



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

ANNUAL AUDITED REPORT FORM X-17A-5 PART III

OMB APPROVAL

OMB Number: Expires:

3235-0123 April 30, 2013

Estimated average burden hours per response..... 12.00

SEC FILE NUMBER

8- 65162

FACING PAGE

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	10/01/09	AND	ENDING	09/30	/10
	MM/DD/YY			MM/DD/Y	′Υ
A. REG	STRANT IDENTI	FICATION	1		
NAME OF BROKER-DEALER: DUBE	AU CAPITAL US	A, INC.		OFFICIAI	USE ONLY
ADDRESS OF PRINCIPAL PLACE OF BUSIN	NESS: (Do not use P.C). Box No.)		FIRM	I.D. NO.
405-5600 BOULEVARD DES	GALERIES				
100000000000000000000000000000000000000	(No. and Street)				
QUEBEC CITY	CANADA			G2K 2H6	
(City)	(State)			(Zip Code)	The state of the s
NAME AND TELEPHONE NUMBER OF PER HUGUES DUBEAU	SON TO CONTACT I	N REGARD		PORT 18 634–0 (Area Code – Te	
B. ACCO	UNTANT IDENTI	FICATION	V		
INDEPENDENT PUBLIC ACCOUNTANT wh	ose opinion is containe	d in this Rep	ort*		
	CHABOT GRANT				
	Name – if individual, state lo		name)		
600 DE LA GAUCHETIERE O, S		NTREAL	CANADA	H3B 4L8	
(Address)	(City)		(State)	^	(Zip Code)
CHECK ONE:					
☐ Certified Public Accountant				RECEIVA	
☐ Public Accountant				A STATE OF THE STA	
Accountant not resident in Unite	d States or any of its po	ossessions.		NOV 2 4:	2010
	OR OFFICIAL USE	ONLY			(S)
				211	
V					

*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.

SEC 1410 (06-02)



OATH OR AFFIRMATION

l,	HUGUES	DUBEAU				. swear (or affirm) that, to	the boot of
my knowledge	e and belief the ac	companying f	inancial s	tatement an	d supporting	schedules per	rtaining to the firm	of
	DUBEAU	CAPITAL	USA,	INC.				20
of	SEPTEME	ER 30		, 20 <u>1 0</u>	, are true a	ind correct T	further swear (or a	ffirm) that
neither the co	mpany nor any pa	artner, propries	tor, princi	pal officer	or director h	as any proprie	tary interest in any	account
classified sole	ly as that of a cus	tomer, except	as follows	s:				
		**************************************			$-\int \Lambda$			
	*				- 1 /1	11		
						/		
					$-$ \ χ	1/hh		
						Signature		
200		. *				PRESIDEN	TT.	
Tak.	1/2	1		-		Title		
// Maio (Mune	ARes						
	Notary Public	wy-						
	•							
(a) Facing	contains (check a	II applicable b	oxes):					
	ient of Financial (Condition.						
(c) Statem	ent of Income (Le	oss).		4				
(d) Statem	ent of Changes in	Financial Co	ndition.	_				
_ (-)	ent of Changes in ent of Changes in	: Stockholders : Liabilities S:	' Equity o	or Partners'	or Sole Prop	orietors' Capita	al.	
LXXI (g) Compi	utation of Net Cap	oital.						
(h) Compi	itation for Determ	ination of Res	serve Req	uirements F	ursuant to R	ule 15c3-3.		
(i) Inform	ation Relating to	the Possession	or Contr	ol Requirer	nents Under	Rule 15c3-3.		
	itation for Determ	ing appropriation of the	e expianai Reserve I	ion of the C Requiremen	Computation (ets Under Evi	of Net Capital	Under Rule 15c3-1	and the
☐ (K) A Rec	onciliation betwee	n the audited	and unauc	lited Staten	nents of Fina	ncial Condition	e 1303-3. on with respect to r	sethods of
Consor	idation.					2 2		10003 01
= (1) 1111 0 4	th or Affirmation. of the SIPC Supp		o ut					
(n) A repo	rt describing anv n	naterial inaded	urt. uacies for	ind to exist	or found to be	ave evicted sing	ce the date of the pr	
•				a to oxist	or round to na	ive existed SIII(be the date of the pr	evious audit.

