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

FORM 10-Q

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

For the Quarterly Period Ended March 31, 2013

OR

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

Commission File Numbers: 0-28191, 1-35591

BGC Partners, Inc.

(Exact name of registrant as specified in its charter)

Delaware
(State or other jurisdiction of
incorporation or organization)

499 Park Avenue, New York, NY
(Address of principal executive offices)

13-4063515
(I.R.S. Employer
Identification No.)

10022
(Zip Code)

(212) 610-2200
(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 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 (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes 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" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer Accelerated filer
Non-accelerated filer (Do not check if a smaller reporting company) 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

On May 3, 2013, the registrant had 133,182,974 shares of Class A common stock, \$0.01 par value, and 34,848,107 shares of Class B common stock, \$0.01 par value, outstanding.

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SPECIAL NOTE ON FORWARD-LOOKING INFORMATION

This Form 10-Q contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, which we refer to as the “Securities Act,” and Section 21E of the Securities Exchange Act of 1934, as amended, which we refer to as the “Exchange Act.” Such statements are based upon current expectations that involve risks and uncertainties. Any statements contained herein or in documents incorporated by reference that are not statements of historical fact may be deemed to be forward-looking statements. For example, words such as “may,” “will,” “should,” “estimates,” “predicts,” “potential,” “continue,” “strategy,” “believes,” “anticipates,” “plans,” “expects,” “intends” and similar expressions are intended to identify forward-looking statements.

Our actual results and the outcome and timing of certain events may differ significantly from the expectations discussed in the forward-looking statements. Factors that might cause or contribute to such a discrepancy include, but are not limited to the factors set forth below and may impact either or both of our operating segments:

- market conditions, including trading volume and volatility, potential deterioration of the equity and debt capital markets and the condition of the markets for commercial real estate, and our ability to access the capital markets;
- pricing and commissions and market position with respect to any of our products and services and those of our competitors;
- the effect of industry concentration and reorganization, reduction of customers and consolidation;
- liquidity, regulatory and clearing capital requirements and the impact of credit market events;
- our relationships with Cantor Fitzgerald, L.P. (“Cantor”) and its affiliates, including Cantor Fitzgerald & Co. (“CF&Co”), any related conflicts of interest, any impact of Cantor’s results on our credit ratings and/or the associated outlooks, CF&Co’s acting as our sales agent under our controlled equity or other offerings, and CF&Co’s acting as our financial advisor in connection with one or more business combinations or other transactions;
- economic or geopolitical conditions or uncertainties, the actions of governments or central banks or the impact of weather-related or similar events;
- extensive regulation of our businesses, changes in regulations relating to the financial services, commercial real estate and other industries, and risks relating to compliance matters, including regulatory examinations, inspections, investigations and enforcement actions, and any resulting costs, fines, penalties, sanctions, enhanced oversight, increased financial and capital requirements, and changes to or restrictions or limitations on specific activities, operations, compensatory arrangements, and growth opportunities, including acquisitions, hiring, and new business, products, or services;
- factors related to specific transactions or series of transactions, including credit, performance and unmatched principal risk, counterparty failure, and the impact of fraud and unauthorized trading;
- costs and expenses of developing, maintaining and protecting our intellectual property, as well as employment and other litigation and their related costs, including judgments or settlements paid or received;
- certain financial risks, including the possibility of future losses and negative cash flows from operations, an increased need for short-term or long-term borrowings or other sources of cash, related to acquisitions or other matters, potential liquidity and other risks relating to our ability to obtain financing or refinancing of existing debt on terms acceptable to us, if at all, and risks of the resulting leverage, including potentially causing a reduction in our credit ratings and/or the associated outlooks given by the rating agencies to those credit ratings and increased borrowing costs, as well as interest and currency rate fluctuations;
- our ability to enter new markets or develop new products, trading desks, marketplaces or services and to induce customers to use these products, trading desks, marketplaces or services and to secure and maintain market share;
- our ability to enter into marketing and strategic alliances and business combinations or other transactions in the financial services, real estate and other industries, including acquisitions, dispositions, reorganizations, partnering opportunities and joint ventures and to meet our financial reporting obligations with respect thereto, the ability to close any announced transactions in a timely manner or receive the anticipated benefits of such transactions, the integration of any completed acquisitions and the use of proceeds of any completed transactions;
- our estimates or determinations of value with respect to various assets or portions of our business;
- our ability to hire and retain personnel, including brokers, managers and other key employees;
- our ability to expand the use of technology for hybrid and fully electronic trading;
- our ability to effectively manage any growth that may be achieved, while ensuring compliance with all applicable regulatory requirements;

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- our ability to maintain or develop relationships with independently-owned partner offices in our real estate services businesses;
- our ability to identify and remediate any material weaknesses in our internal controls that could affect our ability to prepare financial statements and reports in a timely manner, control our policies, procedures, operations and assets, assess and manage our operational, regulatory, and financial risks, and integrate our acquired businesses;
- the effectiveness of our risk management policies and procedures, and the impact of unexpected market moves and similar events;
- the fact that the prices at which shares of our Class A common stock are sold in one or more of our controlled equity offerings or in other offerings or other transactions may vary significantly, and purchasers of shares in such offerings or transactions, as well as existing stockholders, may suffer significant dilution if the price they paid for their shares is higher than the price paid by other purchasers in such offerings or transactions;
- our ability to meet expectations with respect to payments of dividends and distributions and repurchases of shares of our Class A common stock and purchases of limited partnership interests of BGC Holdings, L.P., or other equity interests in our subsidiaries, including from Cantor, our executive officers, other employees, partners, and others, and the net proceeds to be realized by us from offerings of our shares of Class A common stock;
- the effect on the market for and trading price of our Class A common stock of various offerings and other transactions, including our controlled equity and other offerings of our Class A common stock and convertible or exchangeable debt securities, our repurchases of shares of our Class A common stock and purchases of BGC Holdings limited partnership interests or other equity interests of our subsidiaries, our payment of dividends on our Class A common stock and distributions on BGC Holdings limited partnership interests, convertible arbitrage, hedging, and other transactions engaged in by holders of our 4.50% convertible notes and counterparties to our capped call transactions, and resales of shares of our Class A common stock acquired from us or Cantor, including pursuant to our employee benefit plans, conversion of our convertible notes, conversion or exchange of our convertible or exchangeable debt securities, and distributions from Cantor pursuant to Cantor's distribution rights obligations and other distributions to Cantor partners including deferred distribution rights shares; and
- the risk factors described in our latest Annual Report on Form 10-K filed with the Securities and Exchange Commission, which we refer to as the "SEC," and any updates to those risk factors or new risk factors contained herein and in our subsequent Quarterly Reports on Form 10-Q and Current Reports on Form 8-K filed with the SEC.

The foregoing risks and uncertainties, as well as those risks discussed under the headings "Part II, Item 1A—Risk Factors," "Part I, Item 2—Management's Discussion and Analysis of Financial Condition and Results of Operations" and "Part I, Item 3—Quantitative and Qualitative Disclosures about Market Risk" and elsewhere in this Form 10-Q, may cause actual results to differ materially from the forward-looking statements. From time to time, we may also estimate the potential value of certain assets or portions of our business. In such event, no representation is made as to the accuracy of the assumptions or the valuation models or multiples used. Any such valuations are based on assumptions about profit margins and business conditions and actual or pro forma results of BGC. In any event, no representation is made that any such values or multiples could actually be achieved upon disposal of businesses or assets or that any such valuation models or multiples would be adopted by others. The information included herein is given as of the filing date of this Form 10-Q with the SEC, and future events or circumstances could differ significantly from these forward-looking statements. The Company does not undertake to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

WHERE YOU CAN FIND MORE INFORMATION

We file annual, quarterly and current reports, proxy statements and other information with the SEC. You may read and copy any document we file at the SEC's Public Reference Room located at One Station Place, 100 F Street, N.E., Washington, D.C. 20549. You can also request copies of the documents, upon payment of a duplicating fee, by writing the Public Reference Section of the SEC. Please call the SEC at 1-800-SEC-0330 for further information on the Public Reference Room. These filings are also available to the public from the SEC's website at www.sec.gov.

Our website address is www.bgcpartners.com. Through our website, we make available, free of charge, the following documents as soon as reasonably practicable after they are electronically filed with, or furnished to, the SEC: our Annual Reports on Form 10-K; our proxy statements for our annual and special stockholder meetings; our Quarterly Reports on Form 10-Q; our Current Reports on Form 8-K; Forms 3, 4 and 5 and Schedules 13D filed on behalf of Cantor, CF Group Management, Inc. ("CFGM"), Cantor's managing general partner, our directors and our executive officers; and amendments to those documents. Our website also contains additional information with respect to our industry and business. The information contained on, or that may be accessed through, our website is not part of, and is not incorporated into, this Quarterly Report on Form 10-Q.

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PART I—FINANCIAL INFORMATION
ITEM 1. FINANCIAL STATEMENTS
BGC PARTNERS, INC.
CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION
(in thousands, except per share data)
(unaudited)

	March 31, 2013	December 31, 2012
Assets		
Cash and cash equivalents	\$ 338,414	\$ 388,409
Cash segregated under regulatory requirements	3,019	3,392
Securities owned	32,150	32,003
Receivables from broker-dealers, clearing organizations, customers and related broker-dealers	1,192,519	297,688
Accrued commissions receivable, net	246,094	222,299
Loans, forgivable loans and other receivables from employees and partners, net	212,870	220,098
Fixed assets, net	139,548	141,109
Investments	23,168	25,556
Goodwill	163,474	164,874
Other intangible assets, net	19,854	20,320
Receivables from related parties	19,758	21,655
Other assets	109,491	101,536
Total assets	<u>\$2,500,359</u>	<u>\$1,638,939</u>
Liabilities, Redeemable Partnership Interest, and Equity		
Accrued compensation	\$ 143,630	\$ 125,793
Payables to broker-dealers, clearing organizations, customers and related broker-dealers	1,112,473	254,289
Payables to related parties	52,723	40,700
Accounts payable, accrued and other liabilities	254,255	260,462
Notes payable and collateralized borrowings	296,502	301,444
Notes payable to related parties	150,000	150,000
Total liabilities	2,009,583	1,132,688
Commitments and contingencies (Note 16)		
Redeemable partnership interest	78,891	78,839
Equity		
Stockholders' equity:		
Class A common stock, par value \$0.01 per share; 500,000 shares authorized; 148,915 and 141,955 shares issued at March 31, 2013 and December 31, 2012, respectively; and 130,874 and 123,914 shares outstanding at March 31, 2013 and December 31, 2012, respectively	1,489	1,419
Class B common stock, par value \$0.01 per share; 100,000 shares authorized; 34,848 shares issued and outstanding at March 31, 2013 and December 31, 2012, convertible into Class A common stock	348	348
Additional paid-in capital	583,791	575,381
Contingent Class A common stock	18,868	18,868
Treasury stock, at cost: 18,041 shares of Class A common stock at March 31, 2013 and December 31, 2012	(110,090)	(110,090)
Retained deficit	(160,066)	(147,452)
Accumulated other comprehensive loss	(4,917)	(4,182)
Total stockholders' equity	329,423	334,292
Noncontrolling interest in subsidiaries	82,462	93,120
Total equity	411,885	427,412
Total liabilities, redeemable partnership interest, and equity	<u>\$2,500,359</u>	<u>\$1,638,939</u>

The accompanying Notes to the unaudited Condensed Consolidated Financial Statements are an integral part of these financial statements.

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BGC PARTNERS, INC.
CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS
(in thousands, except per share data)
(unaudited)

	Three Months Ended March 31,	
	2013	2012
Revenues:		
Commissions	\$298,704	\$271,347
Principal transactions	87,997	99,745
Real estate management services	39,338	3,961
Fees from related parties	13,148	12,547
Market data	4,125	4,964
Software solutions	2,566	2,449
Interest income	1,548	2,195
Other revenues	831	209
Losses on equity investments	(3,288)	(2,456)
Total revenues	<u>444,969</u>	<u>394,961</u>
Expenses:		
Compensation and employee benefits	289,392	246,869
Allocations of net income to limited partnership units and founding/working partner units	7,438	5,980
Total compensation and employee benefits	<u>296,830</u>	<u>252,849</u>
Occupancy and equipment	39,227	36,229
Fees to related parties	2,843	3,519
Professional and consulting fees	14,941	19,319
Communications	24,341	21,958
Selling and promotion	20,315	19,446
Commissions and floor brokerage	5,771	5,680
Interest expense	9,700	7,558
Other expenses	17,304	9,491
Total expenses	<u>431,272</u>	<u>376,049</u>
Income from operations before income taxes	13,697	18,912
Provision for income taxes	3,095	7,202
Consolidated net income	<u>\$ 10,602</u>	<u>\$ 11,710</u>
Less: Net income attributable to noncontrolling interest in subsidiaries	3,604	3,521
Net income available to common stockholders	<u>\$ 6,998</u>	<u>\$ 8,189</u>
Per share data:		
<i>Basic earnings per share</i>		
Net income available to common stockholders	<u>\$ 6,998</u>	<u>\$ 8,189</u>
Basic earnings per share	<u>\$ 0.04</u>	<u>\$ 0.06</u>
Basic weighted-average shares of common stock outstanding	<u>163,225</u>	<u>136,124</u>
<i>Fully diluted earnings per share</i>		
Net income for fully diluted shares	<u>\$ 13,546</u>	<u>\$ 15,790</u>
Fully diluted earnings per share	<u>\$ 0.04</u>	<u>\$ 0.06</u>
Fully diluted weighted-average shares of common stock outstanding	<u>317,823</u>	<u>264,170</u>
Dividends declared per share of common stock	<u>\$ 0.12</u>	<u>\$ 0.17</u>
Dividends declared and paid per share of common stock	<u>\$ 0.12</u>	<u>\$ 0.17</u>

The accompanying Notes to the unaudited Condensed Consolidated Financial Statements are an integral part of these financial statements.

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BGC PARTNERS, INC.
CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME
(in thousands)
(unaudited)

	Three Months Ended	
	March 31,	
	2013	2012
Consolidated net income	\$10,602	\$11,710
Other comprehensive (loss) income, net of tax:		
Foreign currency translation adjustments	(866)	1,720
Unrealized gain on securities available for sale	—	41
Total other comprehensive (loss) income, net of tax	(866)	1,761
Comprehensive income	9,736	13,471
Less: Comprehensive income attributable to noncontrolling interest in subsidiaries, net of tax	3,473	3,852
Comprehensive income attributable to common stockholders	<u>\$ 6,263</u>	<u>\$ 9,619</u>

The accompanying Notes to the unaudited Condensed Consolidated Financial Statements are an integral part of these financial statements.

BGC PARTNERS, INC.
CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS
(in thousands)
(unaudited)

	Three Months Ended March 31,	
	2013	2012
CASH FLOWS FROM OPERATING ACTIVITIES:		
Consolidated net income	\$ 10,602	\$ 11,710
Adjustments to reconcile consolidated net income to net cash provided by operating activities:		
Fixed asset depreciation and intangible asset amortization	12,569	12,515
Employee loan amortization	9,459	6,953
Equity-based compensation	15,117	29,128
Allocations of net income to limited partnership units and founding/working partner units	7,438	5,980
Losses on equity investments	3,288	2,456
Accretion of discount on convertible notes	1,207	1,082
Impairment of fixed assets	413	773
Deferred tax benefit	(6,654)	—
Other	(145)	225
Decrease (increase) in operating assets:		
Receivables from broker-dealers, clearing organizations, customers and related broker-dealers	(895,254)	(413,452)
Loans, forgivable loans and other receivables from employees and partners, net	(2,446)	(12,797)
Accrued commissions receivable, net	(23,988)	(11,131)
Securities borrowed	—	(17,362)
Securities owned	(156)	(21,776)
Notes receivable, net	—	(442)
Receivables from related parties	2,338	(786)
Cash segregated under regulatory requirements	373	(404)
Other assets	(7,134)	(5,658)
Increase (decrease) in operating liabilities:		
Payables to broker-dealers, clearing organizations, customers and related broker-dealers	858,278	390,955
Payables to related parties	12,006	12,812
Accounts payable, accrued and other liabilities	872	6,854
Accrued compensation	9,334	(9,424)
Net cash provided by (used in) operating activities	\$ 7,517	\$ (11,789)
CASH FLOWS FROM INVESTING ACTIVITIES:		
Purchases of fixed assets	\$ (6,641)	\$ (7,650)
Capitalization of software development costs	(3,909)	(4,018)
Investment in equity method investments	(407)	(16,402)
Payments for acquisitions, net of cash acquired	(214)	(1,500)
Sale of marketable securities	—	906
Purchase of notes receivable	—	(22,000)
Capitalization of trademarks, patent defense and registration costs	(380)	(262)
Net cash used in investing activities	\$ (11,551)	\$ (50,926)

BGC PARTNERS, INC.
CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS—(Continued)
(in thousands)
(unaudited)

	Three Months Ended March 31,	
	2013	2012
CASH FLOWS FROM FINANCING ACTIVITIES:		
Proceeds from collateralized borrowings	\$ —	\$ 10,734
Repayment of collateral borrowings	(6,150)	(5,386)
Earnings distributions to noncontrolling interests	(19,718)	(29,841)
Redemption of limited partnership interests	(2,609)	(6,183)
Dividends to stockholders	(19,612)	(23,585)
Proceeds from offering of Class A common stock, net	3,239	11,672
Repurchase of Class A common stock	—	(337)
Proceeds from short-term borrowings	—	60,000
Repayments of short-term borrowings	—	(13,600)
Cancellation of restricted stock units in satisfaction of withholding tax requirements	—	(1,411)
Net cash (used in) provided by financing activities	\$ (44,850)	\$ 2,063
Effect of exchange rate changes on cash and cash equivalents	(1,111)	1,465
Net decrease in cash and cash equivalents	(49,995)	(59,187)
Cash and cash equivalents at beginning of period	388,409	369,713
Cash and cash equivalents at end of period	<u>\$338,414</u>	<u>\$310,526</u>
Supplemental cash information:		
Cash paid (refunded) during the period for taxes	<u>\$ 7,570</u>	<u>\$ (171)</u>
Cash paid during the period for interest	<u>\$ 7,012</u>	<u>\$ 7,359</u>
Supplemental non-cash information:		
Issuance of Class A common stock upon exchange of limited partnership interests	\$ 23,747	\$ 22,391
Donations with respect to Charity Day	—	7,446
Issuance of Class A common stock upon purchase of notes receivable	—	3,055

The accompanying Notes to the unaudited Condensed Consolidated Financial Statements are an integral part of these financial statements.

Class A common stock for acquisitions, 2,119,393 shares	21	—	7,477	(1,651)	—	—	—	3,179	9,026
Newmark noncontrolling interest	—	—	(2,112)	386	—	—	—	(5,517)	(7,243)
Other	—	—	45	—	—	—	—	(88)	(43)
Balance, December 31, 2012	<u>\$ 1,419</u>	<u>\$ 348</u>	<u>\$575,381</u>	<u>\$ 18,868</u>	<u>\$(110,090)</u>	<u>\$(147,452)</u>	<u>\$ (4,182)</u>	<u>\$ 93,120</u>	<u>\$427,412</u>

The accompanying Notes to the unaudited Condensed Consolidated Financial Statements are an integral part of these financial statements.

BGC PARTNERS, INC.
CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY—(Continued)
For the Three Months Ended March 31, 2013
(in thousands, except share amounts)
(unaudited)

	BGC Partners, Inc. Stockholders								Noncontrolling Interest in Subsidiaries	Total
	Class A Common	Class B Common	Additional Paid-in Capital	Contingent		Retained Earnings (Deficit)	Accumulated Other Comprehensive	Loss		
	Stock	Stock		Class A Common Stock	Treasury Stock		Loss			
Balance, January 1, 2013	\$ 1,419	\$ 348	\$575,381	\$ 18,868	\$(110,090)	\$(147,452)	\$ (4,182)	\$ 93,120	\$427,412	
Comprehensive income:										
Consolidated net income	—	—	—	—	—	6,998	—	3,604	10,602	
Other comprehensive loss, net of tax										
Change in cumulative translation adjustment	—	—	—	—	—	—	(735)	(131)	(866)	
Comprehensive income	—	—	—	—	—	6,998	(735)	3,473	9,736	
Equity-based compensation, 491,822 shares	5	—	1,003	—	—	—	—	938	1,946	
Dividends to common stockholders	—	—	—	—	—	(19,612)	—	—	(19,612)	
Earnings distributions to limited partnership interests and other noncontrolling interests	—	—	—	—	—	—	—	(19,704)	(19,704)	
Grant of exchangeability and redemption of limited partnership interests, issuance of 5,339,482 shares	53	—	5,535	—	—	—	—	5,503	11,091	
Issuance of Class A common stock (net of costs), 1,128,518 shares	11	—	2,196	—	—	—	—	1,032	3,239	
Redemption of founding/working partner units, 727,897 units	—	—	—	—	—	—	—	(658)	(658)	
Re-allocation of equity due to additional investment by founding/working partners	—	—	—	—	—	—	—	(938)	(938)	
Newmark noncontrolling interest	—	—	(217)	—	—	—	—	(385)	(602)	
Other	1	—	(107)	—	—	—	—	81	(25)	
Balance, March 31, 2013	<u>\$ 1,489</u>	<u>\$ 348</u>	<u>\$583,791</u>	<u>\$ 18,868</u>	<u>\$(110,090)</u>	<u>\$(160,066)</u>	<u>\$ (4,917)</u>	<u>\$ 82,462</u>	<u>\$411,885</u>	

The accompanying Notes to the unaudited Condensed Consolidated Financial Statements are an integral part of these financial statements.

BGC PARTNERS, INC.
NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS
(unaudited)

1. Organization and Basis of Presentation

BGC Partners, Inc. (together with its subsidiaries, “BGC Partners,” “BGC” or the “Company”) is a leading global brokerage company primarily servicing the wholesale financial and real estate markets through its two segments, Financial Services and Real Estate Services. The Company’s Financial Services segment specializes in the brokerage of a broad range of products, including fixed income securities, interest rate swaps, foreign exchange, equities, equity derivatives, credit derivatives, commodities, futures and structured products. It also provides a full range of services, including trade execution, broker-dealer services, clearing, processing, information, and other back-office services to a broad range of financial and non-financial institutions. BGC Partners’ integrated platform is designed to provide flexibility to customers with regard to price discovery, execution and processing of transactions, and enables them to use voice, hybrid, or in many markets, fully electronic brokerage services in connection with transactions executed either over the counter (“OTC”) or through an exchange. Through its eSpeed, BGC Trader™ and BGC Market Data brands, BGC Partners offers financial technology solutions, market data, and analytics related to select financial instruments and markets.

In the fourth quarter of 2011, BGC Partners acquired Newmark & Company Real Estate, Inc., the real estate advisory firm which operates as Newmark Knight Frank (“Newmark”) in the United States (“U.S.”) and which is associated with London-based Knight Frank. In the second quarter of 2012, BGC Partners completed the acquisition of substantially all of the assets of Grubb & Ellis Company and its direct and indirect subsidiaries, which the Company refers to as “Grubb & Ellis.” The Company has largely completed the integration of the Grubb & Ellis assets with Newmark Knight Frank to form the resulting brand, Newmark Grubb Knight Frank (“NGKF”). NGKF is a full-service commercial real estate platform that comprises the Company’s Real Estate Services segment, offering commercial real estate tenants, owners, investors and developers a wide range of services, including leasing; capital markets services, including investment sales, debt placement, appraisal and valuation services; commercial mortgage brokerage services; as well as consulting, project and development management, leasing and corporate advisory services and property and corporate facilities management services.

In connection with the Company’s acquisition of substantially all of the assets of Grubb & Ellis, the Company changed its reportable segments beginning with the second quarter of 2012, to consist of two reportable segments, Financial Services and Real Estate Services. Prior to the second quarter of 2012, BGC Partners had only one reportable segment.

The Company’s customers include many of the world’s largest banks, broker-dealers, investment banks, trading firms, hedge funds, governments, corporations, property owners, real estate developers and investment firms. BGC Partners has offices in dozens of major markets, including New York and London, as well as in Atlanta, Beijing, Boston, Chicago, Copenhagen, Dallas, Dubai, Hong Kong, Houston, Istanbul, Johannesburg, Los Angeles, Mexico City, Miami, Moscow, Nyon, Paris, Rio de Janeiro, São Paulo, Seoul, Singapore, Sydney, Tokyo, Toronto, Washington, D.C. and Zurich.

The Company’s unaudited condensed consolidated financial statements have been prepared pursuant to the rules and regulations of the U.S. Securities and Exchange Commission (the “SEC”) and in conformity with accounting principles generally accepted in the U.S. (“U.S. GAAP”). The Company’s unaudited condensed consolidated financial statements include the Company’s accounts and all subsidiaries in which the Company has a controlling interest. Intercompany balances and transactions have been eliminated in consolidation. Certain reclassifications have been made to previously reported amounts to conform to the current presentation.

The unaudited condensed consolidated financial statements contain all normal and recurring adjustments that, in the opinion of management, are necessary for a fair presentation of the unaudited condensed consolidated statements of financial condition, the unaudited condensed consolidated statements of operations, the unaudited condensed consolidated statements of comprehensive income, the unaudited condensed consolidated statements of cash flows and the unaudited condensed consolidated statements of changes in equity of the Company for the periods presented. The results of operations for the 2013 interim periods are not necessarily indicative of results to be expected for the entire fiscal year, which will end on December 31, 2013.

Recently Adopted Accounting Pronouncements:

In May 2011, the Financial Accounting Standards Board (the “FASB”) issued guidance on *Fair Value Measurement—Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRSs*. This guidance expanded the disclosure requirements around fair value measurements categorized in Level 3 of the fair value hierarchy. It also clarified and expanded upon existing requirements for fair value measurements of financial assets and liabilities as well as instruments classified in stockholders’ equity. This FASB guidance was effective for interim and annual periods beginning after December 15, 2011. The adoption of this FASB guidance did not have a material impact on the Company’s unaudited condensed consolidated financial statements.

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As of and for the annual period ended December 31, 2012, the Company early adopted the FASB's guidance on *Intangibles—Goodwill and Other—Testing Indefinite-Lived Intangible Assets for Impairment*, which simplifies how entities test indefinite-lived intangible assets for impairment. This guidance allows entities to first assess qualitative factors to determine whether it is more likely than not that an indefinite-lived intangible asset is impaired. If a more than fifty percent likelihood exists that an indefinite-lived intangible asset is impaired, then a quantitative impairment test must be performed by comparing the fair value of the asset with its carrying amount. The adoption of this FASB guidance did not have a material impact on the Company's unaudited condensed consolidated financial statements.

In December 2011, the FASB issued guidance on *Disclosures about Offsetting Assets and Liabilities*, which requires entities to disclose information about offsetting and related arrangements to enable users of financial statements to evaluate the potential effect of netting arrangements on an entity's financial position, including the potential effect of rights of set-off. This FASB guidance was effective for interim and annual reporting periods beginning on or after January 1, 2013. The adoption of this FASB guidance did not have a material impact on the Company's unaudited condensed consolidated financial statements, as this guidance only requires additional disclosures concerning offsetting and related arrangements.

2. Limited Partnership Interests in BGC Holdings

BGC Holdings, L.P. ("BGC Holdings") is a consolidated subsidiary of the Company for which the Company is the general partner. The Company and BGC Holdings jointly own BGC Partners, L.P. ("BGC US") and BGC Global Holdings L.P. ("BGC Global"), the two operating partnerships. Listed below are the limited partnership interests in BGC Holdings. The founding/working partner units, limited partnership units and Cantor units held by Cantor Fitzgerald, L.P. ("Cantor"), each as defined below, collectively represent all of the "limited partnership interests" in BGC Holdings.

Founding/Working Partner Units

Founding/working partners have a limited partnership interest in BGC Holdings. The Company accounts for founding/working partner units outside of permanent capital, as "Redeemable partnership interest," in the Company's unaudited condensed consolidated statements of financial condition. This classification is applicable to founding/working partner units because these units are redeemable upon termination of a partner, including a termination of employment, which can be at the option of the partner and not within the control of the issuer.

Founding/working partner units are held by limited partners who are employees and generally receive quarterly allocations of net income based on their weighted-average pro rata share of economic ownership of the operating subsidiaries. Upon termination of employment or otherwise ceasing to provide substantive services, the founding/working partner units are generally redeemed, and the unit holders are no longer entitled to participate in the quarterly cash distributed allocations of net income. Since these allocations of net income are cash distributed on a quarterly basis and are contingent upon services being provided by the unit holder, they are reflected as a separate component of compensation expense under "Allocations of net income to limited partnership units and founding/working partner units" in the Company's unaudited condensed consolidated statements of operations.

Limited Partnership Units

Certain employees hold limited partnership interests in BGC Holdings (e.g., REUs, RPU, PSUs, PSIs and LPUs, collectively the "limited partnership units"). Generally, such units receive quarterly allocations of net income based on their weighted-average pro rata share of economic ownership of the operating subsidiaries. These allocations are cash distributed on a quarterly basis and are generally contingent upon services being provided by the unit holders. As prescribed in FASB guidance, the quarterly allocations of net income on such limited partnership units are reflected as a separate component of compensation expense under "Allocations of net income to limited partnership units and founding/working partner units" in the Company's unaudited condensed consolidated statements of operations.

Certain of these limited partnership units entitle the holders to receive post-termination payments equal to the notional amount of the units in four equal yearly installments after the holder's termination. These limited partnership units are accounted for as post-termination liability awards, and in accordance with FASB guidance, the Company records compensation expense for the awards based on the change in value at each reporting date in the Company's unaudited condensed consolidated statements of operations as part of "Compensation and employee benefits."

Cantor Units

Cantor's limited partnership interest ("Cantor units") in BGC Holdings is reflected as a component of "Noncontrolling interest in subsidiaries" in the Company's unaudited condensed consolidated statements of financial condition. Cantor receives allocations of net income based on its weighted-average pro rata share of economic ownership of the operating subsidiaries for each quarterly period. This allocation is reflected as a component of "Net income attributable to noncontrolling interest in subsidiaries" in the Company's unaudited condensed consolidated statements of operations.

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General

Certain of the limited partnership interests, described above, have been granted exchangeability into Class A common stock on a one-for-one basis (subject to adjustment); additional limited partnership interests may become exchangeable for Class A common stock on a one-for-one basis (subject to adjustment). Any exchange of limited partnership interests into Class A common shares would not impact the fully diluted number of shares and units outstanding. Because these limited partnership interests generally receive quarterly allocations of net income, such exchange would have no significant impact on the cash flows or equity of the Company. Each quarter, net income is allocated between the limited partnership interests and the common stockholders. In quarterly periods in which the Company has a net loss, the loss allocation for founding/working partner units, limited partnership units and Cantor units is allocated to Cantor and reflected as a component of "Net income attributable to noncontrolling interest in subsidiaries." In subsequent quarters in which the Company has net income, the initial allocation of income to the limited partnership interests is to "Net income attributable to noncontrolling interests," to recover any losses taken in earlier quarters. The remaining income is allocated to the limited partnership interests based on their weighted-average pro rata share of economic ownership of the operating subsidiaries for the quarter. This income (loss) allocation process has no impact on the net income allocated to common stockholders.

