$	3920

NOTES:

- (A) The minimum net capital requirement should be computed by of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of:
 - 1. Minimum dollar net capital requirement, or
 - 2.6-2/3% of aggregate indebtedness or 4% of aggregate debits if alternative method is used.
- (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand notes covered by subordination agreements not in satisfactory form and the market values of the 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.