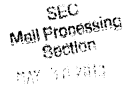


UNITEDSTATES **SECURITIES AND EXCHANGE COMMISSION** Washington, D.C. 20549

### OMB APPROVAL OMB Number: 3235-0123 April 30, 2013 Expires: Estimated average burden hours per response..... 12.00



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

| SE | C FILE NUMBER |
|----|---------------|
| 8- | 176/3         |

Washington DC

**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 BEGINNI                     |                              | 2 AND E                 |                        | 1 31, 2013              |
|---|------------------------------|-------------------------|------------------------|-------------------------|
|   | MM/DD/YY                     |                         | N                      | /M/DD/YY                |
| <b>A.</b> ]                                       | REGISTRANT IDENT             | TIFICATION              |                        |                         |
| NAME OF BROKER-DEALER:                            |                              |                         | OI                     | FFICIAL USE ONLY        |
| L.S.Y., INC. DBA<br>ADDRESS OF PRINCIPAL PLACE OF | BUSINESS: (Do not use F      |                         |                        | FIRM I.D. NO.           |
| 2682 BISHOP DRIVE                                 | , SUITE 123                  |                         |                        |                         |
|   | (No. and Stree               | •                       |                        |                         |
| SAN RAMON   | CALIFORN                     | IIA                     | 94583                  | 3                       |
| (City)  | (State)                      |                         | (Zip Cod               | le)                     |
| NAME AND TELEPHONE NUMBER OF CLARENCE YEE         | OF PERSON TO CONTACT         | Γ IN REGARD T           | O THIS REPORT<br>(925) | 866-2882                |
|   |                              |                         | (Area (                | Code – Telephone Number |
| В. А  | ACCOUNTANT IDEN              | TIFICATION              |                        |                         |
| INDEPENDENT PUBLIC ACCOUNTA                       | NT whose opinion is conta    | ined in this Repo       | rt*                    |                         |
| HANSEN & COMPANY,                                 | CPA'S                        |                         |                        |                         |
|   | (Name – if individual, state | e last, first, middle n | ame)                   |                         |
| 22320 FOOTHILL BI                                 | JVD., SUITE 430              | HAYWARD                 | CALIFORNIA             | A 94541                 |
| (Address)   | (City)                       |                         | (State)                | (Zip Code)              |
| CHECK ONE:  |                              |                         |                        |                         |
| Certified Public Accounta                         | nt                           |                         |                        |                         |
| ☐ Public Accountant                               |                              |                         |                        |                         |
| ☐ Accountant not resident in                      | United States or any of its  | possessions.            |                        |                         |
|   | FOR OFFICIAL U               | SE ONLY                 |                        |                         |
|   |                              |                         |                        |                         |
|   |                              |                         |                        |                         |

<sup>\*</sup>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,           |        | CLARENCE YEE                          |                               | , swear (or affirm) that, to the                  | best of      |
|--------------|--------|---------------------------------------|-------------------------------|---|--------------|
| m            | y kno  | owledge and belief the accompanyi     | ng financial statement and s  | supporting schedules pertaining to the firm of    |              |
|              |        | L.S.Y., INC. DBA AM                   | ERICAN INVESTORS              | COMPANY   | , as         |
| of           | ·<br>  | MARCH 31                              |                               | are true and correct. I further swear (or affi    |              |
| ne           | ither  | the company nor any partner, pro      | prietor, principal officer or | director has any proprietary interest in any ac   | ccount       |
|              |        | ed solely as that of a customer, exc  |                               |   |              |
|              |        |                                       | NONE                          |   |              |
| _            |        |                                       | NONE                          |   |              |
|              |        |                                       |                               |   |              |
|              |        |                                       |                               |   |              |
|              |        |                                       |                               | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,            |              |
|              |        |                                       |                               | Clarence Gue                                      |              |
|              |        |                                       |                               | Signature /                                       |              |
|              |        |                                       |                               |   |              |
|              |        |                                       | ·                             | PRESIDENT   |              |
|              |        |                                       |                               | Title   |              |
| 5            | SEE    | CERTIFICATE ATTACHE                   | l                             |   |              |
|              |        | Notary Public                         | <del></del>                   |   |              |
| Th           | is rer | oort ** contains (check all applicat  | le hoves).                    |   |              |
| $\mathbf{x}$ | (a)    | Facing Page.                          | ic ouxes).                    |   |              |
| X            |        | Statement of Financial Condition.     |                               |   |              |
| $\mathbf{Z}$ |        | Statement of Income (Loss).           |                               |   |              |
| $\square$    |        | Statement of Changes in Financia      |                               |   |              |
| X            | (e)    | Statement of Changes in Stockhol      | ders' Equity or Partners' or  | Sole Proprietors' Capital.                        |              |
|              | (f)    | Statement of Changes in Liabilitie    | s Subordinated to Claims of   | f Creditors SEE NOTE 3 OF NOT                     |              |
|              |        | Computation of Net Capital.           |                               | FINANCIAL STAT                                    | EMENTS.      |
|              | (h)    | Computation for Determination of      | Reserve Requirements Pur      | suant to Rule 15c3-3. (*)                         |              |
|              | (1)    | Information Relating to the Posse     | ssion or Control Requiremen   | nts Under Rule 15c3-3. INFORMATION I              | NOT REQUIRED |
| ш            | (I)    | A Reconciliation, including approp    | oriate explanation of the Con | nputation of Net Capital Under Rule 15c3-1 ar     | nd the       |
| $\Box$       | (14)   | A Respectively between the control of | the Reserve Requirements      | Under Exhibit A of Rule 15c3-3. (*)               |              |
| ب            | (K)    | consolidation. NOT APPLICA            | ted and unaudited Statemen    | nts of Financial Condition with respect to me     | thods of     |
| X            | (I)    | An Oath or Affirmation.               | DLL.                          |   |              |
|              | ٠,     | A copy of the SIPC Supplemental       | Report                        |   |              |
| X            |        |                                       |                               | found to have existed since the date of the prev  | ious audit   |
| _            | (-)    | i any material in                     | quality to exist of f         | round to 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).