3. Acquisitions

Newmark

During the year ended December 31, 2012, the Company purchased a majority interest in an affiliated company of Newmark for total consideration transferred of approximately \$2.1 million. As a result of such transaction, the Company recognized additional goodwill of approximately \$1.5 million, which was allocated to the Company's Real Estate Services segment. During the year ended December 31, 2012, the Company purchased additional noncontrolling interests related to Newmark for approximately \$8.3 million and the Company completed its final allocation of the consideration transferred to the assets acquired and liabilities assumed as of the acquisition date for these acquisitions.

Grubb & Ellis

On April 13, 2012, the Company completed the acquisition of substantially all of the assets of Grubb & Ellis. The total consideration transferred for Grubb & Ellis was \$47.1 million. The consideration transferred included the extinguishment of approximately \$30.0 million (principal amount) pre-bankruptcy senior secured debt (the "Notes Receivable"), which the Company purchased at a discount, and which had a fair value of approximately \$25.6 million as of the acquisition date. The consideration transferred also included approximately \$5.5 million under debtor-in-possession term loans and \$16.0 million in cash to the bankruptcy estate for the benefit of Grubb & Ellis' unsecured creditors. The excess of the consideration transferred over the fair value of the net assets acquired has been recorded as goodwill of \$5.0 million and allocated to the Company's Real Estate Services segment. The Company had total direct costs of approximately \$2.8 million related to the acquisition of Grubb & Ellis.

During the first quarter of 2013, the Company completed its final allocation of the consideration transferred to the assets acquired and liabilities assumed as of the acquisition date.

The following tables summarize the allocation of the consideration transferred to the assets acquired and liabilities assumed as of the acquisition date (in millions):

Calculation of consideration transferred

	April 13,
	<u>2012</u>
Notes Receivable	\$ 25.6
Debtor-in-possession term loans	5.5
Cash paid to the bankruptcy estate	<u>16.0</u>
Total fair value of consideration transferred	47.1
Total fair value of net assets acquired	<u>42.1</u>
Goodwill related to Grubb & Ellis	<u>\$ 5.0</u>

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Allocation of consideration transferred to assets acquired and liabilities assumed

	April 13,
	<u>2012</u>
<i>Assets</i>	
Cash and cash equivalents	\$ 1.2
Brokerage receivables, net	33.3
Fixed assets	2.8
Intangible assets	14.3
Other assets	5.6
Total assets acquired	<u>57.2</u>
<i>Liabilities</i>	
Commissions payable, net	3.3
Other liabilities and accrued expenses	11.8
Total liabilities assumed	<u>15.1</u>
Net assets acquired	<u>\$ 42.1</u>

The following unaudited pro forma summary presents consolidated information of the Company as if the acquisition of Grubb & Ellis had occurred on January 1, 2011. These pro forma results are not indicative of operations that would have been achieved, nor are they indicative of future results of operations. The pro forma results do not reflect any potential cost savings or other operational efficiencies that could result from the acquisition. The historical financials of Grubb & Ellis and the pro forma information contain unusual and non-recurring expenses incurred during the distressed period leading up to the Grubb & Ellis bankruptcy. The pro forma information also does not include any adjustments for expenses with respect to assets or liabilities not acquired or assumed by the Company.

	Three Months Ended
	March 31,
	<u>2012</u>
<i>In millions</i>	
Pro forma revenues	\$ 478.0
Pro forma consolidated net income	\$ 6.4

Other Acquisitions

During the year ended December 31, 2012, the Company completed other acquisitions for a total consideration of \$24.5 million, of which \$20.0 million was attributed to goodwill. Of the \$20.0 million attributed to goodwill, approximately \$15.7 million was allocated to the Company's Real Estate Services segment and approximately \$4.3 million was allocated to the Company's Financial Services segment. See Note 13— "Goodwill and Other Intangible Assets, Net" for further information with regard to the Company's goodwill by reportable segment. The Company's allocation of the consideration transferred to the assets acquired and liabilities assumed is preliminary. The Company expects to finalize its analysis within the first year after the acquisitions, and therefore adjustments to the preliminary allocation may occur.

On February 22, 2013, the Company acquired certain assets of Sterling International Brokers, a money brokerage company, for nominal consideration. The Company expects to finalize its allocation of the consideration transferred to the assets acquired and liabilities assumed within the first year after the acquisition, and therefore adjustments to goodwill may occur.

The results of operations of Newmark, Grubb & Ellis and the Company's other acquisitions have been included in the Company's unaudited condensed consolidated financial statements subsequent to their respective dates of acquisition.

4. Earnings Per Share

FASB guidance on *Earnings Per Share* ("EPS") establishes standards for computing and presenting EPS. Basic EPS excludes dilution and is computed by dividing net income available to common stockholders by the weighted-average shares of common stock outstanding and contingent shares for which all necessary conditions have been satisfied except for the passage of time. Net income is allocated to each of the economic ownership classes described above in Note 2—"Limited Partnership Interests in BGC Holdings," and the Company's outstanding common stock, based on each class's pro rata economic ownership of the operating subsidiaries.

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The Company's earnings for the three months ended March 31, 2013 and 2012 were allocated as follows (in thousands):

	Three Months Ended March 31,	
	2013	2012
Net income available to common stockholders	\$ 6,998	\$ 8,189
Allocation of income to limited partnership interests in BGC Holdings	\$10,957	\$10,437

The following is the calculation of the Company's basic EPS (in thousands, except per share data):

	Three Months Ended March 31,	
	2013	2012
<i>Basic earnings per share:</i>		
Net income available to common stockholders	\$ 6,998	\$ 8,189
Basic weighted-average shares of common stock outstanding	163,225	136,124
Basic earnings per share	\$ 0.04	\$ 0.06

Fully diluted EPS is calculated utilizing net income available for common stockholders plus net income allocations to the limited partnership interests in BGC Holdings, as well as adjustments related to the interest expense on the Convertible Notes, if applicable (see Note 14—"Notes Payable, Collateralized and Short-Term Borrowings"), and expense related to dividend equivalents for certain RSUs, if applicable, as the numerator. The denominator is comprised of the Company's weighted-average outstanding shares of common stock and, if dilutive, the weighted-average number of limited partnership interests and other contracts to issue shares of common stock, including Convertible Notes, stock options, RSUs and warrants. The limited partnership interests are potentially exchangeable into shares of Class A common stock; as a result, they are included in the fully diluted EPS computation to the extent that the effect would be dilutive.

The following is the calculation of the Company's fully diluted EPS (in thousands, except per share data):

	Three Months Ended March 31,	
	2013	2012
<i>Fully diluted earnings per share:</i>		
Net income available to common stockholders	\$ 6,998	\$ 8,189
Allocation of net income to limited partnership interests in BGC Holdings, net of tax	6,545	7,537
Dividend equivalent expense on RSUs, net of tax	3	64
Net income for fully diluted shares	\$ 13,546	\$ 15,790
Weighted-average shares:		
Common stock outstanding	163,225	136,124
Limited partnership interests in BGC Holdings	153,317	126,260
RSUs (Treasury stock method)	577	956
Other	704	830
Fully diluted weighted-average shares of common stock outstanding	317,823	264,170
Fully diluted earnings per share	\$ 0.04	\$ 0.06

For the three months ended March 31, 2013 and 2012, respectively, approximately 47.6 million and 47.5 million potentially dilutive securities were not included in the computation of fully diluted EPS because their effect would have been anti-dilutive. Anti-dilutive securities for the three months ended March 31, 2013 included, on a weighted-average basis, 39.7 million shares underlying Convertible Notes and 7.9 million other securities or other contracts to issue shares of common stock.

Additionally, as of March 31, 2013 and 2012, respectively, approximately 5.9 million and 4.5 million shares of contingent Class A common stock were excluded from the computation of fully diluted EPS because the conditions for issuance had not been met by the end of the respective periods.

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5. Stock Transactions and Unit Redemptions

Class A Common Stock

Changes in shares of the Company's Class A common stock outstanding for the three months ended March 31, 2013 and 2012 were as follows:

	Three Months Ended March 31,	
	2013	2012
Shares outstanding at beginning of period	123,913,759	97,220,042
Share issuances:		
Redemptions and exchanges of limited partnership interests (1)	5,339,482	3,473,908
Vesting of restricted stock units (RSUs)	491,822	674,973
Acquisitions (2)	—	79,715
Purchase of notes receivable in connection with the Company's acquisition of Grubb & Ellis	—	453,172
Other issuances of Class A common stock (3)	1,128,518	2,905,138
Treasury stock repurchases	—	(44,013)
Shares outstanding at end of period	<u>130,873,581</u>	<u>104,762,935</u>

- (1) The issuances related to redemptions and exchanges of limited partnership interests did not impact the fully diluted number of shares and units outstanding.
- (2) For the three months ended March 31, 2012, 72,009 of these shares were issued pursuant to the exemption from registration provided by Regulation S under the Securities Act.
- (3) During the three months ended March 31, 2012, the Company issued and donated an aggregate of 1,050,000 shares of Class A common stock to The Cantor Fitzgerald Relief Fund (the "Relief Fund") in connection with the Company's annual Charity Day. In addition, during the three months ended March 31, 2013 and 2012, the Company issued an aggregate of 1,113,663 and 1,842,023 shares, respectively, of its Class A common stock for general corporate purposes.

Class B Common Stock

The Company did not issue any shares of Class B common stock during the three months ended March 31, 2013 and 2012.

Controlled Equity Offering

On December 12, 2012, the Company entered into a controlled equity offering sales agreement (the "December 2012 Sales Agreement") with Cantor Fitzgerald & Co. ("CF&Co"), pursuant to which the Company may offer and sell up to an aggregate of 20 million shares of Class A common stock. Shares of the Company's Class A common stock sold under its controlled equity offering sales agreements are used primarily for redemptions of limited partnership interests in BGC Holdings. CF&Co is a wholly-owned subsidiary of Cantor and an affiliate of the Company. Under the December 2012 Sales Agreement, the Company has agreed to pay CF&Co 2% of the gross proceeds from the sale of shares. As of March 31, 2013, the Company has sold 6,514,210 shares of Class A common stock under the December 2012 Sales Agreement.

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Unit Redemptions and Share Repurchase Program

The Company's Board of Directors and Audit Committee have authorized repurchases of the Company's Class A common stock and redemptions of BGC Holdings limited partnership interests or other equity interests in the Company's subsidiaries. On August 6, 2012, the Company's Board of Directors and Audit Committee increased the BGC Partners share repurchase and unit redemption authorization to \$100 million. As of March 31, 2013, the Company had approximately \$47.4 million remaining from its share repurchase and unit redemption authorization. From time to time, the Company may actively continue to repurchase shares or redeem units.

Unit redemption and share repurchase activity for the three months ended March 31, 2013 was as follows:

Period	Total Number of Units Redeemed or Shares Repurchased	Average Price Paid per Unit or Share	Approximate Dollar Value of Units and Shares That May Yet Be Redeemed/ Purchased Under the Plan
Redemptions (1)			
First Quarter	5,193,534	\$ 4.16	
Repurchases (2)			
First Quarter	—	\$ —	
Total Redemptions and Repurchases	5,193,534	\$ 4.16	\$ 47,407,929

- (1) During the three months ended March 31, 2013, the Company redeemed approximately 4.5 million limited partnership units at an average price of \$4.25 per unit and approximately 0.7 million founding/working partner units at an average price of \$3.58 per unit. During the three months ended March 31, 2012, the Company redeemed approximately 2.8 million limited partnership units at an average price of \$6.75 per unit and approximately 1.0 million founding/working partner units at an average price of \$6.18 per unit.
- (2) During the three months ended March 31, 2013, the Company did not repurchase any shares of its Class A common stock. During the three months ended March 31, 2012, the Company repurchased 44,013 shares of Class A common stock at an aggregate purchase price of approximately \$337 thousand for an average price of \$7.66 per share.

Redeemable Partnership Interest

The changes in the carrying amount of redeemable partnership interest for the three months ended March 31, 2013 and 2012 were as follows (in thousands):

	Three Months Ended March 31,	
	2013	2012
Balance at beginning of period	\$ 78,839	\$ 86,269
Consolidated net income allocated to founding/working partner units	1,466	1,835
Earnings distributions	(14)	—
Re-allocation of equity due to additional investment by founding/working partners	938	144
Founding/working partner units exchanged	(387)	(812)
Founding/working partner units redeemed	(1,951)	(2,761)
Cantor purchase of Cantor units from BGC Holdings upon redemption of founding/working partner units	—	(2,596)
Balance at end of period	<u>\$ 78,891</u>	<u>\$ 82,079</u>

6. Securities Owned

Securities owned primarily consist of unencumbered U.S. Treasury bills held for liquidity purposes. Total securities owned were \$32.2 million and \$32.0 million as of March 31, 2013 and December 31, 2012, respectively.

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Securities owned consisted of the following (in thousands):

	March 31,	December 31,
	2013	2012
Government debt	\$32,019	\$ 32,003
Equities	131	—
Total	<u>\$32,150</u>	<u>\$ 32,003</u>

As of March 31, 2013, the Company had not pledged any of the securities owned to satisfy deposit requirements at exchanges or clearing organizations.

7. Receivables from and Payables to Broker-Dealers, Clearing Organizations, Customers and Related Broker-Dealers

Receivables from and payables to broker-dealers, clearing organizations, customers and related broker-dealers primarily represent amounts due for undelivered securities, cash held at clearing organizations and exchanges to facilitate settlement and clearance of matched principal transactions, spreads on matched principal transactions that have not yet been remitted from/to clearing organizations and exchanges and amounts related to open derivative contracts. The receivables from and payables to broker-dealers, clearing organizations, customers and related broker-dealers consisted of the following (in thousands):

	March 31,	December 31,
	2013	2012
Receivables from broker-dealers, clearing organizations, customers and related broker-dealers:		
Contract values of fails to deliver	\$1,118,615	\$ 238,790
Receivables from clearing organizations	52,072	45,563
Other receivables from broker-dealers and customers	17,012	11,587
Net pending trades	3,563	966
Open derivative contracts	1,257	782
Total	<u>\$1,192,519</u>	<u>\$ 297,688</u>
Payables to broker-dealers, clearing organizations, customers and related broker-dealers:		
Contract values of fails to receive	\$1,050,443	\$ 229,037
Payables to clearing organizations	23,654	1,632
Other payables to broker-dealers and customers	38,376	23,282
Open derivative contracts	—	338
Total	<u>\$1,112,473</u>	<u>\$ 254,289</u>

A portion of these receivables and payables are with Cantor. See Note 10—“Related Party Transactions,” for additional information related to these receivables and payables.

Substantially all open fails to deliver, open fails to receive and pending trade transactions as of March 31, 2013 have subsequently settled at the contracted amounts.

8. Derivatives

In the normal course of operations, the Company enters into derivative contracts. These derivative contracts primarily consist of interest rate and foreign exchange swaps. The Company enters into derivative contracts to facilitate client transactions, hedge principal positions and facilitate hedging activities of affiliated companies.

Derivative contracts can be exchange-traded or OTC. Exchange-traded derivatives typically fall within Level 1 or Level 2 of the fair value hierarchy depending on whether they are deemed to be actively traded or not. The Company generally values exchange-traded derivatives using the closing price of the exchange-traded derivatives. OTC derivatives are valued using market transactions and other market evidence whenever possible, including market-based inputs to models, broker or dealer quotations or alternative pricing sources with reasonable levels of price transparency. For OTC derivatives that trade in liquid markets, such as generic forwards, swaps and options, model inputs can generally be verified and model selection does not involve significant management judgment. Such instruments are typically classified within Level 2 of the fair value hierarchy.

The Company does not designate any derivative contracts as hedges for accounting purposes. FASB guidance requires that an entity recognize all derivative contracts as either assets or liabilities in the unaudited condensed consolidated statements of financial condition and measure those instruments at fair value. The fair value of all derivative contracts is recorded on a net-by-counterparty basis where a legal right to offset exists under an enforceable netting agreement. Derivative contracts are recorded as part of “Receivables from broker-dealers, clearing organizations, customers and related broker-dealers” and “Payables to broker-dealers,

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clearing organizations, customers and related broker-dealers” in the Company’s unaudited condensed consolidated statements of financial condition. The change in fair value of derivative contracts is reported as part of “Principal transactions” in the Company’s unaudited condensed consolidated statements of operations.

The fair value of derivative contracts, computed in accordance with the Company’s netting policy, is set forth below (in thousands):

	March 31, 2013		December 31, 2012	
	Assets	Liabilities	Assets	Liabilities
Interest rate swaps	\$ 801	\$ —	\$782	\$ —
Foreign exchange swaps	456	—	—	338
	<u>\$1,257</u>	<u>\$ —</u>	<u>\$782</u>	<u>\$ 338</u>

The notional amounts of the interest rate swap transactions at March 31, 2013 and December 31, 2012 were \$211.1 million and \$361.8 million, respectively. These represent matched customer transactions settled through and guaranteed by a central clearing organization.

All of the Company’s foreign exchange swaps are with Cantor. The notional amounts of the foreign exchange swap transactions at March 31, 2013 and December 31, 2012 were \$306.0 million and \$233.5 million, respectively.

The replacement cost of contracts in a gain position at March 31, 2013 was \$1.9 million.

As described in Note 14—“Notes Payable, Collateralized and Short-Term Borrowings,” on July 29, 2011, the Company issued an aggregate of \$160.0 million principal amount of 4.50% Convertible Senior Notes due 2016 (the “4.50% Convertible Notes”) containing an embedded conversion feature. The conversion feature meets the requirements to be accounted for as an equity instrument, and the Company classifies the conversion feature within “Additional paid-in capital” in the Company’s unaudited condensed consolidated statements of financial condition. The embedded conversion feature was measured in the amount of approximately \$19.0 million on a pre-tax basis (\$16.1 million net of taxes and issuance costs) at the issuance of the 4.50% Convertible Notes as the difference between the proceeds received and the fair value of a similar liability without the conversion feature and is not subsequently remeasured.

Also in connection with the issuance of the 4.50% Convertible Notes, the Company entered into capped call transactions. The capped call transactions meet the requirements to be accounted for as equity instruments, and the Company classifies the capped call transactions within “Additional paid-in capital” in the Company’s unaudited condensed consolidated statements of financial condition. The purchase price of the capped call transactions resulted in a decrease to “Additional paid-in capital” of \$11.4 million on a pre-tax basis (\$9.9 million on an after-tax basis) at the issuance of the 4.50% Convertible Notes, and such capped call transactions are not subsequently remeasured.

9. Fair Value of Financial Assets and Liabilities

The following table sets forth by level within the fair value hierarchy financial assets accounted for at fair value under FASB guidance at March 31, 2013 (in thousands):

	Assets at Fair Value at March 31, 2013 (1)				
	Level 1	Level 2	Level 3	Netting and Collateral	Total
Government debt	\$32,019	\$ —	\$ —	\$ —	\$32,019
Equities	131	—	—	—	131
Interest rate swaps	—	801	—	—	801
Foreign exchange swaps	—	456	—	—	456
Total	<u>\$32,150</u>	<u>\$1,257</u>	<u>\$ —</u>	<u>\$ —</u>	<u>\$33,407</u>

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The Company did not have any financial liabilities accounted for at fair value at March 31, 2013.

The following tables set forth by level within the fair value hierarchy financial assets and liabilities accounted for at fair value under FASB guidance at December 31, 2012 (in thousands):

	Assets at Fair Value at December 31, 2012 (1)				Total
	Level 1	Level 2	Level 3	Netting and Collateral	
Government debt	\$32,003	\$ —	\$ —	\$ —	\$32,003
Interest rate swaps	—	782	—	—	782
Total	\$32,003	\$ 782	\$ —	\$ —	\$32,785

	Liabilities at Fair Value at December 31, 2012(1)				Total
	Level 1	Level 2	Level 3	Netting and Collateral	
Foreign exchange swaps	\$ —	\$ 338	\$ —	\$ —	\$ 338
Total	\$ —	\$ 338	\$ —	\$ —	\$ 338

- (1) As required by FASB guidance, assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement.

The following tables show the gross and net amounts of recognized assets and liabilities as of March 31, 2013 (in thousands):

Description	Gross Amounts of Recognized Assets	Gross Amounts Offset in the Statements of Financial Condition	Net Amounts of Assets Presented in the Statements of Financial Condition	Gross Amounts Not Offset in the Statements of Financial Condition		Net Amount
				Financial Instruments	Cash Collateral Received	
Interest rate swaps	\$ 1,019	\$ 218	\$ 801	\$ —	\$ —	\$ 801
Foreign exchange swaps	1,083	627	456	—	—	456
Total	\$ 2,102	\$ 845	\$ 1,257	\$ —	\$ —	\$ 1,257

Description	Gross Amounts of Recognized Liabilities	Gross Amounts Offset in the Statements of Financial Condition	Net Amounts of Liabilities Presented in the Statements of Financial Condition	Gross Amounts Not Offset in the Statements of Financial Condition		Net Amount
				Financial Instruments	Cash Collateral Pledged	
Interest rate swaps	\$ 218	\$ 218	\$ —	\$ —	\$ —	\$ —
Foreign exchange swaps	627	627	—	—	—	—
Total	\$ 845	\$ 845	\$ —	\$ —	\$ —	\$ —

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The following tables show the gross and net amounts of recognized assets and liabilities as of December 31, 2012 (in thousands):

Description	Gross Amounts of Recognized Assets	Gross Amounts Offset in the Statements of Financial Condition	Net Amounts of Assets Presented in the Statements of Financial Condition	Gross Amounts Not Offset in the Statements of Financial Condition		Net Amount
				Financial Instruments	Cash Collateral Received	
Interest rate swaps	\$ 990	\$ 208	\$ 782	\$ —	\$ —	\$ 782
Foreign exchange swaps	791	791	—	—	—	—
Total	\$ 1,781	\$ 999	\$ 782	\$ —	\$ —	\$ 782

Description	Gross Amounts of Recognized Liabilities	Gross Amounts Offset in the Statements of Financial Condition	Net Amounts of Liabilities Presented in the Statements of Financial Condition	Gross Amounts Not Offset in the Statements of Financial Condition		Net Amount
				Financial Instruments	Cash Collateral Pledged	
Interest rate swaps	\$ 208	\$ 208	\$ —	\$ —	\$ —	\$ —
Foreign exchange swaps	1,129	791	338	—	—	338
Total	\$ 1,337	\$ 999	\$ 338	\$ —	\$ —	\$ 338

10. Related Party Transactions

Service Agreements

Throughout Europe and Asia, the Company provides Cantor with administrative services, technology services and other support for which it charges Cantor based on the cost of providing such services plus a mark-up, generally 7.5%. In the United Kingdom (“U.K.”), the Company provides these services to Cantor through Tower Bridge. The Company owns 52% of Tower Bridge and consolidates it, and Cantor owns 48%. Cantor’s interest in Tower Bridge is reflected as a component of “Noncontrolling interest in subsidiaries” in the Company’s unaudited condensed consolidated statements of financial condition, and the portion of Tower Bridge’s income attributable to Cantor is included as part of “Net income attributable to noncontrolling interest in subsidiaries” in the Company’s unaudited condensed consolidated statements of operations. In the U.S., the Company provides Cantor with technology services for which it charges Cantor based on the cost of providing such services.

The administrative services agreement provides that direct costs incurred are charged back to the service recipient. Additionally the services recipient generally indemnifies the services provider for liabilities that it incurs arising from the provision of services other than liabilities arising from fraud or willful misconduct of the service provider. In accordance with the administrative service agreement, the Company has not recognized any liabilities related to services provided to service recipient affiliates.

The Company, together with other leading financial institutions, formed ELX, a limited partnership that has established a fully-electronic futures exchange. The Company accounts for ELX under the equity method of accounting (see Note 11— “Investments” for more details). During the three months ended March 31, 2013, the Company made no capital contributions to ELX. During the year ended December 31, 2012, the Company made a \$16.0 million capital contribution to ELX. On March 28, 2012, the Company entered into a credit agreement with ELX, whereby the Company has agreed to lend ELX up to \$16.0 million. As of March 31, 2013, the Company had not loaned ELX any amounts under this agreement. The commitment period for this credit facility extends through March 28, 2015. The Company has entered into a technology services agreement with ELX pursuant to which the Company provides software technology licenses, monthly maintenance support and other technology services as requested by ELX.

The Company recognized related party revenues pursuant to the administrative service agreement and the technology services agreement of \$13.1 million and \$12.5 million, for the three months ended March 31, 2013 and 2012, respectively. These revenues are included as part of “Fees from related parties” in the Company’s unaudited condensed consolidated statements of operations.

In the U.S., Cantor and its affiliates provide the Company with administrative services and other support for which Cantor charges the Company based on the cost of providing such services. In connection with the services Cantor provides, the Company and Cantor entered into an employee lease agreement whereby certain employees of Cantor are deemed leased employees of the Company. For the three months ended March 31, 2013 and 2012, the Company was charged \$8.0 million and \$7.5 million, respectively, for the services provided by Cantor and its affiliates, of which \$5.2 million and \$4.0 million, respectively, were to cover compensation to leased employees for the three months ended March 31, 2013 and 2012. The fees paid to Cantor for administrative and support services, other than those to cover the compensation costs of leased employees, are included as part of “Fees to related parties” in the Company’s unaudited condensed consolidated statements of operations. The fees paid to Cantor to cover the compensation costs of leased employees are included as part of “Compensation and employee

benefits” in the Company’s unaudited condensed consolidated statements of operations.

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For the three months ended March 31, 2013 and 2012, Cantor's share of the net loss in Tower Bridge was \$0.2 million and \$0.6 million, respectively. Cantor's noncontrolling interest is included as part of "Noncontrolling interest in subsidiaries" in the Company's unaudited condensed consolidated statements of financial condition.

Clearing Agreement with Cantor

The Company receives certain clearing services ("Clearing Services") from Cantor pursuant to its clearing agreement. These Clearing Services are provided in exchange for payment by the Company of third-party clearing costs and allocated costs. The costs associated with these payments are included as part of "Fees to related parties" in the Company's unaudited condensed consolidated statements of operations.

Other Agreements with Cantor

The Company is authorized to enter into short-term arrangements with Cantor to cover any failed U.S. Treasury securities transactions and to share equally any net income resulting from such transactions, as well as any similar clearing and settlement issues. As of March 31, 2013, the Company had not entered into any arrangements to cover any failed U.S. Treasury transactions.

To more effectively manage the Company's exposure to changes in foreign exchange rates, the Company and Cantor agreed to jointly manage the exposure. As a result, the Company is authorized to divide the quarterly allocation of any profit or loss relating to foreign exchange currency hedging between Cantor and the Company. The amount allocated to each party is based on the total net exposure for the Company and Cantor. The ratio of gross exposures of Cantor and the Company will be utilized to determine the shares of profit or loss allocated to each for the period.

In March 2009, the Company and Cantor were authorized to utilize each other's brokers to provide brokerage services for securities not brokered by such entity, so long as, unless otherwise agreed, such brokerage services were provided in the ordinary course and on terms no less than favorable to the receiving party than such services are provided to typical third-party customers.

Receivables from and Payables to Related Broker-Dealers

Amounts due from or to Cantor and Freedom International Brokerage are for transactional revenues under a technology and services agreement with Freedom International Brokerage as well as for open derivative contracts. These are included as part of "Receivables from broker-dealers, clearing organizations, customers and related broker-dealers" or "Payables to broker-dealers, clearing organizations, customers and related broker-dealers" in the Company's unaudited condensed consolidated statements of financial condition. As of March 31, 2013 and December 31, 2012, the Company had receivables from Cantor and Freedom International Brokerage of \$3.5 million and \$2.9 million, respectively.

Loans, Forgivable Loans and Other Receivables from Employees and Partners, Net

The Company has entered into various agreements with certain of its employees and partners whereby these individuals receive loans which may be either wholly or in part repaid from the distribution earnings that the individuals receive on some or all of their limited partnership interests or may be forgiven over a period of time. The forgivable portion of these loans is recognized as compensation expense over the life of the loan. From time to time, the Company may also enter into agreements with employees and partners to grant bonus and salary advances or other types of loans. These advances and loans are repayable in the timeframes outlined in the underlying agreements.

As of March 31, 2013 and December 31, 2012, the aggregate balance of these employee loans was \$212.9 million and \$220.1 million, respectively, and is included as "Loans, forgivable loans and other receivables from employees and partners, net" in the Company's unaudited condensed consolidated statements of financial condition. Compensation expense for the above mentioned employee loans for the three months ended March 31, 2013 and 2012 was \$9.5 million and \$7.0 million, respectively. The compensation expense related to these employee loans is included as part of "Compensation and employee benefits" in the Company's unaudited condensed consolidated statements of operations.

8.75% Convertible Notes

On April 1, 2010, BGC Holdings issued an aggregate of \$150.0 million principal amount of 8.75% Convertible Senior Notes due 2015 (the "8.75% Convertible Notes") to Cantor in a private placement transaction. The Company used the proceeds of the 8.75% Convertible Notes to repay at maturity \$150.0 million aggregate principal amount of Senior Notes due April 1, 2010. The Company recorded interest expense related to the 8.75% Convertible Notes in the amount of \$3.3 million for both the three months ended March 31, 2013 and the three months ended March 31, 2012. See Note 14—"Notes Payable, Collateralized and Short-Term Borrowings," for more information.

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Controlled Equity Offerings and Other Payments of Commissions to CF&Co

As discussed in Note 5—“Stock Transactions and Unit Redemptions,” the Company has entered into controlled equity offering sales agreements with CF&Co, as the Company’s sales agent. For the three months ended March 31, 2013 and 2012, the Company was charged approximately \$0.5 million and \$0.6 million, respectively, for services provided by CF&Co. These expenses are included as part of “Professional and consulting fees” in the Company’s unaudited condensed consolidated statements of operations.

The Company has engaged CF&Co and its affiliates to act as financial advisor in connection with one or more third-party business combination transactions with or involving one or more targets as requested by the Company on behalf of its affiliates from time to time on specified terms, conditions and fees. The Company may pay finders’, investment banking or financial advisory fees to broker-dealers, including, but not limited to, CF&Co and its affiliates, from time to time in connection with certain business combination transactions, and, in some cases, the Company may issue shares of the Company’s Class A common stock in full or partial payment of such fees.

