PORTFOLIO RECOVERY ASSOCIATES INC Form 10-Q November 04, 2011 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q

X QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended September 30, 2011.

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: 000-50058

Portfolio Recovery Associates, Inc.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of 75-3078675 (I.R.S. Employer

incorporation or organization)

Identification No.)

120 Corporate Boulevard, Norfolk, Virginia (Address of principal executive offices)

23502 (zip code)

(888) 772-7326

(Registrant s telephone number, including area code)

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 "

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 during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). YES x NO "

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, non-accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act.

Large accelerated filer x Accelerated filer

Non-accelerated filer "Smaller reporting company

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). YES "NO x

The number of shares outstanding of each of the issuer s classes of common stock, as of the latest practicable date.

Class
Common Stock, \$0.01 par value

Outstanding as of October 28, 2011 17,118,353

PORTFOLIO RECOVERY ASSOCIATES, INC.

INDEX

PART I.	FINANCIAL INFORMATION	Page(s)
Item 1.	Financial Statements	3
110111 11	Consolidated Balance Sheets (unaudited) as of September 30, 2011 and December 31, 2010	3
	Consolidated Income Statements (unaudited) For the three and nine months ended September 30, 2011 and 2010	4
	Consolidated Statement of Changes in Stockholders Equity (unaudited) For the nine months ended September 30, 2011	5
	Consolidated Statements of Cash Flows (unaudited) For the nine months ended September 30, 2011 and 2010	6
	Notes to Consolidated Financial Statements (unaudited)	7-22
Item 2.	Management s Discussion and Analysis of Financial Condition and Results of Operations	23-55
Item 3.	Quantitative and Qualitative Disclosure About Market Risk	55
Item 4.	Controls and Procedures	55-56
PART II.	OTHER INFORMATION	
Item 1.	<u>Legal Proceedings</u>	56-57
Item 1A.	Risk Factors	57
Item 2.	Unregistered Sales of Equity Securities and Use of Proceeds	57
Item 3.	<u>Defaults Upon Senior Securities</u>	57
Item 4.	(Removed and Reserved)	57
Item 5.	Other Information	57
Item 6.	<u>Exhibits</u>	57
SIGNATU	<u>URES</u>	58

Part I. FINANCIAL INFORMATION

Item 1. Financial Statements

PORTFOLIO RECOVERY ASSOCIATES, INC.

CONSOLIDATED BALANCE SHEETS

September 30, 2011 and December 31, 2010

(unaudited)

(Amounts in thousands, except per share amounts)

Assets	Se	eptember 30, 2011	Dec	cember 31, 2010
Cook and each aguirelants	\$	30,035	\$	41.094
Cash and cash equivalents Finance receivables, net	Ф	919,478	Þ	831,330
Accounts receivable, net		6,462		8,932
Income taxes receivable		0,402		2,363
Property and equipment, net		22,975		24,270
Goodwill		61,678		61,678
Intangible assets, net		14,748		18,466
Other assets		8,728		7,775
Total assets	\$	1,064,104	\$	995,908
Liabilities and Stockholders Equity				
Liabilities:				
Accounts payable	\$	5,148	\$	3,227
Accrued expenses and other liabilities	Ф	5,856	φ	4,904
Income taxes payable		2,651		4,504
Accrued compensation		11,409		15,445
Net deferred tax liability		192,298		164,971
Line of credit		260,000		300,000
Long-term debt		1.553		2,396
Total liabilities		478,915		490,943
Commitments and contingencies (Note 12)				
Redeemable noncontrolling interest		16,884		14,449
Stockholders equity:				
Preferred stock, par value \$0.01, authorized shares, 2,000, issued and outstanding shares - 0				
Common stock, par value \$0.01, 60,000 authorized shares, 17,118 issued and outstanding shares at September 30, 2011, and 30,000 authorized shares, 17,064 issued and outstanding shares at December 31,				
2010		171		171
Additional paid-in capital		167,126		163,538

Retained earnings	401,008	326,807
Total stockholders equity	568,305	490,516
Total liabilities and stockholders equity	\$ 1,064,104	\$ 995,908

The accompanying notes are an integral part of these consolidated financial statements.

PORTFOLIO RECOVERY ASSOCIATES, INC.

CONSOLIDATED INCOME STATEMENTS

For the three and nine months ended September 30, 2011 and 2010

(unaudited)

(Amounts in thousands, except per share amounts)

	Three Months Ended September 30, 2011 2010		Nine Mon Septem 2011	ths Ended aber 30, 2010
Revenues:				
Income recognized on finance receivables, net	\$ 102,875	\$ 80,026	\$ 299,152	\$ 224,897
Fee income	11,401	15,518	41,696	47,054
Total revenues	114,276	95,544	340,848	271,951
Operating expenses:				
Compensation and employee services	33,475	31,213	102,443	91,725
Legal collection fees	5,962	4,577	17,681	12,779
Legal collection costs	9,731	9,329	28,949	21,398
Agent fees	1,643	2,842	6,005	9,396
Outside fees and services	6,222	3,470	13,702	9,454
Communication expenses	5,865	4,000	17,884	13,160
Rent and occupancy	1,517	1,362	4,353	3,912
Depreciation and amortization	3,223	3,294	9,755	9,050
Other operating expenses	2,808	2,634	9,161	7,488
Total operating expenses	70,446	62,721	209,933	178,362
Gain on sale of property			1,157	
Income from operations	43,830	32,823	132,072	93,589
Other income and (expense):				
Interest income	7		7	35
Interest expense	(2,555)	(2,178)	(8,057)	(6,535)
Income before income taxes	41,282	30,645	124.022	87,089
meonic before meonic taxes	,	30,043	124,022	07,007
Provision for income taxes	16,089	11,888	49,544	33,847
Net income	\$ 25,193	\$ 18,757	\$ 74,478	\$ 53,242
Less net (loss)/income attributable to redeemable noncontrolling interest	(313)	276	277	431
Net income attributable to Portfolio Recovery Associates, Inc.	\$ 25,506	\$ 18,481	\$ 74,201	\$ 52,811

Net income per common share attributable to Portfolio Recovery Associates, Inc:

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Basic	\$ 1	.49 \$	1.08	\$ 4.34	\$	3.15
Diluted	\$ 1	.48 \$	1.08	\$ 4.31	\$	3.15
Weighted average number of shares outstanding:						
Basic	17,	117	17,058	17,106	16	,740
Diluted	17,2	228	17,093	17,218	16.	,792

The accompanying notes are an integral part of these consolidated financial statements.

PORTFOLIO RECOVERY ASSOCIATES, INC.

CONSOLIDATED STATEMENT OF CHANGES IN STOCKHOLDERS EQUITY

For the nine months ended September 30, 2011

(unaudited)

(Amounts in thousands)

	Common Stock Shares Amount		Additional ock Paid-in		Retained	Sto	Total ockholders
			ount	Capital	Earnings	Equity	
Balance at December 31, 2010	17,064	\$	171	\$ 163,538	\$ 326,807	\$	490,516
Net income attributable to Portfolio Recovery Associates, Inc.					74,201		74,201
Exercise of stock options and vesting of nonvested shares	54			150			150
Amortization of share-based compensation				6,110			6,110
Income tax benefit from share-based compensation				503			503
Adjustment of the noncontrolling interest measurement amount				(3,175)			(3,175)
Balance at September 30, 2011	17,118	\$	171	\$ 167,126	\$ 401,008	\$	568,305

 $\label{thm:companying} \textit{ notes are an integral part of these consolidated financial statements}.$

PORTFOLIO RECOVERY ASSOCIATES, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS

For the nine months ended September 30, 2011 and 2010

(unaudited)

(Amounts in thousands)

	Septen	ths Ended aber 30,
	2011	2010
Cash flows from operating activities:	Ф. 7.4.47 0	Ф. 52.242
Net income	\$ 74,478	\$ 53,242
Adjustments to reconcile net income to net cash provided by operating activities:	ć 110	2.114
Amortization of share-based compensation	6,110	3,114
Depreciation and amortization	9,755	9,050
Deferred tax expense	27,327	34,368
Gain on sale of property	(1,157)	
Changes in operating assets and liabilities:	(052)	(244)
Other assets	(953)	(244)
Accounts receivable	2,470	1,380
Accounts payable	1,921	1,631
Income taxes	5,014	1,857
Accrued expenses	2,242	194
Accrued payroll and bonuses	(4,036)	(1,186)
Net cash provided by operating activities	123,171	103,406
Cash flows from investing activities:		
Purchases of property and equipment	(4,851)	(6,162)
Proceeds from sale of property	1,267	
Acquisition of finance receivables, net of buybacks	(314,162)	(273,858)
Collections applied to principal on finance receivables	226,014	160,081
Business acquisitions, net of cash acquired		(23,000)
Contingent payment made for business acquisition		(104)
Net cash used in investing activities	(91,732)	(143,043)
Cash flows from financing activities:		
Proceeds from exercise of options	150	57
Income tax benefit from share-based compensation	503	225
Payments of liability-classified contingent consideration		(1,000)
Proceeds from line of credit	27,000	131,000
Principal payments on line of credit	(67,000)	(161,800)
Proceeds from stock offering, net of offering costs		71,688
Distributions paid to noncontrolling interest	(2,308)	
Principal payments on long-term debt	(843)	(501)
Net cash (used in)/provided by financing activities	(42,498)	39,669

Net (decrease)/increase in cash and cash equivalents	(11,059)	32
Cash and cash equivalents, beginning of period	41,094	20,265
Cash and cash equivalents, end of period	\$ 30,035	\$ 20,297
Supplemental disclosure of cash flow information:		
Cash paid for interest	\$ 7,771	\$ 6,508
Cash paid for income taxes	19,058	89
Noncash investing and financing activities:		
Adjustment of the noncontrolling interest measurement amount	\$ 3,175	\$
Common stock issued for acquisition		4,950
Net unrealized change in fair value of derivative instrument		164

The accompanying notes are an integral part of these consolidated financial statements.

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

1. Organization and Business:

Portfolio Recovery Associates, LLC (PRA) was formed on March 20, 1996. Portfolio Recovery Associates, Inc. (PRA Inc) was formed in August 2002. On November 8, 2002, PRA Inc completed its initial public offering (IPO) of common stock. In connection with the IPO, all of the membership units and warrants of PRA were exchanged on a one to one basis for shares of a single class of common stock of PRA Inc and warrants to purchase shares of PRA Inc common stock, respectively. PRA Inc owns all outstanding membership units of PRA, PRA Holding I, LLC (PRA Holding II), PRA Holding II, LLC (PRA Holding III), PRA Holding III), PRA Holding III), PRA Receivables Management, LLC (PRA Receivables Management), PRA Location Services, LLC (PLS) (formerly referred to as IGS), PRA Government Services, LLC (d/b/a RDS) (RDS) and MuniServices, LLC (d/b/a PRA Government Services) (MuniServices). On March 15, 2010, PRA Inc acquired 62% of the membership units of Claims Compensation Bureau, LLC (CCB). The business of PRA Inc, a Delaware corporation, and its subsidiaries (collectively, the Company) revolves around the detection, collection, and processing of both unpaid and normal-course receivables originally owed to credit grantors, governments, retailers and others. The Company s primary business is the purchase, collection and management of portfolios of defaulted consumer receivables. These accounts are purchased from sellers of finance receivables. Accounts not in a bankruptcy status upon purchase (referred to as Core accounts) are collected by a highly skilled staff whose purpose is to locate and contact customers and arrange payment or resolution of their debts. Purchased bankruptcy accounts are managed through the bankruptcy courts and trustees, which are overseen by the US Trustee Program, a component of the Department of Justice. Trustees collect payments directly from individual debtors per the bankruptcy plan and forward them to the Company. The Company, through its Litigation Department, collects accounts judicially, either by using its own attorneys or by contracting with independent attorneys throughout the country through whom the Company takes legal action to satisfy consumer debts. The Company also services receivables on behalf of clients on either a commission or transaction-fee basis. Clients include entities in the financial services, auto, retail, utility, health care and government sectors. Services provided to these clients include obtaining location information for clients in support of their collection activities (known as skip tracing), and the management of both delinquent and non-delinquent receivables for government entities. In addition, through its CCB subsidiary, the Company provides class action claims settlement recovery services and related payment processing to its corporate clients.

The consolidated financial statements of the Company include the accounts of PRA Inc, PRA, PRA Holding I, PRA Holding II, PRA Holding III, PRA Holding III, PRA Receivables Management, PLS, RDS, MuniServices and CCB. Under the guidance of the Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) Topic 280 Segment Reporting (ASC 280), the Company has determined that it has several operating segments that meet the aggregation criteria of ASC 280 and, therefore, it has one reportable segment, accounts receivables management, based on similarities among the operating units, including homogeneity of services, service delivery methods and use of technology.

The accompanying unaudited consolidated financial statements of the Company have been prepared in accordance with Rule 10-01 of Regulation S-X promulgated by the Securities and Exchange Commission (SEC) and, therefore, do not include all information and disclosures required by U.S. generally accepted accounting principles for complete financial statements. In the opinion of the Company, however, the accompanying unaudited consolidated financial statements contain all adjustments, consisting only of normal recurring adjustments, necessary for a fair presentation of the Company's consolidated balance sheet as of September 30, 2011, its consolidated income statements for the three and nine months ended September 30, 2011 and 2010, its consolidated statement of changes in stockholders' equity for the nine months ended September 30, 2011, and its consolidated statements of cash flows for the nine months ended September 30, 2011 and 2010. The consolidated income statements of the Company for the three and nine months ended September 30, 2011 may not be indicative of future results. Certain reclassifications have been made to prior year amounts to conform to the current year presentation. These unaudited consolidated financial statements should be read in conjunction with the audited consolidated financial statements and notes thereto included in the Company's Annual Report on Form 10-K, as filed for the year ended December 31, 2010.

7

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

2. Finance Receivables, net:

The Company s principal business consists of the acquisition and collection of pools of accounts that have experienced deterioration of credit quality between origination and the Company s acquisition of the accounts. The amount paid for any pool reflects the Company s determination that it is probable the Company will be unable to collect all amounts due according to an account s contractual terms. At acquisition, the Company reviews the portfolio both by account and aggregate pool to determine whether there is evidence of deterioration of credit quality since origination and accordingly estimates the portfolio of the collectible balance that the Company expects to collect over the portfolio s projected economic life. The Company then determines whether each such portfolio is to be accounted for individually or whether such portfolios will be assembled into pools based on common risk characteristics. The Company considers expected prepayments and estimates the amount and timing of undiscounted expected principal, interest and other cash flows for each acquired portfolio and subsequently aggregates pools of accounts. The Company determines the excess of the pool s scheduled contractual principal and contractual interest payments over all cash flows expected at acquisition as an amount that should not be accreted (nonaccretable difference) based on the Company s proprietary acquisition models. The remaining amount, representing the excess of the pool s cash flows expected to be collected over the amount paid, is accreted into income recognized on finance receivables over the estimated remaining life of the pool (accretable yield).

The Company accounts for its investment in finance receivables under the guidance of FASB ASC Topic 310-30 Loans and Debt Securities Acquired with Deteriorated Credit Quality (ASC 310-30). Under ASC 310-30, static pools of accounts may be established. These pools are aggregated based on certain common risk criteria. Each static pool is recorded at cost, which includes certain direct costs of acquisition paid to third parties, and is accounted for as a single unit for the recognition of income, payments applied to principal and loss provision. Once a static pool is established for a calendar quarter, individual receivable accounts are not added to the pool (unless replaced by the seller) or removed from the pool (unless sold or returned to the seller). ASC 310-30 requires that the excess of the contractual cash flows over expected cash flows, based on the Company s estimates derived from its proprietary collection models, not be recognized as an adjustment of revenue or expense or on the balance sheet. ASC 310-30, utilizing the interest method, initially freezes the yield estimated when the accounts are purchased as the basis for subsequent impairment testing. Significant increases in actual, or expected future cash flows may be recognized prospectively through an upward adjustment of the yield over a portfolio s remaining life. Any increase to the yield then becomes the new benchmark for impairment testing. Under ASC 310-30, rather than lowering the estimated yield if the collection estimates are not received or projected to be received, the carrying value of a pool would be written down to maintain the then current yield and shown as a reduction in revenue in the consolidated income statements with a corresponding valuation allowance offsetting finance receivables, net, on the consolidated balance sheet. Income on finance receivables is accrued quarterly based on each static pool s effective yield. Quarterly cash flows greater than the interest accrual will reduce the carrying value of the static pool. This reduction in carrying value is defined as payments applied to principal (also referred to as finance receivable amortization). Likewise, cash flows that are less than the interest accrual will increase, or accrete, the carrying balance. The Company generally does not record accretion in the first six to twelve months of the estimated life of the pool; accordingly, the Company utilizes either the cost recovery method or cash method when necessary to prevent accretion as permitted by ASC 310-30. The yield is estimated and periodically recalculated based on the timing and amount of anticipated cash flows using the Company's proprietary collection models. A pool can become fully amortized (zero carrying balance on the balance sheet) while still generating cash collections. In this case, all cash collections are recognized as revenue when received. Under the cash method, revenue is recognized as it would be under the interest method up to the amount of cash collections. Additionally, the Company uses the cost recovery method when collections on a particular pool of accounts cannot be reasonably predicted. These cost recovery pools are not aggregated with other portfolios. Under the cost recovery method, no revenue is recognized until the Company has fully collected the cost of the portfolio, or until such time that the Company considers the collections to be probable and estimable and begins to recognize income based on the interest method as described above. At September 30, 2011 and 2010, the Company had unamortized purchased principal (purchase price) in pools accounted for under the cost recovery method of \$12.8 million and \$1.8 million, respectively.

8

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

The Company establishes valuation allowances, if necessary, for acquired accounts subject to ASC 310-30 to reflect only those losses incurred after acquisition (that is, the present value of cash flows initially expected at acquisition that are no longer expected to be collected). Valuation allowances are established only subsequent to acquisition of the accounts. At September 30, 2011 and 2010, the Company had a valuation allowance against its finance receivables of \$83.5 million and \$71.0, respectively. At December 31, 2010, the valuation allowance was \$76.4 million.

The Company implements the accounting for income recognized on finance receivables under ASC 310-30 as follows. The Company creates each accounting pool using its projections of estimated cash flows and expected economic life. The Company then computes the effective yield that fully amortizes the pool to the end of its expected economic life based on the current projections of estimated cash flows using the interest method. As actual cash flow results are recorded, the Company balances those results to the data contained in its proprietary models to ensure accuracy, then reviews each accounting pool watching for trends, actual performance versus projections and curve shape (a graphical depiction of the timing of cash flows), sometimes re-forecasting future cash flows utilizing the Company s statistical models. The review process is primarily performed by the Company s finance staff; additionally, the Company s operational and statistical staffs may also be involved. To the extent there is overperformance, the Company will either increase the yield or release the allowance and consider increasing future cash projections, if persuasive evidence indicates that the overperformance is considered to be a significant betterment. If the overperformance is considered more of an acceleration of cash flows (a timing difference), the Company will adjust estimated future cash flows downward, which effectively extends the amortization period, or take no action at all if the amortization period is reasonable and falls within the pool s expected economic life. In either case, the yield may or may not be increased due to the time value of money (accelerated cash collections). To the extent there is underperformance, the Company will record an allowance if the underperformance is significant and will also consider revising estimated future cash flows based on current period information, or take no action if the pool s amortization period is reasonable and falls within the currently projected economic life.

The Company capitalizes certain fees paid to third parties related to the direct acquisition of a portfolio of accounts. These fees are added to the acquisition cost of the portfolio and accordingly are amortized over the life of the portfolio using the interest method. The balance of the unamortized capitalized fees at September 30, 2011 and 2010 was \$3,150,076 and \$3,105,239, respectively. The balance of the unamortized capitalized fees at December 31, 2010 was \$3,295,515. During the three and nine months ended September 30, 2011, the Company capitalized \$452,320 and \$838,498, respectively, of these direct acquisition fees. During the three and nine months ended September 30, 2010, the Company capitalized \$177,337 and \$624,168, respectively, of these direct acquisition fees. During the three and nine months ended September 30, 2011, the Company amortized \$324,944 and \$983,937, respectively, of these direct acquisition fees. During the three and nine months ended September 30, 2010 the Company amortized \$233,603 and \$750,855, respectively, of these direct acquisition fees.

The agreements to purchase the aforementioned receivables include general representations and warranties from the sellers covering account holder death or bankruptcy and accounts settled or disputed prior to sale. The representation and warranty period permitting the return of these accounts from the Company to the seller is typically 90 to 180 days. Any funds received from the seller of finance receivables as a return of purchase price are referred to as buybacks. Buyback funds are applied against the finance receivable balance received and are not included in the Company s cash collections from operations. In some cases, the seller will replace the returned accounts with new accounts in lieu of returning the purchase price. In that case, the old account is removed from the pool and the new account is added.

9

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

Changes in finance receivables, net for the three and nine months ended September 30, 2011 and 2010 were as follows (amounts in thousands):

	Three Months Ended September 30, 2011		Three Months Ended September 30, 2010		Nine Months Ended September 30, 2011		 Months Ended tember 30, 2010
Balance at beginning of period	\$	879,515	\$	775,606	\$	831,330	\$ 693,462
Acquisitions of finance receivables, net of buybacks		119,256		88,984		314,162	273,858
Cash collections		(182,168)		(137,377)		(525,166)	(384,978)
Income recognized on finance receivables, net		102,875		80,026		299,152	224,897
Cash collections applied to							
principal		(79,293)		(57,351)		(226,014)	(160,081)
Balance at end of period		919,478		807,239		919,478	807,239

At the time of acquisition, the life of each pool is generally estimated to be between 72 to 96 months based on projected amounts and timing of future cash collections using the proprietary models of the Company. Based upon current projections, cash collections applied to principal on finance receivables as of September 30, 2011 are estimated to be as follows for the twelve months in the periods ending (amounts in thousands):

September 30, 2012	\$ 280,067
September 30, 2013	246,256
September 30, 2014	212,329
September 30, 2015	129,291
September 30, 2016	49,102
September 30, 2017	2,433
	\$ 919,478

During the three and nine months ended September 30, 2011, the Company purchased approximately \$5.68 billion and \$8.59 billion, respectively, in face value of charged-off consumer receivables. During the three and nine months ended September 30, 2010, the Company purchased approximately \$1.38 billion and \$4.94 billion, respectively, in face value of charged-off consumer receivables. At September 30, 2011, the estimated remaining collections (ERC) on the receivables purchased in the three and nine months ended September 30, 2011 were \$265.2 million and \$613.0 million, respectively. At September 30, 2011, ERC on the receivables purchased in the three and nine months ended September 30, 2010 were \$128.8 million and \$399.4 million, respectively.

