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 June 30, 2012

OR

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

Commission File Number 001-15799

Ladenburg Thalmann Financial Services Inc.

(Exact name of registrant as specified in its charter)

65-0701248

Florida

(State or other jurisdiction of incorporation or organization)	(I.R.S. Employer Identification Number)	
	g	
4400 Biscayne Boulevard, 12 th Floor		
Miami, Florida	33137	
(Address of principal executive offices)	(Zip Code)	
(212) 409-2000		
(Registrant's telephone number, inclu	ding area code)	
Indicate by check mark whether the registrant (1) has filed all repo Securities Exchange Act of 1934 during the preceding 12 months (or for suc such reports), and (2) has been subject to such filing requirements for the pa	ch shorter period that the registrant wa	
Indicate by check mark whether the registrant has submitted electronic Interactive Data File required to be submitted and posted pursuant to Rule the preceding 12 months (or for such shorter period that the registrant was	405 of Regulation S-T ($\S 232.405$ of this	chapter) during
Indicate by check mark whether the registrant is a large accelerated smaller reporting company. See the definitions of "large accelerated filer", Rule 12b-2 of the Exchange Act.		,
Large accelerated filer □	Accelerated filer	×
Non-accelerated filer \square (Do not check if a smaller reporting company)	Smaller reporting company	
Indicate by check mark whether the registrant is a shell company (as de	fined in Rule 12b-2 of the Exchange Ac	t). Yes □ No ☑
As of August 1, 2012, there were 183,684,661 shares of the registrant's c	ommon stock outstanding.	

LADENBURG THALMANN FINANCIAL SERVICES INC. QUARTERLY REPORT ON FORM 10-Q FOR THE QUARTERLY PERIOD ENDED JUNE 30, 2012

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

LADENBURG THALMANN FINANCIAL SERVICES INC. CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION

(in thousands, except share and per share amounts)

	June 30, 2012 (Unaudited)		De	ecember 31, 2011
ASSETS				
Cash and cash equivalents	\$	22,298	\$	22,628
Securities owned at fair value		1,336		2,014
Receivables from clearing brokers		29,216		27,368
Receivables from other broker-dealers		1,817		513
Notes receivable from financial advisors, net		42,749		44,308
Other receivables, net		19,605		18,873
Fixed assets		12,555		12,011
Restricted assets		320		320
Intangible assets, net		92,980		98,829
Goodwill		90,193		91,161
Unamortized debt issue cost		2,007		2,246
Cash surrender value of life insurance		10,777		12,161
Other assets		14,492		14,713
		, -		
Total assets	\$	340,345	\$	347,145
LIABILITIES AND SHAREHOLDERS' EQUITY				
Securities sold, but not yet purchased, at fair value	\$	64	\$	78
Accrued compensation	Ψ	12,279	Ψ	10,499
Commissions and fees payable		28,056		25,891
Accounts payable and accrued liabilities		12,164		19,203
Deferred rent		2,020		2,333
Deferred income taxes		5,985		6,548
Deferred compensation liability		17,346		18,701
Accrued interest		5,575		3,265
Notes payable, net of \$8,116 and \$9,113 unamortized discount in 2012 and 2011, respectively		199,073		197,184
Total liabilities		282,562		283,702
Commitments and contingencies (Note 8)				
Shareholders' equity:				
Preferred stock, \$.0001 par value; 2,000,000 shares authorized; none issued		_		_
Common stock, \$.0001 par value; 400,000,000 shares authorized; shares issued and outstanding,				
183,664,661 in 2012 and 183,253,068 in 2011		18		18
Additional paid-in capital		206,357		204,055
Accumulated deficit		(148,592)		(140,630)
		(= :=,= = -)		(= 10,000)
Total shareholders' equity		57,783		63,443
Tatal lightilities and shough ald any associate		24224		a
Total liabilities and shareholders' equity	\$	340,345	\$	347,145
See accompanying notes.				

LADENBURG THALMANN FINANCIAL SERVICES INC. CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(in thousands, except share and per share amounts) (Unaudited)

	Three months ended				Six months ended				
		June	e 30,			June			
	2012		_	2011		2012	_	2011	
Revenues:									
Commissions	\$ 83,	662	\$	30,119	\$	163,332	\$	58,852	
Advisory fees		009	Ψ	17,191	Ψ	112,447	Ψ	32,949	
Investment banking		079		10,549		16,701		21,662	
Principal transactions		401)		(628)		(802)		(1,052)	
Interest and dividends		173		132		2,051		289	
Service fees and other income	11,		_	2,868	_	24,371		4,733	
Total revenues	163,	385		60,231		318,100		117,433	
E									
Expenses:									
Commissions and fees	120,	679		37,815		234,767		71,687	
Compensation and benefits	20,	941		12,457		40,581		26,600	
Non-cash compensation	1,	227		1,127		2,591		2,084	
Brokerage, communication and clearance fees	2,	566		1,929		5,008		3,876	
Rent and occupancy, net of sublease revenue	1,	606		793		3,282		1,615	
Professional services	1,	938		954		3,667		1,985	
Interest	6,	192		820		12,252		1,648	
Depreciation and amortization	4,	070		895		8,133		1,788	
Amortization of retention loans	1,	791				3,583		_	
Other	7,	961		2,920		17,748		4,874	
Total expenses	168,			59,710		331,612		116,157	
(Loss) income before item shown below	(5,	586)		521		(13,512)		1,276	
Change in fair value of contingent consideration		647		<u> </u>		6,202		<u>—</u>	
(Loss) income before income taxes		939)		521		(7,310)		1,276	
Income tax expense		44		321		652		667	
Net (loss) income	\$ (4,	983)	\$	200	\$	(7,962)	\$	609	
Net (loss) income per common share (basic and diluted)	\$ (0).03)	\$	0.00	\$	(0.04)	\$	0.00	
Weighted average common shares used in computation of per share									
data: Basic	102 551	171		102 040 021		102 (05 (54		102 100 012	
Basic	183,551,	171	-	183,048,031	-	183,685,654	_	183,199,813	
Diluted	183,551,	171	_	187,005,916	_	183,685,654	_	186,659,078	
See accom	panying notes								
	3								

LADENBURG THALMANN FINANCIAL SERVICES INC. CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY

(in thousands, except share amounts) (Unaudited)

				A	Additional			
	Comm	on Stock			Paid-In	A	ccumulated	
	Shares	Amount		Capital		Deficit		Total
Balance, December 31, 2011	183,253,068	\$	18	\$	204,055	\$	(140,630)	\$ 63,443
Issuance of common stock under employee stock purchase plan	41,046		_		64		_	64
Exercise of stock options, net of 187,542 shares tendered in payment of exercise price	583,958		_		259		_	259
Exercise of warrants	358,500				338			338
Stock options granted to consultants and independent financial advisors	_		_		768		_	768
Stock-based compensation to employees	_		_		1,823		_	1,823
Repurchase and retirement of common stock	(571,911)		_		(950)		_	(950)
Net loss			_				(7,962)	(7,962)
Balance, June 30, 2012	183,664,661	\$	18	\$	206,357	\$	(148,592)	\$ 57,783

See accompanying notes.

LADENBURG THALMANN FINANCIAL SERVICES INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(in thousands) (Unaudited)

Six months ended

	June 30,				
		2012		2011	
Cash flows from operating activities:					
Net (loss) income	\$	(7,962)	\$	609	
Adjustments to reconcile net (loss) income to net cash provided by (used in) operating activities:					
Change in fair value of contingent consideration		(6,202)		_	
Depreciation and amortization		2,284		522	
Adjustment to deferred rent		(313)		(281)	
Amortization of debt discount		998		35	
Amortization of intangible assets		5,849		1,266	
Amortization of debt issue cost		239		140	
Amortization of retention loans		3,583		_	
Deferred income taxes		372		409	
Benefit attributable to reduction of goodwill		33		8	
Non-cash interest expense of forgivable loans		645		_	
Non-cash compensation expense		2,591		2,084	
Disposal of fixed assets		2		_	
(Increase) decrease in operating assets:					
Securities owned at fair value		678		145	
Receivables from clearing brokers		(1,848)		(3,254	
Receivables from other broker-dealers		(1,304)		(1,675	
Other receivables, net		(732)		(2,063	
Notes receivable, net		(2,024)		`	
Cash surrender value of life insurance		1,384		_	
Other assets		186		(502)	
Increase (decrease) in operating liabilities:					
Securities sold, but not yet purchased, at fair value		(14)		1,748	
Accrued compensation		1,780		(368	
Accrued interest		1,665		259	
Commissions and fees payable		2,165		919	
Deferred compensation liability		(1,355)			
Accounts payable and accrued liabilities		(837)		(1,161	
Net cash provided by (used in) operating activities		1,863		(1,160	
Cash flows from investing activities:					
Purchases of fixed assets		(2,795)		(109)	
Decrease in restricted assets				50	
Net cash used in investing activities		(2,795)		(59	
Cash flows from financing activities:					
Issuance of common stock		661		135	
Repurchases of common stock		(950)		(697	
Principal borrowings under revolving credit facility, net		1,000		5,000	
Principal payments on other notes payable		(109)		(956	
Net cash provided by financing activities		602		3,482	
		(220)			
Net (decrease) increase in cash and cash equivalents		(330)		2,263	
Cash and cash equivalents, beginning of period		22,628		6,927	
Cash and cash equivalents, end of period	\$	22,298	\$	9,190	
Supplemental cash flow information					
Interest paid	\$	8,700	\$	1,205	
Taxes paid	Ψ	201	*	73	

See accompanying notes.

(Dollars in thousands, except share and per share amounts)
(Unaudited)

1. Description of Business and Basis of Presentation

Description of Business

Ladenburg Thalmann Financial Services Inc. (the "Company") is a holding company. Its principal operating subsidiaries are Ladenburg Thalmann & Co. Inc. ("Ladenburg"), Securities America, Inc. (collectively with related companies, "Securities America"), which we acquired November 4, 2011, Investacorp, Inc. (collectively with related companies, "Investacorp"), Triad Advisors, Inc. ("Triad"), Ladenburg Thalmann Asset Management Inc. ("LTAM") and Premier Trust, Inc. ("Premier Trust").

Securities America, Investacorp and Triad are registered broker-dealers and investment advisors that have been serving the independent financial advisor community since 1984, 1978 and 1998, respectively. The independent financial advisors of Securities America, Investacorp and Triad primarily serve retail clients. Securities America, Investacorp and Triad derive revenue from advisory fees and commissions, primarily from the sale of mutual funds, variable annuity products and other financial products and services.

Ladenburg is a full service registered broker-dealer that has been a member of the New York Stock Exchange since 1879. Broker-dealer activities include sales and trading and investment banking. Ladenburg provides its services principally to middle-market and emerging growth companies and high net worth individuals through a coordinated effort among corporate finance, capital markets, brokerage and trading professionals.