(\*) NOT REQUIRED - SEE NOTE 2 OF NOTES TO FINANCIAL STATEMENTS

### **CALIFORNIA JURAT WITH AFFIANT STATEMENT**

See Attached Document (Notary to cross out lines 1-6 below) ☐ See Statement Below (Lines 1–5 to be completed only by document signer[s], not Notary) Signature of Document Signer No. 2 (if any) Signature of Document Signer No. 1 State of California County of COUNTY Subscribed and sworn to (or affirmed) before me on this proved to me on the basis of satisfactory evidence LAURA WICH to be the person who appeared before me (.) (+) a # 1991538 (and\_\_ Name of Signer proved to me on the basis of satisfactory evidence to be the person who appeared before me.) Signature Signature of Notary Public Place Notary Seal Above OPTIONAL -Though the information below is not required by law, it may prove RIGHT THUMBPRINT OF SIGNER #2 valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document. Top of thumb here Top of thumb here **Further Description of Any Attached Document** Title or Type of Document Number of Pages: Signer(s) Other Than Named Above:

## L.S.Y., INC. DBA AMERICAN INVESTORS COMPANY FINANCIAL STATEMENTS YEAR ENDED MARCH 31, 2013

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HANSEN & COMPANY
CERTIFIED PUBLIC ACCOUNTANTS
22320 FOOTHILL BLVD., SUITE 430
HAYWARD, CALIFORNIA 94541-2744
(510) 582-8400

### Independent Auditor's Report

Board of Directors
L.S.Y., Inc. dba American Investors Company

### Report on the Financial Statements

We have audited the accompanying statement of financial condition of L.S.Y., Inc., dba American Investors Company (the Company) as of March 31, 2013 and the related statements of income, changes in stockholders' equity, and cash flows for the year then ended that are filed pursuant to Rule 17a-5 under the Securities Exchange Act of 1934, and the related notes to the financial statements.

### Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair preparation of financial statements that are free from material misstatement, whether due to fraud or error.

### Auditor's Responsibility

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. 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 involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Company's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

### Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of L.S.Y., Inc. dba American Investors Company as of March 31, 2013, 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.

### Other Matter

Our audit was conducted for the purpose of forming an opinion on the financial statements as a whole. The information contained in Schedules I, II, III and IV is presented for the purposes of additional analysis and is not a required part of the financial statements, but is supplementary information required by rule 17a-5 under the Securities Exchange Act of 1934. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information in Schedules I, II, III, and IV has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare financial statements or to the financial statements themselves, and other additional procedures in accordance auditing standards generally accepted in the United States of America. In our opinion, the information in Schedules I, II, III, and IV is fairly stated in all material respects in relation to the financial statements as a whole.

