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

Washington, D. C. 20549

FORM 10-Q

(Mark One)

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

For the quarterly period ended June 30, 2019

OR

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

For the transition period from ______ to _____

Commission File Number 1-12043

OPPENHEIMER HOLDINGS INC.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

98-0080034

(I.R.S. Employer Identification No.)

85 Broad Street New York, NY 10004 (Address of principal executive offices) (Zip Code)

(212) 668-8000 (Registrant's telephone number, including area code)

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

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol	Name of each exchange on which registered
Common Stock	OPY	The New York Stock Exchange

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

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (\$232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes \boxtimes No \square

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

Large accelerated filer	Accelerated filer	X
Non-accelerated filer	Smaller reporting company	
Emerging growth company		

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. \Box

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes \square No \boxtimes

The number of shares of the Company's Class A non-voting common stock and Class B voting common stock (being the only classes of common stock of the Company) outstanding on July 26, 2019 was 12,756,308 and 99,665 shares, respectively.

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PART I. FINANCIAL INFORMATION

Item 1. FINANCIAL STATEMENTS (UNAUDITED)

OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATED BALANCE SHEETS (unaudited)

(Expressed in thousands, except number of shares and per share amounts) ASSETS	J	une 30, 2019	Dece	ember 31, 2018
Cash and cash equivalents	\$	71,307	\$	90,675
Deposits with clearing organizations	φ	65,491	Ģ	67,67
Receivable from brokers, dealers and clearing organizations		167,931		166,492
Receivable from customers, net of allowance for credit losses of \$920 (\$886 in 2018)		807,581		720,77
Income tax receivable				1,014
Securities purchased under agreements to resell		39		290
Securities owned, including amounts pledged of \$547,326 (\$517,951 in 2018), at fair value		995,370		837,584
Notes receivable, net of accumulated amortization and allowance for uncollectibles of \$32,369 and \$6,827 respectively (\$25,109 and \$6,800, respectively, in 2018)		43,413		44,058
Furniture, equipment and leasehold improvements, net of accumulated depreciation of \$90,633 (\$89,182 in 2018)		32,327		28,98
Right-of-use lease assets, net of accumulated amortization of \$12,983		166,612		
Goodwill		137,889		137,889
Intangible assets		32,100		32,100
Other assets		132,356		112,768
Total assets	\$	2,652,416	\$	2,240,314
LIABILITIES AND STOCKHOLDERS' EQUITY			_	
Liabilities				
Drafts payable	\$	17,456	\$	16,34
Bank call loans	+	50,100	*	15,000
Payable to brokers, dealers and clearing organizations		418,719		289,20
Payable to customers		325,754		336,610
Securities sold under agreements to repurchase		521,837		484,21
Securities sold but not yet purchased, at fair value		155,979		85,44
Accrued compensation		130,879		167,34
Income tax payable		849		_
Accounts payable and other liabilities		42,709		87,63
Lease liabilities		210,255		_
Senior secured notes, net of debt issuance costs of \$775 (\$904 in 2018)		199,225		199,09
Deferred tax liabilities, net of deferred tax assets of \$43,682 (\$41,722 in 2018)		15,044		14,08
Total liabilities		2,088,806		1,694,992
Commitments and contingencies (note 12)				
Stockholders' equity				
Share capital				
Class A non-voting common stock, par value \$0.001 per share, 50,000,000 shares authorized, 12,756,308 and 12,941,809 shares issued and outstanding as of June 30, 2019 and December 31, 2018, respectively		48,069		53,259
Class B voting common stock, par value \$0.001 per share, 99,665 shares authorized,				
issued and outstanding as of June 30, 2019 and December 31, 2018		133		52 20
Contributed conital		48,202		53,392
Contributed capital		43,626		41,77
Retained earnings		470,693		449,989
Accumulated other comprehensive income		1,089	_	165
Total stockholders' equity	+	563,610	-	545,322
Total liabilities and stockholders' equity	\$	2,652,416	\$	2,240,314

OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATED INCOME STATEMENTS (unaudited)