LTAM is a registered investment advisor. It offers various asset management products utilized by Ladenburg and Premier Trust's clients, as well as clients of Securities America's, Investacorp's and Triad's financial advisors.

Premier Trust, a Nevada trust company, provides wealth management services, including trust administration of personal and retirement accounts, estate and financial planning and custody services.

Ladenburg, Securities America, Investacorp and Triad customer transactions are cleared through clearing brokers on a fully-disclosed basis. Each of Ladenburg, Securities America, Investacorp and Triad is subject to regulation by, among others, the Securities and Exchange Commission ("SEC"), the Financial Industry Regulatory Authority, the Municipal Securities Rulemaking Board and is a member of the Securities Investor Protection Corporation. Securities America is also subject to regulation by the Commodities Futures Trading Commission and the National Futures Association. Premier Trust is subject to regulation by the Nevada Department of Business and Industry Financial Institutions Division.

Basis of Presentation

The condensed consolidated financial statements are unaudited and have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. In the opinion of management, the interim data includes all adjustments, consisting of normal recurring adjustments, necessary for a fair statement of the results for the periods presented. Because of the nature of the Company's business, interim period results may not be indicative of full year or future results.

The unaudited condensed consolidated financial statements do not include all information and notes required in annual audited financial statements in conformity with GAAP. The statement of financial condition at December 31, 2011 has been derived from the audited financial statements at that date, but does not include all of the information and notes required by GAAP for complete financial statement presentation. Please refer to the notes to the consolidated financial statements included in the Company's annual report on Form 10-K for the year ended December 31, 2011, as amended, filed with the SEC, for additional disclosures and a description of accounting policies.

Certain prior year items have been reclassified to conform to the current period's presentation. All significant intercompany balances and transactions have been eliminated.

The Company has evaluated all subsequent events through the date the financial statements were issued.

(Dollars in thousands, except share and per share amounts)
(Unaudited)

2. Recently Issued Accounting Pronouncements

In May 2011, the Financial Accounting Standards Board ("FASB") issued new guidance which amends fair value disclosures for fiscal years beginning after December 15, 2011. Such amendments include a consistent definition of fair value, enhanced disclosure requirements for Level 3 fair value adjustments and other changes to required disclosures. The Company adopted the disclosure enhancements of this amendment effective as of January 1, 2012.

In September 2011, the FASB issued new accounting guidance which will allow entities to first assess qualitative factors to determine whether it is necessary to perform the two-step quantitative goodwill impairment testing. Under these amendments, an entity would not be required to calculate the fair value of a reporting unit unless the entity determines based on a qualitative assessment, that it is more likely than not that its fair value is less than its carrying amount. The guidance, which changes how goodwill impairment testing is performed, does not change the timing or measurement of goodwill impairment. The new guidance is effective for annual and interim goodwill impairment tests performed for fiscal years beginning after December 15, 2011. The adoption of this guidance effective January 1, 2012 had no impact on the Company's financial statements.

3. Securities Owned and Securities Sold, But Not Yet Purchased

The components of securities owned and securities sold, but not yet purchased, at fair value at June 30, 2012 and December 31, 2011 were as follows:

		Securities owned	Securities sold, but not yet purchased
June 30, 2012	_		
Common stock and warrants	\$	328	\$ 64
Restricted common stock and warrants		1,008	
Total	\$	1,336	\$ 64
	_		
<u>December 31, 2011</u>			
Common stock and warrants	\$	191	\$ 78
Restricted common stock and warrants		1,823	
Total	\$	2,014	\$ 78

As of June 30, 2012 and December 31, 2011, approximately \$448 and \$542 respectively, of securities owned were deposited with the Company's subsidiaries' clearing brokers. Under the clearing agreements with these clearing brokers, such clearing brokers may sell or hypothecate such securities.

Securities sold, but not yet purchased, at fair value represent obligations of the Company's subsidiaries to purchase the specified financial instrument at the then current market price. Accordingly, these transactions result in off-balance-sheet risk as the Company's subsidiaries' ultimate obligation to repurchase such securities may exceed the amount recognized in the condensed consolidated statements of financial condition.

The fair value hierarchy, established under authoritative accounting guidance, ranks the quality and reliability of the information used to determine fair values. Financial assets and liabilities carried at fair value are classified and disclosed in one of the following three categories:

- Level 1 Quoted prices in active markets for identical assets or liabilities.
- Level 2 Inputs other than quoted prices in active markets, which are directly or indirectly observable for the asset or liability.
- Level 3 Unobservable inputs for the asset or liability where there is little or no market data, which requires the reporting entity to
 develop its own assumptions.

(Dollars in thousands, except share and per share amounts) (Unaudited)

Securities are carried at fair value and classified as follows:

As of June 30, 2012:

Securities owned, at fair value	Level 1	Level 2	Level 3	Total
Common stock and warrants	\$ 328	\$ 1,008	\$ —	\$ 1,336
Total	\$ 328	\$ 1,008	\$	\$ 1,336
Securities sold, but not yet purchased, at fair value	Level 1	Level 2	Level 3	Total
Common stock and warrants	\$ 54	\$ 10	<u> </u>	\$ 64
Total	\$ 54	\$ 10	\$	\$ 64
As of December 31, 2011:				
Securities owned, at fair value	Level 1	Level 2	Level 3	Total
Common stock and warrants	\$ 191	\$ 1,823	\$ —	\$ 2,014
Total	\$ 191	\$ 1,823	\$	\$ 2,014
Securities sold, but not yet purchased, at fair value	Level 1	Level 2	Level 3	Total
Common stock and warrants	\$ 68	\$ 10	<u>\$</u>	\$ 78
Common stock and warrants	ψ 00	ψ 10	Ψ	φ 70

Due to their illiquidity, warrants are carried at a discount to fair value as determined by the Black-Scholes option pricing model. This model takes into account the underlying securities' current market value, the market volatility of the underlying securities, the term of the warrants, exercise price, and risk-free rate of return. As of June 30, 2012 and December 31, 2011, the fair value of the warrants was \$575 and \$1,005, respectively, and is included in common stock and warrants (level 2) above.

4. Acquisitions - Securities America Acquisition

On November 4, 2011, the Company acquired the outstanding capital stock of Securities America for \$150,000 in cash at closing. The Company will also pay, if earned, a cash earn-out over two years, subject to a maximum of \$70,000, calculated based on a percentage of the amount, if any, by which Securities America's consolidated gross revenue and cash spread, each as defined in the stock purchase agreement, for the years ending December 31, 2012 and 2013, exceed certain levels. The purchase price, together with related cash requirements, was financed through various loans (see Note 7).

The total acquisition date fair value of the consideration transferred ("Purchase Price") is estimated at \$157,111, which includes \$7,111 for the estimated fair value of the earn-out. Also, the stock purchase agreement provides for a purchase price adjustment based on the working capital of Securities America at the date of acquisition. Such adjustment, which has not been finalized, is not anticipated to be material and will be recorded upon final determination. Legal and other acquisition related costs of approximately \$2,971 were incurred and charged to expense.

A liability of \$7,111 was recognized based on the estimated acquisition date fair value of the potential earn-out. The liability was valued using an income based approach based on discounting to present value the earn-out's probability weighted expected payoff using four earnout scenarios for both earn-out periods. The fair value measurement of the earn-out is based on unobservable inputs (Level 3) and reflects the Company's own assumptions. The significant unobservable inputs used in the fair value measurement of the earn-out are: probability of outcomes; projected revenues; and weighted average cost of capital. Significant increases or decreases in any of these inputs in isolation would result in either a significantly lower or higher fair value measurement. As a result of decreases in projected revenues based on actual revenues achieved for the six months ended June 30, 2012, the estimated fair value of the earn-out decreased by \$6,202, which is included in the results of operations for the six months ended June 30, 2012.

(Dollars in thousands, except share and per share amounts)
(Unaudited)

Set forth below are changes in the carrying value of contingent consideration classified as accounts payable and accrued liabilities.

Six months Ended June 30, 2012:

Fair value of contingent consideration as of December 31, 2011	\$ 7,111
Change in fair value of contingent consideration	 (6,202)
Fair value of contingent consideration as of June 30, 2012	\$ 909

A deferred tax liability had been recorded for the excess of financial statement basis over tax basis of the acquired assets and assumed liabilities with a corresponding increase to goodwill. During the quarter ended March 31, 2012, the Company reduced the deferred tax liability by \$935 with a corresponding reduction to goodwill (attributable to the Independent Brokerage and Advisory Services segment) to correct the liability originally recorded.

Results of operations of Securities America are included in the Company's consolidated financial statements from the date of acquisition in November 2011. The following unaudited pro forma information represents the Company's consolidated results of operations as if the acquisition of Securities America had occurred at the beginning of 2011. The pro forma net loss reflects amortization of the amounts ascribed to intangible assets acquired in the acquisition, amortization related to forgivable loans, compensation related to stock option grants to independent contractors and employees, and interest expense on debt used to finance such acquisition and related cash requirements.

	7	Three Months	Six Months
		Ended	Ended
	•	June 30, 2011	June 30, 2011
Total revenue	\$	178,079	\$ 358,215
Net loss	\$	(10,566)	\$ (15,949)
Basic and diluted loss per share	\$	(0.06)	\$ (0.09)
Weighted average common shares outstanding — basic and diluted		183,048,031	183,199,813

The unaudited pro forma financial information is not intended to represent or be indicative of the Company's consolidated results of operations that would have been reported had the acquisition of Securities America been completed as of the beginning of 2011, nor should it be taken as indicative of the Company's future consolidated results of operations.

5. Net Capital Requirements

As a registered broker-dealer, each of Ladenburg and Securities America is subject to the SEC's Uniform Net Capital Rule 15c3-1, which requires the maintenance of minimum net capital. Each of Ladenburg and Securities America has elected to compute its net capital under the alternative method allowed by this rule. At June 30, 2012, Ladenburg had regulatory net capital of \$6,902, which exceeded its minimum capital requirement of \$250, by \$6,652. At June 30, 2012, Securities America had regulatory net capital of \$6,584, which was \$6,334 in excess of its required net capital of \$250.

Investacorp and Triad have elected to compute net capital using the traditional method under the SEC's Uniform Net Capital Rule 15c3-1, which requires the maintenance of minimum net capital and a ratio of aggregate indebtedness to net capital that does not exceed 15 to 1. At June 30, 2012, Investacorp had net capital of \$3,156, which was \$2,778 in excess of its required net capital of \$378. Investacorp's net capital ratio was 1.8 to 1. At June 30, 2012, Triad had net capital of \$2,856, which was \$2,309 in excess of its required net capital of \$547. Triad's net capital ratio was 2.9 to 1.

