

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

OMB APPROVAL

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SEC FILE NUMBER 8- 12111

ANNUAL AUDITED REP **FORM X-17A-5** PART III

OCT 27 2010

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 BEGINNIN	IG 09/01/09	AND ENDING	08/31/10
	MM/DD/YY		MM/DD/YY
A. F	REGISTRANT IDENTII	FICATION	
NAME OF BROKER-DEALER: Inves	stors Security Company	y, Inc.	OFFICIAL USE ONLY
ADDRESS OF PRINCIPAL PLACE OF I	BUSINESS: (Do not use P.O	. Box No.)	FIRM I.D. NO.
127 E. Washington Street, Sui	te 101		
	(No. and Street)		
Suffolk	Virginia	a 2	3434
(City)	(State)	(Zip Code)
NAME AND TELEPHONE NUMBER OF Christopher M. Holloway	F PERSON TO CONTACT II	N REGARD TO THIS REI	(757) 539–2396
			(Area Code - Telephone Number
B. A (CCOUNTANT IDENTI	FICATION	
INDEPENDENT PUBLIC ACCOUNTAN	T whose opinion is contained	I in this Report*	
Boyce, Spady & Moore PLC			
	(Name - if individual, state las	t, first, middle name)	
1013 W. Washington Street	Suffolk	Virgin	ia 23434
(Address)	(City)	(State)	(Zip Code)
CHECK ONE:			
Certified Public Accountant			
☐ Public Accountant			
☐ Accountant not resident in U	United States or any of its po-	ssessions.	
	FOR OFFICIAL USE	ONLY	

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.

^{*}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, Christopher M. Holloway, swear (or affirm) that, to the best	of
my knowledge and belief the accompanying financial statement and supporting schedules pertaining to the firm of	
Investore Compity Company Inc	as
of August 31 , 20 10 , are true and correct. I further swear (or affirm) the	ıat
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:	
	-
DORA M. ELLSWORTH	
Notary Public Commonwealth of Virginia Signature	
217223	
My Commission Expires Jun 30, 2014 Vice-President	
Title	
Math Ellewith	
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 XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
(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.	
(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.	
 (i) Information Relating to the Possession of Country Requirements Under Rule 15c3-1. (j) A Reconciliation, including appropriate explanation of the Computation of Net Capital Under Rule 15c3-1 and th 	e
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 method	s of
consolidation. (1) An Oath or Affirmation.	
(1) All Oath of Affirmation. [X] (m) A copy of the SIPC Supplemental Report.	
(iii) A copy of the Sit C Supplemental Report. (iv) 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 contain neutrino of this filing are section 240 17a 5(a)(2)	

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL
OMB Number: 3235-0123
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hours per response.....12.00

Form **X-17A-5**

FOCUS REPORT

(Financial and Operational Combined Uniform Single Report)

PART IIA 12

		. (Please re	ead instruction	ns before p	reparing Form.)	
This report is being file 1) Rule 17a-5		eck Applicable Block(s) 2) Rul): le 17a-5(b)	17		3) Rule 17a-11	18
	4) Special request	by designated examining	ng authority	19		5) Other 26	
NAME OF BROKER-DEAL	_ER		····			SEC FILE NO.	
						8-12111	14
Investors Secu	rity Compan	v. Inc.			13	FIRM I.D. NO.	•
ADDRESS OF PRINCIPAL		<u> </u>	x No.)		1 10	2331	15
127 E. Washing	ton Ctroot	Crite 101	,			FOR PERIOD BEGINNING (M	IM/DD/YY)
127 E. Washing	<u></u>	o. and Street)			20	09/01/09	24
	•	•				AND ENDING (MM/DD/YY)	
Suffolk	21 V	irginia 22	23	434	23	00 /31 /10	
(City)		(State)		(Zip Code)		08/31/10	25
NAME AND TELEPHONE	E NUMBER OF PER	RSON TO CONTACT IN F	REGARD TO	THIS REPORT		(Area Code) — Telephon	ie No.
Christopher M.	Holloway.	VP FTNOP			30	(757) 539–2396	31
NAME(S) OF SUBSIDIAR			HIS REPOR	RT:	[30]	OFFICIAL USE	31
,					32		33
					34	•••	35
				***************************************	36		37
				· · · · · · · · · · · · · · · · · · ·	38		39
					30		03
1		DOES RESPONDENT	CARRY ITS	S OWN CUSTOM	ER ACCOUNTS	S? YES 40 N	10 X 41
		CHECK HERE IF RESP	ONDENT IS	FILING AN AUDIT	ED REPORT		X 42
		EXECUTION:					
		whom it is execut complete, it is un integral parts of	ed represe derstood t this Form	nt hereby that all hat all required and that the s	ll information items, stater ubmission of	its attachments and the p contained therein is true, nents, and schedules are any amendment represe e, correct and complete as	correct and considered ints that all
		Dated the	s of:		_day of	20	to the state of th
		1) Principal Execu 2)	ıtive Office	r or Managing f	Partner		
		Principal Finand 3)	cial Officer	r or Partner			
		Principal Opera	ations Offic	er or Partner			
		ATTENTION — In Criminal Violation				of facts constitute Federal 78:f(a))	

TO BE COMPLETED WITH THE ANNUAL AUDIT REPORT ONLY:

