RAYMOND JAMES FINANCIAL INC Form 10-Q/A May 11, 2011

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

FORM 10-Q/A (Amendment No. 1)

(Mark one)

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d)

OF

THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2011

or

o TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d)
OF

THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from

to

Commission File Number: 1-9109

RAYMOND JAMES FINANCIAL, INC. (Exact name of registrant as specified in its charter)

Florida (State or other jurisdiction of incorporation or organization)

No. 59-1517485 (I.R.S. Employer Identification No.)

880 Carillon Parkway, St. Petersburg, Florida 33716 (Address of principal executive offices) (Zip Code)

(727) 567-1000 (Registrant's telephone number, including area code)

None

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (232.405 of this chapter) during the preceding 12 months (or such shorter period that the registrant was required to submit and

post such files). Yes x No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer x Accelerated filer o

Non-accelerated filer o Smaller reporting company o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Yes o No x

Indicate the number of shares outstanding of each of the registrant's classes of common stock, as of the latest practicable date.

126,502,440 shares of Common Stock as of May 4, 2011

EXPLANATORY NOTE

Raymond James Financial, Inc. (the "Company") is filing this Amendment No. 1 on Form 10-Q/A to the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2011 (the "Report") which was originally filed with the Securities and Exchange Commission on May 9, 2011, to replace an incorrect electronic file attachment, specifically the submissionpdf.pdf attachment, which accompanied such submission. Only the .pdf attachment was incorrect. Each of the .htm, as well as the XBRL attachments, attached to the original filing were correct. The submissionpdf.pdf document that was attached to the May 9, 2011 submission was inadvertently an earlier draft version of the document.

We are including, for clarification, the following attachments to this submission.

- Submissionpdf.pdf the Amended, correct pdf file.
- The .htm files, as amended. Note that other than the title and date of the document and this Explanatory Note on page 2, there are no changes in the content of the .htm version from that as originally included with the May 9, 2011 submission.
- Each of the XBRL attachments as originally included with the May 9, 2011 submission. The content of these XBRL files did not change.
- Exhibit 99. This exhibit presents a comparison of the content of the submissionpdf.pdf file as originally submitted with the May 9, 2011 filing, compared to the Amended submissionpdf.pdf version. Any page which contained a change in content (e.g. we did not consider a change in format to be a change in content), is included in this exhibit and the change is marked in the attachment.

RAYMOND JAMES FINANCIAL, INC. AND SUBSIDIARIES

Form 10-Q/A for the Quarter Ended March 31, 2011

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PART I FINANCIAL INFORMATION

Item 1. FINANCIAL STATEMENTS

RAYMOND JAMES FINANCIAL, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION (Unaudited)

	March 31, 2011		September 30, 2010
	(\$ in thousands)		
Assets:	¢1 255 160	Φ	2.042.220
Cash and cash equivalents	\$1,255,168	\$	2,943,239
Assets segregated pursuant to regulations and other segregated assets	2,406,869		3,430,715
Securities purchased under agreements to resell and other collateralized	200 276		244 652
financings Financial instance of financial and financial	390,376		344,652
Financial instruments, at fair value:	500 (42		501 447
Trading instruments	529,643		591,447
Available for sale securities	353,670		424,461
Private equity and other investments	307,457		321,079
Receivables:	1 505 505		1 (55 505
Brokerage clients, net	1,797,597		1,675,535
Stock borrowed	310,487		262,888
Bank loans, net	6,028,387		6,094,929
Brokers-dealers and clearing organizations	131,231		143,994
Other	494,434		442,856
Deposits with clearing organizations	76,523		76,488
Prepaid expenses and other assets	457,145		451,357
Investments in real estate partnerships - held by variable interest entities	326,770		280,890
Property and equipment, net	168,828		170,768
Deferred income taxes, net	187,019		165,208
Goodwill	62,575		62,575
Total Assets	\$15,284,179	\$	17,883,081
Liabilities and equity:			
Trading instruments sold but not yet purchased, at fair value	\$107,771	\$	131,038
Securities sold under agreements to repurchase	62,292		233,346
Payables:			
Brokerage clients	3,693,434		3,308,115
Stock loaned	609,971		698,668
Bank deposits	6,710,583		7,079,718
Brokers-dealers and clearing organizations	173,406		137,041
Trade and other	277,620		290,268
Other borrowings	-		2,557,000
Accrued compensation, commissions and benefits	366,349		418,591
Loans payable related to investments by variable interest entities in real estate			
partnerships	108,983		76,464

Corporate debt	354,362	355,964
Total Liabilities	12,464,771	15,286,213
Commitments and contingencies (See Note 12)		
Equity		
Preferred stock; \$.10 par value; authorized 10,000,000 shares; issued and outstanding -0- shares	-	-
Common stock; \$.01 par value; authorized 350,000,000 shares; issued 130,243,288 at March 31, 2011 and 128,620,429 at September 30, 2010	1,264	1,244
Shares exchangeable into common stock; -0- at March 31, 2011 and 243,048	1,204	,
at September 30, 2010	-	3,119
Additional paid-in capital	538,019	476,359
Retained earnings	2,044,007	1,909,865
Treasury stock, at cost; 3,993,636 common shares at March 31, 2011 and		
3,918,492 common shares at September 30, 2010	(85,431)	(81,574)
Accumulated other comprehensive income	9,931	(6,197)
Total equity attributable to Raymond James Financial, Inc.	2,507,790	2,302,816
Noncontrolling interests	311,618	294,052
Total Equity	2,819,408	2,596,868
Total Liabilities and Equity	\$15,284,179 \$	17,883,081
See accompanying Notes to Condensed Consolidated Financial S	tatements (Unaudited	d).

RAYMOND JAMES FINANCIAL, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF INCOME AND COMPREHENSIVE INCOME (Unaudited)

Three Months Ended March 31,

2010

2011

Six Months Ended March 31,

2010

2011

(\$ in thousands, except per share amounts)

	(+	,	F - F	,
Revenues:				
Securities commissions and fees	\$563,710	\$479,302	\$ 1,097,849	\$ 948,453
Investment banking	63,131	44,839	122,100	70,557
Investment advisory fees	52,441	42,218	104,657	86,193
Interest	96,811	93,275	201,197	184,647
Net trading profits	15,246	10,170	21,568	21,807
Financial service fees	41,291	39,286	83,079	76,068
Other	34,114	40,897	66,627	64,931
Total Revenues	866,744	749,987	1,697,077	1,452,656
Interest expense	14,687	15,548	31,191	31,250
Net Revenues	852,057	734,439	1,665,886	1,421,406
Non-interest expenses:				
Compensation, commissions and benefits	579,587	497,419	1,131,471	968,498
Communications and information processing	36,380	32,445	67,525	60,519
Occupancy and equipment costs	26,773	25,892	53,002	52,607
Clearance and floor brokerage	9,447	8,828	19,364	17,330
Business development	22,820	20,614	46,765	40,495
Investment sub-advisory fees	7,867	6,827	14,771	13,385
Bank loan loss provision	8,637	19,937	19,869	42,772
Other	36,308	28,269	62,135	64,479
Total Non-interest Expenses	727,819	640,231	1,414,902	1,260,085
-				
Income including noncontrolling interests and before				
provision for income taxes	124,238	94,208	250,984	161,321
Provision for income taxes	45,320	34,028	94,111	60,513
Net income including noncontrolling interests	78,918	60,180	156,873	100,808
Net (loss) income attributable to noncontrolling interests	(1,999) 4,552	(5,767)	2,277
Net Income Attributable to Raymond James Financial,				
Inc.	\$80,917	\$55,628	\$ 162,640	\$ 98,531
Net Income per Common Share-Basic	\$0.64	\$0.45	\$ 1.29	\$ 0.79
Net Income per Common Share-Diluted	\$0.64	\$0.45	\$ 1.29	\$ 0.79
Weighted-Average Common Shares Outstanding-Basic	122,396	119,288	121,752	118,981
-	123,265	119,580	122,238	119,234

Weighted-Average Common and Common Equivalent Shares Outstanding-Diluted

Net income attributable to Raymond James Financial	,					
Inc.	\$80,917	\$55,628	\$ 162,640		\$ 98,531	
Other comprehensive income, net of tax: (1)						
Change in unrealized gain on available for sale securities						
and non-credit portion of other-than-temporary						
impairment losses	2,024	5,071	6,921		18,294	
Change in currency translations	3,703	4,522	9,207		7,495	
Total Comprehensive Income	\$86,644	\$65,221	\$ 178,768		\$ 124,320	
Other-than-temporary impairment:						
Total other-than-temporary impairment, net	\$(2,163) \$(1,858) \$ (1,384)	\$ (17,378)
Portion of (recoveries) losses recognized in other						
comprehensive income (before taxes)	(1,056) (581) (4,014)	11,940	
Net Impairment Losses Recognized in Other Revenue	\$(3,219) \$(2,439) \$ (5,398)	\$ (5,438)

(1) The components of other comprehensive income, net of tax are attributable to Raymond James Financial, Inc. None of the components of other comprehensive income are attributable to noncontrolling interests.

See accompanying Notes to Condensed Consolidated Financial Statements (Unaudited).

RAYMOND JAMES FINANCIAL, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY (Unaudited)

Common stock, par value \$.01 per share:	Six Months Ended March 31, 2011 2010 (\$ in thousands)		1,	
Balance, beginning of year	\$ 1,244		\$ 1,227	
Issued (1)	20		3	
Balance, end of period	1,264		1,230	
	2,201		-,	
Shares exchangeable into common stock:				
Balance, beginning of year	3,119		3,198	
Exchanged (1)	(3,119)	(18)
Balance, end of period	-		3,180	
			·	
Additional paid-in capital:				
Balance, beginning of year	476,359		416,662	
Employee stock purchases	4,486		4,575	
Exercise of stock options and vesting of restricted stock units, net of forfeitures	30,343		20,958	
Restricted stock, stock option and restricted stock unit expense	23,960		10,802	
Excess tax benefit from share-based payments	(236)	(564)
Other (1)	3,107		18	
Balance, end of period	538,019		452,451	
Retained earnings:				
Balance, beginning of year	1,909,865		1,737,591	
Net income attributable to Raymond James Financial, Inc.	162,640		98,531	
Cash dividends	(32,868)	(28,396)
Other	4,370		-	
Balance, end of period	2,044,007		1,807,726	5
Treasury stock:				
Balance, beginning of year	(81,574)	(84,412)
Purchases/Surrenders	(6,659)	(3,363)
Exercise of stock options and vesting of restricted stock units, net of forfeitures	2,802		(931)
Balance, end of period	(85,431)	(88,706)
Accumulated other comprehensive income: (2)				
Balance, beginning of year	(6,197)	(41,803)
Net unrealized gain on available for sale securities and non-credit portion of				
other-than-temporary impairment losses (3)	6,921		18,294	
Net change in currency transactions	9,207		7,495	
Balance, end of period	9,931		(16,014)
Total equity attributable to Raymond James Financial, Inc.	\$ 2,507,790		\$ 2,159,867	7
Noncontrolling interests:				

Balance, beginning of year	\$ 294,052	\$ 200,676
Net (loss) income attributable to noncontrolling interests	(5,767)	2,277
Capital contributions	18,052	34,170
Distributions	(3,225)	(1,102)
Other	8,506	(72)
Balance, end of period	311,618	235,949
Total Equity	\$ 2,819,408	\$ 2,395,816

- (1) During the three months ended March 31, 2011, approximately 243,000 exchangeable shares were exchanged for common stock on a one-for-one basis.
- (2) The components of other comprehensive income are attributable to Raymond James Financial, Inc. None of the components of other comprehensive income are attributable to noncontrolling interests.

(3) Net of tax.

See accompanying Notes to Condensed Consolidated Financial Statements (Unaudited).

RAYMOND JAMES FINANCIAL, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	Six Months Ended March 31, 2011 2010		
Cash flows from operating activities:	(in t	hous	sands)
Net income attributable to Raymond James Financial, Inc.	\$ 162,640		\$ 98,531
Net (loss) income attributable to noncontrolling interests	(5,767)	2,277
Net income including noncontrolling interests	156,873	,	100,808
Adjustments to reconcile net income including noncontrolling interests to net cash	130,673		100,808
provided by (used in) operating activities:			
Depreciation and amortization	19,802		23,898
Deferred Income taxes	(25,848)	(38,322)
Premium and discount amortization on available for sale securities and			
unrealized/realized gain on other investments	(1,669)	(12,511)
Provisions for loan losses, legal proceedings, bad debts and other accruals	30,020		59,543
Stock-based compensation expense	27,041		24,181
Other	(1,317)	173
Net change in:			
Assets segregated pursuant to regulations and other segregated assets	1,025,583		56,667
Securities purchased under agreements to resell and other collateralized financings,			
net of securities sold under agreements to repurchase	(216,778)	(102,460)
Stock loaned, net of stock borrowed	(136,296)	522,145
Brokerage client receivables and other accounts receivable, net	(157,246)	(103,106)
Trading instruments, net	86,277		(117,682)
Prepaid expenses and other assets	11,120		(38,674)
Brokerage client payables and other accounts payable	390,655		(467,573)
Accrued compensation, commissions and benefits	(54,660)	(51,067)
Purchase and origination of loans held for sale, net of proceeds from sale of			
securitizations and loans held for sale	(19,511)	91,944
Excess tax benefits from stock-based payment arrangements	(1,069)	(206)
Net cash provided by (used in) operating activities	1,132,977		(52,242)
Cash flows from investing activities:			
Additions to property and equipment	(15,974)	(13,244)
Decrease in loans, net	24,523		247,292
Redemption of Federal Home Loan Bank stock, net	4,777		-
Sales (Purchases) of private equity and other investments, net	14,328		(14,306)
Decrease in securities purchased under agreements to resell	-		2,000,000
Purchases of available for sale securities	(1,832)	-
Available for sale securities maturations and repayments	66,615		76,810
Sales of available for sale securities	11,444		-
Investments in real estate partnerships held by variable interest entities, net of other			
investing activity	(2,326)	(4,316)
Net cash provided by investing activities	101,555		2,292,236
Cash flows from financing activities:			
Proceeds from borrowed funds, net	-		70

Repayments of borrowings, net	(2,558,602)	(931,516)
Repayments of borrowings by variable interest entities which are real estate		
partnerships	(11,859)	(8,512)
Proceeds from capital contributed to variable interest entities which are real estate		
partnerships	17,528	34,382
Exercise of stock options and employee stock purchases	37,202	10,263
Decrease in bank deposits	(369,135)	(2,691,928)
Purchase of treasury stock	(6,916)	(3,363)
Dividends on common stock	(32,868)	(28,396)
Excess tax benefits from stock-based payment arrangements	1,069	206
Net cash used in financing activities	(2,923,581)	(3,618,794)
Currency adjustment:		
Effect of exchange rate changes on cash	978	1,701
Net decrease in cash and cash equivalents	(1,688,071)	(1,377,099)
Cash and cash equivalents at beginning of year	2,943,239	2,306,085
Cash and Cash Equivalents at End of Period	\$ 1,255,168	\$ 928,986
Supplemental disclosures of cash flow information:		
Cash paid for interest	\$ 32,565	\$ 30,053
Cash paid for income taxes	\$ 118,750	\$ 110,258
Non-cash transfers of loans to other real estate owned	\$ 9,936	\$ 24,489

See accompanying Notes to Condensed Consolidated Financial Statements (Unaudited).

RAYMOND JAMES FINANCIAL, INC. AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Unaudited) March 31, 2011

NOTE 1 - BASIS OF PRESENTATION

The accompanying unaudited condensed consolidated financial statements include the accounts of Raymond James Financial, Inc. ("RJF") and its consolidated subsidiaries that are generally controlled through a majority voting interest. RJF is a holding company headquartered in Florida whose subsidiaries are engaged in various financial service businesses; as used herein, the terms "our," "we" or "us" refer to RJF and/or one or more of its subsidiaries. In addition, we consolidate any variable interest entity ("VIE") in which we are the primary beneficiary. Additional information on these VIEs is provided in Note 7 of these Notes to Condensed Consolidated Financial Statements. When we do not have a controlling interest in an entity, but we exert significant influence over the entity, we apply the equity method of accounting. All material intercompany balances and transactions have been eliminated in consolidation.

Certain financial information that is normally included in annual financial statements prepared in accordance with generally accepted accounting principles in the United States of America ("GAAP") but not required for interim reporting purposes has been condensed or omitted. These unaudited condensed consolidated financial statements reflect, in the opinion of management, all adjustments necessary for a fair presentation of the consolidated financial position and results of operations for the interim periods presented.

The nature of our business is such that the results of any interim period are not necessarily indicative of results for a full year. These unaudited condensed consolidated financial statements should be read in conjunction with Management's Discussion and Analysis and the consolidated financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended September 30, 2010, as filed with the United States of America ("U.S.") Securities and Exchange Commission (the "2010 Form 10-K"). To prepare condensed consolidated financial statements in conformity with GAAP, we must make certain estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the condensed consolidated financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates and could have a material impact on the condensed consolidated financial statements.

Update of Significant Accounting Policies

A summary of our significant accounting policies is included in Note 1 on pages 79 - 90 of our 2010 Form 10-K. Other than as discussed below, there have been no significant changes in our significant accounting policies since September 30, 2010.

As of October 1, 2010, we implemented new Financial Accounting Standards Board ("FASB") guidance regarding the consolidation of VIEs. This new guidance changes the approach to determine a VIE's primary beneficiary from a quantitative assessment to a qualitative assessment designed to identify a controlling financial interest. This new guidance also increases the frequency of required assessments to determine whether we are the primary beneficiary of any VIEs to which we are a party. Upon adoption of this new guidance, we deconsolidated two low-income housing tax credit ("LIHTC") funds where we determined we are no longer the primary beneficiary, and consolidated two other LIHTC funds where we determined we are the primary beneficiary under the new guidance. See Note 7 for further discussion.

At December 31, 2010, we implemented new FASB guidance which requires enhanced disclosures about our allowance for loan losses and credit quality of our financing receivables. See Note 6 which contains the additional

disclosures required under this new guidance specifically pertaining to the financing receivables arising from our bank subsidiary, Raymond James Bank, FSB ("RJ Bank"), including certain additional accounting policy information regarding such balances not previously included in Note 1 – Summary of Significant Accounting Policies on pages 79 – 90 of our 2010 Form 10-K.

We also have certain financing receivables that arise from businesses other than our banking business, which are within the scope of the new accounting guidance. Specifically, we make loans to financial advisors and certain revenue producers, primarily for recruiting and retention purposes. Our accounting policies governing this activity, including our policies for determining the allowance for doubtful accounts, are described in Note 1 page 85 of our 2010 Form 10-K. As of March 31, 2011, the outstanding balance of these loans is \$224 million, with a related allowance for doubtful accounts of \$9.3 million, which are included within Other Receivables on our Condensed Consolidated Statements of Financial Condition. Based upon the nature of these financing receivables, we do not analyze this asset on a portfolio segment or class basis. Further, the aging of this receivable balance is not a determinative factor in computing our allowance for doubtful accounts, as concerns regarding the recoverability of these loans primarily arises in the event that the financial advisor becomes no longer affiliated with us. Of the loan balance referred to above, the portion of the balance associated with financial advisors who are no longer affiliated with us, after consideration of the allowance for doubtful accounts, is approximately \$1.9 million.

Reclassifications

Certain other prior period amounts, none of which are material, have been reclassified to conform to the current presentation.

NOTE 2 - CASH AND CASH EQUIVALENTS, ASSETS SEGREGATED PURSUANT TO REGULATIONS, AND DEPOSITS WITH CLEARING ORGANIZATIONS

Our cash equivalents include money market funds or highly liquid investments not held for resale with original maturities of 90 days or less. For further discussion of our accounting policies regarding assets segregated pursuant to regulations and other segregated assets, see Note 1 on page 80 of our 2010 Form 10-K.

The following are financial instruments that are cash and cash equivalents or other investment balances which are readily convertible into cash:

	March 31, 2011		eptember 30, 2010	
Cash and cash equivalents:	(in thousands)			
Cash in banks	\$1,249,472	\$	2,939,963	(1)
Money market investments	5,696		3,276	
Total cash and cash equivalents (2)	1,255,168		2,943,239	
Cash and securities segregated pursuant to federal regulations and other				
segregated assets (3)	2,406,869		3,430,715	(1)
Deposits with clearing organizations (4)	76,523		76,488	
	\$3,738,560	\$	6,450,442	

(1) At September 30, 2010, cash and other segregated assets included additional amounts in order for RJ Bank to meet point-in-time regulatory balance sheet composition requirements related to its qualifying as a thrift institution. The cash in banks and other segregated assets balances at September 30, 2010 included an additional \$1.8 billion and \$1.3 billion, respectively, resulting from the September 30, 2010 point-in-time requirement. See Note 22 on page 130 of our 2010 Form 10-K for discussion of the September 30, 2010 point-in-time requirement.