Ladenburg, Securities America, Investacorp and Triad claim exemptions from the provisions of the SEC's Rule 15c3-3 pursuant to paragraph (k)(2)(ii) as they clear their customer transactions through correspondent brokers on a fully disclosed basis.

Premier Trust, chartered by the state of Nevada, is subject to regulation by the Nevada Department of Business and Industry Financial Institutions Division. Under Nevada law, Premier Trust must maintain minimum stockholders' equity of at least \$1,000, including cash of at least \$250. At June 30, 2012, Premier Trust had stockholders' equity of \$1,739.

(Dollars in thousands, except share and per share amounts)
(Unaudited)

6. Income Taxes

Income tax expense was \$44 and \$321 for the three months ended June 30, 2012 and 2011, respectively. The primary components of income tax expense were the tax effects of goodwill, which is amortized for income tax purposes, of \$188 and \$202 for the three months ended June 30, 2012 and 2011, respectively.

Income tax expense was \$652 and \$667 for the six months ended June 30, 2012, and 2011, respectively. The primary components of income tax expense were the tax effects of goodwill, which is amortized for income tax purposes, of \$482 and \$409 for the six months ended June 30, 2012 and 2011, respectively.

The remainder of the tax provision principally represents state and local income taxes for the 2012 and 2011 periods presented. The tax rate for the periods presented represents the actual effective tax rate for such periods, which the Company believes represents the best estimate of the annual effective tax rate. The effective tax rate differs from the statutory income tax rate for the 2012 periods primarily due to the change in fair value of contingent consideration not subject to income tax and the increase in the valuation allowance against the net deferred tax asset (without regard to deferred tax liabilities related to indefinite-lived intangibles) related to the tax benefit of the pre-tax loss as adjusted for permanent differences. The effective tax rate differs from the statutory income tax rate for the 2011 periods primarily due to the decrease in the valuation allowance against the net deferred tax asset (without regard to deferred tax liabilities related to indefinite-lived intangibles) resulting from utilization of net operating loss carryforwards to offset taxable income.

7. Notes Payable

	June 30,	De	cember 31,
	2012		2011
Note payable under revolving credit agreement	\$ 23,550	\$	22,550
Notes payable to clearing firm under forgivable loan	22,143		22,143
Note payable to a subsidiary of Premier's former shareholder	795		904
Notes payable to finance Securities America acquisition, net of \$8,116 and \$9,113 of unamortized			
discount in 2012 and 2011, respectively	152,585		151,587
Total	\$ 199,073	\$	197,184

The Company estimates that the fair value of notes payable was \$187,130 at June 30, 2012 and \$184,883 at December 31, 2011 based on then current interest rates at which similar amounts of debt could currently be borrowed (Level 2 inputs). As of June 30, 2012, the Company was in compliance with all debt covenants in its debt agreements.

8. Commitments and Contingencies

Litigation and Regulatory Matters

In May 2003, a suit was filed in the U.S. District Court for the Southern District of New York by Sedona Corporation against Ladenburg, former employees of Ladenburg and a number of other firms and individuals. The plaintiff alleged, among other things, that certain defendants (other than Ladenburg) purchased convertible securities from plaintiff and then allegedly manipulated the market to obtain an increased number of shares from the conversion of those securities. On June 5, 2012, the parties entered into a settlement agreement resolving all claims. The amount paid in settlement was not material.

In January 2011, two former clients of Triad filed an arbitration claim against Triad concerning variable annuities purchased in 2008. The customers have asserted claims for breach of contract, fraud, negligence, misrepresentation, breach of fiduciary duty, unsuitability, negligent supervision, and violations of state securities statutes, and they are seeking approximately \$442 in compensatory damages. The Company believes the claims are without merit and intends to vigorously defend against them.

A number of arbitration claims and lawsuits were filed against Triad by former clients asserting that a former registered representative of Triad sold them, not through Triad, guaranteed investments that were fraudulent. The clients have asserted, among other claims, claims for fraud, theft, conversion, securities law violations, failure to supervise, respondeat superior, and breach of fiduciary and other duties. Eight of the arbitration claims have been settled; amounts paid in connection with these settlements were not material. The remaining three arbitration claims and one lawsuit seek a total of \$880 in compensatory damages and other relief. The Company believes the claims are without merit and intends to vigorously defend against them.

(Dollars in thousands, except share and per share amounts) (Unaudited)

In March 2011, a former client of Triad filed an arbitration claim concerning unit investment trusts and other investments purchased in the client's account; the total investment amount was \$12,000. The client asserted claims for negligence, breach of fiduciary duty, unsuitability, negligent supervision, and violations of state securities statutes, and sought an unspecified amount of compensatory damages. On July 16, 2012, the arbitration panel issued an award against Triad in the amount of \$260, plus interest, for which Triad expects reimbursement from its insurance carrier.

Two former clients of Investacorp have filed arbitration claims asserting, among other things, that a former registered representative of Investacorp invested the clients' funds in unsuitable variable annuities; further, the claims assert that the former registered representative sold the clients, not through Investacorp, investments in fraudulent alternative business ventures. The claimants seek compensatory damages totaling \$806. The Company believes the claims are without merit and intends to vigorously defend against them.

In October 2011, a suit was filed in the U.S. District Court for the District of Delaware by James Zazzali, as Trustee for the DBSI Private Actions Trust, against fifty firms, including Securities America and Triad, and their purported parent corporations, alleging liability for purported fraud in the marketing and sale of DBSI securities. The plaintiff has alleged, among other things, that the defendants failed to conduct adequate due diligence and violated securities laws. The plaintiff seeks an unspecified amount of compensatory damages as well as other relief. Defendants' motions to dismiss the complaint are currently pending. The Company believes the claims are without merit and, if they are not dismissed, intends to vigorously defend against them.

In December 2011, a purported class action suit was filed in the U.S. District Court for the Southern District of Florida against FriendFinder Networks, Inc. ("FriendFinder"), various individuals, Ladenburg and another broker-dealer as underwriters for the May 11, 2011 FriendFinder initial public offering. The complaint alleges that the defendants, including Ladenburg, are liable for violations of federal securities laws. The complaint seeks unspecified damages. Defendants' motions to dismiss the complaint are currently pending. The Company believes that the claims are without merit and, if they are not dismissed, intends to vigorously defend against them.

In December 2011, a purported class action suit was filed in the U.S. District Court for the Western District of Washington against HQ Sustainable Maritime Industries, Inc. ("HQS"), various individuals, Ladenburg and another broker-dealer as underwriters of 2009 and 2010 offerings of HQS common stock. The complaint alleges that the defendants, including Ladenburg, are liable for violations of federal securities laws. The complaint seeks unspecified damages. Defendants' motions to dismiss the complaint are currently pending. The Company believes that the claims are without merit and, if they are not dismissed, intends to vigorously defend against them.

During the fourth quarter of 2009, one of the Company's broker-dealer subsidiaries had a short-term net-capital deficiency, discovered during a routine regulatory review, which was not disclosed properly on a monthly FOCUS report. Following investigation of the matter, the Company implemented corrective actions with respect to the net capital issue, as well as other issues that arose during the course of the investigation. These corrective actions included reporting the deficiency to governmental and self-regulatory organizations, filing amended FOCUS reports for historical periods, implementing new procedures to monitor net capital compliance, and terminating the employees who had primary responsibility for monitoring and reporting its net capital. The Company is unable to determine whether and to what extent any governmental and/or self-regulatory organizations may seek to discipline the subsidiary concerning this matter. Such disciplinary actions could include fines, a suspension of such subsidiary's operations and/or rescission of revenues relating to the period of non-compliance, any of which could have a material adverse effect on the subsidiary's results of operations and financial condition.

In July 2009, the SEC instituted actions against two issuers of private placement interests (Medical Capital Holding, Inc./Medical Capital Corporation and affiliated corporations and Provident Shale Royalties, LLC and affiliated corporations) sold by Securities America. This resulted in several lawsuits, regulatory inquiries, state administrative complaints and a significant number of FINRA arbitrations against Securities America and affiliated parties. These actions and arbitrations generally allege violations of state and/or federal securities laws in connection with Securities America's sales of these private placement interests. Substantially all of these actions were settled prior to the Company's acquisition of Securities America. On February 13, 2012, the state of New Hampshire commenced an action against Securities America and two financial advisors in connection with the sales of Medical Capital interests. Ameriprise Financial, Inc., from which the Company acquired Securities America, has agreed to indemnify the Company for any loss related to all pending and future actions involving the sale of these interests.

(Dollars in thousands, except share and per share amounts) (Unaudited)

In the ordinary course of business, the Company's subsidiaries are defendants in litigation and arbitration proceedings and may be subject to unasserted claims or arbitrations primarily in connection with their activities as securities broker-dealers or as a result of services provided in connection with securities offerings. Such litigation and claims may involve substantial or indeterminate amounts and are in varying stages of legal proceedings. When the Company believes that it is probable that a liability has been incurred and the amount of loss can be reasonably estimated, the Company includes an estimate of such amount in accounts payable and accrued liabilities.

Upon final resolution, amounts payable may differ materially from amounts accrued. The Company had accrued liabilities in the amount of approximately \$158 at June 30, 2012 for these matters. For other pending matters, the Company is unable to estimate a range of possible loss; however, in the opinion of management, after consultation with counsel, the ultimate resolution of these matters should not have a material adverse effect on the Company's consolidated financial position, results of operations or liquidity.

9. Off-Balance-Sheet Risk and Concentration of Credit Risk

Ladenburg, Securities America, Investacorp and Triad do not carry accounts for customers or perform custodial functions related to customers' securities. They introduce all of their customer transactions, which are not reflected in these financial statements, to clearing brokers, which maintain cash and the customers' accounts and clear such transactions. Also, the clearing brokers provide the clearing and depository operations for proprietary securities transactions. These activities create exposure to off-balance-sheet risk in the event that customers do not fulfill their obligations to the clearing brokers, as each of Ladenburg, Securities America, Investacorp and Triad has agreed to indemnify such clearing brokers for any resulting losses. Each of Ladenburg, Securities America, Investacorp and Triad continually assesses risk associated with each customer who is on margin credit and records an estimated loss when management believes collection from the customer is unlikely.

The clearing operations for the Ladenburg, Securities America, Investacorp and Triad securities transactions are provided by clearing brokers which are large financial institutions. At June 30, 2012, amounts due from these clearing brokers were \$29,216, which represents a substantial concentration of credit risk should these clearing brokers be unable to fulfill their obligations.