On April 13, 2012, the Company completed the acquisition of Grubb & Ellis (see Note 3—“Acquisitions”). In connection with this acquisition, the Company paid an advisory fee of \$1.0 million to CF&Co during the year ended December 31, 2012. This fee was recorded as part of “Professional and consulting fees” in the Company’s unaudited condensed consolidated statements of operations.

On June 26, 2012, the Company issued an aggregate \$112.5 million principal amount of 8.125% Senior Notes due 2042 (the “8.125% Senior Notes”). In connection with this issuance, the Company paid underwriting fees of approximately \$0.2 million to CF&Co. This fee was recorded as a debt issuance cost, which is amortized as interest expense over the term of the notes.

Cantor Rights to Purchase Limited Partnership Interests from BGC Holdings

Cantor has the right to purchase limited partnership interests (Cantor units) from BGC Holdings upon redemption of non-exchangeable founding/working partner units redeemed by BGC Holdings upon termination or bankruptcy of the founding/working partner. Any such Cantor units purchased by Cantor are exchangeable for shares of Class B common stock or, at Cantor’s election or if there are no additional authorized but unissued shares of Class B common stock, shares of Class A common stock, in each case on a one-for-one basis (subject to customary anti-dilution adjustments).

During the year ended December 31, 2012, in connection with the redemption by BGC Holdings of an aggregate of 431,985 non-exchangeable founding/working partner units from founding partners of BGC Holdings for an aggregate consideration of \$1,282,045, Cantor purchased 431,985 exchangeable limited partnership interests from BGC Holdings for an aggregate consideration of \$1,282,045. The redemption of the non-exchangeable founding partner units and issuance of an equal number of exchangeable limited partnership interests did not change the fully diluted number of shares outstanding. In addition, pursuant to the Sixth Amendment to the BGC Holdings Limited Partnership Agreement, during the year ended December 31, 2012, Cantor purchased 488,744 exchangeable limited partnership interests from BGC Holdings for an aggregate consideration of \$1,449,663 in connection with the grant of exchangeability and exchange of 488,744 founding partner units. Such exchangeable limited partnership interests are exchangeable by Cantor at any time on a one-for-one basis (subject to adjustment) for shares of Class A common stock of the Company.

As of March 31, 2013, there were 1,092,402 non-exchangeable founding/working partner units remaining in which BGC Holdings had the right to redeem and Cantor had the right to purchase an equivalent number of Cantor units.

Transactions with Executive Officers and Directors

On May 4, 2012, the Company restructured the partnership and compensation arrangement of Mr. Lutnick by (i) the issuance to Mr. Lutnick of 2,449,312 PSUs and the cancellation of the equivalent number of outstanding REUs that had been previously issued to Mr. Lutnick and (ii) the grant of a right of exchange with respect to such 2,449,312 PSUs. The restructuring was approved by the Compensation Committee.

During the year ended December 31, 2012, the Company repurchased 44,013 shares of Class A common stock, at an average price of \$7.66 per share. An aggregate of 41,523 of such shares were purchased from Stephen M. Merkel, the Company’s Executive Vice President, General Counsel and Secretary, and certain family trusts.

Transactions with Relief Fund

During the year ended December 31, 2012, the Company issued and donated an aggregate of 2,860,000 shares of Class A common stock to the Relief Fund in connection with the Company’s annual Charity Day.

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Other Transactions

The Company is authorized to enter into loans, investments or other credit support arrangements for Aqua Securities L.P. (“Aqua”), an alternative electronic trading platform which offers new pools of block liquidity to the global equities markets; such arrangements would be proportionally and on the same terms as similar arrangements between Aqua and Cantor.

The Company has entered into a Subordinated Loan Agreement, whereby the Company agreed to lend Aqua the principal sum of \$980 thousand. The scheduled maturity date on the subordinated loan is September 1, 2015, and the current rate of interest on the loan is three month LIBOR plus 600 basis points. The loan to Aqua is recorded as part of “Receivables from related parties” in the Company’s unaudited condensed consolidated statements of financial condition. During the three months ended March 31, 2013 and 2012, the Company recognized \$15.4 thousand and \$16.3 thousand, respectively, in interest income related to interest on this subordinated loan, which is recorded in “Interest income” in the Company’s unaudited condensed consolidated statements of operations.

In June 2008, the Company was authorized to enter into loans, investments or other credit support arrangements for Aqua of up to \$5.0 million in the aggregate (which amount authorized was increased by \$2.0 million on November 1, 2010 and an additional \$3.0 million on November 5, 2012). The Company has been further authorized to provide counterparty or similar guarantees on behalf of Aqua from time to time, provided that liability for any such guarantees, as well as similar guarantees provided by Cantor, would be shared proportionally with Cantor. Aqua is 51% owned by Cantor and 49% owned by the Company. Aqua is accounted for under the equity method of accounting. During both the three months ended March 31, 2013 and the three months ended March 31, 2012, the Company made \$0.4 million in cash contributions to Aqua. These contributions are recorded as part of “Investments” in the Company’s unaudited condensed consolidated statements of financial condition.

11. Investments

Equity Method Investments

	March 31,	December 31,
	2013	2012
Equity method investments (in thousands)	<u>\$23,168</u>	<u>\$ 25,556</u>

The Company’s share of losses related to its equity method investments was \$3.3 million and \$2.5 million for the three months ended March 31, 2013 and 2012, respectively. The Company’s share of the losses is reflected in “Losses on equity investments” in the Company’s unaudited condensed consolidated statements of operations.

On March 28, 2012, the Company made a capital contribution of \$16.0 million to ELX.

Summarized condensed financial information for the Company’s equity method investments is as follows (in thousands):

	Three Months Ended March 31,	
	2013	2012
Statements of operations:		
Total revenues	\$ 11,695	\$ 9,890
Total expenses	<u>16,818</u>	<u>16,501</u>
Net loss	<u>\$ (5,123)</u>	<u>\$ (6,611)</u>

See Note 10—“Related Party Transactions,” for information regarding related party transactions with unconsolidated entities included in the Company’s unaudited condensed consolidated financial statements.

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Investments in Variable Interest Entities

Certain of the Company's equity method investments included in the equity method investment table above are considered variable interest entities ("VIEs"), as defined under the accounting guidance for consolidation. The Company is not considered the primary beneficiary of, and therefore does not consolidate, any of the VIEs in which it holds a variable interest. The Company's involvement with such entities is in the form of direct equity interests and related agreements. The Company's maximum exposure to loss with respect to the VIEs is its investment in such entities as well as a credit facility and other funding commitments.

The following table sets forth the Company's investment in its unconsolidated VIEs and the maximum exposure to loss with respect to such entities as of March 31, 2013 and December 31, 2012. The amounts presented in the "Investment" column below are included in, and not in addition to, the equity method investment table above (in thousands):

	March 31, 2013		December 31, 2012	
	Investment	Maximum Exposure to Loss	Investment	Maximum Exposure to Loss
Variable interest entities (1)	\$ 12,759	\$ 43,203	\$ 15,199	\$ 44,441

- (1) In addition to its equity investments, the Company has entered into a credit agreement to lend one of its variable interest entities (ELX) up to \$16.0 million. The commitment period for such credit facility extends through March 28, 2015. Additionally, the Company has committed to fund up to approximately \$13.0 million to another variable interest entity (Epsilon Networks, LLC) as it meets certain milestone targets. The Company's maximum exposure to loss with respect to its variable interest entities is the sum of its equity investment plus the \$16.0 million credit facility and the funding commitment of approximately \$13.0 million (of which approximately \$9.7 million has already been loaned to Epsilon Networks, LLC by the Company, which is recorded in "Receivables from related parties" in the Company's unaudited condensed consolidated statements of financial condition).

12. Fixed Assets, Net

Fixed assets, net consisted of the following (in thousands):

	March 31, 2013	December 31, 2012
Computer and communications equipment	\$159,271	\$ 176,845
Software, including software development costs	120,012	146,676
Leasehold improvements and other fixed assets	110,449	111,575
	389,732	435,096
Less: accumulated depreciation and amortization	250,184	293,987
Fixed assets, net	\$139,548	\$ 141,109

Depreciation expense was \$9.0 million and \$8.9 million for the three months ended March 31, 2013 and 2012, respectively. Depreciation is included as part of "Occupancy and equipment" in the Company's unaudited condensed consolidated statements of operations.

In accordance with FASB guidance, the Company capitalizes qualifying computer software development costs incurred during the application development stage and amortizes them over their estimated useful life of three years on a straight-line basis. For the three months ended March 31, 2013 and 2012, software development costs totaling \$3.9 million and \$4.0 million, respectively, were capitalized. Amortization of software development costs totaled \$2.7 million for both the three months ended March 31, 2013 and the three months ended March 31, 2012. Amortization of software development costs is included as part of "Occupancy and equipment" in the Company's unaudited condensed consolidated statements of operations.

Impairment charges of \$0.4 million and \$0.8 million were recorded for the three months ended March 31, 2013 and 2012, respectively, related to the evaluation of capitalized software projects for future benefit and for fixed assets no longer in service. Impairment charges related to capitalized software and fixed assets are reflected in "Occupancy and equipment" in the Company's unaudited condensed consolidated statements of operations.

13. Goodwill and Other Intangible Assets, Net

The changes in the carrying amount of goodwill by reportable segment for the three months ended March 31, 2013 were as follows (in thousands):

	Financial Services	Real Estate Services	Total
Balance at December 31, 2012	\$85,005	\$79,869	\$164,874
Measurement period adjustments	(83)	(1,395)	(1,478)
Cumulative translation adjustment	78	—	78
Balance at March 31, 2013	\$85,000	\$78,474	\$163,474

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During the three months ended March 31, 2013, the Company recognized measurement period adjustments of approximately \$1.4 million and \$0.1 million relating to Real Estate Services and Financial Services, respectively. The Company considers the adjustments insignificant to its unaudited condensed consolidated financial statements and accordingly the Company's unaudited condensed consolidated statements of financial position at December 31, 2012 were not retrospectively adjusted.

Goodwill is not amortized and is reviewed annually for impairment or more frequently if impairment indicators arise, in accordance with FASB guidance on *Goodwill and Other Intangible Assets*.

Other intangible assets consisted of the following (in thousands):

	March 31, 2013			Weighted-average remaining life (years)
	Gross amount	Accumulated amortization	Net carrying amount	
Definite life intangible assets:				
Patents	\$ 6,621	\$ 4,817	\$ 1,804	2.3
Acquired intangibles	20,066	16,897	3,169	3.6
Noncompete agreements	1,790	653	1,137	2.5
All other	2,558	999	1,559	5.7
Total definite life intangible assets	31,035	23,366	7,669	3.6
Indefinite life intangible assets:				
Trade names	10,685	—	10,685	N/A
Horizon license	1,500	—	1,500	N/A
Total indefinite life intangible assets	12,185	—	12,185	N/A
Total	\$ 43,220	\$ 23,366	\$ 19,854	3.6

	December 31, 2012			Weighted-average remaining life (years)
	Gross amount	Accumulated amortization	Net carrying amount	
Definite life intangible assets:				
Patents	\$ 36,347	\$ 35,047	\$ 1,300	4.9
Acquired intangibles	20,770	16,778	3,992	3.6
Noncompete agreements	3,418	2,169	1,249	2.8
All other	3,832	2,238	1,594	7.2
Total definite life intangible assets	64,367	56,232	8,135	4.4
Indefinite life intangible assets:				
Trade names	10,685	—	10,685	N/A
Horizon license	1,500	—	1,500	N/A
Total indefinite life intangible assets	12,185	—	12,185	N/A
Total	\$ 76,552	\$ 56,232	\$ 20,320	4.4

Intangible amortization expense was \$0.9 million for both the three months ended March 31, 2013 and the three months ended March 31, 2012. Intangible amortization is included as part of "Other expenses" in the Company's unaudited condensed consolidated statements of operations.

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14. Notes Payable, Collateralized and Short-Term Borrowings

Notes payable, collateralized and short-term borrowings consisted of the following (in thousands):

	March 31, 2013	December 31, 2012
8.75% Convertible Notes	\$150,000	\$ 150,000
4.50% Convertible Notes	144,470	143,354
8.125% Senior Notes	108,811	108,780
Collateralized borrowings	43,221	49,310
Total	<u>\$446,502</u>	<u>\$ 451,444</u>

The Company's Convertible Notes and 8.125% Senior Notes are recorded at amortized cost. The carrying amounts and estimated fair values of the Company's Convertible Notes and 8.125% Senior Notes were as follows (in thousands):

	March 31, 2013		December 31, 2012	
	Carrying Amount	Fair Value	Carrying Amount	Fair Value
8.75% Convertible Notes	\$ 150,000	\$165,260	\$ 150,000	\$155,718
4.50% Convertible Notes	144,470	158,800	143,354	147,200
8.125% Senior Notes	108,811	121,635	108,780	116,955
Total	<u>\$ 403,281</u>	<u>\$445,695</u>	<u>\$ 402,134</u>	<u>\$419,873</u>

The fair value of the 8.75% Convertible Notes was estimated based on a jump-diffusion convertible pricing model, which among other inputs incorporates the scheduled coupon and principal payments, the conversion feature inherent in the 8.75% Convertible Notes, the Company's Class A common stock price and a stock price volatility assumption. The stock price volatility assumptions are based on the historic volatility of the Company's Class A common stock. The fair value measurements of the 8.75% Convertible Notes are based on significant inputs observable in the market and are considered Level 2 within the fair value hierarchy. The fair values of the 8.125% Senior Notes and 4.50% Convertible Notes were determined using observable market prices as these securities are traded and are considered Level 1 and Level 2, respectively, within the fair value hierarchy, based on whether they are deemed to be actively traded.

Convertible Notes

On April 1, 2010, BGC Holdings issued an aggregate of \$150.0 million principal amount of the 8.75% Convertible Notes to Cantor in a private placement transaction. The Company used the proceeds of the 8.75% Convertible Notes to repay \$150.0 million principal amount of Senior Notes that matured on April 1, 2010. The 8.75% Convertible Notes are senior unsecured obligations and rank equally and ratably with all existing and future senior unsecured obligations of the Company. The 8.75% Convertible Notes bear an annual interest rate of 8.75%, payable semi-annually in arrears on April 15 and October 15 of each year, beginning on October 15, 2010, and were convertible into 23.5 million shares of Class A common stock as of March 31, 2013. The 8.75% Convertible Notes will mature on April 15, 2015, unless earlier repurchased, exchanged or converted. The Company recorded interest expense related to the 8.75% Convertible Notes of \$3.3 million for both the three months ended March 31, 2013 and the three months ended March 31, 2012.

As of March 31, 2013, the 8.75% Convertible Notes were convertible, at the holder's option, at a conversion rate of 156.6109 shares of Class A common stock per \$1,000 principal amount of notes, subject to customary adjustments upon certain corporate events, including stock dividends and stock splits on the Class A common stock and the Company's payment of a quarterly cash dividend in excess of \$0.10 per share of Class A common stock. The conversion rate will not be adjusted for accrued and unpaid interest to the conversion date.

On July 29, 2011, the Company issued an aggregate of \$160.0 million principal amount of 4.50% Convertible Senior Notes due 2016. The 4.50% Convertible Notes are general senior unsecured obligations of the Company. The 4.50% Convertible Notes pay interest semiannually at a rate of 4.50% per annum and were priced at par. The 4.50% Convertible Notes will mature on July 15, 2016, unless earlier repurchased, exchanged or converted. The Company recorded interest expense related to the 4.50% Convertible Notes of \$2.9 million for both the three months ended March 31, 2013 and the three months ended March 31, 2012.

As of March 31, 2013, the 4.50% Convertible Notes were convertible, at the holder's option, at a conversion rate of 101.6260 shares of Class A common stock per \$1,000 principal amount of notes, subject to adjustment in certain circumstances, including stock dividends and stock splits on the Class A common stock and the Company's payment of a quarterly cash dividend in excess of \$0.17 per share of Class A common stock. Upon conversion, the Company will pay or deliver cash, shares of the Company's Class A common stock, or a combination thereof at the Company's election. As of March 31, 2013, the 4.50% Convertible Notes were convertible into approximately 16.3 million shares of Class A common stock.

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As prescribed by FASB guidance, *Debt*, the Company recognized the value of the embedded conversion feature of the 4.50% Convertible Notes as an increase to “Additional paid-in capital” of approximately \$19.0 million on a pre-tax basis (\$16.1 million net of taxes and issuance costs). The embedded conversion feature was measured as the difference between the proceeds received and the fair value of a similar liability without the conversion feature. The value of the conversion feature is treated as a debt discount and reduced the initial carrying value of the 4.50% Convertible Notes to \$137.2 million, net of debt issuance costs of \$3.8 million allocated to the debt component of the instrument. The discount is amortized as interest cost and the carrying value of the 4.50% Convertible Notes will accrete up to the face amount over the term of the 4.50% Convertible Notes.

In connection with the offering of the 4.50% Convertible Notes, the Company entered into capped call transactions, which are expected to reduce the potential dilution of the Company’s Class A common stock upon any conversion of the 4.50% Convertible Notes in the event that the market value per share of the Company’s Class A common stock, as measured under the terms of the capped call transactions, is greater than the strike price of the capped call transactions (\$10.09 as of March 31, 2013, subject to adjustment in certain circumstances). The capped call transactions had an initial cap price equal to \$12.30 per share (50% above the last reported sale price of the Company’s Class A common stock on the NASDAQ on July 25, 2011), and had a cap price equal to approximately \$12.61 per share as of March 31, 2013. The purchase price of the capped call transactions resulted in a decrease to “Additional paid-in capital” of \$11.4 million on a pre-tax basis (\$9.9 million on an after-tax basis). The capped call transactions cover approximately 15.9 million shares of BGC’s Class A common stock as of March 31, 2013, subject to adjustment in certain circumstances.

Below is a summary of the Company’s Convertible Notes (in thousands, except share and per share amounts):

	4.50% Convertible Notes		8.75% Convertible Notes	
	March 31, 2013	December 31, 2012	March 31, 2013	December 31, 2012
Principal amount of debt component	\$ 160,000	\$ 160,000	\$ 150,000	\$ 150,000
Unamortized discount	(15,530)	(16,646)	—	—
Carrying amount of debt component	144,470	143,354	150,000	150,000
Equity component	18,972	18,972	—	—
Effective interest rate	7.61%	7.61%	8.75%	8.75%
Maturity date (period through which discount is being amortized)	7/15/2016	7/15/2016	4/15/2015	4/15/2015
Conversion price	\$ 9.84	\$ 9.84	\$ 6.39	\$ 6.41
Number of shares to be delivered upon conversion	16,260,160	16,260,160	23,491,632	23,384,070
Amount by which the notes’ if-converted value exceeds their principal amount	\$ —	\$ —	\$ —	\$ —

Below is a summary of the interest expense related to the Company’s Convertible Notes (in thousands):

	4.50% Convertible Notes		8.75% Convertible Notes	
	For the three months ended March 31, 2013	For the three months ended March 31, 2012	For the three months ended March 31, 2013	For the three months ended March 31, 2012
Coupon interest	\$ 1,800	\$ 1,800	\$ 3,281	\$ 3,281
Amortization of discount	1,116	1,082	—	—
Total interest expense	<u>\$ 2,916</u>	<u>\$ 2,882</u>	<u>\$ 3,281</u>	<u>\$ 3,281</u>

8.125% Senior Notes

On June 26, 2012, the Company issued an aggregate of \$112.5 million principal amount of 8.125% Senior Notes due 2042. The 8.125% Senior Notes are senior unsecured obligations of the Company. The 8.125% Senior Notes may be redeemed for cash, in whole or in part, on or after June 26, 2017, at the Company’s option, at any time and from time to time, until maturity at a redemption price equal to 100% of the principal amount to be redeemed, plus accrued but unpaid interest on the principal amount being redeemed to, but not including, the redemption date. The 8.125% Senior Notes are listed on the New York Stock Exchange under the symbol “BGCA.” The Company used the proceeds to repay short-term borrowings under its unsecured revolving credit facility and for general corporate purposes, including acquisitions.

The initial carrying value of the 8.125% Senior Notes was \$108.7 million, net of debt issuance costs of \$3.8 million. The issuance costs are amortized as interest cost, and the carrying value of the 8.125% Senior Notes will accrete up to the face amount over the term of the 8.125% Senior Notes. The Company recorded interest expense related to the 8.125% Senior Notes of \$2.3 million for the three months ended March 31, 2013. There was no interest expense related to the 8.125% Senior Notes for the three months ended March 31, 2012.

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Collateralized Borrowings

On various dates beginning in 2009 and most recently in December 2012, the Company entered into secured loan arrangements under which it pledged certain fixed assets in exchange for loans. The secured loan arrangements have fixed rates between 2.62% and 8.09% per annum and are repayable in consecutive monthly installments with the final payments due in December 2016. The outstanding balance of the secured loan arrangements was \$34.3 million and \$37.6 million as of March 31, 2013 and December 31, 2012, respectively. The value of the fixed assets pledged was \$27.9 million and \$32.1 million as of March 31, 2013 and December 31, 2012, respectively. The secured loan arrangements are guaranteed by the Company. The Company recorded interest expense related to the secured loan arrangements of \$0.3 million and \$0.4 million for the three months ended March 31, 2013 and 2012, respectively.

On various dates during the years ended December 31, 2011 and 2010, the Company sold certain furniture, equipment and software for \$34.2 million, net of costs and concurrently entered into agreements to lease the property back. The principal and interest on the leases are repayable in equal monthly installments for terms of 36 months (software) and 48 months (furniture and equipment) with maturities through September 2014. The outstanding balance of the leases was \$8.9 million and \$11.7 million as of March 31, 2013 and December 31, 2012, respectively. The value of the fixed assets pledged was \$7.0 million and \$8.3 million as of March 31, 2013 and December 31, 2012, respectively. The Company recorded interest expense of \$0.2 million and \$0.3 million for the three months ended March 31, 2013 and 2012, respectively.

Because assets revert back to the Company at the end of the leases, the transactions were capitalized. As a result, consideration received from the purchaser is included in the Company's unaudited condensed consolidated statements of financial condition as a financing obligation, and payments made under the lease are being recorded as interest expense (at an effective rate of approximately 6%). Depreciation on these fixed assets will continue to be charged to "Occupancy and equipment" in the Company's unaudited condensed consolidated statements of operations.

Credit Agreement

On June 23, 2011, the Company entered into a credit agreement with a bank syndicate (the "Credit Agreement") which provides for up to \$130.0 million of unsecured revolving credit through June 23, 2013. Borrowings under the Credit Agreement will bear interest at a per annum rate equal to, at the Company's option, either (a) a base rate equal to the greatest of (i) the prime rate as established by the Administrative Agent from time to time, (ii) the average federal funds rate plus 0.5%, and (iii) the reserve adjusted one-month LIBOR reset daily plus 1.0%, or (b) the reserve adjusted LIBOR for interest periods of one, two, three or six months, as selected by the Company, in each case plus an applicable margin. The applicable margin will initially be 2.0% with respect to base rate borrowings in (a) above and 3.0% with respect to borrowings selected as LIBOR borrowings in (b) above, but may increase to a maximum of 3.0% and 4.0%, respectively, depending upon the Company's credit rating. The Credit Agreement also provides for an unused facility fee and certain upfront and arrangement fees. The Credit Agreement requires that the outstanding loan balance be reduced to zero every 270 days for three days. The Credit Agreement further provides for certain financial covenants, including minimum equity, tangible equity and interest coverage, as well as maximum levels for total assets to equity capital and debt to equity. The Credit Agreement also contains certain other affirmative and negative covenants. On October 11, 2012, the Company and the bank syndicate amended certain of the covenants within the Credit Agreement. The amendments included increasing the thresholds related to limitations on indebtedness secured by liens on fixed assets, investments and loans and advances; and permitting purchases of equity interests from minority equity owners of certain affiliates, among other changes.

As of both March 31, 2013 and December 31, 2012, there were no borrowings outstanding under the Credit Agreement. The Company recorded interest expense related to the Credit Agreement of \$0.1 million for both the three months ended March 31, 2013 and the three months ended March 31, 2012.

15. Compensation

Limited Partnership Units

A summary of the activity associated with limited partnership units is as follows:

	<u>Number of Units</u>
Balance at December 31, 2012	68,480,097
Granted	19,213,600
Redeemed/exchanged units	(5,239,599)
Forfeited units	—
Balance at March 31, 2013	<u>82,454,098</u>

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During the three months ended March 31, 2013 and 2012, the Company granted exchangeability on 2.7 million and 3.9 million limited partnership units for which the Company incurred compensation expense, before associated income taxes, of \$10.6 million and \$25.9 million, respectively.

As of March 31, 2013 and December 31, 2012, the number of limited partnership units exchangeable into shares of Class A common stock at the discretion of the unit holder was 7.3 million and 6.4 million, respectively.

As of March 31, 2013 and December 31, 2012, the notional value of the limited partnership units with a post-termination pay-out amount held by executives and non-executive employees, awarded in lieu of cash compensation for salaries, commissions and/or discretionary or guaranteed bonuses was \$75.9 million and \$64.5 million, respectively. As of March 31, 2013 and December 31, 2012, the aggregate estimated fair value of these limited partnership units was \$14.7 million and \$12.3 million, respectively. The number of unvested limited partnership units as of March 31, 2013 and December 31, 2012, was 8.7 million and 6.6 million, respectively.

Compensation expense related to limited partnership units with a post-termination pay-out amount is recognized over the stated service period. These units generally vest between three and five years from the date of grant. The Company recognized compensation expense, before associated income taxes, related to limited partnership units that were not redeemed of \$2.6 million and \$0.3 million for the three months ended March 31, 2013 and 2012, respectively.

Restricted Stock Units

A summary of the activity associated with RSUs is as follows:

	Restricted Stock Units	Weighted-Average Grant Date Fair Value	Weighted-Average Remaining Contractual Term (Years)
Balance at December 31, 2012	2,608,731	\$ 5.94	1.83
Granted	130,321	2.68	
Delivered units	(630,648)	6.55	
Forfeited units	(79,043)	6.39	
Balance at March 31, 2013	<u>2,029,361</u>	<u>\$ 5.52</u>	<u>1.75</u>

The fair value of RSUs awarded to employees and directors is determined on the date of grant based on the market value of Class A common stock (adjusted if appropriate based upon the award's eligibility to receive dividends), and is recognized, net of the effect of estimated forfeitures, ratably over the vesting period. The Company uses historical data, including historical forfeitures and turnover rates, to estimate expected forfeiture rates for both employee and director RSUs. Each RSU is settled in one share of Class A common stock upon completion of the vesting period.

During the three months ended March 31, 2013 and 2012, the Company granted 0.1 million and 0.2 million, respectively, of RSUs with aggregate estimated grant date fair values of approximately \$0.3 million and \$0.9 million, respectively, to employees and directors. These RSUs were awarded in lieu of cash compensation for salaries, commissions and/or discretionary or guaranteed bonuses. RSUs granted to these individuals generally vest over a two- to four-year period.

For RSUs that vested during the three months ended March 31, 2013 and 2012, the Company withheld shares valued at \$18 thousand and \$1.4 million, respectively, to pay taxes due at the time of vesting.

As of March 31, 2013 and December 31, 2012, the aggregate estimated grant date fair value of outstanding RSUs was approximately \$11.2 million and \$15.5 million, respectively.

Compensation expense related to RSUs, before associated income taxes, was approximately \$2.0 million and \$2.9 million for the three months ended March 31, 2013 and 2012, respectively. As of March 31, 2013, there was approximately \$10.1 million of total unrecognized compensation expense related to unvested RSUs.

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Stock Options

A summary of the activity associated with stock options is as follows:

	Options	Weighted-Average Exercise Price	Weighted-Average Remaining Contractual Term (Years)	Aggregate Intrinsic Value
Balance at December 31, 2012	6,450,931	\$ 14.11	2.4	\$ —
Granted	—	—		
Exercised options	—	—		
Forfeited options	(16,193)	11.84		
Balance at March 31, 2013	<u>6,434,738</u>	<u>\$ 14.12</u>	<u>2.2</u>	<u>\$ —</u>
Options exercisable at March 31, 2013	<u>6,434,738</u>	<u>\$ 14.12</u>	<u>2.2</u>	<u>\$ —</u>

The Company did not grant any stock options during the three months ended March 31, 2013 and 2012. There were no options exercised during the three months ended March 31, 2013 and 2012.

The Company did not record any compensation expense related to stock options for the three months ended March 31, 2013 and 2012, as all of these options vested in prior years. As of March 31, 2013, compensation expense related to unvested stock options was fully recognized.

16. Commitments, Contingencies and Guarantees

Contingencies

In the ordinary course of business, various legal actions are brought and are pending against the Company and its affiliates in the U.S. and internationally. In some of these actions, substantial amounts are claimed. The Company is also involved, from time to time, in reviews, examinations, investigations and proceedings by governmental and self-regulatory agencies (both formal and informal) regarding the Company's business, which may result in judgments, settlements, fines, penalties, injunctions or other relief. The following generally does not include matters that the Company has pending against other parties which, if successful, would result in awards in favor of the Company or its subsidiaries.

Employment, Competitor-Related and Other Litigation

From time to time, the Company and its affiliates are involved in litigation, claims and arbitrations in the U.S. and internationally, relating to various employment matters, including with respect to termination of employment, hiring of employees currently or previously employed by competitors, terms and conditions of employment and other matters. In light of the competitive nature of the brokerage industry, litigation, claims and arbitration between competitors regarding employee hiring are not uncommon.

In August 2004, Trading Technologies International, Inc. ("TT") commenced an action in the U.S. District Court, Northern District of Illinois, Eastern Division, against the Company. In its complaint, TT alleged that the Company infringed two of TT's patents. TT later added eSpeed International Ltd., ECCO LLC and ECCO Ware LLC as defendants. TT ultimately prevailed on some of its claims, and a judgment against the defendants in the amount of approximately \$2.5 million in damages, plus interest, was satisfied in 2012, while the issue of costs remains pending before the District Court.

On February 3, 2010, TT filed another civil action against the Company in the Northern District of Illinois, alleging direct and indirect infringement of three additional patents, U.S. Patents Nos. 7,533,056, 7,587,357, and 7,613,651, and by later amendment to the complaint No. 7,676,411 by the eSpeedometer product. On June 24, 2010, TT filed a Second Amended Complaint to add certain of the Company's affiliates. On February 4, 2011, the Court ordered that the case be consolidated with nine other cases filed by TT in February 2010 against other defendants, involving some of the same patents. On May 25, 2011, TT filed a Third Amended Complaint, substituting certain of the Company's affiliates for the previously named defendants. On June 15, 2011, TT filed a Fourth Amended Complaint, adding claims of direct and indirect infringement of six additional U.S. Patents Nos. 7,685,055, 7,693,768, 7,725,382, 7,813,996, 7,904,374, and 7,930,240. On July 31, 2012, the Court, acting on motions for partial summary judgment, entered a final judgment of invalidity as to Patents Nos. 7,676,411, 7,685,055, 7,693,768, and 7,904,374, and certified that final judgment for immediate interlocutory appeal. An appeal of that judgment is presently pending, while the Company continues to defend against TT's claims under other patents in the District Court.