Lansen & Confuny
May 20, 2013

### STATEMENT OF FINANCIAL CONDITION

### MARCH 31, 2013

### ASSETS

| Cash and cash equivalents                 | \$ 635,867    |
|---|---------------|
| Commissions and fees receivable           | 1,157,980     |
| Marketable securities                     | 139,348       |
| Prepaid expenses                          | 4,712         |
| Furniture and equipment, at cost,         |               |
| less accumulated depreciation of \$55,834 | 9,798         |
| Other assets                              | <u>13,653</u> |

Total assets \$ <u>1,961,358</u>

### STATEMENT OF FINANCIAL CONDITION

MARCH 31, 2013

### LIABILITIES AND STOCKHOLDERS' EQUITY

| Accounts payable Commissions payable Accrued wages and benefits Payroll taxes payable Unbilled litigation costs  |                                       | \$ 104,763<br>1,214,564<br>17,434<br>2,463<br>44,144 |
|--|---------------------------------------|--|
| Total liabilities  |                                       | 1,383,368  |
| Stockholders' equity Capital stock - authorized 100,000 shares; \$10 stated value; issued and outstanding 7,000 shares Paid in surplus Retained earnings  Total stockholders' equity | \$ 70,000<br>50,475<br><u>457,515</u> | <u>577,990</u>                                       |
| Total liabilities and stockholders' equity   |                                       | \$ <u>1,961,358</u>                                  |

### STATEMENT OF INCOME

### FOR THE YEAR ENDED MARCH 31, 2013

### REVENUES

NET INCOME

| Commissions<br>Fees<br>Other   | Ş  | 5,766,157<br>5,168,317<br>32,959 |
|--|--|----------------------------------|
| Total revenues   |  | 10,967,433                       |
|  |  |                                  |
| OPERATING EXPENSES   |  |                                  |
| Commissions Automobile and travel Depreciation Dues and subscriptions Employee benefits Insurance Miscellaneous Office salaries Officers' salaries Office supplies and postage Outside services Professional services Rent Repairs and maintenance Taxes, licenses and regulatory fees Telephone | \$ 9,522,491<br>8,812<br>4,705<br>3,181<br>73,748<br>5,306<br>3,986<br>485,617<br>95,500<br>16,123<br>43,210<br>451,287<br>78,950<br>10,470<br>78,475<br>9,821 |                                  |
| Total operating expenses   |  | 10,891,682                       |
| Income before income taxes   |  | 75,751                           |
| INCOME TAXES   |  | 20,600                           |

\$ 55,151

## L.S.Y., INC. DBA AMERICAN INVESTORS COMPANY STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY FOR THE YEAR ENDED MARCH 31, 2013

|   | Balance<br>March 31,<br>2012          | Net<br>Income<br>(Loss) | Other<br>Additions<br>(Deductions) | Balance<br>March 31,<br>2013   |
|---|---------------------------------------|-------------------------|------------------------------------|--------------------------------|
| Capital stock<br>Paid in surplus<br>Retained earnings | \$ 70,000<br>50,475<br><u>402,364</u> | \$<br>55,151            | \$<br><br>                         | \$ 70,000<br>50,475<br>457,515 |
| Total   | \$ <u>522,839</u>                     | \$ <u>55,151</u>        | \$                                 | \$ <u>577,990</u>              |

### STATEMENT OF CASH FLOWS

### FOR THE YEAR ENDED MARCH 31, 2013

### CASH FLOWS FROM OPERATING ACTIVITIES

| Net Income Adjustments to reconcile net income to net cash provided by operating activities:  | \$ 55,151   |
|---|---|
| Depreciation (Increase) decrease in:    Commissions and fees receivable    Marketable securities    Prepaid expenses    Other assets Increase (decrease) in:    Accounts payable    Commissions payable    Accrued wages and benefits | 4,705<br>143,909<br>(25,396)<br>2,215<br>20,005<br>67,685<br>4,942<br>(1,071) |
| Payroll taxes payable Unbilled litigation costs   | ( 900)<br>44,144  |
| Net cash provided by operating activities  CASH FLOWS FROM INVESTING ACTIVITIES   | 315,389   |
| Purchase of equipment  CASH FLOWS FROM FINANCING ACTIVITIES   | ( 12,247)   |
| NET INCREASE IN CASH AND CASH EQUIVALENTS   | 303,142   |
| CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR  | 332,725   |
| CASH AND CASH EQUIVALENTS AT END OF YEAR  | \$ <u>635,867</u>   |
| SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION  Cash paid during the year for:   |   |
| Interest Income taxes   | \$ <u></u><br>\$ <u>800</u>   |

### NOTES TO FINANCIAL STATEMENTS

### FOR THE YEAR ENDED MARCH 31, 2013

### NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

Nature of Business - The Company, a California corporation, is a securities broker-dealer which, through registered representatives and the Company principals, sells investments to the general public and generates fees through investment management and advisory services. Over 49% of the Company's commission revenues were earned through customer investments in various mutual funds.