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

Dubeau Capital USA Inc. Financial Statements September 30, 2010

Independent Auditors' Report	2
Financial Statements	
Earnings and Comprehensive Income	3
Retained Earnings	4
Cash Flows	5
Balance Sheet	6
Notes to Financial Statements	7 - 11



Independent Auditors' Report

To the Shareholders and to the Board of Directors of Dubeau Capital USA Inc.

Raymond Chabot Grant Thornton LLP Suite 2000 National Bank Tower 600 De La Gauchetière Street West Montréal, Québec H3B 4L8

Telephone: 514-878-2691 Fax: 514-878-2127 www.rcgt.com

We have audited the balance sheet of Dubeau Capital USA Inc. as at September 30, 2010 and the statements of earnings and comprehensive income, retained earnings and cash flows for the year then ended persuant 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 our audit in accordance with auditing standards generally accepted in the United States of America as established by the American Institute of Certified Public Accountants. Those standards require that we plan and perform an audit to obtain reasonable assurance 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. 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 our audit provides a reasonable basis for our opinion.

In our opinion, these financial statements present fairly, in all material respects, the financial position of the Company as at September 30, 2010 and the results of its operations and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Raymond Cholot Grant Thornton LLP

Montréal, Canada, November 16, 2010

¹ Chartered accountant auditor permit no. 7023

Dubeau Capital USA Inc. Earnings and Comprehensive Income Year ended September 30, 2010 (In U.S. dollars)

s was referenced to the same to the second of the second o	Идеода - Пользовий майстий
2010	2009
	\$
·	
66,248	50,002
28,323	24,090
3,716	700
98,287	74,792
47,558	36,266
12,212	13,019
16,268	6,751
1,956	1,655
1,959	
1,375	1,559
739	817
	346
1,049	1,268
30	1,029
(459)	(5,592)
83,005	57,118
15,282	17,674
3,243	3,938
12,039	13,736
	66,248 28,323 3,716 98,287 47,558 12,212 16,268 1,956 1,959 1,375 739 318 1,049 30 (459) 83,005 15,282 3,243

The accompanying notes are an integral part of the financial statements.

Dubeau Capital USA Inc. Retained Earnings Year ended September 30, 2010 (In U.S. dollars)

rdesamusamanglilge, skoromikest salahkirkus gizambankanan ere di Alerkena mana anak adak abbiyyaran. Erist Anto	ar och 1986. Danne var skrivetning och 1991 and 1991. Set	za zaktowania wa wajizani wazanie
	2010	2009
	\$	\$
Balance, beginning of year	20,378	6,642
Net earnings	12,039	13,736
Balance, end of year	32,417	20,378

The accompanying notes are an integral part of the financial statements.

Dubeau Capital USA Inc. Cash Flows

Year ended September 30, 2010 (In U.S. dollars)

	Statemente de la companya de la comp	sakaji ili karijas ili sala ili arkaji sala ili ili bila ili as
	2010	2009
	\$	\$
OPERATING ACTIVITIES		
Net earnings	12,039	13,736
Non-cash items	20	4 000
Amortization of intangible assets	30 (5 coz)	1,029
Changes in working capital items (Note 5)	<u>(5,607)</u>	33,020
Net increase in cash	6,462	47,785
Cash, beginning of year	53,800	6,015
Cash, end of year	60,262	53,800

The accompanying notes are an integral part of the financial statements.

Dubeau Capital USA Inc. Balance Sheet

September 30, 2010 (In U.S. dollars)

	2010	2009
ASSETS	\$	\$
Current assets Cash Receivable from a carrying broker Other receivables Prepaid expenses	60,262 42,153 313	53,800 29,562 117 389
Cash deposit with a carrying broker for clearance account Intangible assets (Note 3)	102,728 50,007	83,868 50,007 30
Titaligible assets (Note 3)	152,735	133,905
LIABILITIES Current liabilities Accounts payable Income taxes payable	26,574 3,744	19,957 3,570
SHAREHOLDERS' EQUITY Capital stock Authorized (Note 4) Issued and fully paid 90,000 common shares	30,318 90,000	23,527 90,000
Retained earnings	<u>32,417</u> 122,417	20,378 110,378
	152,735	133,905

The accompanying notes are an integral part of the financial statements.

On behalf of the Board,

Director

Director

September 30, 2010 (In U.S. dollars)

1 - STATUTES AND NATURE OF OPERATIONS

The Company, incorporated under Part IA of the Companies Act (Québec) as of May 25, 2001, is a wholly-owned subsidiary of Duca Investissements Inc. The Company is an introducing broker-dealer registered with the Securities and Exchange Commission (SEC) and is a member of the Financial Industry Regulatory Authority (FINRA).

