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		Brokers and Deale nge Act of 1934 and		
REPORT FOR THE PERIO	D BEGINNING	<i>OI /OI /O 9</i> MM/DD/YY	AND ENDING	G 12/3/09 MM/DD/YY
	A. REG	ISTRANT IDENTI		e e e e e e e e e e e e e e e e e e e
NAME OF BROKER-DEAI	ER: GROWNI AM	MATERS IN . DAA	AR GROWN 61	OFFICIAL USE ONL
ADDRESS OF PRINCIPAL	PLACE OF BUSI	NESS (Do bot use P (O Ray No 1 and a	FIRM I.D. NO.
ADDRESS OF I KINCH AP	I LACE OF DOM		O. DOX MU.)	
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¢.		(No. and Street)		
(City)	Rece CA	1011, CA 9. (State)	307	(Zip Code)
NAME AND TELEPHONE	NUMBER OF PE	RSON TO CONTACT	IN REGARD TO THE	S REPORT
		R. KNAKA		818-713-8000
	dalah karajan yang manganan dalah dari menangkin karajari yang dalam na dari ka			(Area Code – Telephone Numl
	B. ACCO	OUNTANT IDENT	IFICATION	
INDEPENDENT PUBLIC A	ACCOUNTANT w	hose opinion is contain	ed in this Report*	
	Richt	M J. GIRASOL	E, CPA	
		(Name – <i>if individual, state l</i>	last, first, middle name)	
	7522	2 13H Avenue	, BROOKEN, 1	VY 11228
(Address)		(City)	(St.	ate) (Zip Code)
CHECK ONE:				
🛛 Certified Pub	lic Accountant			
🛛 Public Aceou				
		ed States or any of its p	ossessions.	
	ot resident in Unit	ed States or any of its p		
	ot resident in Unit	ed States or any of its p		

*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)

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.

R

OATH OR AFFIRMATION

I	ز	TEAPACY R. KNI	AKAL			, swea	r (or affirm) that, to the	best of
my		wledge and belief the accom					pertaining to the firm of	
	6	round parmens	inc da	A Tra	(anong)	Grup		, as
of		Jecenson 31		20 	9, are true	e and correct.	I further swear (or affir	m) that
	ssifie	the company nor any partner d solely as that of a custom	••••	-	cer or director	has any prop	rictary interest in any ac	count
		N/A						
	Subs		e on this 10, by		Jup	1 -) Signatu	The	
	pr	Vetty R. Knak	lence			prisides	NT	
	1	to be the person who appeared before m		``	<u> </u>	Title		
		Signature of Notary Public			STREET L	ESLIE G. FRANKE		
		Notary Public		i i	NOT Hy Con	ARY PUBLIC - CALIFO OS ANGELES COUNT nm. Expires August 22,	RNHA E 2012	
Th	is rep	ort ** contains (check all a	pplicable boxes	.):	•••••	••••		
X		Facing Page.						
X	· · ·	Statement of Financial Con						
	(c)	Statement of Income (Loss).					
	(d)	Statement of Changes in Fi	nancial Conditi	on.				
X		Statement of Changes in St					ipital.	
X	(f)	Statement of Changes in Li	abilities Suborc	linated to Cla	aims of Credi	tors.		
X	(g)	Computation of Net Capita	1.					
Σ		Computation for Determina						
X		Information Relating to the						
x	(j)	A Reconciliation, including	appropriate exp	planation of t	he Computation	on of Net Capi	ital Under Rule 15c3-1 ar	nd the
		Computation for Determina						
	(k)	A Reconciliation between t	he audited and	unaudited St	atements of F	inancial Cond	lition with respect to met	thods of
		c onsolidation.					-	
X	(l)	An Oath or Affirmation.						
		A copy of the SIPC Supple						
X	(n)	A report describing any mate	erial inadequaci	es found to e	xist or found to	o have existed	since the date of the previ	ious audit

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

Growth Partners, Inc. d/b/a The Growth Group Financial Statement December 31, 2009

Growth Partners, Inc. d/b/a The Growth Group

For The Year Ended

December 31, 2009

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RICHARD J. GIRASOLE, CPA, P.C.