Of the total, includes \$425 million of RJF Parent Company cash and cash equivalents (invested on behalf of the RJF Parent Company by one of its subsidiaries) as of March 31, 2011. At September 30, 2010, the RJF Parent Company had \$287 million in cash and cash equivalents (see Note 26 on page 135 of the 2010 Form 10-K for further information).

- (3) Consists of cash and cash equivalents maintained in accordance with Rule 15c3-3 of the Securities Exchange Act of 1934. Raymond James & Associates, Inc. ("RJ&A"), as a broker-dealer carrying client accounts, is subject to requirements related to maintaining cash or qualified securities in a segregated reserve account for the exclusive benefit of its clients. Additionally, Raymond James Ltd. ("RJ Ltd.") is required to hold client Registered Retirement Savings Plan funds in trust. The \$1.3 billion in other segregated assets at September 30, 2010 related to the point-in-time regulatory balance sheet composition requirements mentioned above was held as collateral by the Federal Home Loan Bank of Atlanta ("FHLB") securing an overnight advance. On October 1, 2010, the advance was repaid.
- (4) Consists of deposits of cash and cash equivalents or other short-term securities held by other clearing organizations or exchanges.

NOTE 3 - FAIR VALUE

For a further discussion of our valuation methodologies for assets, liabilities measured at fair value, and the fair value hierarchy, see Note 1 pages 81 - 84 in our 2010 Form 10-K.

There have been no material changes to our valuation methodologies since our year ended September 30, 2010.

Assets and liabilities measured at fair value on a recurring basis are presented below:

	Quoted Prices in Active				
	Markets for	Significant Other			
	Identical	Observable	Significant		
	Assets (Level 1)	Inputs (Level 2)	Unobservable Inputs	Netting Adjustments	Balance as of March 31,
March 31, 2011	(1)	(1)	(Level 3) (in thousand	(2)	2011
Assets:					
Trading instruments:					
Municipal and provincial obligations	\$2,048	\$ 147,694	\$ 5,688	\$ -	\$ 155,430
Corporate obligations	8,421	52,315	-	-	60,736
Government and agency obligations	20,556	21,555	-	-	42,111
Agency mortgage-backed securities ("MBS") and collateralized mortgage					
obligations ("CMOs")	209	165,011	-	-	165,220
Non-agency CMOs and asset-backed	1001=	~ 004	2.024		25 5 6 2
securities ("ABS")	18,047	5,801	3,921	-	27,769
Total debt securities	49,281	392,376	9,609	- (55.051	451,266
Derivative contracts	-	74,659	-	(55,851	18,808
Equity securities	50,669	372	1,925	-	52,966
Other securities	694	5,909	-	-	6,603
Total trading instruments	100,644	473,316	11,534	(55,851) 529,643
A 11.1.6 1 14					
Available for sale securities:		170.510			170 510
Agency MBS and CMOs	-	178,513	-	-	178,513
Non-agency CMOs	-	174,346	800	-	175,146
Other securities	11	-	-	-	11
Total available for sale securities	11	352,859	800	-	353,670
Deirotte and other investment					
Private equity and other investments:			157.046 (2)	`	157.046
Private equity investments	140.510	- 0.47	157,046 (3)) -	157,046
Other investments	149,519	847	45	-	150,411
Total private equity and other	140.510	0.47	157.001		207.457
investments	149,519	847	157,091	-	307,457
Other assets			25		25
	\$250 174	¢ 227 022		¢ (55.051	
Total	\$250,174	\$ 827,022	\$ 169,450	\$ (55,851) \$ 1,190,795
Liabilities:					
Trading instruments sold but not yet					
purchased:					
Municipal and provincial obligations	\$ -	\$ 869	\$ -	\$ -	\$ 869
Corporate obligations	65	8,017	-	-	8,082
Corporate confations	0.5	0,017			0,002

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Government obligations	71,438	-	-	-	71,438
Agency MBS and CMOs	4	1,034	-	-	1,038
Total debt securities	71,507	9,920	-	-	81,427
Derivative contracts	-	54,961	-	(48,428) 6,533
Equity securities	19,670	141	-	-	19,811
Total trading instruments sold but not					
yet purchased	91,177	65,022	-	(48,428) 107,771
Other liabilities	-	16	42	-	58
Total	\$91,177	\$ 65,038	\$ 42	\$ (48,428) \$ 107,829

- (1) We had no significant transfers of financial instruments between Level 1 and Level 2 during the period ended March 31, 2011. Our policy is to use the end of each respective quarterly reporting period to determine when transfers of financial instruments between levels are recognized.
- (2) We have elected to net derivative receivables and derivative payables and the related cash collateral received and paid when a legally enforceable master netting agreement exists.
- (3) Includes \$85.7 million in private equity investments of which the weighted-average portion we own is approximately 21%. The portion of this investment we do not own becomes a component of Noncontrolling Interests on our Condensed Consolidated Statements of Financial Condition, and amounted to \$67.9 million of that total as of March 31, 2011.

September 30, 2010 Assets:	Quoted Prices in Active Markets for Identical Assets (Level 1) (1)	Significant Other Observable Inputs (Level 2) (1)	Significant Unobservable Inputs (Level 3) (in thous	Adjustments (2)		Balance as of September 30, 2010
Trading instruments:						
Municipal and provincial						
obligations	\$7	\$ 162,071	\$ 6,275	\$ -	\$	168,353
Corporate obligations	21,485	16,986	-	Ψ -	Ψ	38,471
Government and agency obligations	27,374	9,520	_	_		36,894
Agency MBS and CMOs	303	278,275	_	_		278,578
Non-agency CMOs and ABS	-	4,367	3,930	_		8,297
Total debt securities	49,169	471,219	10,205	_		530,593
Derivative contracts	-	102,490	-	(76,123)	26,367
Equity securities	28,506	113	3,025	-	,	31,644
Other securities	1,250	1,593	-	_		2,843
Total trading instruments	78,925	575,415	13,230	(76,123)	591,447
Total trading instruments	70,723	373,413	13,230	(70,123	,	371,777
Available for sale securities:						
Agency MBS and CMOs	_	217,879	_	_		217,879
Non-agency CMOs	_	200,559	1,011	_		201,570
Other securities	9	5,003	-			5,012
Total available for sale securities	9	423,441	1,011	_		424,461
Total available for sale securities		723,771	1,011	_		727,701
Private equity and other investments:						
Private equity investments	-	-	161,230	(3) -		161,230
Other investments	158,653	1,151	45	-		159,849
Total private equity and other						
investments	158,653	1,151	161,275	-		321,079
Other assets	-	25	-	-		25
Total	\$237,587	\$ 1,000,032	\$ 175,516	\$ (76,123) \$	1,337,012
Liabilities:						
Trading instruments sold but not yet						
purchased:						
Municipal and provincial						
obligations	\$-	\$ 296	\$ -	\$ -	\$	296
Corporate obligations	17	676	-	-		693
Government obligations	99,631	-	-	-		99,631
Agency MBS and CMOs	105	-	-	-		105

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Total debt securities	99,753	972	-	-	100,725
Derivative contracts	-	86,039	-	(84,390)	1,649
Equity securities	15,890	12,774	-	-	28,664
Total trading instruments sold but					
not yet purchased	115,643	99,785	-	(84,390)	131,038
Other liabilities	-	105	46	-	151
Total	\$115,643	\$ 99,890	\$ 46	\$ (84,390) \$	131,189

- (1) We had no significant transfers of financial instruments between Level 1 and Level 2 during the year ended September 30, 2010. Our policy is to use the end of each respective quarterly reporting period to determine when transfers of financial instruments between levels are recognized.
- (2) We have elected to net derivative receivables and derivative payables and the related cash collateral received and paid when a legally enforceable master netting agreement exists.
- (3) Includes \$86.3 million in private equity investments of which the weighted-average portion we own is approximately 20%. The portion of this investment we do not own becomes a component of Noncontrolling Interests on our Condensed Consolidated Statements of Financial Condition, and amounted to \$69.1 million of that total as of September 30, 2010.

Changes in Level 3 Recurring Fair Value Measurements

The realized and unrealized gains and losses for assets and liabilities within the Level 3 category presented in the tables below may include changes in fair value that were attributable to both observable and unobservable inputs.

Additional information about Level 3 assets and liabilities measured at fair value on a recurring basis are presented below:

			Level 3 Financ	cial Assets at F	air Value			
Three Months Ended March 31, 2011 Assets: Trading instruments:	Fair Value, December 31, 2010	Total Realized/ Unrealized Gains (Losses) Included in Earning	d (Losses) Included ir Other Comprehensis Income	Purchases,	into	esTransfers out of Level 3	Fair Value, March 31, 2011	Change in Unrealized Gains (Losses) Related to Financial Instruments Held at March 31, 2011
Municipal and								
provincial obligations	\$6,076	\$ (388) \$ -	\$ -	\$-	\$-	\$ 5,688	\$ (388)
Non-agency	+ 0,0 . 0	+ (000	7 +	*	*	т	+ -,	+ (000)
CMOs and ABS	3,643	877	-	(599) -	-	3,921	1,092
Equity securities	3,225	-	-	(1,300) -	-	1,925	-
Available for sale securities:								
Non-agency								
CMOs	1,098	121	(101) (318) -	-	800	(81)
Private equity and other investments:								
Private equity								
investments	159,586	(478) -	(2,062) -	-	157,046	(3,293)
Other investments	45	-	-	-	-	-	45	-
Other assets	25	-	-	-	-	-	25	-
Liabilities:								

\$ -

\$(3

) \$7

\$ (42

Other liabilities

\$(46

) \$ -

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	ever	. 7	$-\Gamma \Pi \Pi Z$	шстаг	A :	SCIS	<i>a</i> 1	ган	vanne	

Six Months Ended March 31, 2011 Assets: Trading	Fair Value September 30, 2010	Total Realized/ Unrealized Gains (Losses) Included inC Earnings	Total Unrealized Gains (Losses) Included in Other Comprehensive Income (in the	Purchases, Issuances, and Settlements, Net housands)	Transfer into Level 3	rsTransfers out of Level 3	Fair Value, March 31, 2011	Change in Unrealized Gains (Losses) Related to Financial Instruments Held at March 31, 2011
instruments: Municipal and								
provincial obligations	\$6,275	\$ (582)	\$ -	\$ (5) \$-	\$-	\$ 5,688	\$ (777)
Non-agency CMOs and ABS Equity securities	3,930 3,025	740 -	-	(749 (1,100) -) -	-	3,921 1,925	1,144 -
Available for sale securities:								
Non-agency CMOs	1,011	121	66	(398) -	-	800	(81)
Private equity and other investments:								
Private equity investments	161,230	(403)	-	(3,781) -	-	157,046	(3,298)
Other investments Other assets	45 -	-	-	-	- 25	-	45 25	-
Liabilities:								
Other liabilities	\$(46)	\$ -	\$ -	\$ -	\$(3) \$7	\$ (42)	\$ -
		Le	vel 3 Financia	l Assets at Fa	air Value			
Three Months Ended March 31, 2010	Fair Value, December 31, 2009	Total Realized/ Unrealized Gains (Losses) Included in Earnings	Total Unrealized Gains (Losses) Included in Other Comprehense Income	Purchases Issuances and	, Transfe into		s Fair Value, March 31, 2010	Change in Unrealized Gains (Losses) Related to Financial Instruments Held at March 31, 2010

(in thousands)

Assets:																
Trading																
instruments:																
Municipal and																
provincial																
obligations	\$5,323	\$	258		\$ -	\$	-		\$-	\$-	\$ 5,581		\$	5 2	258	
Non-agency																
CMOs and ABS	9,176		(156)	-		(2,875)	-	-	6,145			4	414	
Derivative																
contracts	-		13		-		-		-	-	13				13	
Other securities	1,460		110		-		4		-	-	1,574				110	
Available for sale securities:																
Non-agency																
CMOs	2,621		(1,772)	858		(84)	-	-	1,623			((1,772)
Private equity and																
other investments:																
Private equity																
investments	144,967	7	12,376	(1)	-		454		-	-	157,79	97			12,376	
Other investments	223		(1)	-		-		-	-	222			((1)
Liabilities:																
Derivative																
contracts	\$(117) \$	79		\$ -	\$	-		\$-	\$-	\$ (38) \$	5 ′	79	
Other liabilities	(46)	-		-		-		-	-	(46)	•	-	

⁽¹⁾ Primarily results from the write-up of a private equity investment. Since we only own a portion of these investments, only \$1.8 million of the gain is included in net income attributable to RJF (after noncontrolling interests).

Level 3 Financial Assets at Fair Value

Six Months Ended March 31, 2010 Assets: Trading instruments:	Fair Value, September 30, 2009	U Ir	Total Realized/ Inrealized Gains (Losses) acluded in Earnings	l	In Con	Total forealized Gains (Losses) acluded in Other apprehensive Income (in tho	Is eSe	Net]	Fransfers into Level 3	Fransfer out of Level	7	Fair Value, arch 31, 2010	I Ir	Change in Jurealized Gains (Losses) Related to Financial astrument Held at March 31 2010	d
Municipal and																
provincial																
obligations	\$5,316	\$	265		\$	-	\$	-		\$-	\$-	\$ 3	5,581	\$	265	
Non-agency	10.015		(106	,				(1.07.1					c 1 1 5		/10	`
CMOs and ABS	10,915		(496)		-		(4,274)	-	-	(5,145		(12)
Derivative	222		(200	`									12		(75	
contracts	222		(209)		-		-		-	-		13		(75)
Other securities	919		634			-		21		-	-	-	1,574		633	
Available for sale securities:																
Non-agency																
CMOs	2,596		(2,324)		1,569		(218)	-	-		1,623		(2,324)
Private equity and other investments:																
Private equity																
investments	142,671		12,073	(1)		-		3,053		-	-		157,797		12,073	``
Other investments	227		(5)		-		-		-	-	2	222		(5)
Liabilities:																
Derivative																
contracts	\$-	\$	(38)	\$	-	\$	-		\$-	\$-	\$ ((38) \$	(38)
Other liabilities	(59)		13			-		-		-	-	((46)	(7)

⁽¹⁾ Primarily results from the write-up of a private equity investment. Since we only own a portion of these investments, only \$1.8 million of the gain is included in net income attributable to RJF (after noncontrolling interests).

As of March 31, 2011, 7.8% of our assets and 0.9% of our liabilities are instruments measured at fair value on a recurring basis. Instruments measured at fair value on a recurring basis categorized as Level 3 as of March 31, 2011 represent 14.2% of our assets measured at fair value. As of March 31, 2010, 9.6% and 1.0% of our assets and

liabilities, respectively, represented instruments measured at fair value on a recurring basis. Instruments measured at fair value on a recurring basis categorized as Level 3 as of March 31, 2010 represented 11.8% of all our assets measured at fair value.

Gains and losses (realized and unrealized) included in revenues are reported in net trading profits and other revenues in our Condensed Consolidated Statements of Income as follows:

For the Three Months Ended March 31, 2011	Net Trading Profits (in the	Other Revenues ousands)	S
Total gains (losses) included in revenues	\$489	\$(357)
Change in unrealized gains (losses) relating to assets still held at reporting date	705	(3,374)
For the Six Months Ended March 31, 2011	Net Trading Profits (in the	Other Revenues ousands)	S
Total gains (losses) included in revenues	\$158	\$(282)
Change in unrealized gains (losses) relating to assets still held at reporting date	367	(3,379)
14			

For the Three Months Ended March 31, 2010	Net Trading Profits (in the	Other Revenues ousands)
Total gains included in revenues	\$211	\$10,696
Change in unrealized gains relating to assets still held at reporting date	\$781	\$10,696
For the Six Months Ended March 31, 2010 Total gains included in revenues	Net Trading Profits (in the	Other Revenues ousands)
Change in unrealized gains relating to assets still held at reporting date	\$881	\$9,630

Nonrecurring Fair Value Measurements

Certain assets and liabilities are not measured at fair value on an ongoing basis but are subject to fair value measurement only in certain circumstances; for example, when there is evidence of impairment or in other situations where the lower of cost or fair value method of accounting is applied. Our financial instruments which are measured at fair value on a nonrecurring basis include certain RJ Bank loans that have been deemed impaired and certain loans classified as held for sale. Our nonfinancial assets which are measured at fair value on a nonrecurring basis include goodwill and other real estate owned ("OREO"). The table below provides information, by level within the fair value hierarchy, for both financial and nonfinancial assets measured at fair value on a nonrecurring basis.

		Fair Value M	leasurements	
	Quoted			
	Prices in			
	Active			
	Markets			
	for	Significant	Significant	
	Identical	Other	Unobservable	
	Assets	Observable	Inputs (Level	
	(Level 1)	Inputs (Level 2)	3)	Total
March 31, 2011:		(in tho	usands)	
Assets at fair value on a nonrecurring basis:				
Bank loans, net (1)	\$-	\$ 5,140	\$ 46,963	\$52,103
OREO (2)	-	6,879	-	6,879
September 30, 2010:				
Assets at fair value on a nonrecurring basis:				
Bank loans, net (1)	\$-	\$ 1,901	\$ 71,920	\$73,821
OREO (2)	-	19,431	-	19,431

⁽¹⁾ Includes individual loans classified as held for sale, which were recorded at a fair value lower than cost.

(2) Represents the fair value of foreclosed properties which were measured at a fair value subsequent to their initial classification as OREO. The recorded value in the Condensed Consolidated Statements of Financial Condition is net of the estimated selling costs.

The adjustment to fair value of the nonrecurring fair value measures for the six months ended March 31, 2011 resulted in \$13.7 million in additional provision for loan losses as well as \$1.7 in other losses during the six month period.

For a discussion of our accounting policies for impairment of loans held for investment, loans held for sale, and OREO, see Note 1 on pages 85 - 87 of our 2010 Form 10-K.

Fair Value Option

The fair value option is an accounting election that allows the reporting entity to apply fair value accounting for certain financial assets and liabilities on an instrument by instrument basis. As of March 31, 2011, we have elected not to choose the fair value option for any of our financial assets or liabilities not already recorded at fair value.

OTHER FAIR VALUE DISCLOSURES

Many, but not all, of the financial instruments we hold are recorded at fair value in the Condensed Consolidated Statements of Financial Condition. Refer to Note 3 pages 95 – 96 of our 2010 Form 10-K for discussion of the methods and assumptions we apply to the determination of fair value of our financial instruments that are not otherwise recorded at fair value.

The carrying amounts and estimated fair values of our financial instruments that are not carried at fair value are as follows:

	March 3	31, 2011	Septembe	er 30, 2010
	Carrying	Estimated	Carrying	Estimated
	Amount	Fair Value	Amount	Fair Value
		(in tho	usands)	
Financial assets:				
Bank loans, net	\$6,028,387	\$6,046,336	\$6,094,929	\$6,099,106
Financial liabilities:				
Bank deposits	6,710,583	6,716,986	7,079,718	7,088,297
Other borrowings	-	-	2,557,000	2,557,613
Corporate debt	354,362	411,931	355,964	421,132

NOTE 4 – TRADING INSTRUMENTS AND TRADING INSTRUMENTS SOLD BUT NOT YET PURCHASED

	March	31, 2011 Instruments Sold but Not	Septemb	er 30, 2010 Instruments Sold but Not
	Trading	Yet	Trading	Yet
	Instruments	Purchased (in tho	Instruments usands)	Purchased
Municipal and provincial obligations	\$155,430	\$ 869	\$168,353	\$ 296
Corporate obligations	60,736	8,082	38,471	693
Government and agency obligations	42,111	71,438	36,894	99,631
Agency MBS and CMOs	165,220	1,038	278,578	105
Non-Agency CMOs and ABS	27,769	-	8,297	-
Total debt securities	451,266	81,427	530,593	100,725
Derivative contracts	18,808	6,533	26,367	1,649
Equity securities	52,966	19,811	31,644	28,664
Other securities	6,603	-	2,843	-
Total	\$529,643	\$ 107,771	\$591,447	\$ 131,038

Auction rate securities totaling \$7.5 million and \$9.1 million at March 31, 2011 and September 30, 2010, respectively, are included predominately within the Municipal and Provincial Obligations presented in the table above. There were no auction rate securities in Trading Instruments Sold but Not Yet Purchased as of either March 31, 2011 or September 30, 2010.

See Note 3 for additional information regarding the fair value of Trading Instruments and Trading Instruments Sold but Not Yet Purchased.

NOTE 5 - AVAILABLE FOR SALE SECURITIES

Available for sale securities are comprised primarily of CMOs and other mortgage-related debt securities owned by RJ Bank, and certain equity securities owned by our non-broker-dealer subsidiaries. There were proceeds of \$11.4 million from the sale of available for sale securities during the six month period ended March 31, 2011, which resulted in total losses of \$209,000. There were no proceeds from the sale of available for sale securities for the six month period ended March 31, 2010.