On August 24, 2009, Tullett Liberty Securities LLC ("Tullett Liberty") filed a claim with FINRA dispute resolution (the "FINRA Arbitration") in New York, New York against BGC Financial, L.P. ("BGC Financial"), an affiliate of BGC Partners, one of BGC Financial's officers, and certain persons formerly or currently employed by Tullett Liberty subsidiaries. Tullett Liberty thereafter added Tullett Prebon Americas Corp. ("Tullett Americas," together with Tullett Liberty, the "Tullett Subsidiaries") as a claimant, and added 35 individual employees, who were formerly employed by the Tullett Subsidiaries, as respondents. In the FINRA Arbitration, the Tullett Subsidiaries allege that BGC Financial harmed their inter-dealer brokerage business by hiring 79 of their employees, and that BGC Financial aided and abetted various alleged wrongs by the employees, engaged in unfair competition, misappropriated trade

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secrets and confidential information, tortiously interfered with contract and economic relationships, and violated FINRA Rules of Conduct. The Tullett Subsidiaries also alleged certain breaches of contract and duties of loyalty and fiduciary duties against the employees. BGC Financial has generally agreed to indemnify the employees. In the FINRA Arbitration, the Tullett Subsidiaries claim compensatory damages of not less than \$779 million and exemplary damages of not less than \$500 million. The Tullett Subsidiaries also seek costs and permanent injunctions against the defendants.

The parties stipulated to consolidate the FINRA Arbitration with five other related arbitrations (FINRA Case Nos. 09-04807, 09-04842, 09-06377, 10-00139 and 10-01265)—two arbitrations previously commenced against Tullett Liberty by certain of its former brokers now employed by BGC Financial, as well as three arbitrations commenced against BGC Financial by brokers who were previously employed by BGC Financial before returning to Tullett Liberty. FINRA consolidated them. BGC Financial and the employees filed their Statement of Answer and BGC's Statement of Counterclaim. Tullett Liberty responded to BGC's Counterclaim. Tullett filed an action in the Supreme Court, New York County against three of BGC's executives involved in the recruitment in the New York metropolitan area. Tullett agreed to discontinue the action in New York state court and add these claims to the FINRA Arbitration. Tullett and the Company have also agreed to join Tullett's claims against BGC Capital Markets, L.P. to the FINRA Arbitration. The parties and FINRA also agreed to consolidate an eighth arbitration filed against the Tullett Subsidiaries by certain of its former brokers now employed by BGC Financial. The hearings in the FINRA Arbitration and the arbitrations consolidated therewith began in mid-April 2012.

On October 22, 2009, Tullett Prebon plc ("Tullett") filed a complaint in the U.S. District Court for the District of New Jersey against BGC Partners captioned Tullett Prebon plc vs. BGC Partners, Inc. (the "New Jersey Action"). In the New Jersey Action, Tullett asserted claims relating to decisions made by approximately 81 brokers to terminate their employment with the Tullett Subsidiaries and join BGC Partners' affiliates. In its complaint, Tullett made a number of allegations against BGC Partners related to raiding, unfair competition, New Jersey RICO, and other claims arising from the brokers' current or prospective employment by BGC Partners' affiliates. Tullett claimed compensatory damages against BGC Partners in excess of \$1 billion for various alleged injuries as well as exemplary damages. It also sought costs and an injunction against additional hirings.

In response to a BGC motion, Tullett filed its First Amended Complaint (the "Amended New Jersey Complaint"), which largely repeated the allegations of injury and the claims asserted in the initial complaint. The Amended New Jersey Complaint incorporates the damages sought in the FINRA Arbitration, repeats many of the allegations raised in the FINRA Arbitration and also references hiring of employees of Tullett affiliates by BGC Partners or BGC Partners' affiliates overseas, for which Tullett and/or the Tullett Subsidiaries have filed suit outside of the U.S., including one in the High Court in London and another commenced by a Tullett affiliate against seven brokers at a BGC Partners affiliate in Hong Kong, on which the Company may have certain indemnity obligations. In the London action, the High Court found liability for certain of BGC Partners' actions, affirmed on appeal, and the case was settled during the damages hearing thereafter. The Hong Kong case has also been settled. BGC Partners moved to dismiss the Amended New Jersey Complaint, or in the alternative, to stay the action pending the resolution of the FINRA Arbitration. In that motion, BGC Partners argued that Tullett lacked standing to pursue its claims, that the court lacked subject matter jurisdiction and that each of the causes of action in the Amended New Jersey Complaint failed to state a legally sufficient claim. On June 18, 2010, the District Court ordered that the First Amended Complaint be dismissed with prejudice. Tullett appealed. On May 13, 2011, the U.S. Court of Appeals for the Third Judicial Circuit affirmed the decision of the District Court dismissing the case with prejudice. Subsequently, Tullett, joined by two subsidiaries, has filed a complaint against BGC Partners in New Jersey state court alleging substantially the same claims. The New Jersey state action also raises claims related to employees who decided to terminate their employment with Tullett and join a BGC Partners affiliate subsequent to the federal complaint. BGC has moved to stay the New Jersey state action and has also moved to dismiss certain of the claims asserted therein. On November 9, 2011, the court granted BGC Partners' motion to dismiss Tullett's claim for "raiding," but otherwise denied the motions to dismiss and for a stay. BGC Partners moved for leave to appeal the denial of its motions. On December 21, 2011, the Superior Court, Appellate Division, denied BGC Partners' motion for leave to appeal. On December 22, 2011, BGC Partners filed its Answer and Affirmative Defenses. This action is currently in discovery.

Subsidiaries of Tullett filed additional claims with FINRA on April 4, 2011, seeking unspecified damages and injunctive relief against BGC Financial and nine additional former employees of the Tullett subsidiaries, alleging claims (similar to those asserted in the previously filed FINRA Arbitration) related to BGC Financial's hiring of those nine employees in 2011. On January 11, 2013, a FINRA panel denied Tullett's claims in their entirety and no damages were awarded against BGC. The panel granted the employees' counterclaims, and ordered Tullett to pay the employees (collectively) approximately \$367,000 in compensatory damages. On January 25, 2013, the New York Supreme Court, Commercial Division, confirmed the arbitration award, and request for entry of judgment was made in March 2013. These claims were not consolidated with the other FINRA proceedings.

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On August 10, 2012, the Tullett Subsidiaries commenced a FINRA arbitration against BGC Financial, BGC USA, L.P. (“BGC USA”), another affiliate of BGC Partners, and an officer and an employee of BGC Financial who were formerly employed by the Tullett Subsidiaries. The Tullett Subsidiaries allege that BGC Financial and BGC USA aided and abetted various alleged wrongs by the individual respondents, tortiously interfered with these individuals’ employment contracts with Tullett, and violated a FINRA Rule of Conduct. The Tullett Subsidiaries also allege breaches of contract and duties of loyalty and fiduciary duties, as well as the misappropriation of trade secrets and confidential information, and the violation of a FINRA Rule of Conduct against their former employees, and seek a declaratory judgment invalidating indemnification agreements entered into between the BGC respondents and the individual respondents. The Tullett Subsidiaries seek compensatory damages of not less than \$14 million in salaries, bonuses and other compensation and benefits they paid to the individual respondents, as well as consequential and punitive damages. The Tullett Subsidiaries also seek costs and a permanent injunction, in addition to the aforementioned declaratory judgment, against the respondents. In November 2012, BGC Financial and an employee of BGC Financial were dismissed as respondents, and Statements of Answer were filed on behalf of the remaining respondents.

BGC Partners and its affiliates intend to vigorously defend against and seek appropriate affirmative relief in the FINRA Arbitration and the other actions, and believe that they have substantial defenses to the claims asserted against them in those proceedings, believe that the damages and injunctive relief sought against them in those proceedings are unwarranted and unprecedented, and believe that Tullett Liberty, Tullett and the Tullett Subsidiaries are attempting to use the judicial and industry dispute resolution mechanisms in an effort to shift blame to BGC Partners for their own failures. However, no assurance can be given as to whether Tullett, Tullett Liberty or any of the Tullett Subsidiaries may actually succeed against either BGC Partners or any of its affiliates.

In November 2010, the Company’s affiliates filed three proceedings against Tullett Prebon Information (C.I.) Ltd and certain of its affiliates. In these proceedings, the Company’s affiliates seek to recover significant damages relating to Tullett’s theft of BGCantor Market Data’s proprietary data. BGCantor Market Data (and two predecessors in interest) seek contractual damages and two of the Company’s brokerage affiliates seek disgorgement of profits due to unfair competition. An award has been rendered in the arbitration by BGCantor Market Data (and two predecessors in interest) in favor of the Company in the approximate amount of \$0.8 million. The Company moved to vacate the award because of its failure to award attorneys’ fees and award a greater amount in damages and Tullett moved to confirm the award. The court granted Tullett’s motion to confirm the award. The Company has appealed.

On March 9, 2012, a purported derivative action was filed in the Supreme Court of the State of New York, County of New York captioned International Painters and Allied Trades Industry Pension Fund, etc. v. Cantor Fitzgerald L.P., CF Group Management, Cantor Fitzgerald & Co., the Company and its directors, Index No. 650736-2012, which suit alleges that the terms of the April 1, 2010 8.75% Convertible Notes issued to Cantor were unfair to the Company, the Company’s Controlled Equity Offerings unfairly benefited Cantor at the Company’s expense and the August 2011 amendment to the change in control agreement of Mr. Lutnick was unfair to the Company. It seeks to recover for the Company unquantified damages, disgorgement of payments received by defendants, a declaration that the 8.75% Convertible Notes are void and attorneys’ fees. On April 2, 2012, a purported derivative action was filed in the Court of Chancery of the State of Delaware captioned Samuel Pill v. Cantor Fitzgerald L.P., CF Group Management, Cantor Fitzgerald & Co., the Company and its directors, Civil Action No. 7382-CS, which suit alleged that the terms of the April 1, 2010 8.75% Convertible Notes issued to Cantor were unfair to the Company, the Company’s Controlled Equity Offerings unfairly benefited Cantor at the Company’s expense and the August 2011 amendment to the change in control agreement of Mr. Lutnick was unfair to the Company. It seeks to recover for the Company unquantified damages, disgorgement of payments received by defendants, a declaration that the 8.75% Convertible Notes are void and attorneys’ fees. On April 12, 2012, this Complaint was subsequently amended to delete any claim for relief in connection with the 8.75% Convertible Notes. On June 8, 2012, Defendants filed a motion simultaneously in New York and Delaware requesting that the two actions proceed in one forum. In response to Defendants’ motion, Plaintiff Samuel Pill voluntarily dismissed the Delaware action, without prejudice, in the Court of Chancery in the State of Delaware on June 19, 2012. On the same date, Plaintiff Pill refiled his complaint in the Supreme Court of the State of New York, County of New York, captioned Samuel Pill v. Cantor Fitzgerald, L.P., CF Group Management, Cantor Fitzgerald & Co., the Company and its directors, Index No. 652126-2012. The two actions filed in New York were consolidated on August 27, 2012. Defendants filed a motion to dismiss the consolidated action on August 10, 2012, and plaintiffs filed their opposition to defendants’ motion to dismiss on September 24, 2012. Defendants’ reply to plaintiffs’ opposition was filed on October 18, 2012, pursuant to the briefing schedule set by the court. Oral argument on the motion to dismiss was held on April 2, 2013. The Company believes that plaintiffs’ allegations are without merit and intends to continue to defend against them vigorously.

In the ordinary course of business, various legal actions are brought and may be pending against the Company. The Company is also involved, from time to time, in other reviews, investigations and proceedings by governmental and self-regulatory agencies (both formal and informal) regarding the Company’s business. Any such actions may result in judgments, settlements, fines, penalties, injunctions or other relief.

Legal reserves are established in accordance with FASB guidance on *Accounting for Contingencies*, when a material legal liability is both probable and reasonably estimable. Once established, reserves are adjusted when there is more information available or when an event occurs requiring a change. The outcome of such items cannot be determined with certainty; therefore, the Company

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cannot predict what the eventual loss related to such matters will be. Management believes that, based on currently available information, the final outcome of these current pending matters will not have a material adverse effect on the Company's financial position, results of operations, or cash flows.

Letter of Credit Agreements

The Company has irrevocable uncollateralized letters of credit with various banks, where the beneficiaries are clearing organizations through which it transacted, that are used in lieu of margin and deposits with those clearing organizations. As of March 31, 2013, the Company was contingently liable for \$1.7 million under these letters of credit.

Risk and Uncertainties

The Company generates revenues by providing financial intermediary and securities trading and brokerage activities to institutional customers and by executing and, in some cases, clearing transactions for institutional counterparties. Revenues for these services are transaction-based. As a result, revenues could vary based on the transaction volume of global financial markets. Additionally, financing is sensitive to interest rate fluctuations, which could have an impact on the Company's overall profitability.

Guarantees

The Company provides guarantees to securities clearinghouses and exchanges which meet the definition of a guarantee under FASB interpretations. Under these standard securities clearinghouse and exchange membership agreements, members are required to guarantee, collectively, the performance of other members and, accordingly, if another member becomes unable to satisfy its obligations to the clearinghouse or exchange, all other members would be required to meet the shortfall. In the opinion of management, the Company's liability under these agreements is not quantifiable and could exceed the cash and securities it has posted as collateral. However, the potential of being required to make payments under these arrangements is remote. Accordingly, no contingent liability has been recorded in the Company's unaudited condensed consolidated statements of financial condition for these agreements.

17. Income Taxes

The Company's unaudited condensed consolidated financial statements include U.S. federal, state and local income taxes on the Company's allocable share of the U.S. results of operations, as well as taxes payable to jurisdictions outside the U.S. In addition, certain of the Company's entities are taxed as U.S. partnerships and are subject to the Unincorporated Business Tax ("UBT") in New York City. Therefore, the tax liability or benefit related to the partnership income or loss except for UBT rests with the partners (see Note 2—"Limited Partnership Interests in BGC Holdings" for discussion of partnership interests), rather than the partnership entity. Income taxes are accounted for using the asset and liability method, as prescribed in FASB guidance on *Accounting for Income Taxes*. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the unaudited condensed consolidated financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. A valuation allowance is recorded against deferred tax assets if it is deemed more likely than not that those assets will not be realized. As of March 31, 2013, the Company had approximately \$92.2 million of cumulative undistributed foreign pre-tax earnings for which no deferred U.S. federal income taxes have been provided since they have been permanently reinvested in the Company's foreign operations. It is not practical to determine the amount of additional tax that may be payable in the event these earnings are repatriated. Pursuant to FASB guidance on *Accounting for Uncertainty in Income Taxes*, the Company provides for uncertain tax positions based upon management's assessment of whether a tax benefit is more likely than not to be sustained upon examination by tax authorities. As of March 31, 2013, the Company had \$3.3 million of unrecognized tax benefits, all of which would affect the Company's effective tax rate if recognized. The Company recognizes interest and penalties related to income tax matters in "Interest expense" and "Other expenses," respectively, in the Company's unaudited condensed consolidated statements of operations. As of March 31, 2013, the Company had approximately \$0.5 million of accrued interest related to uncertain tax positions. During the three months ended March 31, 2013, the Company did not have any material charges with respect to interest and penalties.

18. Regulatory Requirements

Many of the Company's businesses are subject to regulatory restrictions and minimum capital requirements. These regulatory restrictions and capital requirements may restrict the Company's ability to withdraw capital from its subsidiaries.

Certain U.S. subsidiaries of the Company are registered as U.S. broker-dealers or Futures Commissions Merchants subject to Rule 15c3-1 of the SEC and Rule 1.17 of the Commodity Futures Trading Commission, which specify uniform minimum net capital requirements, as defined, for their registrants, and also require a significant part of the registrants' assets be kept in relatively liquid form. As of March 31, 2013, the Company's U.S. subsidiaries had net capital in excess of their minimum capital requirements.

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Certain European subsidiaries of the Company are regulated by the FSA and must maintain financial resources (as defined by the FSA) in excess of the total financial resources requirement of the FSA. As of March 31, 2013, the European subsidiaries had financial resources in excess of their requirements.

Certain other subsidiaries of the Company are subject to regulatory and other requirements of the jurisdictions in which they operate.

The regulatory requirements referred to above may restrict the Company's ability to withdraw capital from its regulated subsidiaries. As of March 31, 2013, \$354.9 million of net assets were held by regulated subsidiaries. These subsidiaries had aggregate regulatory net capital, as defined, in excess of the aggregate regulatory requirements, as defined, of \$192.2 million.

19. Segment and Geographic Information

Segment Information

The Company's business segments are determined based on the products and services provided and reflect the manner in which financial information is evaluated by management. Prior to the quarter ended June 30, 2012, the Company had one reportable segment. Following the acquisition of substantially all of the assets of Grubb & Ellis, the Company changed its segment reporting structure. As a result, beginning with the quarter ended June 30, 2012, the Company's operations consisted of two reportable segments, Financial Services and Real Estate Services.

Accordingly, all segment information presented herein reflects the Company's revised segment reporting structure for all periods presented. The Company's Financial Services segment specializes in the brokerage of a broad range of products, including fixed income securities, interest rate swaps, foreign exchange, equities, equity derivatives, credit derivatives, commodities, futures and structured products. It also provides a full range of services, including trade execution, broker-dealer services, clearing, processing, information, and other back-office services to a broad range of financial and non-financial institutions. The Company's Real Estate Services segment offers commercial real estate tenants, owners, investors and developers a wide range of services, including leasing; capital markets services, including investment sales, debt placement, appraisal and valuation services; commercial mortgage brokerage services; as well as consulting, project and development management, leasing and corporate advisory services and property and corporate facilities management services.

The Company evaluates the performance and reviews the results of the segments based on each segment's "Income (loss) from operations before income taxes."

The amounts shown below for the Financial Services and Real Estate Services segments reflect the amounts that are used by management to allocate resources and assess performance, which is based on each segment's "Income (loss) from operations before income taxes." In addition to the two business segments, the tables below include a "Corporate Items" category. Corporate revenues include fees from related parties and interest income. Corporate expenses include non-cash compensation expenses (such as the grant of exchangeability to limited partnership units and allocations of net income to founding/working partner units and limited partnership units) as well as unallocated expenses such as certain professional and consulting fees, executive compensation and interest expense, which are managed separately at the corporate level.

Certain financial information for the Company's segments is presented below. See Note 13—"Goodwill and Other Intangible Assets, Net," for goodwill by reportable segment.

Three months ended March 31, 2013 (in thousands):

	Financial Services	Real Estate Services	Corporate Items	Total
Brokerage revenues:				
Rates	\$144,992	\$ —	\$ —	\$144,992
Credit	69,142	—	—	69,142
Foreign Exchange	59,348	—	—	59,348
Equities and Other Asset Classes	39,970	—	—	39,970
Real Estate	—	73,249	—	73,249
Real estate management services	—	39,338	—	39,338
Market data	4,125	—	—	4,125
Software solutions	2,566	—	—	2,566
Fees from related parties	2,822	—	10,326	13,148
Losses on equity investments	—	—	(3,288)	(3,288)
Other revenues	623	29	179	831
Total non-interest revenues	323,588	112,616	7,217	443,421

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	<u>Financial Services</u>	<u>Real Estate Services</u>	<u>Corporate Items</u>	<u>Total</u>
Interest income	257	63	1,228	1,548
Total revenues	323,845	112,679	8,445	444,969
Interest expense	1,340	1	8,359	9,700
Non-interest expenses	258,449	115,786	47,337	421,572
Income (loss) from operations before income taxes	<u>\$ 64,056</u>	<u>\$ (3,108)</u>	<u>\$(47,251)</u>	<u>\$ 13,697</u>

For the three months ended March 31, 2013, the Real Estate Services segment income (loss) from operations before income taxes excludes \$5.4 million related to the collection of receivables and associated expenses that were recognized at fair value as part of acquisition accounting.

Three months ended March 31, 2012 (in thousands):

	<u>Financial Services</u>	<u>Real Estate Services</u>	<u>Corporate Items</u>	<u>Total</u>
Brokerage revenues:				
Rates	\$146,884	\$ —	\$ —	\$146,884
Credit	84,371	—	—	84,371
Foreign Exchange	58,731	—	—	58,731
Equities and Other Asset Classes	43,821	—	—	43,821
Real Estate	—	37,285	—	37,285
Real estate management services	—	3,961	—	3,961
Market data	4,964	—	—	4,964
Software solutions	2,449	—	—	2,449
Fees from related parties	2,904	—	9,643	12,547
Losses on equity investments	—	—	(2,456)	(2,456)
Other revenues	21	—	188	209
Total non-interest revenues	<u>344,145</u>	<u>41,246</u>	<u>7,375</u>	<u>392,766</u>
Interest income	491	174	1,530	2,195
Total revenues	<u>344,636</u>	<u>41,420</u>	<u>8,905</u>	<u>394,961</u>
Interest expense	1,654	181	5,723	7,558
Non-interest expenses	266,531	42,488	59,472	368,491
Income (loss) from operations before income taxes	<u>\$ 76,451</u>	<u>\$ (1,249)</u>	<u>\$(56,290)</u>	<u>\$ 18,912</u>

For the three months ended March 31, 2012, the Real Estate Services segment income (loss) from operations before income taxes excludes \$2.6 million related to the collection of receivables and associated expenses that were recognized at fair value as part of acquisition accounting.

Total assets by reportable segment (in thousands):

	<u>Financial Services</u>	<u>Real Estate Services</u>	<u>Total</u>
Total Assets (1)			
At March 31, 2013	<u>\$2,235,778</u>	<u>\$264,581</u>	<u>\$2,500,359</u>
At December 31, 2012	<u>\$1,357,838</u>	<u>\$281,101</u>	<u>\$1,638,939</u>

(1) Corporate assets have been fully allocated to the Company's business segments.

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Geographic Information

The Company offers products and services in the U.S., U.K., Asia (including Australia), France, Other Americas, Other Europe, and the Middle East and Africa region (defined as the “MEA” region). Information regarding revenues for the three months ended March 31, 2013 and 2012, respectively, and information regarding long-lived assets (defined as loans, forgivable loans and other receivables from employees and partners, net; fixed assets, net; certain other investments; goodwill; other intangible assets, net of accumulated amortization; and rent and other deposits) in the geographic areas as of March 31, 2013 and December 31, 2012, respectively, were as follows (in thousands):

	Three Months Ended March 31,	
	2013	2012
Revenues:		
U.S.	\$ 203,346	\$ 145,197
U.K.	141,476	143,015
Asia	49,232	56,778
France	27,593	28,523
Other Americas	10,550	11,888
Other Europe/MEA	12,772	9,560
Total revenues	<u>\$ 444,969</u>	<u>\$ 394,961</u>
	March 31,	December 31,
	2013	2012
Long-lived assets:		
U.S.	\$ 323,367	\$ 319,185
U.K.	138,614	148,922
Asia	49,138	52,675
France	11,256	12,310
Other Americas	16,703	16,066
Other Europe/MEA	10,108	10,210
Total long-lived assets	<u>\$ 549,186</u>	<u>\$ 559,368</u>

20. Subsequent Events

First Quarter 2013 Dividend

On May 1, 2013, the Company’s Board of Directors declared a quarterly cash dividend of \$0.12 per share for the first quarter of 2013 payable on May 31, 2013 to Class A and Class B common stockholders of record as of May 17, 2013.

Controlled Equity Offering

Since March 31, 2013, the Company issued, pursuant to its controlled equity offerings, 847,800 shares of Class A common stock related to redemptions and exchanges of limited partnership interests as well as for general corporate purposes.

Share Donation in Connection with Charity Day

On April 2, 2013, the Company issued and donated an aggregate of 1,000,000 shares of Class A common stock to the Relief Fund in connection with the Company’s annual Charity Day.

Proposed Transaction with NASDAQ OMX

On April 1, 2013, the Company entered into a Purchase Agreement (the “Purchase Agreement”) with The NASDAQ OMX Group, Inc. (“NASDAQ OMX”). The Purchase Agreement provides that at the closing, NASDAQ OMX will purchase certain assets and assume certain liabilities from the Company and their affiliates, including the eSpeed brand name and various assets comprising the fully electronic portion of BGC’s benchmark on-the-run U.S. Treasury brokerage, market data and co-location service businesses (the “Purchased Assets”), for a purchase price of \$750 million in cash to be paid at closing, plus an earn-out of up to \$484 million in NASDAQ OMX common stock to be paid ratably in each of the fifteen years following the closing (the “Proposed Transaction”). The \$750 million in cash to be paid at closing is subject to adjustment for certain pre-paid amounts and accrued costs and expenses, and the \$484 million in NASDAQ OMX common stock will be paid ratably in each of the fifteen years following the closing in which the consolidated gross revenue of NASDAQ OMX is equal to or greater than \$25 million. The \$484 million in NASDAQ OMX common stock will be converted into a fixed number of shares based on the volume-weighted average price of NASDAQ OMX common stock over a trading period prior to

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the closing. The contingent future issuances of NASDAQ OMX common stock are also subject to acceleration upon the occurrence of certain events, including the acquisition by any person of 50% or more of NASDAQ OMX's stock (including by merger), NASDAQ OMX ceasing to hold Purchased Assets representing 50% or more of the aggregate revenue attributable to the Purchased Assets as of the closing, and the sale of all or substantially all of NASDAQ OMX's assets, as well as to certain anti-dilution protections.

Each party makes customary representations and warranties in the Purchase Agreement, as well as customary covenants relating to the operations of its businesses, the use of the Purchased Assets and the Proposed Transactions between signing and closing. The parties have agreed to certain additional covenants, including that for three years after the consummation of the Proposed Transaction, the Company and Cantor will not engage in the business of fully electronic brokerage of benchmark on-the-run U.S. Treasuries and certain transactions in first off-the-run U.S. Treasuries, subject to certain exceptions. Cantor is also a party to the Purchase Agreement solely for the above and certain limited purposes set forth in the agreement.

Concurrent with the closing of the Proposed Transaction, the parties will execute certain agreements ancillary to the Proposed Transaction, including a transition services agreement; a registration rights agreement with respect to the NASDAQ OMX common stock to be issued to the Company in the Proposed Transaction; and a license agreement, pursuant to which the Company and Cantor will receive from NASDAQ OMX a perpetual and royalty-free market data license. The Company and Cantor will grant to NASDAQ OMX a non-exclusive, irrevocable, royalty-free right and license to use any patents owned by them in the businesses covered by the Purchased Assets for U.S. Treasury securities transactions.

The Purchase Agreement provides that consummation of the Proposed Transaction is subject to the satisfaction or waiver of certain customary conditions, including the expiration or termination of the waiting period under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended, the accuracy of each party's representations and warranties at closing, subject to materiality qualifiers, and compliance in all material respects with each party's covenants under the Purchase Agreement. The Purchase Agreement is subject to termination under certain circumstances, including that both parties will have the right to terminate the Purchase Agreement in certain circumstances if the closing has not occurred within twelve months after the date of the Purchase Agreement, except that neither party may terminate if its failure to perform has been the cause of or resulted in the failure to close or if on that date the only unsatisfied condition relates to antitrust clearance, then neither party may terminate the Purchase Agreement until a final governmental order preventing the closing has been issued.

In addition, contemporaneously with the execution of the Purchase Agreement, CF&Co and other broker-dealer affiliates of CF&Co have agreed to enter into a letter agreement with NASDAQ OMX to provide NASDAQ OMX with clearing and broker-dealer services for up to nine months after closing if NASDAQ OMX requests such services.

CF&Co served as advisor to the Company and, upon the closing of the Proposed Transaction, will receive a fee consistent with market rates in connection with the transaction.

The Proposed Transaction is currently expected to close in the second half of 2013, subject to receipt of Hart-Scott-Rodino and other regulatory approvals and satisfaction of other closing conditions.

Equity Compensation Plan

In April 2013, the Company's Board of Directors adopted, subject to stockholder approval at the Annual Meeting, an amendment to the BGC Partners, Inc. Third Amended and Restated Long Term Incentive Plan (the "Equity Plan") to increase from 150 million to 200 million the aggregate number of shares of the Company's Class A common stock that may be delivered or cash settled pursuant to awards granted during the life of the Equity Plan.

Share Repurchase and Unit Redemption Authorization

On May 1, 2013, the Company's Board of Directors and Audit Committee reauthorized the Company's \$100 million share repurchase and unit redemption authority. This authorization will increase to \$250 million upon the closing of the Proposed Transaction.

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

The following discussion of BGC Partners, Inc.'s financial condition and results of operations should be read together with BGC Partners, Inc.'s unaudited condensed consolidated financial statements and notes to those statements, as well as the cautionary statements relating to forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), included elsewhere in this document. When used herein, the terms "BGC Partners," "BGC," the "Company," "we," "us" and "our" refer to BGC Partners, Inc., including consolidated subsidiaries.

This discussion summarizes the significant factors affecting our results of operations and financial condition during the three months ended March 31, 2013 and 2012. This discussion is provided to increase the understanding of, and should be read in conjunction with, our unaudited condensed consolidated financial statements and the notes thereto included elsewhere in this Report.

OVERVIEW AND BUSINESS ENVIRONMENT

We are a leading global brokerage company primarily servicing the wholesale financial and real estate markets through our two segments, Financial Services and Real Estate Services. Our Financial Services segment specializes in the brokerage of a broad range of products, including fixed income securities, interest rate swaps, foreign exchange, equities, equity derivatives, credit derivatives, commodities, futures and structured products. Our Financial Services segment also provides a full range of services, including trade execution, broker-dealer services, clearing, processing, information, and other back-office services to a broad range of financial and non-financial institutions. Our integrated platform is designed to provide flexibility to customers with regard to price discovery, execution and processing of transactions, and enables them to use voice, hybrid, or in many markets, fully electronic brokerage services in connection with transactions executed either over the counter ("OTC") or through an exchange. Through our eSpeed, BGC Trader™ and BGC Market Data brands, we offer financial technology solutions, market data, and analytics related to select financial instruments and markets.