	_				_			
	Fo	r the Three Mon	ths E	Ended June 30,	F	or the Six Mont	hs Er	nded June 30,
(Expressed in thousands, except number of shares and per share amounts)		2019		2018	_	2019		2018
REVENUE								
Commissions	\$	80,896	\$	82,850	\$	160,305	\$	166,257
Advisory fees		80,707		77,270		154,354		154,818
Investment banking		32,006		27,904		60,049		56,114
Bank deposit sweep income		31,830		28,853		65,798		54,150
Interest		13,550		13,056		26,277		25,283
Principal transactions, net		3,045		6,400		14,483		9,126
Other		8,901		6,223		21,439		11,338
Total revenue		250,935		242,556		502,705		477,086
EXPENSES								
Compensation and related expenses		155,783		151,871		316,138		304,975
Communications and technology		20,499		17,997		40,585		36,685
Occupancy and equipment costs		15,573		14,901		30,846		30,329
Clearing and exchange fees		5,678		5,780		11,010		11,876
Interest		13,192		10,909		26,178		19,872
Other		22,819		28,581		44,505		51,211
Total expenses	_	233,544		230,039		469,262	_	454,948
Income before income taxes		17,391		12,517		33,443		22,138
Income taxes		5,016		3,662		9,874		6,578
Net income	\$	12,375	\$	8,855	\$	23,569	\$	15,560
N. ()								
Net income per share								=
Basic	\$	0.95	\$	0.67	\$	1.81	\$	1.17
Diluted	\$	0.89	\$	0.63	\$	1.70	\$	1.11
Weighted average shares								
Basic		12,976,235		13,248,812		12,998,168		13,244,245
Diluted		13,861,753		14,050,573		13,857,616		14,005,556

OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (unaudited)

	For the Three Months Ended June 30,				For the Six Months Ended June 3			led June 30,
(Expressed in thousands)		2019		2018		2019		2018
Net income	\$	12,375	\$	8,855	\$	23,569	\$	15,560
Other comprehensive income (loss), net of tax								
Currency translation adjustment		361		(837)		924		(979)
Comprehensive income	\$	12,736	\$	8,018	\$	24,493	\$	14,581

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OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (unaudited)

	For t	he Three Mon	ths Eı	nded June 30,	Fo	or the Six Montl	ns En	ded June 30,
Expressed in thousands, except per share amounts)		2019		2018		2019		2018
Share capital								
Balance at beginning of period	\$	52,519	\$	58,529	\$	53,392	\$	58,492
Issuance of Class A non-voting common stock		—		296		1,162		333
Repurchase of Class A non-voting common stock for cancellation		(4,317)		_		(6,352)		_
Balance at end of period		48,202		58,825		48,202		58,825
Contributed capital								
Balance at beginning of period		41,489		37,996		41,776		36,546
Share-based expense		2,137		1,587		4,026		3,096
Vested employee share plan awards		—		(296)		(2,176)		(355)
Balance at end of period		43,626		39,287		43,626		39,287
Retained earnings	_							
Balance at beginning of period		459,751		432,544		449,989		426,930
Net income		12,375		8,855		23,569		15,560
Dividends paid		(1,433)		(1,457)		(2,865)		(2,913)
Other		—		(16)		—		349
Balance at end of period		470,693		439,926		470,693		439,926
Accumulated other comprehensive income								
Balance at beginning of period		728		1,440		165		1,582
Currency translation adjustment		361		(837)		924		(979)
Balance at end of period		1,089		603		1,089		603
Total stockholders' equity	\$	563,610	\$	538,641	\$	563,610	\$	538,641
Dividends paid per share	\$	0.11	\$	0.11	\$	0.22	\$	0.22

OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (unaudited) FOR THE SIX MONTHS ENDED JUNE 30,