The amortized cost and estimated fair values of available for sale securities are as follows:

	March 31, 2011					
		Gross Gross				
			Unrealized		Unrealized	
	Cost Basis		Gains		Losses	Fair Value
			(in	thousar	nds)	
Available for sale securities:						
Agency MBS and CMOs	\$178,255	\$	419	\$	(161) \$178,513
Non-agency CMOs (1)	215,033		13		(39,900) 175,146
Total RJ Bank available for sale securities	393,288		432		(40,061) 353,659
Other securities	3		8		-	11
Total available for sale securities	\$393,291	\$	440	\$	(40,061) \$353,670

	September 30, 2010					
			Gross		Gross	
			Unrealize	ed	Unrealized	
	Cost Basis		Gains		Losses	Fair Value
			(in thousa	ands)	
Available for sale securities:						
Agency MBS and CMOs	\$217,516	\$	559	\$	(196) \$217,879
Non-agency CMOs (2)	252,522		16		(50,968) 201,570
Other securities	5,000		3		-	5,003
Total RJ Bank available for sale securities	475,038		578		(51,164) 424,452
Other securities	3		6		-	9
Total available for sale securities	\$475,041	\$	584	\$	(51,164) \$424,461

- (1) As of March 31, 2011, the non-credit portion of other-than-temporary impairment ("OTTI") recorded in accumulated other comprehensive income ("AOCI") was \$32.1 million (before taxes).
- (2) As of September 30, 2010, the non-credit portion of OTTI recorded in AOCI was \$36.1 million (before taxes).

See Note 3 for additional information regarding the fair value of available for sale securities.

Since RJ Bank's available for sale securities are backed by mortgages, actual maturities will differ from contractual maturities because borrowers may have the right to prepay obligations without prepayment penalties. The contractual maturities, amortized cost, carrying values and current yields for RJ Bank's available for sale securities are as follows:

Agency MBS & CMOs:	Within One Year	After One but within Five Years	March 31 After Five but within Ten Years (in thous	. A	After Ten Years		Total	
Amortized cost	\$-	\$ -	\$ 61,985	\$	116,270		\$178,255	
Carrying value	-	-	62,142		116,371		178,513	
Weighted-average yield	-	-	0.39	%	0.65	%	0.55	%

Non-agency CMOs:								
Amortized cost	\$-	\$ -	\$ -	\$	215,033		\$215,033	
Carrying value	-	-	-		175,146		175,146	1
Weighted-average yield	-	-	-		4.85	%	4.85	%
Total available for sale securities:								
Amortized cost	\$-	\$ -	\$ 61,985	\$	331,303		\$393,288	
Carrying value	-	-	62,142		291,517		353,659	i .
Weighted-average yield	-	-	0.39	%	3.17	%	2.69	%

Unrealized Losses

For a further discussion of our Available for Sale Securities accounting policies, including the fair value determination process, see Note 1 pages 82 – 83 in our 2010 Form 10-K.

RJ Bank's investments' gross unrealized losses and fair value, aggregated by investment category and length of time the individual securities have been in a continuous unrealized loss position, are as follows:

	March 31, 2011						
	Less than	12 Months	12 Month	s or More	Total		
	Estimated	Unrealized	Estimated	Unrealized	Estimated	Unrealized	
	Fair Value	Losses	Fair Value	Losses	Fair Value	Losses	
	(in thousands)						
Agency MBS and CMOs	\$42,280	\$(80	\$18,794	\$(81)	\$61,074	\$(161)	
Non-agency CMOs	-	-	173,578	(39,900)	173,578	(39,900)	
Total impaired securities	\$42,280	\$(80	\$192,372	\$(39,981)	\$234,652	\$(40,061)	
	September 30, 2010						
	Less than	12 Months	12 Month	s or More	To	otal	
	Estimated	Unrealized	Estimated	Unrealized	Estimated	Unrealized	
	T7 - 1 - 3 7 - 1	T					
	Fair Value	Losses	Fair Value	Losses	Fair Value	Losses	
	Fair Value	Losses		Losses usands)	Fair Value	Losses	
Agency MBS and CMOs	\$45,026	\$(117			Fair Value \$103,451	Losses \$(196)	
Agency MBS and CMOs Non-agency CMOs			(in tho	usands)			

The reference point for determining when securities are in a loss position is the reporting period end. As such, it is possible that a security had a fair value that exceeded its amortized cost on other days during the period.

Agency MBS and CMOs

The Federal National Mortgage Association ("FNMA") or Federal Home Loan Mortgage Corporation ("FHLMC"), both of which were placed under the conservatorship of the U.S. Government on September 7, 2008, as well as the Government National Mortgage Association ("GNMA"), guarantee the contractual cash flows of the agency MBS. At March 31, 2011, of the 42 U.S. government-sponsored enterprise MBS in an unrealized loss position, 26 were in a continuous unrealized loss position for less than 12 months and 16 for 12 months or more. We do not consider these securities other-than-temporarily impaired due to the guarantee provided by FNMA, FHLMC, and GNMA as to the full payment of principal and interest, and the fact that we have the ability and intent to hold these securities to maturity.

Non-Agency CMOs

As of March 31, 2011 and including subsequent ratings changes, \$13 million of the non-agency CMOs were rated AAA by two rating agencies, and \$162.1 million were rated less than AAA by at least one rating agency. At March 31, 2011, all but one of the 25 non-agency CMOs were in a continuous unrealized loss position for 12 months or more. The remaining non-agency CMO was in an unrealized gain position at March 31, 2011. All of the non-agency

securities carry various amounts of credit enhancement, and none are collateralized with subprime loans. These securities were purchased based on the underlying loan characteristics such as loan-to-value ("LTV") ratio, credit scores, property type, location and level of credit enhancement. Current characteristics of each security owned, such as delinquency and foreclosure levels, credit enhancement, projected losses and coverage, are reviewed monthly by management. Only those non-agency CMOs whose amortized cost basis we do not expect to recover in full are considered to be other-than-temporarily impaired as we have the ability and intent to hold these securities to maturity. The unrealized losses at March 31, 2011 were primarily due to the continued illiquidity and uncertainty in the markets.

Based on the expected cash flows derived from the model utilized in our analysis, we expect to recover all unrealized losses not already recorded in earnings on our non-agency CMOs. However, it is possible that the underlying loan collateral of these securities will perform worse than current expectations, which may lead to adverse changes in the cash flows expected to be collected on these securities and potential future OTTI losses.

The significant assumptions used in the cash flow analysis of non-agency CMOs are as follows:

	March 3 Range	1, 2011 Weighted Average (1)	
	2.7% -	(1)	
Default rate	34.4%	15.1%	
	12.9% -		
Loss severity	60.3%	41.7%	
	1.7% -		
Prepayment rate	34.7%	12.8%	

(1) Represents the expected activity for the next twelve months.

Other-Than-Temporarily Impaired Securities

Although there is no intent to sell our non-agency CMOs and it is not more likely than not that we will be required to sell these securities, we do not expect to recover the entire amortized cost basis of certain securities within this portfolio.

Changes in the amount of OTTI related to credit losses recognized in earnings on available for sale securities are as follows:

	Three Months Ended				
	M	arch 31,	Six Months	Ended March 31,	
	2011	2010	2011	2010	
	(in thousands)				
Amount related to credit losses on securities we held at					
the beginning of the period	\$20,995	\$17,430	\$ 18,816	\$ 17,762	
Additions to the amount related to credit loss for which					
an OTTI was not previously recognized	213	184	213	1,789	
Decreases to the amount related to credit loss for					
securities sold during the period	(6,744) -	(6,744) -	
Additional increases to the amount related to credit loss					
for which an OTTI was previously recognized	3,006	2,255	5,185	3,649	
Decreases to the amount related to credit losses for					
worthless securities	-	-	-	(3,331)	
Amount related to credit losses on securities we held at					
the end of the period	\$17,470	\$19,869	\$ 17,470	\$ 19,869	

The current period credit losses were primarily due to high loss severities on individual loan collateral of certain securities and the expected continuation of high default levels and collateral losses throughout 2011 and into 2012.

NOTE 6 – BANK LOANS, NET

Bank client receivables are comprised of loans originated or purchased by RJ Bank and include commercial and residential real estate loans, as well as commercial and consumer loans. These receivables are collateralized by first or second mortgages on residential or other real property, by other assets of the borrower, or are unsecured.

During the previous quarter end, RJ Bank reclassified balances within the categories of its loan portfolio to more closely align these balances with its assignment of credit risk utilized within the allowance for loan losses evaluation. As a result, the September 30, 2010 period bank loan disclosures presented in this Form 10-Q differ from what was previously reported.

For a discussion of our accounting policies regarding bank loans, including the policies regarding the allowance for loan losses, nonaccrual and impaired loans, charge-offs and other real estate owned, see Note 1 pages 85 - 87 in our 2010 Form 10-K.

The FASB issued new accounting guidance, effective for us as of December 31, 2010, requiring certain additional disclosures regarding the allowance for loan losses and credit quality of our financing receivables. The following information supplements the accounting policy information included in our 2010 Form 10-K referred to above. The allowance for loan losses provides for probable losses incurred in RJ Bank's loan portfolio. Loan losses are charged against the allowance when management believes the uncollectibility of a loan balance is confirmed. Subsequent recoveries, if any, are credited to the allowance. This allowance for loan loss is comprised of two components: allowances calculated based on formulas for homogenous classes of loans and allowances assigned to certain classified loans individually evaluated for impairment. The calculation of the allowance is an inherently subjective process impacted by many factors.

We segregate our loan portfolio into five loan portfolio segments: commercial, commercial real estate ("CRE"), CRE construction, residential mortgage and consumer. These portfolio segments also serve as the portfolio loan classes for purposes of credit analysis, except for residential mortgage loans which are further disaggregated into residential first mortgage and residential home equity classes. Each loan is assigned a grade and then an allowance percentage is assigned to each loan grade based upon the perceived risk associated with the class and grade. Commercial, CRE and CRE construction loans are assigned to one of several loan grades based upon the respective loan's credit characteristics.

Factors taken into consideration when assigning loan grades and allowance percentages to commercial, CRE and CRE construction loan classes include estimates of borrower default probabilities and collateral values; trends in delinquencies; volume and terms; changes in geographic distribution, updated LTV ratios, lending policies, local, regional, and national economic conditions; concentrations of credit risk; past loss history, Shared National Credit reviews and examination results from regulatory agencies. Loan grades for individual commercial, CRE, and CRE construction loans are derived from analyzing two aspects of the risk factors in a particular loan, the obligor rating and the facility rating. The obligor rating relates to a borrower's probability of defaulting and the facility rating measures the anticipated loss in the event of default. These two ratings are considered in combination to derive the final commercial, CRE and CRE construction loan grades. For residential first mortgage, residential home equity and consumer loan classes, factors considered when assigning loan grades and allowance percentage include loan performance trends, loan product parameters and qualification requirements, credit scores, updated LTV ratios, occupancy (i.e., owner occupied, second home or investment property), documentation level, loan purpose, geographic concentrations, average loan size and loan policy exceptions.

The following table presents the balances for both the held for sale and held for investment loan portfolios as well as the associated percentage of each major loan category in RJ Bank's total loan portfolio:

	March 3	1, 2011		September 30, 2010			
	Balance	%		Balance	%		
		(\$	in thou				
Loans held for sale, net (1)	\$8,117	-		\$6,114	-		
Loans held for investment, net: (1)							
Commercial loans	3,499,757	56	%	3,232,723	52	%	
CRE construction loans	61,498	1	%	65,512	1	%	
CRE loans	799,569	13	%	937,669	15	%	
Residential mortgage loans	1,843,006	30	%	2,015,331	32	%	
Consumer loans	5,873	-		23,940	-		
Total loans held for investment	6,209,703			6,275,175			
Net unearned income and deferred expenses	(43,318)			(39,276)			
Total loans held for investment, net	6,166,385			6,235,899			
Total loans held for sale and investment	6,174,502	100	%	6,242,013	100	%	
Allowance for loan losses	(146,115)			(147,084)			
Bank loans, net	\$6,028,387			\$6,094,929			

⁽¹⁾ Net of unearned income and deferred expenses, which includes purchase premiums, purchase discounts, and net deferred origination fees and costs.

RJ Bank's net gain from the sale of loans held for sale was \$315,000 and \$129,000, which was recorded in Other Revenues on our Condensed Consolidated Statements of Income, for the three month periods ended March 31, 2011 and 2010, respectively. The net gain from the sale of loans held for sale was \$574,000 and \$240,000 for the six month periods ended March 31, 2011 and 2010, respectively.

There were no significant sales or purchases of any loans held for investment during the three or six months ended March 31, 2011.

The following table shows the contractual maturities of RJ Bank's loan portfolio at March 31, 2011, including contractual principal repayments. This table does not, however, include any estimates of prepayments. These prepayments could shorten the average loan lives and cause the actual timing of the loan repayments to differ significantly from those shown in the following table:

	Due in One Year > One Year - or Less Five Years > Five Years (in thousands)					
Loans held for sale	\$-	\$ -	\$ 7,404	\$7,404		
Loans held for investment						
Commercial loans	69,999	2,493,467	936,291	3,499,757		
CRE construction loans	41,921	19,577	-	61,498		
CRE loans	316,008	443,318	40,243	799,569		
Residential mortgage loans	1,063	12,180	1,829,763	1,843,006		
Consumer loans	5,821	-	52	5,873		
Total loans held for investment	434,812	2,968,542	2,806,349	6,209,703		
Total loans	\$434,812	\$ 2,968,542	\$ 2,813,753	\$6,217,107		

⁽¹⁾ Excludes any net unearned income and deferred expenses.

The following table presents the comparative data for nonperforming loans held for investment and total nonperforming assets:

	March 31, 2011	September 30, 2010						
	(in	thousands)						
Nonaccrual loans:	¢44.215							
CRE loans	\$44,315	\$ 67,071						
Residential mortgage loans:								
First mortgage loans (1)	83,729	80,754						
Home equity loans/lines	88	71						
Total nonaccrual loans	128,132	147,896						
Accruing loans which are 90 days past due:								
CRE loans	-	830						
Residential mortgage loans:								
First mortgage loans	4,608	5,098						
Home equity loans/lines	90	159						
Total accruing loans which are 90 days past due	4,698	6,087						
Total nonperforming loans	132,830	153,983						
Real estate owned and other repossessed assets, net:								
CRE	11,162	19,486						
Residential:								
First mortgage	8,793	8,439						
Home equity	13	-						

Total	19,968		27,925	
Total nonperforming assets, net	\$152,798	\$	181,908	
Total nonperforming assets as a % of total loans, net and other real estate				
owned, net	2.53	%	2.97	%

(1) Of the total residential first mortgage nonaccrual loans, there are loans totaling \$72.9 million and \$68.7 million as of March 31, 2011 and September 30, 2010, respectively, for which a charge-off had previously been recorded.

The table of nonperforming assets above excludes \$9.2 million and \$8.2 million of residential troubled debt restructurings, which were returned to accrual status in accordance with our policy as of March 31, 2011 and September 30, 2010, respectively.

As of March 31, 2011 and September 30, 2010, RJ Bank had commitments to lend an additional \$500,000 and \$623,000, respectively, on one nonperforming CRE loan, which was classified as a troubled debt restructuring.

The gross interest income related to the nonperforming loans reflected in the previous table, which would have been recorded had these loans been current in accordance with their original terms, totaled \$2.1 million and \$3.7 million for the three and six months ended March 31, 2011 and \$2.5 million and \$5 million for the three and six months ended March 31, 2010. The interest income recognized on nonperforming loans was \$116,000 and \$417,000 for the three and six months ended March 31, 2011 and \$372,000 and \$557,000 for the three and six months ended March 31, 2010.

The following table presents an analysis of the payment status of loans held for investment as of March 31, 2011:

	30-59 Days	60-89 Days	90 Days or More (ir	Total Past Due a thousands)	Current	 or Investment (1)
Commercial loans	\$-	\$-	\$-	\$-	\$3,461,854	\$ 3,461,854
CRE construction loans	-	-	-	-	61,132	61,132
CRE loans	81	-	12,164	12,245	783,956	796,201
Residential mortgage loans:						
First mortgage loans	7,175	5,976	65,337	78,488	1,730,734	1,809,222
Home equity loans/lines	37	-	177	214	31,887	32,101
Consumer loans	-	-	-	-	5,875	5,875
Total loans held for						
Investment, net	\$7,293	\$5,976	\$77,678	\$90,947	\$6,075,438	\$ 6,166,385

(1) Net of unearned income and deferred expenses.

The following table provides a summary of RJ Bank's impaired loans:

		March 31, 2011	1			Se	ptember 30, 20	10			
	Gross	Unpaid			Gross						
	Recorded	Principal	Al	lowance for	Recorded	Unj	paid Principal	Al	lowance For		
	Investment	Balance		Losses	Investment		Balance		Losses		
			(in thousands)								
Impaired loans with allowance for loan losses: (1)											
CRE loans	\$39,281	\$ 55,713	\$	14,490	\$60,598	\$	85,652	\$	8,469		
Residential mortgage loans:											
First mortgage loans	14,394	16,327		2,926	12,434		13,659		2,782		

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Home equity								
loans/lines	143	143		27	144	144	30	
Total	53,818	72,183		17,443	73,176	99,455	11,281	l
Impaired loans								
without allowance								
for loan losses: (2)								
CRE loans	5,034	7,925		-	6,473	17,309	-	
Residential – first								
mortgage loans	5,554	8,855		-	3,552	5,355	-	
Total	10,588	16,780		-	10,025	22,664	-	
Total impaired loans	\$64,406	\$ 88,963	\$	17,443	\$83,201	\$ 122,119	\$ 11,281	

- (1) Impaired loan balances have had reserves established based upon management's analysis.
- (2) When the discounted cash flow, collateral value or market value equals or exceeds the carrying value of the loan, then the loan does not require an allowance. These are generally loans in process of foreclosure that have already been adjusted to fair value.

The table above includes \$37.8 million and \$27.8 million in troubled debt restructurings at March 31, 2011 and September 30, 2010, respectively.

The average balance of the impaired loans and the related interest income recognized in the Condensed Consolidated Statements of Income are as follows:

		onths Ended ch 31,	Six Months Fr	nded March 31,
	2011	2010	2011	2010
		(in tl	nousands)	
Average impaired loan balance:				
CRE loans	\$46,923	\$48,337	\$ 46,998	\$ 54,443
Residential mortgage loans:				
First mortgage loans	20,139	6,154	18,607	4,836
Home equity loans/lines	143	128	144	128
Total	\$67,205	\$54,619	\$ 65,749	\$ 59,407
Interest income recognized:				
CRE loans	\$-	\$-	\$ -	\$ -
Residential mortgage loans:				
First mortgage loans	70	24	136	51
Home equity loans/lines	1	1	2	2
Total	\$71	\$25	\$ 138	\$ 53

The credit quality of RJ Bank's loan portfolio is summarized monthly using the standard asset classification system utilized by the Office of Thrift Supervision ("OTS") and the other federal banking agencies. These classifications are divided into three groups: Not Classified (Pass), Special Mention, and Classified or Adverse Rating (Substandard, Doubtful and Loss) and are defined as follows:

Pass – Loans which are well protected by the current net worth and paying capacity of the obligor (or guarantors, if any) or by the fair value, less costs to acquire and sell, of any underlying collateral in a timely manner.

Special Mention – Loans which have potential weaknesses that deserve management's close attention. These loans are not adversely classified and do not expose RJ Bank to sufficient risk to warrant an adverse classification.

Substandard – Loans which are inadequately protected by the current sound worth and paying capacity of the obligor or by the collateral pledged, if any. Loans with this classification are characterized by the distinct possibility that RJ Bank will sustain some loss if the deficiencies are not corrected.

Doubtful – Loans which have all the weaknesses inherent in loans classified as substandard with the added characteristic that the weaknesses make collection or liquidation in full highly questionable and improbable on the basis of currently known facts, conditions and values.

Loss – Loans which are considered by management to be uncollectible and of such little value that their continuance on RJ Bank's books as an asset, without establishment of a specific valuation allowance or charge-off, is not warranted. RJ Bank does not have any loan balances within this classification as in accordance with its accounting policy, loans, or a portion thereof considered to be uncollectible, are charged-off prior to the assignment of this classification.

RJ Bank's credit quality of its held for investment loan portfolio as of March 31, 2011 is presented in the following table:

	Commercial	CRE Construction	CRE	Residential First Mortgage (in thousands)	Mortgage Home Equity	Consumer	Total
Pass	\$3,355,722	\$ 42,656	\$623,652	\$1,688,123	\$31,335	\$5,873	\$5,747,361
Special mention	38,522	18,842	63,698	30,807	167	-	152,036
Substandard	105,513	-	101,660	92,263	311	-	299,747
Doubtful	-	-	10,559	-	-	-	10,559
Total	\$3,499,757	\$ 61,498	\$799,569	\$1,811,193	\$31,813	\$5,873	\$6,209,703

The assignment of RJ Bank's loan portfolio to the loan classification above was made using the most recently available information described in our allowance for loan losses accounting policy presented on pages 86 – 87 of our 2010 Form 10-K.

