



UNITEDSTATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL

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ANNUAL AUDITED REPORTALIPORES PROPERTIES PRO FORM X-17A-5

PART III

JUN 0 1 2010

SEC FILE NUMBER 20955

FACING PAGE

Washington, DC

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 BEGINNING	04/01/09	AND ENDING	03/31/10
	MM/DD/YY		MM/DD/YY
A. REGIS	TRANT IDENTIFI	CATION	
NAME OF BROKER-DEALER: Gregory J.	Schwartz & Co.,	Inc.	OFFICIAL USE ONLY
ADDRESS OF PRINCIPAL PLACE OF BUSINE	ESS: (Do not use P.O. I	Box No.)	FIRM I.D. NO.
3707 West Maple Road			
	(No. and Street)		
Bloomfield Hills,	MI		48301
(City)	(State)	(2	Lip Code)
NAME AND TELEPHONE NUMBER OF PERS Edward A. Schwartz	ON TO CONTACT IN	,	ORT (248) 644-2701 (Area Code – Telephone Number)
B. ACCOU	INTANT IDENTIF	ICATION	
INDEPENDENT PUBLIC ACCOUNTANT who	se opinion is contained	in this Report*	
	me – if individual, state last,	first, middle name)	
13116 South Western Avenu	e, Blue Isl	and, Illino	is 60406
(Address)	(City)	(State)	(Zip Code)
CHECK ONE:		•	
▼ Certified Public Accountant			
☐ Public Accountant			
☐ Accountant not resident in United	States or any of its pos	sessions.	
FC	OR OFFICIAL USE	ONLY	
·			



^{*}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)

OATH OR AFFIRMATION

I,	G	regory J. Schwar	tz, Sr	, swear (or affirm) that, to the best of
my i	knowl	edge and belief the accomp		nt and supporting schedules pertaining to the firm of
•		regory J. Schwar		
of			March 31, ,20 1	0 , are true and correct. I further swear (or affirm) that
	her th	ne company nor any partner.	proprietor, principal of	ficer or director has any proprietary interest in any account
		solely as that of a customer		
Clas	Silica	Solely as that of a customer	, except as tollows.	
			NON	E
			·	A A .
			***************************************	XXXVIXI
		TINA STACEY		/ / Signature /
		NOTARY PUBLIC, STATE OF ME		
		COUNTY OF OAKLAND		/Chairman /
		MY COMMISSION EXPIRES FOO 18, 2 ACTING IN COUNTY OF Oakland	013	Title
		Outland	ſ	
	Z	ena Staces		
		Notary Public		
Thi	s repo	ort ** contains (check all app	olicable boxes):	
X		Facing Page.	•	
X		Statement of Financial Cond	ition.	
X	(c) S	Statement of Income (Loss).		
X	(d) S	Statement of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	weberendine Cas	h Flows.
X	(e) Statement of Changes in Stockholders' Equity or Partners' or Sole Proprietors' Capital.			
K		Statement of Changes in Lia	bilities Subordinated to	Claims of Creditors.
X	(g) (Computation of Net Capital.		
	(h) (Computation for Determinat	ion of Reserve Requiren	nents Pursuant to Rule 15c3-3.
	(i)]	Information Relating to the	Possession or Control Re	equirements Under Rule 15c3-3.
	(j)	A Reconciliation, including a	ppropriate explanation of	of the Computation of Net Capital Under Rule 15c3-1 and the
	(Computation for Determinat	ion of the Reserve Requ	irements Under Exhibit A of Rule 15c3-3.
	(k) A	A Reconciliation between th	e audited and unaudited	Statements of Financial Condition with respect to methods of
		consolidation.		
		An Oath or Affirmation.		
\mathbf{x}	(m)	A copy of the SIPC Supplen	iental Report.	
	(n)	A report describing any mate	rial inadequacies found to	o exist or found to have existed since the date of the previous aud

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

SEC Mail Processing Section

JUN 0 1 2010

Washington, DC 110

GREGORY J. SCHWARTZ & CO., INC.

STATEMENT OF FINANCIAL CONDITION AND INDEPENDENT AUDITORS' REPORT

MARCH 31, 2010

DUNLEAVY & COMPANY, P.C.