INDEPENDENT PUBLIC AC	COUNTANT whose	opinio	n is contained in this Re	port				· · · · · · · · · · · · · · · · · · ·	
NAME (If individual, state	last, first, middle na	ıme)							
Boyce, Spady &	Moore PLC					70			
ADDRESS									
1013 W. Washing	jton Street		71 Suffolk	72] Vir	ginia	73	23434	74
Numbe	and Street		Cit	y		State		Zip Code	
CHECK ONE				***************************************					
X Certified Pub	lic Accountant		75	7		FOF	R SEC USE		
Public Accou	ntant		76	-]					
Accountant r	ot resident in Unite	d States	77						
or any of its			L	ل.					
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	WORK LOCAT	ION	REPORT DATE MM/DD/YY	DOC. SEQ. N	10.	CARD			
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INDEPENDENT AUDITORS' REPORT

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

We have audited the accompanying statement of financial condition for noncarrying, nonclearing and certain other brokers or dealers of Investors Security Company, Inc. as of August 31, 2010, and the related statements of income (loss), changes in ownership equity and cash flows for the fiscal year then ended that you are filing pursuant to rule 17a-5 under the Securities Exchange Act of 1934. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted the 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 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. We believe that the audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Investors Security Company, Inc. as of August 31, 2010, and the results of its operations and its cash flows for the year then ended in conformity with generally accepted accounting principles.

In addition, we have examined the computation of net capital. Our reconciliation of the above computation revealed no material differences. In our opinion, this schedule presents fairly the information included therein in conformity with the rules of the Securities and Exchange Commission.

Boyce, Spady: Moore PLC

October 21, 2010

BROKER OR DEALER Investors Security Company, Inc.	BROKER OR DEALER	Investors Security	Company,	Inc.	N	3			100
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STATEMENT OF FINANCIAL CONDITION FOR NONCARRYING, NONCLEARING AND CERTAIN OTHER BROKERS OR DEALERS