Accretable yield represents the amount of income recognized on finance receivables the Company can expect to generate over the remaining life of its existing portfolios based on estimated future cash flows as of the balance sheet date. Additions represent the original expected accretable yield to be earned by the Company based on its proprietary buying models. Reclassifications from nonaccretable difference to accretable yield

primarily result from the Company s increase in its estimate of future cash flows. Reclassifications to nonaccretable difference from accretable yield result from the Company s decrease in its estimates of future cash flows and allowance charges that exceed the Company s increase in its estimate of future cash flows. Changes in accretable yield for the three and nine months ended September 30, 2011 and 2010 were as follows (amounts in thousands):

	Three Months Ended September 30, 2011		Three Months Ended September 30, 2010		Nine Months Ended September 30, 2011		 Months Ended otember 30, 2010
Balance at beginning of period	\$	936,490	\$	835,903	\$	892,188	\$ 721,984
Income recognized on finance							
receivables, net		(102,875)		(80,026)		(299,152)	(224,897)
Additions		155,680		84,860		356,848	312,735
Reclassifications from nonaccretable difference		16,519		21,598		55,930	52,513
Balance at end of period	\$	1,005,814	\$	862,335	\$	1,005,814	\$ 862,335

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

ASC 310-30 requires that a valuation allowance be recorded for significant decreases in expected cash flows or change in timing of cash flows which would otherwise require a reduction in the stated yield on a pool of accounts. In any given period, the Company may be required to record valuation allowances due to pools of receivables underperforming expectations. Factors that may contribute to the recording of valuation allowances may include both internal as well as external factors. External factors which may have an impact on the collectability, and subsequently to the overall profitability of purchased pools of defaulted consumer receivables would include: new laws or regulations relating to collections, new interpretations of existing laws or regulations, and the overall condition of the economy. Internal factors which may have an impact on the collectability, and subsequently the overall profitability of purchased pools of defaulted consumer receivables would include: necessary revisions to initial and post-acquisition scoring and modeling estimates, non-optimal operational activities (which relates to the collection and movement of accounts on both the collection floor of the Company and external channels), as well as decreases in productivity related to turnover and tenure of the Company s collection staff. The following is a summary of activity within the Company s valuation allowance account, all of which relates to loans acquired with deteriorated credit quality, for the three and nine months ended September 30, 2011 and 2010 (amounts in thousands):

	Tiffee World's Ended September 50,								
			2011	2010					
	Core Portfolio		sed Bankruptcy ortfolio (2)	Total	Core Portfolio		sed Bankruptcy ortfolio (2)	Total	
Valuation allowance - finance receivables:									
Beginning balance	\$ 73,630	\$	9,100	\$ 82,730	\$ 59,430	\$	5,015	\$ 64,445	
Allowance charges	1,400		1	1,401	6,750		625	7,375	
Reversal of previous recorded allowance charges	(500)		(160)	(660)	(700)		(155)	(855)	
Net allowance charge	900		(159)	741	6,050		470	6,520	
Ending balance	\$ 74,530	\$	8,941	\$ 83,471	\$ 65,480	\$	5,485	\$ 70,965	
Finance receivables, net:	\$ 453,168	\$	466,310	\$ 919,478	\$ 402,085	\$	405,154	\$ 807,239	

Three Months Ended Sentember 30

	Nine Months Ended September 30,							
	2011				2010			
	Core Portfolio	I	Purchased Bankruptcy Portfolio ⁽²⁾	Total	Core Portfolio	I	Purchased Bankruptcy Portfolio ⁽²⁾	Total
Valuation allowance - finance receivables:								
Beginning balance	\$ 70,030	\$	6,377	\$ 76,407	\$ 47,580	\$	3,675	\$ 51,255
Allowance charges	6,250		2,951	9,201	18,650		2,025	20,675
Reversal of previous recorded allowance charges	(1,750)		(387)	(2,137)	(750)		(215)	(965)
Net allowance charge	4,500		2,564	7,064	17,900		1,810	19,710

Ending balance	\$ 74,530	\$ 8,941	\$ 83,471	\$ 65,480	\$ 5,485	\$ 70,965
Finance receivables, net:	\$ 453,168	\$ 466,310	\$ 919,478	\$ 402,085	\$ 405,154	\$ 807,239

- (1) Core accounts or portfolios refer to accounts or portfolios that are defaulted consumer receivables and are not in a bankrupt status upon purchase. These accounts are aggregated separately from purchased bankruptcy accounts.
- (2) Purchased bankruptcy accounts or portfolios refer to accounts or portfolios that are in bankruptcy status when purchased, and as such, are purchased as a pool of bankrupt accounts.

3. Accounts Receivable, net:

Accounts receivable are recorded at the invoiced amount and do not bear interest. Amounts collected on accounts receivable are included in net cash provided by operating activities in the consolidated statements of cash flows. The Company maintains an allowance for doubtful accounts for estimated losses inherent in its accounts receivable portfolio. In establishing the required allowance, management considers historical losses adjusted to take into account current market conditions and its customers—financial condition, the amount of receivables in dispute, the current receivables aging, and current payment patterns. The Company reviews its allowance for doubtful accounts monthly. Account balances are charged off against the allowance after all means of collection have been exhausted and the potential for recovery is considered remote. The balance of the allowance for doubtful accounts at September 30, 2011 and December 31, 2010 was \$2.2 million and \$2.5 million, respectively. The Company does not have any off balance sheet credit exposure related to its customers.

11

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

4. Line of Credit:

On December 20, 2010, the Company entered into a credit agreement with Bank of America, N.A., as administrative agent, and a syndicate of lenders named therein (the Credit Agreement). Under the terms of the Credit Agreement, the credit facility includes an aggregate principal amount available of \$407.5 million (subject to the borrowing base and applicable debt covenants) which consists of a \$50 million fixed rate loan that matures on May 4, 2012, which was transferred from the Company's then existing credit agreement, and a \$357.5 million revolving credit facility that matures on December 20, 2014. The revolving credit facility will be automatically increased by \$50 million upon the maturity and repayment of the fixed rate loan. The fixed rate loan bears interest at a rate of 6.8% per annum, payable monthly in arrears. The revolving loans accrue interest, at the option of the Company, at either the base rate plus 1.75% per annum or the Eurodollar rate (as defined in the Credit Agreement) for the applicable term plus 2.75% per annum. The base rate is the highest of (a) the Federal Funds Rate plus 0.50%, (b) Bank of America's prime rate, and (c) the Eurodollar rate plus 1.00%. Interest is payable on base rate loans quarterly in arrears and on Eurodollar loans in arrears on the last day of each interest period or, if such interest period exceeds three months, every three months. The Company's revolving credit facility includes a \$20 million swingline loan sublimit and a \$20 million letter of credit sublimit. It also contains an accordion loan feature that allows the Company to request an increase of up to \$142.5 million in the amount available for borrowing under the revolving credit facility, whether from existing or new lenders, subject to terms of the Credit Agreement. No existing lender is obligated to increase its commitment. The Credit Agreement is secured by a first priority lien on substantially all of the Company's assets. The Credit Agreement contains restrictive covenants and events of default including

borrowings may not exceed 30% of the ERC of all its eligible asset pools plus 75% of its eligible accounts receivable; the consolidated leverage ratio (as defined in the Credit Agreement) cannot exceed 2.0 to 1.0 as of the end of any fiscal quarter; consolidated Tangible Net Worth (as defined in the Credit Agreement) must equal or exceed \$309,452,000 plus 50% of positive consolidated net income for each fiscal quarter beginning December 31, 2010, plus 50% of the net proceeds of any equity offering; capital expenditures during any fiscal year cannot exceed \$20 million; cash dividends and distributions during any fiscal year cannot exceed \$20 million; stock repurchases during the term of the agreement cannot exceed \$100 million;

the Company must maintain positive consolidated income from operations (as defined in the Credit Agreement) during any fiscal quarter; and

permitted acquisitions (as defined in the Credit Agreement) during any fiscal year cannot exceed \$100 million;

restrictions on changes in control.

The revolving credit facility also bears an unused commitment fee of 0.375% per annum, payable quarterly in arrears.

At September 30, 2011, the Company s borrowings under its revolving credit facility consisted of 30-day Eurodollar rate loans and base rate loans with a weighted average annual interest rate equal to 3.12%.

12

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

The Company had \$260.0 million and \$300.0 million of borrowings outstanding on its credit facility as of September 30, 2011 and December 31, 2010, respectively, of which \$50 million represented borrowing under the non-revolving fixed rate loan at both dates.

The Company was in compliance with all covenants of its credit facility as of September 30, 2011 and December 31, 2010.

5. Long-Term Debt:

On February 6, 2009, the Company entered into a commercial loan agreement to finance computer software and equipment purchases in the amount of \$2,036,114. The loan is collateralized by the related computer software and equipment. The loan is a three year loan with a fixed rate of 4.78% with monthly installments, including interest, of \$60,823 beginning on March 31, 2009, and it matures on February 28, 2012.

On December 15, 2010, the Company entered into a commercial loan agreement to finance computer software and equipment purchases in the amount of \$1,569,016. The loan is collateralized by the related computer software and equipment. The loan is a three year loan with a fixed rate of 3.69% with monthly installments, including interest, of \$46,108 beginning on January 15, 2011, and it matures on December 15, 2013.

6. Property and Equipment, net:

Property and equipment, at cost, consisted of the following as of the dates indicated (amounts in thousands):

	September 30, 2011	December 31, 2010
Software	\$ 23,982	\$ 21,014
Computer equipment	11,587	10,697
Furniture and fixtures	6,197	6,147
Equipment	7,585	7,498
Leasehold improvements	5,260	4,574
Buildings and improvements	5,849	6,045
Land	902	992
Accumulated depreciation and amortization	(38,387)	(32,697)
Property and equipment, net	\$ 22,975	\$ 24,270

Depreciation and amortization expense relating to property and equipment, for the three and nine months ended September 30, 2011 was \$2,066,517 and \$6,038,536, respectively. Depreciation and amortization expense relating to property and equipment, for the three and nine months ended September 30, 2010 was \$1,814,249 and \$5,314,419, respectively.

The Company, in accordance with the guidance of FASB ASC Topic 350-40 Internal-Use Software (ASC 350-40), capitalizes qualifying computer software costs incurred during the application development stage and amortizes them over their estimated useful life of three to seven years on a straight-line basis beginning when the project is completed. Costs associated with preliminary project stage activities, training, maintenance and all other post implementation stage activities are expensed as incurred. The Company s policy provides for the capitalization of certain direct payroll costs for employees who are directly associated with internal use computer software projects, as well as external direct costs of services associated with developing or obtaining internal use software. Capitalizable personnel costs are limited to the time directly

spent on such projects. As of September 30, 2011 and December 31, 2010, the Company has incurred and capitalized \$5,574,061 and \$4,188,160, respectively, of these direct payroll costs and external direct costs related to software developed for internal use. Of these costs, at September 30, 2011 and December 31, 2010, \$1,079,694 and \$1,314,667, respectively, is for projects that are in the development stage and, therefore are a component of Other Assets. Once the projects are completed, the costs

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

will be transferred to Software and amortized over their estimated useful life of three to seven years. Amortization expense for the three and nine months ended September 30, 2011 was \$245,968 and \$599,815, respectively. Amortization expense for the three and nine months ended September 30, 2010 was \$134,654 and \$297,483, respectively. The remaining unamortized costs relating to internally developed software at September 30, 2011 and 2010 were \$3,247,330 and \$2,229,784, respectively. The amount at December 31, 2010 was \$2,199,673.

7. Redeemable Noncontrolling Interest:

In accordance with ASC 810, the Company has consolidated all financial statement accounts of CCB in its consolidated balance sheets as of September 30, 2011 and December 31, 2010, and its consolidated income statements for the three and nine months ended September 30, 2011 and for the period from March 15, 2010 (the date of acquisition) through September 30, 2010. The redeemable noncontrolling interest amount is separately stated on the consolidated balance sheets and represents the 38% interest in CCB not owned by the Company. In addition, net income attributable to the noncontrolling interest is stated separately in the consolidated income statements for the three and nine months ended September 30, 2011 and for the period from March 15, 2010 through September 30, 2010.

The Company applies the provisions of FASB ASC Topic 480-10-S99 Distinguishing Liabilities from Equity (ASC 480-10-S99), which provides guidance on the accounting for equity securities that are subject to mandatory redemption requirements or whose redemption is outside the control of the issuer. The noncontrolling interest put arrangement is accounted for under ASC 480-10-S99, as redemption under the put arrangement is outside the control of the Company. As such, the redeemable noncontrolling interest is recorded outside of permanent equity. The Company measures the redeemable noncontrolling interest at the greater of its ASC 480-10-S99 measurement amount (estimated redemption value of the put option embedded in the noncontrolling interest) or its measurement amount under the guidance of ASC 810. The ASC 810 measurement amount includes adjustments for the noncontrolling interest s pro-rata share of earnings, losses and distributions, pursuant to the limited liability company agreement of CCB. Adjustments to the measurement amount are recorded to stockholders equity. The Company used a present value calculation to estimate the redemption value of the put option as of the reporting date. As such, for the three and nine months ended September 30, 2011, the Company increased the redeemable noncontrolling interest by \$1.1 million and \$3.2 million, respectively, with a corresponding reduction of stockholders equity. If material, the Company adjusts the numerator of earnings per share calculations for the current period change in the excess of the noncontrolling interest s ASC 480-10-S99 measurement amount over the greater of its ASC 810 measurement amount or the estimated fair value of the noncontrolling interest. Although the noncontrolling interest was redeemable by the Company as of the reporting date, it was not yet redeemable by the holder of the put option. The estimated redemption value of the noncontrolling interest, as if it were currently redeemable by the holder of the put option under the terms of the put arrangement, was \$22,800,000 as of September 30, 2011 and December 31, 2010.

The following table represents the changes in the redeemable noncontrolling interest for the period from March 15, 2010 (the acquisition date) to September 30, 2011 (amounts in thousands):

Acquisition date fair value of redeemable noncontrolling interest	\$ 15,323
Net income attributable to redeemable noncontrolling interest	417
Distributions paid or accrued	(1,291)
Redeemable noncontrolling interest at December 31, 2010	14,449
Net income attributable to redeemable noncontrolling interest	277
Distributions paid or accrued	(1,017)
Adjustment of the noncontrolling interest measurement amount	3,175
Redeemable noncontrolling interest at September 30, 2011	\$ 16,884

In accordance with the limited liability company agreement of CCB, distributions due to the members of the LLC are accrued each quarter and are payable as soon as reasonably possible subsequent to each quarter end.

14

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

8. Goodwill and Intangible Assets, net:

In connection with the Company s business acquisitions, the Company purchased certain tangible and intangible assets. Intangible assets purchased included client and customer relationships, non-compete agreements, trademarks and goodwill. In accordance FASB ASC Topic 350 Intangibles-Goodwill and Other (ASC 350), the Company is amortizing its intangible assets over their estimated useful lives.

The combined original weighted average amortization period is 8.1 years. The Company reviews these assets at least annually for impairment. Total amortization expense was \$1,216,849 and \$3,717,211 for the three and nine months ended September 30, 2011, respectively. Total amortization expense was \$1,479,702 and \$3,735,977 for the three and nine months ended September 30, 2010, respectively. In addition, pursuant to ASC 350, goodwill is not amortized but rather is reviewed at least annually for impairment. During the fourth quarter of 2010, the Company underwent its annual review of goodwill. Based upon the results of this review, which was conducted as of October 1, 2010, no impairment charges to goodwill or the other intangible assets were necessary as of the date of this review. The Company believes that nothing has occurred since the review was performed through September 30, 2011 that would indicate a triggering event and thereby necessitate an impairment charge to goodwill or the other intangible assets. The Company expects to perform its next annual goodwill review during the fourth quarter of 2011. At September 30, 2011 and December 31, 2010, the carrying value of goodwill was \$61.7 million.

9. Share-Based Compensation:

The Company has a stock option and nonvested share plan. The Company created the 2002 Stock Option Plan (the Plan) on November 7, 2002. The Plan was amended in 2004 (the Amended Plan) to enable the Company to issue nonvested shares of stock to its employees and directors. On March 19, 2010, the Company adopted a 2010 Stock Plan, which was approved by its shareholders at the 2010 Annual Meeting. The 2010 Stock Plan is a further amendment to the Amended Plan, and contains, among other things, specific performance metrics with respect to performance-based stock awards. Up to 2,000,000 shares of common stock may be issued under the 2010 Stock Plan. The 2010 Stock Plan expires on November 7, 2012.

The Company follows the provisions of FASB ASC Topic 718 Compensation-Stock Compensation (ASC 718). As of September 30, 2011, total future compensation costs related to nonvested awards of nonvested shares (not including nonvested shares granted under the Long-Term Incentive Program (LTI)) is estimated to be \$3.6 million with a weighted average remaining life for all nonvested shares of 2.2 years (not including nonvested shares granted under the LTI Programs). As of September 30, 2011, there are no future compensation costs related to stock options and there are no remaining vested stock options to be exercised. Based upon historical data, the Company used an annual forfeiture rate of 14% for stock options and 15-40% for nonvested shares for most of the employee grants. Grants made to key employees and directors of the Company were assumed to have no forfeiture rates associated with them due to the historically low turnover among this group.

Total share-based compensation expense was \$1,487,640 and \$6,109,858 for the three and nine months ended September 30, 2011, respectively. Total share-based compensation expense was \$1,040,124 and \$3,114,010 for the three and nine months ended September 30, 2010, respectively. Tax benefits resulting from tax deductions in excess of share-based compensation expense recognized under the provisions of ASC 718 (windfall tax benefits) are credited to additional paid-in capital in the Company s Consolidated Balance Sheets. Realized tax shortfalls, if any, are first offset against the cumulative balance of windfall tax benefits, if any, and then charged directly to income tax expense. The total tax benefit realized from share-based compensation was \$114,045 and \$1,589,654 for the three and nine months ended September 30, 2011, respectively. The total tax benefit realized from share-based compensation was \$309,529 and \$777,115 for the three and nine months ended September 30, 2010, respectively.

Stock Options

All options issued under the Amended Plan vest ratably over five years. Granted options expire seven years from the applicable grant date. Options granted to a single person cannot exceed 200,000 in a single year. All of the

15

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

stock options which have been granted under the Amended Plan were granted to employees of the Company, except for 40,000 which were granted to non-employee directors. The Company granted no options during the three or nine months ended September 30, 2011 and 2010. The total intrinsic value of options exercised during the three and nine months ended September 30, 2011 was approximately \$0 and \$224,000, respectively. The total intrinsic value of options exercised during the three and nine months ended September 30, 2010 was approximately \$0 and \$77,000, respectively. At September 30, 2011, 895,000 options had been granted under the Amended Plan, all of which have either been cancelled, expired or exercised. There were no antidilutive options outstanding for the three and nine months ended September 30, 2011 and 2010, respectively.

The following summarizes all option related transactions from December 31, 2009 through September 30, 2011 (amounts in thousands, except per share amounts):

	Options Outstanding	_	ed-Average Price Per Share	ed-Average ne Per Share
December 31, 2009	7	\$	29.41	\$ 2.70
Exercised	(2)		28.45	2.92
December 31, 2010	5		29.79	2.62
Exercised	(5)		29.79	2.62
September 30, 2011		\$		\$

The Company utilizes the Black-Scholes option pricing model to calculate the value of the stock options when granted. This model was developed to estimate the fair value of traded options, which have different characteristics than employee stock options. In addition, changes to the subjective input assumptions can result in materially different fair market value estimates. Therefore, the Black-Scholes model may not necessarily provide a reliable single measure of the fair value of employee stock options.

Nonvested Shares

With the exception of the awards made pursuant to the LTI Program and a few employee and director grants, the terms of the nonvested share awards are similar to those of the stock option awards, wherein the nonvested shares vest ratably over five years and are expensed over their vesting period.

The following summarizes all nonvested share transactions (excluding shares granted under the LTI Programs) from December 31, 2009 through September 30, 2011 (amounts in thousands, except per share amounts):

	Nonvested Shares Outstanding	_	ted-Average t Grant Date
December 31, 2009	81	\$	40.24
Granted	57		53.06

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Vested	(37)	41.46
Cancelled	(10)	39.61
December 31, 2010	91	47.89
Granted	47	76.86
Vested	(49)	56.13
Cancelled	(5)	50.34
September 30, 2011	84	\$ 59.00

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

The total grant date fair value of shares vested during the three and nine months ended September 30, 2011 was \$181,004 and \$2,758,134, respectively. The total grant date fair value of shares vested during the three and nine months ended September 30, 2010 was \$497,077 and \$1,387,399, respectively.

Long-Term Incentive Programs

Pursuant to the Amended Plan, on January 20, 2009, January 14, 2010 and January 14, 2011, the Compensation Committee approved the grant of 108,720, 53,656 and 73,914 performance and market based nonvested shares, respectively. All shares granted under the LTI Programs were granted to key employees of the Company. The 2009 grant is performance based and cliff vests after the requisite service period of two to three years if certain financial goals are met. The goals are based upon diluted earnings per share (EPS) totals for 2009, the return on owners equity for the three year period beginning on January 1, 2009 and ending December 31, 2011, and the relative total shareholder return as compared to a peer group for the same three year period. For each component, the number of shares vested can double if the financial goals are exceeded and no shares will vest if the financial goals are not met. The Company is expensing the nonvested share grant over the requisite service period of two to three years beginning on January 1, 2009. If the Company believes that the number of shares granted will be more or less than originally projected, an adjustment to the expense will be made at that time based on the probable outcome. The EPS component of the 2009 plan was not achieved and therefore no compensation expense was recognized relative to this component.

The 2010 grant is performance based and cliff vests after the requisite service period of two to three years if certain financial goals are met. The goals are based upon diluted EPS totals for 2010, the return on owners—equity for the three year period beginning on January 1, 2010 and ending December 31, 2012, and the relative total shareholder return as compared to a peer group for the same three year period. For each component, the number of shares vested can double if the financial goals are exceeded and no shares will vest if the financial goals are not met. The EPS component of the 2010 plan was achieved at 190% and these shares will vest at 50% on both December 31, 2011 and December 31, 2012. The Company is expensing the nonvested share grant over the requisite service period of two to three years beginning on January 1, 2010. If the Company believes that the number of shares granted will be more or less than originally projected, an adjustment to the expense will be made at that time based on the probable outcome.

The 2011 grant is performance based and cliff vests after the requisite service period of two to three years if certain financial goals are met. The goals are based upon the Company s earnings before interest, taxes, depreciation and amortization (EBITDA) for 2011, the return on owners equity for the three year period beginning on January 1, 2011 and ending December 31, 2013, and the relative total shareholder return as compared to a peer group for the same three year period. For each component, the number of shares vested can double if the financial goals are exceeded and no shares will vest if the financial goals are not met. The Company is expensing the nonvested share grant over the requisite service period of two to three years beginning on January 1, 2011. If the Company believes that the number of shares granted will be more or less than originally projected, an adjustment to the expense will be made at that time based on the probable outcome.

At September 30, 2011, total future compensation costs, assuming the current estimated levels are achieved, related to nonvested share awards granted under the 2009, 2010 and 2011 LTI Programs are estimated to be approximately \$6.6 million. The Company assumed a 7.5% forfeiture rate for this grant and the remaining shares have a weighted average life of 1.27 years at September 30, 2011.