CERTIFIED PUBLIC ACCOUNTANTS 13116 SOUTH WESTERN AVENUE BLUE ISLAND, ILLINOIS 60406

> (708) 489-1680 Fax: (708) 489-1717

INDEPENDENT AUDITORS' REPORT

Board of Directors Gregory J. Schwartz & Co., Inc.

We have audited the accompanying statement of financial condition of Gregory J. Schwartz & Co., Inc. as of March 31, 2010 that you are filing pursuant to rule 17a-5 under the Securities and Exchange Act of 1934. This financial statement is the responsibility of the Company's management. Our responsibility is to express an opinion on this financial statement based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to attain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes 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 statement of financial condition referred to above presents fairly, in all material respects, the financial position of Gregory J. Schwartz & Co., Inc. as of March 31, 2010, in conformity with accounting principles generally accepted in the United States of America.

DUNLEAVY & COMPANY, P. C. Certified Public Accountants

Blue Island, Illinois May 5, 2010

STATEMENT OF FINANCIAL CONDITION

MARCH 31, 2010

ASSETS

319,593

Cash and cash equivalents

cash and cash equivalents	\$ 319,593
Commissions receivable	250,334
Receivable from broker/dealers	438,867
Securities owned at market value	285,422
Furniture and equipment at cost, net	,
of \$68,655 accumulated depreciation	-0-
Related party receivables	44,205
Other assets	•
Other assets	51,947
MOMBT BOSTING	4 4 000 060
TOTAL ASSETS	<u>\$ 1,390,368</u>
LIABILITIES AND SHAREHOLDERS' EQUITY	
LIABILITIES	
Accounts payable and accrued expenses	\$ 15,485
Commissions and other compensation payable	898,114
Profit sharing contributions payable	106,017
Subordinated liabilities	125,000
Total Liabilities	\$ 1,144,616
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SHAREHOLDERS' EQUITY	
Common Stock	\$ 14,000
	•
Retained earnings	231,752
Total Shareholders' Equity	<u>\$ 245,752</u>
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	<u>\$ 1,390,368</u>

The accompanying notes are an integral part of this financial statement.

NOTES TO FINANCIAL STATEMENTS

YEAR ENDED MARCH 31, 2010

NOTE 1 - SIGNIFICANT ACCOUNTING POLICIES

Organization - The Company was incorporated in the state of Michigan on August 4, 1976. The Company is a wholly-owned subsidiary of Schwartz Holdings, LLC. The Company is registered with the Securities and Exchange Commission and is a member of the Financial Industry Regulatory Authority (FINRA). The Company's principal business activity is the sale of securities and providing investment advice.

Securities Transactions - Commission revenue and related expense arising from securities transactions are recorded on a trade date basis, which is the same business date as the transaction date. Revenue derived from the sale of limited partnership units on contingent offerings is recognized at the time the limited partnership's escrow agent distributes sales commissions to the Company.

Securities owned - Securities are recorded at fair value in accordance with FASB ASC 820, Fair Value Measurements and Disclosures.

Concentrations of Credit Risk - The Company is engaged in various trading and brokerage activities in which the counterparties primarily include broker/dealers, banks, other financial institutions and the Company's own customers. In the event the 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 each counterparty.

In addition, the Company's cash is on deposit at one financial institution and the balance at times may exceed the federally insured limit. The Company believes it is not exposed to any significant credit risk to cash.

Cash Equivalents - For purposes of the Statement of Cash Flows, the Company has defined cash equivalents as highly liquid investments, with original maturities of less than three months that are not held for sale in the ordinary course of business.

NOTES TO FINANCIAL STATEMENTS

YEAR ENDED MARCH 31, 2010

NOTE 1 - SIGNIFICANT ACCOUNTING POLICIES - (Continued)

Estimates - The preparation of financial statements in conformity with generally accepted accounting principles 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 revenues and expenses during the reporting period. Actual results could differ from those estimates.

Furniture and equipment - Depreciation was provided using the straight-line method over five and seven year periods.