In the normal course of its business, Ladenburg, Investacorp, Triad and Securities America may enter into transactions in financial instruments with off-balance sheet risk. These financial instruments consist of financial futures contracts, written equity index option contracts and securities sold, but not yet purchased. As of June 30, 2012, these entities were not contractually obligated for any equity index or financial futures contracts; however, Ladenburg, Triad and Securities America sold securities that they do not own and will therefore be obligated to purchase such securities at a future date. These obligations have been recorded in the statements of financial condition at the market values of the related securities and Ladenburg, Triad and Securities America will incur a loss if the market value of the securities increases subsequent to June 30, 2012.

The Company and its subsidiaries maintain cash in bank deposit accounts, which, at times, may exceed federally insured limits. The Company has not experienced any losses in such accounts and believes it is not exposed to any significant credit risk on cash.

10. Shareholders' Equity

Repurchase Program

In March 2007, the Company's board of directors authorized the repurchase of up to 2,500,000 shares of the Company's common stock from time to time on the open market or in privately negotiated transactions, depending on market conditions. In October 2011, the board approved an amendment to the repurchase program to permit the purchase of up to an additional 5,000,000 shares. Since inception through June 30, 2012, 2,641,211 shares have been repurchased for \$4,196 under the program, including 391,919 shares for \$592 and 571,911 shares for \$950 repurchased in the three and six months ended June 30, 2012, respectively.

(Dollars in thousands, except share and per share amounts)
(Unaudited)

Stock Compensation Plans

On January 31, 2012, the Company granted to employees and directors options to purchase an aggregate of 3,630,000 shares of the Company's common stock at an exercise price of \$2.80 per share. The options, which expire on January 31, 2022, vest in four equal annual installments beginning on the first anniversary of the grant date. The Company valued the options at \$4,345 using the Black-Scholes option pricing model.

On May 29, 2012, the Company granted options to purchase 25,000 shares of the Company's common stock at an exercise price of \$1.47 per share. The options, which expire on May 29, 2022, vest in four equal annual installments beginning on the first anniversary of the grant date. The Company valued the options at \$26 using the Black-Scholes option pricing model.

As of June 30, 2012, there was \$14,001 of unrecognized compensation cost for stock-based compensation, of which \$3,775 related to the 2012 grants described above. This cost is expected to be recognized over the vesting periods of the options, which on a weighted-average basis are approximately 1.70 years for all grants and approximately 3.5 years for the 2012 grants.

Options were exercised to purchase 771,500 shares of the Company's common stock during the six months ended June 30, 2012, for which the intrinsic value on date of exercise was \$1,625.

11. Per Share Data

Basic net income (loss) per share is computed using the weighted-average number of common shares outstanding. The dilutive effect of common shares potentially issuable under outstanding options, warrants and restricted shares is included in diluted earnings per share. The computations of basic and diluted per share data were as follows:

	Three mon	ths ended	Six months ended					
	 June	20,	June 30					
	 2012	2011	2012			2011		
Net (loss) income	\$ (4,983)	\$ 200	\$	(7,962)	\$	609		
Basic weighted-average shares	183,551,171	183,048,031	1	83,685,654	1	83,199,813		
Effect of dilutive securities:								
Common stock options	_	2,221,995		_		1,891,950		
Warrants to purchase common stock	_	1,650,705		_		1,456,110		
Restricted shares	 <u> </u>	85,185				111,205		
Dilutive potential common shares		3,957,885				3,459,265		
Weighted average common shares outstanding and dilutive	 							
potential common shares	 183,551,171	187,005,916	1	83,685,654	1	86,659,078		
Net (loss) income per share:								
Basic and diluted	\$ (0.03)	\$ 0.00	\$	(0.04)	\$	0.00		

For the periods ended June 30, 2012 and 2011, restricted shares and options and warrants to purchase 54,725,900 and 20,121,396 common shares, respectively, were not included in the computation of diluted (loss) income per share as the effect would be anti-dilutive.

12. Segment Information

The Company has two operating segments. The independent brokerage and advisory services segment includes the broker-dealer and investment advisory services provided by Securities America, Investacorp and Triad to their independent contractor financial advisors and Premier Trust. The Ladenburg segment includes the investment banking, sales and trading and asset management services and investment activities conducted by Ladenburg and LTAM.

(Dollars in thousands, except share and per share amounts) (Unaudited)

Segment information for the three months ended June 30, 2012 and 2011 was as follows:

Independent Brokerage and Advisory

	a visor y						
Services ⁽¹⁾		Ladenburg		C	orporate	Total ⁽¹⁾	
\$	149,988	\$	13,322	\$	75 \$	163,385	
$(1,829)^{(2)}$)	322	$(3,432)^{(3)}$		$(4,939)^{(2)}$	
	313,912		24,346		2,087	340,345	
	3,847		206		17	4,070	
	4,444		68		1,680	6,192	
	2,087		_		7	2,094	
438		220		569		1,227	
\$	47,132	\$	13,185	\$	(86) \$	60,231	
	1,816		525		$(1,820)^{(3)}$	521	
	81,758		26,064		1,738	109,560	
	611		267		17	895	
	9		1		810	820	
	61		12		_	73	
	147		353		627	1,127	
	\$ \$	\$ 149,988 (1,829) ⁽²⁾ 313,912 3,847 4,444 2,087 438 \$ 47,132 1,816 81,758 611 9	\$ 149,988 \$ (1,829) ⁽²⁾ 313,912 3,847 4,444 2,087 438 \$ 47,132 \$ 1,816 81,758 611 9 61	Services ⁽¹⁾ Ladenburg \$ 149,988 \$ 13,322 (1,829) ⁽²⁾ 322 313,912 24,346 3,847 206 4,444 68 2,087 — 438 220 \$ 47,132 \$ 13,185 1,816 525 81,758 26,064 611 267 9 1 61 12	Services(1) Ladenburg C \$ 149,988 \$ 13,322 \$ (1,829)(2) 322 313,912 24,346 3,847 206 4,444 68 2,087 — 438 220 \$ 47,132 \$ 13,185 \$ 1,816 525 5 81,758 26,064 611 267 9 1 61 12	Services ⁽¹⁾ Ladenburg Corporate \$ 149,988 \$ 13,322 \$ 75 \$ (1,829) ⁽²⁾ 313,912 24,346 2,087 3,847 206 17 4,444 68 1,680 2,087 — 7 438 220 569 \$ 47,132 \$ 13,185 \$ (86) \$ (1,820) ⁽³⁾ 81,758 26,064 1,738 611 267 17 9 1 810 61 12 —	

Segment information for the six months ended June 30, 2012 and 2011 was as follows:

Independent Brokerage and Advisory

	S	services ⁽¹⁾	Ladenburg		Ladenburg Corporate		Total ⁽¹⁾	
<u>2012</u>								
Revenues	\$	293,792	\$	24,198	\$	110 \$	318,100	
Pre-tax (loss) income		$(514)^{(2)}$	2)	57		$(6,853)^{(3)}$	$(7,310)^{(2)}$	
Identifiable assets		313,912		24,346		2,087	340,345	
Depreciation and amortization		7,670		429		34	8,133	
Interest		8,910		72		3,270	12,252	
Capital expenditures		2,777		11		7	2,795	
Non-cash compensation		966	492		1,133		2,591	
2011								
Revenues	\$	89,238	\$	28,451	\$	(256) \$	117,433	
Pre-tax income (loss)		3,063		2,102		$(3,889)^{(3)}$	1,276	
Identifiable assets		81,758		26,064		1,738	109,560	
Depreciation and amortization		1,221		533		34	1,788	
Interest		15		82		1,551	1,648	
Capital expenditures		88		21		_	109	
Non-cash compensation		282		609		1,193	2,084	

- (1) Amounts for 2012 include Securities America which was acquired on November 4, 2011.
- (2) Includes \$647 and \$6,202 income from change in the fair value of contingent consideration related to Securities America acquisition for the three and six months ended June 30, 2012, respectively.
- (3) Includes interest on revolving credit and forgivable loan notes, compensation, professional fees and other general and administrative expenses.

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

Overview

We are engaged in independent brokerage and advisory services, investment banking, equity research, institutional sales and trading, asset management services and trust services through our principal subsidiaries, Securities America, Inc. (collectively with related companies, "Securities America"), Triad Advisors, Inc. ("Triad"), Investacorp, Inc. (collectively with related companies, "Investacorp"), Ladenburg Thalmann & Co. Inc. ('Ladenburg'), Ladenburg Thalmann Asset Management Inc. ("LTAM") and Premier Trust, Inc. ("Premier Trust"). We are committed to establishing a significant presence in the financial services industry by meeting the varying investment needs of our clients.

Through our acquisitions of Securities America in November 2011, Triad in August 2008 and Investacorp in October 2007, we have established a leadership position in the independent broker-dealer industry. During the past decade, this has been one of the fastest growing segments of the financial services industry. With approximately 2,700 financial advisors located in 50 states, we have become one of the approximately 10 largest independent broker-dealer networks. We believe that we have the opportunity through acquisitions, recruiting and internal growth to continue expanding our market share in this segment over the next several years. Since 2007, our plan has been to marry the more stable and recurring revenue and cash flows of the independent broker-dealer business with Ladenburg's traditional investment banking, capital markets, institutional equity and related businesses. Ladenburg's businesses are generally more volatile and subject to the cycles of the capital markets than our independent broker-dealer subsidiaries, but historically have enjoyed strong operating margins in good market conditions. Our goal has been to build sufficient scale in our independent brokerage business, with the accompanying more steady cash flows it can produce, so regardless of capital market conditions, we as a firm can generate significant operating cash to create value for our shareholders.

The appealing growth profile of the independent brokerage and advisory business has been a key factor in setting our strategic path. The independent brokerage channel has expanded significantly over the past decade, driven in large part by demographic trends, including the aging of America, the retirement of the baby boomer generation and the rollover of retirement assets from corporate 401(k) and other pension plans to individual IRA accounts. The increasing responsibility of individuals to plan for their own retirement has created demand for the financial advice provided by financial advisors in the independent channel, who are not tied to a particular firm's proprietary products. These developments have been occurring against a backdrop of the steady migration of client assets and advisors from the wirehouse, insurance and bank channels to the independent channel.

Each of our independent broker-dealers operates separately under its own management team, which reflects our recognition that each firm has its own unique culture and strengths. We believe this is an important part of the glue that helps bind the advisors to the firm. At the same time, we have taken advantage of the scale we have created across the multiple firms by spreading costs in areas that are not directly visible to the advisors and their clients, such as technology, accounting and other back office functions. Our acquisition of Securities America has provided opportunities that have added value to our existing businesses. We have rolled out Securities America's industry best practice development and coaching tools to our other advisors, while at a firm-wide level we expect to benefit from adding its management expertise and systems to strengthen risk management and financial reporting. In turn, Securities America's advisors have gained additional resources to enhance their practices, including access to Ladenburg's proprietary research and investment banking, Premier Trust's trust services and LTAM's wealth management solutions.