Certified Public Accountant

7522 13th Avenue Brooklyn, NY 11228 (718) 238-1212 Fax: (718) 238-2654 E-mail: rjg1112@aol.com 11 Penn Plaza 5th Floor New York, NY 10001 (212) 946-4833 Fax: (212) 946-4736

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors and Stockholders of Growth Partners, Inc. d/b/a The Growth Group:

I have audited the accompanying statements of financial condition of Growth Partners, Inc. d/b/a The Growth Group as of December 31, 2009 and the related statements of income, cash flows and changes in financial position for the year then ended which is being filed pursuant to Rule 17a-5 under the Securities Exchange Act of 1934. These financial statements are the responsibility of the Company's management. My responsibility is to express an opinion on these financial statements based on my audit. The financial statements of Growth Partners, Inc. d/b/a The Growth Group as of December 31, 2008 were audited by other auditors whose report dated February 1, 2009 expressed an unqualified opinion on those statements.

I have conducted my audit in accordance with generally accepted auditing standards. Those standards require that I plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. I believe that my audit provides reasonable basis for my opinion.

In my opinion, such financial statements present fairly, in all material respects, the financial position of Growth Partners, Inc. d/b/a The Growth Group at December 31, 2009 and the results of its operations and its cash flows for the year then ended in conformity with generally accepted accounting principles.

Richard Arigoh As

Growth Partners, Inc. Statement of Financial Condition As of December 31, 2009 and 2008

ASSETS

	<u>2009</u>		2008
CURRENT ASSETS Cash in Bank	\$	9,518 \$	18,824
Total Current Assets	<u> </u>	9,518	18,824
TOTAL ASSETS	\$	<u>9,518</u>	18,824

-See Accountant's Audit Report and Financial Statements-

Growth Partners, Inc. Statement of Financial Condition As of December 31, 2009 and 2008

LIABILITIES AND STOCKHOLDERS EQUITY

	<u>200</u>	<u>9</u>	<u>2008</u>
CURRENT LIABILITIES			
STOCKHOLDERS' EQUITY Paid in Excess Owners Draw Retained Earnings	2,1	18,023) 63,851 255,346)	(418,023) 1,838,851 (1,439,652)
Total Stockholders' Equity		9,518	18,824
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$	<u>9,518</u>	18,824

-See Accountant's Audit Report and Financial Statements-

Growth Partners, Inc. d/b/a The Growth Group Statement of Income

		nths Ended Iber 31, 2009		nths Ended ber 31, 2008
Sales Fees & Commissions	\$	458,371	\$	247,395
Total Sales		458,371		247,395
Cost of Sales Broker Fees Hotel/Air/Travel Research & Development		55,440 16,980 2,900		20,031 17,518 1,156
Total Cost of Sales		75,320		38,705
Gross Profit		383,051		208,690
Operating Expenses Advertising Bank Charges NASD/FINRA Fees Medical Insurance Office Postage/Delivery Professional Fees Rent Repair & Maintenance Taxes Corp - State Telephone Utilities		324 70 762 11,211 11,619 1,900 3,000 20,250 4,391 2,396 2,830 8,604		450 260 1,465 16,933 4,581 1,814 3,000 20,000 11,826 3,527 3,304 8,400
Total Operating Expenses		67,357		75,560
Operating Income		315,694	. <u></u>	133,130
Net Income	<u>\$</u>	315,694	\$	133,130

-See Accountant's Audit Report and Notes to Financial Statements 3

Growth Partners, Inc. d/b/a/ The Growth Group STATEMENT OF CASH FLOWS For the 12 months Ended December 31, 2009

	<u>2009</u>
CASH FLOWS FROM OPERATING ACTIVITIES Net Income	<u>\$ 315,695</u>
Net Cash Provided By Operating Activities	315,695
CASH FLOWS FROM INVESTING ACTIVITIES Net Cash Provided By (Used In) Investing Activities	0
CASH FLOWS FROM FINANCING ACTIVITIES Owners Draw	(325,000)
Net Cash Provided By (Used In)	
Financing Activities	(325,000)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(9,305)
CASH AT BEGINNING OF PERIOD	18,824
CASH AT END OF PERIOD	<u>\$ 9,518</u>