NOTE 2 - FAIR VALUE MEASUREMENT

FASB ASC 820 defines fair value, creates a framework for measuring fair value, and establishes a fair value hierarchy which prioritizes the inputs to valuation techniques. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. A fair value measurement assumes that the transaction to sell the asset or transfer the liability occurs in the principal market for the asset or liability or, in the absence of a principal market, the most advantageous market. Valuation techniques that are consistent with the market, income or cost approach, as specified by FASB ASC 820, are used to measure fair value.

The fair value hierarchy prioritizes the inputs to valuation techniques used to measure fair value into three broad levels:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities the Company has the ability to access.
- Level 2 inputs are inputs (other than quoted prices included within level
 1) that are observable for the asset or liability, either directly or indirectly.

NOTES TO FINANCIAL STATEMENTS

YEAR ENDED MARCH 31, 2010

NOTE 2 - FAIR VALUE MEASUREMENT - (Continued)

• Level 3 inputs are unobservable inputs for the asset or liability and rely on management's own assumptions about the assumptions that market participants would use in pricing the asset or liability. (The unobservable inputs should be developed based on the best information available in the circumstances and may include the Company's own data.)

Level 1 inputs have been applied to value cash and certain assets included in receivable from broker/dealers on the statement of financial condition. In addition, Level 1 inputs have been used to value securities owned, which consist of investment securities as listed below.

	<u>O</u>	wned
Equity securities	\$	264
Securities registered under the		
Investment Company Act of 1940	2	85,158
Total	<u>\$ 2</u>	85,422

No valuation techniques have been applied to all other assets and liabilities included in the statement of financial condition. Due to the nature of these items, all have been recorded at their historic values.

NOTE 3 - NET CAPITAL REQUIREMENTS

As a registered broker/dealer and member of the Financial Industry Regulatory Authority, the Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule (rule 15c3-1), which requires the maintenance of minimum net capital and requires that the ratio of aggregated indebtedness to net capital, both as defined, shall not exceed 1500%. At March 31, 2010 the Company's net capital and required net capital were \$128,476 and \$67,974 respectively. The ratio of aggregate indebtedness to net capital was 794%.

NOTES TO FINANCIAL STATEMENTS

YEAR ENDED MARCH 31, 2010

NOTE 4 - INCOME TAXES

Income taxes do not bear their customary relationship to net income primarily due to the recognition of unrealized losses in securities owned, in different periods for tax and financial reporting purposes.

NOTE 5 - CAPITAL STOCK

The authorized, issued, and outstanding shares of capital stock at March 31, 2010, were as follows:

Preferred stock, \$100 par value, non-voting, cumulative, and redeemable at \$100 a share; 500 shares authorized: none issued and outstanding

Common stock, \$1 par value; 50,000 shares authorized; 14,000 shares issued and outstanding.

NOTE 6 - PROFIT-SHARING PLAN

The Company has a discretionary profit-sharing plan, which is integrated with social security, covering substantially all of its employees. Included in this plan is a provision under IRS Code Section 401(k) whereby participants may contribute to the plan and the Company may match any portion of the participants' contributions. The Company contributions for the profit-sharing and employer matching portion totaled \$74,590 for the year ended March 31, 2010.

NOTE 7 - OFF-BALANCE-SHEET RISK AND CLEARING AGREEMENT

The Company's customers enter into various transactions involving derivatives and other off-balance-sheet financial instruments. These financial instruments include exchange-traded and over-the-counter options. These derivative

NOTES TO FINANCIAL STATEMENTS

YEAR ENDED MARCH 31, 2010

NOTE 7 - OFF-BALANCE-SHEET RISK AND CLEARING AGREEMENT - (Continued)

financial instruments are used to meet the needs of customers and are, therefore, subject to varying degrees of market and credit risk. Since the Company enters into the aforementioned transactions solely for the benefit of its customers, the Company does not bear any of the credit or market risk of those customers, with the exception of the risk to the Company should its customers fail to honor their obligations related to these derivative and other off-balance sheet financial instruments, as mentioned below.