Loans Held for Investment

Changes in the allowance for loan losses of RJ Bank by portfolio segment were as follows:

Loans

loans outstanding

loans

	Held for			CRE					Residential					
	Sale	Commerci	al	Construc	tion	CRE			Mortgage		Consu	mer	Total	
						(in thous	sand	s)						
Three Months														
Ended March														
31, 2011:														
Balance at														
beginning of														
period:	\$48	\$59,978		\$ 2,672		\$48,606		\$	34,698		\$22		\$146,024	
Provision for														
loan losses	(44) 4,800		73		(1,122)		4,894		36		8,637	
Net charge-offs:														
Charge-offs	-	(82)	-		(3,481)		(5,790)	(40)	(9,393)
Recoveries	-	-		-		179			667		1		847	
Net charge-offs	-	(82)	-		(3,302)		(5,123)	(39)	(8,546)
Balance at end														
of period	\$4	\$64,696		\$ 2,745		\$44,182		\$	34,469		\$19		\$146,115	
Net charge-offs														
to average bank														

(annualized)	-	0.01	%	-	1.65	%	1.08	%	2.53	%	0.55	%
Six Months												
Ended March												
31, 2011:												
Balance at												
beginning of												
period:	\$23	\$60,464	\$	4,473	\$47,771	\$	34,297		\$56		\$147,084	
Provision for												
loan losses	(19) 4,314		(1,728) 6,062		11,238		2		19,869	
Net charge-offs:												
Charge-offs	-	(82)	-	(9,930)	(12,105)	(40)	(22,157)
Recoveries	-	-		-	279		1,039		1		1,319	
Net charge-offs	-	(82)	-	(9,651)	(11,066)	(39)	(20,838)
Balance at end												
of period	\$4	\$64,696	\$	2,745	\$44,182	\$	34,469		\$19		\$146,115	
Net charge-offs to average bank	-	-		-	2.35	%	1.14	%	1.05	%	0.67	%

outstanding (annualized)

The following tables allocate, by loan portfolio segment, RJ Bank's recorded investment and related allowance for loan losses:

		Loans Held for Investment										
	Loans Held for Sale	Commercial	C	CRE onstruction	CRE (in thousa	unds)	Residential Mortgage	1	Consumer	Total		
March 31, 2011: Allowance for loan losses:					(iii tirouse	inus)						
Individually evaluated for												
impairment	\$-	\$-	\$	-	\$14,490	\$	2,953		\$-	\$17,443		
Collectively evaluated for impairment	4	64,696		2,745	29,692		31,516		19	128,672		
Total allowance for	.		4			4	21.160		0.10			
loan losses	\$4	\$64,696	\$	2,745	\$44,182	\$	34,469		\$19	\$146,115		
Loan category as a % of total recorded investment		56	%	1 %	5 13	%	30	%	_	100	%	
mvestment		30	70	1 /6	7 13	70	30	70		100	70	
Recorded investment: (1) Individually												
evaluated for	Ф	Ф	Ф		0.44.015	Ф	20.001		Ф	Φ.C.A. 40.C		
impairment Collectively	\$-	\$-	\$	-	\$44,315	\$	20,091		\$-	\$64,406		

755,254

\$799,569

1,822,915

\$ 1,843,006

5,873

\$5,873

6,152,701

\$6,217,107

61,498

\$ 61,498

24

evaluated for impairment

Total recorded investment

7,404

\$7,404

3,499,757

\$3,499,757

⁽¹⁾ Excludes any net unearned income and deferred expenses.

				Loa	ans	Held for In	nvest	men	ıt				
September 30, 2010: Allowance for loan losses:	Loans Held for Sale	Commercia	al C	CRE onstructio	on	CRE (in thousa	ands)	M	esidential Iortgage		Consumer	Total	
Individually evaluated for impairment	\$-	\$ -	\$	-		\$8,469	;	\$ 2	,812		\$-	\$11,281	
Collectively evaluated for impairment	23	60,464		4,473		39,302		3	1,485		56	135,803	
Total allowance for loan losses	\$23	\$60,464	\$	4,473		\$47,771	;	\$ 3	4,297		\$56	\$147,084	
Loan category as a % of total recorded investment	-	52	%	1	%	15	%	3:	2	%	-	100	%
Recorded investment: (1)													
Individually evaluated for impairment	\$ -	\$-	\$	-		\$67,071	:	\$ 1	6,130		\$-	\$83,201	
Collectively evaluated for impairment	5,847	3,232,723		65,512		870,598			,999,201		23,940	6,197,82	1
Total recorded													

⁽¹⁾ Excludes any net unearned income and deferred expenses.

\$937,669

\$ 2,015,331

\$ 65,512

RJ Bank had no recorded investment in loans acquired with deteriorated credit quality as of March 31, 2011 and September 30, 2010.

The reserve for unfunded lending commitments, included in Trade and Other Payables on our Condensed Consolidated Statements of Financial Condition, was \$10.9 million and \$11.9 million at March 31, 2011 and September 30, 2010, respectively.

NOTE 7 - VARIABLE INTEREST ENTITIES

\$5,847

investment

\$3,232,723

A VIE requires consolidation by the entity's primary beneficiary. Refer to Note 1 page 88 and Note 9 pages 105 - 109 in our 2010 Form 10-K for a description of our principal involvement with VIEs.

\$23,940

\$6,281,022

On October 1, 2010, we adopted new accounting guidance which amended the existing pronouncement regarding the consolidation of VIEs. This new guidance contains new criteria for determining the primary beneficiary of a VIE and increases the frequency of required reassessments to determine whether an entity is the primary beneficiary of a VIE. Under this new guidance, we assess VIEs for consolidation when we hold variable interests in the entity. We consolidate VIEs when we are deemed to be the primary beneficiary. The primary beneficiary is determined to be the party that meets both of the following criteria: (1) has the power to make decisions that most significantly affect the economic performance of the VIE, and (2) has the obligations to absorb losses or the right to receive benefits that in either case could potentially be significant to the VIE.

We hold variable interests in the following VIE's: Raymond James Employee Investment Funds I and II (the "EIF Funds"), a trust fund established for employee retention purposes ("Restricted Stock Trust Fund"), certain LIHTC fund entities in which Raymond James Tax Credit Funds, Inc. ("RJTCF") holds an interest ("LIHTC Funds"), and various other partnerships and limited liability companies ("LLCs") involving real estate ("Other Real Estate Limited Partnerships and LLCs").

On October 1, 2010, as a result of the application of the new accounting guidance, we:

- (1) Deconsolidated two LIHTC Funds in which we were deemed to be the primary beneficiary under the prior accounting guidance. These two entities had consolidated assets of approximately \$3.5 million and no consolidated liabilities. Within equity (as presented on the Condensed Consolidated Statement of Financial Condition), their deconsolidation resulted in an after-tax cumulative effect adjustment to retained earnings and noncontrolling interests of \$3.3 million and \$6.8 million, respectively.
- (2) Consolidated two LIHTC Funds in which we are deemed to be the primary beneficiary under the new accounting guidance. These two entities had consolidated assets of \$56.8 million and consolidated liabilities of \$42.1 million, and since we hold less than a 1% interest in these entities, the equity impact of their consolidation was a \$14.7 million increase in noncontrolling interests.

VIEs Where We are the Primary Beneficiary

Of the VIEs in which we hold an interest, we have determined that the EIF Funds, the Restricted Stock Trust Fund and certain LIHTC Funds require consolidation in our financial statements as we are deemed the primary beneficiary of those VIEs. The aggregate assets and liabilities of the entities we consolidate are provided in the table below.

	Aggregate	Aggregate
	Assets (1)	Liabilities (1)
	(in the	ousands)
March 31, 2011:		
LIHTC Funds	\$269,807	\$ 131,004
Guaranteed LIHTC Fund	79,907	4,403
Restricted Stock Trust Fund	11,963	7,312
EIF Funds	14,839	-
Total	\$376,516	\$ 142,719
September 30, 2010:		
LIHTC Funds	\$234,742	\$ 94,028
Guaranteed LIHTC Fund	75,449	2,382
Restricted Stock Trust Fund	7,969	4,429
EIF Funds	18,215	-
Total	\$336,375	\$ 100,839

⁽¹⁾ Aggregate assets and aggregate liabilities differ from the consolidated carrying value of assets and liabilities due to the elimination of intercompany assets and liabilities held by the consolidated VIE.

The following table presents information about the carrying value of the assets, liabilities and equity of the VIEs which we consolidate and are included within our Condensed Consolidated Statements of Financial Condition. The noncontrolling interests presented in this table represent the portion of these net assets which are not ours.

Assets:	March 31, September 2011 2010 (in thousands)		
Assets segregated pursuant to regulations and other segregated assets	\$18,767	\$	14,188
Receivables, other	9,237		6,104
Investments in real estate partnerships – held by VIEs	326,770		280,890
Trust fund investment in RJF common stock (1)	11,963		7,798
Prepaid expenses and other assets	15,804		19,398
Total assets	\$382,541	\$	328,378
Liabilities and equity:			
Loans payable related to investments by VIEs in real estate partnerships (2)	\$108,983	\$	76,464
Trade and other payables	5,309		2,722
Intercompany payables	16,231		16,930
Total liabilities	130,523		96,116
RJF Equity	6,307		5,205

Noncontrolling interests	245,711	227,057
Total equity	252,018	232,262
Total liabilities and equity	\$382,541	\$ 328,378

- (1) Included in treasury stock in our Condensed Consolidated Statements of Financial Condition.
- (2) Comprised of several non-recourse loans. We are not contingently liable under any of these loans.

The following table presents information about the net loss of the VIEs for the three and six months ended March 31, 2011 and 2010, which we consolidate and are included within our Condensed Consolidated Statements of Income. The noncontrolling interests presented in this table represent the portion of the net loss from these VIEs which are not ours.

		Months Ended arch 31,	Six Month	Six Months Ended March 31,		
	2011	2010	2011	2010		
		(ir	thousands)			
Revenues:						
Interest	\$1	\$6	\$ 1	\$ 12		
Other	2,656	1,126	2,591	2,169		
Total revenues	2,657	1,132	2,592	2,181		
Interest expense	1,578	1,112	3,133	2,225		
Net revenues (expense)	1,079	20	(541) (44)		
Non-interest expenses	5,990	6,272	9,661	9,965		
Net loss including noncontrolling interests	(4,911) (6,252) (10,202) (10,009)		
Net loss attributable to noncontrolling interests	(4,629) (5,694) (9,628) (8,547)		
Net loss attributable to RJF	\$(282) \$(558) \$ (574) \$ (1,462)		

EIF Funds

The EIF Funds are limited partnerships for which we are the general partner. The EIF Funds invest in certain of our private equity activities as well as other unaffiliated venture capital limited partnerships. The EIF Funds were established as compensation and retention measures for certain of our key employees. We are deemed to be the primary beneficiary and, accordingly, we consolidate the EIF Funds.

Restricted Stock Trust Fund

We utilize a trust in connection with one of our restricted stock plans. This trust fund was established and funded for the purpose of acquiring our common stock in the open market to be used to settle restricted stock units granted as a retention vehicle for certain employees of our Canadian subsidiary. Given this trust fund's purpose and design, our Canadian subsidiary is deemed to be the entity most closely associated with this VIE. As a result, we are deemed to be the primary beneficiary and, accordingly, consolidate this trust fund.

Low-Income Housing Tax Credit Funds

RJTCF is a wholly owned subsidiary of RJF and is the managing member or general partner in approximately 70 separate tax credit housing funds having one or more investor members or limited partners. These tax credit housing funds are organized as LLCs or limited partnerships for the purpose of investing in a number of project partnerships, which are limited partnerships that in turn purchase and develop low-income housing properties qualifying for tax credits.

Our determination of the primary beneficiary of each tax credit fund in which we have a variable interest requires judgment and is based on an analysis of all relevant facts and circumstances, including: (1) an assessment of the characteristics of our variable interest and other involvements we have with the tax credit fund, including involvement

of related parties and any de facto agents, as well as the involvement of other variable interest holders, namely, limited partners or investor members, and (2) the tax credit funds' purpose and design, including the risks that the tax credit fund was designed to create and pass through to its variable interest holders. In the design of tax credit fund VIEs, the overriding premise is that the investor members invest solely for tax attributes associated with the portfolio of low-income housing properties held by the fund, while RJTCF, as the managing member or general partner of the fund, is responsible for overseeing the fund's operations.

Non-Guaranteed Low-Income Housing Tax Credit Funds

As the managing member or general partner of the fund, except for the one guaranteed fund discussed below, RJTCF does not provide guarantees related to the delivery or funding of tax credits or other tax attributes to the investor members or limited partners of these tax credit funds. The investor member(s) or limited partner(s) of the VIEs bear the risk of loss on their investment. Additionally, under the tax credit funds' designed structure, the investor member(s) or limited partner(s) receive nearly all of the tax credits and tax-deductible loss benefits designed to be delivered by the fund entity, as well as a majority of any proceeds upon a sale of a project partnership held by a tax credit fund (fund level residuals). RJTCF earns fees from the fund for its services in organizing the fund, identifying and acquiring the project partnership investments, ongoing asset management fees, and a share of any residuals arising from sale of project partnerships upon the termination of the fund.

We have concluded that the determination of whether RJTCF is the primary beneficiary of any of the 69 non-guaranteed LIHTC Funds in which it holds a variable interest is primarily dependent upon: (1) the analysis of whether the other variable interest holders in the tax credit fund hold significant participating rights over the activities that most significantly impact the tax credit funds' economic performance, and/or (2) whether RJTCF has an obligation to absorb losses of, or the right to receive benefits from, the tax credit fund VIE which could potentially be significant to the fund.

RJTCF sponsors two general types of non-guaranteed tax credit funds: either non-guaranteed single investor funds, of which there are 54, or non-guaranteed multi-investor funds, of which there are 15. In single investor funds, RJTCF has concluded that the one single investor member or limited partner in such funds has significant participating rights over the activities that most significantly impact the economics of the fund and therefore RJTCF, as managing member or general partner of such funds, does not have the power over such activities. Accordingly, RJTCF is not deemed to be the primary beneficiary of such single investor funds and these funds are not consolidated.

In multi-investor funds, RJTCF has concluded that since the participating rights over the activities that most significantly impact the economics of the fund are not held by one single investor, RJTCF is deemed to have the power over such activities. RJTCF then assesses whether its projected benefits to be received from the multi-investor funds, primarily from ongoing asset management fees or its share of any residuals upon the termination of the fund, are potentially significant to the fund. RJTCF is deemed to be the primary beneficiary of any multi-investor fund for which it concludes that such benefits are potentially significant to the fund. RJTCF has concluded that it is the primary beneficiary of 11 of the 15 non-guaranteed multi-investor tax credit funds it has sponsored and, accordingly, consolidates these funds.

Guaranteed Low-Income Housing Tax Credit Fund

In conjunction with one of the multi-investor tax credit funds in which RJTCF is the managing member, RJTCF provided the investor members with a guaranteed return on their investment in the fund (the "Guaranteed LIHTC Fund"). As a result of this guarantee obligation, we have determined that we are the primary beneficiary of, and accordingly we consolidate, this guaranteed multi-investor fund. See Note 12 for further discussion of the guarantee obligation.

VIEs Where We Hold a Variable Interest but We are Not the Primary Beneficiary

The aggregate assets, liabilities, and our exposure to loss from those VIEs in which we hold a variable interest, but concluded we are not the primary beneficiary, are provided in the table below.

	March 31, 2011			September 30, 2010		
	Aggregate Assets	Aggregate Liabilities	Our Risk of Loss (in the	Aggregate Assets ousands)	Aggregate Liabilities	Our Risk of Loss
LIHTC Funds	\$1,440,933	\$397,750	\$22,839	\$1,303,500	\$302,749	\$10,691
Other Real Estate Limited						
Partnerships and LLCs	42,291	35,897	11,562	51,166	38,699	20,246
Total	\$1,483,224	\$433,647	\$34,401	\$1,354,666	\$341,448	\$30,937

Low-Income Housing Partnerships

RJTCF does not consolidate the LIHTC Fund VIEs which it determines we are not the primary beneficiary. Our risk of loss is limited to our investments in, advances to, and receivables due from these funds.

Other Real Estate Limited Partnerships and LLCs

As of March 31, 2011, we have a variable interest in several limited partnerships involved in various real estate activities in which one of our subsidiaries is the general partner. In addition, RJ Bank has a variable interest in several LLCs involved in foreclosure or obtaining deeds in lieu of foreclosure, as well as the disposal of the collateral associated with impaired loans. Given that we do not have the power to direct the activities that most significantly impact the economic performance of these partnerships or LLCs, we have determined that we are not the primary beneficiary of these VIEs. Accordingly, we do not consolidate these partnerships or LLCs. The carrying value of our investment in these partnerships or LLCs represents our risk of loss.

Entities Evaluated but Determined Not to Be VIEs

RJTCF has determined that six of the LIHTC Funds it sponsored are not VIEs. These funds are either: (1) held 99% by RJTCF (one of which typically holds interests in certain tax credit limited partnerships for less than 90 days, or until beneficial interest in the limited partnership or fund is sold to third parties), or (2) are single investor LIHTC Funds in which RJTCF holds a variable interest, but the LIHTC Fund does not meet the VIE determination criteria.

See Note 12 for discussion of our commitments related to RJTCF.

NOTE 8 - BANK DEPOSITS

Bank deposits include Negotiable Order of Withdrawal ("NOW") accounts, demand deposits, savings and Money Market accounts and certificates of deposit. The following table presents a summary of bank deposits including the weighted-average rate:

	March 31, 2011 Se		Septemb	eptember 30, 2010	
		Weighted	-	Weighted-	
		Average		Average	
	Balance	Rate (1)	Balance	Rate (1)	
Bank deposits:					
NOW accounts	\$4,434	0.01	% \$3,563	0.01 %	
Demand deposits (non-interest-bearing) (2)	1,616	-	3,089	-	
Savings and Money Market accounts (3)	6,477,594	0.08	% 6,855,490	0.12 %	
Certificates of deposit	226,939	2.82	% 217,576	2.94 %	
Total bank deposits	\$6,710,583	0.17	% \$7,079,718	0.21 %	

- (1) Weighted-average rate calculation is based on the actual deposit balances at March 31, 2011 and September 30, 2010, respectively.
 - (2) Bank deposits at March 31, 2011 excluded affiliate deposits of approximately \$621,000.
- (3) Bank deposits at September 30, 2010 included additional deposits received through the Raymond James Bank Deposit Program ("RJBDP") associated with the point-in-time regulatory balance sheet composition requirements of RJ Bank. These deposits were redirected in October, 2010 to other RJBDP participating banks. Bank deposits at September 30, 2010 also excluded affiliate deposits of approximately \$400 million associated with the point-in-time regulatory requirements. On October 1, 2010 the deposits from affiliates were withdrawn. See

Note 22 page 130 of our 2010 Form 10-K for discussion of the September 30, 2010 point-in-time regulatory requirements.

RJ Bank's Savings and Money Market accounts in the table above consist primarily of deposits that are cash balances swept from the investment accounts maintained at RJ&A. These balances are held in Federal Deposit Insurance Corporation ("FDIC") insured bank accounts through the RJBDP administered by RJ&A.

Scheduled maturities of certificates of deposit were as follows:

	Mar	ch 31, 2011	September 30, 2010		
	Denominations 1		Denomination	S	
	Greater		Greater		
	than or	Denominations	than or	Denominations	
	Equal to	Less than	Equal to	Less than	
	\$100,000	\$100,000	\$100,000	\$100,000	
		(in th	ousands)		
Three months or less	\$5,624	\$ 11,477	\$6,378	\$ 10,734	
Over three through six months	12,783	16,705	5,098	10,921	
Over six through twelve months	5,845	9,450	14,982	26,387	
Over one through two years	10,238	15,528	6,925	15,905	
Over two through three years	13,557	15,865	16,084	14,621	
Over three through four years	20,032	24,748	9,064	14,349	
Over four through five years	31,315	33,772	29,806	36,322	
Total	\$99,394	\$ 127,545	\$88,337	\$ 129,239	

Interest expense on deposits is summarized as follows:

		onths Ended rch 31,	Six Months Ended March 31,				
	2011	2010	2011	2010			
		(in thousands)					
Certificates of Deposit	\$1,541	\$1,639	\$ 3,129	\$ 3,297			
Money Market, savings and NOW accounts	1,799	2,358	3,628	4,961			
Total interest expense on deposits	\$3,340	\$3,997	\$ 6.757	\$ 8.258			

NOTE 9 – OTHER BORROWINGS

The following table details the components of other borrowings:

	March 31, 2011 (in	September 30, 2010 usands)
Short-term other borrowings:	`	<u>, </u>
FHLB advances (1)	\$-	\$ 2,445,000
Borrowings on secured lines of credit (2)	-	62,000
Borrowings on unsecured lines of credit (3)	-	50,000
Total other borrowings	\$-	\$ 2,557,000

(1) There are no FHLB advances outstanding as of March 31, 2011.