Ladenburg is a full service broker-dealer that has been a member of the New York Stock Exchange since 1879. It provides its services principally for middle market and emerging growth companies and high net worth individuals through a coordinated effort among corporate finance, capital markets, asset management, brokerage and trading professionals.

LTAM is a registered investment advisor. LTAM offers various asset management products utilized by Ladenburg and Premier Trust's clients, as well as clients of our independent financial advisors.

Premier Trust, a Nevada trust company, provides trust administration of personal and retirement accounts, estate and financial planning, wealth management and custody services. We acquired Premier Trust in September 2010 to differentiate ourselves from the competition and to provide our network of independent financial advisors with access to a broad array of trust services. This was an important strategic step in our efforts to increase the products and services we offer clients through our independent broker-dealer platform.

Each of Ladenburg, Securities America, Investacorp and Triad is subject to regulation by, among others, the Securities and Exchange Commission ("SEC"), the Financial Industry Regulatory Authority ("FINRA"), the Municipal Securities Rulemaking Board and is a member of the Securities Investor Protection Corporation. Securities America is also subject to regulation by the Commodities Futures Trading Commission and the National Futures Association. Premier Trust is subject to regulation by the Nevada Department of Business and Industry Financial Institutions Division.

Acquisition Strategy

We continue to explore opportunities to grow our businesses, including through potential acquisitions of other securities and investment banking firms, both domestically and internationally. These acquisitions may involve payments of material amounts of cash, the incurrence of material amounts of debt, which may increase our leverage, or the issuance of significant amounts of our equity securities, which may be dilutive to our existing shareholders. We cannot assure you that we will be able to complete any such potential acquisitions on acceptable terms or at all or, if we do, that any acquired business will be profitable. We also may not be able to integrate successfully acquired businesses into our existing business and operations.

Critical Accounting Policies

There have been no material changes from the critical accounting policies set forth in Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations," of our annual report on Form 10-K for the year ended December 31, 2011, as amended. Please refer to those sections for disclosures regarding the critical accounting policies related to our business.

Results of Operations

(in thousands, except share and per share data)

The following discussion provides an assessment of our results of operations, capital resources and liquidity and should be read in conjunction with our unaudited condensed consolidated financial statements and related notes included elsewhere in this report. The unaudited condensed consolidated financial statements include our accounts and the accounts of Ladenburg, Securities America (since November 4, 2011), Investacorp, Triad, Premier and our other subsidiaries.

	Three months ended June 30,				Six months ended June 30,			
	2012		2011		2012			2011
Total revenues	\$	163,385	\$	60,231	\$	318,100	\$	117,433
Total expenses		168,971		59,710		331,612		116,157
Pre-tax (loss) income		(4,939)		521		(7,310)		1,276
Net (loss) income		(4,983)		200		(7,962)		609
Reconciliation of EBITDA, as adjusted, to net (loss) income:								
EBITDA, as adjusted	\$	7,645	\$	3,348	\$	12,954	\$	6,766
Add:								
Interest income		49		15		93		30
Change in fair value of contingent consideration		647		_		6,202		_
Less:								
Interest expense		(6,192)		(820)		(12,252)		(1,648)
Income tax expense		(44)		(321)		(652)		(667)
Depreciation and amortization		(4,070)		(895)		(8,133)		(1,788)
Non-cash compensation		(1,227)		(1,127)		(2,591)		(2,084)
Amortization of retention loans		(1,791)				(3,583)		
Net (loss) income	\$	(4,983)	\$	200	\$	(7,962)	\$	609

Earnings before interest, taxes, depreciation and amortization, or EBITDA, adjusted for change in fair value of contingent consideration, amortization of retention loans made in connection with the Securities America acquisition, non-cash compensation expense, and interest expense is a key metric we use in evaluating our financial performance. EBITDA, as adjusted, is considered a non-GAAP financial measure as defined by Regulation G promulgated by the SEC under the Securities Act of 1933, as amended. We consider EBITDA, as adjusted, important in evaluating our financial performance on a consistent basis across various periods. Due to the significance of non-cash and non-recurring items, EBITDA, as adjusted, enables our board of directors and management to monitor and evaluate the business on a consistent basis. We use EBITDA, as adjusted, as a primary measure, among others, to analyze and evaluate financial and strategic planning decisions regarding future operating investments and potential acquisitions. We believe that EBITDA, as adjusted, eliminates items that are not indicative of our core operating performance, such as change in fair value of contingent consideration and amortization of retention loans made in connection with the Securities America acquisition, or do not involve a cash outlay, such as stock-related compensation. The presentation of EBITDA, as adjusted, should not be construed as an inference that our future results will be unaffected by unusual or non-recurring items or by non-cash items, such as non-cash compensation, which is expected to remain a key element in our long-term incentive compensation program. EBITDA, as adjusted, should be considered in addition to, rather than as a substitute for, pre-tax income, net income and cash flows from operating activities.

Second quarter 2012 EBITDA, as adjusted, was \$7,645, an increase of \$4,297 from second quarter 2011 EBITDA, as adjusted, of \$3,348, primarily because of increased revenue for the 2012 period. For the six months ended June 30, 2012, EBITDA, as adjusted, was \$12,954, an increase of \$6,188 from EBITDA, as adjusted, of \$6,766 for the six months ended June 30, 2011, primarily because of increased revenues in the 2012 period.

Segment Description

We have two operating segments:

- Independent brokerage and advisory services includes the broker-dealer and investment advisory services provided by Securities America, Investacorp and Triad to their independent contractor financial advisors and wealth management services provided by Premier Trust; and
- Ladenburg includes the investment banking, sales and trading and asset management services and investment activities
 conducted by Ladenburg and LTAM.

	Three months ended June 30,				Six months ended June 30,			
	2012		2011		2012		2011	
Revenues:								
Independent brokerage and advisory services (1)	\$ 149,988	\$	47,132	\$	293,792	\$	89,238	
Ladenburg	13,322		13,185		24,198		28,451	
Corporate	75		(86)		110		(256)	
Total revenues	\$ 163,385	\$	60,231	\$	318,100	\$	117,433	
Pre-tax (loss) income:								
Independent brokerage and advisory services (1)(2)	\$ (1,829)	\$	1,816	\$	(514)	\$	3,063	
Ladenburg	322		525		57		2,102	
Corporate (3)	(3,432)		(1,820)		(6,853)		(3,889)	
Total pre-tax (loss) income	\$ (4,939)	\$	521	\$	(7,310)	\$	1,276	

- (1) Amounts for 2012 include Securities America which was acquired on November 4, 2011.
- (2) Includes income of \$647 and \$6,202 from change in the fair value of contingent consideration related to Securities America acquisition for the three and six months ended June 30, 2012, respectively.
- (3) Includes interest on revolving credit and forgivable loan notes, compensation, professional fees and other general and administrative expenses.

Three months ended June 30, 2012 versus three months ended June 30, 2011

For the quarter ended June 30, 2012, we had a net loss of \$4,983 compared to net income of \$200 for the quarter ended June 30, 2011, primarily due to increased interest, depreciation and amortization expenses and non-cash compensation expense in the 2012 period arising from the Securities America acquisition as described below, partially offset by a decrease in fair value of contingent consideration. The 2012 period included \$6,192 of interest expense, \$4,070 of depreciation and amortization expense and \$1,227 of non-cash compensation expense as compared to \$820 of interest expense, \$895 of depreciation and amortization expense and \$1,127 of non-cash compensation expense for the 2011 period.

Our total revenues for the three months ended June 30, 2012 increased \$103,154 (171%) from the 2011 period primarily due to the Securities America acquisition. Second quarter 2012 revenues included increased commissions of \$53,543, advisory fees of \$39,818 and service fees and other income of \$8,995, partially offset by decreased investment banking revenue of \$470. Revenues for the second quarter of 2012 include \$100,697 from Securities America. Excluding Securities America, revenues in our independent brokerage and advisory services segment increased \$2,159 (5%) from the 2011 period, primarily due to improved market conditions and successful recruitment of higher-producing financial advisors.

Our total expenses for the three months ended June 30, 2012 increased by \$109,261 (183%) from the 2011 period, primarily as a result of an increase in commissions and fees expense of \$82,864, compensation and benefits expense of \$8,484, interest expense of \$5,372, other expenses of \$5,041, depreciation and amortization of \$3,175 and amortization of retention loans made in connection with the Securities America acquisition of \$1,791. 2012 expenses include \$105,283 from Securities America.

The \$53,543 (178%) increase in commissions revenue for the three months ended June 30, 2012 as compared to the 2011 period was primarily attributable to \$51,275 from the addition of Securities America and successful recruitment of higher-producing financial advisors in our independent brokerage and advisory services segment. Excluding Securities America, commissions revenue in our independent brokerage and advisory services segment increased \$1,561 (6%) from the 2011 period.

The \$39,818 (232%) increase in advisory fee revenue for the three months ended June 30, 2012 as compared to the 2011 period was primarily due to \$38,695 from the addition of Securities America and a 1.4% increase in average assets under management at LTAM, Triad and Investacorp. We expect asset management revenue to increase in the near term due to newly-added advisory assets.

The \$470 (4%) decrease in investment banking revenue for the three months ended June 30, 2012 was primarily due to an unusually high level of strategic advisory fees in the quarter ended June 30, 2011. Strategic advisory fees decreased \$768 for the three months ended June 30, 2012 as compared to the 2011 period, primarily due to the completion of several large transactions in the 2011 period and were partially offset by an increase in capital raising revenue of \$298 for the quarter ended June 30, 2012. We derived investment banking revenue for the three months ended June 30, 2012 from Ladenburg's capital raising activities, including underwritten public offerings and private placements, and strategic advisory services. Revenue from underwritten public offerings was \$9,733 for the 2012 period, as compared to \$8,857 for the 2011 period. Private placement revenue was \$160 for the second quarter of 2012, including \$17 in warrants received as investment banking fees, as compared to \$738 for the 2011 period, including \$586 in warrants received as investment banking fees due to difficult market conditions in the quarter ended June 30, 2012. Strategic advisory services revenue was \$186 for the 2012 period as compared to \$954 for the 2011 period.

The \$1,041 (789%) increase in interest and dividends revenue for the three months ended June 30, 2012 as compared to the 2011 period was primarily due to \$1,015 earned on the acquired assets of Securities America. We expect increased interest and dividends revenue in 2012 as compared to 2011due to the addition of Securities America.

The \$8,995 (314%) increase in service fees and other income for the three months ended June 30, 2012 as compared to 2011 was primarily attributable to \$9,710 of service fees and other income earned by Securities America. Excluding Securities America, service fees and other income decreased in our independent brokerage and advisory services segment primarily due to decreased conference revenue of \$645, resulting from the rescheduling of an annual conference to the third quarter from the second quarter as in 2011, and decreased transaction-related fees of \$265, which was partially offset by increased revenue of \$247 in direct investment marketing allowances received from product sponsor programs.