Use of Estimates - The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates

Fair Value of Financial Instruments - Unless otherwise indicated, the fair values of all reported assets and liabilities which represent financial instruments (none of which are held for trading purposes) approximate the carrying values of such amounts.

Accounting Method - The Company utilizes the accrual method of accounting for financial statement reporting. Under this method, revenue is recognized when earned and expenses are recognized when incurred.

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

Allowance for Doubtful Accounts - The Company considers commissions receivable to be fully collectible; accordingly, no allowance for doubtful accounts is required. There were no commissions written off during the year.

Securities - Marketable and non-marketable securities are valued at market value. The resulting difference between cost and market is included in income.

**Depreciation** - Depreciation is computed on the straight-line method over periods of five to seven years, the useful lives of the furniture and equipment.

Income Tax - The Company uses an asset and liability approach to financial accounting and reporting for income taxes. Deferred income tax assets and liabilities are computed annually for material differences between the financial statement and tax basis of amounts in the future based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Deferred taxes are provided for unrealized gain on investment securities, depreciation timing differences, net operating loss carryovers and unbilled litigation costs. Valuation allowances are established when necessary to reduce deferred tax liabilities to the amount due for the period plus or minus the change during the period in deferred tax assets and liabilities.

### NOTES TO FINANCIAL STATEMENTS

### FOR THE YEAR ENDED MARCH 31, 2013

- NOTE 2 The Company is exempt from the computation for determination of reserve requirements for brokers-dealers under rule 15c3-3 because customer accounts are not maintained.
- NOTE 3 The Company has no liabilities subordinate to the claims of general creditors at March 31, 2013.
- NOTE 4 Cash and cash equivalents are represented by checking and money market accounts. As of March 31, 2013 the amount of cash balances reflected on various financial institutions' records exceeded the federally insured limits by \$398,875.
- NOTE 5 The Company has contracted for errors and omissions insurance for the period March 29, 2013 through March 29, 2014 for itself and its registered representatives. The total premium for the policy period will be \$157,380.00. As of March 31, 2013 the portion of the premium earned by the insurance provider for three days is not material. The Company has made no payments. The premium has not been included in accounts payable as the Company has the right to cancel the policy at any time and only be obligated to the insurance provider for the earned portion. The Company anticipates recovering substantially all of the premium from its registered representatives. Any excess received from the registered representatives is reflected in the financial statements as a reduction of legal and litigation expenses or as other income.
- NOTE 6 Marketable securities valued at market have a cost of \$71,616 resulting in unrealized gains of \$67,732 including an unrealized gain of \$25,396 for the year ended March 31, 2013.
- NOTE 7 No changes occurred during the year in the ownership or composition of the capital stock of the corporation.
- NOTE 8 The Company has a salary reduction simplified employee pension plan (SARSEP). At the discretion of the Company up to twenty-five percent of all employees' annual net compensation, to a maximum of \$50,000, may be contributed to the plan each year. A minimum of three percent is required. Employees may contribute a portion of the maximum allowable contribution through voluntary salary reductions. The plan year ends December 31. Pension plan expense for the fiscal year ended March 31, 2013, included in employee benefits expense, was \$17,434.

### NOTES TO FINANCIAL STATEMENTS

### FOR THE YEAR ENDED MARCH 31, 2013

NOTE 9 - On June 1, 2009 the Company extended the lease for its current administrative offices, covering the period June 1, 2009 through May 31, 2014. Monthly lease payments required over the term of the lease range from \$6,035 to \$7,242, plus tax and common area maintenance charges. Total rent expense for the year was \$78,950.

Future annual minimum payments under the lease for years ending March 31 are as follows:

| YEAR         | AMOUNT            |
|--------------|-------------------|
| 2014<br>2015 | 85,697<br>14,484  |
| TOTAL        | \$ <u>100,181</u> |

NOTE 10 - The Company is a respondent in an arbitration litigation case,
Burkett v. American Investors Company. The claimants in this case
allege that the respondent did not properly supervise their registered
representative. The claimants also allege that the representative, in
advising them as to the safety of certain investments, failed to
properly advise them as to the risk involved in contradiction to the
claimants wishes for conservative investments.