As of September 30, 2010, FHLB advances consisted of several short-term fixed-rate advances and one \$2.4 billion overnight advance to meet point-in-time regulatory balance sheet composition requirements related to RJ Bank qualifying as a thrift institution. The overnight advance was repaid on October 1, 2010. See Note 22 pages 129 – 130 of our 2010 Form 10-K for further discussion of the point-in-time requirement.

- (2) There are no outstanding borrowings on secured lines of credit as of March 31, 2011. Any borrowings on secured lines of credit are day-to-day and are generally utilized to finance certain fixed income securities.
- (3) There are no outstanding borrowings on unsecured lines of credit as of March 31, 2011. Any borrowings on unsecured lines of credit are day-to-day and are generally utilized for cash management purposes.

We maintain three unsecured settlement lines of credit available to our Argentine joint venture in the aggregate amount of \$13.5 million. Of the aggregate amount, one settlement line for \$9 million is guaranteed by RJF. There were no borrowings outstanding on these lines of credit as of either March 31, 2011 or September 30, 2010.

As of March 31, 2011, there were other collateralized financings outstanding in the amount of \$62.3 million. These other collateralized financings are included in Securities Sold under Agreements to Repurchase on the Condensed Consolidated Statements of Financial Condition. As of September 30, 2010, in addition to the \$62 million of secured borrowings and \$50 million in unsecured borrowings described above, there were other collateralized financings outstanding in the amount of \$233.3 million which are included in Securities Sold Under Agreements to Repurchase on the Condensed Consolidated Statements of Financial Condition. These financings are collateralized by

non-customer, RJ&A-owned securities.

NOTE 10 – DERIVATIVE FINANCIAL INSTRUMENTS

We enter into interest rate swaps and futures contracts either as part of our fixed income business to facilitate customer transactions, to hedge a portion of our trading inventory, or for our own account. The majority of our derivative positions are executed in the over-the-counter market with financial institutions. These positions are recorded at fair value with the related gain or loss and interest recorded in earnings within the Condensed Consolidated Statements of Income. The revenue related to the interest rate contracts includes realized and unrealized gains and losses on derivative instruments. Cash flows related to these fixed income interest rate contracts are included as Operating Activities (the "Trading Instruments, Net" line) on the Condensed Consolidated Statements of Cash Flows for the period.

We elect to net-by-counterparty the fair value of interest rate swap contracts entered into by our fixed income trading group. Certain of these contracts contain a legally enforceable master netting arrangement that allows for netting of all individual swap receivables and payables with each counterparty and, therefore, the fair value of those swap contracts are netted by counterparty in the Condensed Consolidated Statements of Financial Condition. The credit support annex allows parties to the master agreement to mitigate their credit risk by requiring the party which is out of the money to post collateral. As we elect to net-by-counterparty the fair value of interest rate swap contracts, we also net-by-counterparty any collateral exchanged as part of the swap agreement. This cash collateral is recorded net-by-counterparty at the related fair value. The cash collateral included in the net fair value of all open derivative asset positions aggregates to a net liability of \$8.1 million and a net asset of \$10.6 million at March 31, 2011 and September 30, 2010, respectively. The cash collateral included in the net fair value of all open derivative liability positions aggregates to a net asset of \$1.2 million and a net liability of \$1.8 million at March 31, 2011 and September 30, 2010, respectively. Our maximum loss exposure under these interest rate swap contracts at March 31, 2011 is \$19.3 million.

To mitigate interest rate risk in a significantly rising rate environment, during the year ended September 30, 2008, RJ Bank purchased three-year term interest rate caps, whose notional value is \$1.5 billion, with high strike rates (more than 300 basis points higher than rates in effect as of their date of purchase). These interest rate caps will increase in value if interest rates rise and will entitle RJ Bank to cash flows if interest rates rise above strike rates. In addition, RJ Bank, in the ordinary course of business, enters into commitments to originate fixed-rate mortgage loans. These derivative instruments are recorded at fair value with any changes in fair value recorded in earnings within the Condensed Consolidated Statements of Income for the period. Cash flows related to these derivative instruments are included in Operating Activities on the Condensed Consolidated Statements of Cash Flows. Our maximum loss exposure under these derivative instruments is insignificant to the condensed consolidated financial statements at March 31, 2011.

None of our derivatives are designated as fair value or cash flow hedges.

See the table below for the notional and fair value amounts of both the asset and liability derivatives.

	Asset Derivatives						
	M	arch 31, 2011		September 30, 2010			
	Balance Sheet	Notional	Fair Value	Balance Sheet	Notional	Fair Value	
	Location	Amount	(1)	Location	Amount	(1)	
			(in tho	usands)			
Derivatives not							
designated as							
hedging							
instruments:							
Interest rate	Trading			Trading			
contracts	instruments	\$1,936,050	\$ 74,659	instruments	\$1,130,767	\$ 102,490	
	Other assets	1,500,000	-	Other assets	1,500,000	-	

(1) The fair value in this table is presented on a gross basis before netting of cash collateral and by counterparty according to our legally enforceable master netting arrangements. The fair value in the Condensed Consolidated Statements of Financial Condition is presented net.

Liability Derivatives

March 31, 2011

September 30, 2010

Balance Sheet	Notional	Fair Value	Balance Sheet	Notional	Fair Value			
Location	Amount	(1)	Location	Amount	(1)			
(in thousands)								

Derivatives not designated as hedging instruments:

Interest rate	Trading			Trading		
contracts	instruments sold	\$1,740,342	\$ 54,961	Instruments sold	\$1,172,927	\$ 86,039
	Trade and other			Trade and other		
Loan commitments	payables	3,368	16	payables	15,523	105

(1) The fair value in this table is presented on a gross basis before netting of cash collateral and by counterparty according to our legally enforceable master netting arrangements. The fair value in the Condensed Consolidated Statements of Financial Condition is presented net.

See the table below for the impact of the derivatives not designated as hedging instruments on the Condensed Consolidated Statements of Income for the three and six months ended March 31, 2011 and 2010, respectively:

		Amount of Gain (Loss) on Derivatives Recognized in Income				
	Location of Gain (Loss)	Three N	Three Months Ended		hs Ended March	
	Recognized on	March 31,			31,	
	Derivatives in the					
	Condensed					
	Consolidated Statement of					
	Income	2011	2010	2011	2010	
		(in	thousands)			
Derivatives not designated as						
hedging instruments:						
Interest rate contracts	Net trading profits	\$1,993	\$(208) \$ 4,507	\$ 1,646	
	Other revenues	-	(182) -	(287)	
Forward sale contracts	Other revenues	-	93	-	(247)	
Loan commitments	Other expenses	(13) (7) 90	31	

We are exposed to credit losses in the event of nonperformance by the counterparties to our interest rate derivative agreements. We perform a credit evaluation of counterparties prior to entering into derivative transactions and we monitor their credit standings. Currently, we anticipate that all of the counterparties will be able to fully satisfy their obligations under those agreements. We may require collateral in the form of cash deposits from counterparties to support these obligations as established by the credit threshold specified by the agreement and/or as a result of monitoring the credit standing of the counterparties. We are also exposed to interest rate risk related to our interest rate derivative agreements. For the derivatives included in trading instruments and trading instruments sold on our Condensed Consolidated Statements of Financial Condition, we monitor exposure in our derivative agreements daily based on established limits with respect to a number of factors, including interest rate, spread, ratio, basis and volatility risks. These exposures are monitored both on a total portfolio basis and separately for each agreement for selected maturity periods.

NOTE 11 - INCOME TAXES

For further discussion of income tax matters, see Note 16 pages 115 – 117 in our 2010 Form 10-K.

As of March 31, 2011 and September 30, 2010 our liability for unrecognized tax benefits was \$4.9 million and \$4.3 million, respectively. The total amount of unrecognized tax benefits that, if recognized, would affect the effective tax rate was \$3.9 million and \$3.4 million at March 31, 2011 and September 30, 2010, respectively. We anticipate that the unrecognized tax benefits will not change significantly over the next 12 months.

We recognize the accrual of interest and penalties related to income tax matters in interest expense and other expense, respectively. As of March 31, 2011 and September 30, 2010, accrued interest and penalties included in the unrecognized tax benefits liability were approximately \$1.5 million and \$1.4 million, respectively.

We file U. S. federal income tax returns as well as returns with various state, local and foreign jurisdictions. With few exceptions, we are no longer subject to U.S. federal, state and local, or foreign income tax examination by tax authorities for years prior to fiscal year 2010 for federal tax returns, fiscal year 2006 for state and local tax returns and

fiscal year 2002 for foreign tax returns. Our fiscal year 2010, as well as certain transactions occurring in fiscal year 2011, are currently being examined under the Internal Revenue Service ("IRS") Compliance Assurance Program. This program accelerates the examination of key issues in an attempt to resolve them before the tax return is filed. Certain state and local returns are also currently under various stages of audit. The fiscal year 2010 IRS audit and state audits in process are expected to be completed in fiscal year 2011.

NOTE 12 - COMMITMENTS, CONTINGENCIES AND GUARANTEES

Commitments and Contingencies

In December 2010, we announced that we entered into a definitive merger agreement to acquire Howe Barnes Hoefer & Arnett, Inc. ("Howe Barnes"). Through this acquisition, we are expanding both our Capital Markets presence in the community and regional bank/thrift sector, and our Private Client Group. Effective April 1, 2011, we completed the acquisition. The selling stockholders acquired 222,655 shares of our common stock as consideration for our acquisition. The effect of our acquisition of Howe Barnes will not have a material impact on our consolidated financial position or results of operations.

As of March 31, 2011, RJ Bank had not settled purchases of \$12.1 million in syndicated loans. These loan purchases are expected to be settled within 90 days.

RJ Bank has committed \$2 million to a small business investment company which provides capital and long-term loans to small businesses. As of March 31, 2011, we have invested \$730,000 of the committed amount and the distributions received have been insignificant.

See Note 16 for additional information regarding RJ Bank's commitments to extend credit and other credit-related off-balance sheet financial instruments such as standby letters of credit and loan purchases.

In the normal course of business we enter into underwriting commitments. As of March 31, 2011, RJ&A had no open transactions involving such commitments. Transactions involving such commitments of RJ Ltd. that were recorded and open at March 31, 2011 were approximately \$28.8 million in Canadian dollars ("CDN").

We utilize client marginable securities to satisfy deposits with clearing organizations. At March 31, 2011, we had client margin securities valued at \$99.5 million pledged with a clearing organization to meet our requirement of \$98.8 million.

We offer loans to financial advisors and certain key revenue producers primarily for recruiting or retention purposes. These commitments are contingent upon certain events occurring, including but not limited to the financial advisor joining us and meeting certain production requirements. In certain circumstances we may make commitments prior to funding them. As of March 31, 2011, we had made commitments of approximately \$23.3 million that have not yet been funded.

We have committed a total of \$62.3 million, in amounts ranging from \$200,000 to \$5 million, to 45 different independent venture capital or private equity partnerships. In addition, we have a commitment totaling \$38.2 million to two additional private equity limited partnerships. As of March 31, 2011, we have invested \$65.6 million of the committed amounts and have received \$45.6 million in distributions. We also control the general partner in one internally sponsored private equity limited partnership to which we have committed and invested \$6.5 million, and have received \$4.5 million in distributions as of March 31, 2011.

We are the general partner in EIF Funds. These limited partnerships invest in the merchant banking and private equity activities of ours and other unaffiliated venture capital limited partnerships. The EIF Funds were established as compensation and retention measures for certain of our qualified key employees. At March 31, 2011, the funds have unfunded commitments of \$661,000. See Note 7 for additional information regarding our consolidation of the EIF Funds.

We have committed to lend to RJTCF, or guarantee obligations in connection with RJTCF's low-income housing development/rehabilitation and syndication activities, aggregating up to \$125 million upon request, subject to certain limitations as well as annual review and renewal. RJTCF borrows in order to invest in partnerships which purchase and develop properties qualifying for tax credits ("project partnerships"). These investments in project partnerships are then sold to various tax credit funds, which have third-party investors, and for which RJTCF serves as the managing member or general partner. RJTCF typically sells these investments within 90 days of their acquisition, and the proceeds from the sales are used to repay RJTCF's borrowings.

RJTCF may make short-term loans or advances to project partnerships on behalf of the tax credit funds in which it serves as managing member or general partner. At March 31, 2011, cash funded to invest in either loans or

investments in project partnerships was \$31 million.

At March 31, 2011, the approximate market values of collateral received that we can repledge were:

	Sources of Collateral (in thousands)	
Securities purchased under agreements to resell and other collateralized financings	\$	389,241
Securities received in securities borrowed vs. cash transactions		301,995
Collateral received for margin loans		1,247,146
Total	\$	1,938,382
33		

Certain collateral was repledged. At March 31, 2011, the approximate market values of this portion of collateral and financial instruments that we own and pledged were:

	Uses of Collatera	al
	and Trading	
	Securities	
	(in thousands)	
Securities sold under agreements to repurchase	\$ 65,078	
Securities delivered in securities loaned vs. cash transactions	591,315	
Collateral used for cash loans	29	
Collateral used for deposits at clearing organizations	110,793	
Total	\$ 767.215	

As a result of the extensive regulation of the financial services industry, our broker-dealer and investment advisory subsidiaries are subject to regular reviews and inspections by regulatory authorities and self-regulatory organizations, which can result in the imposition of sanctions for regulatory violations, ranging from non-monetary censure to fines and, in serious cases, temporary or permanent suspension from conducting business. In addition, from time to time regulatory agencies and self-regulatory organizations institute investigations into industry practices, which can also result in the imposition of such sanctions.

Guarantees

RJ Bank provides to its affiliate, Raymond James Capital Services, Inc. ("RJ Cap Services"), on behalf of certain corporate borrowers, a guarantee of payment in the event of the borrower's default for exposure under interest rate swaps entered into with RJ Cap Services. At March 31, 2011, the current exposure under these guarantees was \$3.8 million, which was underwritten as part of the larger corporate credit relationship. The outstanding interest rate swaps at March 31, 2011 have maturities ranging from July 2013 through October 2016. The estimated total potential exposure under these guarantees is \$12.4 million at March 31, 2011.

We guarantee interest rate swap obligations of RJ Cap Services. See Note 10 for additional information regarding our interest rate swaps.

We have from time to time authorized performance guarantees for the completion of trades with counterparties in Argentina. At March 31, 2011, there were no outstanding performance guarantees in Argentina.

In March 2008, we guaranteed an \$8 million settlement line of credit that was requested by the Capital Markets Board ("CMB") from our Turkish joint venture. While our Turkish joint venture ceased operations in December 2008, the CMB has not released the line of credit. The issuing bank has instituted an action seeking payment of its fees on the underlying letter of credit and to confirm that the guarantee remains in effect.

We guarantee the existing mortgage debt of RJ&A of approximately \$54.4 million.

RJTCF issues certain guarantees to various third parties related to project partnerships whose interests have been sold to one or more of the funds in which RJTCF is the managing member or general partner. In some instances, RJTCF is not the primary guarantor of these obligations which aggregate to a cumulative maximum obligation of approximately \$1.7 million as of March 31, 2011.

RJF has guaranteed RJTCF's performance to various third parties on certain obligations arising from RJTCF's sale and/or transfer of units in one of its fund offerings ("Fund 34"). Under such arrangements, RJTCF has provided either: (1) certain specific performance guarantees including a provision whereby in certain circumstances, RJTCF will refund a portion of the investors' capital contribution, or (2) a guaranteed return on their investment. Under the performance guarantees, the circumstances resulting in a payment to third parties depend upon the quantity and timing of the qualification of tax credits by the underlying projects within Fund 34. Based upon its most recent projections and performance of Fund 34, RJTCF does not anticipate that any refunds will be paid to any of these third parties under these performance guarantees. The maximum exposure to loss represents the undiscounted future payments due to investors for the return on and of their investment, and approximates \$51.6 million as of March 31, 2011. Under the guarantee of returns, should the underlying LIHTC project partnerships held by Fund 34 fail to deliver a certain amount of tax credits and other tax benefits over the next ten years, RJTCF is obligated to provide the investor with a specified return. A \$43.4 million financing asset is included in Prepaid Expenses and Other Assets, and an offsetting \$43.4 million liability is included in Trade and Other Payables, on our Condensed Consolidated Statements of Financial Condition as of March 31, 2011. The maximum exposure to loss under this guarantee represents the undiscounted future payments due to investors for the return on and of their investment, and approximates \$57.1 million at March 31, 2011. Based upon the most recent projections and the performance of Fund 34, we do not anticipate that any such payments to investors will be required. See Note 7 for the impact of this guarantee on the VIE determinations associated with this LIHTC fund.

Legal Matter Contingencies

In connection with Auction Rate Securities ("ARS"), our principal broker-dealers, RJ&A and Raymond James Financial Services, Inc. ("RJFS"), have been subject to ongoing investigations, with which they have been cooperating fully, by the Securities Exchange Commission, the New York Attorney General's Office and Florida's Office of Financial Regulation. We have been in discussions with the regulatory authorities in an effort to resolve the investigations. We believe we have meritorious defenses and, therefore, any action by a regulatory authority to compel us to repurchase the outstanding ARS held by our clients would likely be vigorously contested by us.

We, in conjunction with other industry participants, continue to actively seek a solution to ARS' illiquidity. If we were to consider resolving pending claims, inquiries or investigations by offering to repurchase all or a significant portion of the ARS held by our customers, there could be a market loss if the underlying securities' value is less than par and any such loss could adversely affect our results of operations. At March 31, 2011, approximately \$370 million of ARS are held by our clients. Were we to repurchase that ARS portfolio, the fair value could be less than the par value of such securities by an amount ranging from \$25 million to \$50 million. This estimate does not include any ARS held by our clients who transferred their holdings to another broker-dealer. The amount of any realized loss would be dependent on a number of factors including; a commitment to make such repurchase, the amount of ARS subject to repurchase, the issuer of those underlying securities and the market conditions at such time.

We are a defendant or co-defendant in various lawsuits and arbitrations incidental to our securities business as well as other corporate litigation. We are contesting the allegations in these cases and believe that there are meritorious defenses in each of these lawsuits and arbitrations. In view of the number and diversity of claims against us, the number of jurisdictions in which litigation is pending and the inherent difficulty of predicting the outcome of litigation and other claims, we cannot state with certainty what the eventual outcome of pending litigation or other claims will be. In the opinion of our management, based on current available information, review with outside legal counsel, and consideration of amounts provided for in the accompanying condensed consolidated financial statements with respect to these matters, ultimate resolution of these matters will not have a material adverse impact on our financial position or results of operations. However, resolution of one or more of these matters may have a material effect on the results of operations in any future period, depending upon the ultimate resolution of those matters and upon the level of income for such period.

For further information on our accounting policies regarding legal reserves, see Note 1 page 89 of our 2010 Form 10-K.

NOTE 13 – INTEREST INCOME AND INTEREST EXPENSE

The components of interest income and interest expense are as follows:

	Three Months Ended				
	March 31,			Ended March 31,	
	2011	2010	2011	2010	
T		(1n	thousands)		
Interest income:	Φ1 2 (40	Φ11 242	ф 25 40 7	Φ 22 200	
Margin balances	\$12,648	\$11,342	\$ 25,407	\$ 22,390	
Assets segregated pursuant to regulations and other	• 000	4.000	4.055	2	
segregated assets	2,089	1,820	4,075	3,577	
Bank loans, net of unearned income	66,381	66,539	140,585	131,395	
Available for sale securities	2,890	4,644	6,446	9,558	
Trading instruments	5,985	4,089	11,313	8,047	
Stock borrow	1,369	2,143	2,965	3,909	
Interest income of VIEs	1	6	1	12	
Other	5,448	2,692	10,405	5,759	
Total interest income	96,811	93,275	201,197	184,647	
Interest expense:					
Brokerage client liabilities	840	866	1,734	1,828	
Retail bank deposits	3,340	3,997	6,757	8,258	
Stock loan	400	927	909	1,476	
Borrowed funds	924	1,512	2,294	3,045	
Senior notes	6,523	6,523	13,046	13,045	
Interest expense of VIEs	1,578	1,112	3,133	2,225	
Other	1,082	611	3,318	1,373	
Total interest expense	14,687	15,548	31,191	31,250	
1	•	,		·	
Net interest income	82,124	77,727	170,006	153,397	
Less: Provision for loan losses	(8,637) (19,937) (19,869) (42,772)	
Net interest income after provision for loan losses	\$73,487	\$57,790	\$ 150,137	\$ 110,625	

NOTE 14 – SHARE-BASED COMPENSATION

At March 31, 2011 we had multiple stock-based compensation plans for our employees, Board of Directors and non-employees. On our 2010 Form 10-K, the accounting policies and other information relating to the employee and Board of Director share-based compensation plans are outlined in Note 20, pages 121 – 125 while Note 21, pages 125 – 128 discusses our non-employees. For purposes of this report we have combined our presentation of both our employee and Board of Director share-based compensation plans with our non-employee share-based compensation plans, both of which are described below.