2 - ACCOUNTING POLICIES

Accounting estimates

The preparation of financial statements in accordance with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the amounts recorded in the financial statements and notes to financial statements. These estimates are based on management's best knowledge of current events and actions that the Company may undertake in the future. Actual results may differ from these estimates.

Recent Accounting Standards

In June 2009, the Financial Accouting Standards Board (FASB) issued authoritative guidance wich established the Accounting Standards Codification (ASC) as the source of authoritative U.S. GAAP recognized by the FASB to be applied to nongovernmental entities. Under the new guidance, accounting literature references in financial statements issued after June 30, 2009, will primarily reference sections of the Codification instead of specific original accounting pronouncements. The guidance also allows for entities to use plain English when disclosing their accounting policies and making a reference to accounting standards. The Compagny adopted the authoritative guidance for the present year, including the option of using plain English for the footnote disclosures.

In July 2006, the FASB issued a standard regarding accounting for uncertainty in income taxes establishing the criterion that an individual tax position has to meet for some or all of the benefits of that position to be recognized in the Compagny's financial statements. On initial application, the standard will be applied to all tax positions for wich the statue of limitations remains open. Only tax positions that meet the more-likely-than-not recognition threshold at the adoption date will be recognized or continue to be recognized. The cumulative effect of applying the standard, if any, will be reported as an adjustment to retained earnings at the beginning of the period in wich it is adopted. The standard is effective for fiscal years beginning after December 15, 2008, and was adopted by the Compagny on October 1, 2009. The adoption of the standard has no material effect on the Compagny's financial position and results of operations.

Financial statements

The functional currency of the Company is U.S. dollars. The financial statements are expressed in U.S. dollars to facilitate their comprehension by foreign users. The Company has evaluated all subsequent events through November 16, 2010, the date of issuance of these financial statements.

Revenue recognition

The Company's principal sources of revenue comprise investment advisory fees commissions and interest income.

September 30, 2010 (In U.S. dollars)

2 - ACCOUNTING POLICIES (Continued)

Security transactions are recorded in the accounts at the settlement date. Commission income and related expenses for transactions executed for clients but not yet settled are accounted for under the accrual basis of accounting (trade-date basis). Investment advisory fees are recognized as earned on a prorata basis over the term of the contract. Interest income is recognized based on the number of days the investment was held during the year.

Amortization

Intangible assets are amortized over their estimated useful lives according to the straight-line method at the following annual rates:

	Raies
Web site	33%
Software	50%

Foreign currency translation

The Company applies the temporal method of accounting for the translation of Canadian currency into the U.S. dollars. Under this method, monetary assets and liabilities are translated at the exchange rate in effect at the balance sheet date. Revenue and expenses are translated at the average rate in effect during the year. Gains and losses are included in the earnings for the year.

Income taxes

The Company uses the liabilities method of accounting for income taxes. Under this method, future income tax assets and liabilities are determined according to differences between the carrying amounts and tax bases of assets and liabilities. They are measured by applying enacted tax rates and laws at the date of the financial statements for the years in which the temporary differences are expected to reverse.

Fair value of financial instruments

The estimated fair value of certain financial instruments shown on the financial statements is equivalent to their carrying amount. These financial instruments include cash, receivable from a carrying broker, other receivables and accounts payable.

3 - INTANGIBLE ASSETS

			2010
		Accumulated	
	Cost	amortization	<u>Net</u>
	\$	\$	\$
Web site	3,117	3,117	
Software	527	527	
	3,644	3,644	en

September 30, 2010 (In U.S. dollars)

3 - INTANGIBLE AGGETG (Gondinaca)			2009
		Accumulated	
	Cost	amortization	Net
	\$	\$	\$
Web site	3,117	3,087	30
Software	527	527	
	3,644	3,614	30

4 - AUTHORIZED CAPITAL STOCK

Unlimited number of common shares, voting and participating, without par value

Unlimited number of class "A" shares, voting, with a non-cumulative annual dividend, preferential on common shares and class "B" shares at a maximum rate of 12 % of the redemption price, having priority on common shares and class "B" shares, redeemable and retractable at the fair market value of the consideration received upon issuance, without par value

Unlimited number of class "B" shares, non-voting, with a non-cumulative annual dividend, preferential on common shares at a maximum rate of 13 % of the redemption price, having priority on common shares, redeemable at the fair market value of the consideration received upon issuance, without par value