The \$82,864 (219%) increase in commissions and fees expense for the three months ended June 30, 2012 as compared to the 2011 period was directly correlated to the increase in commissions and advisory fees revenue in our independent brokerage and advisory services segment, including \$80,553 from the addition of Securities America. Commissions and fees expense comprises compensation payments earned by the registered representatives who serve as independent contractors in our independent brokerage and advisory services segment. These payments to the independent contractor registered representatives are calculated based on a percentage of revenues generated by such persons and vary by product. Accordingly, when the independent contractor registered representatives increase their business, both our revenues and expenses increase as our representatives earn additional compensation based on the revenue produced.

The \$8,484 (68%) increase in compensation and benefits expense for the three months ended June 30, 2012 as compared to 2011 was primarily due to a \$6,868 increase from the addition of Securities America, and a \$1,018 increase in compensation at our Ladenburg and corporate segments. Excluding Securities America, compensation and benefits in our independent brokerage and advisory services segment increased \$599. Compensation and benefits expense at our Ladenburg and corporate segments increased \$1,018.

The \$100 (9%) increase in non-cash compensation expense for the three months ended June 30, 2012 as compared to the 2011 period was primarily attributable to an increase of \$383 from stock option grants to Securities America employees and financial advisors and \$397 from stock options granted after June 30, 2011, partially offset by a decrease of \$686 from stock option grants that fully vested after June 30, 2011.

The \$637 (33%) increase in brokerage, communication and clearance fees expense for the three months ended June 30, 2012 as compared to the 2011 period was primarily due to a \$549 increase from the addition of Securities America and an increase of \$99 in our Ladenburg and corporate segments. Clearing expense at Ladenburg decreased as a result of clearing expense reduction credits provided by our primary clearing firm.

The \$813 (103%) increase in rent and occupancy, net of sublease revenue for the three months ended June 30, 2012 as compared to the 2011 period was primarily attributable to an \$831 increase from the addition of Securities America.

The \$984 (103%) increase in professional services expense for the three months ended June 30, 2012 was primarily due to additional expense from Securities America of \$1,136, which was partially offset by a decrease of \$152 in legal, audit, tax and consulting expense.

The \$5,372 (655%) increase in interest expense for the three months ended June 30, 2012 as compared to the 2011 period resulted from increased average debt balances following the Securities America acquisition and increased average interest rates. An average debt balance of approximately \$211,380 was outstanding for the second quarter of 2012, as compared to an average outstanding debt balance of approximately \$31,515 for the 2011 period. The average interest rate was 11.6% for the second quarter of 2012 as compared to 10.3% for the 2011 period.

The \$3,175 (355%) increase in depreciation and amortization expense for the three months ended June 30, 2012 as compared to 2011 was primarily due to an additional \$942 of depreciation and amortization of Securities America fixed assets and additional expense of \$2,291, which is attributed to the amortization of intangible assets acquired in the Securities America acquisition.

The \$5,041 (173%) increase in other expense for the three months June 30, 2012 as compared to 2011 is primarily attributable to the addition of \$5,393 in other expense from Securities America. Excluding Securities America, the decrease in other expense, was attributable to a \$637 decrease in conference and related expenses, as a result of the current year's conference being scheduled for the third quarter instead of the second quarter, a \$151 decrease in other trading-related expenses, partially offset by a \$243 increase in travel, meals and entertainment, a \$82 increase in registration fees, a \$54 increase in office expenses and a \$22 increase in insurance expense.

The \$647 decrease in fair value of contingent consideration for the three months ended June 30, 2012 was due to decreases in projected revenues based on actual revenues achieved for the six months ended June 30, 2012.

We incurred income tax expense of \$44 for the three months ended June 30, 2012 as compared to \$321 for the 2011 period. After consideration of all the evidence, both positive and negative, management has determined that a valuation allowance at June 30, 2012 was necessary to fully offset the deferred tax assets based on the likelihood of future realization. A net deferred tax liability of approximately \$19,593 was recorded on the acquisition of Securities America for the excess financial statement basis over the tax basis of the acquired assets and assumed liabilities. As Securities America will be included in our consolidated federal and certain combined state and local income tax returns, deferred federal and a substantial portion of state and local tax liabilities assumed in the acquisition are able to offset the reversal of our pre-existing deferred tax assets. The effective tax rate for the 2012 period differed from the federal statutory tax rate of 34%, primarily as a result of the change in fair value of contingent consideration not subject to income tax and the increase in the valuation allowance against the net deferred tax asset (without regard to deferred tax liabilities related to indefinite-lived intangibles) related to the tax benefit of the pre-tax loss as adjusted for permanent differences.

Six months ended June 30, 2012 versus six months ended June 30, 2011

Our net loss for the six months ended June 30, 2012 was \$7,962 compared to a net income of \$609 for the six months ended June 30, 2011. The decrease in net income of \$8,571 was primarily due to increased interest, depreciation and amortization expenses and non-cash compensation expense for the 2012 period arising from the Securities America acquisition as described below, partially offset by a decrease in fair value of contingent consideration. The 2012 period included \$12,252 of interest expense, \$8,133 of depreciation and amortization expense and \$2,591 of non-cash compensation expense as compared to \$1,648 of interest expense, \$1,788 of depreciation and amortization expense and \$2,084 of non-cash compensation expense for the 2011 period.

Our total revenues for the six months ended June 30, 2012 increased \$200,667 (171%) from the 2011 period, primarily due to the Securities America acquisition, increased commissions of \$104,480, advisory fees of \$79,498 and other income of \$19,638, partially offset by decreased investment banking revenue of \$4,961. 2012 revenues include \$198,277 from Securities America. Excluding Securities America, revenues in our independent brokerage and advisory services segment increased \$6,277 (7%) from the 2011 period, primarily due to improved market conditions and recruitment of higher-producing financial advisors.

Our total expenses for the six months ended June 30, 2012 increased by \$215,455 (185%) from the 2011 period, primarily as a result of an increase in commissions and fees expense of \$163,080, compensation and benefits expense of \$13,981, other expenses of \$12,874, interest expense of \$10,604, depreciation and amortization expense of \$6,345 and amortization of retention loans made in connection with the Securities America acquisition of \$1,791. 2012 expenses include \$208,647 from Securities America.

The \$104,480 (178%) increase in commissions revenue for the six months ended June 30, 2012 as compared to the 2011 period was primarily attributable to \$99,829 from the addition of Securities America and successful recruitment of higher-producing financial advisors in our independent brokerage and advisory services segment. Excluding Securities America, commissions revenue in our independent brokerage and advisory services segment increased \$3,712 (7%) from the 2011 period.

The \$79,498 (241%) increase in advisory fee revenue for the six months ended June 30, 2012 as compared to the 2011 period was primarily due to \$77,014 from the addition of Securities America and an 11% increase in average assets under management at LTAM, Triad and Investacorp. We expect asset management revenue to increase in the near term due to newly-added advisory assets.

The \$4,961 (23%) decrease in investment banking revenue for the six months ended June 30, 2012 as compared to the 2011 period was primarily due to unusually high levels of investment banking in the six months ended June 30, 2011. Capital raising revenue decreased \$4,334 and strategic advisory services revenue decreased \$627 due to the completion of several large transactions in the 2011 period. We derived investment banking revenue for the six months ended June 30, 2012 from Ladenburg's capital raising activities, including underwritten public offerings and private placements, and strategic advisory services. Revenue from underwritten public offerings was \$15,861 for the 2012 period, as compared to \$17,930 for the 2011 period. Private placement revenue was \$312 for the 2012 period, including \$149 in warrants received as investment banking fees, as compared to \$2,577 for the 2011 period, including \$1,322 in warrants received as investment banking fees. Strategic advisory services revenue was \$528 for the 2012 period, as compared to \$1,156 for the 2011 period.

The \$1,762 (610%) increase in interest and dividends revenue for the six months ended June 30, 2012 as compared to the 2011 period was primarily due to \$1,738 earned on the acquired assets of Securities America. We expect increased interest and dividends revenue in 2012 as compared to 2011 due to the addition of Securities America.

The \$19,638 (415%) increase in service fees and other income for the six months ended June 30, 2012 as compared to 2011 was primarily attributable to \$19,704 of service fees and other income earned by Securities America. Excluding Securities America, service fees and other income decreased in our independent brokerage and advisory services segment primarily due to decreased conference revenue of \$395, resulting from the rescheduling of an annual conference to the third quarter from the second quarter as in 2011 and decreased transaction-related fees of \$243, partially offset by increased revenue of \$528 in direct investment marketing allowances received from product sponsor programs.

The \$163,080 (227%) increase in commissions and fees expense for the six months ended June 30, 2012 as compared to the 2011 period was directly correlated to the increase in commissions and advisory fees revenue in our independent brokerage and advisory services segment, including \$157,400 from the addition of Securities America. Commissions and fees expense comprises compensation payments earned by the registered representatives who serve as independent contractors in our independent brokerage and advisory services segment. These payments to the independent contractor registered representatives are calculated based on a percentage of revenues generated by such persons and vary by product. Accordingly, when the independent contractor registered representatives increase their business, both our revenues and expenses increase as our representatives earn additional compensation based on the revenue produced.

The \$13,981 (53%) increase in compensation and benefits expense for the six months ended June 30, 2012 as compared to 2011 was primarily due to a \$14,066 increase from the addition of Securities America.

The \$507 (24%) increase in non-cash compensation expense for the six months ended June 30, 2012 as compared to the 2011 period was primarily attributable to an increase of \$850 from stock option grants to Securities America employees and financial advisors and \$628 from stock options granted after June 30, 2011, partially offset by a decrease of \$893 from stock option grants that were fully vested after June 30, 2011.

The \$1,132 (29%) increase in brokerage, communication and clearance fees expense for the six months ended June 30, 2012 as compared to the 2011 period was primarily due to a \$1,149 increase from the addition of Securities America and an increase of \$205 from Triad and Investacorp, which was directly related to the increase in revenue and rebalancing of advisory accounts. This was partially offset by a decrease of \$223 in our Ladenburg and corporate segments. Clearing expense at Ladenburg decreased as a result of clearing expense reduction credits provided by our primary clearing firm.

The \$1,667 (103%) increase in rent and occupancy, net of sublease revenue for the six months ended June 30, 2012 as compared to the 2011 period was primarily attributable to a \$1,747 increase from the addition of Securities America.

The \$1,682 (85%) increase in professional services expense for the six months ended June 30, 2012 as compared to the 2011 period was primarily due to additional expense from Securities America of \$1,769, which was partially offset by a decrease of \$87 in legal, audit, tax and consulting expense.