In order to execute and process the foregoing, as well as other securities transactions, the Company has entered into an agreement with another broker/dealer (Clearing Broker/dealer) whereby the Company forwards (introduces) customer securities transactions to the Clearing Broker/dealer, fully disclosing the customer name and other information. The processing and, if applicable, any financing pertaining to the introduced transactions are performed by the Clearing Broker/dealer. The customer account is therefore maintained and recorded in the books and records of the Clearing Broker/dealer on the Under the terms of the agreement, the Company is Company's behalf. prohibited from entering into a similar agreement with another broker/dealer without prior approval from the Clearing Broker/Dealer. The Company has deposited \$25,000 with the Clearing Broker/Dealer to assure the Company's performance under the agreement. This amount is included in "Receivable from broker/dealers" on the statement of financial condition. The agreement also states that the minimum fee payable per calendar quarter to the Clearing Broker/Dealer is \$3,000 and, should the Company terminate the agreement, the Company must pay \$1,500 for every month remaining in the term until the agreed upon termination date. The agreement may be terminated by either party with 120 days written notification prior to the annual renewal (term) date of August 1st. Further provisions of the agreement state that the Company is to be held responsible for any losses arising when the customers introduced by the Company to the Clearing Broker/Dealer fail to meet their contractual commitments pertaining to the purchase, sale and possible financing of securities transactions. The Company may therefore be exposed to off-balancesheet risk in the event the customer is unable to fulfill its contracted obligations and it is necessary for the Clearing Broker/Dealer to purchase or sell the

NOTES TO FINANCIAL STATEMENTS

YEAR ENDED MARCH 31, 2010

NOTE 7 - OFF-BALANCE-SHEET RISK AND CLEARING AGREEMENT - (Continued)

securities at a loss. The Company's exposure to risk would consist of the amount of the loss realized on the purchase or sale and any additional expenses incurred pertaining to the transaction or other customer activity.

NOTE 8 - LIABILITIES SUBORDINATED TO CLAIMS OF GENERAL CREDITORS

The borrowing under a subordination agreement at March 31, 2010, is as follows:

Liabilities Pursuant to a Subordinated Loan Agreement:

0% Interest Expires December 31, 2010

\$ 125,000

The subordinated borrowing is covered by an agreement approved by FINRA and is thus available in computing net capital under the Securities and Exchange Commission's Uniform Net Capital Rule. To the extent that this borrowing is required for the Company's continued compliance with minimum net capital requirements, it may not be repaid. The subordinated lender is a related party of the Company.

NOTE 9 - RELATED PARTY TRANSACTIONS

As mentioned in Note 1, the Company is a wholly-owned subsidiary of Schwartz Holdings, LLC. Through common ownership the Company is also affiliated with Bloomfield Town Center, LLC (BTC), Schwartz Land Company, LLC (and is doing business as Offices at Maple/Lahser), Schwartz Financial Group, Inc. (SFG), AHSFGI, LLC, Schwartz Benefit Services, LLC, Lahser Maple Development Corporation, Inc., Schwartz Investment Counsel, Inc., Stag Group, LLC, AGW Associates, The B.A.C.O.N. Investment Club L.L.C., the Ave Maria family of funds and the Schwartz Investment Trust (an open-end management investment company managing The Schwartz Value Fund). In addition, SFG and an officer of the Company are the general partners or managing members of several limited partnerships and limited liability companies.

NOTES TO FINANCIAL STATEMENTS

YEAR ENDED MARCH 31, 2010

NOTE 9 - RELATED PARTY TRANSACTIONS - (Continued)

During the year ended March 31, 2010, the Company paid \$86,292 to BTC for lease of its premises. The lease agreement is month to month. In addition, the Company has paid BTC \$44,588 for office expenses incurred during the same period.

The Company has paid an officer and shareholder of the Company \$12,000 for the use of office space during the year ended March 31, 2010. The lease terms are month to month.

The Company received \$215,974 from affiliated companies for reimbursements of clerical and other payroll related expenses incurred on their behalf during the year ended March 31, 2010.

During the year ended March 31, 2010, the Company earned \$72,451 in commissions for sales of the Ave Maria family of funds shares. Of that amount, \$14,253 was receivable at March 31, 2010 and is included in "Commissions receivable" on the statement of financial condition. In addition, the Company earned \$14,749 in fees from The Stag Group.

The Company maintained a written lease agreement with SFG for various computer equipment. The terms of this agreement are month to month and total expense for the year ended March 31, 2010 was \$28,260.