Allowable Allo			CEI	RTAIN OTHER BROKE	RS OR I	DEALERS				
Allowable Non-Allowable SEC FILE NO. 8-12111 Securities 1991					28	of (MM/DD	m 08/	31/10		99
Allowable Mon-Allowable Type					as	SEC	FILE NO. 8-	2111	· · · · · · · · · · · · · · · · · · ·	
Cash							·		Consolidated	1 1 1
1. Cash									Unconsolidated X	199
2. Receivables from brokers or dealers: A. Clearance account B. Other Securities and spot commodities owned at market value: A. Exempted securities B. Debt securities B. Debt securities C. Options C. Options D. Other securities C. Spot commodities owned at market value: A. Exempted securities B. Debt securities C. Options D. Other securities C. Spot commodities Owned at market value: A. At cost, \$ 130 B. At estimated fair value A. At cost, \$ 130 B. At estimated fair value A. Exempted securities Securities accounts, at market value: A. Exempted securities S. 150 B. Other Securities owned under subordination agreements and partners' individual and cepital securities accounts, at market value: A. Exempted securities S. 160 B. Other Securities S. 160 B. Other Securities S. 170 B. Other Securities S. 180 B. Owned, at cost C. Contributed for use of the company, at market value: A. Exempted Securities S. 190 B. Owned, at cost C. Contributed for use of the company, at market value associated and receivables from affiliates, subsidiaries and associated partnerships A Contributed for use of the company, at market value B. Owned, at cost C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for use of the company, at market value C. Contributed for us				Allowab	<u>ie</u>		Non-Allowat	<u>le</u>	<u>Total</u>	
2. Receivables from brokers or dealers: A. Clearance account B. Other Securities and spot commodities owned at market value: A. Exempted securities B. Debt securities B. Debt securities C. Options C. Options D. Other securities C. Spot commodities owned at market value: A. Exempted securities B. Debt securities C. Options D. Other securities C. Spot commodities Owned at market value: A. At cost, \$ 130 B. At estimated fair value A. At cost, \$ 130 B. At estimated fair value A. Exempted securities Securities accounts, at market value: A. Exempted securities S. 150 B. Other Securities owned under subordination agreements and partners' individual and capital securities accounts, at market value: A. Exempted securities S. 150 B. Other Securities S. 160 C. Options D. Other Securities S. 170 B. Other Securities S. 170 B. Other Securities S. 180 B. Other	1	Cach	¢	527 775	200			,	t 537 775	750
A. Clearance account.			¥	331,113	200			`	3317113	1700
8. Other	۷.		▼.		205			•		
Securities and spit commodities owned at market value:			3	470 292		\$		550	479 282	810
Securities and spot commodities owned at market value: A	3.			417,202			7 235	-		
A. Exempted securities 418 420 40,034 424 420 40,034 424 424							Ly.1.1.1		·	
B. Debt securities										*
C. Options										
D. Other securities 40,034 424 430 430 40,034 850			····							
E. Spot commodities				40 034						
5. Securities and/or other investments not readily marketable: A. At cost's \$ 130 B. At estimated fair value			y ,	40,034					40,034	850
A. At cost **y \$ 130 B. At estimated fair value	5.	Securities and/or other investments	۳ —		لستشما					
B. At estimated fair value 440 610 860										
6. Securities borrowed under subordination agreements and partners' individual and capital securities accounts, at market value: A. Exempted securities \$ 150 B. Other securities \$ 160 7. Secured demand notes: Market value of collateral: A. Exempted securities \$ 170 B. Other securities \$ 170 B. Other securities \$ 180 8. Owned, at market \$ 190 B. Owned, at cost. C. Contributed for use of the company, at market value. 9. Investment in and receivables from affiliates, subsidiaries and associated partnerships 10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization. 490 65,374 680 65,374 920 11. Other assets. 535 1,156 735 1,156 930 12. TOTAL ASSETS. 581,1057,091 540 680 630 880 880 880 880 880 88					440			610		960
agreements and partners' individual and capital securities accounts, at market value: A. Exempted securities \$ 150 B. Other securities \$ 160 7. Secured demand notes: Market value of collateral: A. Exempted securities \$ 170 B. Other securities \$ 180 8. Memberships in exchanges: A. Owned, at market \$ 190 B. Owned, at cost	6				440			010		000
Securities accounts, at market value: 460 630 880	0.									
Securities Sec					460			630		880
B. Other					1					
Securities Secured demand notes:										
7. Secured demand notes: 470 640 890 Market value of collateral: A. Exempted securities \$ 170 B. Other securities \$ 180 8. Memberships in exchanges: A. Owned, at market \$ 190 B. Owned, at cost 650 C. Contributed for use of the company, at market value for use of the company, at market value 480 9. Investment in and receivables from affiliates, subsidiaries and associated partnerships 480 10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization 490 11. Other assets 535 1, 156 735 1, 156 930 12. TOTAL ASSETS 740 890										
Market value of collateral: A. Exempted securities \$ 170 B. Other securities \$ 180 8. Memberships in exchanges: A. Owned, at market \$ 190 B. Owned, at cost	7				470			640		890
Securities \$ 170	٠.				1 410			10.0		
B. Other securities \$ 180 8. Memberships in exchanges: A. Owned, at market \$ 190 B. Owned, at cost 650 C. Contributed for use of the company, at market value 650 900 9. Investment in and receivables from affiliates, subsidiaries and associated partnerships 480 670 910 10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization 490 11. Other assets 535 1, 156 735 1, 156 930 12. TOTAL ASSETS 54 1, 1057,091 540 550 550 550 550 550 550 550 550 550										
Securities 180 8 Memberships in exchanges: A. Owned, at market \$ 190										
8. Memberships in exchanges: A. Owned, at market \$ 190 B. Owned, at cost										
A. Owned, at market \$ 190 B. Owned, at cost										
Market S	8.									
B. Owned, at cost										
market value								650		
9. Investment in and receivables from affiliates, subsidiaries and associated partnerships		C. Contributed for use of the company, at								
subsidiaries and associated partnerships		market value			•	6		660		900
subsidiaries and associated partnerships	9.	Investment in and receivables from affiliates,								
10. Property, furniture, equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization					480			670		910
improvements and rights under lease agreements, at cost-net of accumulated depreciation and amortization	10	· · · · · · · · · · · · · · · · · · ·								
at cost-net of accumulated depreciation and amortization 490 65,374 680 \$ 65,374 920 11. Other assets 535 1,156 735 1,156 930 12. TOTAL ASSETS 7,5 1,057,091 540 83,865 740 \$ 1,140,956 940	•									
amortization 490 65,374 680 \$ 65,374 920 11. Other assets 535 1,156 735 1,156 930 12. TOTAL ASSETS \$ 1,057,091 540 \$ 83,865 740 \$ 1,140,956 940										
11. Other assets 535 1,156 735 1,156 930 12. TOTAL ASSETS \$ 1,057,091 540 \$ 83,865 740 \$ 1,140,956 940		•			490	6	5 374	680	5 65 37 4	920
12. TOTAL ASSETS	11									
				1_057_091		2 2				
	12	, Torrenous visiting	··• Ψ <u></u>	1,00,1,00,1	1 0 70	<u> </u>	<u> </u>	1.70		

Investors Security Company, Inc.

as of <u>08/31/10</u>

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

LIABILITIES AND OWNERSHIP EQUITY

Liabilities		A.I. <u>Liabilit</u>		Non-A.l <u>Liabiliti</u> e		<u>Total</u>	
13. Bank loans payable	\$		1045	\$	1255 Y ₁₃ \$		1470
Payable to brokers or dealers:				·			
A. Clearance account	Y ₁₀	420 151	1114 1115	***************************************	1315 1305	420 151	1560 1540
15. Payable to non-customers	10	420,151 16,639	1155		1355	420,151 16,639	1610
16. Securities sold not yet purchased,		10,032	1100			10,057	1010
at market value					1360		1620
17. Accounts payable, accrued liabilities, expenses and other		32,138	1205		1385	32,138	1685
18. Notes and mortgages payable:		JZ # 130	1200		1303	JZ#130	1003
A. Unsecured			1210				1690
B. Secured			1211	2	1390 74		1700
of general creditors:							
A. Cash borrowings:					1400		1710
1. from outsiders \$ 970							
2. includes equity subordination (15c3-1(d)) of \$ 980							
B. Securities borrowings, at market value					1410		1720
from outsiders \$ 990				-			1,20
C. Pursuant to secured demand note					[<u></u>
collateral agreements				4-4-1.	1420		1730
2. includes equity subordination (15c3-1(d))							
of \$ 1010							
Exchange memberships contributed for use of company, at market value					[400]		4740
E. Accounts and other borrowings not					1430		1740
qualified for net capital purposes			1220		1440		1750
20. TOTAL LIABILITIES	\$	468,928	1230	\$	1450 \$	468,928	1760
Ownership Equity							
				***************************************	₹, \$		1770
21. Sole Proprietorship	¶11 (\$		1020)				1780
23. Corporation: A. Preferred stock							4704
B. Common stock	•••••••		••••••••			5,450	1791 1792
C. Additional paid-in capital						88,158	1793
D. Retained earnings	••••••				······ –	578,420	1794
Total F. Less capital stock in treasury			•••••		······································	672,028	1795 1796
24. TOTAL OWNERSHIP EQUITY					\$	672,028	1800
25. TOTAL LIABILITIES AND OWNERSHIP EQUIT	<i></i>			•••••	\$ <u></u>	1,140,956	1810