The \$10,604 (643%) increase in interest expense for the six months ended June 30, 2012 as compared to the 2011 period resulted from increased average debt balances following the Securities America acquisition and increased average interest rates. An average debt balance of approximately \$200,873 was outstanding for the first half of 2012, as compared to an average outstanding debt balance of approximately \$32,151 for the 2011 period. The average interest rate was 11.6% and 10.3% for the 2012 and 2011 periods, respectively.

The \$6,345 (355%) increase in depreciation and amortization expense for the six months ended June 30, 2012 as compared to 2011 was primarily due to an additional \$1,861 of depreciation and amortization of Securities America fixed assets and additional expense of \$4,582, which is attributed to the amortization of intangible assets acquired in the Securities America acquisition.

The \$12,874 (264%) increase in other expense for the six months ended June 30, 2012 as compared to 2011 is primarily attributable to the addition of \$12,636 in other expense from Securities America. Excluding Securities America, the increase in other expense, was attributable to a \$283 increase in travel, meals and entertainment, a \$139 increase in insurance expense, a \$127 increase in registration fees, a \$68 increase in bad debt, a \$51 increase in office expense, a \$32 increase in advertising, partially offset by a \$405 decrease in conference and related expenses and a \$108 decrease in other trading-related expenses.

The \$6,202 decrease in fair value of contingent consideration for the six months ended June 30, 2012 was due to decreases in projected revenues based on actual revenues achieved for the six months ended June 30, 2012.

We incurred income tax expense of \$652 for the six months ended June 30, 2012 as compared to \$667 for the 2011 period. After consideration of all the evidence, both positive and negative, management has determined that a valuation allowance at June 30, 2012 was necessary to fully offset the deferred tax assets based on the likelihood of future realization. A net deferred tax liability of approximately \$19,593 was recorded on the acquisition of Securities America for the excess financial statement basis over the tax basis of the acquired assets and assumed liabilities. As Securities America will be included in our consolidated federal and certain combined state and local income tax returns, deferred federal and a substantial portion of state and local tax liabilities assumed in the acquisition are able to offset the reversal of our pre-existing deferred tax assets. The effective tax rate for the 2012 period differed from the federal statutory tax rate of 34%, primarily as a result of the change in fair value of contingent consideration not subject to income tax and the increase in the valuation allowance against the net deferred tax asset (without regard to deferred tax liabilities related to indefinite-lived intangibles) related to the tax benefit of the pre-tax loss as adjusted for permanent differences.

Liquidity and Capital Resources

Approximately 16% and 15% of our total assets at June 30, 2012 and December 31, 2011, respectively, consisted of cash and cash equivalents, securities owned and receivables from our clearing brokers and other broker-dealers, all of which fluctuate, depending upon the levels of customer business and trading activity. Receivables from broker-dealers, which are primarily from clearing brokers, turn over rapidly. The total assets or the individual components of total assets may vary significantly from period to period because of changes relating to economic and market conditions, and proprietary trading strategies.

Each of Securities America, Ladenburg, Investacorp and Triad is subject to the SEC's net capital rule. Therefore, they are subject to certain restrictions on the use of capital and their related liquidity. At June 30, 2012, Securities America's regulatory net capital of \$6,584 exceeded minimum net capital requirements of \$250 by \$6,334. At June 30, 2012, Ladenburg's regulatory net capital of \$6,902 exceeded minimum net capital requirements of \$250, by \$6,652. At June 30, 2012, Investacorp's regulatory net capital of \$3,156 exceeded minimum net capital requirements of \$378, by \$2,778. At June 30, 2012, Triad's regulatory net capital of \$2,856 exceeded minimum net capital requirements of \$547 by \$2,309. Failure to maintain the required net capital may subject our broker-dealer subsidiaries to suspension or expulsion by FINRA, the SEC and other regulatory bodies and ultimately may require their liquidation. The net capital rule also prohibits the payment of dividends, redemption of stock and prepayment or payment of principal of subordinated indebtedness if net capital, after giving effect to the payment, redemption or prepayment, would be less than specified percentages of the minimum net capital requirement. Compliance with the net capital rule could limit Ladenburg's operations that require the intensive use of capital, such as underwriting and trading activities, and also could restrict our ability to withdraw capital from our subsidiaries, which in turn, could limit our ability to repay debt and/or pay dividends.

Premier Trust, chartered by the state of Nevada, is subject to regulation by the Nevada Department of Business and Industry Financial Institutions Division. Under Nevada law, Premier Trust must maintain stockholders' equity of at least \$1,000, including cash of at least \$250. At June 30, 2012, Premier Trust had stockholders' equity of \$1,739.

Our primary source of liquidity is cash flows from operations. We also obtain cash from borrowings under our revolving credit agreement with an affiliate of Dr. Phillip Frost, our chairman and principal shareholder. In connection with the Securities America acquisition, on August 16, 2011, we entered into a second amendment to the revolving credit agreement, under which available borrowings were increased by \$10,000 to an aggregate of \$40,000. Borrowings under the \$40,000 revolving credit agreement bear interest at a rate of 11% per annum, payable quarterly. At June 30, 2012, \$23,550 was outstanding under the revolving credit agreement. During 2012, we increased our borrowings under the revolving credit agreement by a net amount of \$1,000. We may repay outstanding amounts or reborrow amounts under our revolving credit facility at any time prior to the maturity date of August 25, 2016, without penalty. We believe our existing assets and funds available under our \$40,000 revolving credit facility will provide adequate funds for continuing operations at current activity levels. We are currently in compliance with all debt covenants in our debt agreements.

Cash provided by operating activities for the six months ended June 30, 2012 was \$1,863, which primarily consisted of decreases in notes receivable, net and cash surrender of value of life insurance and increases in accrued compensation, accrued interest and commissions and fees payable partially offset by our net loss of \$7,962 adjusted for non-cash expenses, increases in receivables from clearing brokers, receivables from other broker-dealers and decreases in deferred compensation liability and accounts payable and accrued liabilities. For the six months ended June 30, 2011, cash used in operating activities was \$1,160, which primarily consisted of increases in receivables from our sole clearing broker during such period, other broker-dealers, other receivables, net and other assets, partially offset by decreases in securities owned, our net income of \$609 adjusted for non-cash expenses and increases in securities sold, commission and fees payable, partially offset by a decrease in accrued liabilities.

Investing activities used \$2,795 for the six months ended June 30, 2012, due to the purchase of furniture, equipment and leasehold improvements. For the six months ended June 30, 2011, investing activities used \$59, primarily due to the purchase of furniture, equipment and leasehold improvements, partially offset by a decrease in restricted assets related to returned escrowed deposits from arrangements with Investacorp's former clearing brokers.

Financing activities provided \$602 for the six months ended June 30, 2012, due to \$1,000 borrowed under our revolving credit facility and the issuance of common stock upon option exercises and under our employee stock purchase plan, partially offset by repayments of notes payable and common stock repurchases. For the six months ended June 30, 2011, financing activities provided \$3,482 from \$5,000 borrowed under our revolving credit facility and the issuance of common stock upon option exercises and under our employee stock purchase plan, partially offset by repayments of notes payable and common stock repurchases.

At June 30, 2012, we were obligated under several non-cancelable lease agreements for office space, which provide for future minimum lease payments aggregating approximately \$34,733 through 2018, exclusive of escalation charges. We have subleased vacant space under subleases which entitle us to receive rents aggregating approximately \$14,135 through such date.

In connection with the Securities America acquisition, we entered into a senior loan agreement with various lenders, under which the lenders loaned us \$160,700, a portion of which we used to fund the acquisition. Interest on this loan is payable quarterly, commencing on December 31, 2011, at 11% per year. Interest is payable in cash; however, (i) from December 31, 2011 until November 4, 2013, we may, without the consent of any lender, satisfy our interest obligations by adding such amount to the outstanding principal balance of the note, in an amount of up to approximately 36% of accrued and unpaid interest on each payment date, and (ii) after November 4, 2013 until maturity, we may also pay interest-in-kind with the consent of certain lenders. This payment-in-kind feature increases the principal sum outstanding on the note that is due at maturity by the amount of such payment-in-kind. Ten percent (10%) of the principal amount of the loan, together with accrued and unpaid interest thereon, is due on each of December 31, 2014 and December 31, 2015, and the balance of this loan, together with accrued and unpaid interest thereon, is due on November 4, 2016. We may voluntarily repay this loan at any time without premium or penalty. In connection with this loan, we issued to the lenders warrants to purchase an aggregate of 10,713,332 shares of our common stock. These warrants are exercisable at any time prior to their expiration on November 4, 2016 at \$1.68 per share, which was the closing price of our common stock on the acquisition closing date, as reported by the NYSE MKT.

The lenders included Frost Nevada Investments Trust ("Frost Nevada"), an affiliate of our chairman of the board and principal shareholder, Dr. Phillip Frost, M.D., Vector Group, Ltd. ("Vector Group"), a principal shareholder, and Richard J. Lampen, our president and chief executive officer and a director. The principal amounts loaned by Frost Nevada, Vector Group and Richard J. Lampen were \$135,000, \$15,000 and \$200, respectively.

On November 4, 2011, National Financial Services, LLC ("NFS") provided us with a seven-year, \$15,000 forgivable loan. We used the proceeds to fund expenses related to the Securities America acquisition. Interest on the loan agreement accrues at the average annual Federal Funds effective rate plus 6% per annum, subject to the maximum rate of 11% per annum. If Securities America meets certain annual clearing revenue targets set forth in the loan agreement, the principal balance of the loan will be forgiven in seven equal yearly installments of \$2,143 commencing on November 4, 2012 and continuing on an annual basis through November 2018. Interest payments due with respect to each such year will also be forgiven if the annual clearing revenue targets are met. Any principal amounts not forgiven will be due in November 2018, and any interest payments not forgiven are due annually. If during the loan term any principal amount is not forgiven, we may have such principal forgiven in future years if Securities America exceeds subsequent annual clearing revenue targets. We will expense interest under this loan agreement until such time as such interest is forgiven.

The forgivable loan agreement contains other covenants, including limitations on the incurrence of additional indebtedness, maintaining minimum adjusted shareholders' equity levels and a prohibition on the termination of our \$40,000 revolving credit agreement prior to its current maturity. Upon the occurrence of an event of default, the outstanding principal and interest under the loan agreement may be accelerated and become due and payable. If the clearing agreements are terminated prior to the loan maturity date, all amounts then outstanding must be repaid on demand. The loan agreement is secured by our (but not our broker-dealer subsidiaries') deposits and accounts held at NFS or our affiliates.