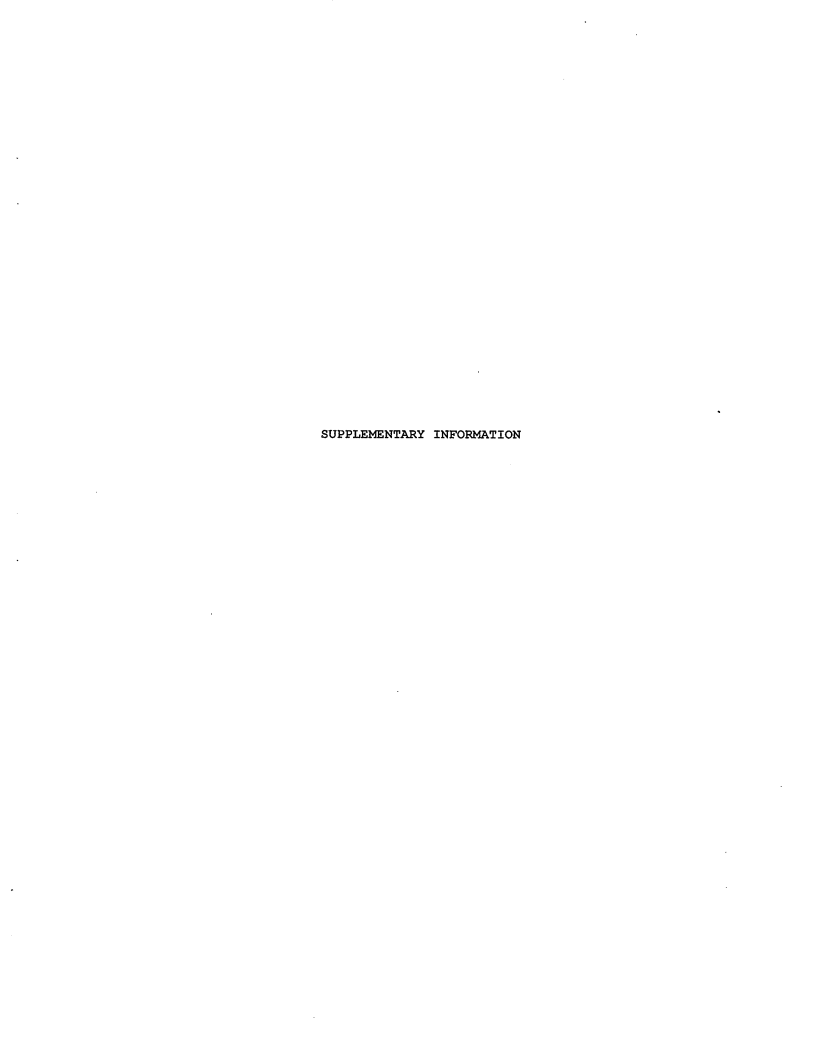
The claimants are seeking damages in the amount of at least \$427,273. This dispute is currently in the discovery process.

The Company's total liability is restricted to \$75,000, the deductible portion of its insurance policy. As of March 31, 2013, the Company has paid or been billed legal costs in connection with this case in the amount of \$30,856. The balance of the Company's exposure, \$44,144, has been accrued as unbilled litigation costs.

- NOTE 11 Management has evaluated subsequent events through May 20, 2013, the date the financial statements were available to be issued.
- NOTE 12 Income tax expense represents the Company's actual and deferred tax for the fiscal year ended March 31, 2013. A deferred income tax benefit in the approximate net amount of \$3,100, resulting from timing differences related to depreciation, net unrealized gain from marketable securities, unbilled litigation costs and net operating loss carryovers has been recognized as an asset. The net operating loss carryovers expire March 31, 2031(federal) and March 31, 2016(state).

Income taxes is comprised of the following:

|                     | FEDERAL          | STATE                  | TOTAL            |
|---------------------|------------------|------------------------|------------------|
| Current<br>Deferred | \$<br>13,300     | \$ 800<br><u>6,500</u> | \$ 800<br>19,800 |
|                     | \$ <u>13,300</u> | \$ <u>7,300</u>        | \$ <u>20,600</u> |



### SCHEDULE I

### COMPUTATION OF NET CAPITAL

### MARCH 31, 2013

| TOTAL OWNERSHIP EQUITY  |   | \$ 577,990        |
|---|---|-------------------|
| DEDUCT OWNERSHIP EQUITY NOT ALLOWABLE FOR NET CAPITAL   |   |                   |
| Petty cash Net commissions receivable Other receivables Prepaid expenses Net equipment Deferred income tax benefit Security deposit | \$ 100<br>89,422<br>3,211<br>4,712<br>9,798<br>3,200<br>7,242 | <u>117,685</u>    |
| TOTAL OWNERSHIP EQUITY QUALIFIED FOR NET CAPITAL  |   | 460,305           |
| DEDUCTIONS  |   |                   |
| NET CAPITAL BEFORE HAIRCUTS ON SECURITIES POSITIONS   |   | 460,305           |
| HAIRCUTS ON SECURITIES  |   |                   |
| Marketable securities (15%) Marketable securities - Undue concentration: (15% of excess market value of 3000 shares                 | 20,902  |                   |
| of NDAQ (\$96,900) over 10% of net capital before haircuts on securities positions) NFS accounts (2%)                               | 7,630<br>2,171  | 30,703            |
| NET CAPITAL   |   | \$ <u>429,602</u> |