10. Income Taxes:

The Company follows the guidance of FASB ASC Topic 740 Income Taxes (ASC 740) as it relates to the provision for income taxes and uncertainty in income taxes. The guidance prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. There were no unrecognized tax benefits at both September 30, 2011 and 2010.

17

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

The Company was notified on June 21, 2007 that it was being examined by the Internal Revenue Service for the 2005 calendar year. The IRS concluded the audit and on March 19, 2009 issued Form 4549-A, Income Tax Examination Changes, for tax years ended December 31, 2007, 2006 and 2005. The IRS has asserted that cost recovery for tax revenue recognition does not clearly reflect taxable income and that unused line fees paid on credit facilities should be capitalized and amortized rather than taken as a current deduction. The Company believes it has sufficient support for the technical merits of its positions and that it is more-likely-than-not these positions will ultimately be sustained; therefore, a reserve for uncertain tax positions is not necessary. On April 22, 2009, the Company filed a formal protest of the findings contained in the examination report prepared by the IRS. An agreement could not be reached in the appeals process; therefore, on August 26, 2011, the IRS issued a Notice of Deficiency for the tax years ended December 31, 2007, 2006, and 2005. The Company has two possible courses of action in response to the Notice of Deficiency. With the first course, the Company can pay the assessed tax and interest and file a refund suit in United States District Court. Alternatively, the Company can file a petition in United States Tax Court, which does not require a payment up front of the assessed tax and interest. The Company intends to file a petition in United States Tax Court during the fourth quarter of 2011. If the Company is unsuccessful in tax court, it can appeal to the federal Circuit Court of Appeals. Payment of the assessed taxes and interest could possibly require additional financing from other sources. On June 30, 2011, the Company was notified by the IRS that the audit period will be expanded to include the tax years ended December 31, 2009 and 2008.

At September 30, 2011, the tax years subject to examination by the major taxing jurisdictions, including the Internal Revenue Service, are 2003, 2005 and subsequent years. The 2003 tax year remains open to examination because of a net operating loss that originated in that year but was not fully utilized until the 2005 tax year. The examination periods for the 2007, 2006 and 2005 tax years are extended through December 31, 2011.

ASC 740 requires the recognition of interest, if the tax law would require interest to be paid on the underpayment of taxes, and recognition of penalties, if a tax position does not meet the minimum statutory threshold to avoid payment of penalties. No interest or penalties were accrued or reversed in the first three or nine months ended September 30, 2011 or 2010.

11. Earnings per Share:

Basic EPS are computed by dividing net income available to common shareholders of PRA Inc by weighted average common shares outstanding. Diluted EPS are computed using the same components as basic EPS with the denominator adjusted for the dilutive effect of stock options and nonvested share awards. Share-based awards that are contingent upon the attainment of performance goals are not included in the computation of diluted EPS until the performance goals have been attained. The dilutive effect of stock options and nonvested shares is computed using the treasury stock method, which assumes any proceeds that could be obtained upon the exercise of stock options and vesting of nonvested shares would be used to purchase common shares at the average market price for the period. The assumed proceeds include the windfall tax benefit that would be received upon assumed exercise. The following tables provide a reconciliation between the computation of basic EPS and diluted EPS for the three and nine months ended September 30, 2011 and 2010 (amounts in thousands, except per share amounts):

	For the three months ended September 30,							
		2011	2010					
	7	Weighted Average		Weighted Average				
	Common				Common			
	Net Income	Shares	EPS	Net Income	Shares	EPS		
Basic EPS	\$ 25,506	17,117	\$ 1.49	\$ 18,481	17,058	\$ 1.08		
Dilutive effect of stock options and nonvested share								
awards		111			35			
Diluted EPS	\$ 25,506	17,228	\$ 1.48	\$ 18,481	17,093	\$ 1.08		

18

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

For the nine months ended September 30, 2011 2010 Weighted Average Weighted Average Common Common **EPS EPS** Net Income Shares Net Income Shares Basic EPS \$74,201 \$4.34 \$ 52,811 16,740 \$ 3.15 17,106 Dilutive effect of stock options and nonvested share awards 112 52. Diluted EPS \$ 74,201 17,218 \$4.31 \$ 52,811 16,792 \$ 3.15

There were no antidilutive options outstanding for the three or nine months ended September 30, 2011 and 2010.

12. Commitments and Contingencies:

Employment Agreements:

The Company has employment agreements, most of which expire on December 31, 2011, with all of its executive officers and with several members of its senior management group. Such agreements provide for base salary payments as well as bonuses which are based on the attainment of specific management goals. Future compensation under these agreements is approximately \$6.9 million. The agreements also contain confidentiality and non-compete provisions.

Leases:

The Company is party to various operating and capital leases with respect to its facilities and equipment. For further discussion of these leases please refer to the Company s audited consolidated financial statements and notes thereto included in the Company s Annual Report on Form 10-K, as filed for the year ended December 31, 2010.

Forward Flow Agreements:

The Company is party to several forward flow agreements that allow for the purchase of defaulted consumer receivables at pre-established prices. The maximum remaining amount to be purchased under forward flow agreements at September 30, 2011 is approximately \$116.2 million.

Redeemable Noncontrolling Interest:

In connection with the Company s acquisition of 62% of the membership units of CCB on March 15, 2010, the Company acquired the right to purchase the remaining 38% of the membership units of CCB not held by the Company at a predetermined price within the next four years. Also, Class Action Holdings, Inc. (formerly known as Claims Compensation Bureau, Inc.), the holder of the remaining 38% interest in CCB, can require the Company to purchase its interest during the period beginning on March 1, 2012 and ending on February 28, 2018. While the actual amount or timing of any future payment is unknown at this time, the maximum amount of consideration to be paid for the 38% interest is \$22.8 million.

Litigation:

The Company is from time to time subject to routine legal claims and proceedings, most of which are incidental to the ordinary course of its business. The Company initiates lawsuits against customers and is occasionally countersued by them in such actions. Also, customers, either individually, as members of a class action, or through a governmental entity on behalf of customers, may initiate litigation against the Company in which they allege that the Company has violated a state or federal law in the process of collecting on an account. From time to time, other types of lawsuits are brought against the Company.

19

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

The Company accrues for potential liability arising from legal proceedings when it is probable that such liability has been incurred and the amount of the loss can be reasonably estimated. This determination is based upon currently available information for those proceedings in which the Company is involved, taking into account the Company s best estimate of such losses for those cases for which such estimates can be made. The Company s estimate involves significant judgment, given the varying stages of the proceedings (including the fact that many of them are currently in preliminary stages), the number of unresolved issues in many of the proceedings (including issues regarding class certification and the scope of many of the claims), and the related uncertainty of the potential outcomes of these proceedings. Accordingly, the Company s estimate will change from time to time, and actual losses may be more than the current estimate.

The Company believes, based upon its current knowledge and after consultation with counsel, that the legal proceedings currently pending against it should not, either individually or in the aggregate, have a material adverse impact on the Company s financial condition. However, it is possible, in light of the uncertainties involved in such proceedings or due to unexpected future developments, that an unfavorable resolution of a legal proceeding or claim could occur which may be material to the Company s results of operations for a particular period. The matters described below fall outside of the normal parameters of the Company s routine legal proceedings.

The Attorney General for the State of Missouri filed a purported enforcement action against the Company in 2009 that seeks relief for Missouri customers that have allegedly been injured as a result of certain collection practices of the Company. The Company vehemently denied any wrongdoing. In 2010, the complaint was dismissed with prejudice. In April 2011, the Missouri Court of Appeals Eastern District affirmed the prior dismissal. The State of Missouri has since asked the appellate court for a rehearing on the matter, or alternatively to have the matter transferred to the Missouri Supreme Court.

The Company has been named as defendant in the following five putative class action cases, each of which alleges that the Company violated the Telephone Consumer Protection Act (TCPA) by calling consumers cellular phones without their prior express consent: *Allen v. Portfolio Recovery Associates, Inc.*, Case No. 10-cv-2658, instituted in the United States District Court for the Southern District of California on December 23, 2010; *Meyer v. Portfolio Recovery Associates, LLC*, Case No. 37-2011-00083047, instituted in the Superior Court of California, San Diego County on January 3, 2011; *Frydman v. Portfolio Recovery Associates, LLC*, Case No. 11-cv-524, instituted in the United States District Court for the Northern District of Illinois on January 31, 2011; *Bartlett v. Portfolio Recovery Associates, LLC*, Case No. 11-cv-0624, instituted in the United States District Court for the Northern District of Georgia on March 1, 2011; and *Harvey v. Portfolio Recovery Associates, LLC*, Case No. 11-cv-00582, instituted in the United States District Court for the Middle District of Florida on April 8, 2011. Each of the complaints seeks monetary damages under the TCPA, injunctive relief and other relief, including attorney fees. On August 19, 2011, the plaintiff in the *Frydman* case moved for transfer and consolidation of each of the five pending cases into one multi-district litigation. A hearing on this motion, which the Company does not oppose, is scheduled for December 1, 2011.

13. Fair Value Measurements and Disclosures:

Disclosures about Fair Value of Financial Instruments:

In accordance with the disclosure requirements of FASB ASC Topic 825, Financial Instruments (ASC 825), the table below summarizes fair value estimates for the Company s financial instruments. The total of the fair value calculations presented does not represent, and should not be construed to represent, the underlying value of the Company. The carrying amounts in the table are recorded in the consolidated balance sheet under the indicated captions (amounts in thousands):

September 30, 2011 December 31, 2010
Carrying Estimated Carrying Estimated
Amount Fair Value Amount Fair Value

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Financial assets:				
Cash and cash equivalents	\$ 30,035	\$ 30,035	\$ 41,094	\$ 41,094
Finance receivables, net	919,478	1,307,374	831,330	1,126,340
Financial liabilities:				
Line of credit	\$ 260,000	\$ 260,000	\$ 300,000	\$ 300,000
Long-tern debt	1,553	1,553	2,396	2,396

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

Disclosure of the estimated fair values of financial instruments often requires the use of estimates. The Company uses the following methods and assumptions to estimate the fair value of financial instruments:

Cash and cash equivalents: The carrying amount approximates fair value.

Finance receivables, net: The Company records purchased receivables at cost, which represents a significant discount from the contractual receivable balances due. The Company computed the estimated fair value of these receivables using proprietary pricing models that the Company utilizes to make portfolio purchase decisions.

Line of credit: The carrying amount approximates fair value due to the short-term nature of the interest rate periods.

Long-term debt: The carrying amount approximates fair value, as the interest rates approximate the rate currently offered to the Company for similar debt instruments of comparable maturities by the Company s bankers.

As of September 30, 2011, and December 31, 2010, the Company did not account for any financial assets or financial liabilities at fair value.

14. Recent Accounting Pronouncements:

In December 2010, the FASB issued ASU 2010-28, Intangibles Goodwill and Other (Topic 350): When to Perform Step 2 of the Goodwill Impairment Test for Reporting Units with Zero or Negative Carrying Amounts, a consensus of the FASB Emerging Issues Task Force (Issue No. 10-A). ASU 2010-28 modifies Step 1 of the goodwill impairment test under ASC Topic 350 for reporting units with zero or negative carrying amounts to require an entity to perform Step 2 of the goodwill impairment test if it is more likely than not that a goodwill impairment exists. In determining whether it is more likely than not that a goodwill impairment exists, an entity should consider whether there are adverse qualitative factors, including the examples provided in ASC paragraph 350-20-35-30, in determining whether an interim goodwill impairment test between annual test dates is necessary. ASU 2010-28 allows an entity to use either the equity or enterprise valuation premise to determine the carrying amount of a reporting unit, and is effective for fiscal years, and interim periods within those years, beginning after December 15, 2010. The Company adopted ASU 2010-28 on January 1, 2011 which had no material effect on its consolidated financial statements.

In May 2011, the FASB issued ASU No. 2011-04, Fair Value Measurement (Topic 820): Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRS. The amendments in ASU 2011-04 generally represent clarification of Topic 820, but also include instances where a particular principle or requirement for measuring fair value or disclosing information about fair value measurements has changed. This update results in common principles and requirements for measuring fair value and for disclosing information about fair value measurements in accordance with U.S. GAAP and International Financial Reporting Standards (IFRS). The provisions of ASU 2011-04 are effective prospectively for interim and annual periods beginning after December 15, 2011. Early adoption is prohibited. The Company does not expect ASU 2011-04 to have a material effect on its consolidated financial statements.

PORTFOLIO RECOVERY ASSOCIATES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

In June 2011, the FASB issued ASU 2011-05, Comprehensive Income (Topic 220) to amend its accounting guidance on the presentation of other comprehensive income (OCI) in an entity s financial statements. The amended guidance eliminates the option to present the components of OCI as part of the statement of changes in shareholders—equity and provides two options for presenting OCI: in a statement included in the income statement or in a separate statement immediately following the income statement. The amendments do not change the guidance for the items that have to be reported in OCI or when an item of OCI has to be moved into net income. For public entities, the amendments are effective for fiscal years, and interim periods within those years, beginning after December 15, 2011. The Company is currently evaluating which option it will utilize to present items of net income and other comprehensive income, neither of which is expected to have a material effect on the Company.

In September 2011, the FASB issued ASU 2011-08, Intangibles-Goodwill and Other (Topic 350): Testing Goodwill for Impairment to amend the accounting guidance on goodwill impairment testing. The amended guidance reduces the complexity and costs of goodwill impairment testing by allowing an entity the option to make a qualitative evaluation about the likelihood of goodwill impairment to determine whether it should calculate the fair value of a reporting unit. The amended guidance also improves previous guidance by expanding upon the examples of events and circumstances that an entity should consider between annual impairment tests in determining whether it is more likely than not that the fair value of a reporting unit is less than its carrying amount. The amendments are effective for interim and annual goodwill impairment tests performed for fiscal years beginning after December 15, 2011. Early adoption is permitted. The Company is currently evaluating the impacts of adopting ASU 2011-08 on its consolidated financial statements.

15. Stockholders Equity:

At the Company s 2011 Annual Meeting of Shareholders on June 10, 2011, the Company s shareholders approved an amendment of the Company s Amended and Restated Certificate of Incorporation to increase the number of authorized shares of the Company s Common Stock from 30 million to 60 million.

22

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

Cautionary Statements Pursuant to Safe Harbor Provisions of the Private Securities Litigation Reform Act of 1995:

This report contains forward-looking statements within the meaning of the federal securities laws. These forward-looking statements involve risks, uncertainties and assumptions that, if they never materialize or prove incorrect, could cause our results to differ materially from those expressed or implied by such forward-looking statements. All statements, other than statements of historical fact, are forward-looking statements, including statements regarding overall trends, gross margin trends, operating cost trends, liquidity and capital needs and other statements of expectations, beliefs, future plans and strategies, anticipated events or trends, and similar expressions concerning matters that are not historical facts. The risks, uncertainties and assumptions referred to above may include the following:

deterioration in the economic or inflationary environment in the United States, including the interest rate environment, that may have an adverse effect on our collections, results of operations, revenue and stock price or on the stability of the financial system as a whole;

our ability to purchase defaulted consumer receivables at appropriate prices and to replace our defaulted consumer receivables with additional receivables portfolios;

our ability to obtain account documents relating to accounts that we acquire and the possibility that account documents that we obtain could contain errors;

our ability to successfully acquire receivables of new asset types or implement a new pricing structure;

changes in the business practices of credit originators in terms of selling defaulted consumer receivables;

changes in government regulations that affect our ability to collect sufficient amounts on our defaulted consumer receivables;

changes in or interpretation of tax laws or adverse results of tax audits;

changes in bankruptcy or collection laws that could negatively affect our business, including by causing an increase in certain types of bankruptcy filings involving liquidations, which may cause our collections to decrease;

our ability to employ and retain qualified employees, especially collection personnel, and our senior management team;

our work force could become unionized in the future, which could adversely affect the stability of our production and increase our costs;

changes in the credit or capital markets, which affect our ability to borrow money or raise capital;

the degree and nature of our competition;

our ability to retain existing clients and obtain new clients for our fee-for-service businesses;

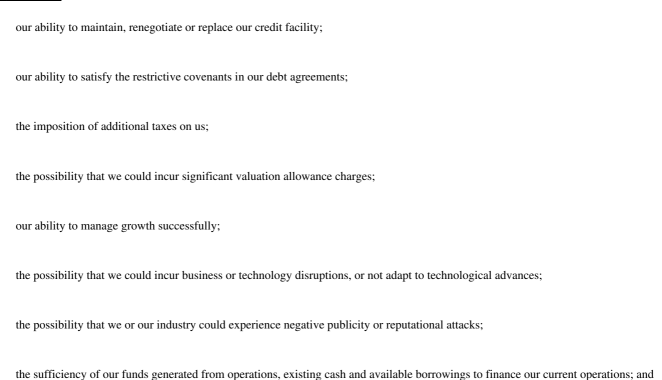
our ability to obtain necessary account documents from sellers of defaulted consumer receivables, which could negatively impact our collections;

our ability to comply with regulations of the collection industry;

our ability to successfully operate and/or integrate new business acquisitions;

23

Table of Contents



the risk factors listed from time to time in our filings with the Securities and Exchange Commission (the SEC). You should assume that the information appearing in this quarterly report is accurate only as of the date it was issued. Our business, financial condition, results of operations and prospects may have changed since that date.

For a discussion of the risks, uncertainties and assumptions that could affect our future events, developments or results, you should carefully review the following Management s Discussion and Analysis of Financial Condition and Results of Operations, as well as the discussion of Business and Risk Factors described in our 2010 Annual Report on Form 10-K, filed on February 25, 2011.

Our forward-looking statements could be wrong in light of these and other risks, uncertainties and assumptions. The future events, developments or results described in this report could turn out to be materially different. We have no obligation to publicly update or revise our forward-looking statements after the date of this report and you should not expect us to do so.

Investors should also be aware that while we do, from time to time, communicate with securities analysts and others, we do not, by policy, selectively disclose to them any material nonpublic information or other confidential commercial information. Accordingly, stockholders should not assume that we agree with any statement or report issued by any analyst regardless of the content of the statement or report. We do not, by policy, confirm forecasts or projections issued by others. Thus, to the extent that reports issued by securities analysts contain any projections, forecasts or opinions, such reports are not our responsibility.

Overview

Portfolio Recovery Associates is a specialized financial and business services company. We are a leading company in the business of purchasing and collecting defaulted consumer receivables. Those finance receivables fall into two general categories: bankruptcy portfolios and charged-off Core portfolios. Revenue for this part of our business consists of cash collections received less amounts applied to principal on our owned finance receivables.

Through our subsidiaries, we provide a broad range of fee-based business services. Those services include collateral location services to credit originators through our PRA Location Services subsidiary; revenue administration, discovery, and compliance services to governmental entities through our Government Services subsidiaries; and class action claims recovery services through our CCB subsidiary.

Portfolio Recovery Associates is headquartered in Norfolk, Virginia, and employs approximately 2,500 team members. The shares of Portfolio Recovery Associates are traded on the NASDAQ Global Select Market under the symbol PRAA.

Earnings Summary

During the third quarter of 2011, net income attributable to Portfolio Recovery Associates, Inc. was \$25.5 million, or \$1.48 per diluted share, compared with \$18.5 million, or \$1.08 per diluted share, in the third quarter of 2010. Total revenue was \$114.3 million in the third quarter of 2011, up 19.6% from the same quarter one year earlier. Revenues in the recently completed quarter consisted of \$102.9 million in income recognized on finance receivables, net of allowance charges, and \$11.4 million in fee income. Income recognized on finance receivables, net of allowance charges, increased \$22.8 million, or 28.6%, over the same period in 2010, primarily as a result of a significant increase in cash collections. Cash collections were \$182.2 million in the third quarter of 2011, up 32.6% or \$44.8 million as compared to the third quarter of 2010. During the quarter, we recorded \$0.7 million in net allowance charges, compared with \$6.5 million in the comparable quarter of 2010. Our performance has been positively impacted by operational efficiencies surrounding the cash collections process, including the continued refinement of dialer technology and account scoring analytics. Additionally, we have continued to develop our internal legal collection staff resources, which enables us to place accounts into that channel that otherwise would have been prohibitively expensive for legal action.

Fee income decreased from \$15.5 million in the third quarter of 2010 to \$11.4 million in the third quarter of 2011 mainly due to a decline in fee income generated by our PRA Location Services business and our claims processing business. The decline was due primarily to the continued adverse impact of the economic slowdown on general business growth.

A summary of how our income was generated during the three and nine months ended September 30, 2011 and 2010 is as follows:

	For the Three 1	Months Ended	For the Nine Months Ended		
	Septem	iber 30,	Septem	iber 30,	
(\$ in thousands)	2011	2010	2011	2010	
Cash collections	\$ 182,168	\$ 137,377	\$ 525,166	\$ 384,978	
Amortization of finance receivables	(78,552)	(50,831)	(218,950)	(140,371)	
Allowance charges	(741)	(6,520)	(7,064)	(19,710)	
Finance receivable income	102,875	80,026	299,152	224,897	
Fee income	11,401	15,518	41,697	47,054	
Total revenue	\$ 114,276	\$ 95,544	\$ 340,849	\$ 271,951	

Operating expenses were \$70.4 million in the third quarter of 2011, up 12.3% over the third quarter of 2010, due primarily to increases in compensation expense, legal collection fees, legal collection costs, outside fees and services and communications expense. Compensation expense increased primarily as a result of larger staff sizes as well as increased share-based compensation expense related to our Long-Term Incentive Programs. Legal collection fees and legal collection costs increased from \$13.9 million in the third quarter of 2010 to \$15.7 million in the third quarter of 2011. This increase was the result of several factors, including growth in the size of our owned debt portfolios, expansion of our internal legal collection resources, and refinement of our internal scoring methodology that expanded our account selections for legal action. Outside fees and services increased mainly as a result of legal related expenses as well as increases in costs related to software development. The communication expenses increase was mainly due to a growth in mailings resulting from an increase in special letter campaigns and higher telephone expenses driven by a greater number of finance receivables to work, as well as a significant expansion of our dialer capacity and a resulting increase in the number of calls generated by the dialer.

Results of Operations

The results of operations include the financial results of Portfolio Recovery Associates, Inc. and all of our subsidiaries, all of which are in the receivables management business. Under the guidance of the FASB ASC Topic 280 Segment Reporting (ASC 280), we have determined that we have several operating segments that meet the aggregation criteria of ASC 280, and therefore, we have one reportable segment, receivables management, based on similarities among the operating units including homogeneity of services, service delivery methods and use of technology.