OMIT PENNIES

BROKER OR DEALER	Investors Security	Company,	Inc.	as of	08/31/10

COMPUTATION OF NET CAPITAL

1.	Total ownership equity from Statement of Financial Condition		672,028	3480
2.	Deduct ownership equity not allowable for Net Capital	. 1	*) 3490
3.	Total ownership equity qualified for Net Capital	, <u></u>	672,028	3500
4.	Add:		0/2,020	
	A. Liabilities subordinated to claims of general creditors allowable in computation of net capital			3520
	B. Other (deductions) or allowable credits (List)			3525
5.	Total capital and allowable subordinated liabilities	;	672,028	3530
6.	Deductions and/or charges:	-		
	A. Total non-allowable assets from			
	Statement of Financial Condition (Notes B and C)		•	
	B. Secured demand note delinquency			
	C. Commodity futures contracts and spot commodities —			
	proprietary capital charges			
	D. Other deductions and/or charges		83 , 865) 3620
7.	Other additions and/or allowable credits (List) Net capital before haircuts on securities positions			3630
8.	Net capital before haircuts on securities positions	\$	588,163	3640
9.	Haircuts on securities (computed, where applicable, pursuant to 15c3-1(f)):			
	A. Contractual securities commitments \$ 3660			
	B. Subordinated securities borrowings			
	C. Trading and investment securities:			
	1. Exempted securities			
	2. Debt securities			
	3. Options			
	4. Other securities 5,334 3734			
	D. Undue Concentration 3650	,	E 224	\[0740]
	E. Other (List)	\	5,334) 3740
10	. Net Capital	\$	582,829	3750

OMIT PENNIES

BROKER OR DEALER Investors Security Company, Inc. as of _08/31/10____

COMPUTATION OF NET CAPITAL REQUIREMENT

Part A			

1	1. Minimum net capital required (67/3% of line 19)	\$	31,262	3756
1	2. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement			
	of subsidiaries computed in accordance with Note (A)	\$	100,000	3758
. 1	3. Net capital requirement (greater of line 11 or 12)	\$	100,000	3760
1	4. Excess net capital (line 10 less 13)	\$	482.829	3770
	5. Excess net capital at 1000% (line 10 less 10% of line 19)	2 \$ _	535,936	3780

COMPUTATION OF AGGREGATE INDEBTEDNESS

16. Total A.I. liabilities from Statement of Financial Condition	\$	468,928	3790
17. Add:	-		
A. Drafts for immediate credit			
Market value of securities borrowed for which no equivalent value			
is paid or credited\$ 3810			
C. Other unrecorded amounts (List)	\$		3830
18. Total aggregate indebtedness	\$	468,928	3840
19. Percentage of aggregate indebtedness to net capital (line 18 ÷ by line 10)	%	80.46	3850
20. Percentage of debt to debt-equity total computed in accordance with Rule 15c3-1(d)	%		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 the net capital computation including both brokers or dealers and consolidated subsidiaries' debits	\$	3970
22. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of		
subsidiaries computed in accordance with Note (A)	3 \$	3880
23. Net capital requirement (greater of line 21 or 22)	\$	3760
24. Excess capital (line 10 less 23)	\$	3910
25. Net capital in excess of the greater of:		
A. 5% of combined aggregate debit items or \$120,000	\$	3920

NOTES:

- (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of:
 - 1. Minimum dollar net capital requirement, or
 - 2. 62/3% 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 note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were included in non-allowable
- (C) For reports filed pursuant to paragraph (d) of Rule 17a-5, respondent should provide a list of material non-allowable assets.

BROKER OR DEALER Investors Security Company, Inc.

For the period (MMDDYY) from 199/01/093932 to 08/31/10 Number of months included in this statement 12	3933
Number of months included in this statement 12	3931