Fixed Stock Option Plans

Expense and income tax benefits related to our stock option compensation plans available for grants to employees, members of our Board of Directors and independent contractor financial advisors are presented below.

		onths Ended	Six Months	Ended March 31,
	2011 2010		2011	2010
	(in thousands)			
Total share-based expense	\$3,852	\$3,577	\$ 8,977	\$ 7,666
Income tax benefits related to share-based expense	988	730	1,970	1,131

For the six months ended March 31, 2011, we reversed \$766,000 of excess tax benefits related to our stock option plan. During the three months ended March 31, 2011, we granted 5,300 stock options to employees and no stock options to our independent contractor financial advisors. During the six months ended March 31, 2011, we granted 246,000 stock options to employees and 45,000 stock options to our independent contractor financial advisors. During the three and six months ended March 31, 2011, no stock options were granted to outside directors.

Unrecognized pre-tax expense for stock option awards granted to employees, directors and independent contractor financial advisors, net of estimated forfeitures, and the remaining period over which the expense will be recognized as of March 31, 2011 are presented below.

	Unrecognized Pre-Tax Expense (in thousands)	Remaining Weighted Average Period (in years)
Employees and directors	\$ 15,016	3.2
Independent contractor financial advisors	1,452	2.7

The weighted-average grant-date fair value of stock option awards granted to employees for the three and six months ended March 31, 2011 is \$13.38 and \$9.71, respectively.

The fair value of each option grant awarded to our independent contractor financial advisors is estimated on the date of grant and periodically revalued using the Black-Scholes option pricing model. The weighted-average fair value for unvested options granted to independent contractor financial advisors as of March 31, 2011 is \$12.76.

Restricted Stock Plan

During the three months ended December 31, 2010, our Board of Directors approved the granting of restricted stock unit awards rather than restricted stock awards in connection with the 2005 Restricted Stock Plan after reviewing certain income tax consequences to retirement eligible participants associated with restricted stock awards. Our intention is to issue restricted stock units rather than restricted stock awards under this plan in the future.

At our Annual Meeting of Shareholders held on February 24, 2011, our shareholders approved amendments to the 2005 Restricted Stock Plan, which added our non-employee directors and non-employee directors of our subsidiaries as eligible participants under this plan.

During the three months ended March 31, 2011, we granted no shares of restricted stock, 98,377 restricted stock units to employees, and 12,000 restricted stock units to outside directors. During the six months ended March 31, 2011, we granted 98,258 shares of restricted stock, 564,394 restricted stock units to employees, and 12,000 restricted stock units to outside directors. There were no shares of restricted stock or restricted stock units granted to independent contractor financial advisors during the six months ended March 31, 2011. Restricted stock grants under the 2005 Restricted Stock Plan are limited to 2,000,000 shares per fiscal year.

Expense and income tax benefits related to our restricted stock plans available for grants to employees, members of our Board of Directors and independent contractor financial advisors are presented below.

	Three Months Ended March 31, Six Months Ended March 31			
	2011 2010		2011	2010
	(in thousands)			
Total share-based expense	\$5,063	\$5,506	\$ 10,174	\$ 10,630
Income tax benefits related to share-based expense	1,901	2,068	3,820	3,992

Unrecognized pre-tax expense for restricted stock shares and restricted stock units granted to employees, directors and independent contractor financial advisors, net of estimated forfeitures, and the remaining period over which the expense will be recognized as of March 31, 2011 are presented below.

	Inrecognized Pre-Tax Expense n thousands)	Remaining Weighted Average Period (in years)
Employees and directors	\$ 44,361	3.4
Independent contractor financial advisors	2,117	2.3

The weighted-average grant-date fair value of restricted stock share and unit awards granted to employees and directors for the three and six months ended March 31, 2011 is \$37.84 and \$30.17, respectively.

The fair value of each restricted stock share awarded to our independent contractor financial advisors is valued on the date of grant and periodically revalued at the current stock price. The weighted-average fair value for unvested restricted stock awards granted to independent contractor financial advisors as of March 31, 2011 is \$38.24.

Stock Bonus Plan

During the three months ended December 31, 2010, our Board of Directors approved the granting of restricted stock unit awards rather than restricted stock awards in connection with the 2007 Stock Bonus Plan after reviewing certain income tax consequences to retirement eligible participants associated with restricted stock awards. Our intention is to issue restricted stock units rather than restricted stock awards under this plan in the future.

During the three months ended March 31, 2011, we granted 16,420 restricted stock units to employees as part of our stock bonus plan. During the six months ended March 31, 2011, we granted 403,841 restricted stock units to employees as part of our stock bonus plan. Restricted stock units granted under the 2007 stock bonus plan are limited to 750,000 shares per fiscal year.

Expense and income tax benefits related to our stock plan available for grants to employees are presented below.

		onths Ended	Six Months	Ended March 31,
	2011	2010	2011	2010
		(in	thousands)	
Total share-based expense	\$1,874	\$1,779	\$ 7,216	\$ 5,220
Income tax benefits related to share-based expense	704	668	2,710	1,960

Unrecognized pre-tax expense for share-based awards granted to employees, net of estimated forfeitures, and the remaining period over which the expense will be recognized as of March 31, 2011 is \$12.3 million and 2.2 years, respectively. The weighted-average grant-date fair value of restricted stock share and unit awards granted to employees for the three and six months ended March 31, 2011 is \$38.22 and 31.54, respectively.

NOTE 15 - REGULATIONS AND CAPITAL REQUIREMENTS

For a discussion of the various regulations and capital requirements applicable to certain of our businesses and subsidiaries, see Note 22 pages 128 - 130 of our 2010 Form 10-K.

The net capital position of RJ&A was as follows:

	March 31, 2011	,	September 30 2010 housands)	,
Raymond James & Associates, Inc.:				
(Alternative Method elected)				
Net capital as a percent of aggregate debit items	24.54	%	17.37	%
Net capital	\$369,578		\$ 253,341	
Less: required net capital	(30,123)	(29,169)
Excess net capital	\$339,455		\$ 224,172	
The net capital position of RJFS was as follows:				
	March 31, September 3		September 3	0,
	2011		2010	
	(in thousands)			
Raymond James Financial Services, Inc.:				
(Alternative Method elected)				
Net capital	\$16,006		\$ 14,540	
Less: required net capital	(250)	(250)
Excess net capital	\$15,756		\$ 14,290	

The risk adjusted capital of our Canadian broker-dealer subsidiary RJ Ltd. was as follows (in Canadian dollars):

	March 31, 2011	S	September 30 2010),
	(i	in thou	sands)	
Raymond James Ltd.:				
Risk adjusted capital before minimum	\$59,398	\$	52,022	
Less: required minimum capital	(250)	(250)
Risk adjusted capital	\$59,148	\$	51,772	

At March 31, 2011, our other active domestic and international broker-dealers are in compliance with and met all net capital requirements.

As of the most recent notification from the OTS, RJ Bank was categorized as "well capitalized" under the regulatory framework for prompt corrective action. To be categorized as "well capitalized," RJ Bank must maintain minimum total risk-based, Tier I risk-based, and Tier I leverage ratios as set forth in the following table. There are no conditions or events since that notification that management believes have changed RJ Bank's category.

Actual	Requirement for Capital	To Be Well Capitalized
	Adequacy Purposes	under Prompt

	Amount	Ratio		Amount (\$ in	Ratio thousands)	C	forrective Acti Amount	on Provision Ratio	IS
As of March 31, 2011:									
Total capital (to									
risk-weighted assets)	\$935,204	13.2	% \$	565,723	8.0	% \$	707,154	10.0	%
Tier I capital (to									
risk-weighted assets)	846,209	12.0	%	282,862	4.0	%	424,293	6.0	%
Tier I capital (to									
adjusted assets)	846,209	11.1	%	304,112	4.0	%	380,140	5.0	%
As of September 30, 2010: Total capital (to									
risk-weighted assets)	\$985,961	13.0	% \$	608,096	8.0	% \$	760,120	10.0	%
Tier I capital (to risk-weighted assets)	890,442	11.7	%	304,048	4.0	%	456,072	6.0	%
Tier I capital (to									
adjusted assets)	890,442	8.2	%	434,193	4.0	%	542,741	5.0	%
39									

RJ Bank calculates the Total Capital and Tier I Capital ratios in order to assess its compliance with both regulatory requirements and its internal capital policy in addition to providing a measure of underutilized capital should these ratios become excessive. Capital levels are continually monitored to assess RJ Bank's capital position.

Excluding the impact of the additional assets held at September 30, 2010 in order for RJ Bank to meet point-in-time regulatory balance sheet composition requirements related to its qualifying as a thrift institution (see page 130 of the 2010 Form 10-K), the Total Capital (to risk-weighted assets) ratio and the Tier I Capital (to adjusted assets) ratio decreased from 14.2% and 12.1%, respectively, at September 30, 2010 to 13.2% and 11.1%, respectively, at March 31, 2011. The decrease in both ratios was due to \$100 million in dividends declared and paid to RJF during the current fiscal year, partially offset by earnings during this same period.

NOTE 16 - FINANCIAL INSTRUMENTS WITH OFF-BALANCE SHEET RISK

For a discussion of our financial instruments with off-balance sheet risk, see Note 23 pages 130 - 132 of our 2010 Form 10-K.

RJ Bank has outstanding at any time, a significant number of commitments to extend credit and other credit-related off-balance sheet financial instruments such as standby letters of credit and loan purchase commitments, which extend over varying periods of time. These arrangements are subject to strict credit control assessments and each customer's credit worthiness is evaluated on a case-by-case basis. Fixed-rate commitments are also subject to market risk resulting from fluctuations in interest rates and RJ Bank's exposure is limited to the replacement value of those commitments. A summary of commitments to extend credit and other credit-related off-balance sheet financial instruments outstanding are as follows:

	(in thousands)
Standby letters of credit (1)	\$ 235,662
Open end consumer lines of credit	32,784
Commercial lines of credit	1,915,862
Unfunded loan commitments - variable rate	84,283
Unfunded loan commitments – fixed-rate	483

(1) Generally, these standby letters of credit are underwritten as part of a larger corporate credit relationship.

Because many lending commitments expire without being funded in whole or part, the contract amounts are not estimates of our actual future credit exposure or future liquidity requirements. We maintain a reserve to provide for potential losses related to the unfunded lending commitments. See Note 6 for further discussion of this reserve for unfunded lending commitments.

RJ Ltd. is subject to foreign exchange risk primarily due to financial instruments held that are denominated in U.S. dollars that may be impacted by fluctuation in foreign exchange rates. In order to mitigate this risk, RJ Ltd. enters into forward foreign exchange contracts. The fair value of these contracts is not significant. As of March 31, 2011, forward contracts outstanding to buy and sell U.S. dollars totaled CDN \$11.2 million and CDN \$14.3 million, respectively.

March 31, 2011

NOTE 17 – EARNINGS PER SHARE

The following table presents the computation of basic and diluted earnings per share:

	Three Months Ended				
	Marc	ch 31,	Six Months Ended March 31,		
	2011	2010	2011	2010	
	(in t	thousands, exc	ept per share am	ounts)	
Income for basic earnings per common share:					
Net income attributable to RJF	\$80,917	\$55,628	\$ 162,640	\$ 98,531	
Less allocation of earnings and dividends to participating					
securities (1)	2,624	2,387	5,512	4,170	
Net income attributable to RJF common shareholders	\$78,293	\$53,241	\$ 157,128	\$ 94,361	
Income for diluted earnings per common share:					
Net income attributable to RJF	\$80,917	\$55,628	\$ 162,640	\$ 98,531	
Less allocation of earnings and dividends to participating					
securities (1)	2,609	2,383	5,495	4,164	
Net income attributable to RJF common shareholders	\$78,308	\$53,245	\$ 157,145	\$ 94,367	
Common shares:					
Average common shares in basic computation	122,396	119,288	121,752	118,981	
Dilutive effect of outstanding stock options and certain					
restricted stock units	869	292	486	253	
Average common shares used in diluted computation	123,265	119,580	122,238	119,234	
Earnings per common share:					
Basic	\$0.64	\$0.45	\$ 1.29	\$ 0.79	
Diluted	\$0.64	\$0.45	\$ 1.29	\$ 0.79	
Stock options and certain restricted stock units excluded					
from weighted- average diluted common shares because					
their effect would be antidilutive	339	3,588	2,569	3,970	

⁽¹⁾ Represents dividends paid during the period to participating securities plus an allocation of undistributed earnings to participating securities. Participating securities represent unvested restricted stock and certain restricted stock units and amounted to weighted-average shares of 4.1 million and 5.4 million for the three months ended March 31, 2011 and 2010, respectively. Participating securities represent unvested restricted stock and certain restricted stock units and amounted to weighted-average shares of 4.3 million and 5.3 million for the six months ended March 31, 2011 and 2010, respectively. Dividends paid to participating securities amounted to \$533,000 and \$565,000 for the three months ended March 31, 2011 and 2010, respectively. Dividends paid to participating securities amounted to \$1 million and \$1.1 million during the six months ended March 31, 2011 and 2010, respectively. Undistributed earnings are allocated to participating securities based upon their right to share in earnings if all earnings for the period had been distributed.

NOTE 18 - SEGMENT ANALYSIS

We currently operate through the following eight business segments: Private Client Group; Capital Markets; Asset Management; RJ Bank; Emerging Markets; Securities Lending (formerly named "Stock Loan/Borrow"); Proprietary Capital and various corporate activities combined in the "Other" segment. The business segments are based upon factors such as the services provided and the distribution channels served and are consistent with how we assess performance and determine how to allocate our resources throughout our subsidiaries. For a further discussion of our business segments, see Note 25 pages 133 – 135 of our 2010 Form 10-K

Information concerning operations in these segments of business is as follows:

		Ionths Ended		
		arch 31,		Inded March 31,
	2011	2010	2011	2010
		(in	thousands)	
Revenues:				
Private Client Group	\$556,632	\$469,264	\$ 1,076,063	\$ 923,195
Capital Markets	177,409	149,770	350,435	283,543
Asset Management	55,341	48,616	110,928	98,614
RJ Bank	69,099	71,530	146,540	140,452
Emerging Markets	11,962	3,884	20,551	7,602
Securities Lending	1,479	2,218	3,229	4,093
Proprietary Capital	(275) 12,683	395	12,648
Other	3,574	2,038	6,977	3,796
Intersegment eliminations	(8,477) (10,016) (18,041	(21,287)
Total revenues (1)	\$866,744	\$749,987	\$ 1,697,077	\$ 1,452,656
Income (Loss) excluding noncontrolling interests and				
before provision for income taxes:				
Private Client Group	\$45,990	\$36,543	\$ 101,730	\$ 68,255
Capital Markets	33,689	21,999	58,335	33,393
Asset Management	15,227	11,235	30,821	23,301
RJ Bank	42,256	30,822	88,720	55,459
Emerging Markets	1,192	(1,570) 1,513	(2,982)
Securities Lending	330	646	854	1,333
Proprietary Capital	(4,032) (42) (4,174	(854)
Other	(8,415) (9,977) (21,048	(18,861)
Pre-tax income excluding noncontrolling interests	126,237	89,656	256,751	159,044
Add: net (loss) income attributable to noncontrolling				
interests	(1,999) 4,552	(5,767)	2,277
Income including noncontrolling interests and before				
provision for income taxes	\$124,238	\$94,208	\$ 250,984	\$ 161,321

⁽¹⁾ No individual client accounted for more than ten percent of total revenues in the six months ended March 31, 2011 or 2010.

Net interest income (expense):				
Private Client Group	\$16,576	\$13,849	\$32,165	\$26,632

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Capital Markets	1,911	837	3,428	1,720
Asset Management	24	24	52	48
RJ Bank	66,786	67,202	141,139	132,813
Emerging Markets	494	53	628	52
Securities Lending	968	1,217	2,055	2,433
Proprietary Capital	(20) 57	180	58
Other	(4,615) (5,512) (9,641) (10,359)
Net interest income	\$82,124	\$77,727	\$170,006	\$153,397

The following table presents our total assets on a segment basis:

March 31,	September 30,
2011	2010
(in t	housands)

Total assets:

Private Client Group (1)	\$4,569,595	\$ 4,053,054
Capital Markets (2)	1,450,971	1,791,618
Asset Management	59,126	62,850
RJ Bank	7,574,468	10,818,240
Emerging Markets	66,829	27,538
Securities Lending	614,983	680,326
Proprietary Capital	164,243	167,010
Other	783,964	282,445
Total	\$15,284,179	\$ 17,883,081

- (1) Includes \$46 million of goodwill.
- (2) Includes \$17 million of goodwill.

We have operations in the United States, Canada, Europe and joint ventures in Latin America. Substantially all long-lived assets are located in the United States. Revenues and income before provision for income taxes and excluding noncontrolling interests, classified by major geographic areas in which they are earned, are as follows:

	Three M	Ionths Ended		
	Ma	arch 31,	Six Months E	Inded March 31,
	2011	2010	2011	2010
		(in	thousands)	
Revenues:				
United States	\$743,773	\$668,603	\$ 1,455,596	\$ 1,295,750
Canada	95,738	64,064	187,014	121,591
Europe	14,992	13,664	33,141	27,904
Other	12,241	3,656	21,326	7,411
Total	\$866,744	\$749,987	\$ 1,697,077	\$ 1,452,656
Pre-tax income (loss) excluding noncontrolling interests:				
United States	\$112,149	\$89,014	\$ 228,921	\$ 158,687
Canada	15,252	2,651	27,798	4,210
Europe	(2,284) (510) (1,716)	(983)
Other	1,120	(1,499) 1,748	(2,870)
Total	\$126,237	\$89,656	\$ 256,751	\$ 159,044

Our total assets, classified by major geographic area in which they are held were as follows:

March 31, September 30, 2011 2010 (in thousands)

Total assets:

1000100		
United States (1)	\$13,538,116 \$	16,369,401
Canada(2)	1,635,673	1,443,943
Europe	35,087	28,057
Other	75,303	41,680
Total	\$15,284,179 \$	17,883,081

- (1) Includes \$30 million of goodwill.
- (2) Includes \$33 million of goodwill.

NOTE 19 - SUBSEQUENT EVENTS

On April 11, 2011, we sold in a registered public offering \$250 million in aggregate principal amount of 4.25% senior notes due April, 2016. Interest on these senior notes is payable semi-annually on April 15 and October 15 of each year. We will make the first interest payment on October 15, 2011. We may redeem some or all of these notes at any time prior to their maturity at a redemption price equal to the greater of: i) 100% of the principal amount of the notes to be redeemed, or ii) the sum of the present values of the remaining scheduled payments of principal and interest thereon, discounted to the redemption date at a discount rate equal to a designated U.S. Treasury rate, plus 30 basis points, plus accrued and unpaid interest thereon to the redemption date. The sale of these senior notes will be reflected in our June 30, 2011 consolidated financial statements.

Effective on April 1, 2011, we completed the acquisition of Howe Barnes. See Note 12 for further discussion of this acquisition. This acquisition will be reflected in our June 30, 2011 consolidated financial statements.

Item 2.MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following Management's Discussion and Analysis ("MD&A") is intended to help the reader understand our results of operations and our financial condition. Management's Discussion and Analysis is provided as a supplement to, and should be read in conjunction with, our unaudited condensed consolidated financial statements and unaudited accompanying notes to the condensed consolidated financial statements.

Factors Affecting "Forward-Looking Statements"

From time to time, Raymond James Financial, Inc. ("RJF"), together with its subsidiaries hereinafter collectively referred to as "our," "we" or "us," may publish "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities and Exchange Act of 1934, as amended, or make oral statements that constitute forward-looking statements. These forward-looking statements may relate to such matters as anticipated financial performance, future revenues or earnings, business prospects, allowance for loan loss levels at Raymond James Bank, FSB ("RJ Bank"), projected ventures, new products, anticipated market performance, recruiting efforts, regulatory approvals, auction rate securities ("ARS"), and other matters. The Private Securities Litigation Reform Act of 1995 provides a safe harbor for forward-looking statements. In order to comply with the terms of the safe harbor, we caution readers that a variety of factors could cause our actual results to differ materially from the anticipated results or other expectations expressed in our forward-looking statements. These risks and uncertainties, many of which are beyond our control, are discussed in the section entitled "Risk Factors" of Item 1A of Part I included in our Annual Report on Form 10-K for the year ended September 30, 2010, as filed with the United States of America ("U.S.") Securities and Exchange Commission (the "2010 Form 10-K") and in Item 1A of Part II of this report on Form 10-Q. We do not undertake any obligation to publicly update or revise any forward-looking statements.

