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09065060	UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549	OMB APPROVAL OMB Number: 3235-0123 Expires: February 28, 2010 Estimated average burden
	ANNUAL AUDITED REPORT	hours per response, 12.00
	FORM X-17A-5	Section SEC FILE NUMBER
	PART III	8 -12111
Information Secu	FACING PAGE Required of Brokers and Dealers Pursuant to S rities Exchange Act of 1934 and Rule 17a-5 The	hington, DC ection 17 of the reunder
REPORT FOR THE PERIOD		G 08/31/09 MM/DD/YY
	MM/DD/YY	MM/DD/YY
	A. REGISTRANT IDENTIFICATION	
NAME OF BROKER-DEALE	R: Investors Security Company, Inc.	OFFICIAL USE ONLY
ADDRESS OF PRINCIPAL P	LACE OF BUSINESS: (Do not use P.O. Box No.)	FIRM I.D. NO.
<u>127 E. Washington St</u>	Feast Cuite 101	. An
127 E. Masulugion Si		
	(No. and Street)	
Suffolk (City)	(No. and Street) Virginia (State)	23434 (Zip Code)
(City)	Virginia (State) UMBER OF PERSON TO CONTACT IN REGARD TO TH Dway	(Zip Code)
(City) NAME AND TELEPHONE N	Virginia (State) UMBER OF PERSON TO CONTACT IN REGARD TO TH	(Zip Code) IS REPORT (757) 539-2396
(City) NAME AND TELEPHONE N Christopher M. Hollo	Virginia (State) UMBER OF PERSON TO CONTACT IN REGARD TO TH Dway	(Zip Code) IS REPORT (757) 539-2396
(City) NAME AND TELEPHONE N Christopher M. Hollo	Virginia (State) UMBER OF PERSON TO CONTACT IN REGARD TO TH Dway B. ACCOUNTANT IDENTIFICATION COUNTANT whose opinion is contained in this Report*	(Zip Code) IS REPORT (757) 539-2396
(City) NAME AND TELEPHONE N Christopher M. Hollo INDEPENDENT PUBLIC AC	Virginia (State) UMBER OF PERSON TO CONTACT IN REGARD TO TH Dway B. ACCOUNTANT IDENTIFICATION COUNTANT whose opinion is contained in this Report*	(Zip Code) IS REPORT (757) 539-2396
(City) NAME AND TELEPHONE N Christopher M. Hollo INDEPENDENT PUBLIC AC Boyce, Spady & Moore 1013 W. Washington S	Virginia (State) UMBER OF PERSON TO CONTACT IN REGARD TO TH Dway B. ACCOUNTANT IDENTIFICATION COUNTANT whose opinion is contained in this Report* COUNTANT whose opinion is contained in this Report* PLC (Name - if individual, state last, first, middle name) Street Suffolk Virgini	(Zip Code) IS REPORT (757) 539-2396 (Area Code - Telephone Number) a 23434
(City) NAME AND TELEPHONE N Christopher M. Hollo INDEPENDENT PUBLIC AC Boyce, Spady & Moore	Virginia (State) UMBER OF PERSON TO CONTACT IN REGARD TO TH Dway B. ACCOUNTANT IDENTIFICATION COUNTANT whose opinion is contained in this Report* COUNTANT whose opinion is contained in this Report* PLC (Name - if individual, state last, first, middle name) Street Suffolk Virgini	(Zip Code) IS REPORT (757) 539–2396 (Area Code – Telephone Number)
(City) NAME AND TELEPHONE N Christopher M. Hollo INDEPENDENT PUBLIC AC Boyce, Spady & Moore 1013 W. Washington S	Virginia (State) UMBER OF PERSON TO CONTACT IN REGARD TO TH Dway B. ACCOUNTANT IDENTIFICATION COUNTANT whose opinion is contained in this Report* COUNTANT whose opinion is contained in this Report* PLC (Name - if individual, state last, first, middle name) Street Suffolk Virgini	(Zip Code) IS REPORT (757) 539-2396 (Area Code - Telephone Number) a 23434
(City) NAME AND TELEPHONE N Christopher M. Hollo INDEPENDENT PUBLIC AC Boyce, Spady & Moore 1013 W. Washington S (Address) CHECK ONE: I Certified Public	Virginia (State) UMBER OF PERSON TO CONTACT IN REGARD TO TH oway B. ACCOUNTANT IDENTIFICATION COUNTANT whose opinion is contained in this Report* COUNTANT whose opinion is contained in this Report* Street Suffolk Virgini (City) (S	(Zip Code) IS REPORT (757) 539-2396 (Area Code - Telephone Number) a 23434
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(City) NAME AND TELEPHONE N Christopher M. Hollo INDEPENDENT PUBLIC AC Boyce, Spady & Moore 1013 W. Washington S (Address) CHECK ONE: ☐ Certified Public ☐ Public Account	Virginia (State) UMBER OF PERSON TO CONTACT IN REGARD TO TH oway B. ACCOUNTANT IDENTIFICATION COUNTANT whose opinion is contained in this Report* COUNTANT whose opinion is contained in this Report* Street Suffolk Virgini (City) (S	(Zip Code) IS REPORT (757) 539-2396 (Area Code - Telephone Number) a 23434
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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)