We entered into the commercial real estate business in October 2011 with the acquisition of all of the outstanding shares of Newmark & Company Real Estate, Inc., a leading U.S. commercial real estate brokerage and advisory firm primarily serving corporate and institutional clients. Newmark was founded in 1929 in New York City. In 2000, Newmark embarked upon a national expansion and in 2006 entered into an agreement with London-based Knight Frank to operate jointly in the Americas as "Newmark Knight Frank." In the second quarter of 2012, we completed the acquisition of substantially all of the assets of Grubb & Ellis Company and its direct and indirect subsidiaries, which we refer to as "Grubb & Ellis." Grubb & Ellis was formed in 1958 and built a full-service national commercial real estate platform of property management, facilities management and brokerage services. We have largely completed the integration of Grubb & Ellis with Newmark Knight Frank to form the resulting business, Newmark Grubb Knight Frank (or "NGKF"). NGKF is a full-service commercial real estate platform that comprises our Real Estate Services segment, offering commercial real estate tenants, owners, investors and developers a wide range of services, including leasing; capital markets services, including investment sales, debt placement, appraisal, and valuation services; commercial mortgage brokerage services; as well as consulting, project and development management, leasing and corporate advisory services and property and corporate facilities management services.

In connection with our acquisition of substantially all of the assets of Grubb & Ellis, we began, with the second quarter of 2012, reporting two reportable segments, Financial Services and Real Estate Services, as reflected in our Quarterly Report on Form 10-Q for such quarter filed on August 8, 2012. Prior to the second quarter of 2012, we had only one reportable segment. On August 8, 2012, we filed a Current Report on Form 8-K to update our financial statements and certain other information contained in our Annual Report on Form 10-K for the year ended December 31, 2011 and our Quarterly Report on Form 10-Q for the quarter ended March 31, 2012 to reflect such change in our reportable segments. These two segments continue to be reported in this Quarterly Report on Form 10-Q.

Our customers include many of the world's largest banks, broker-dealers, investment banks, trading firms, hedge funds, governments, corporations, property owners, real estate developers and investment firms. We have offices in dozens of major markets, including New York and London, as well as in Atlanta, Beijing, Boston, Chicago, Copenhagen, Dallas, Dubai, Hong Kong, Houston, Istanbul, Johannesburg, Los Angeles, Mexico City, Miami, Moscow, Nyon, Paris, Rio de Janeiro, São Paulo, Seoul, Singapore, Sydney, Tokyo, Toronto, Washington, D.C. and Zurich.

We remain confident in our future growth prospects as we continue to increase the scale and depth of our real estate platform and continue to seek market driven opportunities to expand our business in numerous financial asset classes.

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Proposed Transaction with NASDAQ OMX

On April 1, 2013, we entered into a Purchase Agreement (the “Purchase Agreement”) with The NASDAQ OMX Group, Inc. (“NASDAQ OMX”). The Purchase Agreement provides that at the closing, NASDAQ OMX will purchase certain assets and assume certain liabilities from us and our affiliates, including the eSpeed brand name and various assets comprising the fully electronic portion of our benchmark on-the-run U.S. Treasury brokerage, market data and co-location service businesses (the “Purchased Assets”), for a purchase price of \$750 million in cash to be paid at closing, plus an earn-out of up to \$484 million in NASDAQ OMX common stock to be paid ratably in each of the fifteen years following the closing (the “Proposed Transaction”). The \$750 million in cash to be paid at closing is subject to adjustment for certain pre-paid amounts and accrued costs and expenses, and the \$484 million in NASDAQ OMX common stock will be paid ratably in each of the fifteen years following the closing in which the consolidated gross revenue of NASDAQ OMX is equal to or greater than \$25 million. The \$484 million in NASDAQ OMX common stock will be converted into a fixed number of shares based on the volume-weighted average price of NASDAQ OMX common stock over a trading period prior to the closing. The contingent future issuances of NASDAQ OMX common stock are also subject to acceleration upon the occurrence of certain events, including the acquisition by any person of 50% or more of NASDAQ OMX’s stock (including by merger), NASDAQ OMX ceasing to hold Purchased Assets representing 50% or more of the aggregate revenue attributable to the Purchased Assets as of the closing, and the sale of all or substantially all of NASDAQ OMX’s assets, as well as to certain anti-dilution protections.

Each party makes customary representations and warranties in the Purchase Agreement, as well as customary covenants relating to the operations of its businesses, the use of the Purchased Assets and the Proposed Transactions between signing and closing. The parties have agreed to certain additional covenants, including that for three years after the consummation of the Proposed Transaction, we and Cantor Fitzgerald, L.P. (“Cantor”) will not engage in the business of fully electronic brokerage of benchmark on-the-run U.S. Treasuries and certain transactions in first off-the-run U.S. Treasuries, subject to certain exceptions. Cantor is also a party to the Purchase Agreement solely for the above and certain limited purposes set forth in the agreement.

Concurrent with the closing of the Proposed Transaction, the parties will execute certain agreements ancillary to the Proposed Transaction, including a transition services agreement; a registration rights agreement with respect to the NASDAQ OMX common stock to be issued to us in the Proposed Transaction; and a license agreement, pursuant to which we and Cantor will receive from NASDAQ OMX a perpetual and royalty-free market data license. We and Cantor will grant to NASDAQ OMX a non-exclusive, irrevocable, royalty-free right and license to use any patents owned by them in the businesses covered by the Purchased Assets for U.S. Treasury securities transactions.

The Purchase Agreement provides that consummation of the Proposed Transaction is subject to the satisfaction or waiver of certain customary conditions, including the expiration or termination of the waiting period under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended, the accuracy of each party’s representations and warranties at closing, subject to materiality qualifiers, and compliance in all material respects with each party’s covenants under the Purchase Agreement. The Purchase Agreement is subject to termination under certain circumstances, including that both parties will have the right to terminate the Purchase Agreement in certain circumstances if the closing has not occurred within twelve months after the date of the Purchase Agreement, except that neither party may terminate if its failure to perform has been the cause of or resulted in the failure to close or if on that date the only unsatisfied condition relates to antitrust clearance, then neither party may terminate the Purchase Agreement until a final governmental order preventing the closing has been issued.

In addition, contemporaneously with the execution of the Purchase Agreement, Cantor Fitzgerald & Co (“CF&Co”) and other broker-dealer affiliates of CF&Co have agreed to enter into a letter agreement with NASDAQ OMX to provide NASDAQ OMX with clearing and broker-dealer services for up to nine months after closing if NASDAQ OMX requests such services.

CF&Co, an affiliate of Cantor, served as our advisor and, upon the closing of the Proposed Transaction, will receive a fee consistent with market rates in connection with the transaction.

Under the proposed transaction, we are selling only our on-the-run, benchmark 2-, 3-, 5-, 7-, 10-, and 30-year fully electronic trading platform for U.S. Treasury Notes and Bonds. Over time, we have built these six instruments into some of the deepest and most liquid markets in the world. This platform, together with the directly related market data and co-location businesses, generated just under \$100 million in revenues in 2012, approximately \$93.5 million of which was recorded in our Financial Services segment and the remainder recorded as fees from related parties in Corporate items. We will retain all of our other voice, hybrid, and fully electronic trading, market data, and software businesses, including voice, hybrid and electronic brokerage of off-the-run U.S. Treasuries, as well as Treasury Bills, Treasury Swaps, Treasury Repos, Treasury Spreads, and Treasury Rolls. We will also continue to offer voice brokerage for on-the run U.S. Treasuries.

The Proposed Transaction is currently expected to close in the second half of 2013, subject to receipt of Hart-Scott-Rodino and other regulatory approvals and satisfaction of other closing conditions. Following the closing, we expect to use the proceeds to make accretive acquisitions and invest in organic growth in both of our segments, repurchase units or common shares, and/or repay debt. We do not expect to pay a one-time special dividend, but we do expect to maintain our regular 12 cent common dividend for the foreseeable future.

Financial Services:

The financial intermediary sector has been a competitive area that has had strong revenue growth over the past decade due to several factors. One factor is the increasing use of derivatives to manage risk or to take advantage of the anticipated direction of a market by allowing users to protect gains and/or guard against losses in the price of underlying assets without having to buy or sell the underlying assets. Derivatives are often used to mitigate the risks associated with interest rates, equity ownership, changes in the value of foreign currency, credit

defaults by corporate and sovereign debtors and changes in the prices of commodity products. Over the past decade, demand from financial institutions, financial services intermediaries and large corporations has increased volumes in the wholesale derivatives market, thereby increasing the business opportunity for financial intermediaries.

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Another key factor in the growth of the financial intermediary sector over the past decade has been the increase in the number of new products. As market participants and their customers strive to mitigate risk, new types of equity and fixed income securities, futures, options and other financial instruments have been developed. These new securities and derivatives are not immediately ready for more liquid and standardized electronic markets, and generally increase the need for trading and require broker-assisted execution.

The past twelve months have been challenging as lower activity and volatility have contributed to declines in market volumes across most asset classes in our Financial Services segment. While market conditions were difficult, revenues for our Financial Services segment declined by only 6% for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. This performance was much better than the 11% to 25% declines reported so far by our inter-dealer broker competitors, and we believe we continued to gain market share.

Growth Drivers

As a wholesale intermediary, our business is driven by several key drivers in addition to those listed above. These include: overall industry volumes in the markets in which we broker, the size and productivity of our front-office headcount (including salespeople, brokers and other front-office professionals), regulatory issues and the percentage of our revenues related to fully electronic brokerage.

Below is a brief analysis of the market and industry volumes for some of our financial services products including our overall hybrid and fully electronic trading activities.

Overall Market Volumes and Volatility

Volume is driven by a number of items, including the level of issuance for financial instruments, the price volatility of financial instruments, overall macro-economic conditions, the creation and adoption of new products, the regulatory environment, and the introduction and adoption of new trading technologies. In general, increased price volatility increases the demand for hedging instruments, including many of the cash and derivative products which we broker. For example, hedge funds are increasingly making use of derivatives to protect positions and preserve the capital of their more cautious institutional clients, which now account for almost two-thirds of assets managed by the industry, according to a report from J.P. Morgan.

During the three months ended March 31, 2013, industry volumes generally declined year-over-year for many of the OTC and listed products we broker in Rates, Credit and Equities and Other Asset Classes. This was due in large part to volatility being lower than the 10-year average in these asset classes during the quarter. For example, a broader measure of volatility across Rates, Credit, Foreign Exchange (“FX”), Equities, and other markets is Bank of America Merrill Lynch’s Global Financial Stress Index (“GFSI”). It averaged approximately 0.50 over the last five years, and had been as high as 3.01 during the height of the global financial crises in the second half of 2008, but averaged only 0.29 during the first quarter of 2013. Market stress measures such as the GFSI are generally good proxies for overall volatility and volumes across our four financial services asset class categories.

Our ongoing efforts to lower expenses and to improve the margins of our Financial Services segment resulted in the Company selectively reducing front-office headcount across this segment, which lowered revenues in the short term, but is expected to improve profitability. Below is a discussion of the volume and growth drivers of our various financial services brokerage product categories.

Rates Volumes and Volatility

Our Rates business is particularly influenced by the level of sovereign debt issuance globally, and over the past year this issuance has generally continued to grow, although quantitative easing has muted the public issuance of many sovereign issues. For example, according to the Securities Industry and Financial Markets Association (“SIFMA”), issuance by the U.S. Treasury of interest-bearing debt decreased by approximately 22% for the first quarter of 2013 versus the same period last year.

Rates volumes are also influenced by market volatility, and such volatility has been dampened for the past year due to continued quantitative easing undertaken by the U.S. Federal Reserve and other major central banks. Quantitative easing entails the central banks buying government securities or other securities in the open market—particularly longer-dated instruments—in an effort to promote increased lending and liquidity and bring down long-term interest rates. When central banks hold these instruments, they tend not to trade and are not hedged—thus lowering Rates volumes across cash and derivatives markets industry-wide. As of April 10, 2013, the U.S. Federal Reserve had close to \$2.6 trillion worth of long-dated U.S. Treasury and Federal Agency securities, compared with \$1.7 trillion at the beginning of 2011, \$1.4 trillion at the beginning of 2010, and less than \$20 billion at the beginning of 2009. Other major central banks have also greatly increased the amount of longer-dated debt on their balance sheets over the past three years.

Largely as a result of quantitative easing, the U.S. Federal Reserve reported that U.S. Treasury volumes traded by primary dealers increased by only 2% year-over-year in the first quarter of 2013. Similarly, interest rate futures volumes increased by only 1% at the CME for the first quarter of 2013. To illustrate how much quantitative easing is currently holding down benchmark Treasury volumes: while our overall fully electronic Rates volumes declined by 6.1%, if one excludes U.S. Treasuries, they were up by nearly 32%.

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Overall, analysts and economists expect sovereign debt issuance to remain at high levels for the foreseeable future as governments finance their future deficits and roll over their sizable existing debt. For instance, according to the Congressional Budget Office (the “CBO”), U.S. federal debt will be 76% of GDP for fiscal year 2013, versus 36% at the end of fiscal year 2007. Similarly, the European Commission reports that, in the aggregate, EU government debt as a percent of GDP will have increased from 59% in 2007 to over 90% for 2014 for the EU as a whole, and over 95% for the Eurozone. Meanwhile, analysts expect that the effects of various forms of quantitative easing will continue to negatively impact markets for at least the next year, because economic growth remains weak in most G-20 nations. As a result, we expect long-term tailwinds in our Rates business from continuing high levels of government debt, but near-term headwinds due to quantitative easing.

Credit Volumes

The cash portion of our Credit business is impacted by the level of global corporate bond issuance, while both the cash and credit derivatives sides of this business are impacted by sovereign and corporate issuance. Global Credit market turnover has declined as banks adjust to new capital requirements for Credit transactions under Basel III, and because of uncertainty surrounding recently enacted rules for the clearing of credit derivatives in the U.S. This was offset by strong corporate issuance in the last half of 2012, as borrowers took advantage of record-low interest rates. The net impact of these trends was reflected in Federal Reserve Corporate bond volumes being up by 3% year-over-year for the first quarter of 2013, and by revenues from ICE’s Creditex trade execution business being down by 25%. Our Credit revenues declined by 18.1%, which was a better performance than the comparable results reported by our peers.

Foreign Exchange Volumes and Volatility

Global FX volume increased in the first quarter of 2013 as volatility increased due largely to increased efforts by certain major central banks to grow their economies. Our overall FX revenues were up by 1.1%, and our fully electronic FX volumes increased by approximately 37% and revenues increased by 24.8%, driven by strong performance by our FX spot and options businesses. This growth exceeded the comparable volume figures reported by Reuters, EBS and CME.

Equity-Related Volumes and Volatility

Global Equity markets also continued to be challenging during the quarter. Equity-related volumes were down 9% according to the OCC in the first quarter of 2013, down 14% at Eurex, and down by 4% on an average daily basis across the U.S cash Equities market. In comparison, our overall revenues from Equities and Other Asset Classes decreased by 8.8%.

Hybrid and Fully Electronic Trading

Historically, technology-based product growth has led to higher margins and greater profits over time for exchanges and wholesale financial intermediaries alike, even if overall company revenues remain consistent. This is largely because fewer employees are needed to process the same amount of volume as trading becomes more automated. Over time, electronic trading of exchange-traded and OTC markets has also generally led to volumes increasing faster than commissions decline, and thus often to an overall increase in revenues. We have been a pioneer in creating and encouraging hybrid and fully electronic trading, and continually work with our customers to expand such trading across more asset classes and geographies.

Outside of U.S. Treasuries and spot FX, the banks and broker-dealers which dominate the OTC markets had generally been hesitant in adopting electronically traded products. However, in recent years, hybrid and fully electronic inter-dealer OTC markets for products, including CDS indices, FX options, and most recently interest rate swaps, have sprung up as banks and dealers have become more open to electronically traded products and as firms like us have invested in the kinds of technology favored by our customers. Pending regulation in Europe and the U.S. regarding banking, capital markets, and OTC derivatives is likely to hasten the spread of fully electronic trading and we expect to benefit from the new rules regarding OTC derivatives once they are finalized. Our understanding is that the rules being discussed will continue to allow for trading through a variety of means, including voice, and we believe the net impact of these rules and the new bank capital requirements will encourage the growth of fully electronic trading for a number of products we broker.

The combination of more market acceptance of hybrid and fully electronic trading and our competitive advantage in terms of technology and experience has contributed to our strong gains in electronically traded products. During the first quarter of 2013, we continued to invest in hybrid and fully electronic technology broadly across our financial services product categories.

Total Financial Services segment revenues from electronically traded products, market data, and software solutions were \$46.3 million or 14.3% of segment revenues for the three months ended March 31, 2013, compared with \$45.7 million or 13.3% for the three months ended March 31, 2012. Excluding the assets we are selling to NASDAQ OMX, our technology-based Financial Services segment revenues increased by more than 11% in the three months ended March 31, 2013, to \$22.7 million. We now offer electronically traded products on approximately half of our Financial Services segment’s 210 desks compared with approximately 100 out of 220 desks a year ago. We expect the proportion of desks offering electronically traded products to continue to increase as we invest in technology to drive electronic trading over our platform. Over time, we expect the growth of our technology-based businesses to further improve this segment’s profitability.

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Real Estate Services:

On October 14, 2011, we completed the acquisition of Newmark. On April 13, 2012, we acquired substantially all of the assets of Grubb & Ellis Company and its direct and indirect subsidiaries (collectively “Grubb & Ellis”). Newmark, Grubb & Ellis and certain independently-owned partner offices of the two, operate as “Newmark Grubb Knight Frank” in the Americas, and are associated with London-based Knight Frank. Our discussion of financial results for “Newmark Grubb Knight Frank” or “Real Estate Services” reflects only those businesses owned by us and does not include the results for independently-owned partner offices or for Knight Frank.

Growth Drivers

The key drivers of revenue growth for U.S. commercial real estate brokerage services companies include the overall health of the U.S. economy, including gross domestic product and employment trends in the U.S., which drives demand for various types of commercial leases and purchases; the institutional ownership of commercial real estate as an investible asset class; and the ability to attract and retain talent to our real estate services platform. In addition, in real estate sales, also known as real estate capital markets, growth is also driven by the availability of credit to purchasers of and investors in commercial real estate.

Economic Growth in the U.S.

According to the Commerce Department, the U.S. economy expanded by a moderate 2.5% in the first quarter of 2013. The Bureau of Labor Statistics reported that employers added more than 500,000 net new payroll jobs during the quarter – a monthly average of 168,000 that is broadly similar to the 2012 average of 183,000 and the 2011 average of 175,000. Interest rates stayed near historic lows, with the 10-year Treasury yield averaging less than 2% during the quarter due in part to the U.S. Federal Reserve’s third round of quantitative easing, which was announced in September of 2012. The combination of moderate economic growth and low interest rates has been a powerful stimulus for commercial real estate, delivering steady absorption of excess space and strong investor demand for the yields available through both direct ownership of assets and publicly traded funds. The dollar volume of property sales in the first quarter of 2013 rose by approximately 35% above the same period in 2012 according to Real Capital Analytics. Steady economic growth and low interest rates helped push vacancy rates down for the office, apartment, retail and industrial markets. The relative dearth of new construction over the past few years has meant that tenants have been funneled into existing vacant space with the exception of apartments, where construction has propelled the market into a new expansion cycle. Rental rates were generally strong for apartments, but improvement in rental rates was more sporadic for other property types and was confined to certain geographies and assets. The following trends drove the commercial real estate market in the first quarter of 2013:

- Technology, energy, health care and education powered demand for office space;
- Global trade, business capital spending and supply-chain optimization created tenant and owner-user demand for warehouses and distribution centers;
- The modest recovery in consumer spending was enough to create demand for well-located retail space in the best trade areas;
- Apartments benefited from a pickup in household formation thanks to the steady pace of job growth and underlying demographic trends; and
- Strong corporate earnings combined with increased leisure travel generated demand for hotel room-nights.

Market Statistics

Following the financial crises of 2007/2008, the U.S. commercial property market generally saw steep declines in activity in 2009. In 2010, the market began to revive, and by the end of 2011 there were signs that the recovery was continuing, although still not at levels seen prior to the crisis. If the U.S. economy continues to expand at the moderate pace envisioned by many economists in 2013, we would expect this to fuel the continued recovery in commercial real estate.

Although overall industry metrics are not necessarily as correlated to our revenues for Real Estate Services as they are in our Financial Services products, they do provide some indication of the general direction of the business. According to Newmark Grubb Knight Frank Research, the overall vacancy rate for office properties in the nation’s key markets ended the first quarter at 15.3%, down from 15.9% a year earlier and the lowest level since the second quarter of 2009. The national vacancy rate for industrial properties was 8.1% at March 31, 2013, an improvement on the 9.0% rate measured one year ago. Rents for all property types in the U.S. continued to improve modestly. CoStar Group (a leading provider of information and analytic services) reported similar improvements in vacancy rates and rents for the national office, industrial, and retail markets.

In terms of commercial real estate sales metrics, according to Real Capital Analytics, prices were up 6.5% year-over-year through March 2013 and sales volumes were up 35% year-over-year, or 7% excluding a large portfolio sale. In comparison, our Real Estate Services brokerage revenue increased by 96.5% year-over-year, driven by the acquisition of substantially all of the assets of Grubb & Ellis and these more favorable industry metrics.

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REGULATORY ENVIRONMENT

See “Regulation” in Part I, Item 1 of our Annual Report on Form 10-K for information related to our regulatory environment.

LIQUIDITY AND CAPITAL RESOURCES

Our overall business model is not capital intensive. Our funding base consists of longer-term capital (equity, notes payable and collateralized borrowings), shorter-term liabilities (including our credit facility to the extent drawn) and accruals that are a natural outgrowth of specific assets and/or our business model, such as matched fails or accrued compensation. See the “Liquidity and Capital Resources” section later in the “Management’s Discussion and Analysis” for a full discussion on this topic. Below please find a summary of our recent funding transactions.

On June 23, 2011, we entered into a credit agreement with a bank syndicate (the “Credit Agreement”) which provides for up to \$130.0 million of unsecured revolving credit through June 23, 2013. The borrowings under the Credit Agreement will be used for general corporate purposes, including, but not limited to, financing our existing businesses and operations, expanding our businesses and operations through additional broker hires, strategic alliances and acquisitions, and repurchasing shares of our Class A common stock or purchasing limited partnership interests in BGC Holdings or other equity interests in our subsidiaries. As of May 1, 2013, we had no borrowings outstanding under the Credit Agreement.

In addition, on July 29, 2011, we issued an aggregate of \$160.0 million principal amount of 4.50% Convertible Senior Notes due 2016 (the “4.50% Convertible Notes”). In connection with the offering of the 4.50% Convertible Notes, we entered into capped call transactions, which are expected to reduce the potential dilution of our Class A common stock upon any conversion of the 4.50% Convertible Notes in the event that the market value per share of our Class A common stock, as measured under the terms of the capped call transactions, is greater than the strike price of the capped call transactions (\$10.09 as of March 31, 2013, subject to adjustment in certain circumstances). We used the net proceeds from the offering for general corporate purposes, including financing acquisitions.

On June 26, 2012, we issued an aggregate of \$112.5 million principal amount of 8.125% Senior Notes due 2042 (the “8.125% Senior Notes”) pursuant to our effective Shelf Registration Statement on Form S-3, as amended. The 8.125% Senior Notes are senior unsecured obligations of BGC Partners, Inc. The 8.125% Senior Notes may be redeemed for cash, in whole or in part, on or after June 26, 2017, at our option, at any time and from time to time, until maturity at a redemption price equal to 100% of the principal amount to be redeemed, plus accrued but unpaid interest on the principal amount being redeemed to, but not including, the redemption date. The 8.125% Senior Notes are listed on the New York Stock Exchange under the symbol “BGCA.” We used the proceeds to repay short-term borrowings under our unsecured revolving credit facility and for general corporate purposes, including acquisitions.

For a complete description of the Credit Agreement, 4.50% Convertible Notes and 8.125% Senior Notes, see Note 14—“Notes Payable, Collateralized and Short-Term Borrowings” to our unaudited condensed consolidated financial statements.

HIRING AND ACQUISITIONS

A key driver of our revenue growth is front-office headcount. We believe that our strong technology platform and unique partnership structure have enabled us to use both acquisitions and recruiting to profitably increase our front-office staff at a faster rate than our largest competitors over the past year and since our formation in 2004.

We have invested significantly to capitalize on the current business environment through acquisitions, technology spending and the hiring of new brokers, salespeople and other front-office professionals. The business climate for these acquisitions has been competitive, and it is expected that these conditions will persist for the foreseeable future. We have been able to attract businesses and brokers, salespeople and other front-office professionals to our platform as we believe they recognize that we have the scale, technology, experience and expertise to succeed in the current business environment.

As of March 31, 2013, our front-office headcount was up by more than 16% year-over-year to 2,535 brokers, salespeople and other front-office professionals. For the three months ended March 31, 2013, average revenue generated per front-office employee was approximately \$154,000, down approximately 14% from the three months ended March 31, 2012 when it was approximately \$180,000. Front-office headcount included 1,641 brokers, salespeople and other front-office professionals in Financial Services, with average revenue generated per front-office employee of approximately \$190,000, down 3% year-over-year, and 894 brokers, salespeople and other front-office professionals in Real Estate Services, with average revenue generated per front-office employee of approximately \$84,000, down 25% year-over-year, mainly due to the addition of Grubb & Ellis.

Commercial real estate brokers generally produce less revenue per front-office employee than do wholesale financial brokers, so the decrease in overall company revenue per front-office employee was driven in part by the inclusion of Real Estate Services. In addition, our average revenue per front-office employee has historically declined year-over-year for the periods following significant headcount increases, as new brokers, salespeople and other front-office professionals generally achieve significantly higher productivity levels in their second year with the Company. The year-on-year differences in front-office productivity were also due in part to lower overall industry volumes across the Financial Services segment in the first quarter of 2013.

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The laws and regulations passed or proposed on both sides of the Atlantic concerning OTC trading seem likely to favor increased use of technology by all market participants, and are likely to accelerate the adoption of both hybrid and fully electronic trading. We believe these developments will favor the larger inter-dealer brokers over smaller, non-public ones, as the smaller ones generally do not have the financial resources to invest the necessary amounts in technology. We believe this will lead to further consolidation in our industry, and thus further allow us to profitably grow our front-office headcount.

Our recent acquisitions include the acquisitions of Newmark, Grubb & Ellis, Wolfe & Hurst, Smith Mack, Frederick Ross Company, Ginalfi Finance and Sterling International Brokers Limited.

On October 14, 2011, we completed the acquisition of Newmark. The aggregate purchase price paid by us to the former shareholders of Newmark consisted of approximately \$63.0 million in cash and approximately 339 thousand shares of our Class A common stock. The former shareholders of Newmark will also be entitled to receive up to an additional approximately 4.83 million shares of our Class A common stock over a five-year period if Newmark achieves certain enumerated gross revenue targets post-closing. During the year ended December 31, 2012, we purchased a majority interest in another affiliated company of Newmark for a total consideration transferred of approximately \$2.1 million, as well as additional noncontrolling interests related to Newmark for approximately \$8.3 million. CF&Co acted as an advisor to us in connection with this transaction.

On April 13, 2012, we completed the acquisition of substantially all of the assets of Grubb & Ellis. The total consideration transferred for Grubb & Ellis was approximately \$47.1 million. The consideration transferred included the extinguishment of approximately \$30.0 million (principal amount) pre-bankruptcy senior secured debt, which we purchased at a discount, and which had a fair value of approximately \$25.6 million as of the acquisition date. The consideration transferred also included approximately \$5.5 million under debtor-in-possession loans and \$16.0 million in cash to the bankruptcy estate for the benefit of Grubb & Ellis' unsecured creditors. CF&Co acted as an advisor to us in connection with this transaction and received a fee of \$1.0 million.

We executed employment/service and partnership arrangements with hundreds of real estate professionals from the Grubb & Ellis bankruptcy estate and completed their transfer into entities that we own.

During the year ended December 31, 2012, we completed other acquisitions for a total consideration of \$24.5 million, including Wolfe & Hurst, Smith Mack, Frederick Ross Company and Ginalfi Finance. Wolfe & Hurst Bond Brokers, Inc. is a municipal bonds inter-dealer broker in North America. Smith Mack is an independent full service commercial real estate services firm operating in Philadelphia and surrounding regions. Frederick Ross Company is the oldest full-service commercial real estate firm in Denver, and partner of Newmark Grubb Knight Frank since 2010. Ginalfi Finance is an inter-dealer broker based in Paris specializing in the intermediation of money markets products, credit bonds, government bonds and swaps.

During the three months ended March 31, 2013, we acquired the business and certain assets of Sterling International Brokers Limited, a London-based financial brokerage firm specializing in Pound Sterling and other major currency transactions.

Financial Highlights

For the three months ended March 31, 2013, we had income from operations before income taxes of \$13.7 million compared to \$18.9 million, a decrease of \$5.2 million from the year earlier period. Total revenues increased approximately \$50.0 million and total expenses increased approximately \$55.2 million.

Total revenues were \$445.0 million and \$395.0 million for the three months ended March 31, 2013 and 2012, respectively, representing a 12.7% increase. The main factors contributing to the increase were:

- An increase in our front-office personnel from 2,170 at March 31, 2012 to 2,535 at March 31, 2013.
- Our acquisition of Grubb & Ellis, which was completed on April 13, 2012.
- Revenues related to fully electronic trading were 12.2% of Financial Services revenue compared to 11.1% a year ago. Revenues related to fully electronic trading include brokerage revenues as well as certain revenues recorded in fees from related parties.

Total compensation and employee benefits expense increased by \$44.0 million or 17.4% for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012, primarily related to increased headcount (including as a result of the acquisition of Grubb & Ellis), partially offset by a decrease in expense related to the granting of exchangeability to limited partnership units, which resulted in a \$10.6 million charge in the three months ended March 31, 2013, as compared to a \$25.9 million charge in the three months ended March 31, 2012.

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The three months ended March 31, 2013 was a challenging period in the financial services industry. Even in this difficult environment, we believe we are well positioned as we continue to increase the scale and depth of our real estate platform and continue to seek market driven opportunities to expand our business in numerous financial asset classes. We believe our overall performance will improve as we continue to increase the percentage of Financial Services segment revenues generated from fully electronic trading, and extend our employment agreements through our partnership enhancement program. We believe these initiatives will continue to improve our competitive position in the marketplace and improve employee retention.