### SCHEDULE II

### RECONCILIATION OF NET CAPITAL BETWEEN UNAUDITED

### AND AUDITED FINANCIAL STATEMENTS

### MARCH 31, 2013

| NET CAPITAL PER UNAUDITED FINANCIAL STATEMENTS       | \$ 467,147                  |
|--|-----------------------------|
| ADJUSTMENTS  |                             |
|  |                             |
| Increase in non allowable net commissions receivable | ( 2,769)                    |
| Increase in income accruals:                         |                             |
| Commissions receivable                               | 12,401                      |
| Adjustments to expense accruals:                     |                             |
| Commissions payable Accrued wages and benefits       | 5, 432)<br>9, 320<br>1, 133 |
| Unbilled litigation costs (44                        | (50,123)                    |
| Recording of voided check                            | 3,500                       |
| Increase in undue concentration haircut              | (554)                       |
| NET CAPITAL PER AUDITED FINANCIAL STATEMENTS         | \$ <u>429,602</u>           |

### SCHEDULE III

### COMPUTATION OF BASIC NET CAPITAL REQUIREMENT

### MARCH 31, 2013

| MINIMUM NET CAPITAL REQUIRED                                  |                              | \$<br><u>92,225</u> |
|---|------------------------------|---------------------|
| MINIMUM DOLLAR NET CAPITAL REQUIREMENT<br>OF BROKER OR DEALER |                              | \$<br><u>5,000</u>  |
| NET CAPITAL REQUIREMENT                                       |                              | \$<br>92,225        |
| EXCESS NET CAPITAL  |                              |                     |
| Net capital<br>Less net capital requirement                   | \$ 429,602<br><u>92,225</u>  |                     |
| Excess net capital  |                              | \$<br>337,377       |
| EXCESS NET CAPITAL AT 1,000%                                  |                              |                     |
| Net capital<br>Less: 10% of total aggregate indebtedness      | \$ 429,602<br><u>138,337</u> |                     |
| Excess net capital at 1,000%                                  |                              | \$<br>291,265       |

### SCHEDULE IV

### COMPUTATION OF AGGREGATE INDEBTEDNESS

### MARCH 31, 2013

| TOTAL A-1 LIABILITIES                               | \$ 1,383,368        |
|---|---------------------|
| ADJUSTMENTS   |                     |
| TOTAL AGGREGATE INDEBTEDNESS                        | \$ <u>1,383,368</u> |
| PERCENTAGE OF AGGREGATE INDEBTEDNESS TO NET CAPITAL | <u>322</u> %        |
| PERCENTAGE OF DEBT TO DEBT-EQUITY TOTAL             | 70.5%               |

HANSEN & COMPANY
CERTIFIED PUBLIC ACCOUNTANTS
22320 FOOTHILL BLVD., SUITE 430
HAYWARD, CALIFORNIA 94541-2744
(510) 582-8400

Board of Directors
L.S.Y., Inc. dba American Investors Company

In planning and performing our audit of the financial statements of L.S.Y., Inc. dba American Investors Company (the Company), as of and for the year ended March 31, 2013, 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 an 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 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 for determining compliance with the exemptive provisions of rule 15c3-3. 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:

- Making quarterly securities examinations, counts, verifications, and comparisons and recordation of differences required by Rule 17a-13
- 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 judgements 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 previously 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 the preparation of financial statements in conformity with generally accepted accounting principles. 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 deficiency in internal control 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 and correct, misstatements on a timely basis. A significant deficiency is a deficiency, or 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 previously.

We understand that practices and procedures that accomplish the objectives 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 March 31, 2013, to meet the SEC's objectives.

This report is intended solely for the information and use of the Board of Directors, management, the SEC, Financial Industry Regulatory Authority (FINRA), 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.