The following table sets forth certain operating data as a percentage of total revenues for the periods indicated:

	For the Thre Ended Septe 2011		For the Nine Ended Septe 2011	
Revenues:				
Income recognized on finance receivables, net	90.0%	83.8%	87.8%	82.7%
Fee income	10.0%	16.2%	12.2%	17.3%
Total revenues	100.0%	100.0%	100.0%	100.0%
Operating expenses:				
Compensation and employee services	29.3%	32.7%	30.1%	33.7%
Legal collection fees	5.2%	4.8%	5.2%	4.7%
Legal collection costs	8.5%	9.7%	8.5%	7.9%
Agent fees	1.4%	3.0%	1.8%	3.4%
Outside fees and services	5.4%	3.6%	4.0%	3.5%
Communication expenses	5.1%	4.2%	5.2%	4.8%
Rent and occupancy	1.3%	1.4%	1.3%	1.4%
Depreciation and amortization	2.8%	3.4%	2.9%	3.3%
Other operating expenses	2.5%	2.8%	2.7%	2.8%
Total operating expenses	61.5%	65.6%	61.7%	65.5%
Gain on sale of property	0.0%	0.0%	0.3%	0.0%
Income from operations	38.5%	34.4%	38.6%	34.5%
Other income and (expense):				
Interest income	0.0%	0.0%	0.0%	0.0%
Interest expense	(2.2)%	(2.3)%	(2.4)%	(2.4)%
Income before income taxes	36.3%	32.1%	36.2%	32.1%
Provision for income taxes	14.1%	12.4%	14.5%	12.4%
Net income	22.2%	19.7%	21.7%	19.7%
Less net loss/(income) attributable to redeemable noncontrolling interest	0.3%	(0.3)%	(0.1)%	(0.2)%
Net income attributable to Portfolio Recovery Associates, Inc.	22.5%	19.4%	21.6%	19.5%

We use the following terminology throughout our reports:

Allowance charges refers to a reduction in income recognized on finance receivables on pools of finance receivables whose cash collection estimates are not received or projected to not be received.

Amortization rate refers to cash collections applied to principal on finance receivables as a percentage of total cash collections.

Buybacks refers to purchase price refunded by the seller due to the return of non-compliant accounts.

Cash collections refers to collections on our owned portfolios only, exclusive of fee income.

Cash receipts refers to collections on our owned portfolios plus fee income.

Core accounts or portfolios refer to accounts or portfolios that are defaulted consumer receivables and are not in a bankrupt status upon purchase. These accounts are aggregated separately from purchased bankruptcy accounts.

Estimated remaining collections refers to the sum of all future projected cash collections on our owned portfolios.

Fee income refers to revenues generated from our fee-for-service subsidiaries.

Income recognized on finance receivables refers to income derived from our owned debt portfolios.

Income recognized on finance receivables, net refers to income derived from our owned debt portfolios and is shown net of allowance charges.

Net finance receivable balance refers to the purchase price less principal amortization and net allowance charges over the life of the portfolio.

26

Table of Contents

Principal amortization refers to cash collections applied to principal on finance receivables.

Purchase price refers to the cash paid to a seller to acquire defaulted consumer receivables, plus certain capitalized costs, less buybacks.

Purchased bankruptcy accounts or portfolios refer to accounts or portfolios that are in bankruptcy when we purchase them and as such are purchased as a pool of bankrupt accounts.

Total estimated collections refers to the actual cash collections, including cash sales, plus estimated remaining collections.

Total estimated collections to purchase price refers to the total estimated collections divided by the purchase price. Three Months Ended September 30, 2011 Compared To Three Months Ended September 30, 2010

Revenues

Total revenues were \$114.3 million for the three months ended September 30, 2011, an increase of \$18.8 million, or 19.7%, compared to total revenues of \$95.5 million for the three months ended September 30, 2010.

Income Recognized on Finance Receivables, net

Income recognized on finance receivables, net was \$102.9 million for the three months ended September 30, 2011, an increase of \$22.9 million, or 28.6%, compared to income recognized on finance receivables, net of \$80.0 million for the three months ended September 30, 2010. The increase was primarily due to an increase in cash collections on our finance receivables to \$182.2 million for the three months ended September 30, 2011, from \$137.4 million for the three months ended September 30, 2010, an increase of \$44.8 million or 32.6%. During the three months ended September 30, 2011, we acquired defaulted consumer receivables portfolios with an aggregate face value amount of \$5.68 billion at a cost of \$122.1 million. During the three months ended September 30, 2010, we acquired defaulted consumer receivable portfolios with an aggregate face value of \$1.38 billion at a cost of \$92.5 million. In any period, we acquired defaulted consumer receivables that can vary dramatically in their age, type and ultimate collectability. We may pay significantly different purchase rates for purchased receivables within any period as a result of this quality fluctuation. In addition, market forces can drive pricing rates up or down in any period, irrespective of other quality fluctuations. As a result, the average purchase rate paid for any given period can fluctuate dramatically based on our particular buying activity in that period. However, regardless of the average purchase price and for similar time frames, we intend to target a similar internal rate of return, after direct expenses, in pricing our portfolio acquisitions; therefore, the absolute rate paid is not necessarily relevant to the estimated profitability of a period s buying.

Income recognized on finance receivables, net is shown net of changes in valuation allowances recognized under FASB ASC Topic 310-30

Loans and Debt Securities Acquired with Deteriorated Credit Quality (ASC 310-30), which requires that a valuation allowance be recorded for significant decreases in expected cash flows or a change in timing of cash flows which would otherwise require a reduction in the stated yield on a pool of accounts. For the three months ended September 30, 2011, we recorded net allowance charges of \$0.7 million, of which \$1.4 million related to Core portfolios acquired between 2005 and 2008 offset by an allowance charge reversal of \$0.5 million on Core portfolios purchased in 2005 and an allowance charge reversal of \$0.2 million on purchased bankruptcy portfolios purchased in 2005 and 2006. In any given period, we may be required to record valuation allowances due to pools of receivables underperforming our expectations. Factors that may contribute to the recording of valuation allowances may include both internal as well as external factors. External factors which may have an impact on the collectability, and subsequently to the overall profitability, of purchased pools of defaulted consumer receivables include: new laws or regulations relating to collections, new interpretations of existing laws or regulations, and the overall condition of the economy. Internal factors which may have an impact on the collectability, and subsequently the overall profitability, of purchased pools of defaulted consumer receivables would include: necessary revisions to initial and post-acquisition scoring and modeling estimates, non-optimal operational activities (which relates to the collection and movement of accounts on both our collection floor and external channels), as well as decreases in productivity related to turnover and tenure of our collection staff.

Table of Contents

Fee Income

Fee income was \$11.4 million for the three months ended September 30, 2011, a decrease of \$4.1 million, or 26.5%, compared to fee income of \$15.5 million for the three months ended September 30, 2010. Fee income decreased primarily due to a decline in fee income generated by our PRA Location Services business and our claims processing business. The decline at PRA Location Services was due primarily to a decrease in volume related to a decline in automobile financing activity nationwide.

Operating Expenses

Total operating expenses were \$70.4 million for the three months ended September 30, 2011, an increase of \$7.7 million or 12.3% compared to total operating expenses of \$62.7 million for the three months ended September 30, 2010. Total operating expenses were 36.4% of cash receipts for the three months ended September 30, 2011 compared to 41.0% for the same period in 2010.

Compensation and Employee Services

Compensation and employee services expenses were \$33.5 million for the three months ended September 30, 2011, an increase of \$2.3 million, or 7.4%, compared to compensation and employee services expenses of \$31.2 million for the three months ended September 30, 2010. This increase is mainly due to an overall increase in our collection staff and the hiring of non-collection personnel as well as an increase in share-based compensation expense. Compensation and employee services expenses increased as total employees grew 3.4% to 2,504 as of September 30, 2011, from 2,421 as of September 30, 2010. Compensation and employee services expenses as a percentage of cash receipts decreased to 17.3% for the three months ended September 30, 2011, from 20.4% of cash receipts for the same period in 2010.

Legal Collection Fees

Legal collection fees represent the contingent fees for the cash collections generated by our independent third party attorney network. Legal collection fees were \$6.0 million for the three months ended September 30, 2011, an increase of \$1.4 million, or 30.4%, compared to legal collection fees of \$4.6 million for the three months ended September 30, 2010. This increase was the result of an increase in our external legal collections which increased \$7.0 million or 34.7%, from \$20.2 million for the three months ended September 30, 2010 to \$27.2 million for the three months ended September 30, 2011. Legal collection fees for the three months ended September 30, 2011 were 3.1% of cash receipts, compared to 3.0% for the three months ended September 30, 2010.

Legal Collection Costs

Legal collection costs are costs paid to courts where a lawsuit is filed. It also includes the cost of documents received from sellers of defaulted consumer receivables. Legal collection costs were \$9.7 million for the three months ended September 30, 2011, an increase of \$0.4 million, or 4.3%, compared to legal collection costs of \$9.3 million for the three months ended September 30, 2010. The increase was attributable to an increase in legal collection costs resulting from accounts referred to both our in-house attorneys and outside independent contingent fee attorneys due to the refinement of our internal scoring methodology that expanded our account selections for legal action. In addition, the growth in the size of our owned debt portfolios resulted in additional document costs related to the filing of more lawsuits. These legal collection costs represent 4.4% and 5.6% of cash receipts for the three month periods ended September 30, 2011 and 2010, respectively.

Agent Fees

Agent fees primarily represent costs paid to repossession agents to repossess vehicles. Agent fees were \$1.6 million for the three months ended September 30, 2011, a decrease of \$1.2 million, or 42.9%, compared to agent fees of \$2.8 million for the three months ended September 30, 2010. The decrease was mainly due to a decline in agent fees related to reduced business activity associated with PRA Location Services.

28

Table of Contents

Outside Fees and Services

Outside fees and services expenses were \$6.2 million for the three months ended September 30, 2011, an increase of \$2.7 million or 77.1% compared to outside fees and services expenses of \$3.5 million for the three months ended September 30, 2010. Of the \$2.7 million increase, \$1.9 million increase was attributable to an increase in corporate legal expense and the remaining \$0.8 million increase was attributable to other outside fees and services including increases in costs related to software development.

Communication Expenses

Communication expenses were \$5.9 million for the three months ended September 30, 2011, an increase of \$1.9 million, or 47.5%, compared to communications expenses of \$4.0 million for the three months ended September 30, 2010. The increase was mainly due to additional postage expense resulting from an increase in special letter campaigns. The remaining increase was attributable to higher telephone expenses driven by a greater number of finance receivables to work, as well as a significant expansion of our dialer capacity and a resulting increase in the number of calls generated by the dialer. Mailings were responsible for 93.1% or \$1.7 million of this increase, while the remaining 6.9% or \$0.2 million was attributable to increased call volumes.

Rent and Occupancy

Rent and occupancy expenses were \$1.5 million for the three months ended September 30, 2011, an increase of \$0.1 million, or 7.1%, compared to rent and occupancy expenses of \$1.4 million for the three months ended September 30, 2010. The increase was due to the expansion of our Hampton, Virginia call center and other renewals and expansions, as well as increased utility charges.

Depreciation and Amortization

Depreciation and amortization expenses were \$3.2 million for the three months ended September 30, 2011, a decrease of \$0.1 million or 3.0% compared to depreciation and amortization expenses of \$3.3 million for the three months ended September 30, 2010.

Other Operating Expenses

Other operating expenses were \$2.8 million for the three months ended September 30, 2011, an increase of \$0.2 million or 7.7% compared to other operating expenses of \$2.6 million for the three months ended September 30, 2010. The \$0.2 million increase was mainly attributable to an increase in gross receipts tax expense mainly due to the general growth of the company as well as changes in state tax laws which required additional gross receipt tax expenses to be incurred. No other individual item represents a significant portion of the overall increase.

Interest Income

Interest income was \$7,000 and \$0 for the three months ended September 30, 2011 and 2010, respectively.

Interest Expense

Interest expense was \$2.6 million for the three months ended September 30, 2011, an increase of \$0.4 million compared to interest expense of \$2.2 million for the three months ended September 30, 2010. The increase was mainly due to an increase in our weighted average interest rate, which increased to 3.7% for the three months ended September 30, 2011, compared to 2.4% for the three months ended September 30, 2010, partially offset by a decrease in our average borrowings under our revolving credit facility for the three months ended September 30, 2011 compared to the same period in 2010.

Provision for Income Taxes

Income tax expense was \$16.1 million for the three months ended September 30, 2011, an increase of \$4.2 million, or 35.3%, compared to income tax expense of \$11.9 million for the three months ended September 30, 2010. The increase is mainly due to an increase of 34.7% in income before taxes for the three months ended

Table of Contents

September 30, 2011, compared to the same period in 2010, as well as an increase in the effective tax rate to 39.0% for the three months ended September 30, 2011, compared to an effective tax rate of 38.8% for the same period in 2010. The increase in the effective tax rate is primarily attributable to an increase in the state effective rate due to a change in the mix of income apportionment between various states.

Nine Months Ended September 30, 2011 Compared To Nine Months Ended September 30, 2010

Revenues

Total revenues were \$340.8 million for the nine months ended September 30, 2011, an increase of \$68.8 million, or 25.3%, compared to total revenues of \$272.0 million for the nine months ended September 30, 2010.

Income Recognized on Finance Receivables, net

Income recognized on finance receivables, net was \$299.2 million for the nine months ended September 30, 2011, an increase of \$74.3 million, or 33.0%, compared to income recognized on finance receivables, net of \$224.9 million for the nine months ended September 30, 2010. The increase was primarily due to an increase in cash collections on our finance receivables to \$525.2 million for the nine months ended September 30, 2011, from \$385.0 million for the nine months ended September 30, 2010, an increase of \$140.2 million or 36.4%. During the nine months ended September 30, 2011, we acquired defaulted consumer receivables portfolios with an aggregate face value amount of \$8.6 billion at a cost of \$319.5 million. During the nine months ended September 30, 2010, we acquired defaulted consumer receivable portfolios with an aggregate face value of \$4.9 billion at a cost of \$281.9 million. In any period, we acquire defaulted consumer receivables that can vary dramatically in their age, type and ultimate collectability. We may pay significantly different purchase rates for purchased receivables within any period as a result of this quality fluctuation. In addition, market forces can drive pricing rates up or down in any period, irrespective of other quality fluctuations. As a result, the average purchase rate paid for any given period can fluctuate dramatically based on our particular buying activity in that period. However, regardless of the average purchase price and for similar time frames, we intend to target a similar internal rate of return, after direct expenses, in pricing our portfolio acquisitions; therefore, the absolute rate paid is not necessarily relevant to the estimated profitability of a period s buying.

Income recognized on finance receivables, net is shown net of changes in valuation allowances recognized under FASB ASC Topic 310-30 Loans and Debt Securities Acquired with Deteriorated Credit Quality (ASC 310-30), which requires that a valuation allowance be recorded for significant decreases in expected cash flows or a change in timing of cash flows which would otherwise require a reduction in the stated yield on a pool of accounts. For the nine months ended September 30, 2011, we recorded net allowance charges of \$7.1 million, of which \$4.5 million related to non-bankruptcy portfolios acquired from 2005 through 2008. The remaining \$2.6 million related mainly to bankruptcy portfolios acquired in 2007 and 2008. For the nine months ended September 30, 2010, we recorded net allowance charges of \$19.7 million, the majority of which related to non-bankruptcy portfolios acquired in 2005 through 2007. In any given period, we may be required to record valuation allowances due to pools of receivables underperforming our expectations. Factors that may contribute to the recording of valuation allowances may include both internal as well as external factors. External factors which may have an impact on the collectability, and subsequently to the overall profitability, of purchased pools of defaulted consumer receivables include: new laws or regulations relating to collections, new interpretations of existing laws or regulations, and the overall condition of the economy. Internal factors which may have an impact on the collectability, and subsequently the overall profitability, of purchased pools of defaulted consumer receivables would include: necessary revisions to initial and post-acquisition scoring and modeling estimates, non-optimal operational activities (which relates to the collection and movement of accounts on both our collection floor and external channels), as well as decreases in productivity related to turnover and tenure of our collection staff.

Fee Income

Fee income was \$41.7 million for the nine months ended September 30, 2011, a decrease of \$5.4 million, or 11.5%, compared to fee income of \$47.1 million for the nine months ended September 30, 2010. Fee income decreased primarily due to a decline in revenue generated by our PRA Location Services business as a result of the continued adverse impact of the economic slowdown on general business growth. This decrease was partially offset by increases in fee income generated by CCB, in which we acquired a majority interest on March 15, 2010, and increases in revenues generated by our government services businesses during the nine months ended September 30, 2011, compared to the prior year period.

Table of Contents 48

30

Table of Contents

Operating Expenses

Total operating expenses were \$209.9 million for the nine months ended September 30, 2011, an increase of \$31.5 million or 17.7% compared to total operating expenses of \$178.4 million for the nine months ended September 30, 2010. Total operating expenses were 37.0% of cash receipts for the nine months ended September 30, 2011 compared to 41.3% for the same period in 2010.

Compensation and Employee Services

Compensation and employee services expenses were \$102.4 million for the nine months ended September 30, 2011, an increase of \$10.7 million, or 11.7%, compared to compensation and employee services expenses of \$91.7 million for the nine months ended September 30, 2010. This increase is mainly due to an overall increase in our collection staff and the hiring of non-collection personnel as well as an increase in share-based compensation expense. Compensation and employee services expenses increased as total employees grew 3.5% to 2,504 as of September 30, 2011, from 2,421 as of September 30, 2010. Compensation and employee services expenses as a percentage of cash receipts decreased to 18.1% for the nine months ended September 30, 2011, from 21.2% of cash receipts for the same period in 2010.

Legal Collection Fees

Legal collection fees represent the contingent fees for the cash collections generated by our independent third party attorney network. Legal collection fees were \$17.7 million for the nine months ended September 30, 2011, an increase of \$4.9 million, or 38.3%, compared to legal collection fees of \$12.8 million for the nine months ended September 30, 2010. This increase was the result of an increase in our external legal collections which increased \$22.7 million or 39.6%, from \$57.3 million for the nine months ended September 30, 2010 to \$80.0 million for the nine months ended September 30, 2011. Legal collection fees for the nine months ended September 30, 2011 were 3.1% of cash receipts, compared to 3.0% for the nine months ended June 31, 2010.

Legal Collection Costs

Legal collection costs are costs paid to courts where a lawsuit is filed. It also includes the cost of documents received from sellers of defaulted consumer receivables. Legal collection costs were \$28.9 million for the nine months ended September 30, 2011, an increase of \$7.5 million, or 35.0%, compared to legal collection costs of \$21.4 million for the nine months ended September 30, 2010. The increase was attributable to an increase in legal collection costs resulting from accounts referred to both our in-house attorneys and outside independent contingent fee attorneys due to the refinement of our internal scoring methodology that expanded our account selections for legal action. In addition, growth in the size of our owned debt portfolios resulted in additional document costs related to filing of more lawsuits. These legal collection costs represent 4.7% and 4.6% of cash receipts for the nine month periods ended September 30, 2011 and 2010, respectively.

Agent Fees

Agent fees primarily represent costs paid to repossession agents to repossess vehicles. Agent fees were \$6.0 million for the nine months ended September 30, 2011, a decrease of \$3.4 million, or 36.2%, compared to agent fees of \$9.4 million for the nine months ended September 30, 2010. The decrease was mainly due to a decline in agent fees related to reduced business activity associated with PRA Location Services.

Outside Fees and Services

Outside fees and services expenses were \$13.7 million for the nine months ended September 30, 2011, an increase of \$4.2 million or 44.2% compared to outside fees and services expenses of \$9.5 million for the nine months ended September 30, 2010. Of the \$4.2 million increase, \$2.6 million increase was attributable to an increase in corporate legal expense and the remaining \$1.6 million increase was attributable to other outside fees and services including increases in costs related to software development.

Table of Contents

Communication Expenses

Communication expenses were \$17.9 million for the nine months ended September 30, 2011, an increase of \$4.7 million, or 35.6%, compared to communications expenses of \$13.2 million for the nine months ended September 30, 2010. The increase was mainly due to additional postage expenses resulting from an increase in special letter campaigns. The remaining increase was attributable to higher telephone expenses driven by a greater number of finance receivables to work, as well as a significant expansion of our dialer capacity and a resulting increase in the number of calls generated by the dialer. Mailings were responsible for 93.0% or \$4.3 million of this increase, while the remaining 7.0% or \$0.4 million was attributable to increased call volumes.

Rent and Occupancy

Rent and occupancy expenses were \$4.4 million for the nine months ended September 30, 2011, an increase of \$0.5 million, or 12.8%, compared to rent and occupancy expenses of \$3.9 million for the nine months ended September 30, 2010. The increase was due to the expansion of our Hampton, Virginia call center, the additional space resulting from our acquisition of a 62% controlling interest in CCB on March 15, 2010, and other renewals and expansions, as well as increased utility charges.

Depreciation and Amortization

Depreciation and amortization expenses were \$9.8 million for the nine months ended September 30, 2011, an increase of \$0.7 million or 7.7% compared to depreciation and amortization expenses of \$9.1 million for the nine months ended September 30, 2010. The increase is mainly due to additional expenses incurred related to the depreciation and amortization of the tangible and intangible assets acquired in the acquisition of a 62% controlling interest in CCB on March 15, 2010. Additional increases are the result of continued capital expenditures on equipment, software and computers related to our growth and systems upgrades.

Other Operating Expenses

Other operating expenses were \$9.2 million for the nine months ended September 30, 2011, an increase of \$1.7 million or 22.7% compared to other operating expenses of \$7.5 million for the nine months ended September 30, 2010. Of the \$1.7 million increase, \$0.7 million was attributable to an increase in gross receipts tax expense mainly due to the general growth of the company as well as changes in state tax laws which required additional gross receipt tax expenses to be incurred. No other individual item represents a significant portion of the overall increase.

Gain on Sale of Property

Gain on sale of property was \$1.2 million for the nine months ended September 30, 2011, compared to \$0 for the nine months ended September 30, 2010. The increase is the result of the sale of a parcel of land adjacent to our Norfolk headquarters during the second quarter of 2011.

Interest Income

Interest income was \$7,000 for the nine months ended September 30, 2011, compared to \$35,000 of interest income for the nine months ended September 30, 2010.

Interest Expense

Interest expense was \$8.1 million for the nine months ended September 30, 2011, an increase of \$1.6 million compared to interest expense of \$6.5 million for the nine months ended September 30, 2010. The increase was mainly due to an increase in our weighted average interest rate, which increased to 3.7% for the nine months ended September 30, 2011, compared to 2.4% for the nine months ended September 30, 2010, partially offset by a decrease in our average borrowings under our revolving credit facility for the nine months ended September 30, 2011, compared to the same period in 2010.

Table of Contents

Provision for Income Taxes

Income tax expense was \$49.5 million for the nine months ended September 30, 2011, an increase of \$15.7 million, or 46.4%, compared to income tax expense of \$33.8 million for the nine months ended September 30, 2010. The increase is mainly due to an increase of 42.4% in income before taxes for the nine months ended September 30, 2011, compared to the same period in 2010, as well as an increase in the effective tax rate to 39.9% for the nine months ended September 30, 2011, compared to an effective tax rate of 38.9% for the same period in 2010. The increase in the effective tax rate is primarily attributable to an increase in the state effective rate due to a change in the mix of income apportionment between various states.