Results of Operations

The following table sets forth our unaudited condensed consolidated statements of operations data expressed as a percentage of total revenues for the periods indicated (in thousands):

	Three Months Ended March 31,			
	2013		2012	
	Actual Results	Percentage of Total Revenues	Actual Results	Percentage of Total Revenues
Revenues:				
Commissions	\$298,704	67.1%	\$271,347	68.7%
Principal transactions	87,997	19.8	99,745	25.3
Total brokerage revenues	386,701	86.9	371,092	94.0
Real estate management services	39,338	8.8	3,961	1.0
Fees from related parties	13,148	3.0	12,547	3.2
Market data	4,125	0.9	4,964	1.3
Software solutions	2,566	0.6	2,449	0.6
Interest income	1,548	0.3	2,195	0.5
Other revenues	831	0.2	209	0.0
Losses on equity investments	(3,288)	(0.7)	(2,456)	(0.6)
Total revenues	444,969	100.0	394,961	100.0
Expenses:				
Compensation and employee benefits	289,392	65.0	246,869	62.5
Allocation of net income to limited partnership units and founding/working partner units	7,438	1.7	5,980	1.5
Total compensation and employee benefits	296,830	66.7	252,849	64.0
Occupancy and equipment	39,227	8.8	36,229	9.2
Fees to related parties	2,843	0.6	3,519	0.9
Professional and consulting fees	14,941	3.4	19,319	4.9
Communications	24,341	5.5	21,958	5.6
Selling and promotion	20,315	4.6	19,446	4.9
Commissions and floor brokerage	5,771	1.3	5,680	1.4
Interest expense	9,700	2.1	7,558	1.9
Other expenses	17,304	3.9	9,491	2.4
Total expenses	431,272	96.9	376,049	95.2
Income from operations before income taxes	13,697	3.1	18,912	4.8
Provision for income taxes	3,095	0.7	7,202	1.8
Consolidated net income	10,602	2.4	11,710	3.0
Less: Net income attributable to noncontrolling interest in subsidiaries	3,604	0.8	3,521	0.9
Net income available to common stockholders	\$ 6,998	1.6%	\$ 8,189	2.1%

Three Months Ended March 31, 2013 Compared to Three Months Ended March 31, 2012

Revenues

Brokerage Revenues

Total brokerage revenues increased by \$15.6 million, or 4.2%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. Commission revenues increased by \$27.3 million, or 10.1%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. Principal transactions revenues decreased by \$11.7 million, or 11.8%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012.

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The increase in brokerage revenues was primarily driven by increases in the revenues for commercial real estate and FX, partially offset by lower revenues in Rates, Credit products and Equities and Other Asset Classes.

The decrease in Rates revenues of \$1.9 million was primarily due to reduced volumes in U.S. Treasuries, partially offset by strong growth from other electronically traded products.

Our Credit revenues declined by 18.1% to \$69.1 million in the three months ended March 31, 2013, which was in-line with ICE OTC credit revenues and a better performance than the comparable results reported by our inter-dealer broker peers.

Our fully electronic FX volumes and revenues increased by approximately 37% and 25%, respectively in the quarter. This growth exceeded the comparable volume figures reported by Reuters, EBS, and CME. Our overall FX revenues were up by 1.1% to \$59.3 million for the three months ended March 31, 2013.

Real Estate brokerage revenues increased by \$36.0 million for the three months ended March 31, 2013. These revenues were generated by Newmark Knight Frank which was acquired in the fourth quarter of 2011, and Grubb & Ellis which was acquired in the second quarter of 2012.

Global equity markets continued to be difficult, and equity-related volumes were down between 6% and 18% according to the OCC, the New York Stock Exchange, Eurex, and Deutsche Boerse. In comparison, BGC's revenues from Equities and Other Asset Classes decreased by 8.8%.

Real Estate Management Services

Real estate management services revenues increased \$35.4 million to \$39.3 million for the three months ended March 31, 2013. The revenues associated with property and facilities management fees are earned as a consequence of the acquisitions of Newmark Knight Frank and Grubb & Ellis in the fourth quarter of 2011 and the second quarter of 2012, respectively.

Fees from Related Parties

Fees from related parties increased by \$0.6 million, or 4.8%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. The increase was primarily due to increased back-office services provided to Cantor, partially offset by decreased revenues related to ELX and lower technology service fees.

Market Data

Market data revenues decreased by \$0.8 million, or 16.9%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012.

Software Solutions

Software solutions revenues increased by \$0.1 million, or 4.8%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012, primarily due to an increased number of clients in the first quarter of 2013.

Interest Income

Interest income decreased by \$0.6 million, or 29.5%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. The decrease was primarily related to our notes receivable, which were a component of the consideration transferred with respect to the acquisition of Grubb & Ellis in the second quarter of 2012.

Other Revenues

Other revenues increased by \$0.6 million to \$0.8 million for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. The increase was primarily due to an increase in investment banking fees.

Losses on Equity Investments

Losses on equity investments increased by \$0.8 million, or 33.9%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. Losses on equity investments represent our pro rata share of the net losses on investments over which we have significant influence but do not control.

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Expenses

Compensation and Employee Benefits

Compensation and employee benefits expense increased by \$42.5 million, or 17.2%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. This increase is primarily related to the acquisition of Grubb & Ellis and increase in headcount in the first quarter of 2013 compared to the prior year period. This increase was partially offset by a \$15.3 million decrease in the expense related to the granting of exchangeability in the three months ended March 31, 2013 as compared to the year earlier period.

Allocations of Net Income to Limited Partnership Units and Founding/Working Partner Units

Allocation of income to limited partnership units and founding/working partner units increased by \$1.5 million for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. Allocation of income to limited partnership units and founding/working partner units represents the pro rata interest in net income attributable to such partners' units based on weighted-average economic ownership. The allocation of income to limited partnership units and founding/working partner units for the three months ended March 31, 2013 was \$7.4 million.

Occupancy and Equipment

Occupancy and equipment expense increased by \$3.0 million, or 8.3%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. The increase was primarily due to the acquisition of Grubb & Ellis.

Fees to Related Parties

Fees to related parties decreased by \$0.7 million, or 19.2%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. Fees to related parties are allocations paid to Cantor for administrative and support services.

Professional and Consulting Fees

Professional and consulting fees decreased by \$4.4 million, or 22.7%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. The decrease was primarily due to decreased costs associated with legal and regulatory matters.

Communications

Communications expense increased by \$2.4 million, or 10.9%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. This increase was primarily driven by increased market data and communication costs associated with our increased headcount. As a percentage of total revenues, communications expense remained relatively unchanged across the two periods.

Selling and Promotion

Selling and promotion expense increased by \$0.9 million, or 4.5%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. The increase was primarily due to the acquisition of Grubb & Ellis in the second quarter of 2012.

Commissions and Floor Brokerage

Commissions and floor brokerage expense increased by \$91 thousand, or 1.6%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012.

Interest Expense

Interest expense increased by \$2.1 million, or 28.3%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. The increase was primarily related to our issuance of the 8.125% Senior Notes in June 2012.

Other Expenses

Other expenses increased by \$7.8 million, or 82.3%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012. The increase was primarily due to the inclusion of Grubb & Ellis business activities.

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Net Income Attributable to Noncontrolling Interest in Subsidiaries

Net income attributable to noncontrolling interest in subsidiaries increased by \$83 thousand, or 2.4%, for the three months ended March 31, 2013 as compared to the three months ended March 31, 2012.

Provision for Income Taxes

Provision for income taxes decreased to \$3.1 million for the three months ended March 31, 2013 as compared to \$7.2 million for the three months ended March 31, 2012. This decrease was primarily driven by a decrease in taxable income in the three months ended March 31, 2013 as compared to the year earlier period as well as by a decrease in taxes related to foreign operations, release of valuation allowance and increase in business tax credits. Our consolidated effective tax rate can vary from period to period depending on, among other factors, the geographic and business mix of our earnings.

Business Segment Financial Results

Following the acquisition of substantially all of the assets of Grubb & Ellis, we changed our segment reporting structure. As a result, beginning with the quarter ended June 30, 2012, our operations consist of two reportable segments, Financial Services and Real Estate Services. The business segment financial results presented reflect our current organization.

The business segments are determined based on the products and services provided and reflect the manner in which financial information is evaluated by management. We evaluate the performance and review the results of the segments based on each segment's "Income (loss) from operations before income taxes."

Certain financial information for our segments is presented below. The amounts shown below for the Financial Services and Real Estate Services segments reflect the amounts that are used by management to allocate resources and assess performance, which is based on each segment's "Income (loss) from operations before income taxes." In addition to the two business segments, the tables below include a "Corporate Items" category. Corporate revenues include fees from related parties and interest income. Corporate expenses include non-cash compensation expenses (such as the grant of exchangeability to limited partnership units and allocations of net income to founding/working partner units and limited partnership units) as well as unallocated expenses such as certain professional and consulting fees, executive compensation and interest expense, which are managed separately at the corporate level.

Three months ended March 31, 2013 (in thousands):

	<u>Financial Services</u>	<u>Real Estate Services*</u>	<u>Corporate Items</u>	<u>Total</u>
Total revenues	\$323,845	\$112,679	\$ 8,445	\$444,969
Total expenses	259,789	115,787	55,696	431,272
Income (loss) from operations before income taxes	<u>\$ 64,056</u>	<u>\$ (3,108)</u>	<u>\$(47,251)</u>	<u>\$ 13,697</u>

* For the three months ended March 31, 2013, the Real Estate Services segment income (loss) from operations before income taxes excludes \$5.4 million related to the collection of receivables and associated expenses that were recognized at fair value as part of acquisition accounting.

Three months ended March 31, 2012 (in thousands):

	<u>Financial Services</u>	<u>Real Estate Services*</u>	<u>Corporate Items</u>	<u>Total</u>
Total revenues	\$344,636	\$ 41,420	\$ 8,905	\$394,961
Total expenses	268,185	42,669	65,195	376,049
Income (loss) from operations before income taxes	<u>\$ 76,451</u>	<u>\$ (1,249)</u>	<u>\$(56,290)</u>	<u>\$ 18,912</u>

* For the three months ended March 31, 2012, the Real Estate Services segment income (loss) from operations before income taxes excludes \$2.6 million related to the collection of receivables and associated expenses that were recognized at fair value as part of acquisition accounting.

Segment Results for the Three Months Ended March 31, 2013 Compared to the Three Months Ended March 31, 2012

Revenues

- Revenues for Financial Services decreased approximately \$20.8 million, or 6.0%, to \$323.8 million for the three months ended March 31, 2013 from \$344.6 million for the three months ended March 31, 2012. The decrease in revenues for our Financial Services segment was primarily due to a decline in brokerage revenues across most of the Financial Services asset classes, partially offset by an increase in FX.

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- Revenues for Real Estate Services increased approximately \$71.3 million, or 172.0%, to \$112.7 million for the three months ended March 31, 2013 from \$41.4 million for the three months ended March 31, 2012. The increase in revenues for our Real Estate Services segment was primarily due to our acquisition of substantially all of the assets of Grubb & Ellis in April of 2012 and more favorable industry metrics.

Expenses

- Total expenses for Financial Services decreased approximately \$8.4 million, or 3.1%, to \$259.8 million for the three months ended March 31, 2013 from \$268.2 million for the three months ended March 31, 2012. The decrease in expenses for our Financial Services segment was primarily due to decreases in non-compensation expenses, including decreases in selling and promotion expenses associated with our overall decrease in financial services brokerage revenues in the three months ended March 31, 2013 (which has an impact on the amount spent on client entertainment and travel) and decreases in fees to related parties.
- Total expenses for Real Estate Services increased approximately \$73.1 million, or 171.4%, to \$115.8 million for the three months ended March 31, 2013 from \$42.7 million for the three months ended March 31, 2012. The increase in expenses for our Real Estate Services segment was primarily due to our acquisition of substantially all of the assets of Grubb & Ellis in April of 2012.

Income (loss) from operations before income taxes

- Income (loss) from operations before income taxes for Financial Services decreased approximately \$12.4 million, or 16.2%, to \$64.1 million for the three months ended March 31, 2013 from \$76.5 million for the three months ended March 31, 2012. The decrease in income (loss) from operations before income taxes for our Financial Services segment was primarily due to lower revenues, as described above, net of decreased expenses, as also described above.
- Loss from operations before income taxes for Real Estate Services increased \$1.9 million, or 148.8%, to a loss of \$3.1 million for the three months ended March 31, 2013 from a loss of \$1.2 million for the three months ended March 31, 2012. The change in income (loss) from operations before income taxes for our Real Estate Services segment was due to increased expenses, as described above, partially offset by an increase in revenues, as also described above.

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Quarterly Results of Operations

The following table sets forth our unaudited quarterly results of operations for the indicated periods (in thousands). Results of any period are not necessarily indicative of results for a full year and may, in certain periods, be affected by seasonal fluctuations in our business. Certain reclassifications have been made to prior period amounts to conform to the current period's presentation.

	March 31, 2013	December 31, 2012	September 30, 2012	June 30, 2012	March 31, 2012	December 31, 2011	September 30, 2011	June 30, 2011
Revenues:								
Commissions	\$298,704	\$ 293,350	\$ 302,874	\$308,438	\$271,347	\$ 250,921	\$ 261,496	\$239,132
Principal transactions	87,997	76,312	76,417	83,686	99,745	79,888	94,997	102,007
Real estate management services	39,338	41,141	39,672	37,930	3,961	1,222	—	—
Fees from related parties	13,148	14,016	13,102	13,494	12,547	15,366	15,220	16,206
Market data	4,125	4,182	4,166	3,990	4,964	4,042	4,556	4,598
Software solutions	2,566	2,541	2,485	2,487	2,449	2,472	2,328	2,257
Interest income	1,548	1,371	1,397	1,543	2,195	1,351	1,730	954
Other revenues	831	52,936	3,199	622	209	1,777	1,283	803
Losses on equity investments	(3,288)	(3,672)	(2,995)	(2,652)	(2,456)	(1,870)	(1,675)	(1,399)
Total revenues	444,969	482,177	440,317	449,538	394,961	355,169	379,935	364,558
Expenses:								
Compensation and employee benefits	289,392	316,097	288,669	308,029	246,869	216,298	253,879	218,729
Allocations of net income to limited partnership units and founding/working partner units	7,438	5,019	56	1,909	5,980	—	—	9,237
Total compensation and employee benefits	296,830	321,116	288,725	309,938	252,849	216,298	253,879	227,966
Occupancy and equipment	39,227	40,018	40,010	39,092	36,229	34,118	29,943	35,740
Fees to related parties	2,843	2,267	2,837	3,169	3,519	2,719	3,297	3,018
Professional and consulting fees	14,941	15,881	18,062	19,515	19,319	19,569	19,625	15,211
Communications	24,341	24,584	22,863	21,402	21,958	21,753	21,508	21,801
Selling and promotion	20,315	20,928	22,153	23,513	19,446	19,951	19,507	19,443
Commissions and floor brokerage	5,771	5,545	5,675	5,833	5,680	6,311	6,539	6,932
Interest expense	9,700	9,991	9,758	7,578	7,558	8,689	6,754	4,768
Other expenses	17,304	13,084	26,622	15,048	9,491	14,939	23,365	6,199
Total expenses	431,272	453,414	436,705	445,088	376,049	344,347	384,417	341,078
Income (loss) from operations before income taxes	13,697	28,763	3,612	4,450	18,912	10,822	(4,482)	23,480
Provision (benefit) for income taxes	3,095	10,329	2,623	70	7,202	3,905	(1,338)	6,031
Consolidated net income (loss)	10,602	18,434	989	4,380	11,710	6,917	(3,144)	17,449
Less: Net income (loss) attributable to noncontrolling interest in subsidiaries	3,604	4,266	1,440	2,422	3,521	3,077	(1,111)	7,785
Net income (loss) available to common stockholders	<u>\$ 6,998</u>	<u>\$ 14,168</u>	<u>\$ (451)</u>	<u>\$ 1,958</u>	<u>\$ 8,189</u>	<u>\$ 3,840</u>	<u>\$ (2,033)</u>	<u>\$ 9,664</u>

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The tables below detail our brokerage revenues by product category for the indicated periods (in thousands):

	For the Three Months Ended							
	March 31, 2013	December 31, 2012	September 30, 2012	June 30, 2012	March 31, 2012	December 31, 2011	September 30, 2011	June 30, 2011
Brokerage revenue by product (actual results):								
Rates	\$144,992	\$ 119,791	\$ 131,359	\$134,402	\$146,884	\$ 128,115	\$ 151,813	\$145,715
Credit	69,142	62,225	67,926	70,084	84,371	66,148	83,507	78,134
Foreign Exchange	59,348	47,130	48,910	53,240	58,731	47,383	61,120	55,630
Real Estate	73,249	104,492	96,551	92,682	37,285	44,980	—	—
Equities and Other Asset Classes	39,970	36,024	34,545	41,716	43,821	44,183	60,053	61,660
Total brokerage revenues	<u>\$386,701</u>	<u>\$ 369,662</u>	<u>\$ 379,291</u>	<u>\$392,124</u>	<u>\$371,092</u>	<u>\$ 330,809</u>	<u>\$ 356,493</u>	<u>\$341,139</u>
Brokerage revenue by product (percentage):								
Rates	37.5%	32.4%	34.6%	34.3%	39.6%	38.7%	42.6%	42.7%
Credit	17.9	16.8	17.9	17.9	22.7	20.0	23.4	22.9
Foreign Exchange	15.3	12.7	12.9	13.6	15.8	14.3	17.1	16.3
Real Estate	19.0	28.3	25.5	23.6	10.1	13.6	—	—
Equities and Other Asset Classes	10.3	9.8	9.1	10.6	11.8	13.4	16.9	18.1
Total brokerage revenues	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>
Brokerage revenue by voice/hybrid and fully electronic (actual results):								
Voice/hybrid	\$349,854	\$ 339,155	\$ 346,251	\$358,395	\$335,572	\$ 299,307	\$ 322,335	\$305,338
Fully electronic	36,847	30,507	33,040	33,729	35,520	31,502	34,158	35,801
Total brokerage revenues	<u>\$386,701</u>	<u>\$ 369,662</u>	<u>\$ 379,291</u>	<u>\$392,124</u>	<u>\$371,092</u>	<u>\$ 330,809</u>	<u>\$ 356,493</u>	<u>\$341,139</u>
Brokerage revenue by voice/hybrid and fully electronic (percentage):								
Voice/hybrid	90.5%	91.7%	91.3%	91.4%	90.4%	90.5%	90.4%	89.5%
Fully electronic	9.5	8.3	8.7	8.6	9.6	9.5	9.6	10.5
Total brokerage revenues	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>

Liquidity and Capital Resources

Balance Sheet

Our balance sheet and business model are not capital intensive. We maintain minimal securities inventory; our assets consist largely of cash, collateralized and uncollateralized short-dated receivables and less liquid assets needed to support our business. Longer-term funding (equity and long-term debt) is held to support the less liquid assets and potential capital intensive opportunities. Total assets at March 31, 2013 were \$2.5 billion, an increase of 52.6% as compared to December 31, 2012. The increase in total assets was driven primarily by an increase in receivables from broker-dealers, clearing organizations, customers and related broker-dealers. We maintain a significant portion of our assets in cash, with our cash position (which we define as cash and cash equivalents plus unencumbered securities held for liquidity purposes) at March 31, 2013 of \$370.4 million. See “Cash Position Analysis” below for a further discussion of cash and cash equivalents.

Funding

Our funding base consists of longer-term capital (equity, notes payable and collateralized borrowings), shorter-term liabilities (including our credit facility to the extent drawn) and accruals that are a natural outgrowth of specific assets and/or our business model, such as matched fails and accrued compensation. We have limited need for short-term unsecured funding in our regulated entities for their brokerage business. Contingent liquidity needs are largely limited to potential cash collateral that may be needed to meet clearing bank, clearinghouse, and exchange margins and/or to fund fails. Capital expenditures tend to be cash neutral and approximately in line with depreciation. Current cash balances significantly exceed our unsecured letters of credit, unsecured bank borrowings and the amortization of our collateralized long-term debt. We have also entered into secured loan arrangements, which are repayable in consecutive monthly installments with the final payments due in December 2016. A significant portion of our cash is held in our largest regulated entities and we believe that cash in and available to these entities, inclusive of financing provided by clearing banks, is adequate for potential cash demands of normal operations such as margin or fail financing. We expect our operating activities going forward to generate adequate cash flows to fund normal operations, including any dividends issued pursuant to our dividend policy. However, we believe that there are a significant number of capital intensive opportunities for us to maximize our growth and strategic position, including, among other things, acquisitions, strategic alliances and joint ventures potentially

involving all types and combinations of equity, debt and acquisition alternatives. As a result, we may need to raise additional funds to:

- increase the regulatory net capital necessary to support operations;

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- support continued growth in our business;
- effect acquisitions;
- develop new or enhanced services and markets; and
- respond to competitive pressures.

Acquisitions and financial reporting obligations related thereto may impact our ability to access capital markets on a timely basis and may necessitate greater short-term borrowings in the interim. This may impact our credit rating or the interest rates on our debt. We may need to access short-term capital sources to meet business needs from time to time, including, but not limited to, conducting operations, hiring or retaining brokers, financing acquisitions, and providing liquidity, including in situations where we may not be able to access the capital markets in a timely manner when desired by us. Accordingly, we cannot guarantee that we will be able to obtain additional financing when needed on terms that are acceptable to us, if at all.

Equity

We currently have in place an effective equity shelf Registration Statement on Form S-3 (the “Form S-3 Registration Statement”) with respect to the issuance and sale of up to 20 million shares of our Class A common stock from time to time on a delayed or continuous basis. As of May 1, 2013, we have issued and sold an aggregate of approximately 7.4 million shares of Class A common stock under the Form S-3 Registration Statement pursuant to the controlled equity offering sales agreement we entered into with CF&Co on December 12, 2012 (the “December 2012 Sales Agreement”), with approximately 12.6 million shares of Class A common stock remaining to be sold under the December 2012 Sales Agreement as of May 1, 2013. We intend to use the net proceeds of any shares of Class A common stock sold for general corporate purposes, including potential acquisitions, redemptions of limited partnership units and founding/working partner units in BGC Holdings and repurchases of shares of Class A common stock from partners, executive officers and other employees of ours or our subsidiaries and of Cantor and its affiliates. Certain of such partners will be expected to use the proceeds from such sales to repay outstanding loans issued by, or credit enhanced by, Cantor or BGC Holdings. In addition to general corporate purposes, these registrations along with our share buy-back authorization are designed as a planning device in order to facilitate the redemption process. Going forward, we may redeem units and reduce our fully diluted share count under our repurchase authorization or later sell Class A shares under the registration.

Further, we have an effective registration statement on Form S-4 (the “Form S-4 Registration Statement”), with respect to the offer and sale of up to 20 million shares of Class A common stock from time to time in connection with business combination transactions, including acquisitions of other businesses, assets, properties or securities. As of May 1, 2013, we have issued an aggregate of 2.7 million shares of Class A common stock under the Form S-4 Registration Statement, all in connection with acquisitions in the real estate brokerage industry. We also have an effective shelf Registration Statement on Form S-3 pursuant to which we can offer and sell up to 10 million shares of our Class A common stock under the BGC Partners, Inc. Dividend Reinvestment and Stock Purchase Plan. As of May 1, 2013, we have issued approximately 101.4 thousand shares of our Class A common stock under the Dividend Reinvestment and Stock Purchase Plan.

On April 12, 2013, we filed a resale Registration Statement on Form S-3 pursuant to which 2,810,000 shares of our Class A common stock may be sold by The Cantor Fitzgerald Relief Fund (the “Relief Fund”) or by its pledgees, donees, transferees or other successors in interest. Of the 2,810,000 shares, 1,810,000 shares were donated on December 21, 2012 and the remaining 1,000,000 shares were donated on April 2, 2013.

Notes Payable, Collateralized Borrowings and Credit Facility

On April 1, 2010, we effectively refinanced \$150.0 million in Senior Notes payable via issuance of the 8.75% Convertible Notes to Cantor. The details of this issuance are provided in the “Notes Payable, Collateralized and Short-Term Borrowings” section below.

On June 23, 2011, we entered into a Credit Agreement with a bank syndicate which provides for up to \$130.0 million of unsecured revolving credit through June 23, 2013. We are in the process of reviewing and potentially extending or renewing this Credit Agreement. Borrowings under the Credit Agreement will bear interest on a floating rate basis with various terms available from which we can select. The Credit Agreement also provides for an unused facility fee and certain upfront and arrangement fees. The Credit Agreement requires that the outstanding loan balance be reduced to zero every 270 days for three days. The Credit Agreement further provides for certain financial covenants, including minimum equity, tangible equity and interest coverage, as well as maximum levels for total assets to equity capital and debt to equity. The Credit Agreement also contains certain other affirmative and negative covenants. On October 11, 2012, we and the bank syndicate amended certain of the covenants within the Credit Agreement. The amendments included increasing the thresholds related to limitations on indebtedness secured by liens on fixed assets, investments and loans and advances; and permitting purchases of equity interests from minority equity owners of certain affiliates, among other changes.

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The borrowings under the Credit Agreement will be used for general corporate purposes, including, but not limited to, financing our existing businesses and operations, expanding our businesses and operations through additional broker hires, strategic alliances and acquisitions, and repurchasing shares of our Class A common stock or purchasing limited partnership interests in BGC Holdings or other equity interests in our subsidiaries. As of May 1, 2013, we had no borrowings outstanding under the Credit Agreement.

On July 29, 2011, we issued an aggregate of \$160.0 million principal amount of 4.50% Convertible Notes.

On June 26, 2012, we issued an aggregate of \$112.5 million principal amount of 8.125% Senior Notes due 2042. Additional details regarding these issuances are provided in the “Notes Payable, Collateralized and Short-Term Borrowings” section below.

On various dates beginning in 2009 and most recently on December 27, 2012, we entered into secured loan arrangements under which we pledged certain fixed assets in exchange for loans. Additional details regarding our secured loan arrangements are provided in the “Notes Payable, Collateralized and Short-Term Borrowings” section below.

We may raise additional funds from time to time through equity or debt financing, including public and private sales of debt securities, to finance our business, operations and possible acquisitions.

Credit Ratings

Our public long-term credit ratings and associated outlook are as follows:

	<u>Rating</u>	<u>Outlook</u>
Fitch Ratings Inc.	BBB	Negative*
Standard & Poor's	BBB-	Stable

* On January 8, 2013, Fitch Ratings Inc. changed its outlook from stable to negative.

Credit ratings and associated outlooks are influenced by a number of factors, including but not limited to: earnings and profitability trends, the prudence of funding and liquidity management practices, balance sheet size/composition and resulting leverage, cash flow coverage of interest, composition and size of the capital base, available liquidity, outstanding borrowing levels and the firm's competitive position in the industry. A credit rating and/or the associated outlook can be revised upward or downward at any time by a rating agency if such rating agency decides that circumstances warrant such a change. Any reduction in our credit ratings and/or the associated outlook could adversely affect the availability of debt financing on terms acceptable to us, as well as the cost and other terms upon which we are able to obtain any such financing. In addition, credit ratings and associated outlooks may be important to customers or counterparties when we compete in certain markets and when we seek to engage in certain transactions. In connection with certain trading agreements, we may be required to provide additional collateral in the event of a credit ratings downgrade.

Cash Position Analysis

Below is an analysis of the changes in our cash position for the three months ended March 31, 2013 and 2012. Our cash position is defined as cash and cash equivalents plus unencumbered securities held for liquidity purposes. The analysis below describes the key components of our earnings, dividends and distributions, investing and funding, security settlements and our working capital activities.

Our cash analysis starts with consolidated net income adjusted for certain non-cash items (e.g., grants of exchangeability) as presented on the cash flow statement. Dividends and distributions are payments made to our holders of common shares and limited partnership interests and are related to earnings from prior periods. This timing difference will impact our sources and uses of cash in a given period.

Our investing and funding activities represent a combination of our capital raising activities, including short-term borrowings and issuances under our controlled equity offerings (net), and our investments (e.g., acquisitions, forgivable loans to new brokers and capital expenditures – all net of depreciation and amortization).

Our securities settlement activities primarily represent deposits with clearing organizations. In addition, when advantageous, we may elect to facilitate the settlement of matched principal transactions by funding failed trades, which results in a temporary secured use of cash and is economically beneficial to us.

Other changes in working capital represent changes primarily in receivables and payables and accrued liabilities that impact our cash position.

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The changes in our cash position during the three months ended March 31, 2013 and 2012 were as follows:

<i>(in millions)</i>	Three Months Ended	
	March 31,	
	2013	2012
Cash position, beginning of period	\$ 420.4	\$ 385.7
Consolidated net income, adjusted for non-cash items	31.2	51.4
Dividends and distributions related to prior periods	(39.3)	(53.5)
Treasury stock repurchases	—	(0.3)
Net cash from earnings, dividends and distributions	(8.1)	(2.4)
Investing and funding activities:		
(Decreases) increases in funding	(5.5)	58.1
Investments	8.0	(46.5)
Net investing and funding activities	2.5	11.6
Securities settlements	(37.1)	(40.3)
Other changes in working capital	(6.2)	(7.3)
All other	(1.1)	1.5
Cash position, end of period	<u>\$ 370.4</u>	<u>\$ 348.8</u>

Discussion of three months ended March 31, 2013

The decreased cash position was primarily due to cash used to facilitate the ordinary settlement and clearance of matched principal transactions at quarter-end. This reduction was substantially reversed at the beginning of the second quarter of 2013.

For the three months ended March 31, 2013, we generated earnings adjusted for non-cash items of \$31.2 million and paid dividends and distributions to shareholders and limited partners of \$39.3 million of which \$19.6 million related to dividends associated with fourth quarter 2012 earnings and \$19.7 million related to partnership earnings in the third quarter of 2012.

Our investing and funding activities generated approximately \$2.5 million of cash during the period. Decreases in our funding of \$5.5 million were primarily driven by repayment of collateralized borrowings. During this period, investments generated \$8.0 million primarily due to amortization of employee loans.

Our securities settlement activities used \$37.1 million of cash during the period primarily related to funding fail transactions, which is a temporary decrease in cash.

Working capital and other uses of cash were approximately \$7.3 million.

Discussion of three months ended March 31, 2012

For the three months ended March 31, 2012, we generated earnings adjusted for non-cash items of \$51.4 million and paid dividends and distributions to shareholders and limited partners of \$53.5 million of which \$23.6 million related to dividends associated with fourth quarter 2011 earnings and \$29.9 million related to partnership earnings in the third quarter of 2011.

Our investing and funding activities generated approximately \$11.6 million of cash during the period. Increases in our funding generated \$58.1 million primarily driven by the net proceeds from the issuance of Class A shares under our controlled equity offerings and increased short-term borrowings. During this period, we invested \$46.5 million primarily in investments in Grubb & Ellis and ELX.

Our securities settlement activities utilized \$40.3 million of cash during the period primarily related to funding fail transactions, which is a temporary use of cash.

Working capital and other uses of cash were approximately \$5.8 million.

Notes Payable, Collateralized and Short-Term Borrowings

On April 1, 2010, BGC Holdings issued an aggregate of \$150.0 million principal amount of the 8.75% Convertible Notes to Cantor. We used the proceeds of the 8.75% Convertible Notes to repay at maturity \$150.0 million aggregate principal amount of Senior Notes.