STATEMENT OF INCOME (LOSS)			
REVENUE			
1. Commissions:			
a. Commissions on transactions in exchange listed equity securities executed on an exchange	\$	447,401	3935
b. Commissions on listed option transactions			3938
c. All other securities commissions		2,874,167	3939
d. Total securities commissions		3,321,568	3940
2. Gains or losses on firm securities trading accounts	_		
a. From market making in options on a national securities exchange			3945
b. From all other trading		52,105	3949
c. Total gain (loss)		52,10 5	3950
Gains or losses on firm securities investment accounts		1,236	3952
4. Profit (loss) from underwriting and selling groups	₹		3955
5. Revenue from sale of investment company shares		3,482,802	3970
6. Commodities revenue			3990
7. Fees for account supervision, investment advisory and administrative services		862,046	3975
8. Other revenue		12,882	3995
9. Total revenue	\$	7,732,639	4030
	-		=======================================
EXPENSES			
10. Salaries and other employment costs for general partners and voting stockholder officers		306,211	4120
11. Other employee compensation and benefits	.	338,805	4115
12. Commissions paid to other broker-dealers	•••		4140
13. Interest expense		215	4075
a. Includes interest on accounts subject to subordination agreements	0		
14. Regulatory fees and expenses			4195
15. Other expenses		6,996,306	4100
16. Total expenses	\$	7,641,537	4200
NET INCOME			
17. Income (loss) before Federal income taxes and items below (Item 9 less Item 16)	\$	91,102	4210
18. Provision for Federal income taxes (for parent only)	₹8	21,241	4220
19. Equity in earnings (losses) of unconsolidated subsidiaries not included above			4222
a. After Federal income taxes of			
20. Extraordinary gains (losses)			4224
a. After Federal income taxes of	. 9		
21. Cumulative effect of changes in accounting principles	***		4225
22. Net income (loss) after Federal income taxes and extraordinary items	\$	69,861	4230
MONTHLY WINGOISE			-
MONTHLY INCOME	•	(22, 602)	[404=]
23. Income (current month only) before provision for Federal income taxes and extraordinary items	\$	(23,680)	4211

BROKER OR DEALER Investors Security Company, Inc.

	For the period (MMDDYY) from <u>09</u>	/01	/09 to 08/31	/10
	STATEMENT OF CHANGES IN OWNERSHIP EQUITY (SOLE PROPRIETORSHIP, PARTNERSHIP OR CORPORATION)			
1.	Balance, beginning of period A. Net income (loss) B. Additions (Includes non-conforming capital of C. Deductions (Includes non-conforming capital of \$ 4262)	\$	602,167 69,861	4240 4250 4260 4270
2.	Balance, end of period (From item 1800)	\$	672,028	4290
	STATEMENT OF CHANGES IN LIABILITIES SUBORDINATED TO CLAIMS OF GENERAL CREDITORS			
3.	Balance, beginning of period	s		4300 4310 4320
4.	Balance, end of period (From item 3520)	\$		4330

OMIT PENNIES

BROKER OR DEALER Investors Security Company, Inc.	as of	08/31/10)
EXEMPTIVE PROVISION UNDER RULE 15c3-3			
24. If an exemption from Rule 15c3-1 is claimed, identify below the section upon which such exemption is based (check one	e only)		
A. (k)(1) — \$2,500 capital category as per Rule 15c3-1			4550
B. (k)(2)(A) — "Special Account for the Exclusive Benefit of customers" maintained			4560
C. (k)(2)(B) — All customer transactions cleared through another broker-dealer on a fully disclosed basis.	-		
Name of clearing firm Pershing LLC	4335	X	4570
D. (k)(3) — Exempted by order of the Commission (include copy of letter)			4580

Ownership Equity and Subordinated Liabilities maturing or proposed to be withdrawn within the next six months and accruals, (as defined below), which have not been deducted in the computation of Net Capital.

	Type of Proposed Withdrawal or Accrual (See below for code)	Name of Lender or Contributor	Insider or Outsider? (In or Out)	Amount to be Withdrawn (cash amount and/or Net Capital Value of Securities)	(MMDDYY Withdrawal Maturity Date		Expect to Renew (Yes or No)
31	4600	4601	4602		4603	4604	4605
32	4610	4611	4612		4613	4614	4615
33	4620	4621	4622		4623	4624	4625
34	4630	4631	4632		4633	4634	4635
* 35	4640	4641	4642		4643	4644	4645
			Total \$\frac{\$\frac{7}{36}}{}	NONE	4699		

OMIT PENNIES

Instructions: Detail Listing must include the total of items maturing during the six month period following the report date, regardless of whether or not the capital contribution is expected to be renewed. The schedule must also include proposed capital withdrawals scheduled within the six month period following the report date including the proposed redemption of stock and anticipated accruals which would cause a reduction of Net Capital. These anticipated accruals would include amounts of bonuses, partners' drawing accounts, taxes, and interest on capital, voluntary contributions to pension or profit sharing plans, etc., which have not been deducted in the computation of Net Capital, but which you anticipate will be paid within the next six months.

WITHDRAWAL CODE:

DESCRIPTIONS

1. 2.

Equity Capital

Subordinated Liabilities

Accruals

INVESTORS SECURITY COMPANY, INC. STATEMENT OF CASH FLOWS Year Ended August 31, 2010

CASH FLOWS FROM OPERATING ACTIVITIES		
Net loss	\$	69,861
Adjustments to reconcile net loss to net cash		
provided by operating activities:		
Depreciation		15,247
Unrealized gain on securities owned		(1,235)
Dividends reinvested		(1,239)
Changes in assets and liabilities		
Accounts receivable		(38,382)
Other assets		90,240
Other payables and accrued liabilities		32,950
Net cash used in operating activities	-	167,442
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchase of investment securities		(1,583)
Proceeds from sale of investments		79,497
Purchase of fixed assets		(16,115)
Net loans made to officers		493
Net cash used in investing activities	***************************************	62,292
Net increase in cash		229,734
Cash beginning of year		308,041
out organized your		200,011
Cash end of year	\$	537,775
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION		
Cash paid for interest	\$	215

NOTE 1. NATURE OF BUSINESS AND SIGNIFICANT ACCOUNTING POLICIES

Nature of Business. The Company, incorporated under the laws of the Commonwealth of Virginia in August, 1964, is a broker-dealer of investment securities. All transactions are fully disclosed. The corporate office is located in Suffolk, Virginia.