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# HANSEN & COMPANY CERTIFIED PUBLIC ACCOUNTANTS 22320 FOOTHILL BLVD., SUITE 430 HAYWARD, CALIFORNIA 94541-2744 (510) 582-8400

To the Board of Directors of L.S.Y., Inc. dba American Investors Company San Ramon, California

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 year ended March 31, 2012, which were agreed to by L.S.Y., Inc. dba American Investors Company, and the Securities and Exchange Commission, Financial Industry Regulatory Authority, Inc. and SIPC, solely to assist you and the other specified parties in evaluating L.S.Y., Inc. dba American Investors Company's compliance with the applicable instructions of the General Assessment Reconciliation (Form SIPC-7). L.S.Y., Inc. dba American Investors Company's management is responsible for the L.S.Y., Inc. dba American Investors Company'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 of for any other purpose. The procedures we performed and our findings are as follows:

- Compared the listed assessment payments in Form SIPC-7 with respective cash disbursement record entries from the Company's operating cash checking account noting no differences;
- 2. Compared the amounts reported on the audited Form X-17A-5 for the year ended March 31, 2013, as applicable, with the amounts reported in Form SIPC-7 for the year ended March 31, 2013, noting no differences;
- 3. Compared any adjustments reported in Form SIPC-7 with supporting schedules and working papers, specifically quarterly Focus Reports, internal detailed income statements, trading account statements, outside broker monthly clearing statements, certificate of deposit transactions, and interest and dividend accounts analysis noting no differences; and
- 4. Proved the arithmetical accuracy of the calculations reflected in Form SIPC-7 and in related schedules and working papers, specifically quarterly Focus Reports, internal detailed income statements, trading account statements, outside broker monthly clearing statements, certificate of deposit transactions, and interest and dividend accounts analysis supporting the adjustments noting no differences.

We were not engaged to, and did not conduct an examination, the objective of which would be the expression of an opinion on compliance. Accordingly, we do not express such an opinion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.

This report is intended solely for the information and 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.

Landen & Company May 20, 2013

### (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  $\underline{\text{March 3}}$ , 20  $\underline{\text{13}}$  (Read carefully the instructions in your Working Copy before completing this Form)

(33-REV 7/10)

| lame of Member, address, Designated Examining Authority, 1934 Act regis<br>poses of the audit requirement of SEC Rule 17a-5:   | Note: If any of the information shown on the  |  |
|--|---|--|
| I 017613 FINRA MAR<br>LSYINC   | mailing label requires correction, please e-mail any corrections to form@sipc.org and so  |  |
| D/B/A AMERICAN INVESTORS COMPANY<br>2682 BISHOP DR STE 123<br>SAN RAMON CA 94583-4450  | indicate on the form filed.  Name and telephone number of person to contact respecting this form.   |  |
|  |   |  |
| A. General Assessment (item 2e from page 2)  | <u>s 16,218</u>   |  |
| 3. Less payment made with SIPC-6 filed (exclude interest)  10/26/2012  | ( <u>8,034</u>  |  |
| Date Paid<br>C. Less prior overpayment applied   | (   |  |
| Assessment balance due or (overpayment)  | 8 184   |  |
|  | <del></del>   |  |
| . Interest computed on late payment (see instruction E) fordays a  | 0 10 4  |  |
| . Total assessment balance and interest due (or overpayment carried for  | rward) \$ 0,101   |  |
| i. PAID WITH THIS FORM: Check enclosed, payable to SIPC Total (must be same as F above)  \$  | 184   |  |
| Overpayment carried forward     \$(  | )   |  |
| ubsidiaries (S) and predecessors (P) included in this form (give name and  | d 1934 Act registration number):  |  |
| SIPC member submitting this form and the on by whom it is executed represent thereby   | dla American Investors Company  |  |
| SIPC member submitting this form and the con by whom it is executed represent thereby all information contained herein is true, correct  | dby American Investors Company (Name of Corporation, Partnership or alher organization)   |  |
| complete.  | dla American Investors Company  |  |
| SIPC member submitting this form and the son by whom it is executed represent thereby all information contained herein is true, correct complete.  | Aba American Investors Company (Name of Corporation, Partnership or ather organization)  (Authorized Signature)  (Siden)  (Fitte)  The fiscal year. Retain the Working Copy of this for   |  |
| SIPC member submitting this form and the son by whom it is executed represent thereby all information contained herein is true, correct complete.  ed the 20 day of May, 2013.  form and the assessment payment is due 60 days after the end of the a period of not less than 6 years, the latest 2 years in an easily access          | Aba American Investors Company (Name of Corporation, Partnership or ather organization)  (Authorized Signature)  (Siden)  (Fitte)  The fiscal year. Retain the Working Copy of this for   |  |
| SIPC member submitting this form and the on by whom it is executed represent thereby all information contained herein is true, correct complete.  ed the 20 day of May, 20 13.  Form and the assessment payment is due 60 days after the end of the a period of not less than 6 years, the latest 2 years in an easily access          | (Name of Corporation, Partnership or other organization)  (Name of Corporation, Partnership or other organization)  (Authorized Signature)  (Siden)  (Title)  (Title)  (Title)  (Title)  (Title)  (Title)  (Title)  (Title)  (Title)  (Title) |  |
| SIPC member submitting this form and the on by whom it is executed represent thereby all information contained herein is true, correct complete.  and the 20 day of May, 2013.  From and the assessment payment is due 60 days after the end of the a period of not less than 6 years, the latest 2 years in an easily access.  Dates: | (Name of Corporation, Partnership or other organization)  (Name of Corporation, Partnership or other organization)  (Authorized Signature)  (Siden)  (Title)  (Title)  (Title)  (Title)  (Title)  (Title)  (Title)  (Title)  (Title)  (Title) |  |