Executive Overview

Results in the investment businesses in which we operate are highly correlated to the direction of the U.S. equity markets specifically and more generally to the overall strength of economic conditions. Overall market conditions, interest rates, economic, political and regulatory trends, and industry competition are among the factors which could affect us and which are unpredictable and beyond our control. These factors may affect the financial decisions made by investors, including their level of participation in the financial markets. They may also impact the level of underwriting activity, trading profits and asset valuations. In turn, these decisions may affect our business results.

Quarter ended March 31, 2011 compared with the guarter ended March 31, 2010

Our overall financial results reflected a continued trend of improvement during the March 31, 2011 quarter as compared to the prior year quarter. Our net revenues improved by \$118 million, or 16%, to a record quarterly level of \$852 million. This improvement was led by revenue increases in our Private Client Group ("PCG"), Capital Markets, and Asset Management segments driven primarily by improved equity market conditions. Non-interest expenses increased \$88 million, or 14%, driven primarily by higher compensation costs resulting from the increases in commissions and investment banking revenues, partially offset by a \$11 million, or 57%, decrease in the bank loan loss provision. We generated net income of \$81 million, a \$25 million, or 45%, improvement over the prior year quarter.

Our financial results during the quarter were most significantly impacted by:

- A \$12 million, or 53%, increase in the pre-tax income of our Capital Markets segment. The increase resulted from a number of positive factors including increased equity commissions, significant increases in underwriting fees and merger and acquisition fees in both the U.S. and in our Canadian operations, and strong trading profits primarily generated within our municipal bond portfolio. Offsetting these positive factors, fixed income commissions declined as a result of a shift to equity securities as the markets continue to reflect some level of stability.
- An \$11 million, or 37%, increase in the pre-tax income generated by RJ Bank. This increase resulted from a significantly lower loan loss provision resulting from improved credit quality. Revenues declined slightly as loan production was more than offset by loan repayments.
- A \$9 million, or 26%, increase in the pre-tax income of our PCG segment. This increase resulted from a combination of favorable factors including the increased activity levels of our private clients due to renewed confidence in the equity markets and our continued realization of the benefits of our active recruiting over the past two years evidenced by increased financial advisor productivity.

• A \$4 million, or 36%, increase in pre-tax income generated by our Asset Management segment. This increase resulted primarily from the increase in our assets under management arising from both increased valuations in the equity markets and the net inflows of client assets.

On April 1, 2011 we completed our previously announced acquisition of Howe Barnes Hoefer and Arnett, Inc. ("Howe Barnes"). This acquisition reflects our growth strategy to expand both our capital markets and our private client presence in strategic markets. Our acquisition of Howe Barnes will not have a material impact on our consolidated financial position.

On April 11, 2011, we completed a sale of \$250 million aggregate principal amount of 4.25% senior notes, due April 2016. Coupled with our existing liquidity, we believe we are well positioned to execute our growth strategies in each of our core businesses.

As we anticipated, regulations that will arise under the Dodd-Frank Wall Street Reform & Consumer Protection Act ("Dodd-Frank") have yet to be adopted by various regulatory agencies. We are closely monitoring this rule making process and while the exact impact of new rules on our business is still uncertain, our expectation remains that the legislation will not have a significant impact on our operations. We do anticipate an increase in compliance costs once any new rules are adopted. There has been no change in our expectations regarding how this new legislation will impact the regulation and oversight of RJ Bank by the Office of the Comptroller of the Currency. We continue to anticipate a change in our federal bank regulator to become effective in mid-2011, to be followed by the conversion of RJ Bank to a commercial bank, at which time we will become a Bank Holding Company subject to the supervision of the Federal Reserve Board.

The balance of ARS held by our clients of approximately \$370 million as of March 31, 2011 continues to decline through redemptions and refinancings by certain issuers. Refer to the update on this matter in Item 1 of Part II of this Form 10-Q.

Six months ended March 31, 2011 compared with the six months ended March 31, 2010

Our net revenues improved by \$244 million, or 17%, to \$1.67 billion for the six month period ended March 31, 2011 as compared to the prior year period. Non-interest expenses increased \$155 million, or 12%, to \$1.4 billion, driven primarily by higher compensation costs resulting from the increase in commissions, investment banking revenues, and overall firm profitability, partially offset by a \$23 million, or 54%, decrease in the bank loan loss provision. We generated net income of \$163 million, a \$64 million, or 65%, improvement over the prior year period.

Our financial results during the six month period were most significantly impacted by the factors described for the three month period unless otherwise noted:

- A \$33 million, or 49%, increase in the pre-tax income of our PCG segment.
- A \$33 million, or 60%, increase in the pre-tax income generated by RJ Bank. This increase resulted from the factors described above and an increase in net interest income (\$6 million arising from a one-time adjustment recorded during the first quarter of fiscal year 2011).
- A \$25 million, or 75%, increase in the pre-tax income of our Capital Markets segment. Our trading profits were equivalent in the two six month periods.

• An \$8 million, or 32%, increase in pre-tax income generated by our Asset Management segment.

Segments

We currently operate through the following eight business segments: PCG; Capital Markets; Asset Management; RJ Bank; Emerging Markets; Securities Lending (formerly named "Stock Loan/Borrow"); Proprietary Capital and certain corporate activities in the Other segment.

The following table presents our consolidated and segment gross revenues and pre-tax income excluding noncontrolling interests for the periods indicated:

	Three N	Three Months Ended March 31,						Six Months Ended March 31,					
	2011		2010		% Ch	_	hou	2011 isands)		2010		% Ch	ange
Total company													
Revenues	\$866,744		\$749,987		16	•	%	\$1,697,077		\$1,452,656)	17	%
Pre-tax income excluding													
noncontrolling													
interests	126,237		89,656		41	•	%	256,751		159,044		61	%
Private Client Group													
Revenues	\$556,632		\$469,264		19	(%	\$1,076,063		\$923,195		17	%
Pre-tax income	45,990		36,543		26		%	101,730		68,255		49	%
The tax meetine	.5,550		20,213				,,,	101,750		00,200		.,	,,
Capital Markets													
Revenues	177,409		149,770		18	•	%	350,435		283,543		24	%
Pre-tax income	33,689		21,999		53	(%	58,335		33,393		75	%
Asset Management													
Revenues	55,341		48,616		14		%	110,928		98,614		12	%
Pre-tax income	15,227		11,235		36	(%	30,821		23,301		32	%
RJ Bank													
Revenues	69,099		71,530		(3)%	146,540		140,452		4	%
Pre-tax income	42,256		30,822		37	•	%	88,720		55,459		60	%
Emerging Markets													
Revenues	11,962		3,884		208		%	20,551		7,602		170	%
Pre-tax income (loss)	1,192		(1,570)	176		%	1,513		(2,982)	151	%
110-tax income (1088)	1,192		(1,370	,	170		70	1,313		(2,902	,	131	70
Securities Lending													
Revenues	1,479		2,218		(33)%	3,229		4,093		(21)%
Pre-tax income	330		646		(49))%	854		1,333		(36)%
Proprietary Capital	(27.5	`	10 600			ND 6		20.5		12 (10		(O.	~ `
Revenues	(275)	12,683	\		NM		395	,	12,648	\	(97	%)
Pre-tax loss	(4,032)	(42)		NM		(4,174)	(854)		NM
Other													
Revenues	3,574		2,038		75	(%	6,977		3,796		84	%

Pre-tax loss	(8,415)	(9,977)	16	%	(21,048)	(18,861)	(12)%
Intersegment eliminations												
Revenues	(8,477)	(10,016)	15	%	(18,041)	(21,287)	15	%
Pre-tax income	-		-		-		-		-		-	
47												

Net Interest Analysis

We have certain assets and liabilities that are subject to changes in interest rates; these changes in interest rates have an impact on our overall financial performance. Given the relationship of our interest-sensitive assets to liabilities, an increase in short-term interest rates would result in an increase in our net earnings (we currently have more assets than liabilities with a yield that would be affected by a change in short-term interest rates). The amount of benefit would be dependent upon a variety of factors, including, but not limited to, the change in balances, the rapidity and magnitude of the increase in rates, and the interest rates paid on client cash balances.

Quarter ended March 31, 2011 compared with the quarter ended March 31, 2010 – Net Interest Analysis

The following table presents average balance data and interest income and expense data, as well as the related net interest income:

	Three Months Ended March 31,										
	Average Balance	2011 Interest Inc./Exp.	Average Yield/Cos (\$ in	st	Average Balance asands)	2010 Interest Inc./Exp.	Averaş Yield/C				
Interest-earning assets:											
Margin balances	\$1,475,124	\$12,648	3.48	%	\$1,361,297	\$11,342	3.38	%			
Assets segregated pursuant to regulations and other											
segregated assets	1,987,364	2,089	0.43	%	1,802,450	1,820	0.41	%			
Bank loans, net of unearned											
income (1)	6,227,876	66,381	4.26	%	6,543,525	66,539	4.07	%			
Available for sale securities	410,061	2,890	2.86	%	543,557	4,644	3.46	%			
Trading instruments		5,985				4,089					
Stock borrow		1,369				2,143					
Interest-earning assets of											
variable interest entities		1				6					
Other		5,448				2,692					
Total interest income		\$96,811				\$93,275					
Interest-bearing liabilities:											
Brokerage client liabilities	\$3,352,592	\$840	0.10	%	\$2,865,515	\$866	0.12	%			
Bank deposits (1)	6,727,510	3,340	0.20	%	6,811,837	3,997	0.24	%			
Stock loan		400				927					
Borrowed funds		924				1,512					
Senior notes	299,957	6,523	8.60	%	299,952	6,523	8.60	%			
Interest expense of variable											
interest entities		1,578				1,112					
Other		1,082				611					
Total interest expense		14,687				15,548					

Net interest income \$82,124 \$77,727

(1) See Results of Operations – RJ Bank in this MD&A for further information.

Net interest income increased \$4 million, or 6%, as compared to the same quarter in the prior year. Net interest income is earned primarily by our PCG and RJ Bank segments, which are discussed separately below.

RJ Bank's net interest income was relatively flat, decreasing \$400,000, or 1%. The net decrease resulted from lower average loan balances offset by: (i) the increased yield on RJ Bank's loan portfolio and (ii) an increase in cash balances as a percentage of total interest-earning banking assets. Refer to the discussion of the specific components of RJ Bank's net interest income in the RJ Bank section of this MD&A.

Net interest income in the PCG segment increased approximately \$3 million, resulting primarily from increased client margin balances and slightly higher interest rates thereon.

Six months ended March 31, 2011 compared with the six months ended March 31, 2010 – Net Interest Analysis

The following table presents average balance data and interest income and expense data, as well as the related net interest income:

		Six Months Ended March 31,									
		2011				2010					
	Average	Interest	Average	e	Average	Interest	Averag	ge			
	Balance	Inc./Exp.	Yield/Co	st	Balance	Inc./Exp.	Yield/C	ost			
			(\$ ir	tho	usands)						
Interest-earning assets:											
Margin balances	\$1,471,132	\$25,407	3.46	%	\$1,321,908	\$22,390	3.40	%			
Assets segregated pursuant to											
regulations and other											
segregated assets	1,881,697	4,075	0.43	%	1,830,643	3,577	0.39	%			
Bank loans, net of unearned											
income (1)	6,201,056	140,585	4.40	%	6,604,700	131,395	3.95	%			
Available for sale securities	432,318	6,446	2.99	%	563,703	9,558	3.40	%			
Trading instruments		11,313				8,047					
Stock borrow		2,965				3,909					
Interest-earning assets of											
variable interest entities		1				12					
Other		10,405				5,759					
Total interest income		\$201,197				\$184,647					
Interest-bearing liabilities:											
Brokerage client liabilities	\$3,171,554	1,734	0.11	%	\$2,984,899	\$1,828	0.12	%			
Bank deposits (1)	6,635,251	6,757	0.20	%	7,295,860	8,258	0.23	%			
Stock loan		909				1,476					
Borrowed Funds		2,294				3,045					
Senior notes	299,957	13,046	8.60	%	299,952	13,045	8.60	%			
Interest expense of variable											
interest entities		3,133				2,225					
Other		3,318				1,373					
Total interest expense		31,191				31,250					
Net interest income		\$170,006				\$153,397					

⁽¹⁾ See Results of Operations – RJ Bank in this MD&A for further information.

Net interest income for the six months ended March 31, 2011 increased by \$17 million, or 11%, as compared to the same period in the prior year. Net interest income is earned primarily by our PCG and RJ Bank segments, which are discussed separately below.

RJ Bank's net interest income for the six month period increased \$8 million, or 6%, primarily resulting from a \$6 million first quarter of fiscal 2011 correction of an accumulated interest income understatement in prior periods related to purchased residential mortgage loan pools. The remaining increase is the result of increased rates on the corporate loan portfolio. Refer to the discussion of the specific components of RJ Bank's net interest income in the RJ Bank section of this MD&A.

Net interest income in the PCG segment increased approximately \$6 million, resulting primarily from increased client margin balances and slightly higher interest rates thereon.

Results of Operations – Private Client Group

The following table presents consolidated financial information for our PCG segment for the periods indicated:

	Three Months Ended March 31, %						Six N	Six Months Ended March 31, %				
	2011		Change		2010		2011		Char	ige	2010	
					(\$ in	tho	ousands)					
Revenues:												
Securities commissions and												
fees	\$465,670		19	%	\$390,782		\$896,601		17	%	\$769,299	
Interest	18,413		19	%	15,484		36,644		22	%	30,142	
Financial service fees	36,610		3	%	35,663		75,368		6	%	71,308	
Other	35,939		31	%	27,335		67,450		29	%	52,446	
Total revenues	556,632		19	%	469,264		1,076,063	}	17	%	923,195	
Interest expense	1,837		12	%	1,635		4,479		28	%	3,510	
Net revenues	554,795		19	%	467,629		1,071,584	ļ	17	%	919,685	
Non-interest expenses:												
Sales commissions	345,271		19	%	291,142		660,210		16	%	569,200	
Admin & incentive comp and												
benefit costs	87,996		12	%	78,251		169,866		15	%	148,329	
Communications and												
information processing	19,216		16	%	16,539		34,762		17	%	29,630	
Occupancy and equipment	19,467		2	%	19,051		38,250		(2)%	38,933	
Business development	13,259		4	%	12,719		27,065		2	%	26,454	
Clearance and other	23,746		76	%	13,528		39,923		2	%	39,119	
Total non-interest expenses	508,955		18	%	431,230		970,076		14	%	851,665	
Income before taxes and												
including noncontrolling												
interests	45,840		26	%	36,399		101,508		49	%	68,020	
Noncontrolling interests	(150)			(144)	(222)			(235)
Pre-tax income excluding												
noncontrolling interests	\$45,990		26	%	\$36,543		\$101,730		49	%	\$68,255	
Margin on net revenues	8.3	%			7.8	%		%			7.4	%
6		, -				, ,						, 0

Through our PCG segment, we provide securities transaction and financial planning services to client accounts through branch office systems of our broker-dealer subsidiaries located throughout the United States, Canada and the United Kingdom. Our financial advisors offer a broad range of investments and services, including both third-party and proprietary products, and a variety of financial planning services. We charge sales commissions or asset-based fees for investment services we provide to our PCG clients based on established schedules. Our financial advisors offer a number of professionally managed load mutual funds, as well as a selection of no-load funds. Net interest revenue in the PCG segment is generated by customer balances, predominately the earnings on margin loans and assets segregated pursuant to regulations, less interest paid on customer cash balances ("Client Interest Program"). The PCG segment earns a fee (in lieu of interest revenue) from the Raymond James Bank Deposit Program ("RJBDP"), a program where clients' cash deposits in their brokerage accounts are re-deposited through a third-party service into

interest-bearing deposit accounts at a number of banks. The RJBDP program enables clients to obtain up to \$2.5 million in individual Federal Deposit Insurance Corporation ("FDIC") deposit insurance coverage (\$5 million for joint accounts) in addition to competitive rates for their cash balances.

The success of the PCG segment is dependent upon the quality of our products, services, financial advisors and support personnel including our ability to attract, retain and motivate a sufficient number of these associates. We face competition for qualified associates from major financial services companies, including other brokerage firms, insurance companies, banking institutions and discount brokerage firms. We currently offer several affiliation alternatives for financial advisors ranging from the traditional branch setting, under which the financial advisors are our employees and we incur the costs associated with operating the branch, to the independent contractor model, under which the independent contractor financial advisor is responsible for all of their own direct costs. Accordingly, the independent contractor financial advisors are paid a larger percentage of commissions. By offering alternative models to potential and existing financial advisors, we are able to effectively compete with a wide variety of other brokerage firms for qualified financial advisors, as financial advisors can choose the model that best suits their practice and profile.

The following table presents the number of PCG financial advisors as of the periods indicated:

		Independent	March 31, 2011	March 31, 2010
	Employee	Contractors	Total	Total
Private Client Group - financial advisors:				
Raymond James & Associates ("RJ&A")	1,276	-	1,276	1,266
Raymond James Financial Services, Inc. ("RJFS")	-	3,196	3,196	3,265
Raymond James Limited ("RJ Ltd.")	197	246	443	444
Raymond James Investment Services Limited ("RJIS")	-	151	151	133
Total financial advisors	1,473	3,593	5,066	5,108

Pre-tax income in the PCG segment increased approximately \$9 million, or 26%, as compared to the same quarter in the prior year.

Net revenues increased \$87 million, or 19%. PCG's pre-tax margins were 8.3% of net revenues, a 0.5% improvement over the prior year quarter. Securities commissions and fees increased \$75 million, or 19%, resulting from a number of favorable factors. Equity market conditions improved as compared to the prior year quarter resulting in increased confidence and investment by our retail clients. Improved markets also drove an increase in asset values, favorably impacting fees arising from client assets under administration. Additionally, we continue to realize benefits in the form of increased commission and fee revenue from the successful financial advisors recruited during fiscal 2008 and 2009. These favorable factors are evidenced in part by a 17% increase in independent contractor financial advisor productivity and a 14% increase in employee financial advisor productivity, as compared to the prior year quarter. The total number of financial advisors was slightly less than prior year. Recruiting results in the past 12 months were not significant as the recruiting market dynamics were not consistent with our profitability objectives.

The portion of commission and fee revenues that we consider to be recurring was consistent with the prior year quarter at 60%. Assets in fee-based accounts increased to \$71 billion from \$58 billion last year. Recurring commission and fee revenues also include trails from mutual funds, variable annuities and insurance products.

PCG interest revenues increased by nearly \$3 million, or 19%, resulting from a 10% increase in client margin balances to approximately \$1.5 billion and slight increases in the interest rate earned on customer reserve balances (segregated assets) and client margin balances. Interest earned in our Canadian operations increased due to an increase in interest rates.

Other revenues increased by approximately \$9 million, or 31%, primarily resulting from increases in marketing support fees, omnibus fees and networking fees, all of which are earned from mutual fund companies whose products we distribute. We are in the process of changing our data sharing arrangements with many mutual fund companies from a network to an omnibus arrangement. The fees earned from omnibus arrangements are greater than those under networking arrangements in order to compensate for the additional reporting requirements performed by the broker-dealers under omnibus arrangements.

Sales commission expense increased by \$54 million, or 19%, directly related to the 19% increase in commission revenues. Administrative and incentive compensation expenses increased nearly \$10 million, or 12%, primarily resulting from inflationary increases in salaries and benefits, as well as increases in incentive compensation related to the higher level of profitability. Clearance and other expenses increased by \$10 million, or 76%, as compared to the prior year quarter. The current quarter includes increases in certain legal and other expenses that, while not necessarily considered "one-time" expenses, are unusual and infrequent and were not similarly incurred in the prior year

quarter.

Six months ended March 31, 2011 compared with the six months ended March 31, 2010 – Private Client Group

Pre-tax income in the PCG segment increased approximately \$33 million, or 49%, for the six months as compared to the prior year period.

Net revenues increased \$152 million, or 17%. PCG's margins were 9.5% of net revenues, a 2.1% improvement over the prior year period. Securities commissions and fees increased \$127 million, or 17%, resulting from a number of favorable factors. Equity market conditions were improved as compared to the prior year period. Asset values increased, favorably impacting fees arising from client assets under administration. Additionally, we are realizing the benefits in the form of increased commission and fee revenue from the recruitment of successful financial advisors during fiscal 2008 and 2009.

PCG interest revenues increased by approximately \$7 million, or 22%, resulting from an increase in client margin balances and a slight increase in the interest rate earned on customer reserve (segregated assets) and client margin balances. Interest earned in our Canadian operations increased due to an increase in interest rates.

Other revenues increased by approximately \$15 million, or 29%, primarily resulting from increases in marketing support fees, omnibus fees and networking fees.