Accounting Method. The Company uses the accrual basis of accounting for financial statement and income tax purposes. It is subject to regulation by the Securities and Exchange Commission and by the Financial Industry Regulatory Authority, and it follows accounting and record keeping policies established by those agencies. Transactions with brokers and customers are recorded as of the trade date rather than the settlement date. Inventories of securities and investments are stated at market value. The Company depreciates office furniture and equipment over a ten (10) year life, Straight-Line method for assets acquired before January 1, 1981. Assets acquired since December 31, 1980, are depreciated under the two hundred percent (200%) Declining Balance method with a shift to Straight-Line to provide total write-off over the applicable useful life, with the assumption that all acquisitions occur midway through the year. (For federal income tax purposes, this is known as the Modified Accelerated Cost Recovery System, MACRS.) Depreciation lives are seven (7) years for equipment and furniture and thirty-nine (39) years for leasehold improvements.

Use of Estimates. The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from these estimates.

Concentrations of Credit Risk Arising from Cash Deposits. The Company maintains amounts in bank deposit accounts which, at times, may exceed federally insured limits. The Company has not experienced any losses in such accounts.

Advertising. The Company expenses advertising costs as they are incurred. Total advertising expense for the year ended August 31, 2010 was \$6,029.

Cash Equivalents. For purposes of the statement of cash flows, the Company considers all short-term debt securities purchased with a maturity of three (3) months or less to be cash equivalents.

Accounts Receivable. Management has elected to record bad debts using the direct write-off method. Generally accepted accounting principles require that the allowance method be used to reflect bad debts. However, the effect of the use of the direct write-off method is not materially different from the results that would have been obtained had the allowance method been followed.

In management's opinion, accounts receivable as of August 31, 2010 are collectible and no material uncollectible accounts exist.

NOTE 2. INVESTMENTS

At August 31, 2010, the investment portfolio was comprised of equity securities classified as available-for-sale. Investment securities considered available-for-sale are recorded in the financial statements at fair market value.

The amortized cost and approximate fair value of investments of the Company were as follows at August 31, 2010:

	Amortized Cost	Unrealized Gains	Unrealized Losses	Estimated Fair Value
Investments	\$ 34,260) <u>\$ 5,774</u>	\$	\$ 40,034

NOTE 3. PROPERTY AND EQUIPMENT

A summary of property and equipment follows:

Furniture and fixtures	\$ 126,046
Leasehold Improvements	31,907
Total cost	157,953
Less accumulated depreciation	92,579
Total property and equipment, net	\$ 65,374

Depreciation expense for property and equipment was \$15,247 for the year ended August 31, 2010.

NOTE 4. INCOME TAXES

Deferred income taxes are provided for timing differences between financial statement and income tax reporting. The tax effects of temporary differences that give rise to significant portions of deferred tax liabilities consist of the following:

Deferred tax liabilities:
Property, Plant and Equipment \$ 10,238

The Company's provision for income taxes differs from applying the statutory U. S. Federal income tax rate to income before income taxes. The primary differences result from deducting certain expenses for financial statement purposes but not for federal income tax purposes.

There have been no recent examination by the Internal Revenue Service and the only open years subject to examination are generally the years ending after August 31, 2006.

NOTE 5. LEASES

Effective August 15, 2005 the Company leased office space from an unrelated company. The term of the lease is for seven (7) years. Minimum lease payments under this lease were \$51,711 for the current year.

The Company leases several pieces of office equipment with terms of three (3) to five (5) years. Minimum lease payments under these leases were \$7,539 for the current year.

Future minimum lease commitments under all non-cancelable leases are as follows:

August 31, 2011	\$ 67,461
August 31, 2012	69,059
August 31, 2013	9,199
August 31, 2014	1,948
August 31, 2015	 1,299
Total	\$ 148.966

NOTE 6. CAPITAL

Stock ownership and management at August 31, 2010:

Cabell B. Birdsong	President, Treasurer and Director	100 sh.	92%
Christopher M. Holloway	Vice-President, Secretary		
	and Director	<u>9 sh.</u>	_8%
		<u>109 sh.</u>	<u>100%</u>

Investors Security Company, Inc. was incorporated August 24, 1964, under Virginia law.

NOTE 7. RETIREMENT PLAN

The employees of Investors Security Company, Inc. are covered under a Simple IRA Retirement Plan. All employees of the Company with service of over one year and total annual compensation of at least \$5,000 are eligible to participate in the plan. The Company matches an amount equal to the employee's contribution to the plan, up to 3% of the employee's salary. The expense of the Company was \$11,812 for the year ended August 31, 2010.

NOTE 8. FAIR VALUE MEASUREMENTS

Generally accepted accounting principles establish a framework for measuring fair value of financial assets that are recognized or disclosed at fair value on a recurring basis. That framework provides a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (level 1 measurements) and the lowest priority to unobservable inputs (level 3 measurements). The three levels of the fair value hierarchy are described as follows:

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

The level in the fair value hierarchy within which a fair measurement in its entirety falls is based on the lowest level input that is significant to the fair value measurement in its entirety.

