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REPORT FOR THE PERIOD BEGINNING	January 1, 2009 AND I	ENDING <u>Dece</u>	ember 31, 2009 X	
	A. REGISTRANT IDENT	<u>IFICATION</u>		*
NAME OF BROKER-DEALER:			OFFICIAL USE ONLY]
Partnership Capital Growth, LLC				
ADDRESS OF PRINCIPAL PLACE OF BUSINESS: (Do not use P.O. Box No.)		FIRM ID NO.		
One Embarcadero Center, Suite 381	0			
	(No. and Street)	ຈຸດູລູນຊີ້ແລະອີກເອີ້າ ແລະ		**
San Francisco	СА	2111/211111111111111111111111111111111	94111	
(City)	(State)		(Zip Code)	
NAME AND TELEPHONE NUMBER OF PE	RSON TO CONTACT IN REC	JARD TO THIS REP		
Brent R. Knudsen	olanda ana ana ana ana ana ana ana ana ana		(415) 705-8001 (Area Code – Telephone No.)	~
B. ACCOUNTANT IDENTIFICA	ΓΙΟΝ			~
INDEPENDENT PUBLIC ACCOUNTA	NT whose opinion is contair	ed in this report*		-
Harb, Levy & Weiland LLP		www.incountry.imposit		
*******************	(Name – if individual, state, last, first, n	niddle name)		w,
One Market, Landmark, Suite 620	San Francisco	CA	94105	
(Address) CHECK ONE:	(City)	(State)	(Zip Code)	
Certified Public AccountantPublic AccountantAccountant not resident in Unite	d States or any of its possess	sions.		
	FOR OFFICIAL USE O	NF.X		
* Claims for exemption from the requirement	that the annual report be cover	ed by the opinion of	an independent public accounta	nt

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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 this form displays a currently valid OMB control number.

OATH OR AFFIRMATION

I, <u>Brent R. Knudsen</u>, swear (or affirm) that, to the best of my knowledge and belief, the accompanying financial statements and supporting schedules pertain to the firm of <u>Partnership Capital Growth, LLC</u>, as of <u>December 31, 2009</u>, and are true and correct. I further swear (or affirm) that neither the company nor any partner, proprietor, principal officer or director has any proprietary interest in any account classified solely as that of a customer, except as follows:

Signature Title State of California County of San Francisco Subscribed and sworn to before me this 25 day of March 2010 LEAH M. RESCATE Commission # 1872002 Notary Public - California San Francisco County My Comm. Expires Dec 20, 2013 Notary Public This report** contains (check all applicable boxes): Facing page. NNNNN (a) Statement of Financial Condition. (b) Statement of Operations. (c) Statement of Cash Flows. (d) Statement of Changes in Stockholders' Equity or Partners' Equity or Members' Equity or Sole Proprietor's (e) Capital. Statement of Changes in Liabilities Subordinated to Claims of Creditors. (f) Computation of Net Capital. (g) Computation for Determination of Reserve Requirements Pursuant to Rule 15c3-3. (h) Information Relating to the Possession or control Requirements Under Rule 15c3-3. (i) A reconciliation, including appropriate explanation, of the Computation of Net Capital Under Rule 15c3-1 and the (j) Computation for Determination of the Reserve Requirements Under Exhibit A of Rule 15c3-3. A Reconciliation between the audited and unaudited Statements of Financial Condition with respect to methods of \square (k) consolidation. An Oath or Affirmation. (l) (m) A copy of the SIPC Supplemental Report. A report describing any material inadequacies found to exist or found to have existed since the date of the previous (n) audit. Independent auditor's report on internal control required by SEC Rule 17a-5. (0) \square Independent auditor's report on internal control required by SEC Rule 17a-5 for a Broker-Dealer claiming (p) exemption from SEC Rule 15c3-3. For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).

PARTNERSHIP CAPITAL GROWTH, LLC STATEMENT OF FINANCIAL CONDITION DECEMBER 31, 2009



Report of Independent Registered Public Accounting Firm

To the Member Partnership Capital Growth, LLC

We have audited the accompanying statement of financial condition of Partnership Capital Growth, LLC (the "Company") as of December 31, 2009. 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 obtain reasonable assurance about whether the statement of financial condition is free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the statement of financial condition. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the statement of financial condition 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 Partnership Capital Growth, LLC as of December 31, 2009 in conformity with accounting principles generally accepted in the United States of America.

Hart, Levy & Weiland LLP

San Francisco, California March 25, 2010

One Market, Landmark, Suite 620, San Francisco, CA 94105 Tel: 415 974 6000 Fax: 415 974 5488 e-mail: hlw@hlwcpa.com * www.hlwcpa.com

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Assets	
Cash	\$ 2,419,542
Receivable from customer	252,395
Due from affiliate	155,875
Prepaid expenses	2,001
Restricted cash	107,874
Non-marketable securities, at fair value	291,662
Furniture, equipment, and leasehold improvements, net	 90,050
Total assets	\$ 3,319,399
Liabilities and Member's Equity	
Distributions payable	\$ 342,210
Accounts payable and accrued expenses	 23,040
Total liabilities	365,250
Member's equity	 2,954,149
Total liabilities and member's equity	\$ 3,319,399

See Accompanying Notes to Statement of Financial Condition

1. Business and Summary of Significant Accounting Policies

Business

Partnership Capital Growth, LLC (the "Company") is a Delaware limited liability company formed on February 24, 2006. The Company is registered with the Securities and Exchange Commission as a securities broker-dealer and is a member of the Financial Industry Regulatory Authority. The Company primarily engages in private placement transactions executed in the healthy and active living marketplace.