33

Below are certain key financial data and ratios for the periods indicated:

FINANCIAL HIGHLIGHTS

	Three Months Ended September 30, 2011 2010		%		Nine Mont Septem		%		
(dollars in thousands)		•		,	Change		2011	 2010	Change
EARNINGS					Ü				Ü
Income recognized on finance receivables, net	\$	102,875	\$	80,026	29%	\$	299,152	\$ 224,897	33%
Fee income		11,401		15,518	-27%		41,696	47,054	-11%
Total revenues		114,276		95,544	20%		340,848	271,951	25%
Operating expenses		70,446		62,721	12%		209,933	178,362	18%
Income from operations		43,830		32,823	34%		132,072	93,589	41%
Net interest expense		2,548		2,178	17%		8,050	6,500	24%
Net income		25,193		18,757	34%		74,478	53,242	40%
Net income attributable to Portfolio Recovery									
Associates, Inc.		25,506		18,481	38%		74,201	52,811	41%
PERIOD-END BALANCES									
Cash and cash equivalents	\$	30,035	\$	20,297	48%	\$	30,035	\$ 20,297	48%
Finance receivables, net		919,478		807,239	14%		919,478	807,239	14%
Goodwill and intangible assets, net		76,426		81,610	-6%		76,426	81,610	-6%
Total assets		1,064,104		947,737	12%		1,064,104	947,737	12%
Line of credit		260,000		288,500	-10%		260,000	288,500	-10%
Total liabilities		478,915		464,781	3%		478,915	464,781	3%
Total equity		568,305		468,425	21%		568,305	468,425	21%
FINANCE RECEIVABLE COLLECTIONS									
Cash collections	\$	182,168	\$	137,377	33%	\$	525,166	\$ 384,978	36%
Principal amortization without allowance charges		78,552		50,831	55%		218,950	140,372	56%
Principal amortization with allowance charges		79,293		57,351	38%		226,014	160,081	41%
Principal amortization w/ allowance charges as % of cash collections:									
Including fully amortized pools		43.5%		41.7%	4%		43.0%	41.6%	4%
Excluding fully amortized pools		45.7%		44.7%	2%		45.6%	45.0%	1%
Estimated remaining collections - core	\$ 1	1,154,406	\$	934,942	23%	\$ 1	1,154,406	\$ 934,942	23%
Estimated remaining collections - bankruptcy		770,886		734,632	5%		770,886	734,632	5%
Estimated remaining collections - total	1	1,925,292	1	1,669,574	15%		1,925,292	1,669,574	15%
ALLOWANCE FOR FINANCE									
RECEIVABLES									
Balance at period-end	\$	83,471	\$	70,965	18%	\$	83,471	\$ 70,965	18%
Allowance charge	\$	741	\$	6,520	-89%	\$	7,064	\$ 19,710	-64%
Allowance charge to period-end net finance									
receivables		0.08%		0.81%	-90%		0.77%	2.44%	-69%
Allowance charge to net finance receivable									
income		0.72%		8.15%	-91%		2.36%	8.76%	-73%
Allowance charge to cash collections		0.41%		4.75%	-91%		1.35%	5.12%	-74%
PURCHASES OF FINANCE RECEIVABLES									
Purchase price - core	\$	57,240	\$	31,831	80%		170,857	\$,	62%
Face value - core	4	5,027,874		588,551	754%	,	7,071,530	2,067,011	242%
Purchase price - bankruptcy		64,848		60,687	7%		148,659	176,774	-16%
Face value - bankruptcy		654,508		788,967	-17%		1,515,501	2,869,052	-47%
Purchase price - total		122,088		92,518	32%		319,516	281,919	13%
Face value - total	4	5,682,382]	,377,518	313%	8	3,587,031	4,936,063	74%
Number of portfolios - total		95		68	40%		250	230	9%

PER SHARE DATA						
Net income per common share - diluted	\$ 1.48	\$ 1.08	37%	\$ 4.31	\$ 3.15	37%
Weighted average number of shares outstanding -						
diluted	17,228	17,093	1%	17,218	16,792	3%
Closing market price	\$ 62.22	\$ 64.66	-4%	\$ 62.22	\$ 64.66	-4%
RATIOS AND OTHER DATA						
Return on average equity (1)	18.27%	16.04%	14%	18.57%	16.36%	14%
Return on revenue (2)	22.05%	19.63%	12%	21.85%	19.58%	12%
Operating margin (3)	38.35%	34.35%	12%	38.75%	34.41%	13%
Operating expense to cash receipts (4)	36.39%	41.02%	-11%	37.03%	41.28%	-10%
Debt to equity (5)	46.02%	61.80%	-26%	46.02%	61.80%	-26%
Cash collections per collector hour paid:						
Core cash collections	\$ 152	\$ 127	20%	\$ 156	\$ 129	21%
Total cash collections	\$ 249	\$ 200	25%	\$ 245	\$ 190	29%
Excluding external legal collections	\$ 212	\$ 170	25%	\$ 207	\$ 161	29%
Excluding bankruptcy and external legal						
collections	\$ 115	\$ 97	19%	\$ 118	\$ 101	17%
Number of collectors	1,520	1,422	7%	1,520	1,422	7%
Number of employees	2,504	2,421	3%	2,504	2,421	3%
Cash receipts (4)	\$ 193,569	\$ 152,895	27%	\$ 566,862	\$ 432,032	31%
Line of credit - unused portion at period end	147,500	76,500	93%	147,500	76,500	93%
Notes:						

⁽¹⁾ Calculated as annualized net income divided by average equity for the period

34

⁽²⁾ Calculated as net income divided by total revenues

⁽³⁾ Calculated as income from operations divided by total revenues

⁽⁴⁾ Cash receipts is defined as cash collections plus fee income

⁽⁵⁾ For purposes of this ratio, debt equals the line of credit balance plus long-term debt

FINANCIAL HIGHLIGHTS

	For the Quarter Ended									
	Sep	tember 30		June 30	N	Iarch 31	De	cember 31	Sep	tember 30
(dollars in thousands)		2011		2011		2011		2010		2010
<u>EARNINGS</u>										
Income recognized on finance receivables, net	\$	102,875	\$	100,303	\$	95,974	\$	84,783	\$	80,026
Fee income		11,401		14,492		15,803		15,972		15,518
Total revenues		114,276		114,795		111,777		100,755		95,544
Operating expenses		70,446		70,415		69,072		64,480		62,721
Income from operations		43,830		45,537		42,705		36,275		32,823
Net interest expense		2,548		2,635		2,867		2,488		2,178
Net income		25,193		25,576		23,709		20,631		18,757
Net income attributable to Portfolio Recovery										
Associates, Inc.		25,506		25,574		23,121		20,645		18,481
PERIOD-END BALANCES										
Cash and cash equivalents	\$	30,035	\$	25,481	\$	35,443	\$	41,094	\$	20,297
Finance receivables, net	-	919,478	-	879,515	-	866,992	-	831,330	-	807,239
Goodwill and intangible assets, net		76,426		77,643		78,893		80,144		81,610
Total assets	1	,064,104		1,021,617	1	,020,099		995,908		947,737
Line of credit		260,000		250,000		290,000		300,000		288,500
Total liabilities		478,915		463,153		489,136		490,943		464,781
Total equity		568,305		542,396		515,710		490,516		468,425
		300,303		312,370		313,710		170,510		100,123
FINANCE RECEIVABLE COLLECTIONS										
Cash collections	\$	182,168	\$	176,281	\$	166,717	\$	144,363	\$	137,377
Principal amortization without allowance		78,552		73,695		66,703		54,139		50,831
Principal amortization with allowance		79,293		75,978		70,743		59,580		57,351
Principal amortization w/ allowance as % of cash										
collections:										
Including fully amortized pools		43.5%		43.1%		42.4%		41.3%		41.7%
Excluding fully amortized pools		45.7%		45.7%		45.3%		44.3%		44.7%
Estimated remaining collections - core	\$ 1	,154,406	\$ 1	1,072,777	\$ 1	,040,140	\$	974,108	\$	934,942
Estimated remaining collections - bankruptcy		770,886		743,228		753,130		749,410		734,632
Estimated remaining collections - total]	,925,292		1,816,005	1	,793,270		1,723,518		1,669,574
ALLOWANCE FOR FINANCE RECEIVABLES										
Balance at period-end	\$	83,471	\$	82,730	\$	80,447	\$	76,407	\$	70,965
Allowance charge	\$	741	\$	2,283	\$	4,040	\$	5,442	\$	6,520
Allowance charge to period-end net finance receivables		0.08%		0.26%		0.47%		0.65%		0.81%
Allowance charge to net finance receivable income		0.72%		2.28%		4.21%		6.42%		8.15%
Allowance charge to cash collections		0.41%		1.30%		2.42%		3.77%		4.75%
PURCHASES OF FINANCE RECEIVABLES	ф	57.240	φ	50.222	Ф	(1.204	ф	44.050	ф	21 021
Purchase price - core	\$	57,240	\$	52,323	\$	61,294	\$	44,852	\$	31,831
Face value - core	- 3	5,027,874		1,034,898	1	,008,758		1,357,301		588,551
Purchase price - bankruptcy		64,848		37,204		46,607		40,671		60,687
Face value - bankruptcy		654,508		378,051		482,941		511,588		788,967
Purchase price - total		122,088		89,527		107,901		85,523		92,518
Face value - total	:	5,682,382		1,412,949	1	,491,699		1,868,889		1,377,518
Number of portfolios - total		95		76		79		75		68
PER SHARE DATA										
Net income per common share - diluted	\$	1.48	\$	1.48	\$	1.34	\$	1.20	\$	1.08
Weighted average number of shares outstanding -										
diluted		17,228		17,225		17,199		17,165		17,093
Closing market price	\$	62.22	\$	84.79	\$	85.13	\$	75.20	\$	64.66
-										

RATIOS AND OTHER DATA Return on average equity (1) 18.27% 19.20% 18.25% 17.09% 16.04% Return on revenue (2) 22.05%22.28% 21.21% 20.48%19.63% 39.67% 34.35% Operating margin (3) 38.35% 38.21% 36.00% Operating expense to cash receipts (4) 36.39% 36.91% 37.84% 40.22% 41.02% Debt to equity (5) 46.02% 46.43% 56.64% 61.65% 61.80% Cash collections per collector hour paid: Core cash collections 152 154 162 129 127 Total cash collections \$ 249 243 241 \$ \$ \$ 204 \$ 200 Excluding external legal collections \$ 212 \$ 205 \$ 204 \$ 174 \$ 170 98 \$ 116 125 97 Excluding bankruptcy and external legal collections 115 \$ \$ \$ \$ Number of collectors 1,520 1,486 1,422 1,517 1,472 Number of employees 2,504 2,504 2,482 2,473 2,421 Cash receipts (4) 193,569 190,773 182,520 160,335 152,895 Line of credit - unused portion at period end 147,500 157,500 117,500 107,500 76,500 Notes:

- (1) Calculated as annualized net income divided by average equity for the period
- (2) Calculated as net income divided by total revenues
- (3) Calculated as income from operations divided by total revenues
- (4) Cash receipts is defined as cash collections plus fee income
- (5) For purposes of this ratio, debt equals the line of credit balance plus long-term debt

35

Supplemental Performance Data

Owned Portfolio Performance:

The following tables show certain data related to our owned portfolio. These tables describe the purchase price, actual cash collections and future estimates of cash collections, income recognized on finance receivables (gross and net of allowance charges), principal amortization, allowance charges, finance receivable, net balances and related multiples. Further, these tables disclose our entire portfolio, as well as its subsets; the portfolio of purchased bankrupt accounts and our Core portfolio which are further broken down into quarter-to-date, year-to-date and life-to-date tables. The accounts represented in the purchased bankruptcy tables are those portfolios of accounts that were bankrupt at the time of purchase. This contrasts with accounts that file bankruptcy after we purchase them, which continue to be tracked in their corresponding Core portfolio.

Core customers sometimes file for bankruptcy protection subsequent to our purchase of the related Core portfolio. When this occurs, we adjust our collection practices accordingly to comply with bankruptcy procedures; however, for accounting purposes, these accounts remain in the related Core portfolio. Conversely, bankrupt accounts may be dismissed voluntarily or involuntarily subsequent to our purchase of the related bankrupt portfolio. Dismissal occurs when the terms of the bankruptcy are not met by the petitioner. When this occurs, we are typically free to pursue collection outside of bankruptcy procedures; however, for accounting purposes, these accounts remain in the related bankruptcy pool.

The purchase price multiples from 2005 through the third quarter of 2011 described in the table below are lower than historical multiples in previous years. This trend is primarily, but not entirely related to pricing competition. When competition increases, and/or supply decreases so that pricing becomes negatively impacted on a relative basis (total lifetime collections in relation to purchase price), yields tend to trend lower. The opposite occurs when pricing trends are favorable.

To the extent that lower purchase price multiples are the ultimate result of more competitive pricing and lower yields, this will generally lead to higher amortization rates (payments applied to principal as a percentage of cash collections), lower operating margins and ultimately lower profitability. As portfolio pricing becomes more favorable on a relative basis, our profitability will tend to increase. It is important to consider, however, that to the extent we can improve our collection operations by collecting additional cash from a discreet quantity and quality of accounts, and/or by collecting cash at a lower cost structure, we can positively impact the collection to purchase price ratio and operating margins. We continue to make significant enhancements to our analytical abilities, management personnel and capabilities, all with the intent to collect more cash at lower cost.

Additionally, however, the processes we employ to initially book newly acquired pools of accounts and forecast future estimated collections for any given portfolio of accounts has evolved over the years due to a number of factors including economic conditions. Our revenue recognition under ASC 310-30 is driven by estimates of the ultimate magnitude of estimated lifetime collections as well as the timing of those collections. We have progressed towards booking new portfolio purchases using a higher confidence level for both estimated collection amounts and timing. Subsequent to the initial booking, as we gain collection experience and comfort with a pool of accounts, we continuously update estimated remaining collections (ERC). These processes, along with the aforementioned operational enhancements, have tended to cause the ratio of collections, including ERC, to purchase price for any given year of buying to gradually increase over time. As a result, our estimate of lifetime collections to purchase price has generally, but not always, shown relatively steady increases as pools have aged. Thus, all factors being equal in terms of pricing, one would typically tend to see a higher collection to purchase price ratio from a pool of accounts that was six years from purchase than say a pool that was just two years from purchase.

36

Portfolio Data Life-to-Date

Entire Portfolio

(\$ in thousand	le)		Inception th	rough Septembe	Net	As of September 30, 2011				
(ψ in inoustine)	Actual				Income	Finance		Т	otal Estimated
		Cash	Income			Recognized	Receivables		1.	Collections
		Collections	Recognized			on	Balance	Estimated	Total	to
Purchase	Purchase	Including	on Finance	Principal	Allowance	Finance	at	Remaining	Estimated	Purchase
Period	Price	Cash Sales	Receivables	Amortization	Charges	Receivables, N	eptember 30, 20	01 Collections	Collections	Price
1996	\$ 3,080	\$ 10,133	\$ 7,010	\$ 3,123	\$ 0	\$ 7,010	\$ 0	\$ 111	\$ 10,244	333%
1997	7,685	25,276	17,173	8,103	0	17,173	0	266	25,542	332%
1998	11,089	36,870	25,883	10,987	0	25,883	0	502	37,372	337%
1999	18,898	67,958	48,784	19,174	0	48,784	0	1,259	69,217	366%
2000	25,020	112,831	87,635	25,196	0	87,635	0	2,892	115,723	463%
2001	33,481	169,712	135,360	34,352	0	135,360	0	3,850	173,562	518%
2002	42,325	189,072	146,746	42,326	0	146,746	0	5,496	194,568	460%
2003	61,448	250,428	188,980	61,448	0	188,980	0	8,262	258,690	421%
2004	59,177	185,401	127,423	57,978	1,200	126,223	0	8,516	193,917	328%
2005	143,169	284,294	172,198	112,096	17,696	154,502	13,377	25,569	309,863	216%
2006	107,704	183,555	115,249	68,306	19,415	95,834	19,983	34,629	218,184	203%
2007	258,401	388,573	219,004	169,569	18,215	200,789	70,611	119,258	507,831	197%
2008	275,162	339,458	205,346	134,112	26,945	178,401	114,070	192,391	531,849	193%
2009	281,442	377,599	242,236	135,363	0	242,236	146,078	367,274	744,873	265%
2010	358,349	251,198	145,477	105,721	0	145,477	252,628	542,061	793,259	221%
2011	317,787	41,414	26,372	15,042	0	26,372	302,731	612,956	654,370	206%
Total	\$ 2,004,217	\$ 2,913,772	\$ 1,910,876	\$ 1,002,896	\$ 83,471	\$ 1,827,405	\$ 919,478	\$ 1,925,292	\$ 4,839,064	241%

Purchased Bankruptcy Portfolio

					I	nception th	roug	h Septembe	r 30	, 2011					As o	of Septemb	er 30.	, 2011	
(\$ in thous	sands)												N	let					
												Income	Fin	ance					Total
			1	Actual							Re	cognized	Recei	vables					Estimated
				Cash]	Income						on	Bal	ance					Collections
			Co	llections	Re	cognized]	Finance	;	at	Es	timated	,	Total	to
Purchas	e	Purchase	In	cluding	or	Finance	P	Principal	All	lowance	Re	ceivables,	Septe	ember	Re	maining	Est	timated	Purchase
Period		Price	Ca	sh Sales	Re	ceivables	An	nortization	C	harges		Net	30,	2011	Co	llections	Col	lections	Price
1996-200	03	\$ 0	\$	0	\$	0	\$	0	\$	0	\$	0	\$	0	\$	0	\$	0	0%
2004		7,468		14,273		8,005		6,268		1,200		6,805		0		110		14,383	193%
2005		29,301		43,146		14,654		28,492		731		13,923		79		180		43,326	148%
2006		17,645		30,279		13,975		16,304		1,200		12,775		141		910		31,189	177%
2007		78,547		92,058		33,358		58,700		4,010		29,348	1	5,837		19,024		111,082	141%
2008		108,609		115,115		57,947		57,168		1,800		56,147	4	9,641		68,968		184,083	169%
2009		156,061		174,834		113,808		61,026		0		113,808	9	5,034		192,379		367,213	235%
2010		209,284		115,781		67,388		48,393		0		67,388	16	0,891		270,383		386,164	185%
2011		146,417		6,699		4,969		1,730		0		4,969	14	4,687		218,932		225,631	154%
Total		\$ 753,332	\$	592,185	\$	314,104	\$	278,081	\$	8,941	\$	305,163	\$ 46	6,310	\$	770,886	\$ 1,	363,071	181%

Core Portfolio

Inception through September 30, 2011

As of September 30, 2011

(\$ in thousands)

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Purchase Period	Purchase Price	Actual Cash Collections Including Cash Sales	Income Recognized on Finance Receivables	Principal nortization	Allowance Charges	Re F	encome cognized on Finance ceivables, Net	Net Finance Receivables Balance at September 30, 2011	Estimated Remaining Collections	Total Estimated Collections	Total Estimated Collections to Purchase Price
1996	\$ 3,080	\$ 10,133	\$ 7,010	\$ 3,123	\$ 0	\$	7,010	\$ 0	\$ 111	\$ 10,244	333%
1997	7,685	25,276	17,173	8,103	0		17,173	0	266	25,542	332%
1998	11,089	36,870	25,883	10,987	0		25,883	0	502	37,372	337%
1999	18,898	67,958	48,784	19,174	0		48,784	0	1,259	69,217	366%
2000	25,020	112,831	87,635	25,196	0		87,635	0	2,892	115,723	463%
2001	33,481	169,712	135,360	34,352	0		135,360	0	3,850	173,562	518%
2002	42,325	189,072	146,746	42,326	0		146,746	0	5,496	194,568	460%
2003	61,448	250,428	188,980	61,448	0		188,980	0	8,262	258,690	421%
2004	51,709	171,128	119,418	51,710	0		119,418	0	8,406	179,534	347%
2005	113,868	241,148	157,544	83,604	16,965		140,579	13,298	25,389	266,537	234%
2006	90,059	153,276	101,274	52,002	18,215		83,059	19,842	33,719	186,995	208%
2007	179,854	296,515	185,646	110,869	14,205		171,441	54,774	100,234	396,749	221%
2008	166,553	224,343	147,399	76,944	25,145		122,254	64,429	123,423	347,766	209%
2009	125,381	202,765	128,428	74,337	0		128,428	51,044	174,895	377,660	301%
2010	149,065	135,417	78,089	57,328	0		78,089	91,737	271,678	407,095	273%
2011	171,370	34,715	21,403	13,312	0		21,403	158,044	394,024	428,739	250%
Total	\$ 1,250,885	\$ 2,321,587	\$ 1,596,772	\$ 724,815	\$ 74,530	\$:	1,522,242	\$ 453,168	\$ 1,154,406	\$ 3,475,993	278%

Portfolio Data Year-to-Date

Entire Portfolio

			Fo	or the Nine Mo	nths Ended Sep	otember 30, 2	2011			As of Septemb	ber 30, 2011	
(\$	in thousands)		Actual				1	Income	Net			
			Cash	Income				cognized	Finance		т	otal Estimated
			Collections	Recognized			-110	on	Receivables		-	Collections
			Including	on			F	Finance	Balance	Estimated	Total	to
	Purchase	Purchase	Cash	Finance	Principal	Allowance	Red	ceivables,	at	Remaining	Estimated	Purchase
	Period	Price	Sales	Receivables	Amortization	Charges		Net Se	ptember 30, 20	01 Collections	Collections	Price
	1996	\$ 3,080	\$ 89	\$ 89	\$ 0	\$ 0	\$	89	\$ 0	\$ 111	\$ 10,244	333%
	1997	7,685	154	154	0	0		154	0	266	25,542	332%
	1998	11,089	263	263	0	0		263	0	502	37,372	337%
	1999	18,898	794	794	0	0		794	0	1,259	69,217	366%
	2000	25,020	1,997	1,997	0	0		1,997	0	2,892	115,723	463%
	2001	33,481	3,039	3,039	0	0		3,039	0	3,850	173,562	518%
	2002	42,325	4,639	4,639	0	0		4,639	0	5,496	194,568	460%
	2003	61,448	6,976	6,976	0	0		6,976	0	8,262	258,690	421%
	2004	59,177	6,773	6,601	172	(15)		6,616	0	8,516	193,917	328%
	2005	143,169	13,644	7,147	6,497	879		6,268	13,377	25,569	309,863	216%
	2006	107,704	14,589	8,700	5,889	0		8,700	19,983	34,629	218,184	203%
	2007	258,401	53,435	23,764	29,671	(100)		23,864	70,611	119,258	507,831	197%
	2008	275,162	69,870	34,635	35,235	6,300		28,335	114,070	192,391	531,849	193%
	2009	281,442	142,854	90,358	52,496	0		90,358	146,078	367,274	744,873	265%
	2010	358,349	164,636	90,689	73,947	0		90,689	252,628	542,061	793,259	221%
	2011	317,787	41,414	26,371	15,043	0		26,371	302,731	612,956	654,370	206%
	Total	\$ 2,004,217	\$ 525,166	\$ 306,216	\$ 218,950	\$ 7,064	\$	299,152	\$ 919,478	\$ 1,925,292	\$ 4,839,064	241%