SEC 1410 (06-02)

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.

AB 3/11

OATH OR AFFIRMATION

, swear (or affirm) that, to the best of I. Christopher M. Holloway my knowledge and belief the accompanying financial statement and supporting schedules pertaining to the firm of Investors Security Company, Inc. _ , as , 20 09 , are true and correct. I further swear (or affirm) that August 31 of

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

DORA M. ELLSWORTH **Notary Public** Commonwealth of Virginia

217223 y Commission Expires Jun 30, 2010

Vice President

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 Changes in Financial Condition.
- (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.
- \Box (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.

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



Certified Public Accountants & Consultants

The Officers and Directors Investors Security Company, Inc. Suffolk, Virginia 23434

In accordance with Rule 17a-5(e)(4) under the Securities Exchange Act of 1934, we have performed the procedures enumerated below with respect to the accompanying Schedule of Assessment and Payments [Transitional Assessment Reconciliation (Form SIPC-7T)] to the Securities Investor Protection Corporation (SIPC) for the period April 1, 2009 through August 31, 2009, which were agreed to by Investors Security Company, Inc. and the Securities and Exchange Commission, Financial Industry Regulatory Authority, Inc., and SIPC, solely to assist you and the other specified parties in evaluating Investors Security Company, Inc.'s compliance with the applicable instructions to the Transitional Assessment Reconciliation (Form SIPC-7T). Investors Security Company, Inc.'s management is responsible for the Investors Security Company, Inc.'s compliance with those requirements. This agreed-upon procedures engagement was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants. The sufficiency of these procedures is solely the responsibility of those parties specified in this report. Consequently, we make no representation regarding the sufficiency of the procedures described below either for the purpose for which this report has been requested or for any other purpose. The procedures we performed and our findings are as follows:

- 1. Compared the listed assessment payments in Form SIPC-7T with respective cash disbursement records entries noting no differences;
- 2. Compared the amounts reported on the Company's audited Form X-17A-5 for the period April 1, 2009 through August 31, 2009 with the amounts reported in Form SIPC-7T for such period noting no differences;
- 3. Compared any adjustments reported in Form SIPC-7T, with supporting schedules and working papers noting no differences; and
- 4. Proved the arithmetical accuracy of the calculations reflected in Form SIPC-7T and in the related schedules and working papers supporting adjustments noting no differences.

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

1013 West Washington Street Suffolk Virginia 23434 (757) 539-2953 (757) 925-1191 fax (757) 539-3808 353 Main Street (23430) P.O. Box 152 Smithfield, Virginia 23431 (757) 357-5200 fax (757) 357-0500

boycespadyandmoore.com

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

Boyce, Spady & Moore PLC

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October 26, 2009

INVESTORS SECURITY COMPANY, INC. SIPC ASSESSMENT AND PAYMENT SCHEDULE

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Assessment	<u>Am</u>	<u>ount</u>	Date Paid	To Whom
January 30, 2009	\$	150	January 1, 2009	SIPC
October 30, 2009	\$	881	October 26, 2009	SIPC