5 - INFORMATION INCLUDED IN CASH FLOWS

The changes in working capital items are detailed as follows:

	2010	2009
	\$	\$
Receivable from a carrying broker	(12,591)	25,028
Prepaid expenses	389	
Other receivables	(196)	(12)
Cash deposit with a carrying broker		1,937
Accounts payable	6,617	(1,682)
Income taxes receivable		4,179
Income taxes payable	174_	3,570
	(5,607)	33,020

Cash flows relating to income taxes and interest on operating activities are detailed as follows:

	2010	2009
	\$	\$
Income taxes paid (received)	3,069	(3,811)
Interest received	3,415	700

September 30, 2010 (In U.S. dollars)

6 - FINANCIAL RISKS

The Company is exposed to market risk through its use of financial instruments, resulting from its operating activities.

The Company does not actively engage in the trading of financial assets for speculative purposes. The most significant financial risks to which the Company is exposed to are as follows.

Market risk

Market risk is the potential change in an instrument's value caused by interest rates fluctuations and currency exchange rates. Market risk is directly impacted by the volatility and liquidity in the markets in which financial instruments are traded. The following describes the types of market risks faced by the Company:

Currency risk

Currency risk arises from the possibility that fluctuations in foreign exchange rates will affect the value of a financial instrument.

The Company is exposed to foreign exchange risk due to cash and payables denominated in Canadian dollars. As at September 30, 2010, cash denominated in Canadian dollars totalled \$53,201 (C\$54,786) (\$48,375 (C\$51,761) as at September 30, 2009) and payables denominated in Canadian dollars totalled \$14,621 (C\$15,057) (\$10,000 (C\$10,700) as at September 30, 2009).

The Compagny is also exposed to foreign exchange risk due to accounts receivable denominated in Euro. As at September 30, 2010, assets denomined in Euro consisting of accounts receivable totalled \$802 (1,094 Euro).

The company does not enter into arrangements to hedge its foreign exchange risk.

Credit risk

Credit risk is the risk of loss if an issuer or a counterparty fails to perform its obligations under contractual terms and the collateral held, if any, is deemed worthless ("default risk").

The Company processed and settles various customer transactions through a carrying broker. Execution of these tramsactions may expose the Company to a default risk arising from the potential that customers, broker-dealers or issuers may fail to satisfy their obligations. In these situations, the Company may sustain a loss if it has to purchase or sell the securities underlying the contracts at an unfavourable market price.

Management considered the Company's exposure to credit risk is not significant because the carrying broker is subject to regulatory rules.

September 30, 2010 (In U.S. dollars)

6 - FINANCIAL RISKS (Continued)

Concentration of credit risk

Concentration of credit risk may arise from exposure to a single debtor or to a group of debtors having similar business characteristics or being engaged in similar activities such that their ability to meet their contractual commitments is expected to be adversely affected in a similar manner, by changes in economic, political or other market conditions. The Company does not expect non-performance by counterparties in the above situation.

As at September 30, 2010, the Company had \$46,183 of cash with one financial institution (\$46,621 as at September 30, 2009).

7 - COMMITMENTS

Under an agreement with the parent company, the Company is committed to pay monthly administrative and overhead fees of \$2,500. These fees may be waived by the parent company with no expectation of future recovery. For the year ended September 30, 2010, the parent company waived its right to the agreement, consequently, no administrative and overhead fees were charged.

Also, under an agreement with a clearing broker, the Company is committed to pay various fees based on the number of transactions cleared. The minimum monthly fee is \$1,000, based on the last six months' average. The agreement is in force for two years from the date the Company first clears transactions and subsequently to this initial term, either party may terminate this agreement by giving forty-five (45) days prior written notice to the other party. The Company began to clear transactions in December 2003. Since December 2005, none of the party has noticed to the other party his intention to terminate this agreement.

8 - NET CAPITAL REQUIREMENT

The Company is subject to the Securities and Exchange Commission's Uniform Net Capital Rule 15c3–1, which requires the maintenance of minimum net capital equal to the greater of \$50,000 or 6,67% of aggregate indebtedness, both as defined by the Rule. The ratio of aggregate indebtedness to net capital shall not exceed 15 to 1. As at September 30, 2010, the Company has a net capital of \$99,062 which exceeds the required net capital of \$50,000 by \$49,062. The Company's ratio of aggregate indebtedness to net capital was 0.3060 to 1 as at September 30, 2010.