Purchased Bankruptcy Portfolio

Core Portfolio

]	For the	e Nine Mo	onths	Ended Sep	teml	per 30, 2	011				As	of Septem	ber 30,	, 2011		
(\$ in thousands)]	Income		Net						
			Actual Cas	h I	Income					Re	ecognize	d	Finance				-	Total Estim	ated
			Collection	s Re	cognized						on		Receivables					Collection	as
			Including		on					I	Finance		Balance	Ε	stimated	Т	Γotal	to	
Purchase	Pu	rchase	Cash	F	Finance	Pı	rincipal	Allo	owance	Re	ceivable	s,	at	R	emaining	Est	imated	Purchase	÷
Period	I	Price	Sales	Re	ceivables	Am	ortization	Cł	narges		Net	Sep	otember 30, 2	01 C	ollections	Col	lections	Price	
1996-2003	\$	0	\$ 0	\$	0	\$	0	\$	0	\$		0	\$ 0	\$	0	\$	0	0	%
2004		7,468	128		111		17		(15)		12	6	0		110		14,383	193	%
2005		29,301	390		75		315		(171)		24	6	79		180		43,326	148	%
2006		17,645	1,324		1,050		274		(200)		1,25	0	141		910		31,189	177	%
2007		78,547	12,777		3,191		9,586		1,150		2,04	1	15,837		19,024		111,082	141	%
2008		108,609	27,223		11,033		16,190		1,800		9,23	3	49,641		68,968		184,083	169	%
2009		156,061	76,419		46,186		30,233		0		46,18	6	95,034		192,379	3	367,213	235	%
2010	:	209,284	76,295		39,822		36,473		0		39,82	2	160,891		270,383	3	386,164	185	%
2011		146,417	6,699		4,969		1,730		0		4,96	9	144,687		218,932	2	225,631	154	%
							·						·				·		
Total	\$	753,332	\$ 201,255	\$	106,437	\$	94,818	\$	2,564	\$	103,87	3	\$ 466,310	\$	770,886	\$ 1,3	363,071	181	%

	Fo	or the Nine Mo	onths Ended Sep	otember 30, 2	011		As of Septemb	per 30, 2011	
(\$ in thousands)	Actual	Income	Principal	Allowance	Income	Net	Estimated	Total	Total
	Cash	Recognized	Amortization	Charges	Recognized	Finance	Remaining	Estimated	Estimated

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Purchase Period	Purchase Price	Collections Including Cash Sales	on Finance Receivables			on Finance sivables, Ne	Receivables Balance t at September 30, 2011	Collections	Collections	Collections to Purchase Price
1996	\$ 3,080	\$ 89	\$ 89	\$ 0	\$ 0	\$ 89	\$ 0	\$ 111	\$ 10,244	333%
1997	7,685	154	154	0	0	154	0	266	25,542	332%
1998	11,089	263	263	0	0	263	0	502	37,372	337%
1999	18,898	794	794	0	0	794	0	1,259	69,217	366%
2000	25,020	1,997	1,997	0	0	1,997	0	2,892	115,723	463%
2001	33,481	3,039	3,039	0	0	3,039	0	3,850	173,562	518%
2002	42,325	4,639	4,639	0	0	4,639	0	5,496	194,568	460%
2003	61,448	6,976	6,976	0	0	6,976	0	8,262	258,690	421%
2004	51,709	6,645	6,490	155	0	6,490	0	8,406	179,534	347%
2005	113,868	13,254	7,072	6,182	1,050	6,022	13,298	25,389	266,537	234%
2006	90,059	13,265	7,650	5,615	200	7,450	19,842	33,719	186,995	208%
2007	179,854	40,658	20,573	20,085	(1,250)	21,823	54,774	100,234	396,749	221%
2008	166,553	42,647	23,602	19,045	4,500	19,102	64,429	123,423	347,766	209%
2009	125,381	66,435	44,172	22,263	0	44,172	51,044	174,895	377,660	301%
2010	149,065	88,341	50,867	37,474	0	50,867	91,737	271,678	407,095	273%
2011	171,370	34,715	21,402	13,313	0	21,402	158,044	394,024	428,739	250%
Total	\$ 1,250,885	\$ 323,911	\$ 199,779	\$ 124,132	\$ 4,500	\$ 195,279	\$ 453,168	\$ 1,154,406	\$ 3,475,993	278%

Portfolio Data Quarter-to-Date

Entire Portfolio

			For	the Three Mor	nths Ended Se	ptember 30,	2011		As of Septemb	per 30, 2011	
(-	\$ in thousands)		Actual					Net			
			Cash	Income				Finance		Т	otal Estimated
			Collections	Recognized			Income	Receivables			Collections
	Purchase		Including	on			Recognized	Balance	Estimated	Total	to
		Purchase	Cash	Finance	Principal	Allowance	on Finance	at	Remaining	Estimated	Purchase
	Period	Price	Sales	Receivables	Amortization	Charges R	eceivables, \$\delta	ettember 30, 20	01 Collections	Collections	Price
	1996	\$ 3,080	\$ 25	\$ 25	\$ 0	\$ 0	\$ 25	\$ 0	\$ 111	\$ 10,244	333%
	1997	7,685	47	47	0	0	47	0	266	25,542	332%
	1998	11,089	82	82	0	0	82	0	502	37,372	337%
	1999	18,898	260	260	0	0	260	0	1,259	69,217	366%
	2000	25,020	616	616	0	0	616	0	2,892	115,723	463%
	2001	33,481	854	854	0	0	854	0	3,850	173,562	518%
	2002	42,325	1,404	1,404	0	0	1,404	0	5,496	194,568	460%
	2003	61,448	2,098	2,098	0	0	2,098	0	8,262	258,690	421%
	2004	59,177	1,968	1,968	0	0	1,968	0	8,516	193,917	328%
	2005	143,169	3,985	2,026	1,959	641	1,385	13,377	25,569	309,863	216%
	2006	107,704	4,259	2,553	1,706	100	2,453	19,983	34,629	218,184	203%
	2007	258,401	16,072	7,104	8,968	(500)	7,604	70,611	119,258	507,831	197%
	2008	275,162	21,880	10,492	11,388	500	9,992	114,070	192,391	531,849	193%
	2009	281,442	47,288	29,521	17,767	0	29,521	146,078	367,274	744,873	265%
	2010	358,349	56,731	29,897	26,834	0	29,897	252,628	542,061	793,259	221%
	2011	317,787	24,599	14,669	9,930	0	14,669	302,731	612,956	654,370	206%
	Total	\$ 2,004,217	\$ 182,168	\$ 103,616	\$ 78,552	\$ 741	\$ 102,875	\$ 919,478	\$ 1,925,292	\$ 4,839,064	241%

Purchased Bankruptcy Portfolio

(\$	s in thousands)		Fo	or the Three Mo	onths Ended Se	ptember 30,	2011	Net	As of Septemb	ber 30, 2011	
			Actual	Income			Income	Finance		Т	otal Estimated
			Cash Collection	s Recognized	I		Recognized	Receivables Balance	Estimated	Total	Collections to
	Purchase Period	Purchase Price	Including Cash Sales		Principal Amortization	Allowance Charges F		at g ttember 30, 20	Remaining 01 Collections	Estimated Collections	Purchase Price
	1996-2003	\$ (\$ 0	\$ 0	\$ 0	\$ 0	\$ 0	\$ 0	\$ 0	\$ 0	0%
	2004	7,468	30	30	0	0	30	0	110	14,383	193%
	2005	29,301	81	17	64	(59)	76	79	180	43,326	148%
	2006	17,645	345	265	80	(100)	365	141	910	31,189	177%
	2007	78,547	3,944	895	3,049	0	895	15,837	19,024	111,082	141%
	2008	108,609	9,116	3,335	5,781	0	3,335	49,641	68,968	184,083	169%
	2009	156,061	27,082	15,517	11,565	0	15,517	95,034	192,379	367,213	235%
	2010	209,284	28,984	13,294	15,690	0	13,294	160,891	270,383	386,164	185%
	2011	146,417	4,930	3,250	1,680	0	3,250	144,687	218,932	225,631	154%
	Total	\$ 753,332	\$ 74,512	\$ 36,603	\$ 37,909	(\$ 159)	\$ 36,762	\$ 466,310	\$ 770,886	\$ 1,363,071	181%

Core Portfolio

For the Three Months Ended September 30, 2011

As of September 30, 2011

(\$ in thousands)

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Purchase Period	Purchase Price	Actual Cash Collections Including Cash Sales	Income Recognized on Finance Receivables	Principal Amortization		Income Recognize on Finance Receivables,	Receivables Balance	Estimated Remaining Collections	Estimated Collections	otal Estimated Collections to urchase Price
1996	\$ 3,080	\$ 25	\$ 25	\$ 0	\$ 0	\$ 2:		\$ 111	\$ 10,244	333%
1997	7,685	47	47	0	0	4	7 0	266	25,542	332%
1998	11,089	82	82	0	0	82	2 0	502	37,372	337%
1999	18,898	260	260	0	0	260	0	1,259	69,217	366%
2000	25,020	616	616	0	0	610	6 0	2,892	115,723	463%
2001	33,481	854	854	0	0	854	1 0	3,850	173,562	518%
2002	42,325	1,404	1,404	0	0	1,40	4 0	5,496	194,568	460%
2003	61,448	2,098	2,098	0	0	2,098	3 0	8,262	258,690	421%
2004	51,709	1,938	1,938	0	0	1,93	3 0	8,406	179,534	347%
2005	113,868	3,904	2,009	1,895	700	1,309	13,298	25,389	266,537	234%
2006	90,059	3,914	2,288	1,626	200	2,08	3 19,842	33,719	186,995	208%
2007	179,854	12,128	6,209	5,919	(500)	6,709	54,774	100,234	396,749	221%
2008	166,553	12,764	7,157	5,607	500	6,65	7 64,429	123,423	347,766	209%
2009	125,381	20,206	14,004	6,202	0	14,004	51,044	174,895	377,660	301%
2010	149,065	27,747	16,603	11,144	0	16,600	91,737	271,678	407,095	273%
2011	171,370	19,669	11,419	8,250	0	11,419	158,044	394,024	428,739	250%
Total	\$ 1,250,885	\$ 107,656	\$ 67,013	\$ 40,643	\$ 900	\$ 66,113	\$ 453,168	\$ 1,154,406	\$ 3,475,993	278%

The following tables show our net allowance charges recorded against our net finance receivables (NFR).

Net Allowance Charges, Entire Portfolio

10		.1 1)	
14	1n	thousands)	١

(\$ III ulousalius)									
				Purchas	e Period				
Allowance Period (1)	19	96-2003	2004	2005	2006	2007	2008	2009-2011	Total
2005	\$	200	\$	\$	\$	\$	\$	\$	\$ 200
2006		275		825					1,100
2007		235	470	1,885	340				2,930
2008		(110)	1,290	3,040	7,170	7,380	620		19,390
2009		(600)	(375)	4,190	4,860	3,435	16,125		27,635
Q1 10				2,795	1,175	2,900			6,870
Q2 10			(80)	1,600	2,100	700	2,000		6,320
Q3 10			(80)	1,650	2,050	2,750	150		6,520
Q4 10			(10)	832	1,720	1,150	1,750		5,442
Q1 11			(15)	455	(100)	400	3,300		4,040
Q2 11				(217)			2,500		2,283
Q3 11				641	100	(500)	500		741
Total	\$		\$ 1,200	\$ 17,696	\$ 19,415	\$ 18,215	\$ 26,945	\$	\$ 83,471
Portfolio Purchases, net	\$	203,026	\$ 59,177	\$ 143,169	\$ 107,704	\$ 258,401	\$ 275,162	\$ 957,578	\$ 2,004,217

Net Allowance Charges, Purchased Bankruptcy Portfolio

(\$	in	thousands)

Purchase Period														
Allowance Period (1)	1996-2003	2004		2005		2006		2007	20	008	2009-2	011	,	Total
2007	\$	\$ 470) \$	160	\$	150	\$		\$		\$		\$	780
2008		770)	375		1,210								2,355
2009		4:	5	265		120		110						540
Q1 10				95		50		1,200						1,345
Q2 10		(30))	25										(5)
Q3 10		(30))			(100)		600						470
Q4 10		(10))	(18)		(30)		950						892
Q1 11		(1:	5)	(95)		(100)		1,150		1,300				2,240
Q2 11				(17)						500				483
Q3 11				(59)		(100)								(159)
Total	\$	\$ 1,200) \$	731	\$	1,200	\$	4,010	\$	1,800	\$		\$	8,941
Portfolio Purchases, net	\$	\$ 7,468	3 \$	29,301	\$	17,645	\$	78,547	\$ 10	8,609	\$ 511.	,762	\$	753,332

Net Allowance Charges, Core Portfolio

(\$ in thousands)

				Purchas	se Period					
Allowance Period (1)	1996	5-2003	2004	2005	2006	2007	2008	2009-2011	7	Γotal
2005	\$	200	\$	\$	\$	\$	\$	\$	\$	200
2006		275		825						1,100
2007		235		1,725	190					2,150
2008		(110)	520	2,665	5,960	7,380	620			17,035
2009		(600)	(420)	3,925	4,740	3,325	16,125			27,095
Q1 10				2,700	1,125	1,700				5,525
Q2 10			(50)	1,575	2,100	700	2,000			6,325
Q3 10			(50)	1,650	2,150	2,150	150			6,050

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Q4 10			850	1,750	200	1,750		4,550
Q1 11			550		(750)	2,000		1,800
Q2 11			(200)			2,000		1,800
Q3 11			700	200	(500)	500		900
Total	\$	\$	\$ 16,965	\$ 18,215	\$ 14,205	\$ 25,145	\$	\$ 74,530
Portfolio Purchases, net	\$ 203,026	\$ 51,709	\$ 113,868	\$ 90,059	\$ 179,854	\$ 166,553	\$ 445,816	\$ 1,250,885

(1) Allowance period represents the quarter in which we recorded valuation allowances, net of any (reversals).

Table of Contents

The following graph shows the purchase price of our owned portfolios by year and includes the year to date acquisition amount for the nine months ended September 30, 2011. The purchase price number represents the cash paid to the seller, plus certain capitalized costs, less buybacks.

As shown in the above chart, the composition of our purchased portfolios has shifted in favor of bankrupt accounts in recent years. We began buying bankrupt accounts during 2004 and slowly increased the volume of accounts we acquired through 2006 as we tested our models, refined our processes and validated our operating assumptions. After observing a high level of modeling confidence in our early purchases, we began increasing our level of purchases more dramatically commencing in 2007.

Our ability to profitably purchase and liquidate pools of bankrupt accounts provides diversity to our distressed asset acquisition business. Although we generally buy bankrupt assets from many of the same consumer lenders from whom we acquire Core customer accounts, the volumes and pricing characteristics as well as the competitors are different. Based upon market dynamics, the profitability of pools purchased in the bankrupt and Core markets may differ over time. We have found periods when bankrupt accounts were more profitable and other times when Core accounts were more profitable. From 2004 through 2008, our bankruptcy buying fluctuated between 13% and 39% of our total portfolio purchasing in those years. In 2009, for the first time in our history, bankruptcy purchasing exceeded that of our Core buying, finishing at 55% of total portfolio purchasing for the year and during 2010 this percentage increased to 59%. This occurred as severe dislocations in the financial markets, coupled with legislative uncertainty, caused pricing in the bankruptcy market to decline substantially, thereby driving our strategy to make advantageous bankruptcy portfolio acquisitions during this period. For the first nine months of 2011, bankruptcy buying represented 47% of our total portfolio purchasing.

In order to collect our Core portfolios, we generally need to employ relatively higher amounts of labor and incur additional collection costs to generate each dollar of cash collections as compared with bankruptcy portfolios. In order to achieve acceptable levels of net return on investment (after direct expenses), we are generally targeting a total cash collections to purchase price multiple in the 2.25-3.0x range. On the other hand, bankrupt accounts generate the majority of cash collections through the efforts of the U.S. bankruptcy courts. In this process, cash is remitted to our Company with no corresponding cost other than the cost of filing claims at the time of purchase and general administrative costs for monitoring the progress of each account through the bankruptcy process. As a result, overall collection costs are much lower for us when liquidating a pool of bankrupt accounts as compared to a pool of Core accounts, but conversely the price we pay for bankrupt accounts is generally higher than Core accounts. We generally target similar returns on investment (measured after direct expenses) for bankrupt and Core portfolios at any given point in the market cycles. However, because of the lower related collection costs, we can pay more for bankrupt portfolios, which causes the estimated total cash collections to purchase price multiples of bankrupt pools to be in the 1.4-2.0x range generally. In summary, compared to a pool of Core accounts, to the extent both pools had identical targeted returns on investment (measured after direct expenses), the bankrupt pool would be expected to generate less revenue, a lower yield, less direct expenses, similar operating income, and a higher operating margin.

41

In addition, collections on younger, newly filed bankrupt accounts tend to be of a lower magnitude in the earlier months when compared to Core charge-off accounts. This lower level of early period collections is due to the fact that we purchase primarily accounts that represent unsecured claims in bankruptcy, and these unsecured claims are scheduled to begin paying out after payment of the secured and priority claims. As a result of the administrative processes regarding payout priorities within the court-administered bankruptcy plans, unsecured creditors do not generally begin receiving meaningful collections on unsecured claims until 12 to 18 months after the bankruptcy filing date. Therefore, to the extent that we purchase portfolios with more recent bankruptcy filing dates, as we did to a significant extent commencing in 2009, we would expect to experience a delay in cash collections compared with Core charged-off accounts.

We utilize a long-term approach to collecting our owned portfolios of receivables. This approach has historically caused us to realize significant cash collections and revenues from purchased portfolios of finance receivables years after they are originally acquired. As a result, we have in the past been able to temporarily reduce our level of current period acquisitions without a corresponding negative current period impact on cash collections and revenue.

The following tables, which excludes any proceeds from cash sales of finance receivables, demonstrates our ability to realize significant multi-year cash collection streams on our owned portfolios.

Cash Collections By Year, By Year of Purchase Entire Portfolio

Cash Collection Period

n t	housands)	
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urchase	Purchase												YTD	
Period	Price	1996-2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	Total
996	\$ 3,080	\$ 7,295	\$ 730	\$ 496	\$ 398	\$ 285	\$ 210	\$ 237	\$ 102	\$ 83	\$ 78	\$ 68	\$ 89	\$ 10,071
997	7,685	15,138	2,630	1,829	1,324	1,022	860	597	437	346	215	216	154	24,768
998	11,089	16,981	5,152	3,948	2,797	2,200	1,811	1,415	882	616	397	382	263	36,844
999	18,898	18,207	12,090	9,598	7,336	5,615	4,352	3,032	2,243	1,533	1,328	1,139	794	67,267
000	25,020	6,894	19,498	19,478	16,628	14,098	10,924	8,067	5,202	3,604	3,198	2,782	1,997	112,370
001	33,481		13,048	28,831	28,003	26,717	22,639	16,048	10,011	6,164	5,299	4,422	3,039	164,221
002	42,325			15,073	36,258	35,742	32,497	24,729	16,527	9,772	7,444	6,375	4,639	189,056
003	61,448				24,308	49,706	52,640	43,728	30,695	18,818	13,135	10,422	6,976	250,428
004	59,177					18,019	46,475	40,424	30,750	19,339	13,677	9,944	6,773	185,401
005	143,169						18,968	75,145	69,862	49,576	33,366	23,733	13,644	284,294
006	107,704							22,971	53,192	40,560	29,749	22,494	14,589	183,555
007	258,401								42,263	115,011	94,805	83,059	53,435	388,573
800	275,162									61,277	107,974	100,337	69,870	339,458
009	281,442										57,338	177,407	142,854	377,599
010	358,349											86,562	164,636	251,198
TD														
011	317,787												41,414	41,414
otal	\$ 2,004,217	\$ 64,515	\$ 53,148	\$ 79,253	\$ 117,052	\$ 153,404	\$ 191,376	\$ 236,393	\$ 262,166	\$ 326,699	\$ 368,003	\$ 529,342	\$ 525,166	\$ 2,906,517

Cash Collections By Year, By Year of Purchase Purchased Bankruptcy Portfolio

in thousands)

				Cash Conection Period																					
urchase	Purc																		YTD 2011						
Period	Pri	ice	1996-2000	2001	2002	2003		2004		2005		2006		2007		2008	2	2009	2010	2	2011		Total		
004	\$	7,468	\$	\$	\$	\$	\$	743	\$	4,554	\$	3,956	\$	2,777	\$	1,455	\$	496	\$ 164	\$	128	\$	14,273		
005	2	9,301								3,777		15,500		11,934		6,845		3,318	1,382		390		43,146		
006	1	7,645										5,608		9,455		6,522		4,398	2,972		1,324		30,279		
007	7	8,547												2,850		27,972		25,630	22,829		12,777		92,058		
800	10	8,609														14,024		35,894	37,974		27,223		115,115		
009	15	6,061																16,635	81,780		76,419		174,834		

010	209,284											39,486	76,295	115,781
TD 011	146,417												6,699	6,699
otal	\$ 753,332 \$	\$ \$	\$ \$	743	\$ 8,331	\$ 25,06	54 5	\$ 27,016	\$ 5	6,818	\$ 86,371	\$ 186,587	\$ 201,255	\$ 592,185

Cash Collections By Year, By Year of Purchase Core Portfolio

in thousands)

							Cash	Collection 1	Period					
urchase	Purchase												YTD	
Period	Price	1996-2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	Total
996	\$ 3,080	\$ 7,295	\$ 730	\$ 496	\$ 398	\$ 285	\$ 210	\$ 237	\$ 102	\$ 83	\$ 78	\$ 68	\$ 89	\$ 10,071
997	7,685	15,138	2,630	1,829	1,324	1,022	860	597	437	346	215	216	154	24,768
998	11,089	16,981	5,152	3,948	2,797	2,200	1,811	1,415	882	616	397	382	263	36,844
999	18,898	18,207	12,090	9,598	7,336	5,615	4,352	3,032	2,243	1,533	1,328	1,139	794	67,267
000	25,020	6,894	19,498	19,478	16,628	14,098	10,924	8,067	5,202	3,604	3,198	2,782	1,997	112,370
001	33,481		13,048	28,831	28,003	26,717	22,639	16,048	10,011	6,164	5,299	4,422	3,039	164,221
002	42,325			15,073	36,258	35,742	32,497	24,729	16,527	9,772	7,444	6,375	4,639	189,056
003	61,448				24,308	49,706	52,640	43,728	30,695	18,818	13,135	10,422	6,976	250,428
004	51,709					17,276	41,921	36,468	27,973	17,884	13,181	9,780	6,645	171,128
005	113,868						15,191	59,645	57,928	42,731	30,048	22,351	13,254	241,148
006	90,059							17,363	43,737	34,038	25,351	19,522	13,265	153,276
007	179,854								39,413	87,039	69,175	60,230	40,658	296,515
800	166,553									47,253	72,080	62,363	42,647	224,343
009	125,381										40,703	95,627	66,435	202,765
010	149,065											47,076	88,341	135,417
TD														
011	171,370												34,715	34,715
'otal	\$ 1,250,885	\$ 64,515	\$ 53,148	\$ 79,253	\$ 117,052	\$ 152,661	\$ 183,045	\$ 211,329	\$ 235,150	\$ 269,881	\$ 281,632	\$ 342,755	\$ 323,911	\$ 2,314,332

When we acquire a new pool of finance receivables, our estimates typically result in a 72 96 month projection of cash collections. The following chart shows our historical cash collections (including cash sales of finance receivables) in relation to the aggregate of the total estimated collection projections made at the time of each respective pool purchase, adjusted for buybacks.