Effective March 1, 2010, the Company entered into an expense sharing agreement with Schwartz Holdings, LLC (Holdings). According to terms of the agreement, Holdings will provide the Company with certain management and consulting services. In addition, Holdings will pay certain overhead expenses on behalf of the Company. In return for these services, the Company has agreed to pay fees and other reimbursements to Holdings. This agreement may be terminated with or without cause by either party with written notification. The fees and services are to begin April 1, 2010.

SEC Mail Processing Section

JUN 0 1 2010

Washington, DC 110

GREGORY J. SCHWARTZ & CO., INC.
SUPPLEMENTAL SIPC REPORT
MARCH 31, 2010

DUNLEAVY & COMPANY, P.C.

CERTIFIED PUBLIC ACCOUNTANTS 13116 SOUTH WESTERN AVENUE BLUE ISLAND, ILLINOIS 60406

> (708) 489-1680 Fax: (708) 489-1717

Board of Directors Gregory J. Schwartz & Co.

In accordance with Rule 17a-5(e)(4) of the Securities and Exchange Act of 1934, we have performed the procedures enumerated below with respect to the accompanying Schedule of Assessment and Payments [General Assessment Reconciliation (Form SIPC-7)] to the Securities Investor Protection Corporation (SIPC) for the year ended March 31, 2010, which were agreed to by Gregory J. Schwartz & Co. and the Securities and Exchange Commission, Financial Industry Regulatory Authority, Inc., SIPC and other regulatory agencies which rely on Rule 17a-5(g) under the Securities Exchange Act of 1934, solely to assist you and the other specified parties in evaluating Gregory J. Schwartz & Co.'s compliance with applicable instructions of the General Assessment Reconciliation (Form SIPC-7). Gregory J. Schwartz & Co.'s management is responsible for Gregory J. Schwartz & Co.'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-7 with respective cash disbursement records entries and copies of the checks noting no differences;
- 2) Compared amounts reported on the audited Form X-17A-5 for the year ended March 31, 2010, as applicable, with the amounts reported in Form SIPC-7 for the year ended March 31, 2010, noting no differences;
- 3) Compared any adjustments reported in Form SIPC-7 with supporting schedules and working papers including the trial balance and the general ledger detail noting no differences; and
- 4) Proved the arithmetical accuracy of the calculations reflected in Form SIPC-7 and in the related schedules and working papers including the trial balance and general ledger detail supporting the 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.

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

DUNLEAVY & COMPANY, P. C. Certified Public Accountants

Julean & Conjuny L. C.

Blue Island, Illinois May 5, 2010

GREGORY J. SCHWARTZ & CO., INC. DETERMINATION OF "SIPC NET OPERATING REVENUES" AND GENERAL ASSESSMENT FOR THE YEAR ENDED MARCH 31, 2010

SCHEDULE OF ASSESSMENT PAYMENTS

General Assessment		\$	5,657
Less Payments Made:			
Date Paid	Amount		
10-30-09	\$2,343		
			(2,343)
Interest on late payment(s)			
Total Assessment Balance and Interest Due		<u>\$</u>	3,314
Payment made with Form	SIPC 7	<u>\$</u>	3,314

GREGORY J. SCHWARTZ & CO., INC. DETERMINATION OF "SIPC NET OPERATING REVENUES" AND GENERAL ASSESSMENT FOR THE YEAR ENDED MARCH 31, 2010

Total revenue	\$ 5,109,962
Additions:	
Total additions	\$ 0
Deductions:	
Revenues from the distribution of shares of a registered open end investment company or unit investment trust, from the sale of variable annuities, the business of insurance, from investment advisory services rendered to	
registered investment companies or insurance company separate accounts and from transactions in security futures products	2,634,074
Revenues from commodity transactions	0
Commissions, floor brokerage and clearance paid to other SIPC members in connection with	
securities transactions	78,210
Net gain from securities in investment accounts	126,729
40% of interest earned on customers securities accounts	7,982
Total deductions	\$ 2,846,995
SIPC NET OPERATING REVENUES	\$ 2,262,967
GENERAL ASSESSMENT @ .0025	\$ 5,657