-See Accountant's Audit Report and Notes to Financial Statements

GROWTH PARTNERS, INC. d/b/a/ THE GROWTH GROUP

Statement of Changes in Stockholders Equity

· · · · ·	<u>December 31, 2008</u>	Changes	<u>December 31, 2009</u>		
Paid in Capital	418,023	0	418,023		
Retained Earnings	1,439,651	315,695	1,755,346		
Drawings	(1,838,851)	(325,000)	(2,163,851)		
Total Equity	18,823	9,305	9,518		

-See Accountant's Audit Report and Notes to Financial Statements-

Growth Partners, Inc. d/b/a The Growth Group Statement of Changes in Financial Position Twelve Months Ended December 31, 2009

Source of Funds:

Operations: Net Profit	<u>\$ 315,695</u>
Total from Operations	\$ 315,695
Other Sources: Paid In Capital	0
Total Other Sources	0
Total Source of Funds	<u>\$ 315,695</u>
Application of Funds	0
Total Application of Funds	0
Change: Working Capital	<u>\$ 315,695</u>

-See Accountant's Audit Report and the Notes to Financial Statements-

Growth Partners, Inc. d/b/a The Growth Group Statement of Subordinated Debt Twelve Months Ended December 31, 2009

Subordinated Debt as of January 1, 2009	\$	0
Increases		0
Total Outstanding Debt		0
Decreases (Repayments)		0
Balance as of December 31, 2009	<u>\$</u>	0

-See Accountant's Audit Report and the Notes to Financial Statements-

GROWTH PARTNERS, INC. d/b/a THE GROWTH GROUP

Notes to the Financial Statements

THE COMPANY

Growth Partners, Inc., d/b/a The Growth Group was incorporated in December of 1994 in the State of New Jersey, and became registered as a Foreign Corporation in the State of California in April of 1998 (the "Firm"). In addition, the Firm became a fully registered Broker-Dealer with the NASD in 1998, which is now called FINRA.

The Firm is primarily engaged in providing consultative merger and acquisition advisement to middle-market companies. Specifically, the Firm provides advisory services to companies seeking to purchase another company, or the Firm provides advisory services to companies seeking to make an outright or partial sale. All of the transaction activity pertains to the institutional marketplace. At times, the Firm will provide consultative advisement and advisory services to companies seeking to raise debt capital or equity capital from the institutional marketplace.

The Firm does not, or is not: (1) engaged in the underwriting of securities transactions, (2) conduct any activity with high net-worth individuals, (3) have or maintain customer accounts or funds of any type, and (4) anything other than an advisory firm. The Firm has only one principal, its President, Jeffrey R. Knakal.

CASH & CASH EQUIVALENTS

This account has been maintained by the Firm with Wells Fargo Bank since 1997, and is in good standing with the Bank.

LIABILITIES

The Firm does not maintain any liabilities since all expenses are paid in cash as incurred, and no revolving debt of line of credit is maintained or is outstanding.

SHAREHOLDERS EQUITY

This account fully reconciles to the past and present capital investment and operating activities of the Firm and is an accurate expression of Shareholders Equity.

Growth Partners, Inc. d/b/a/ The Growth Group Computation of Net Capital for Brokers and Dealers December 31, 2009

COMPUTATION OF NET CAPITAL FOR BROKERS AND DEALERS PURSUANT TO RULE 15c3-1 UNDER THE SECURITIES EXCHANGE ACT OF 1934

TOTAL CAPITAL	\$ 9,518
DEDUCTIONS	0
HAIRCUTS ON SECURITIES	0
NET CAPITAL	\$ 9,518
MINIMUM NET CAPITAL REQUIREMENT	(5,000)
EXCESS NET CAPITAL	\$ 4,818
AGGREGATE INDEBTEDNESS	\$ 0

Growth Partners, Inc. d/b/a The Growth Group Computation of Reserve Requirements December 31, 2009

COMPUTATION FOR DETERMINATION OF RESERVE REQUIREMENTS FOR BROKERS AND DEALERS PURSUANT TO RULE 15c3-3 UNDER THE SECURITIES EXCHANGE ACT OF 1934 AS OF DECEMBER 31, 2009

EXEMPTION UNDER SECTION (k)(2)(i) IS CLAIMED:

The Company is exempt from the provision of Rule 15c3-3 under the Exchange Act in that the Company's activities are limited to those set forth in the conditions for exemption appearing in paragraph (k)(2)(i) of the Rule.