Sales commission expense increased by \$91 million, or 16%, directly related to the 17% increase in commission revenues. Administrative and incentive compensation expenses increased nearly \$22 million, or 15%. The increase primarily results from inflationary increases in salaries and benefits, as well as increases in incentive compensation related to the higher level of profitability. Clearance and other expenses are flat as compared to the prior year period. Increases during the current year in certain legal and other expenses that we consider to be unusual and infrequent were approximately equivalent to a prior year nonrecurring expense associated with an arbitration panel's decision.

Results of Operations – Capital Markets

The following table presents consolidated financial information for our Capital Markets segment for the periods indicated:

	Three N	Months End	led Ma	arch 31,	Six Months Ended March 31,				
	2011	% Chan	ge	2010	2011	% Char	nge	2010	
				(\$ in th	nousands)				
Revenues:									
Institutional sales									
commissions:									
Equity	\$69,124	28	%	\$53,895	\$137,213	29	%	\$106,620	
Fixed income	30,056	(17)%	36,065	65,708	(12)%	74,980	
Underwriting fees	29,097	26	%	23,107	64,969	78	%	36,398	
Tax credit funds syndication									
fees	6,003	13	%	5,329	10,196	24	%	8,198	
Mergers & acquisitions fees	22,013	47	%	14,966	38,908	59	%	24,495	
Private placement fees	75	(93)%	1,150	215	(82)%	1,200	
Trading profits	13,063	54	%	8,458	17,232	(5)%	18,208	
Interest	6,162	55	%	3,969	11,659	49	%	7,829	
Other	1,816	(36)%	2,831	4,335	(23)%	5,615	
Total revenues	177,409	18	%	149,770	350,435	24	%	283,543	
Interest expense	4,250	36	%	3,132	8,230	35	%	6,109	
Net revenues	173,159	18	%	146,638	342,205	23	%	277,434	
Non-interest expenses:									
Sales commissions	32,824	4	%	31,501	70,494	8	%	65,338	
Admin & incentive									
compensation and benefit costs	76,910	15	%	66,749	156,664	25	%	125,712	
Communications and									
information processing	10,879	13	%	9,662	21,241	14	%	18,611	

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5,368	11	%	4,815	10,610	10	%	9,656	
7,627	23	%	6,198	15,367	23	%	12,453	
11,136	(2)%	11,408	19,861	(5)%	20,818	
144,744	11	%	130,333	294,237	16	%	252,588	
28,415	74	%	16,305	47,968	93	%	24,846	
(5,274)		(5,694) (10,367)		(8,547)
\$33,689	53	%	\$21,999	\$58,335	75	%	\$33,393	
	7,627 11,136 144,744 28,415 (5,274	7,627 23 11,136 (2 144,744 11 28,415 74 (5,274)	7,627 23 % 11,136 (2)% 144,744 11 % 28,415 74 % (5,274)	7,627 23 % 6,198 11,136 (2)% 11,408 144,744 11 % 130,333 28,415 74 % 16,305 (5,274) (5,694	7,627 23 % 6,198 15,367 11,136 (2)% 11,408 19,861 144,744 11 % 130,333 294,237 28,415 74 % 16,305 47,968 (5,274) (5,694) (10,367	7,627 23 % 6,198 15,367 23 11,136 (2)% 11,408 19,861 (5 144,744 11 % 130,333 294,237 16 28,415 74 % 16,305 47,968 93 (5,274) (5,694) (10,367)	7,627 23 % 6,198 15,367 23 % 11,136 (2)% 11,408 19,861 (5)% 144,744 11 % 130,333 294,237 16 % 28,415 74 % 16,305 47,968 93 % (5,274) (5,694) (10,367)	7,627 23 % 6,198 15,367 23 % 12,453 11,136 (2)% 11,408 19,861 (5)% 20,818 144,744 11 % 130,333 294,237 16 % 252,588 28,415 74 % 16,305 47,968 93 % 24,846 (5,274) (5,694) (10,367) (8,547

The Capital Markets segment consists primarily of equity and fixed income products and services. The activities include institutional sales and trading in the U.S., Canada and Europe; management of and participation in underwritings; financial advisory services, including private placements and merger and acquisition services; public finance activities; and the syndication and related management of investment partnerships designed to yield returns in the form of low-income housing tax credits to institutions. We provide securities brokerage services to institutions with an emphasis on the sale of U.S. and Canadian equities and fixed income products. Institutional sales commissions are driven primarily through trade volume, resulting from a combination of general market activity and by the Capital Markets group's ability to find attractive investment opportunities and promote those opportunities to potential and existing clients. Revenues from investment banking activities are driven principally by the number and the dollar value of the transactions with which we are involved. This segment also includes trading of taxable and tax-exempt fixed income products, as well as equity securities in the OTC and Canadian markets. This trading involves the purchase of securities from, and the sale of securities to, our clients as well as other dealers who may be purchasing or selling securities for their own account or acting as agent for their clients. Profits and losses related to this trading activity are primarily derived from the spreads between bid and ask prices, as well as market trends for the individual securities during the period we hold them.

Quarter ended March 31, 2011 compared with the quarter ended March 31, 2010 – Capital Markets

Pre-tax income in the Capital Markets segment increased approximately \$12 million, or 53%, as compared to the same quarter in the prior year.

Net revenues increased by approximately \$27 million, or 18%, primarily resulting from a \$15 million, or 28%, increase in institutional equity sales commissions, a \$7 million, or 47%, increase in merger and acquisition fees, a \$6 million, or 26%, increase in underwriting fees, and a \$5 million, or 54%, increase in trading profits, which were partially offset by a nearly \$6 million, or 17%, reduction in fixed income institutional commissions. Merger and acquisition fee activity increased, primarily led by our healthcare and business services sectors. The number of lead-managed underwritings in our U.S. and Canadian operations during the quarter were up 33% and 167%, respectively. This increase in activity reflects the improved equity markets, especially in natural resources in Canada where our underwriting activities have shown continued strength. The increase in trading profits is primarily due to increases associated with our municipal bond portfolio.

Non-interest expenses increased \$14 million, or 11%. The increase is primarily the result of the administrative and incentive compensation expense increase of \$10 million, or 15%, the result of the improved financial performance as compared to the prior year quarter.

Noncontrolling interests represent the impact of consolidating certain low-income housing tax credit funds, which also impacts Other Revenue, Interest Expense, and Other Expenses within this segment (see Note 7 of the Notes to Condensed Consolidated Financial Statements for further details).

Six months ended March 31, 2011 compared with the six months ended March 31, 2010 - Capital Markets

Pre-tax income in the Capital Markets segment increased approximately \$25 million, or 75%, for the six months as compared to the prior year period.

Net revenues increased by approximately \$65 million, or 23%, primarily resulting from a \$31 million, or 29%, increase in institutional equity sales commissions, a \$29 million, or 78%, increase in underwriting fees, and a \$14 million, or 59%, increase in merger and acquisition fees, which were partially offset by a nearly \$9 million, or 12%, reduction in institutional fixed income commissions. The number of lead-managed underwritings in our U.S. and

Canadian operations during the six month period were up 71% and 150%, respectively. This increase in activity reflects the improved equity markets, especially in natural resources in Canada, where our underwriting activities have been particularly strong. Merger and acquisition fee activity increased primarily in our business services, energy, healthcare, and technology sectors.

Non-interest expenses increased \$42 million, or 16%. Sales commission expense increased \$5 million, or 8%, which correlates with the 12% increase in institutional sales commission revenue. Administrative and incentive compensation expense increased \$31 million, or 25%, as a result of the improved financial performance of the segment as compared to the prior year period.

Noncontrolling interests represent the impact of consolidating certain low-income housing tax credit funds, which also impacts Other Revenue, Interest Expense, and Other Expenses within this segment (see Note 7 of the Notes to Condensed Consolidated Financial Statements for further details).

Results of Operations – Asset Management

Non-managed fee-based assets:

The following table presents consolidated financial information for our Asset Management segment for the periods indicated:

	Three	Months En	arch 31,	Six Mo	Months Ended March 31, % Change 2010			
	2011	% Chan	ge	2010	2011	% Cha	nge	2010
				(\$ in	thousands)			
Revenues:								
Investment advisory fees	\$44,887	18	%	\$37,996	\$90,614	16	%	\$78,197
Other	10,454	(2)%	10,620	20,314	(1)%	20,417
Total revenues	55,341	14	%	48,616	110,928	12	%	98,614
Expenses:								
Administrative and incentive								
compensation and benefit costs	19,164	10	%	17,432	38,656	10	%	34,986
Communications and								
information processing	4,007	(14)%	4,643	7,717	(16)%	9,240
Occupancy and equipment	951	(5)%	1,003	1,960	(2)%	1,992
Business development	1,797	14	%	1,574	3,654	22	%	2,987
Investment sub-advisory fees	6,782	9	%	6,231	13,165	7	%	12,352
Other	7,263	14	%	6,381	13,729	8	%	12,770
Total expenses	39,964	7	%	37,264	78,881	6	%	74,327
Income before taxes and								
including noncontrolling								
interests	15,377	35	%	11,352	32,047	32	%	24,287
Noncontrolling interests	150			117	1,226			986
Pre-tax income excluding								
noncontrolling interests	\$15,227	36	%	\$11,235	\$30,821	32	%	\$23,301

The following table presents assets under management and the non-managed fee-based assets that significantly impact segment results at the dates indicated:

Assets under management:	March 31, 2011	September 30, 2010 (in thousands)		March 31, 2010
Eagle Asset Management, Inc.	\$18,513,897	\$ 15,566,954	\$	15,397,537
Eagle Money Market Funds	-	-		2,692,373
Raymond James Consulting Services	9,088,255	8,458,178		8,266,500
Unified Managed Accounts	1,372,349	734,750		551,207
Freedom Accounts & other managed programs	10,347,617	8,791,332		8,339,679
Total assets under management	39,322,118	33,551,214		35,247,296
Less: Assets managed for affiliated entities	(3,685,238)	(3,544,197)	(3,246,549)
Net assets under management	\$35,636,880	\$ 30,007,017	\$	32,000,747

Passport	\$25,383,720 \$	22,707,602	\$ 21,801,876
Ambassador	13,012,910	10,479,432	9,222,896
Other non-managed fee-based assets	2,439,504	2,022,785	1,860,200
Total	\$40,836,134	35 209 819	\$ 32,884,972

The Asset Management segment includes the operations of Eagle Asset Management, Inc. ("Eagle"), the Eagle Family of Funds, the Asset Management operations of RJ&A, Raymond James Trust, and other fee-based programs. The majority of the revenue for this segment is generated by the investment advisory fees related to asset management services for individual investment portfolios, mutual funds and managed programs. These fees are computed based on balances either at the beginning of the quarter, the end of the quarter, or average assets. Traditionally about 70% of our investment advisory fees recorded in a quarter are billed based on balances at the beginning of the quarter, 15% are based on balances at the end of the quarter and the remaining 15% are computed based on average assets throughout the quarter. Asset balances are impacted by both the performance of the market and the new sales and redemptions of client accounts/funds. Increasing markets positively impact revenues from investment advisory fees as existing accounts increase in value, and individuals and institutions typically commit incremental funds in rising markets.

Quarter ended March 31, 2011 compared to the quarter ended March 31, 2010 – Asset Management

Pre-tax income in the Asset Management segment increased by nearly \$4 million, or 36%, as compared to the same quarter in the prior year.

Investment advisory fees increased by approximately \$7 million, or 18%, from the prior year quarter, generated by increased assets under management. Assets under management increased over the quarter as a combined result of market appreciation (approximately \$1.6 billion) and net inflows of new client assets (approximately \$675 million).

Expenses increased by approximately \$3 million, or 7%, primarily resulting from a nearly \$2 million increase in administrative and incentive compensation expenses. Increases in incentive compensation are highly correlated with increased revenues. Non-compensation expenses increased approximately \$1 million primarily resulting from the utilization of a third-party transfer agent during the current quarter. These outsourced services were performed in-house during the prior year quarter.

Six months ended March 31, 2011 compared to the six months ended March 31, 2010 – Asset Management

Pre-tax income in the Asset Management segment increased by approximately \$8 million, or 32%, for the six months as compared to the prior year period.

Investment advisory fees increased by over \$12 million, or 16%, from the prior year period, generated by increased assets under management. Assets under management have increased over the current six month period as a combined result of market appreciation and net inflows of new client assets (approximately \$5.6 billion in total). Included in investment advisory fees are performance fees of \$3.2 million and \$3.6 million for the six month period ended March 31, 2011 and March 31, 2010, respectively.

Expenses increased by approximately \$5 million, or 6%, primarily resulting from a \$4 million increase in administrative and incentive compensation and investment sub-advisory fee expenses. Increases in incentive compensation are highly correlated with increased revenues. Communication and information processing expense decreased \$1.5 million while other expense increased \$1 million, both of which result from the utilization of a third party transfer agent during the current six month period. These outsourced services were performed in-house during the prior year period. Business development expenses increased nearly \$1 million due to the expansion of the sales effort.

Results of Operations – RJ Bank

The following table presents consolidated financial information for RJ Bank for the periods indicated:

	Three Months Ended March 31,						Six Months Ended March 31,						
	2011		% Change		2010		2011		% Change		2010		
			(\$ in t				tho	housands)					
Revenues:													
Interest income	\$70,249		(2)%	\$71,851		\$148,561		4	%	\$142,38	6
Interest expense	3,463		(26)%	4,649		7,422		(22)%	9,573	
Net interest income	66,786		(1)%	\$67,202		141,139		6	%	132,81	3
Other (Loss)	(1,150)	(258)%	(321)	(2,021)	(4)%	(1,934)
Net revenues	65,636		(2)%	66,881		139,118		6	%	130,87	9

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Non-interest expenses:						
Employee compensation and						
benefits	3,636	31	% 2,778	7,370	34	% 5,510
Communications and						
information processing	572	51	% 378	1,016	19	% 853
Occupancy and equipment	210	(1)% 213	392	(4)% 407
Provision for loan losses	8,637	(57)% 19,937	19,869	(54)% 42,772
FDIC insurance premiums	2,623	(4)% 2,737	5,454	(8)% 5,943
Affiliate deposit account						
servicing fees	4,307	(18)% 5,222	10,014	(18)% 12,228
Other	3,395	(29)% 4,794	6,283	(18)% 7,707
Total non-interest expenses	23,380	(35)% 36,059	50,398	(33)% 75,420
Pre-tax income	\$42,256	37	% \$30,822	\$88,720	60	% \$55,459

The tables below present certain credit quality trends for RJ Bank's loan portfolio:

	•					
	Three Mo	onths Ended	-			
	Mar	rch 31,	Six Months Ended March 31			
	2011	2010	2011	2010		
		(i	in thousands)			
Net loan charge-offs:		`	,			
Commercial loans	\$82	\$-	\$ 82	\$ -		
Commercial real estate ("CRE") loans	3,302	13,036	9,651	27,633		
Residential mortgage loans	5,123	7,707	11,066	17,053		
Consumer loans	39	-	39	-		
Total	\$8,546	\$20,743	\$ 20,838	\$ 44,686		
				•		
			March 31,	September 30,		
			2011	2010		
			(in t	thousands)		
Allowance for loan losses:			`	,		
Loans held for sale			\$4	\$ 23		
Loans held for investment:						
Commercial loans			64,696	60,464		
CRE construction loans			2,745	4,473		
CRE loans			44,182	47,771		
Residential mortgage loans			34,469	34,297		
Consumer loans			19	56		
Total			\$146,115	\$ 147,084		
			March 31,	September 30,		
			2011	2010		
			(in thousands)			
Nonperforming assets:						
Nonperforming loans:						
CRE loans			\$44,315	\$ 67,901		
Residential mortgage loans:						
First mortgage loans			88,337	85,852		
Home equity loans/lines			178	230		
Total nonperforming loans			132,830	153,983		
Other real estate owned:						
CRE			11,162	19,486		
Residential:						
First mortgage			8,793	8,439		
Home equity			13	-		
Total other real estate owned			19,968	27,925		
Total nonperforming assets			\$152,798	\$ 181,908		
			March 31,	September 30,		
	2011 20			2010		
	(in thousands			thousands)		
Total loans: (1)						

Loans held for sale	\$8,117	\$	6,114	
Loans held for investment:				
Commercial Loans	3,499,757		3,232,723	
CRE construction loans	61,498		65,512	
CRE loans	799,569		937,669	
Residential mortgage loans	1,843,006		2,015,331	
Consumer loans	5,873		23,940	
Net unearned income and deferred expenses	(43,318))	(39,276)
Total loans held for investment	6,166,385		6,235,899	
Total loans	\$6,174,502	\$	6,242,013	

⁽¹⁾ Net of unearned income and deferred expenses.

Quarter ended March 31, 2011 compared to the quarter ended March 31, 2010 – RJ Bank

Pre-tax income generated by the RJ Bank segment increased \$11 million, or 37%, as compared to the prior year quarter. The significant improvement in pre-tax income was mostly attributable to an \$11 million, or 57%, decrease in the provision for loan losses. Net revenues decreased \$1 million, or 2%, as compared to the prior year.

Net interest income decreased \$400,000, or 1%, compared to the prior year quarter due to lower average loan balances offset by: i) the increased yield on RJ Bank's loan portfolio and ii) an increase in money market cash balances as a percentage of total interest-earning banking assets. The average yield on the total loan portfolio as compared to the prior year quarter increased from 4.07% to 4.26%, resulting from significant new corporate loan production during the preceding five quarters at spreads above those paid off during this period. This corporate loan production led to a 3% increase in corporate loans outstanding compared to the prior year despite substantial pay-downs of existing corporate loans during this same period.

Average total loans outstanding decreased \$316 million, or 5%, from \$6.5 billion to \$6.2 billion. This decrease resulted from a \$381 million, or 17%, decrease in average residential mortgage loans outstanding due to loan repayments exceeding new loan production and purchases, partially offset by a \$114 million increase in average corporate loans outstanding. The current quarter yield on the residential mortgage loans declined from 4.69% to 3.99% as compared to the prior year quarter due to adjustable rate loans resetting to lower rates.

Average deposits decreased \$84 million, or 1%, from \$6.8 billion to \$6.7 billion reflecting the decrease in average loans offset by a \$211 million increase in average cash and investment balances. The reduced deposit balances combined with lower interest rates and the maturity of all FHLB borrowings during the quarter led to a \$1 million, or 26%, decrease in interest expense. The average cost of funds decreased from 0.27% to 0.21%.

The provision for loan losses was impacted by a reduction in CRE nonperforming loans, an improvement in the credit characteristics of certain problem loans, and the stabilization of the balance of residential mortgage nonperforming loans. In addition, although the amount of nonperforming loans remains elevated by historical standards, somewhat improved economic conditions relative to the prior year quarter has limited the number of new problem loans.

The amount of nonperforming loans as of March 31, 2011 decreased \$4 million, or 3%, as compared to December 31, 2010. CRE nonperforming loans decreased \$4 million, or 9%, primarily due to the partial charge-off of one of our nonperforming CRE loans during the quarter. Nonperforming residential mortgage loans were relatively flat as compared to the prior quarter. Other real estate owned decreased from \$28 million at September 30, 2010 to \$20 million at March 31, 2011 primarily due to the sale of our largest CRE property.

Net loan charge-offs for the quarter decreased \$12 million, or 59% from \$21 million to \$9 million. This decline in net charge-offs compared to the prior year quarter was primarily due to improved credit quality in the CRE loan portfolio in addition to a stabilization of the balance in nonperforming residential mortgage loans. CRE charge-offs in the prior year quarter included \$9 million related to the sale of distressed debt in the secondary market.

As a result of the current year provision and net charge-off activity combined with lower loan balances, the allowance for loan losses increased slightly as a percentage of total loans from 2.36% at September 30, 2010 to 2.37% at March 31, 2011.

As of March 31, 2011, the unrealized loss on our available for sale securities portfolio was \$40 million, compared to \$51 million as of September 30, 2010. The unrealized loss was due to continued wide interest rate spreads across

market sectors related to the continued uncertainty in the residential non-agency collateralized mortgage obligations ("CMOs") market. The positive impact to the current quarter's unrealized loss was primarily the result of modest improvement in the non-agency securities market.

The \$800,000 increase in Other (Loss) as compared to the prior year quarter was primarily attributable to an increase in the credit portion of other-than-temporary impairment on the available for sale securities.

The following table presents average balance data and interest income and expense data for our banking operations, as well as the related interest yields/costs, rates and interest spread for the periods indicated:

	Three Months Ended March 31,								
		2011			2010				
	Average Balance	Interest Inc./Exp.	Average Yield/Cost (\$ in t	Average Balance (4) housands)	Interest Inc./Exp. (4)	Average Yield/Cos (4)			
Interest-earning banking assets: Loans, net of unearned income (1)									
Loans held for sale	\$31,063	\$223	2.90 %	6 \$ 62,365	\$ 534	3.47	%		
Loans held for investment:									
Commercial loans	3,432,915	38,673	4.51	6 3,027,350	30,066	3.97	%		
CRE construction loans	60,979	583	3.82	6 82,141	578	2.82	%		
CRE loans	801,865								