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The 8.75% Convertible Notes are senior unsecured obligations and rank equally and ratably with all of our existing and future senior unsecured obligations. The 8.75% Convertible Notes bear an annual interest rate of 8.75% currently, which will be payable semi-annually in arrears on April 15 and October 15 of each year, beginning on October 15, 2010. As of March 31, 2013, the 8.75% Convertible Notes were convertible, at the holder's option, at a conversion rate of 156.6109 shares of Class A common stock per \$1,000 principal amount of notes, subject to adjustment in certain circumstances. The 8.75% Convertible Notes were convertible into approximately 23.5 million shares of Class A common stock as of March 31, 2013. The 8.75% Convertible Notes will mature on April 15, 2015, unless earlier repurchased, exchanged or converted.

On July 29, 2011, we issued an aggregate of \$160.0 million principal amount of 4.50% Convertible Notes. In connection with the offering of the 4.50% Convertible Notes, we entered into an Indenture, dated as of July 29, 2011, with U.S. Bank National Association, as trustee. The 4.50% Convertible Notes were offered and sold solely to qualified institutional buyers pursuant to Rule 144A under the Securities Act.

The 4.50% Convertible Notes are our general senior unsecured obligations. The 4.50% Convertible Notes pay interest semi-annually at a rate of 4.50% per annum and were priced at par. As of March 31, 2013, the 4.50% Convertible Notes were convertible, at the holder's option, at a conversion rate of 101.6260 shares of Class A common stock per \$1,000 principal amount of notes, subject to adjustment in certain circumstances. Upon conversion, we will pay or deliver, as the case may be, cash, shares of our Class A common stock, or a combination thereof at our election. As of March 31, 2013, the 4.50% Convertible Notes were convertible into approximately 16.3 million shares of our Class A common stock. The 4.50% Convertible Notes will mature on July 15, 2016, unless earlier repurchased, exchanged or converted. The carrying value of the 4.50% Convertible Notes was approximately \$144.5 million as of March 31, 2013.

In connection with the offering of the 4.50% Convertible Notes, we entered into capped call transactions, which are expected to reduce the potential dilution of our Class A common stock upon any conversion of 4.50% Convertible Notes in the event that the market value per share of our Class A common stock, as measured under the terms of the capped call transactions, is greater than the strike price of the capped call transactions (\$10.09 as of March 31, 2013, subject to adjustment in certain circumstances). The capped call transactions had an initial cap price equal to \$12.30 per share (50% above the last reported sale price of our Class A common stock on the NASDAQ on July 25, 2011), and had a cap price equal to approximately \$12.61 per share as of March 31, 2013.

The net proceeds from this offering were approximately \$144.2 million after deducting the initial purchasers' discounts and commissions, estimated offering expenses and the cost of the capped call transactions. We used the net proceeds from the offering for general corporate purposes, including financing acquisitions.

On June 26, 2012, we issued an aggregate of \$112.5 million principal amount of 8.125% Senior Notes due 2042. The 8.125% Senior Notes are our senior unsecured obligations. The 8.125% Senior Notes may be redeemed for cash, in whole or in part, on or after June 26, 2017, at our option, at any time and from time to time, until maturity at a redemption price equal to 100% of the principal amount to be redeemed, plus accrued but unpaid interest on the principal amount being redeemed to, but not including, the redemption date. The 8.125% Senior Notes are listed on the New York Stock Exchange under the symbol "BGCA." We used the proceeds to repay short-term borrowings under our unsecured revolving credit facility and for general corporate purposes, including acquisitions. The initial carrying value of the 8.125% Senior Notes was \$108.7 million, net of debt issuance costs of \$3.8 million. CF&Co, an affiliate of us, served as one of the underwriters in this transaction and was paid an underwriting fee of approximately \$0.2 million.

On various dates beginning in 2009 and most recently in December 2012, we entered into secured loan arrangements under which we pledged certain fixed assets in exchange for loans. The secured loan arrangements have fixed rates between 2.62% and 8.09% per annum and are repayable in consecutive monthly installments with the final payments due in December 2016. The outstanding balance of the secured loan arrangements was \$34.3 million and \$37.6 million as of March 31, 2013 and December 31, 2012, respectively. The value of the fixed assets pledged was \$27.9 million and \$32.1 million as of March 31, 2013 and December 31, 2012, respectively. The secured loan arrangements are guaranteed by us.

On various dates during the years ended December 31, 2011 and 2010, we sold certain furniture, equipment, and software for \$34.2 million, net of costs, and concurrently entered into agreements to lease the property back. The principal and interest on the leases are repayable in equal monthly installments for terms of 36 months (software) and 48 months (furniture and equipment) with maturities through September 2014. The outstanding balance of the leases was \$8.9 million and \$11.7 million as of March 31, 2013 and December 31, 2012, respectively. The value of the fixed assets pledged was \$7.0 million and \$8.3 million as of March 31, 2013 and December 31, 2012, respectively.

Because assets revert back to us at the end of the leases, the transactions were capitalized. As a result, consideration received from the purchaser is included in our unaudited condensed consolidated statements of financial condition as a financing obligation, and payments made under the lease are being recorded as interest expense (at an effective rate of approximately 6%). Depreciation on these fixed assets will continue to be charged to "Occupancy and equipment" in our unaudited condensed consolidated statements of operations.

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During the year ended December 31, 2011, we entered into a Credit Agreement with a bank syndicate which provides for up to \$130.0 million of unsecured revolving credit through June 23, 2013 (for a detailed description of this facility, see Note 14—“Notes Payable, Collateralized and Short-Term Borrowings” to our unaudited condensed consolidated financial statements). The borrowings under the Credit Agreement will be used for general corporate purposes, including, but not limited to, financing our existing businesses and operations, expanding our businesses and operations through additional broker hires, strategic alliances and acquisitions, and repurchasing shares of our Class A common stock or purchasing limited partnership interests in BGC Holdings or other equity interests in our subsidiaries. As of May 1, 2013, we had no borrowings outstanding under the Credit Agreement.

Clearing Capital

In November 2008, we entered into a clearing capital agreement with Cantor to clear U.S. Treasury and U.S. government agency securities transactions on our behalf. Pursuant to the terms of this agreement, so long as Cantor is providing clearing services to us, Cantor shall be entitled to request from us, and we shall post as soon as practicable, cash or other property acceptable to Cantor in the amount reasonably requested by Cantor under the clearing capital agreement.

Regulatory Requirements

Our liquidity and available cash resources are restricted by regulatory requirements of our operating subsidiaries. Many of these regulators, including U.S. and non-U.S. government agencies and self-regulatory organizations, as well as state securities commissions in the U.S., are empowered to conduct administrative proceedings that can result in censure, fine, the issuance of cease-and-desist orders or the suspension or expulsion of a broker-dealer. In addition, self-regulatory organizations such as the Financial Industry Regulatory Authority (“FINRA”) and the National Futures Association (“NFA”) along with statutory bodies such as the Financial Services Authority (“FSA”) and the U.S. Securities and Exchange Commission (the “SEC”) require strict compliance with their rules and regulations. The requirements imposed by regulators are designed to ensure the integrity of the financial markets and to protect customers and other third parties who deal with broker-dealers and are not designed to specifically protect stockholders. These regulations often serve to limit our activities, including through net capital, customer protection and market conduct requirements.

On April 1, 2013, the FSA was replaced by two new regulatory bodies:

- The Prudential Regulation Authority (“PRA”) now governs the regulation of deposit-taking institutions, insurers and investment banks.
- The Financial Conduct Authority (“FCA”) now regulates business conduct of retail and wholesale markets with the main objective of protecting and enhancing confidence in the UK’s financial system. It has responsibility for the conduct of business regulation of all financial institutions including those regulated prudentially by the PRA.

Certain of our European subsidiaries will be regulated by the FCA.

As of March 31, 2013, \$354.9 million of net assets were held by regulated subsidiaries. As of March 31, 2013, these subsidiaries had aggregate regulatory net capital, as defined, in excess of the aggregate regulatory requirements, as defined, of \$192.2 million.

In April 2013, our Board of Directors and Audit Committee authorized management to enter into indemnification agreements with Cantor and its affiliates with respect to the provision of any guarantees provided by Cantor and its affiliates from time to time as required by regulators. These services may be provided from time to time at a reasonable and customary fee.

Class A Common Stock

Changes in shares of our Class A common stock outstanding for the three months ended March 31, 2013 and 2012 were as follows:

	Three Months Ended March 31,	
	2013	2012
Shares outstanding at beginning of period	123,913,759	97,220,042
Share issuances:		
Redemptions and exchanges of limited partnership interests (1)	5,339,482	3,473,908
Vesting of restricted stock units (RSUs)	491,822	674,973
Acquisitions (2)	—	79,715
Purchase of notes receivable in connection with our acquisition of Grubb & Ellis	—	453,172
Other issuances of Class A common stock (3)	1,128,518	2,905,138
Treasury stock repurchases	—	(44,013)
Shares outstanding at end of period	<u>130,873,581</u>	<u>104,762,935</u>

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- (1) The issuances related to redemptions and exchanges of limited partnership interests did not impact the fully diluted number of shares and units outstanding.
- (2) For the three months ended March 31, 2012, 72,009 of these shares were issued pursuant to the exemption from registration provided by Regulation S under the Securities Act.
- (3) During the three months ended March 31, 2012, we issued and donated an aggregate of 1,050,000 shares of Class A common stock to the Relief Fund in connection with our annual Charity Day. These shares have been included in the registration statement for resale by the Relief Fund. In addition, during the three months ended March 31, 2013 and 2012, we issued an aggregate of 1,113,663 and 1,842,023 shares, respectively, of our Class A common stock for general corporate purposes.

Class B Common Stock

We did not issue any shares of Class B common stock during the three months ended March 31, 2013 or 2012.

Controlled Equity Offering

On December 12, 2012, we entered into a controlled equity offering sales agreement with CF&Co, pursuant to which we may offer and sell up to an aggregate of 20 million shares of our Class A common stock. Shares of our Class A common stock sold under our controlled equity offering sales agreement are used primarily for redemptions of limited partnership interests in BGC Holdings. CF&Co is a wholly-owned subsidiary of Cantor and an affiliate of us. Under the December 2012 Sales Agreement, we have agreed to pay CF&Co 2% of the gross proceeds from the sale of shares. As of March 31, 2013, we have sold 6,514,210 shares of our Class A common stock under the December 2012 Sales Agreement.

Unit Redemptions and Share Repurchase Program

Our Board of Directors and Audit Committee have authorized repurchases of our Class A common stock and redemptions of BGC Holdings limited partnership interests or other equity interests in our subsidiaries. As of March 31, 2013, we had approximately \$47.4 million remaining from our share repurchase and unit redemption authorization. From time to time, we may actively continue to repurchase shares or redeem units. On May 1, 2013, our Board of Directors and Audit Committee reauthorized our \$100 million share repurchase and unit redemption authority. This authorization will increase to \$250 million upon the closing of the Proposed Transaction with NASDAQ OMX.

Unit redemption and share repurchase activity for the three months ended March 31, 2013 was as follows:

<u>Period</u>	<u>Total Number of Units Redeemed or Shares Repurchased</u>	<u>Average Price Paid per Unit or Share</u>	<u>Approximate Dollar Value of Units and Shares That May Yet Be Redeemed/ Purchased Under the Plan</u>
Redemptions (1)			
First Quarter	5,193,534	\$ 4.16	
Repurchases (2)			
First Quarter	—	\$ —	
Total Redemptions and Repurchases	5,193,534	\$ 4.16	\$ 47,407,929

- (1) During the three months ended March 31, 2013, we redeemed approximately 4.5 million limited partnership units at an average price of \$4.25 per unit and approximately 0.7 million founding/working partner units at an average price of \$3.58 per unit. During the three months ended March 31, 2012, we redeemed approximately 2.8 million limited partnership units at an average price of \$6.75 per unit and approximately 1.0 million founding/working partner units at an average price of \$6.18 per unit.
- (2) During the three months ended March 31, 2013, we did not repurchase any shares of our Class A common stock. During the three months ended March 31, 2012, we repurchased 44,013 shares of our Class A common stock at an aggregate purchase price of approximately \$337 thousand for an average price of \$7.66 per share.

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The fully diluted weighted-average share count for the three months ended March 31, 2013 was as follows (in thousands):

	Three Months Ended
	March 31, 2013
Common stock outstanding (1)	163,225
Limited partnership interests in BGC Holdings	153,317
RSUs (Treasury stock method)	577
Other	704
Total (2)	<u>317,823</u>

- (1) Common stock outstanding consisted of Class A shares, Class B shares and contingent shares for which all necessary conditions have been satisfied except for the passage of time. For the quarter ended March 31, 2013, the weighted-average share count of Class A shares was 128.4 million and Class B shares was 34.8 million.
- (2) For the quarter ended March 31, 2013, approximately 39.7 million Class A shares issuable upon conversion of convertible notes were not included in the computation of fully diluted earnings per share because their effect would have been anti-dilutive. In addition, for the quarter ended March 31, 2013, approximately 7.9 million other potentially dilutive securities were not included in the computation of fully diluted earnings per share because their effect would have been anti-dilutive. Also, as of March 31, 2013, approximately 5.9 million shares of contingent Class A common stock were excluded because the conditions for issuance had not been met by the end of the period.

We intend to reexamine our partnership enhancement program and to take other steps with the objective of reducing our overall rate of share count growth.

Stock Option Exercises

We did not issue any shares of our Class A common stock related to the exercise of stock options during the three months ended March 31, 2013 or 2012.

Share Repurchases from Executive Officers

On April 2, 2013, the Audit Committee and Compensation Committee authorized management to repurchase shares of Class A common stock or partnership units from our executive officers from time to time at prices not to exceed the market price of the Class A common stock on the date of purchase. On April 2, 2013, we repurchased from Mr. Merkel 33,478 shares of Class A common stock at a price of \$5.61 per share, which was the closing price of the Class A common stock on such date, less 2%.

Cantor Rights to Purchase Limited Partnership Interests from BGC Holdings

Cantor has the right to purchase limited partnership interests (Cantor units) from BGC Holdings upon redemption of non-exchangeable founding/working partner units redeemed by BGC Holdings upon termination or bankruptcy of the founding/working partner. Any such Cantor units purchased by Cantor are exchangeable for shares of Class B common stock or, at Cantor's election or if there are no additional authorized but unissued shares of Class B common stock, shares of Class A common stock, in each case on a one-for-one basis (subject to customary anti-dilution adjustments).

As of March 31, 2013, there were 1,092,402 non-exchangeable founding/working partner units remaining in which BGC Holdings had the right to redeem and Cantor had the right to purchase an equivalent number of Cantor units.

Partner Loan Agreements

On April 5, 2012, we repurchased an aggregate of 895,141 partnership interests at a price of \$7.82 per share from an employee. Approximately \$4.6 million of the proceeds were used to repay two notes previously issued by us, and approximately \$2.4 million of the proceeds were used towards a \$3.4 million third-party note, to which the shares underlying the employee's remaining 301,160 exchangeable units remain pledged. Cantor has guaranteed this third-party loan.

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Share Donation in Connection with Charity Day

On April 2, 2013, we issued and donated an aggregate of 1,000,000 shares of Class A common stock to the Relief Fund in connection with our annual Charity Day. On April 12, 2013, we filed a resale registration statement on Form S-3 with respect to 2,810,000 shares of Class A common stock donated by us to the Relief Fund in connection with our annual Charity Day (including the 1,000,000 shares we issued and donated on April 2, 2013). The registration statement was declared effective by the SEC on May 6, 2013.

Market Summary

The following table provides certain volume and transaction count information on the eSpeed system for the quarterly periods indicated:

	March 31, 2013	December 31, 2012	September 30, 2012	June 30, 2012	March 31, 2012
Volume (in billions)					
Fully Electronic—Rates—(1)	\$11,358	\$ 8,618	\$ 10,340	\$11,984	\$12,091
Fully Electronic—FX, Credit, Equities & Other—(2)	1,846	1,093	1,237	1,407	1,413
Total Fully Electronic Volume	13,204	9,711	11,577	13,391	13,504
Total Hybrid Volume—(3)	38,545	34,714	37,939	34,719	35,152
Total Fully Electronic and Hybrid Volume	\$51,749	\$ 44,425	\$ 49,516	\$48,110	\$48,656
Transaction Count (in thousands, except for days)					
Fully Electronic—Rates—(1)	4,153	3,220	3,740	4,538	4,860
Fully Electronic—FX, Credit, Equities & Other—(2)	1,331	675	720	896	845
Total Fully Electronic Transactions	5,484	3,895	4,460	5,434	5,705
Total Hybrid Transactions	702	619	678	707	587
Total Transactions	6,186	4,514	5,138	6,141	6,292
Trading Days	60	64	63	63	62

(1) Defined as U.S. Treasuries, Canadian Sovereigns, European Government Bonds, Repos, Interest Rate Swaps, and Futures.

(2) Defined as Foreign Exchange Derivatives, Spot Foreign Exchange, Credit Derivatives, Corporate Bonds, Commodity Derivatives and Equity-Related Products.

(3) Defined as volume from hybrid transactions conducted by BGC Brokers using the eSpeed system, exclusive of voice-only transactions.

Notes: The proposed transaction with NASDAQ OMX is expected to lower the above volume figures for fully electronic Rates in periods following the close of the proposed transaction. The above historical volume figures have been adjusted to reflect the reclassification of certain brokerage desks. These reclassifications had no impact on our total fully electronic or hybrid volumes or on our revenues related to fully electronic trading, overall revenues or earnings.

All trades executed on the eSpeed platform settle for clearing purposes against CF&Co, a BGC affiliate. CF&Co is a member of FINRA and the Fixed Income Clearing Corporation, a subsidiary of the Depository Trust & Clearing Corporation. CF&Co, BGC, and other affiliates participate in U.S. Treasuries as well as other markets by posting quotations for their account and by acting as principal on trades with platform users. Such activity is intended, among other things, to assist CF&Co, BGC, and their affiliates in managing their proprietary positions (including, but not limited to, those established as a result of combination trades and errors), facilitating transactions, framing markets, adding liquidity, increasing commissions and attracting order flow.

Quarterly Market Activity

Fully electronic volume on the eSpeed and BGC Trader system, including new products, was \$13.2 trillion for the three months ended March 31, 2013, down 2.2% from \$13.5 trillion for the three months ended March 31, 2012. Our combined voice-assisted and screen-assisted volume for the three months ended March 31, 2013 was \$51.7 trillion, up 6.4% from \$48.7 trillion for the three months ended March 31, 2012.

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Contractual Obligations and Commitments

The following table summarizes certain of our contractual obligations at March 31, 2013 (in thousands):

	Less Than 1				More Than 5
	Total	Year	1-3 Years	3-5 Years	Years
Operating leases (1)	\$ 240,119	\$ 47,074	\$ 73,121	\$ 53,989	\$ 65,935
Notes payable and collateralized obligations (2)	466,194	21,161	171,158	161,375	112,500
Interest on notes payable (3)	319,312	30,656	47,006	20,396	221,254
Total contractual obligations	<u>\$1,025,625</u>	<u>\$ 98,891</u>	<u>\$291,285</u>	<u>\$235,760</u>	<u>\$ 399,689</u>

- (1) Operating leases are related to rental payments under various non-cancelable leases, principally for office space, net of sub-lease payments to be received. The total amount of sub-lease payments to be received is approximately \$14.4 million over the life of the agreement. These sub-lease payments are included in the table above.
- (2) Notes payable and collateralized obligations reflects the issuance of \$150.0 million of the 8.75% Convertible Notes with a contractual maturity date in 2015 (unless earlier repurchased, exchanged or converted), \$160.0 million of the 4.50% Convertible Notes (the \$160.0 million represents the principal amount of the debt; the carrying value of the 4.50% Convertible Notes as of March 31, 2013 was approximately \$144.5 million) with a contractual maturity date in 2016 (unless earlier repurchased, exchanged or converted), \$112.5 million of the 8.125% Senior Notes (the \$112.5 million represents the principal amount of the debt; the carrying value of the 8.125% Senior Notes as of March 31, 2013 was approximately \$108.8 million) with a contractual maturity date in 2042 (which may be redeemed for cash, in whole or in part, on or after June 26, 2017, at our option) and \$43.7 million of secured loan arrangements (the \$43.7 million represents the principal amount of the debt; the carrying value of the secured loan arrangements as of March 31, 2013 was approximately \$43.2 million) with maturity dates from 2013 to 2016. See Note 14—"Notes Payable, Collateralized and Short-Term Borrowings," to our unaudited condensed consolidated financial statements for more information regarding these obligations, including timing of payments and compliance with debt covenants.
- (3) The \$221.3 million of interest on notes payable that is due in more than five years represents interest on the 8.125% Senior Notes. The 8.125% Senior Notes may be redeemed for cash, in whole or in part, on or after June 26, 2017, at our option, which may impact the actual interest paid.

Off-Balance Sheet Arrangements

In the ordinary course of business, we enter into arrangements with unconsolidated entities, including variable interest entities. See Note 11—"Investments" to our unaudited condensed consolidated financial statements in Part I, Item 1 of this Quarterly Report on Form 10-Q for additional information related to our investments in unconsolidated entities.

Critical Accounting Policies

The preparation of our unaudited condensed consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of the assets and liabilities, revenues and expenses, and the disclosure of contingent assets and liabilities in our unaudited condensed consolidated financial statements. We believe that of our significant accounting policies (see Note 3—"Summary of Significant Accounting Policies" to our consolidated financial statements in Part II, Item 8 of our Annual Report on Form 10-K), the following policies involve a higher degree of judgment and complexity.

Revenue Recognition

We derive our revenues primarily through commissions from brokerage services, the spread between the buy and sell prices on matched principal transactions, revenues from real estate management services, fees from related parties, fees from certain information products, fees for the provision of certain software solutions, and other revenues.

We recognize revenue when four basic criteria have been met:

- Existence of persuasive evidence that an arrangement exists;
- Delivery has occurred or services have been rendered;
- The seller's price to the buyer is fixed and determinable; and
- Collectability is reasonably assured.

The judgments involved in revenue recognition include determining the appropriate time to recognize revenue. In particular within our Real Estate Services segment, we evaluate our transactions to determine whether contingencies exist that may impact the timing of revenue recognition.

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Equity-Based and Other Compensation

Discretionary Bonus: A portion of our compensation and employee benefits expense is comprised of discretionary bonuses, which may be paid in cash, equity, partnership awards or a combination thereof. We accrue expense in a period based on revenues in that period and on the expected combination of cash, equity and partnership units. Given the assumptions used in estimating discretionary bonuses, actual results may differ.

Restricted Stock Units: We account for equity-based compensation under the fair value recognition provisions of the FASB guidance. Restricted stock units (“RSUs”) provided to certain employees are accounted for as equity awards, and as per FASB guidance, we are required to record an expense for the portion of the RSUs that is ultimately expected to vest. FASB guidance requires forfeitures to be estimated at the time of grant and revised, if necessary, in subsequent periods if actual forfeitures differ from those estimates. Because significant assumptions are used in estimating employee turnover and associated forfeiture rates, actual results may differ from our estimates under different assumptions or conditions.

The fair value of RSUs awards to employees is determined on the date of grant, based on the market value of our Class A common stock. Generally, RSUs granted by us as employee compensation do not receive dividend equivalents; as such, we adjust the fair value of the RSUs for the present value of expected forgone dividends, which requires us to include an estimate of expected dividends as a valuation input. This grant-date fair value is amortized to expense ratably over the awards’ vesting periods. For RSUs with graded vesting features, we have made an accounting policy election to recognize compensation cost on a straight-line basis. The amortization is reflected as non-cash equity-based compensation expense in our unaudited condensed consolidated statements of operations.

Limited Partnership Units: Limited partnership units in BGC Holdings are generally held by employees. Generally such units receive quarterly allocations of net income based on their weighted-average pro rata share of economic ownership of our operating subsidiaries. These allocations are cash distributed on a quarterly basis and are generally contingent upon services being provided by the unit holders. As prescribed in FASB guidance, the quarterly allocations of net income to such limited partnership units are reflected as a separate component of compensation expense under “Allocations of net income to limited partnership units and founding/working partner units” in our unaudited condensed consolidated statements of operations.

Certain of these limited partnership units entitle the holders to receive post-termination payments equal to the notional amount in four equal yearly installments after the holder’s termination. These limited partnership units are accounted for as post-termination liability awards under FASB guidance. Accordingly, we recognize a liability for these units on our unaudited condensed consolidated statements of financial condition as part of “Accrued compensation” for the amortized portion of the post-termination payment amount, based on the current fair value of the expected future cash payout. We amortize the post-termination payment amount, less an expected forfeiture rate, over the vesting period, and record an expense for such awards based on the change in value at each reporting period in our unaudited condensed consolidated statements of operations as part of “Compensation and employee benefits.”

Certain limited partnership units are granted exchangeability into Class A common stock on a one-for-one basis (subject to adjustment). At the time exchangeability is granted, we recognize an expense based on the fair value of the award on that date, which is included in “Compensation and employee benefits” in our unaudited condensed consolidated statements of operations. During the three months ended March 31, 2013 and 2012, we incurred compensation expense, before associated income taxes, of \$10.6 million and \$25.9 million, respectively, related to the grant of exchangeability on partnership units.

Employee Loans: We have entered into various agreements with certain of our employees and partners whereby these individuals receive loans that may be either wholly or in part repaid from distributions that the individuals receive on some or all of their limited partnership interests or may be forgiven over a period of time. Cash advance distribution loans are documented in formal agreements and are repayable in timeframes outlined in the underlying agreements. We intend for these advances to be repaid in full from the future distributions on existing and future awards granted. The distributions are treated as compensation expense when made and the proceeds are used to repay the loan. The forgivable portion of any loans is recognized as compensation expense in our unaudited condensed consolidated statements of operations over the life of the loan. The loan balances are periodically reviewed for potential impairment. Actual collectability of loan balances may differ from our estimates.

As of March 31, 2013 and December 31, 2012, the aggregate balance of these employee loans was \$212.9 million and \$220.1 million, respectively, and is included as “Loans, forgivable loans and other receivables from employees and partners, net” in our unaudited condensed consolidated statements of financial condition. Compensation expense for the above-mentioned employee loans for the three months ended March 31, 2013 and 2012 was \$9.5 million and \$7.0 million, respectively. The compensation expense related to these employee loans included as part of “Compensation and employee benefits” in our unaudited condensed consolidated statements of operations.

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Goodwill

Goodwill is the excess of the purchase price over the fair value of identifiable net assets acquired in a business combination. As prescribed in FASB guidance, *Goodwill and Other Intangible Assets*, goodwill is not amortized, but instead is periodically tested for impairment. We review goodwill for impairment on an annual basis during the fourth quarter of each fiscal year or whenever an event occurs or circumstances change that could reduce the fair value of a reporting unit below its carrying amount.

When reviewing goodwill for impairment, we first assess qualitative factors to determine whether it is more likely than not that the fair value of a reporting unit is less than its carrying amount. If the results of the qualitative assessment are not conclusive, or if we choose to bypass the qualitative assessment, we perform a goodwill impairment analysis using a two-step process.

The first step involves comparing each reporting unit's estimated fair value with its carrying value, including goodwill. To estimate the fair value of the reporting units, we use a discounted cash flow model and data regarding market comparables. The valuation process requires significant judgment and involves the use of significant estimates and assumptions. These assumptions include cash flow projections, estimated cost of capital and the selection of peer companies and relevant multiples. Because significant assumptions and estimates are used in projecting future cash flows, choosing peer companies and selecting relevant multiples, actual results may differ from our estimates under different assumptions or conditions. If the estimated fair value of a reporting unit exceeds its carrying value, goodwill is deemed not to be impaired. If the carrying value exceeds estimated fair value, there is an indication of potential impairment and the second step is performed to measure the amount of potential impairment.

The second step of the process involves the calculation of an implied fair value of goodwill for each reporting unit for which step one indicated a potential impairment may exist. The implied fair value of goodwill is determined by measuring the excess of the estimated fair value of the reporting unit as calculated in step one, over the estimated fair values of the individual assets, liabilities and identified intangibles. Events such as economic weakness, significant declines in operating results of reporting units, or significant changes to critical inputs of the goodwill impairment test (e.g., estimates of cash flows or cost of capital) could cause the estimated fair value of our reporting units to decline, which could result in an impairment of goodwill in the future.

Income Taxes

We account for income taxes using the asset and liability method as prescribed in FASB guidance on *Accounting for Income Taxes*. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the unaudited condensed consolidated financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Certain of our entities are taxed as U.S. partnerships and are subject to the Unincorporated Business Tax ("UBT") in the City of New York. Therefore, the tax liability or benefit related to the partnership income or loss except for UBT rests with the partners (see Note 2—"Limited Partnership Interests in BGC Holdings" for a discussion of partnership interests), rather than the partnership entity. As such, the partners' tax liability or benefit is not reflected in our unaudited condensed consolidated financial statements. The tax-related assets, liabilities, provisions or benefits included in our unaudited condensed consolidated financial statements also reflect the results of the entities that are taxed as corporations, either in the U.S. or in foreign jurisdictions. Pursuant to FASB guidance on *Accounting for Uncertainty in Income Taxes, an interpretation of FASB Statement on Accounting for Income Taxes*, we provide for uncertain tax positions based upon management's assessment of whether a tax benefit is more likely than not to be sustained upon examination by tax authorities. Management is required to determine whether a tax position is more likely than not to be sustained upon examination by tax authorities, including resolution of any related appeals or litigation processes, based on the technical merits of the position. Because significant assumptions are used in determining whether a tax benefit is more likely than not to be sustained upon examination by tax authorities, actual results may differ from our estimates under different assumptions or conditions. We recognize interest and penalties related to income tax matters in "Interest expense" and "Other expenses," respectively, in our unaudited condensed consolidated statement of operations.

A valuation allowance is recorded against deferred tax assets if it is deemed more likely than not that those assets will not be realized. In assessing the need for a valuation allowance, we consider all available evidence, including past operating results, the existence of cumulative losses in the most recent fiscal years, estimates of future taxable income and the feasibility of tax planning strategies.

The measurement of current and deferred income tax assets and liabilities is based on provisions of enacted tax laws and involves uncertainties in the application of tax regulations in the U.S. and other tax jurisdictions. Because our interpretation of complex tax law may impact the measurement of current and deferred income taxes, actual results may differ from these estimates under different assumptions regarding the application of tax law.

See Note 3—"Summary of Significant Accounting Policies," to our consolidated financial statements in Part II, Item 8 of our Annual Report on Form 10-K for additional information regarding our significant accounting policies.

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Recently Adopted Accounting Pronouncements

See Note 1—“Organization and Basis of Presentation,” to our unaudited condensed consolidated financial statements in Part I, Item 1 of this Quarterly Report on Form 10-Q for information regarding recently adopted accounting pronouncements.