RICHARD J. GIRASOLE, CPA, P.C.

Certified Public Accountant

7522 13th Avenue Brooklyn, NY 11228 (718) 238-1212 Fax: (718) 238-2654 E-mail: rjg1112@aol.com 11 Penn Plaza 5th Floor New York, NY 10001 (212) 946-4833 Fax: (212) 946-4736

INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY INFORMATION REQUIRED BY RULE 17a-5 OF THE SECURITIES AND EXCHANGE COMMISSION

To the Board of Directors and Stockholders of Growth Partners, Inc. d/b/a The Growth Group

Gentlemen:

I have audited the accompanying financial statements of Growth Partners, Inc. d/b/a The Growth Group for the year ended December 31, 2009 and have issued my audit report dated June 18, 2010. My audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The information contained on page 9 is presented for purposes of additional analysis and is supplementary information required by Rule 17a-5 of the Securities and Exchange Act of 1934. Such information has been subjected to the auditing procedures applied in the audit of the basic statements and, in my opinion, is fairly stated in all material respects in relation to the financial statements taken as a whole.

evenle CPA

Richard (L. Girasole, CPA

RICHARD J. GIRASOLE, CPA, P.C.

Certified Public Accountant

7522 13th Avenue Brooklyn, NY 11228 (718) 238-1212 Fax: (718) 238-2654 E-mail: rjg1112@aol.com

11 Penn Plaza 5th Floor New York, NY 10001 (212) 946-4833 Fax: (212) 946-4736

INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL REQUIRED BY SEC RULE 17a-5(g)(1) FOR A BROKER-DEALER CLAIMING AN EXEMPTION FROM SEC RULE 15c3-3

To the Shareholder of: Growth Partners, Inc. d/b/a/ The Growth Group

In planning and performing our audit of the financial statements of Growth Partners, Inc. d/b/a The Growth Group (the "Company") as of and for the year ended December 31, 2009, in accordance with auditing standards generally accepted in the United States of America, we considered the Company's internal control over financial reporting (internal control) as a basis for designing our auditing procedures for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, we do not express an opinion on the effectiveness of the Company's internal control.

Also, as required by rule 17a-5(g)(1) of the Securities and Exchange Commission (SEC), we have made a study of the practices and procedures followed by the Company, including consideration of control activities for safeguarding securities. This study included tests of such practices and procedures that we considered relevant to the objectives stated in rule 17a-5(g) in making the periodic computations of aggregate indebtedness (or aggregate debits) and net capital under Rule 17a-3(a)(11) and the reserve required by Rule 15c3-3(e). Because the Company does not carry securities accounts for customers or perform custodial functions relating to customer securities, we did not review the practices and procedures followed by the Company in any of the following:

- 1. Making quarterly securities examinations, counts, verifications, and comparisons and recordation of differences required by rule 17a -13.
- 2. Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System.

The management of the Company is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls and of the practices and procedures referred to in the preceding paragraph and to assess whether those practices and procedures can be expected to achieve the SEC's abovementioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable but not absolute assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized use or disposition and that transactions are executed in accordance with management's authorization and recorded properly to permit the preparation of financial statements in conformity with generally accepted accounting principals. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.

Because of inherent limitations in internal control and the practices and procedures referred to above, error or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate.

A control deficiency exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A significant deficiency, is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

A material weakness is a deficiency, or combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the Company's financial statements will not be prevented or detected and corrected on a timely basis.

Our consideration of internal control was for the limited purpose described in the first and second paragraphs and would not necessarily identify all deficiencies in internal control that might be material weaknesses. We did not identify any deficiencies in internal control and control activities for safeguarding securities that we consider to be material weaknesses, as defined above.

We understand that practices and procedures that accomplish the objective referred to in the second paragraph of this report are considered by the SEC to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures, as described in the second paragraph of this report, were adequate at December 31, 2009, to meet the SEC's objectives.

This report is intended solely for the information and use of the management of the Company, the SEC, the Financial Industry Regulatory Authority, and other regulatory agencies that rely on rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, and is not intended to be and should not be used by anyone other than these specified parties.

18,2010