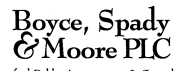
The following table presents assets that are measured at fair value on a recurring basis at August 31, 2010:

		Fair Value Measurements at the Reporting Date Using		
	Total	(Level 1)	(Level 2)	(Level 3)
Investments	\$ 40,034	\$ 40,034	\$	\$
Total	<u>\$ 40,034</u>	\$ 40,034	<u>\$</u>	<u>\$</u>

NOTE 9. SUBSEQUENT EVENTS

Management has evaluated subsequent events through October 21, 2010, the date on which the financial statements were available to be issued. No events have occurred since the balance sheet date that would have a material impact on the financial statements.

SIPC SUPPLEMENTAL REPORT



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 [General Assessment Reconciliation (Form SIPC-7)] to the Securities Investor Protection Corporation (SIPC) for the period September 1, 2009 through August 31, 2010, 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 General Assessment Reconciliation (Form SIPC-7). 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-7 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 September 1, 2009 through August 31, 2010 with the amounts reported in Form SIPC-7 for such period noting no differences;
- 3. Compared any adjustments reported in Form SIPC-7, with supporting schedules and working papers 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 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.

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 & Noore PLC

October 21, 2010

INVESTORS SECURITY COMPANY, INC. SIPC ASSESSMENT AND PAYMENT SCHEDULE

Assessment	<u>Amount</u>	Date Paid	To Whom
February 28, 2010	\$ 1,652	March 29, 2010	SIPC
August 31, 2010	\$ 2,586	October 21, 2010	SIPC

(33-REV 7/10)

SECURITIES INVESTOR PROTECTION CORPORATION P.O. Box 92185 Washington, D.C. 20090-2185 202-371-8300

General Assessment Reconciliation

For the fiscal year ended <u>August 31</u>, 20 <u>10</u> (Read carefully the instructions in your Working Copy before completing this Form)

TO BE FILED BY ALL SIPC MEMBERS WITH FISCAL YEAR ENDINGS

			ed Examining Authority, EC Rule 17a-5:	1934 Act registration no. and month in which fiscal year ends to
12111	FINRA	AUG	12/30/1970	lote: If any of the information shown on the mailing label
TIGMODIA	CECIIDIM	COMPANY	7370	equires correction intease e-mail any corrections to

8 - 0INVESTORS SECURITY COMPANY INC 127 E WASHINGTON ST SUI SUI

orm@sipc.org and so indicate on the form filed.

DLK, VA 23434	lame and telephone number of p especting this form.	erson to contact
	Christopher Holloway	(757)539-2396
A. General Assessment (item 2e from page 2)		\$ 4,238
B. Less payment made with SIPC-6 filed (exclude intere March 29, 2010 Date Paid	st)	(1,652
C. Less prior overpayment applied		(
D. Assessment balance due or (overpayment)		
E. Interest computed on late payment (see instruction	n E) fordays at 20% per annum	
F. Total assessment balance and interest due (or ove	erpayment carried forward)	\$ 2 , 586
G. PAID WITH THIS FORM: Check enclosed, payable to SIPC Total (must be same as F above)	\$ 2 , 586	
H. Overpayment carried forward Subsidiaries (S) and predecessors (P) included in this	form (give name and 1934 Act registration	n number):
H. Overpayment carried forward Subsidiaries (S) and predecessors (P) included in this	\$(n number):
Subsidiaries (S) and predecessors (P) included in this e SIPC member submitting this form and the rson by whom it is executed represent thereby at all information contained herein is true, correct d complete.	Investors Security Company Mame of Carboration, Particular (Authorized	pany, Inc.
	Investors Security Companies of Caporation, Partner Mame of Caporation, Partner Manuel Cauthorized Vice-President Staffer the end of the fiscal year. Retain	pany, Inc. arship or other organization) Signature)
Subsidiaries (S) and predecessors (P) included in this e SIPC member submitting this form and the rson by whom it is executed represent thereby at all information contained herein is true, correct d complete. Ited the Zl day of October, 20 10. is form and the assessment payment is due 60 days raperiod of not less than 6 years, the latest 2 year	Investors Security Companies of Caporation, Partner Mame of Caporation, Partner Manuel Cauthorized Vice-President Staffer the end of the fiscal year. Retain	pany, Inc. arship or other organization) Signature)
Subsidiaries (S) and predecessors (P) included in this established in this established in the rison by whom it is executed represent thereby at all information contained herein is true, correct docomplete. The ted the 21 day of October, 20 10. The ted the assessment payment is due 60 days a period of not less than 6 years, the latest 2 year.	Investors Security Composition, Parton Mame of Conferent (Authorized Vice-President) s after the end of the fiscal year. Retains in an easily accessible place.	pany, Inc. arship or other organization) Signature)
Subsidiaries (S) and predecessors (P) included in this e SIPC member submitting this form and the rson by whom it is executed represent thereby at all information contained herein is true, correct docomplete. ted the 21 day of October, 20 10. is form and the assessment payment is due 60 days a period of not less than 6 years, the latest 2 year Dates: Postmarked Received Received	Investors Security Composition, Partage Mame of Control (Authorized Vice-President) s after the end of the fiscal year. Retains in an easily accessible place.	Dany, Inc. Pership or other organization) Section

DETERMINATION OF "SIPC NET OPERATING REVENUES" AND GENERAL ASSESSMENT

Amounts for the fiscal period beginning 09/01, 20 09 and ending 08/31, 2010 Eliminate cents