New Accounting Pronouncements

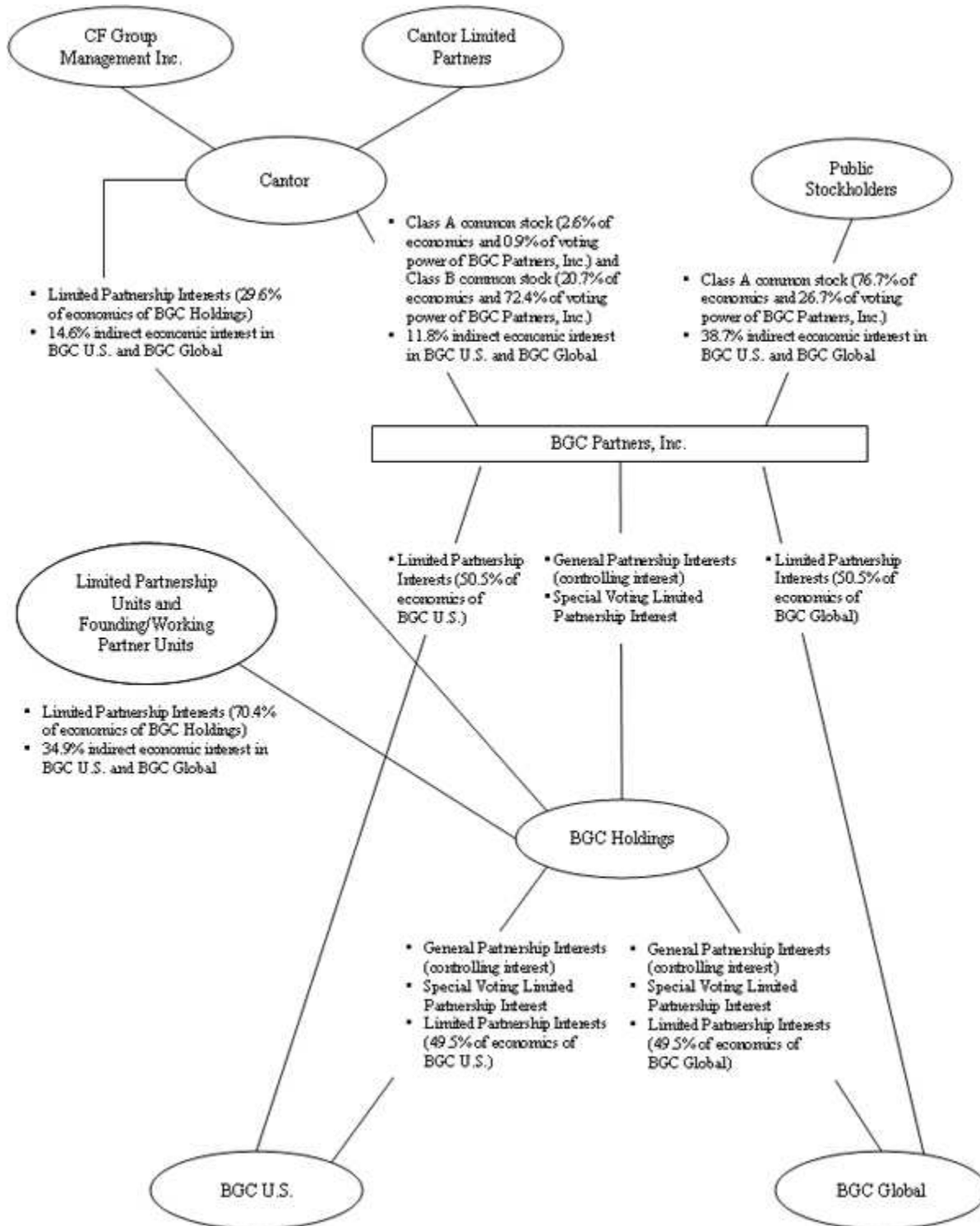
See Note 1—“Organization and Basis of Presentation,” to our unaudited condensed consolidated financial statements in Part I, Item 1 of this Quarterly Report on Form 10-Q for information regarding new accounting pronouncements.

Our Organizational Structure

We are a holding company and our business is operated through two operating partnerships, BGC U.S., which holds our U.S. businesses, and BGC Global, which holds our non-U.S. businesses. The limited partnership interests of the two operating partnerships are held by us and BGC Holdings, and the limited partnership interests of BGC Holdings are currently held by Cantor, the founding/working partners and holders of limited partnership units. We hold the BGC Holdings general partnership interest and the BGC Holdings special voting limited partnership interest, which entitle us to remove and appoint the general partner of BGC Holdings, and serve as the general partner of BGC Holdings, which entitles us to control BGC Holdings. BGC Holdings, in turn, holds the BGC U.S. general partnership interest and the BGC U.S. special voting limited partnership interest, which entitle the holder thereof to remove and appoint the general partner of BGC U.S., and the BGC Global general partnership interest and the BGC Global special voting limited partnership interest, which entitle the holder thereof to remove and appoint the general partner of BGC Global, and serves as the general partner of BGC U.S. and BGC Global, all of which entitle BGC Holdings (and thereby us) to control each of BGC U.S. and BGC Global. BGC Holdings holds its BGC Global general partnership interest through a company incorporated in the Cayman Islands, BGC Global Holdings GP Limited. As of May 1, 2013, we held directly and indirectly, through wholly-owned subsidiaries, BGC U.S. limited partnership interests and BGC Global limited partnership interests consisting of approximately 168,031,081 units and 168,031,081 units, representing approximately 50.5% and 50.5% of the outstanding BGC U.S. limited partnership interests and BGC Global limited partnership interests, respectively.

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The following diagram illustrates our ownership structure as of May 1, 2013. The following diagram does not reflect the various subsidiaries of BGC, BGC U.S., BGC Global, BGC Holdings or Cantor, or the noncontrolling interests in the Company's consolidated subsidiaries other than Cantor's limited partnership interest in BGC Holdings.



* Shares of our Class B common stock are convertible into shares of our Class A common stock at any time at the discretion of the holder on a one-for-one basis. Accordingly, if Cantor converted all of its Class B common stock into Class A common stock, Cantor would hold 23.4% of the voting power, and the public stockholders would hold 76.6% of the voting power (and the indirect economic interests in BGC U.S. and BGC Global would remain unchanged). The diagram reflects: (i) an aggregate of 1,360,466 February 2012 distribution right shares (as defined below) distributed by Cantor through May 1, 2013 (consisting of 1,010,655 shares distributed on February 14, 2012, 282,023 shares distributed on March 21, 2012, 52,992 shares distributed on August 6, 2012 and 14,796 shares distributed on February 19, 2013) (but not the 1,867,819 February 2012 distribution rights shares that remain to be distributed by Cantor); (ii) an aggregate of 18,118,471 April 2008

distribution rights shares (as defined below) distributed by Cantor through May 1, 2013 (including 498,960 shares distributed on February 14, 2012, 289,145 shares distributed on August 6, 2012 and 3,188 shares distributed on February 19, 2013) (but not the 15,253,273 April 2008 distribution rights shares that remain to be distributed by Cantor); (iii) an aggregate of 1,050,000 shares of Class A common stock that we donated to The Cantor Fitzgerald Relief Fund (750,000 shares donated on February 3, 2012 and 300,000 shares donated on March 9, 2012), all of which 1,050,000 shares have been sold under our shelf Registration Statement on Form S-3 (Registration No. 333-180391); (iv) an aggregate of 2,810,000 shares of Class A common stock that we donated to The Cantor Fitzgerald Relief Fund (1,810,000 shares donated on December 21, 2012 and 1,000,000 shares donated on April 2, 2013), all of which 2,810,000 shares may be offered and sold under our shelf Registration Statement on Form S-3 (Registration No. 333-187875); (v) 17,794 shares of Class A common stock that Cantor donated to a charitable organization on April 8, 2013; (vi) an aggregate of 7,362,010 shares of Class A common stock that we have sold through May 1, 2013 under the December 2012 sales agreement under our shelf Registration Statement on Form S-3 (Registration No. 333-185110) (but not the 12,637,990 remaining shares of Class A common stock available to be sold under the December 2012 sales agreement); and (vii) an aggregate of 33,478 shares of Class A common stock that we repurchased from Mr. Merkel on April 2, 2013. The diagram does not reflect Cantor's economic interest in the 8.75% convertible notes or the 23,491,632 shares of Class A common stock acquirable by Cantor upon conversion thereof. If Cantor converted all of the 8.75% convertible notes into shares of Class A common stock, Cantor would hold 74.5% of the voting power, and the public stockholders would hold 25.5% of the voting power (and Cantor's indirect economic interests in each of BGC U.S. and BGC Global would be 31.3%). Further, the diagram does not reflect (i) 9,898,632 shares of Class A common stock that remain available to be sold pursuant to our Dividend Reinvestment and Stock Purchase Plan under our shelf Registration Statement on Form S-3 (Registration No. 333-173109); (ii) 17,297,192 shares of Class A common stock that may be sold under our acquisition shelf Registration Statement on Form S-4 (Registration No. 333-169232); (iii) 16,260,160 shares of Class A common stock that may be issued upon conversion of the 4.50% convertible notes; or (iv) any shares of Class A common stock that may become issuable upon the conversion or exchange of any convertible or exchangeable debt securities that may be sold under our shelf Registration Statement on Form S-3 (Registration No. 333-180331). For purposes of the diagram and this paragraph, Cantor's percentage ownership also includes CFGM's percentage ownership.

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Stock Ownership

As of May 1, 2013, there were approximately 133,182,974 shares of our Class A common stock outstanding, of which 4,413,281 shares were held by Cantor and CF Group Management, Inc. (“CFGM”), Cantor’s managing general partner. Each share of Class A common stock is generally entitled to one vote on matters submitted to a vote of our stockholders. In addition, as of May 1, 2013, Cantor and CFGM held 34,848,107 shares of our Class B common stock (which represents all of the outstanding shares of our Class B common stock), representing, together with our Class A common stock held by Cantor and CFGM, approximately 73.3% of our voting power. Each share of Class B common stock is generally entitled to the same rights as a share of Class A common stock, except that, on matters submitted to a vote of our stockholders, each share of Class B common stock is entitled to ten votes. The Class B common stock generally votes together with the Class A common stock on all matters submitted to a vote of our stockholders.

Through May 1, 2013, Cantor has distributed an aggregate of 19,478,937 shares of Class A common stock consisting of (i) 18,118,471 shares to certain partners to satisfy certain of Cantor’s deferred stock distribution obligations provided to such partners on April 1, 2008 (the “April 2008 distribution rights shares”) (10,415,903 shares with respect to retained partners and 7,702,568 shares with respect to founding partners), and (ii) 1,360,466 shares to certain partners of Cantor to satisfy certain of Cantor’s deferred stock distribution obligations provided to such partners on February 14, 2012 in connection with Cantor’s payment of previous quarterly partnership distributions (the “February 2012 distribution rights shares”). As of May 1, 2013, Cantor is still obligated to distribute an aggregate of 17,121,092 shares of Class A common stock consisting of (A) 15,253,273 April 2008 distribution rights shares and (B) 1,867,819 February 2012 distribution rights shares. Partners of Cantor with the right to receive these 17,121,092 shares have elected to defer receipt of their shares and receive a distribution equivalent.

BGC Holdings Units

Partners and Cantor directly hold BGC Holdings limited partnership interests. BGC Holdings, in turn, holds BGC U.S. limited partnership interests and BGC Global limited partnership interests and, as a result, founding/working partners, limited partnership unit holders and Cantor indirectly have interests in BGC U.S. limited partnership interests and BGC Global limited partnership interests.

As of May 1, 2013, there were 94,520,093 limited partnership units and 21,631,555 founding/working partner units outstanding.

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The BGC Holdings limited partnership interests held by Cantor are exchangeable with us for our Class B common stock (or, at Cantor's option or if there are no additional authorized but unissued shares of our Class B common stock, our Class A common stock) on a one-for-one basis (subject to customary anti-dilution adjustments). Upon certain circumstances, certain of the outstanding founding/working partner units and limited partnership units may become exchangeable.

In March 2010, the Amended and Restated BGC Holdings, L.P. limited partnership agreement was further amended by its general partner and Cantor to create two new types of limited partnership units, PSUs and PSIs. These units are used by us for compensatory grants, compensation modifications, redemptions of partnership interests and other purposes. In September 2011, the Amended and Restated BGC Holdings, L.P. limited partnership agreement was further amended by its general partner and Cantor to create five new classes of limited partnership units, all of which shall be considered working partner units. Four new units, AREUs, ARPUs, APSUs, and APSIs, are identical in all respects to existing REUs, RPU, PSUs and PSIs, respectively, for all purposes except that (i) until any related distribution conditions specified in the applicable award agreement are met, if ever, only net losses shall be allocable with respect to such units; and (ii) no distributions shall be made until such distribution conditions are met. The other new unit, the PSE, is identical in all respects to existing PSUs for all purposes except that (x) PSEs shall require minimum distributions of no less than \$0.015 per fiscal quarter; and (y) such distributions may be delayed for up to four quarters in the discretion of the General Partner. The Amendment was entered into principally to create new classes of units in order to provide flexibility to the Company and BGC Holdings in using units in connection with compensation arrangements and acquisitions.

In December 2012, the Amended and Restated BGC Holdings, L.P. limited partnership agreement was further amended to create a new class of limited partnership unit, the LPU, which shall be considered a working partner unit and which will be granted only to members of a U.K. limited liability partnership, BGC Services (Holdings) LLP, and is otherwise identical to an existing PSU.

We may continue our global program in 2013 whereby partners redeem their REUs or RPUs in exchange for partnership units and receive exchangeability or cash for certain of their limited partnership units and, in many cases, a modification or extension of their employment arrangements. We may also continue to grant exchange rights with respect to other previously issued limited partnership units.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK***Credit Risk***

Credit risk arises from potential non-performance by counterparties and customers. BGC Partners has established policies and procedures to manage its exposure to credit risk. BGC Partners maintains a thorough credit approval process to limit exposure to counterparty risk and employs stringent monitoring to control the counterparty risk from its matched principal and agency businesses. BGC Partners' account opening and counterparty approval process includes verification of key customer identification, anti-money laundering verification checks and a credit review of financial and operating data. The credit review process includes establishing an internal credit rating and any other information deemed necessary to make an informed credit decision, which may include correspondence, due diligence calls and a visit to the entity's premises, as necessary.

Credit approval is granted subject to certain trading limits and may be subject to additional conditions, such as the receipt of collateral or other credit support. Ongoing credit monitoring procedures include reviewing periodic financial statements and publicly available information on the client and collecting data from credit rating agencies, where available, to assess the ongoing financial condition of the client. For U.S. Treasury transactions conducted through the eSpeed electronic trading platform, BGC Partners has developed and utilizes an electronic credit monitoring system which measures and controls credit usage, which may include the ability to prohibit execution of trades that would exceed risk limits and permit only risk reducing trades. This system is compliant with SEC Rule 15c3-5, which became effective November 30, 2011. The Rule relates to systems such as eSpeed that provide direct market access to an exchange or Alternative Trading System. The Rule requires firms to set and monitor pre-trade limits for all activities subject to the Rule.

Through its subsidiaries, BGC Partners executes matched principal transactions in which it acts as a "middleman" by serving as counterparty to both a buyer and a seller in matching back-to-back trades. These transactions are then settled through a recognized settlement system or third-party clearing organization. Settlement typically occurs within one to three business days after the trade date. Cash settlement of the transaction occurs upon receipt or delivery of the underlying instrument that was traded. BGC Partners generally avoids settlement of principal transactions on a free-of-payment basis or by physical delivery of the underlying instrument. However, free-of-payment transactions may occur on a very limited basis.

The number of matched principal trades BGC Partners executes has continued to grow as compared to prior years. Receivables from broker-dealers, clearing organizations, customers and related broker-dealers and Payables to broker-dealers, clearing organizations, customers and related broker-dealers on the Company's unaudited condensed consolidated statements of financial condition primarily represent the simultaneous purchase and sale of the securities associated with those matched principal transactions that have not settled as of their stated settlement dates. BGC Partners' experience has been that substantially all of these transactions ultimately settle at the contracted amounts.

In addition, BGC Partners incurs limited credit risk related to certain brokerage activities. The counterparty risk relates to the collectability of the outstanding brokerage fee receivables. The review process includes monitoring both the clients and the related brokerage receivables. The review includes an evaluation of the ongoing collection process and an aging analysis of the brokerage receivables.

Market Risk

Market risk refers to the risk that a change in the level of one or more market prices, rates, indices or other factors will result in losses for a specified position. BGC Partners may allow certain of its desks to enter into unmatched principal transactions in the ordinary course of business and hold long and short inventory positions. These transactions are primarily for the purpose of facilitating clients' execution needs, adding liquidity to a market or attracting additional order flow. As a result, BGC Partners may have market risk exposure on these transactions. BGC Partners' exposure varies based on the size of its overall positions, the risk characteristics of the instruments held and the amount of time the positions are held before they are disposed of. BGC Partners has limited ability to track its exposure to market risk and unmatched positions on an intra-day basis; however, it attempts to mitigate its market risk on these positions by strict risk limits, extremely limited holding periods and hedging its exposure. These positions are intended to be held short term to facilitate customer transactions. However, due to a number of factors, including the nature of the position and access to the market on which it trades, BGC Partners may not be able to unwind the position and it may be forced to hold the position for a longer period than anticipated. All positions held longer than intra-day are marked to market.

Our risk management procedures and strict limits are designed to monitor and limit the risk of unintended loss and have been effective in the past. However, there is no assurance that these procedures and limits will be effective at limiting unanticipated losses in the future. Adverse movements in the securities positions or a downturn or disruption in the markets for these positions could result in a substantial loss. In addition, principal gains and losses resulting from these positions could on occasion have a disproportionate effect, positive or negative, on BGC Partners' consolidated financial condition and results of operations for any particular reporting period.

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Operational Risk

Our businesses are highly dependent on our ability to process a large number of transactions across numerous and diverse markets in many currencies on a daily basis. If any of our data processing systems do not operate properly or are disabled or if there are other shortcomings or failures in our internal processes, people or systems, we could suffer impairment to our liquidity, financial loss, a disruption of our businesses, liability to clients, regulatory intervention or reputational damage. These systems may fail to operate properly or become disabled as a result of events that are wholly or partially beyond our control, including a disruption of electrical or communications services or our inability to occupy one or more of our buildings. The inability of our systems to accommodate an increasing volume of transactions could also constrain our ability to expand our businesses.

In addition, despite our contingency plans, our ability to conduct business may be adversely impacted by a disruption in the infrastructure that supports our businesses and the communities in which they are located. This may include a disruption involving electrical, communications, transportation or other services used by us or third parties with whom we conduct business.

Foreign Currency Risk

BGC Partners is exposed to risks associated with changes in foreign exchange rates. Changes in foreign currency rates create volatility in the U.S. dollar equivalent of the Company's revenues and expenses, in particular with regard to British Pounds and Euros. In addition, changes in the remeasurement of BGC Partners' foreign currency denominated net assets are recorded as part of its results of operations and fluctuate with changes in foreign currency rates. BGC monitors the net exposure in foreign currencies on a daily basis and hedges its exposure as deemed appropriate with highly rated major financial institutions.

Interest Rate Risk

BGC Partners had \$446.5 million in fixed-rate debt outstanding as of March 31, 2013. These debt obligations are not currently subject to fluctuations in interest rates, although in the event of refinancing or issuance of new debt, such debt could be subject to changes in interest rates.

ITEM 4. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

BGC Partners maintains disclosure controls and procedures that are designed to ensure that information required to be disclosed by BGC Partners is recorded, processed, summarized, accumulated and communicated to its management, including its Chairman and Chief Executive Officer and its Chief Financial Officer, to allow timely decisions regarding required disclosure, and reported within the time periods specified in the SEC's rules and forms. The Chairman and Chief Executive Officer and the Chief Financial Officer have performed an evaluation of the effectiveness of the design and operation of BGC Partners disclosure controls and procedures as of March 31, 2013. Based on that evaluation, the Chairman and Chief Executive Officer and the Chief Financial Officer concluded that BGC Partners' disclosure controls and procedures were effective as of March 31, 2013.

Changes in Internal Control over Financial Reporting

During the three months ending March 31, 2013, BGC Partners continued the process of integrating policies, processes, people, technology and operations related to the Newmark Grubb Knight Frank acquisitions. The integration may result in changes to our internal control over financial reporting in the future. Management will continue to evaluate our internal control over financial reporting as we execute our integration activities. There were no changes in our internal control over financial reporting during the three months ended March 31, 2013 that materially affect, or are reasonably likely to materially affect, our internal control over financial reporting.

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PART II—OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

See the description of legal proceedings in Note 16—“Commitments, Contingencies and Guarantees” to the Company’s unaudited condensed consolidated financial statements included in Item 1 of Part I of this Quarterly Report on Form 10-Q, which is incorporated by reference herein.

ITEM 1A. RISK FACTORS

Set forth below are updates to certain of our risk factors:

If we are not able to complete the proposed sale of certain assets comprising the fully electronic portion of our benchmark on-the-run U.S. Treasury brokerage, market data and co-location service businesses, we may not be able to realize the value of the proposed transaction, which could have a material adverse effect on our businesses, results of operations and financial condition and cause the price of our Class A common stock to decline.

On April 1, 2013, we entered into a Purchase Agreement with The NASDAQ OMX Group, Inc. (“NASDAQ OMX”), which provides that at the closing, NASDAQ OMX will purchase certain assets and assume certain liabilities from us and our affiliates, including the eSpeed brand name and various assets comprising the fully electronic portion of our benchmark on-the-run U.S. Treasury brokerage, market data and co-location service businesses for a purchase price of \$750 million in cash to be paid at closing, plus an earn-out of up to \$484 million in NASDAQ OMX common stock (the “Proposed Transaction”). The Purchase Agreement provides that the consummation of the Proposed Transaction is subject to the satisfaction or waiver of certain customary closing conditions, including the expiration or termination of the waiting period under the Hart-Scott-Rodino Antitrust Improvements Act of 1976 and the receipt of other regulatory approvals. If we are unable to satisfy such closing condition, including the receipt of the necessary regulatory approvals, we may be unable to complete the Proposed Transaction. If closing does not occur, we may be unable to realize the value of the Proposed Transaction, which could have a material adverse effect on our businesses, results of operations and financial condition, and could cause the price of our Class A common stock to decline.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

The information required by this Item is set forth in Note 20—“Subsequent Events” to the unaudited condensed consolidated financial statements included in Item 1 of Part I of this Quarterly Report on Form 10-Q and in Management’s Discussion and Analysis of Financial Condition and Results of Operations (Item 2 of Part I) and is incorporated by reference herein.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None.

ITEM 4. MINE SAFETY DISCLOSURES

None.

ITEM 5. OTHER INFORMATION

None.

ITEM 6. EXHIBITS

<u>Exhibit No.</u>	<u>Description</u>
10.1	Amendment No. 1, dated as of March 28, 2013, to the Deed of Adherence, dated January 7, 2013, between Shaun D. Lynn and BGC Services (Holdings) LLP
31.1	Certification by the Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.2	Certification by the Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
101	The following materials from BGC Partners’ Quarterly Report on Form 10-Q for the period ended March 31, 2013 are formatted in eXtensible Business Reporting Language (XBRL): (i) the Unaudited Condensed Consolidated Statements of Financial Condition, (ii) the Unaudited Condensed Consolidated Statements of Operations, (iii) the Unaudited Condensed Consolidated Statements of Comprehensive Income, (iv) the Unaudited Condensed Consolidated Statements of Cash Flows, (v) the Unaudited Condensed Consolidated Statements of Changes in Equity, and (vi) Notes to the Unaudited Condensed Consolidated Financial Statements. This Exhibit 101 is deemed not filed for purposes of Sections 11 and 12 of the Securities Act of 1933 and Section 18 of the Securities Exchange Act of 1934, and otherwise is not subject to liability under these sections.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this Report on Form 10-Q for the quarter ended March 31, 2013 to be signed on its behalf by the undersigned thereunto duly authorized.

BGC Partners, Inc.

/ s/ H OWARD W. L UTNICK
Name: **Howard W. Lutnick**
Title: **Chairman of the Board and
Chief Executive Officer**

/ s/ A NTHONY G RAHAM S ADLER
Name: **Anthony Graham Sadler**
Title: **Chief Financial Officer**

Date: May 9, 2013

[Signature page to the Quarterly Report on Form 10-Q for the period ended March 31, 2013 dated May 9, 2013.]

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Exhibit Index

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THIS AMENDMENT NO. 1 TO THE DEED OF ADHERENCE (the “Amendment”) is made the 28th day of March 2013

BETWEEN:

- (1) **BGC SERVICES (HOLDINGS) LLP**, (the “Partnership”), of One Churchill Place London E14 5RD; and
- (2) **SHAUN D. LYNN** (the “**FURTHER MEMBER**”),

and in favour of each Member of the Partnership and the Partnership for itself.

BACKGROUND / JOINT RECITAL:

IT IS HEREBY AGREED as follows:

- (A) By a Limited Liability Partnership Deed, the Partnership was established on 21 December 2011, the Members (as defined therein) agreed to regulate their relations as Members of the Partnership.
- (B) On 21 December 2012 the Members amended and restated the Limited Liability Partnership Deed (“Partnership Deed”) in contemplation of Further Members (as defined therein) joining the Partnership in the capacity of Individual Members subject at all times to the Board’s (as defined in the Partnership Deed) absolute discretion.
- (C) On 7 January 2013, the Further Member entered into a Deed of Adherence to the Partnership Deed (the “January Deed”).
- (D) No notice of termination has been given by either the Partnership or the Further Member pursuant to the Partnership Deed or the January Deed. The parties hereto seek to agree to certain amendments of the notice provisions set forth in Schedule 1 to the January Deed as set forth below.

IT IS FURTHER HEREBY AGREED as follows:

1 Interpretation

- 1.1 Save where the context otherwise requires, the words and expressions used in this Amendment shall have the meanings respectively assigned to them in the Partnership Deed and/or the January Deed, as the case may be.
- 1.2 The Schedule 1 to the January Deed shall be deemed incorporated into this Amendment as if repeated herein in full and such Schedule 1 shall be amended as set forth below.

2 Adherence to Partnership

- 2.1 Pursuant to Section 2.4 of the January Deed, Schedule 1 is hereby amended as follows, which amendment is hereby approved by agreement of both the Partnership (acting through the Board) and the Further Member in accordance with this Amendment and in his capacity as an Individual Member:

A. Item 1.1 of Schedule 1 to the January Deed shall be superseded in its entirety with the following:

1.1. Subject to the other provisions in this Deed and the Partnership Deed (including without limitation, clause 7.1), Membership shall continue until terminated in accordance with Item 4.1 of Schedule 1 to the January Deed.

B. Item 4.1 of Schedule 1 to the January Deed shall be superseded in its entirety with the following:

4.1. Either the Individual Member or the Partnership may at any time give twelve (12) months' notice (the "Notice Period") to the other in writing to terminate the Individual Member's Membership, and such termination shall be effective upon the completion of such Notice Period. Any such notice given by the Individual Member or the Partnership hereunder shall also be delivered simultaneously in writing by the Individual Member or Partnership (as appropriate) to BGC Partners, Inc., c/o General Counsel, 499 Park Avenue, New York, NY 10022. Such notice shall be delivered by hand, electronic mail or overnight courier and shall be effective at such time as it is received by both the Individual Member or the Partnership, as the case may be, and by BGC Partners, Inc.

C. The new Clause 14.6 (Consequences of Removal) added at Item 8.2 of Schedule 1 to the January Deed shall be superseded in its entirety with the following:

"14.6 Consequences of Removal

In the event that an Individual Member gives notice to withdraw from Membership or otherwise seeks to leave the Partnership, the Board may, in its discretion, at any time require an Individual Member to remain at home and/or be under no obligation to assign any duties or provide any work for him or transfer the Individual Member to a different product area ("Garden Leave"). The terms applicable to the Individual Member during any period of Suspension or Garden Leave shall include the provisions of clause 14.5 of the Deed save to the extent varied by instructions given under this clause 14.6.

For the avoidance of doubt, during any period of Garden Leave an Individual Member shall continue to receive his Allocated Monthly Advance Drawings and, save to the extent varied by Clause 8.3 below, such further profit allocation that would otherwise have been due under Clause 3 above but for such Garden Leave."

2.2 This Amendment shall be supplemental to and read together with the Partnership Deed and the January Deed. In the case of a conflict between any of the provisions of this Amendment and the Partnership Deed or the January Deed, this Amendment shall take precedence as between the Partnership and the Further Member.

IN WITNESS WHEREOF the parties have executed this Amendment the day and year first above written.

SIGNED and DELIVERED as a)
DEED by BGC SERVICES)
(HOLDINGS) LLP acting by:):

/s/ Mark Cooper
(•)

SIGNED and DELIVERED as a)
DEED by SHAUN D. LYNN)
acting by:):

/s/ Shaun D. Lynn
(•)

CERTIFICATION

I, Howard W. Lutnick, certify that:

1. I have reviewed this report on Form 10-Q of BGC Partners, Inc. for the quarter ended March 31, 2013;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the period presented in this report;
4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and with respect to BGC Partners, Inc. have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors:
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ HOWARD W. LUTNICK

Howard W. Lutnick
Chairman of the Board and Chief Executive Officer

Date: May 9, 2013

CERTIFICATION

I, Anthony Graham Sadler, certify that:

1. I have reviewed this report on Form 10-Q of BGC Partners, Inc. for the quarter ended March 31, 2013;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the period presented in this report;
4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and with respect to BGC Partners, Inc. have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors:
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ ANTHONY GRAHAM SADLER

Anthony Graham Sadler
Chief Financial Officer

Date: May 9, 2013

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350,
AS ADOPTED PURSUANT TO SECTION 906
OF THE SARBANES-OXLEY ACT OF 2002

In connection with the quarterly report of BGC Partners, Inc., a Delaware corporation (the "Company"), on Form 10-Q for the period ended March 31, 2013, as filed with the Securities and Exchange Commission on the date hereof (the "Form 10-Q"), each of Howard W. Lutnick, Chairman of the Board and Chief Executive Officer of the Company, and Anthony Graham Sadler, Chief Financial Officer of the Company, certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that to his knowledge:

- (1) The Form 10-Q fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Form 10-Q fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ H OWARD W. L UTNICK

Name: Howard W. Lutnick
Title: Chairman of the Board and
Chief Executive Officer

/s/ A NTHONY G RAHAM S ADLER

Name: Anthony Graham Sadler
Title: Chief Financial Officer

Date: May 9, 2013