Primarily as a result of the downturn in the economy, the decline in the availability of consumer credit, our efforts to help customers establish reasonable payment plans, and improvements in our collections capabilities which have allowed us to profitably collect on accounts with lower balances or lower quality, the average payment size has decreased over the past several years. However, due to improved scoring and segmentation, together with enhanced productivity, we have been able to generate increased amounts of cash collections by generating enough incremental payments to overcome the decrease in payment size.

Owned Portfolio Personnel Performance

We measure the productivity of each collector each month, breaking results into groups of similarly tenured collectors. The following tables display various productivity measures that we track.

Number of Collectors by Tenure

	One year + (1)											
	2006	2007	2008	2009	2010	2011						
Q1	331	340	314	488	690	830						
Q2	342	360	348	587	711	860						
Q3	324	397	410	604	742	877						
Q4	340	327	452	638	771							
		Less than one year (2)										
	2006	2007	2008	2009	2010	2011						
Q1	360	435	688	621	686	644						
Q2	372	481	744	612	681	671						
Q3	402	475	631	585	642	600						
Q4	375	553	739	676	731							

43

		Total ⁽²⁾									
	2006	2007	2008	2009	2010	2011					
Q1	691	775	1,002	1,109	1,376	1,474					
Q2	714	841	1,092	1,199	1,392	1,531					
Q3	726	872	1,041	1,189	1,384	1477					
Q4	715	880	1,191	1,314	1,502						

- (1) Calculated based on actual employees (collectors) with one year of service or more.
- (2) Calculated using total hours worked by all collectors, including those in training, to produce a full time equivalent FTE. The tables below contain our collector productivity metrics as defined by calendar quarter.

QTD Cash Collections per Collector Hour Paid

			Core cash c	ollections (1)		
	2006	2007	2008	2009	2010	2011
Q1	\$ 141	\$ 141	\$ 116	\$ 120	\$ 135	\$ 162
Q2	\$ 132	\$ 129	\$ 115	\$ 114	\$ 127	\$ 154
Q3	\$ 129	\$ 120	\$ 110	\$ 111	\$ 127	\$ 152
Q4	\$ 127	\$ 107	\$ 98	\$ 109	\$ 129	
			Total cash c	collections (2)		
	2006	2007	2008	2009	2010	2011
Q1	\$ 152	\$ 156	\$ 133	\$ 147	\$ 182	\$ 241
Q2	\$ 146	\$ 142	\$ 136	\$ 143	\$ 188	\$ 243
Q3	\$ 145	\$ 131	\$ 134	\$ 144	\$ 200	\$ 249
Q4	\$ 142	\$ 119	\$ 123	\$ 148	\$ 204	
			Non logal and	a collections (3)		
	2006	2007	2008	1 collections ⁽³⁾ 2009	2010	2011
Q1	\$ 106	\$ 108	\$ 96	\$ 118	\$ 154	\$ 204
Q2	\$ 99	\$ 96	\$ 99	\$ 116	\$ 160	\$ 205
Q3	\$ 98	\$ 88	\$ 99	\$ 119	\$ 170	\$ 212
Q4	\$ 94	\$ 80	\$ 94	\$ 123	\$ 174	,
			on-legal/non-bankru			
	2006	2007	2008	2009	2010	2011
Q1	\$ 92	\$ 92	\$ 79	\$ 90	\$ 106	\$ 125
Q2	\$ 85	\$ 83	\$ 78	\$ 87	\$ 100	\$ 116
Q3	\$ 82	\$ 76	\$ 76	\$ 87	\$ 97	\$ 115
Q4	\$ 80	\$ 68	\$ 69	\$ 84	\$ 98	

- (1) Represents total cash collections less purchased bankruptcy cash collections from trustee-administered accounts. This metric does include cash collections from purchased bankruptcy accounts administered by the Core call center collection floor as well as cash collections generated by our internal staff of legal collectors. In addition, this calculation does not include hours paid to our internal staff of legal collectors or to employees processing the bankruptcy-required notifications to trustees.
- (2) Represents total cash collections (assigned and unassigned) divided by total hours paid (including holiday, vacation and sick time) to collectors (including those in training).

Table of Contents

- (3) Represents total cash collections less external legal cash collections. This metric does include internal legal collections and all bankruptcy collections and excludes any hours associated with either of those functions.
- (4) Represents total cash collections less external legal cash collections and less purchased bankruptcy cash collections from trustee-administered accounts. This metric also does not include any labor hours associated with the bankruptcy or legal (internal or external) functions but does include internally-driven cash collections from the internal legal channel.

The following chart illustrates the excess of our cash collections on our owned portfolios over income recognized on finance receivables on a quarterly basis. The difference between cash collections and income recognized on finance receivables is referred to as payments applied to principal. It is also referred to as amortization of purchase price. This amortization is the portion of cash collections that is used to recover the cost of the portfolio investment represented on the balance sheet.

(1) Includes cash collections on finance receivables only and excludes cash proceeds from sales of defaulted consumer receivables. *Seasonality*

Collections tend to be higher in the first and second quarters of the year and lower in the third and fourth quarters of the year, due to customer payment patterns in connection with seasonal employment trends, income tax refunds and holiday spending habits. Historically, our growth has partially offset the impact of this seasonality.

(1) Includes cash collections on finance receivables only and excludes cash proceeds from sales of defaulted consumer receivables.

45

The following table displays our quarterly cash collections by source, for the periods indicated.

Cash Collection Source (\$ in thousands)	Q3 2011	Q2 2011	Q1 2011	Q4 2010	Q3 2010	Q2 2010	Q1 2010	Q4 2009
Call Center & Other Collections	\$ 63,967	\$ 64,566	\$ 67,377	\$ 53,775	\$ 51,711	\$ 54,477	\$ 56,987	\$ 45,365
External Legal Collections	27,245	27,329	25,378	21,446	20,217	18,819	18,276	15,496
Internal Legal Collections	16,444	16,007	15,598	12,841	12,130	11,362	10,714	7,570
Purchased Bankruptcy Collections	74,512	68,379	58,364	56,301	53,319	43,748	33,219	26,855
Total Cash Collections	\$ 182,168	\$ 176,281	\$ 166,717	\$ 144,363	\$ 137,377	\$ 128,406	\$ 119,196	\$ 95,286

Rollforward of Net Finance Receivables

The following table shows the changes in finance receivables, net, including the amounts paid to acquire new portfolios (amounts in thousands).

	 ree Months Ended ptember 30, 2011	Three Months Ended September 30, 2010		Nine Months Ended September 30, 2011		 ne Months Ended otember 30, 2010	
Balance at beginning of period	\$ 879,515	\$	775,606	\$	831,330	\$ 693,462	
Acquisitions of finance receivables (1)	119,256		88,984		314,162	273,858	
Cash collections applied to principal on finance receivables (2)	(79,293)		(57,351)		(226,014)	(160,081)	
Balance at end of period	\$ 919,478	\$	807,239	\$	919,478	\$ 807,239	
Estimated Remaining Collections (3)	\$ 1,925,292	\$	1,669,574	\$	1,925,292	\$ 1,669,574	

- (1) Acquisitions of finance receivables is net of buybacks and includes certain capitalized acquisition related costs.
- (2) Cash collections applied to principal (also referred to as amortization) on finance receivables consists of cash collections less income recognized on finance receivables, net of allowance charges.
- (3) Estimated Remaining Collections refers to the sum of all future projected cash collections on our owned portfolios. *Portfolios by Type and Geography*

The following table categorizes our life to date portfolio purchases as of September 30, 2011, into the major asset types represented (amounts in thousands):

Asset Type	No. of Accounts	%	 o Date Purchased Face Value (1)	%	Ori	ginal Purchase Price ⁽²⁾	%
Major Credit Cards	16,590	61%	\$ 46,036,047	73%	\$	1,578,112	77%
Consumer Finance	5,329	20	6,665,247	11		126,057	6
Private Label Credit Cards	4,689	17	6,734,277	11		299,746	15
Auto Deficiency	591	2	3,987,184	5		43,895	2
Total:	27.199	100%	\$ 63.422.755	100%	\$	2.047.810	100%

- (1) Life to Date Purchased Face Value represents the original face amount purchased from sellers and has not been reduced by any adjustments including payments and buybacks.
- (2) Original Purchase Price represents the cash paid to sellers to acquire portfolios of defaulted consumer receivables.

46

The following table summarizes our life to date portfolio purchases as of September 30, 2011, into the delinquency categories represented (amounts in thousands).

Account Type	No. of Accounts	%	 to Date Purchased Face Value (1)	%	Orig	ginal Purchase Price ⁽²⁾	%
Fresh	1,679	6%	\$ 4,908,677	8%	\$	440,366	22%
Primary	4,192	15	7,473,380	12		364,153	17
Secondary	4,326	16	7,296,047	12		260,215	13
Tertiary	3,988	15	5,349,424	8		74,296	4
BK Trustees	3,838	14	17,201,802	27		786,496	38
Other	9,176	34	21,193,425	33		122,284	6
Total:	27,199	100%	\$ 63,422,755	100%	\$	2,047,810	100%

- (1) Life to Date Purchased Face Value represents the original face amount purchased from sellers and has not been reduced by any adjustments including payments and buybacks.
- (2) Original Purchase Price represents the cash paid to sellers to acquire portfolios of defaulted consumer receivables.

We also review the geographic distribution of accounts within a portfolio because we have found that state specific laws and rules can have an effect on the collectability of accounts located there. In addition, economic factors and bankruptcy trends vary regionally and are factored into our maximum purchase price equation.

The following table summarizes our life to date portfolio purchases as of September 30, 2011, by geographic location (amounts in thousands):

			Life to Date Purchased			Original Purchase			
Geographic Distribution	No. of Accounts	%		ace Value (1)	%		Price (2)	%	
California	2,885	11%	\$	8,411,028	13%	\$	263,211	13%	
Texas	4,143	15		7,239,465	11		185,481	9	
Florida	2,164	8		6,042,786	10		185,721	9	
New York	1,578	6		3,830,505	6		113,217	6	
Pennsylvania	952	4		2,351,621	4		75,998	4	
Ohio	952	4		2,212,689	3		84,729	4	
Illinois	1,046	4		2,208,869	3		77,397	4	
North Carolina	960	4		2,160,024	3		69,180	3	
Georgia	889	3		2,100,536	3		79,908	4	
New Jersey	634	2		1,748,805	3		58,637	3	
Michigan	723	3		1,706,263	3		62,556	3	
Arizona	480	2		1,357,570	2		42,869	2	
Virginia	724	3		1,352,877	2		48,235	2	
Tennessee	585	2		1,326,439	2		48,725	2	
Massachusetts	476	2		1,193,105	2		37,471	2	
Indiana	443	2		1,102,061	2		44,140	2	
Other (3)	7,565	25		17,078,112	28		570,335	28	
Total:	27,199	100%	\$	63,422,755	100%	\$	2,047,810	100%	

⁽¹⁾ Life to Date Purchased Face Value represents the original face amount purchased from sellers and has not been reduced by any adjustments, including payments and buybacks.

- (2) Original Purchase Price represents the cash paid to sellers to acquire portfolios of defaulted consumer receivables.
- (3) Each state included in Other represents less than 2% of the face value of total defaulted consumer receivables.

Liquidity and Capital Resources

Historically, our primary sources of cash have been cash flows from operations, bank borrowings and equity offerings. Cash has been used for acquisitions of finance receivables, corporate acquisitions, repurchase of our common stock, payment of cash dividends, repayments of bank borrowings, purchases of property and equipment and working capital to support our growth.

47

Table of Contents

As of September 30, 2011, cash and cash equivalents totaled \$30.0 million, as compared to \$41.1 million at December 31, 2010. Total debt outstanding on our \$407.5 million line of credit was \$260.0 million as of September 30, 2011, which represents availability of \$147.5 million (subject to the borrowing base and applicable debt covenants).

We have in place forward flow commitments for the purchase of defaulted consumer receivables over the next 12 months of approximately \$116.2 million as of September 30, 2011. Additionally we may enter into new or renewed flow commitments in the next twelve months and close on spot transactions in addition to the aforementioned flow agreements. We believe that funds generated from operations and from cash collections on finance receivables, together with existing cash and available borrowings under our credit agreement would be sufficient to finance our operations, planned capital expenditures, the aforementioned forward flow commitments, and a material amount of additional portfolio purchasing in excess of the currently committed flow amounts during the next twelve months.

We are cognizant of the market fundamentals in the debt purchase and company acquisition market which, because of significant supply and tight capital availability, could cause increased buying opportunities to arise. Accordingly, we filed a \$150 million shelf registration during the third quarter of 2009. We issued \$75.5 million of equity securities under that registration statement during February of 2010 in order to take advantage of market opportunities while retaining the ability to issue up to an additional \$74.5 million of equity or debt securities under the shelf registration statement in the future. The outcome of any future transaction is subject to market conditions. In addition, we closed on a new and expanded syndicated loan during the fourth quarter of 2010. The new credit agreement increased our credit availability to \$407.5 million. Refer to the Borrowings section below for additional information on the line of credit.

With the acquisition of a controlling interest in CCB, we have the right to call (purchase) the noncontrolling interest through February 2015. In addition, the noncontrolling interest has the right to put the remainder of the shares to us beginning in March 2012 and ending February 2018. The total maximum amount we would have to pay for the noncontrolling interest in CCB in any scenario is \$22.8 million.

We file income taxes using the cost recovery method for tax revenue recognition. We were notified on June 21, 2007 that we were being examined by the Internal Revenue Service for the 2005 calendar year. The IRS concluded the audit and on March 19, 2009 issued Form 4549-A, Income Tax Examination Changes, for tax years ended December 31, 2007, 2006 and 2005. The IRS has asserted that cost recovery for tax revenue recognition does not clearly reflect taxable income and that unused line fees paid on credit facilities should be capitalized and amortized rather than taken as a current deduction. We believe we have sufficient support for the technical merits of our positions and that it is more-likely-than-not these positions will ultimately be sustained; therefore, a reserve for uncertain tax positions is not necessary. On April 22, 2009, we filed a formal protest of the findings contained in the examination report prepared by the IRS. An agreement could not be reached in the appeals process; therefore, on August 26, 2011, the IRS issued a Notice of Deficiency for the tax years ended December 31, 2007, 2006, and 2005. We have two possible courses of action in response to the Notice of Deficiency. With the first course, we can pay the assessed tax and interest and file a refund suit in United States District Court. Alternatively, we can file a petition in United States Tax Court, which does not require a payment up front of the assessed tax and interest. We intend to file a petition in United States Tax Court during the fourth quarter of 2011. If we are unsuccessful in tax court, we can appeal to the federal Circuit Court of Appeals. Payment of the assessed taxes and interest could possibly require additional financing from other sources. On June 30, 2011, we were notified by the IRS that the audit period will be expanded to include the tax years ended December 31, 2009 and 2008.

In forming our tax positions, we consider inputs based on industry practice, tax advice from professionals and drawing similarities of our facts and circumstances to those in established case law (most notably as it relates to revenue recognition, *Underhill* and *Liftin*). These tax positions deal not only with revenue recognition, but also with general tax compliance, including sales and use, franchise, gross receipts, payroll, property and income tax issues, including our tax base and apportionment factors.

A diverse group of companies participate in our industry including distressed debt purchasers, Wall Street hedge funds, small private collection companies and other such investment firms. These participants are diverse in their structure, processes, and profitability. We base our primary tax revenue recognition policy on the nature of the assets that we acquire. We therefore file income tax returns using the cost recovery method for tax revenue recognition as it relates to our debt purchasing business.

48

Table of Contents

Cash generated from operations is dependent upon our ability to collect on our finance receivables. Many factors, including the economy and our ability to hire and retain qualified collectors and managers, are essential to our ability to generate cash flows. Fluctuations in these factors that cause a negative impact on our business could have a material impact on our future cash flows.

Our operating activities provided cash of \$123.2 million and \$103.4 million for the nine months ended September 30, 2011 and 2010, respectively. In these periods, cash from operations was generated primarily from net income earned through cash collections and fee income received for the period. The increase was due mostly to an increase in net income to \$74.5 million for the nine months ended September 30, 2011, from \$53.2 million for the nine months ended September 30, 2010. The remaining changes were due to net changes in other accounts related to our operating activities.

Our investing activities used cash of \$91.7 million and \$143.0 million during the nine months ended September 30, 2011 and 2010, respectively. Cash provided by investing activities is primarily driven by cash collections applied to principal on finance receivables. Cash used in investing activities is primarily driven by acquisitions of defaulted consumer receivables, purchases of property and equipment and business acquisitions. The majority of the decrease was due to cash payments for business acquisitions totaling \$23.1 million during the nine months ended September 30, 2010, as compared to \$0 during the nine months ended September 30, 2011, as well as an increase in acquisitions of finance receivables, which increased from \$273.9 million for the nine months ended September 30, 2010 to \$314.2 million for the nine months ended September 30, 2011, partially offset by an increase in collections applied to principal on finance receivables from \$160.1 million for the nine months ended September 30, 2010 to \$226.0 million for the nine months ended September 30, 2011.

Our financing activities used cash of \$42.5 million and provided cash of \$39.7 million during the nine months ended September 30, 2011 and 2010, respectively. Cash is provided by draws on our line of credit, proceeds from equity offerings, proceeds from debt financing and stock option exercises. Cash used in financing activities is primarily driven by principal payments on our line of credit and principal payments on long-term debt. The majority of the decrease was due to cash proceeds received from our \$75.5 million equity offering during the nine months ended September 30, 2010, compared to \$0 during the nine months ended September 30, 2011, as well as \$40.0 million in net repayments on our line of credit during the nine months ended September 30, 2011, compared to \$30.8 million during the same period in 2010.

Cash paid for interest was \$7.8 million and \$6.5 million for the nine months ended September 30, 2011 and 2010, respectively. Interest was paid on our line of credit, long-term debt and our interest rate swap agreement. The increase was mainly due to an increase in our weighted average interest rate which increased to 3.69% for the nine months ended September 30, 2011, as compared to 2.41% for the nine months ended September 30, 2010 partially offset by a decrease in our average borrowings under our revolving credit facility for the nine months ended September 30, 2011 compared to the same period in 2010. Cash paid for taxes was \$19.1 million and \$0.1 million for the nine months ended September 30, 2011 and 2010, respectively. The increase was mainly due to projected current taxable income for the year ending December 31, 2011 and a projected current tax loss as of September 30, 2010 for the year ended December 31, 2010.

Borrowings

On December 20, 2010, we entered into a credit agreement with Bank of America, N.A., as administrative agent, and a syndicate of lenders named therein (the Credit Agreement). Under the terms of the Credit Agreement, the credit facility includes an aggregate principal amount available of \$407.5 million (subject to the borrowing base and applicable debt covenants), consisting of a \$50 million fixed rate loan that matures on May 4, 2012, which was transferred from our then existing credit agreement, and a \$357.5 million revolving credit facility that matures on December 20, 2014. The revolving credit facility will be automatically increased by \$50 million upon the maturity and repayment of the fixed rate loan. The fixed rate loan bears interest at a rate of 6.8% per annum, payable monthly in arrears. The revolving loans accrue interest, at our option, at either the base rate plus 1.75% per annum or the Eurodollar rate (as defined) for the applicable term plus 2.75% per annum. The base rate is the highest of (a) the Federal Funds Rate plus 0.50%, (b) Bank of America s prime rate, and (c) the Eurodollar rate plus 1.00%. Interest is

49

payable on base rate loans quarterly in arrears and on Eurodollar loans in arrears on the last day of each interest period or, if such interest period exceeds three months, every three months. Our revolving credit facility includes a \$20 million swingline loan sublimit and a \$20 million letter of credit sublimit. It also contains an accordion loan feature that allows us to request an increase of up to \$142.5 million in the amount available for borrowing under the revolving credit facility, whether from existing or new lenders, subject to the terms of the Credit Agreement. No existing lender is obligated to increase its commitment. The Credit Agreement is secured by a first priority lien on substantially all of our assets. The Credit Agreement contains restrictive covenants and events of default include the following:

borrowings may not exceed 30% of the ERC of all its eligible asset pools plus 75% of its eligible accounts receivable;

the consolidated leverage ratio (as defined in the Credit Agreement) cannot exceed 2.0 to 1.0 as of the end of any fiscal quarter;

consolidated Tangible Net Worth (as defined in the Credit Agreement) must equal or exceed \$309,452,000 plus 50% of positive consolidated net income for each fiscal quarter beginning December 31, 2010, plus 50% of the net proceeds of any equity offering;

capital expenditures during any fiscal year cannot exceed \$20 million;

cash dividends and distributions during any fiscal year cannot exceed \$20 million;

stock repurchases during the term of the agreement cannot exceed \$100 million;

permitted acquisitions (as defined in the Credit Agreement) during any fiscal year cannot exceed \$100 million;

the Company must maintain positive consolidated income from operations (as defined in the Credit Agreement) during any fiscal quarter; and

restrictions on changes in control.

The revolving credit facility also bears an unused commitment fee of 0.375% per annum, payable quarterly in arrears.

At September 30, 2011, all of our borrowings under our revolving credit facility consisted of 30-day Eurodollar rate loans and base rate loans with a weighted average annual interest rate equal to 3.12%.

We had \$260.0 million and \$300.0 million of borrowings outstanding on our credit facility as of September 30, 2011 and December 31, 2010, respectively, of which \$50 million represented borrowings under the non-revolving fixed rate loan at both dates.

We were in compliance with all covenants of our credit facility as of September 30, 2011 and December 31, 2010.

Stockholders Equity

Stockholders equity was \$568.3 at September 30, 2011 and \$490.5 million at December 31, 2010. The increase was primarily attributable to \$74.2 million in net income attributable to PRA during the first nine months of 2011.