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• DEC-02-2009 W	ED <u>10:</u> 16 AM Boyce, Spady & Mo	ore FAX NO. 757539	93808 P. 01
SIPC-7T	2112.5	ROTECTION CORPORATIO , Washington, D.C. 20005-2215 371-8300 ssment Reconciliation	ON SIPC-7T (27-REV 3/09)
(27-REV 3/09)		Working Copy before completing this Fo	SEC Mail Processing Section
	TO BE FILED BY ALL SIPC MEM	IBERS WITH FISCAL YEAR END	INGS NFC n 3 2009
. Name of Member, ad purposes of the audit re	dress, Designated Examining Authority, equirement of SEC Rule 17a-5:	1934 Act registration no. and mont	n In which fiscal year ends for Washington, DC 112
-012111 FIN NVESTORS SECURI 27 E WASHINGTON	IRA AUG 12/30/1970 TY COMPANY INC	Note: If any of the information st requires correction, please e-ma form@sipc.org and so indicate o	
UITE 101 UFFOLK, VA 234	134	Name and telephone number of t respecting this form.	person to contact
		Christopher Bolloway	757-539-2396
2. A. General assess	ment (liem 2e from page 2 (not less than	n \$150 minlnium)]	\$ <u>1,031</u> / 150
(For all fiscal y	nade with SIPC-4 made in January, Febr ear ends except January, February, or N	uary or March 2009 (arch)	(
01/01/0 Date P			881
C. Assessment ba	lance due		
D. Interest compu	ted on late payment (see instruction E) i	fordays at 20% per annum	ş
E. Total assessme	ent balance and interest due (or overpay	ment carried forwardy	
Total (must be	d, payable to SIPC same as E above)	\$881	-
3. Subsidiaries (S) ar	nd predecessors (P) included in this form	n (give name and 1934 Act registrat	ion number):
The SIPC member su	bmilling this form and the		amany. Inc.
	executed represent thereby ontained herein is true, correct	Investors Security C	erinorchip or other organizetiani

and complete.	(
Dated 24 das Porton, 20 09	Viœ

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Investors Securi	LLY Company as
(Name of Corpo	presion, Perinorchip or other organizesian)
Civetallar	4.0
	(Avinorized Gigneture)
O	Intributer difference
Vice-President	V
V.CC + 1000	(T)(ie)

This form and the assessment payment is due 60 days after the end of the fiscal year. Retain the Working Copy of this form for a period of not less than 6 years, the latest 2 years in an easily accessible place.

PC RE			Reviewed Documentation	Forward Copy
	Exceptions:		1	

DEC-02-2009 WED 10:16 AM Boyce, Spady & Moore FAX NO. 7575393808

P. 02

DETERMINATION OF "SIPC NET OPERATING REVENUES" AND GENERAL ASSESSMENT

	GENERAL AGGEGOMENT	Amounts for the tiscal period beginning April 1, 2009 and ending <u>August 31</u> 2009 Eliminate cents
Item No. 2a. Total revenue (FOCUS Line 12/Part (IA Line 9, Code 40	330}	\$ 2,545,306
2b. Additions: (1) Total revenues from the securities business of s prodecessors not included above.	subsidiaries (except toreign subsidiaries) and	
(2) Net loss from principal transactions in securitie	s in trading accounts.	
(3) Net loss from principal transactions in commod	ties in trading accounts.	
(4) Interest and dividend expanse deducted in date	rmining item 2a.	
(5) Net loss from management of or participation in	the underwriting or distribution of securities.	
(6) Expenses other than advertising, printing, regis protit from management of or participation in u	stration toos and legal fees deducted in determining ne nderwrlling or distribution of securities.	····
(7) Net loss from securities in investment accounts		
Total additions		
2c. Deductions: (1) Revenues from the distribution of shares of a round from the sale of variable annual from the sale of variable annual variable services rendered to registered invest accounts, and from transactions in security functions.	ulties, from the business of insurance, from investmen Iment companies or insurance company separate	2,128,463
(2) Revenues from commodity transactions.		
(3) Commissions, floor brokerage and clearance pa securities transactions.	nd to other SIPC members in connection with	<u> </u>
(4) Reimbursements for postage in connection with	proxy solicitation.	
(5) Net gain from securities in investment accounts	5.	4,638
(6) 100% of commissions and markups earned from (ii) Treasury bills, bankers acceptances or com from issuance date.	n transactions in (i) certificates of deposit and amercial paper that meture nine months or less	
(7) Direct expenses of printing advertising and log- related to the securities business (revenue det	al fees incurred in connection with other revenue ined by Section 16(9)(L) of the Act).	
(8) Other revenue not related either directly or ind (See Instruction C):	ireclly to the securities business.	
(9) (i) Total interest and dividend expense (FOCUS Code 4075 plus line 2b(4) above) but not in of total interest and dividend income.	S Line 22/PART HA Line 13, 1 excoss \$	<u> </u>
(11) 40% of interest earned on customors securi (40% of FOCUS line 5, Code 3960).	illes accounts \$	-
Enter the greater of line (i) or (11)		an a
Total deductions		2,133,101
2d. SIPC Not Operating Revenues		<u>\$ 412,205</u>
28. General Assessment @ .0025		\$1,031
	2	(to page 1 but not less than \$150 minimum)