### DETERMINATION OF "SIPC NET OPERATING REVENUES" AND GENERAL ASSESSMENT

| AND GENERAL ASSESSMENT  | Amounts for the fiscal period beginning April 1, 2012 and ending March 31, 2013 |
|---|---|
| Item No.<br>2a. Total revenue (FOCUS Line 12/Part IIA Line 9, Code 4030)  | Eliminate cents<br>\$ 10,967, 433   |
| Additions:     (1) Total revenues from the securities business of subsidiaries (except foreign subsidiaries) and predecessors not included above.   |   |
| (2) Net loss from principal transactions in securities in trading accounts.   | 1,157   |
| (3) Net loss from principal transactions in commodities in trading accounts.  |   |
| (4) Interest and dividend expense deducted in determining item 2a.  |   |
| (5) Net loss from management of or participation in the underwriting or distribution of securities.   |   |
| (6) Expenses other than advertising, printing, registration fees and legal fees deducted in determining net<br>profit from management of or participation in underwriting or distribution of securities.  |   |
| (7) Net loss from securities in investment accounts.  |   |
| Total additions   | 1,157   |
| 2c. Deductions:         (1) Revenues from the distribution of shares of a registered open end investment company or unit investment trust, from the sale of variable annuities, from the business of insurance, from investment advisory services rendered to registered investment companies or insurance company separate accounts, and from transactions in security futures products. | < 4,364,366 >   |
| (2) Revenues from commodity transactions.   |   |
| (3) Commissions, floor brokerage and clearance paid to other SIPC members in connection with<br>securities transactions.  | < 83,879 >  |
| (4) Reimbursements for postage in connection with proxy solicitation.   |   |
| (5) Net gain from securities in investment accounts.  | < 25, 396 >   |
| (6) 100% of commissions and markups earned from transactions in (i) certificates of deposit and<br>(ii) Treasury bills, bankers acceptances or commercial paper that mature nine months or less<br>from issuance date.  | <2,231 >  |
| (7) Direct expenses of printing advertising and legal fees incurred in connection with other revenue<br>related to the securities business (revenue defined by Section 16(9)(L) of the Act).  | <del></del>   |
| (8) Other revenue not related either directly or indirectly to the securities business.  (See Instruction C):  Bank Interest, Dividend Income  (Deductions in excess of \$100,000 require documentation)  | < 3,954 >   |
| (9) (i) Total interest and dividend expense (FOCUS Line 22/PART IIA Line 13, Code 4075 plus line 2b(4) above) but not in excess of total interest and dividend income.  |   |
| (ii) 40% of margin interest earned on customers securities accounts (40% of FOCUS line 5, Code 3960).   | < 1715 >  |
| Enter the greater of line (i) or (ii)   | - ', 11 J /   |
| Total deductions  | 17,781,071  |
| 2d. SIPC Net Operating Revenues   | \$ 6,481,049  |
| 2e. General Assessment @ .0025  | \$ 16, 218<br>(to page 1, line 2.A.)  |

**AMERICAN INVESTORS COMPANY** 

P.O. BOX 1307, 2682 BISHOP DR., STE 123 SAN RAMON, CA 94583 PH: 925-866-2882 CALIFORNIA BANK & TRUST Hayward Office 785 Southland Dr, Hayward, CA 94545 CBT Connect 1-800-400-6080 www.calbanktrust.com

11-204/1210 127 010106

DATE

AMOUNT

PAY Eighthousandovehundredeightyfour & no/100 Dolkers 5/20/2013

\$8,184.

TO THE ORDER OF

SIPC

P.O. Box 92185 Washington DC 20090-2185

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