50

Contractual Obligations

Our contractual obligations as of September 30, 2011 were as follows (amounts in thousands):

	Payments due by period					
		Less than 1	1-3	4 - 5	More than 5	
Contractual Obligations	Total	year	years	years	years	
Operating Leases	\$ 25,448	\$ 4,605	\$ 8,763	\$ 7,274	\$ 4,806	
Line of Credit (1)	293,308	10,461	19,701	263,146		
Long-term Debt	1,610	918	692			
Purchase Commitments (2) (3)	143,839	121,039	15,200	7,600		
Employment Agreements	6,911	5,768	828	315		
Total	\$ 471,116	\$ 142,791	\$ 45,184	\$ 278,335	\$ 4,806	

- (1) To the extent that a balance is outstanding on our line of credit, the revolving portion (\$210 million) would be due in December 2014 and the non-revolving fixed rate sub-limit portion (\$50 million) would be due in May 2012. Upon maturity of the fixed rate portion, the revolving credit facility will be automatically increased by \$50 million. Therefore, for purposes of this table and the related interest calculations, the assumed maturity of the fixed rate sublimit is the same as the existing revolving portion or December 2014. This amount also includes estimated interest and unused line fees due on the line of credit for both the fixed rate and variable rate components. This estimate also assumes that the balance on the line of credit remains constant from the September 30, 2011 balance of \$260.0 million and the balance is paid in full at its respective maturity.
- (2) This amount includes the maximum remaining amount to be purchased under forward flow contracts for the purchase of charged-off consumer debt in the amount of approximately \$116.2 million.
- (3) This amount includes the maximum remaining purchase price of \$22.8 million to be paid to acquire the noncontrolling interest of CCB.

Off Balance Sheet Arrangements

We do not have any off balance sheet arrangements as defined by Regulation S-K 303(a)(4) promulgated under the Securities Exchange Act of 1934 (the Exchange Act).

Recent Accounting Pronouncements

In December 2010, the FASB issued ASU 2010-28, Intangibles Goodwill and Other (Topic 350): When to Perform Step 2 of the Goodwill Impairment Test for Reporting Units with Zero or Negative Carrying Amounts, a consensus of the FASB Emerging Issues Task Force (Issue No. 10-A). ASU 2010-28 modifies Step 1 of the goodwill impairment test under ASC Topic 350 for reporting units with zero or negative carrying amounts to require an entity to perform Step 2 of the goodwill impairment exists; in determining whether it is more likely than not that a goodwill impairment exists, an entity should consider whether there are adverse qualitative factors, including the examples provided in ASC paragraph 350-20-35-30, in determining whether an interim goodwill impairment test between annual test dates is necessary. ASU 2010-28 allows an entity to use either the equity or enterprise valuation premise to determine the carrying amount of a reporting unit, and is effective for fiscal years, and interim periods within those years, beginning after December 15, 2010. We adopted ASU 2010-28 on January 1, 2011 which had no material effect on our consolidated financial statements.

In May 2011, the FASB issued ASU No. 2011-04, Fair Value Measurement (Topic 820): Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRS. The amendments in ASU 2011-04 generally represent clarification of Topic 820, but also include instances where a particular principle or requirement for measuring fair value or disclosing information about fair value measurements has changed. This update results in common principles and requirements for measuring fair value and for disclosing information about fair value measurements in accordance with U.S. GAAP and International Financial Reporting Standards (IFRS). The provisions of ASU 2011-04 are effective prospectively for interim and annual periods beginning after December 15, 2011. Early adoption is prohibited. We do not expect ASU 2011-04 to have a material effect on our consolidated financial statements.

Table of Contents

In June 2011, the FASB issued ASU 2011-05, Comprehensive Income (Topic 220) to amend its accounting guidance on the presentation of other comprehensive income (OCI) in an entity s financial statements. The amended guidance eliminates the option to present the components of OCI as part of the statement of changes in shareholders equity and provides two options for presenting OCI: in a statement included in the income statement or in a separate statement immediately following the income statement. The amendments do not change the guidance for the items that have to be reported in OCI or when an item of OCI has to be moved into net income. For public entities, the amendments are effective for fiscal years, and interim periods within those years, beginning after December 15, 2011. We are currently evaluating which option we will utilize to present items of net income and other comprehensive income, neither of which is expected to have a material effect on our consolidated financial statements.

In September 2011, the FASB issued ASU 2011-08, Intangibles-Goodwill and Other (Topic 350): Testing Goodwill for Impairment to amend the accounting guidance on goodwill impairment testing. The amended guidance reduces the complexity and costs of goodwill impairment testing by allowing an entity the option to make a qualitative evaluation about the likelihood of goodwill impairment to determine whether it should calculate the fair value of a reporting unit. The amended guidance also improves previous guidance by expanding upon the examples of events and circumstances that an entity should consider between annual impairment tests in determining whether it is more likely than not that the fair value of a reporting unit is less than its carrying amount. The amendments are effective for interim and annual goodwill impairment tests performed for fiscal years beginning after December 15, 2011. Early adoption is permitted. We are currently evaluating the impacts of adopting ASU 2011-08 on our consolidated financial statements.

Critical Accounting Policies

The preparation of financial statements and related disclosures in conformity with U.S. generally accepted accounting principles and our discussion and analysis of our financial condition and results of operations require our management to make judgments, assumptions, and estimates that affect the amounts reported in our consolidated financial statements and accompanying notes. We base our estimates on historical experience and on various other assumptions we believe to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities. Actual results may differ from these estimates and such differences may be material.

Management believes our critical accounting policies and estimates are those related to revenue recognition, valuation of acquired intangibles and goodwill, and income taxes. Management believes these policies to be critical because they are both important to the portrayal of our financial condition and results, and because they require management to make judgments and estimates about matters that are inherently uncertain. Our senior management has reviewed these critical accounting policies and related disclosures with the Audit Committee of our Board of Directors.

Revenue Recognition

We account for our investment in finance receivables under the guidance of ASC Topic 310-30, Loans and Debt Securities Acquired with Deteriorated Credit Quality (ASC 310-30). We acquire accounts that have experienced deterioration of credit quality between origination and our acquisition of the accounts. The amount paid for an account reflects our determination that it is probable we will be unable to collect all amounts due according to the account s contractual terms. At acquisition, we review the portfolio both by account and aggregate pool to determine whether there is evidence of deterioration of credit quality since origination and accordingly estimate the portion of the collectible balance that we expect to collect over the portfolio s projected economic life. We then determine whether each such portfolio is to be accounted for individually or whether such portfolios will be assembled into pools based on common risk characteristics. We consider expected prepayments and estimate the amount and timing of undiscounted expected principal, interest and other cash flows for each acquired portfolio and subsequently aggregated pools of accounts. We determine the excess of the pool s scheduled contractual principal and contractual interest payments over all cash flows expected at acquisition as an amount that should not be accreted (nonaccretable difference) based on our proprietary acquisition models. The remaining amount, representing the excess of the account s cash flows expected to be collected over the amount paid, is accreted into income recognized on finance receivables over the remaining estimated life of the account or pool (accretable yield).

52

Under ASC 310-30 static pools of accounts may be established. These pools are aggregated based on certain common risk criteria. Each static pool is recorded at cost, which includes certain direct costs of acquisition paid to third parties, and is accounted for as a single unit for the recognition of income, payments applied to principal and loss provision. Once a static pool is established for a calendar quarter, individual receivable accounts are not added to the pool (unless replaced by the seller) or removed from the pool (unless sold or returned to the seller). ASC 310-30 requires that the excess of the contractual cash flows over expected cash flows, based on our estimates derived from our proprietary collection models, not be recognized as an adjustment of revenue or expense or on the balance sheet. ASC 310-30, utilizing the interest method, initially freezes the yield, estimated when the accounts are purchased as the basis for subsequent impairment testing. Significant increases in expected future cash flows may be recognized prospectively, through an upward adjustment of the yield, over a portfolio s remaining life. Any increase to the yield then becomes the new benchmark for impairment testing. Under ASC 310-30, rather than lowering the estimated yield if the collection estimates are not received or projected to be received, the carrying value of a pool would be written down to maintain the then current yield and is shown as a reduction in revenue in the consolidated income statements with a corresponding valuation allowance offsetting finance receivables, net, on the consolidated balance sheets. Income on finance receivables is accrued quarterly based on each static pool s effective yield. Quarterly cash flows greater than the interest accrual will reduce the carrying value of the static pool. This reduction in carrying value is defined as payments applied to principal (also referred to as finance receivable amortization). Likewise, cash flows that are less than the interest accrual will accrete the carrying balance. Generally, we do not record accretion in the first six to twelve months of the estimated life of the pool; accordingly, we utilize either the cost recovery method or cash method when necessary to prevent accretion as permitted by ASC 310-30. The yield is estimated and periodically recalculated based on the timing and amount of anticipated cash flows using our proprietary collection models. A pool can become fully amortized (zero carrying balance on the balance sheet) while still generating cash collections. In this case, all cash collections are recognized as revenue when received. Under the cash method, revenue is recognized as it would be under the interest method up to the amount of cash collections. Additionally, we use the cost recovery method when collections on a particular pool of accounts cannot be reasonably predicted. These cost recovery pools are not aggregated with other portfolios. Under the cost recovery method, no revenue is recognized until we have fully collected the cost of the portfolio, or until such time that we consider the collections to be probable and estimable and begin to recognize income based on the interest method as described above.

We establish valuation allowances for all acquired accounts subject to ASC 310-30 to reflect only those losses incurred after acquisition (that is, the present value of cash flows initially expected at acquisition that are no longer expected to be collected). Valuation allowances are established only subsequent to acquisition of the accounts.

We implement the accounting for income recognized on finance receivables under ASC 310-30 as follows. We create each accounting pool using our projections of estimated cash flows and expected economic life. We then compute the effective yield that fully amortizes the pool to the end of its expected economic life based on the current projections of estimated cash flows. As actual cash flow results are recorded, we balance those results to the data contained in our proprietary models to ensure accuracy, then review each accounting pool watching for trends, actual performance versus projections and curve shape, sometimes re-forecasting future cash flows utilizing our statistical models. The review process is primarily performed by our finance staff; however, our operational and statistical staffs may also be involved depending upon actual cash flow results achieved. To the extent there is overperformance, we will either increase the yield or release the allowance and consider increasing future cash projections, if persuasive evidence indicates that the overperformance is considered to be a significant betterment. If the overperformance is considered more of an acceleration of cash flows (a timing difference), the Company will adjust estimated future cash flows downward which effectively extends the amortization period, or take no action at all if the amortization period is reasonable and falls within the pools expected economic life. In either case, yield may or may not be increased due to the time value of money (accelerated cash collections). To the extent there is underperformance, we will record an allowance if the underperformance is significant and will also consider revising estimated future cash flows based on current period information, or take no action if the pool s amortization period is reasonable and falls within the currently projected economic life.

We utilize the provisions of ASC Topic 605-45, Principal Agent Considerations (ASC 605-45), to account for revenues from our fee for service subsidiaries. ASC 605-45 requires an analysis to be completed to determine if certain revenues should be reported gross or reported net of their related operating expense. This analysis includes an assessment of who retains inventory/credit risk, who controls vendor selection, who establishes pricing and who remains the primary obligor on the transaction. Each of these factors was considered to determine the correct method of recognizing revenue from our subsidiaries.

53

Table of Contents

Our skip tracing subsidiary utilizes both gross and net reporting under ASC 605-45. We generate revenue by working an account and successfully locating a customer for our client. An investigative fee is received for these services. In addition, we incur agent expenses where we hire a third-party collector to effectuate repossession. In many cases we have an arrangement with our client which allows us to bill the client for these fees. We have determined these fees to be gross revenue based on the criteria in ASC 605-45 and they are recorded as such in the line item. Fee income, because we are primarily liable to the third party collector. There is a corresponding expense in Agent fees for these pass-through items. We also incur fees to release liens on the repossessed collateral. These lien-release fees are netted in the line. Agent fees.

Our government processing and collection business primary source of income is derived from servicing taxing authorities in several different ways: processing all of their tax payments and tax forms, collecting delinquent taxes, identifying taxes that are not being paid and auditing tax payments. The processing and collection pieces are standard commission based billings or fee for service transactions. When we conduct an audit, there are two components. The first component is a billing for the hours incurred to conduct the audit. This billing is marked up from the actual costs incurred. The gross billing is a component of the line item. Fee income and the expense is included in the line item. Compensation and employee services. The second component is expenses incurred while conducting the audit. Most jurisdictions will reimburse us for direct expenses incurred for the audit including such items as travel and meals. The billed amounts are included in the line item. Fee income and the expense component is included in its appropriate expense category, generally, Other operating expenses.

Our claims administration and payment processing business utilizes net reporting under ASC 605-45. We generate revenue by filing claims with the class action claims administrator on behalf of our clients and receive the related settlement payment. Under SEC Staff Accounting Bulletin 104, (SAB 104), we have determined our fee is not earned until we have received the settlement funds. When a payment is received from the claims administrator for settlement of a lawsuit, we record our fee on a net basis as revenue and include it in the line item. Fee income. The balance of the received amounts is recorded as a liability and included in the line item. Accounts payable.

Valuation of Acquired Intangibles and Goodwill

In accordance with ASC Topic 350, Intangibles Goodwill and Other (ASC 350), we are required to perform a review of goodwill for impairment annually or earlier if indicators of potential impairment exist. The review of goodwill for potential impairment is highly subjective and requires that: (1) goodwill is allocated to various reporting units of our business to which it relates; and (2) we estimate the fair value of those reporting units to which the goodwill relates and then determine the book value of those reporting units. If the estimated fair value of reporting units with allocated goodwill is determined to be less than their book value, we are required to estimate the fair value of all identifiable assets and liabilities of those reporting units in a manner similar to a purchase price allocation for an acquired business. This requires independent valuation of certain unrecognized assets. Once this process is complete, the amount of goodwill impairment, if any, can be determined.

We believe that, at September 30, 2011, there were no indicators of potential impairment of goodwill or other intangible assets. Therefore, no early review of goodwill for impairment was performed. However, changes in various circumstances including changes in our market capitalization, changes in our forecasts and changes in our internal business structure could cause one of our reporting units to be valued differently thereby causing an impairment of goodwill. Additionally, in response to changes in our industry and changes in global or regional economic conditions, we may strategically realign our resources and consider restructuring, disposing or otherwise exiting businesses, which could result in an impairment of some or all of our identifiable intangibles or goodwill. There were no such plans in place at September 30, 2011.

Income Taxes

We follow the guidance of FASB ASC Topic 740 Income Taxes (ASC 740) as it relates to the provision for income taxes and uncertainty in income taxes. Accordingly, we record a tax provision for the anticipated tax consequences of the reported results of operations. In accordance with ASC 740, the provision for income taxes is computed using the asset and liability method, under which deferred tax assets and liabilities are recognized for the

54

expected future tax consequences of temporary differences between the financial reporting and tax basis of assets and liabilities, and for operating losses and tax credit carry-forwards. Deferred tax assets and liabilities are measured using the currently enacted tax rates that apply to taxable income in effect for the years in which those tax assets are expected to be realized or settled. The guidance also prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. It also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods and disclosure. The evaluation of a tax position in accordance with the guidance is a two-step process. The first step is recognition: the enterprise determines whether it is more-likely-than-not that a tax position will be sustained upon examination, including resolution of any related appeals or litigation processes, based on the technical merits of the position. In evaluating whether a tax position has met the more-likely-than-not recognition threshold, the enterprise should presume that the position will be examined by the appropriate taxing authority that would have full knowledge of all relevant information. The second step is measurement: a tax position that meets the more-likely-than-not recognition threshold is measured to determine the amount of benefit to recognize in the financial statements. The tax position is measured as the largest amount of benefit that is greater than 50 percent likely of being realized upon ultimate settlement. Tax positions that previously failed to meet the more-likely-than-not recognized tax positions that no longer meet the more-likely-than-not recognizion threshold should be derecognized in the first subsequent financial reporting period in which that threshold is no longer meet.

Effective with our 2002 tax filings, we adopted the cost recovery method of income recognition for tax purposes. We believe cost recovery to be an acceptable method for companies in the bad debt purchasing industry and results in the reduction of current taxable income as, for tax purposes, collections on finance receivables are applied first to principal to reduce the finance receivables to zero before any income is recognized.

We believe it is more likely than not that forecasted income, including income that may be generated as a result of certain tax planning strategies, together with the tax effects of the deferred tax liabilities, will be sufficient to fully recover the remaining deferred tax assets. In the event that all or part of the deferred tax assets are determined not to be realizable in the future, a valuation allowance would be established and charged to earnings in the period such determination is made. Similarly, if we subsequently realize deferred tax assets that were previously determined to be unrealizable, the respective valuation allowance would be reversed, resulting in a positive adjustment to earnings or a decrease in goodwill in the period such determination is made. In addition, the calculation of tax liabilities involves significant judgment in estimating the impact of uncertainties in the application of complex tax laws. Resolution of these uncertainties in a manner inconsistent with our expectations could have a material impact on our results of operations and financial position.

Item 3. Quantitative and Qualitative Disclosure About Market Risk

Our exposure to market risk relates primarily to interest rate risk on our variable rate line of credit. The average borrowings on our variable rate line of credit were \$198.9 million and \$240.7 million for the three months ended September 30, 2011 and 2010, respectively. Assuming an immediate 200 basis point increase in interest rates, interest expense would have increased by \$1.0 million and \$1.2 million for the three months ended September 30, 2011 and 2010, respectively. At September 30, 2011 and December 31, 2010, we had \$210.0 million and \$238.5 million, respectively, of variable rate debt outstanding on our credit line. We do not have any other variable rate debt outstanding at September 30, 2011. Significant increases in future interest rates on the variable rate line of credit could lead to a material decrease in future earnings, assuming all other factors remained constant.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures. We maintain disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) that are designed to ensure that information required to be disclosed in our Exchange Act reports is recorded, processed, summarized and reported within the time periods specified in the SEC s rules and forms, and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial and Administrative Officer, as appropriate, to allow timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated, can provide

55

Table of Contents

only reasonable assurance of achieving the desired control objectives, and management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures. Also, controls may become inadequate because of changes in conditions and the degree of compliance with the policies or procedures may deteriorate. We conducted an evaluation, under the supervision and with the participation of our Chief Executive Officer and Chief Financial and Administrative Officer, of the effectiveness of our disclosure controls and procedures as of the end of the period covered by this report. Based on this evaluation, the Chief Executive Officer and Chief Financial and Administrative Officer have concluded that, as of September 30, 2011, our disclosure controls and procedures were effective.

Changes in Internal Control Over Financial Reporting. There was no change in our internal control over financial reporting that occurred during the quarter ended September 30, 2011 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

We are from time to time subject to routine legal claims and proceedings, most of which are incidental to the ordinary course of our business. We initiate lawsuits against customers and are occasionally countersued by them in such actions. Also, customers, either individually, as members of a class action, or through a governmental entity on behalf of customers, may initiate litigation against us in which they allege that we have violated a state or federal law in the process of collecting on an account. From time to time, other types of lawsuits are brought against us

We accrue for potential liability arising from legal proceedings when it is probable that such liability has been incurred and the amount of the lost can be reasonably estimated. This determination is based upon currently available information for those proceedings in which we are involved, taking into account our best estimate of such losses for those cases for which such estimates can be made. Our estimate involves significant judgment, given the varying stages of the proceedings (including the fact that many of them are currently in preliminary stages), the number of unresolved issues in many of the proceedings (including issues regarding class certification and the scope of many of the claims), and the related uncertainty of the potential outcomes of these proceedings. Accordingly, our estimate will change from time to time, and actual losses may be more than the current estimate.

We believe, based upon our current knowledge and after consultation with counsel, that the legal proceedings currently pending against us should not, either individually or in the aggregate, have a material adverse impact on our financial condition. However, it is possible, in light of the uncertainties involved in such proceedings or due to unexpected future developments, that an unfavorable resolution of a legal proceeding or claim could occur which may be material to our results of operations for a particular period. The matters described below fall outside of the normal parameters of our routine legal proceedings.

The Attorney General for the State of Missouri filed a purported enforcement action against us in 2009 that seeks relief for Missouri customers that have allegedly been injured as a result of certain of our collection practices. We vehemently denied any wrongdoing. In 2010, the complaint was dismissed with prejudice. In April 2011, the Missouri Court of Appeals Eastern District affirmed the prior dismissal. The State of Missouri has since asked the appellate court for a rehearing on the matter, or alternatively to have the matter transferred to the Missouri Supreme Court.

We have been named as defendant in the following five putative class action cases, each of which alleges that we violated the Telephone Consumer Protection Act (TCPA) by calling consumers cellular phones without their prior express consent: Allen v. Portfolio Recovery Associates, Inc., Case No. 10-cv-2658, instituted in the United States District Court for the Southern District of California on December 23, 2010; Meyer v. Portfolio Recovery Associates, LLC, Case No. 37-2011-00083047, instituted in the Superior Court of California, San Diego County on January 3, 2011; Frydman v. Portfolio Recovery Associates, LLC, Case No. 11-cv-524, instituted in the United States District Court for the Northern District of Illinois on January 31, 2011; Bartlett v. Portfolio Recovery Associates, LLC, Case No. 11-cv-0624, instituted in the United States District Court for the Northern District of Georgia on March 1, 2011; and Harvey v. Portfolio Recovery Associates, LLC, Case No. 11-cv-00582, instituted in the United States District Court for the Middle District of Florida on April 8, 2011. Each of the complaints seeks

Table of Contents 85

56

monetary damages under the TCPA, injunctive relief and other relief, including attorney fees. On August 19, 2011, the plaintiff in the *Frydman* case moved for transfer and consolidation of each of the five pending cases into one multi-district litigation. A hearing on this motion, which we do not oppose, is scheduled for December 1, 2011.

Item 1A. Risk Factors

An investment in our common stock involves a high degree of risk. You should carefully consider the specific risk factors listed under Part I, Item 1A of our 2010 Annual Report on Form 10-K filed on February 25, 2011, together with all other information included or incorporated in our reports filed with the SEC. Any such risks may materialize, and additional risks not known to us, or that we now deem immaterial, may arise. In such event, our business, financial condition, results of operations or prospects could be materially adversely affected. If that occurs, the market price of our common stock could fall, and you could lose all or part of your investment.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

None.

Item 3. Defaults Upon Senior Securities

None.

Item 4. (Removed and Reserved)

None.

Item 5. Other Information

None.

Item 6. Exhibits

31.1	Section 302 Certifications of Chief Executive Officer.
31.2	Section 302 Certifications of Chief Financial and Administrative Officer.
32.1	Section 906 Certifications of Chief Executive Officer and Chief Financial and Administrative Officer.
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema Document
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document
101.LAB	XBRL Taxonomy Extension Label Linkbase Document
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document

Table of Contents 86

57

SIGNATURES

Pursuant to the requirements of the Exchange Act, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

PORTFOLIO RECOVERY ASSOCIATES, INC.

(Registrant)

Date: November 4, 2011 By: /s/ Steven D. Fredrickson

Steven D. Fredrickson

Chief Executive Officer, President and

Chairman of the Board of Directors (Principal Executive Officer)

Date: November 4, 2011 By: /s/ Kevin P. Stevenson

Kevin P. Stevenson

Chief Financial and Administrative Officer,

Executive Vice President, Treasurer and Assistant

Secretary (Principal Financial and Accounting

Officer)

58