Item No. 2a. Total revenue (FOCUS Line 12/Part IIA Line 9, Code 4030)		\$_7,732,639
 2b. Additions: (1) Total revenues from the securities business of subsidiaries (expredecessors not included above. 	cept foreign subsidiaries) and	
(2) Net loss from principal transactions in securities in trading acc	ounts.	
(3) Net loss from principal transactions in commodities in trading a	eccounts.	
(4) Interest and dividend expense deducted in determining item 2a	•	
(5) Net loss from management of or participation in the underwriting	g or distribution of securities.	
(6) Expenses other than advertising, printing, registration fees and profit from management of or participation in underwriting or d	I legal fees deducted in determining net istribution of securities.	
(7) Net loss from securities in investment accounts.		
Total additions		-
2c. Deductions: (1) Revenues from the distribution of shares of a registered open investment trust, from the sale of variable annuities, from the advisory services rendered to registered investment companie accounts, and from transactions in security futures products.	business of insurance, from investment	6,036,238
(2) Revenues from commodity transactions.		
(3) Commissions, floor brokerage and clearance paid to other SIPs securities transactions.	C members in connection with	
(4) Reimbursements for postage in connection with proxy solicitati	on.	
(5) Net gain from securities in investment accounts.	1,236	
(6) 100% of commissions and markups earned from transactions in (ii) Treasury bills, bankers acceptances or commercial paper to from issuance date.	n (i) certificates of deposit and hat mature nine months or less	
(7) Direct expenses of printing advertising and legal fees incurred related to the securities business (revenue defined by Section	in connection with other revenue $16(9)(L)$ of the Act).	
(8) Other revenue not related either directly or indirectly to the se (See Instruction C):	curities business.	
(9) (i) Total interest and dividend expense (FOCUS Line 22/PART Code 4075 plus line 2b(4) above) but not in excess of total interest and dividend income.	## IIA Line 13,	
(ii) 40% of margin interest earned on customers securities accounts (40% of FOCUS line 5, Code 3960).	\$	
Enter the greater of line (i) or (ii)		
Total deductions		6,037,474
2d. SIPC Net Operating Revenues		\$ 1,695,165
2e. General Assessment @ .0025		\$ 4,238 (to page 1, line 2.A.)



Certified Public Accountants & Consultants

October 21, 2010

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

In planning and performing our audit of the financial statements of Investors Security Company, Inc. (the Company) as of and for the year ended August 31, 2010, 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 tests of compliance with 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(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 the quarterly securities examinations, counts, verifications, and comparisons and the 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
- 3. Obtaining and maintaining physical possession or control of all fully paid and excess margin securities of customers as required by rule 15c3-3.

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 and the CFTC's above-mentioned 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 preparation of financial statements in conformity with generally accepted accounting principles. Rule 17a-5(g) and Regulation 1.16(d)(2) list additional objectives of the practices and procedures listed in the preceding paragraph.

The Officers and Directors Investors Security Company, Inc. Page 2

Because of inherent limitations in internal control or 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 control deficiency, or combination of control deficiencies, that adversely affects the entity's ability to initiate, authorize, record, process, or report financial data reliably in accordance with generally accepted accounting principles such that there is more than a remote likelihood that a misstatement of the entity's financial statements that is more than inconsequential will not be prevented or detected by the entity's internal control.

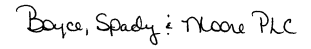
Our consideration of internal control was for the limited purpose described in the first and second paragraphs and would not necessarily identify all deficiencies in internal control that might be significant deficiencies.

However, we noted that a minimum of internal control procedures are in effect. Such a situation would normally be expected under the circumstances, because Investors Security Company, Inc.'s normal staff consists of the principal, who is the primary stockholder, the controller, and several clerks. These conditions were considered in determining the nature, timing, and extent of the procedures to be performed in our audit of the financial statements of Investors Security Company, Inc. for the fiscal year ended August 31, 2010, and this report does not affect our report thereon dated October 21, 2010.

A material weakness is a significant deficiency, or combination of significant deficiencies, that results in more than a remote likelihood that a material misstatement of the financial statements will not be prevented or detected by the entity's internal control.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the SEC and CFTC to be adequate for their purposes in accordance with the Securities Exchange Act of 1934, the Commodity Exchange Act, 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 were adequate at August 31, 2010, to meet the Commission's objectives.

This report is intended solely for the information and use of management, the SEC, the CFTC, and other regulatory agencies that rely on Rule 17a-5(g) under the Securities Exchange Act of 1934 and/or Regulation 1.16 of the CFTC in their regulation of registered broker-dealers, and is not intended to be and should not be used by anyone other than these specified parties.





October 21, 2010

Stockholders and Directors Investors Security Company, Inc. Suffolk, Virginia 23434

The Company's unaudited Focus Report for August 31, 2010, shows a net capital of \$587,652. The audited Focus Report of August 31, 2010, shows a net capital of \$580,610. Listed below is the reconciliation of the difference of \$4,823 between the net capital as shown on the unaudited Focus Report and as shown on the audited Focus Report:

Net capital as reported in Company's part II A (Unaudited) Focus Report	\$ 587,652
Miscellaneous audit adjustments	(4,823)
Net capital per audited report	\$ 582,829

Boyce, Spady & Noore PLC