As a limited liability company, the member's liability is limited to amounts reflected in the member's capital account.

<u>Cash</u>

The Company maintains its cash in bank deposit accounts which at times may exceed federally insured limits. The Company has not experienced any losses in such accounts and believes it is not exposed to any significant credit risk on cash.

Non-Marketable Securities

Non-marketable securities are carried at fair value as determined by management.

Furniture, Equipment, and Leasehold Improvements

Furniture, equipment, and leasehold improvements are recorded at cost, net of accumulated depreciation of \$27,752. Depreciation is computed under the straight-line method using estimated useful lives of three to seven years.

Income Taxes

No provision for federal or state income taxes has been made since the Company is treated as a single member limited liability corporation for income tax purposes and its income is allocated to the member for inclusion in the member's income tax returns.

Use of Estimates

The process of preparing financial statements in conformity with accounting principles generally accepted in the United States of America requires the use of estimates and assumptions regarding certain types of assets and liabilities. Such estimates primarily relate to unsettled transactions and events as of the date of the financial statements. Accordingly, upon settlement, actual results may differ from estimated amounts.

2. Fair Value Measurement

The Company's investments are presented at fair value. 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. In determining fair value, the Company uses various valuation approaches. SFAS No. 157 establishes a fair value hierarchy for inputs used in measuring fair value that maximizes the use of observable inputs and minimizes the use of unobservable inputs by requiring that the most observable inputs be used when available. Observable inputs are those that market participants would use in pricing the asset or liability based on market data obtained from sources independent of the Company. Unobservable inputs reflect the Company's assumption about the inputs market participants would use in pricing the asset or liability developed based on the best information available in the circumstances. The fair value hierarchy is categorized into three levels based on the inputs as follows:

Level 1 — Valuations based on unadjusted quoted prices in active markets for identical assets or liabilities that the Company has the ability to access. Valuation adjustments and block discounts are not applied to Level 1 securities. Since valuations are based on quoted prices that are readily and regularly available in an active market, valuation of these securities does not entail a significant degree of judgment.

Level 2 — Valuations based on quoted prices in markets that are not active or for which all significant inputs are observable, either directly or indirectly.

Level 3 — Valuations based on inputs that are unobservable and significant to the overall fair value measurement.

The Company's investments measured at fair value on a recurring basis are categorized as Level 3 based upon the lowest level of significant input to the valuations.

The following summarizes the change in carrying values associated with Level 3 investments for the year ended December 31, 2009:

Balance at December 31, 2008	\$ 400,834
Securities received as transaction fee revenue	122,500
Unrealized loss	 (231,672)
Balance at December 31, 2009	\$ 291,662

3. Net Capital Requirements

The Company is subject to the Securities and Exchange Commission 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. At December 31, 2009, the Company had net capital of \$2,054,292 which was \$2,029,942 in excess of its required net capital of \$24,350. The Company's aggregate indebtedness to net capital ratio was 0.17 to 1.

4. Lease Obligation

The Company operates from a leased office space in San Francisco under the terms of an expense-sharing agreement with Partnership Capital Growth Advisors, LLC (the "Affiliate"). The lease agreement expires August 31, 2013 with an option for the Affiliate to extend the lease for an additional five years, with monthly rent determined based on the fair rental value as of the commencement date of the Option Term.

Under the terms of the expense-sharing agreement, the Affiliate allocated to the Company 80% of the total monthly rent paid by the Affiliate.

The future minimum lease payments allocable to the Company are as follows:

\$ 201,200
203,400
205,700
138,200
\$ 748,500

5. Related Party Transactions

The Company is a party to an expense-sharing agreement under which the Company agreed to reimburse the Affiliate 80% of shared expenses, including all payroll and benefits and other shared overhead expenses.

During 2009, the Company purchased furniture and equipment and incurred leasehold improvement costs. These costs were allocated between the Company and the Affiliate based on the terms of the expense-sharing agreement. The total cost of purchases and leasehold improvements allocated to the Company was \$33,456 for the year ended December 31, 2009.

At December 31, 2009, the amount due from Affiliate was \$155,875, representing net amounts for revenue that the Affiliate collected on behalf of the Company and shared expenses allocated per the terms of the expense-sharing agreement.

During 2009, the Company provided private placement services to a company in which it received, as part of its transaction fee revenue, stock of the underlying company valued at \$122,500.

6. <u>Letter of Credit</u>

The Company has a \$105,790 Standby Letter of Credit with Wells Fargo Bank that expires on June 1, 2010. Interest is charged at the bank's prime rate plus two percent. At December 31, 2009, the interest rate was 2.37%, and there were no borrowings on the letter of credit during 2009. This letter of credit is secured by a \$107,874 deposit with the bank which is included in restricted cash in the accompanying statement of financial condition.

7. <u>Subsequent Events</u>

Management evaluated subsequent events through March 25, 2010, the date these financial statements were available to be issued. With the exception of those matters described below, there were no material subsequent events that required disclosure in these financial statements.

During the period January 1, 2010 through March 25, 2010, capital redemptions by the member totaled \$250,000.