In connection with the entering into the new forgivable loan in 2011, Securities America and our other broker–dealer subsidiaries amended their respective clearing agreements with NFS to, among other things, extend the term of those agreements through November 2018. Also, we and NFS amended the terms of the 2009 forgivable loan made by NFS to us such that the remaining principal balance of \$7,143 and the related accrued interest will be forgiven, subject to the terms and conditions of the loan, in four equal annual installments commencing in November 2012 without us being required to satisfy the annual clearing revenue targets previously established. The second annual clearing revenue target under the 2009 forgivable loan was met in August 2011. We have expensed, and will continue to expense, interest under the 2009 NFS agreement until such interest is forgiven.

On November 4, 2011 Ladenburg amended its clearing agreement with NFS, and as part of the amendment, NFS will provide an annual credit of \$1,000 to Ladenburg for five years beginning November 4, 2012. Such expense reduction must be repaid pro-rata if the clearing agreement is terminated prior to the end of the term. We have reflected the expense reduction ratably in our financials.

In connection with the Premier Trust acquisition in 2010, we issued a \$1,161 promissory note to a subsidiary of Premier Trust's former shareholder. The note bears interest at 6.5% per annum, is payable quarterly and matures in September 2015. The outstanding balance of this note at June 30, 2012 was \$795.

In March 2007, our board of directors authorized the repurchase of up to 2,500,000 shares of our common stock from time to time on the open market or in privately negotiated transactions depending on market conditions. In October 2011, our board amended the repurchase program described above to permit the purchase of up to an additional 5,000,000 shares. Since inception through June 30, 2012, 2,641,211 shares had been repurchased for \$4,196 under the program, including 391,919 shares repurchased for \$592 and 571,911 shares repurchased for \$950, in the three and six months ended June 30, 2012, respectively.

Off-Balance-Sheet Risk and Concentration of Credit Risk

Each of Securities America, Ladenburg, Investacorp and Triad, as guarantor of its customer accounts to its clearing brokers, is exposed to off-balance-sheet risk in the event that its customers do not fulfill their obligations to the clearing brokers. Also, to the extent Ladenburg, Investacorp or Triad maintain a short position in any securities, they are exposed to off-balance-sheet market risk, because their ultimate obligation to repurchase securities to close their short positions may exceed the amount recognized in the financial statements.

Please see Note 9 to our unaudited condensed consolidated financial statements included elsewhere in this quarterly report on Form 10-Q.

Market Risk

Market risk generally represents the risk of loss that may result from the potential change in the value of a financial instrument as a result of fluctuations in interest and currency exchange rates, equity and commodity prices, changes in the implied volatility of interest rates, foreign exchange rates, equity and commodity prices and also changes in the credit ratings of either the issuer or its related country of origin. Market risk is inherent to both derivative and non-derivative financial instruments and, accordingly, the scope of our market risk management procedures extends beyond derivatives to include all market-risk sensitive financial instruments.

Current and proposed underwriting, corporate finance, merchant banking and other commitments are subject to due diligence reviews by our senior management, as well as professionals in the appropriate business and support units involved. Credit risk related to various financing activities is reduced by the industry practice of obtaining and maintaining collateral. We monitor our exposure to counterparty risk through the use of credit exposure information, the monitoring of collateral values and the establishment of credit limits.

We maintain inventories of trading securities. At June 30, 2012, the fair market value of our inventories was \$1,336 in long positions and \$64 in short positions. We performed an entity-wide analysis of our financial instruments and assessed the related market risk. Based on this analysis, we do not expect that the market risk associated with our financial instruments at June 30, 2012 will have a material adverse effect on our consolidated financial position or results of operations.

New Accounting Pronouncements

Refer to Note 2, *Recently Issued Accounting Pronouncements*, to our unaudited condensed consolidated financial statements for further information on *New Accounting Pronouncements*.

Special Note Regarding Forward-Looking Statements

We and our representatives may from time to time make oral or written "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995, including any such statements that may be contained in this quarterly report on Form 10-Q, including in the foregoing discussion in "Management's Discussion and Analysis of Financial Condition and Results of Operations" and in our other filings with the SEC and in our reports to shareholders, which forward-looking statements reflect our expectations or beliefs with respect to future events and financial performance. These forward-looking statements are subject to certain risks and uncertainties and, in connection with the "safe-harbor" provisions of the Private Securities Litigation Reform Act, we have identified under "Risk Factors" in our annual report on Form 10-K for the year ended December 31, 2011, as amended, important factors that could cause actual results to differ materially from those contained in any forward-looking statement made by or on behalf of us.

Results actually achieved may differ materially from expected results included in these forward-looking statements as a result of these or other factors. Due to such uncertainties and risks, readers are cautioned not to place undue reliance on such forward-looking statements, which speak only as of the date on which such statements are made. We do not undertake to update any forward-looking statement that may be made from time to time by or on behalf of us.

Item 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The information under the caption "Management's Discussion and Analysis of Financial Condition and Results of Operations — Market Risk" is incorporated herein by reference.

Item 4. CONTROLS AND PROCEDURES

Disclosure controls and procedures (as defined in Rule 13a-15(e) or 15d-15(e) of the Securities Exchange Act of 1934, as amended) are our controls and other procedures that are designed to ensure that information required to be disclosed by us in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported, within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by us in the reports that we file or submit under the Exchange Act is accumulated and communicated to our management, including our principal executive officer and principal financial officer, as appropriate, to allow timely decisions regarding disclosure.

Under the supervision and with the participation of our management, including our principal executive officer and principal financial officer, we evaluated the effectiveness of our disclosure controls and procedures as of the end of the period covered by this report, and, based on that evaluation, our principal executive officer and principal financial officer concluded that these controls and procedures were effective as of such date.

Changes in Internal Control Over Financial Reporting

There were no changes in our internal control over financial reporting during the quarter ended June 30, 2012 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. LEGAL PROCEEDINGS

Please see Note 8 to our unaudited condensed consolidated financial statements contained elsewhere in this quarterly report on Form 10-Q.

Item 1A. RISK FACTORS

There have been no material changes from the risk factors previously disclosed in Part 1, Item 1A of our annual report on Form 10-K for the year ended December 31, 2011, as amended.

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

Issuer Purchases of Equity Securities

This table shows information regarding our purchases of our common stock during the second quarter of 2012.

	Total Number of Shares		age Price Paid	Total Number of Shares Purchased as Part of Publicly Announced Plans or	Maximum Number of Shares that May Yet Be Purchased Under the Plans or
Period	Purchased	per	Share	Programs	Programs(1)
April 1 to April 30, 2012	83,433	\$	1.65	83,433	5,167,275
May 1 to May 31, 2012	297,186		1.47	297,186	4,870,089
June 1 to June 30, 2012	11,300		1.49	11,300	4,858,789
Total	391,919	\$	1.51	391,919	

(1) In March 2007, our board of directors authorized the repurchase of up to 2,500,000 shares of our common stock from time to time on the open market or in privately negotiated transactions depending on market conditions. In October 2011, our board amended this repurchase program to permit the purchase of up to an additional 5,000,000 shares. As of June 30, 2012, 2,641,211 shares have been repurchased for \$4,196 under the program.

Item 6. EXHIBITS

Exhibit No.	Description
31.1	Certification of Chief Executive Officer, Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 302 of the
	Sarbanes-Oxley Act of 2002 .*
31.2	Certification of Chief Financial Officer, Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 302 of the
	Sarbanes-Oxley Act of 2002.*
32.1	Certification of Chief Executive Officer, Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the
	Sarbanes-Oxley Act of 2002.*
32.2	Certification of Chief Financial Officer, Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the
	Sarbanes-Oxley Act of 2002.*
101.INS	XBRL Instance Document.*
101.SCH	XBRL Taxonomy Extension Schema.*
101.CAL	XBRL Taxonomy Extension Calculation Linkbase.*
101.DEF	XBRL Taxonomy Extension Definition Linkbase.*
101.PRE	XBRL Taxonomy Extension Label Linkbase.*
101.LAB	XBRL Taxonomy Extension Presentation Linkbase.*

^{*} Filed herewith.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

LADENBURG THALMANN FINANCIAL SERVICES INC.

(Registrant)

Date: August 8, 2012 By: /s/ Brett H. Kaufman

Brett H. Kaufman Senior Vice President and Chief Financial Officer (Principal Financial and Accounting Officer)

RULE 13a-14(a) CERTIFICATION OF CHIEF EXECUTIVE OFFICER

- I, Richard J. Lampen, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Ladenburg Thalmann Financial Services Inc.;
- 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 periods 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 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 (the registrant's fourth fiscal quarter in the case of an annual report) 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 registrant's board of directors (or persons performing the equivalent functions):
- (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.

Date: August 8, 2012

/s/ Richard J. Lampen

Richard J. Lampen President and Chief Executive Officer (Principal Executive Officer)

RULE 13a-14(a) CERTIFICATION OF CHIEF FINANCIAL OFFICER

- I, Brett H. Kaufman, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Ladenburg Thalmann Financial Services Inc.;
- 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 periods 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 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 (the registrant's fourth fiscal quarter in the case of an annual report) 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 registrant's board of directors (or persons performing the equivalent functions):
- (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.

Date: August 8, 2012

/s/ Brett H. Kaufman

Brett H. Kaufman Senior Vice President and Chief Financial Officer (Principal Financial Officer)

SECTION 1350 CERTIFICATION OF CHIEF EXECUTIVE OFFICER

In connection with the Quarterly Report of Ladenburg Thalmann Financial Services Inc. (the "Company") on Form 10-Q for the period ended June 30, 2012 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Richard J. Lampen, Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. section 1350, as adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002, that, to my knowledge:

- 1. The Report 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 Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: August 8, 2012

/s/ Richard J. Lampen

Richard J. Lampen President and Chief Executive Officer (Principal Executive Officer)

The certification set forth above is being furnished as an exhibit solely pursuant to Section 906 of the Sarbanes – Oxley Act of 2002 and is not being filed as part of the Report or as a separate disclosure document of Ladenburg Thalmann Financial Services Inc., or the certifying officers.

SECTION 1350 CERTIFICATION OF CHIEF FINANCIAL OFFICER

In connection with the Quarterly Report of Ladenburg Thalmann Financial Services Inc. (the "Company") on Form 10-Q for the period ended June 30, 2012 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Brett H. Kaufman, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. section 1350, as adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002, that, to my knowledge:

- 1. The Report 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 Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: August 8, 2012

/s/ Brett H. Kaufman

Brett H. Kaufman Senior Vice President and Chief Financial Officer (Principal Financial Officer)

The certification set forth above is being furnished as an exhibit solely pursuant to Section 906 of the Sarbanes – Oxley Act of 2002 and is not being filed as part of the Report or as a separate disclosure document of Ladenburg Thalmann Financial Services Inc., or the certifying officers