(Expressed in thousands)		2019		2018
Cash flows from operating activities	*		*	
Net income	\$	23,569	\$	15,560
Adjustments to reconcile net income to net cash (used in) provided by operating activities				
Non-cash items included in net income:		2 (02		
Depreciation and amortization of furniture, equipment and leasehold improvements		3,602		3,140
Deferred income taxes		1,081		2,712
Amortization of notes receivable		6,469		6,378
Amortization of debt issuance costs		129		129
Provision for credit losses		34		79
Share-based compensation		6,384		5,216
Amortization of right-of-use lease assets		12,892		—
Decrease (increase) in operating assets:				
Deposits with clearing organizations		2,187		(14,642)
Receivable from brokers, dealers and clearing organizations		(1,438)		(17,412)
Receivable from customers		(86,838)		12,439
Income tax receivable		1,014		121
Securities purchased under agreements to resell		251		(6,080)
Securities owned		(157,786)		(93,807)
Notes receivable		(5,824)		(8,268)
Other assets		(19,359)		29,452
Increase (decrease) in operating liabilities:				
Drafts payable		1,108		(20,780)
Payable to brokers, dealers and clearing organizations		129,512		71,059
Payable to customers		(10,862)		(12,243)
Income taxes payable		849		—
Securities sold under agreements to repurchase		37,619		12,673
Securities sold but not yet purchased		70,533		67,556
Accrued compensation		(38,827)		(46,251)
Accounts payable and other liabilities		(14,290)		4,280
Cash (used in) provided by operating activities		(37,991)		11,311
Cash flows from investing activities				
Purchase of furniture, equipment and leasehold improvements		(6,941)		(3,947)
Purchase of intangible assets		—		(400)
Proceeds from the settlement of Company-owned life insurance		695		
Cash used in investing activities		(6,246)		(4,347)
Cash flows from financing activities				
Cash dividends paid on Class A non-voting and Class B voting common stock		(2,865)		(2,913)
Repurchase of Class A non-voting common stock for cancellation		(6,352)		
Payments for employee taxes withheld related to vested share-based awards		(1,014)		(2,444)
Increase (decrease) in bank call loans, net		35,100		(10,800)
Cash provided by (used in) financing activities		24,869		(16,157)
Net decrease in cash and cash equivalents		(19,368)		(9,193)
Cash and cash equivalents, beginning of period		90,675		48,154
Cash and cash equivalents, end of period	\$	71,307	\$	38,961
Schedule of non-cash financing activities				
Employee share plan issuance	\$	1,706	\$	333
Supplemental disclosure of cash flow information				
Cash paid during the period for interest	\$	25,830	\$	26,899

1. Organization

Oppenheimer Holdings Inc. ("OPY" or the "Parent") is incorporated under the laws of the State of Delaware. The condensed consolidated financial statements include the accounts of OPY and its consolidated subsidiaries (together, the "Company" or "we"). The Company engages in a broad range of activities in the financial services industry, including retail securities brokerage, institutional sales and trading, market-making, research, investment banking (both corporate and public finance), investment advisory and asset management services and trust services.

The Company has 94 retail branch offices in the United States and has institutional businesses located in London, Tel Aviv, and Hong Kong. The principal subsidiaries of OPY are Oppenheimer & Co. Inc. ("Oppenheimer"), a registered broker-dealer in securities and investment adviser under the Investment Advisers Act of 1940; Oppenheimer Asset Management Inc. ("OAM") and its wholly-owned subsidiary, Oppenheimer Investment Management LLC, both registered investment advisers under the Investment Advisers Act of 1940; Oppenheimer Trust"), a limited purpose trust company that provides fiduciary services such as trust and estate administration and investment management; OPY Credit Corp., which offers syndication as well as trading of issued corporate loans; Oppenheimer Europe Ltd., based in the United Kingdom, with offices in the Isle of Jersey, Germany and Switzerland, which provides institutional equities and fixed income brokerage and corporate finance and is regulated by the Financial Conduct Authority; Oppenheimer Investments Asia Limited, based in Hong Kong, China, which provides fixed income and equities brokerage services to institutional investors and is regulated by the Securities and Futures Commission; and Oppenheimer Multifamily Housing & Healthcare Finance, Inc. ("OMHHF"), which was formerly engaged in Federal Housing Administration ("FHA")-insured commercial mortgage origination and servicing. During 2016, the Company sold substantially all of the assets of OMHHF and ceased its operations.

Oppenheimer owns Freedom Investments, Inc. ("Freedom"), a registered broker dealer in securities, which provides discount brokerage services, and Oppenheimer Israel (OPCO) Ltd., which is engaged in offering investment services in the State of Israel. Oppenheimer holds a trading permit on the New York Stock Exchange and is a member of several other regional exchanges in the United States.

2. Summary of significant accounting policies and estimates

Basis of Presentation

The accompanying condensed consolidated financial statements of the Company have been prepared pursuant to the rules and regulations of the U.S. Securities and Exchange Commission (the "SEC") regarding interim financial reporting. Accordingly, they do not include all of the information and notes required by accounting principles generally accepted in the United States of America ("U.S. GAAP") for complete financial statements and should be read in conjunction with the audited consolidated financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2018 (the "Form 10-K"). The accompanying condensed consolidated balance sheet data was derived from the audited consolidated financial statements, but does not include all disclosures required by U.S. GAAP for annual financial statement purposes. The accompanying condensed consolidated financial statements which are, in the opinion of management, necessary for a fair presentation of the financial position, results of operations and cash flows for the interim periods presented. Preparing financial statements and the accompanying disclosures. Although these estimates are based on management's knowledge of current events and actions that the Company may undertake in the future, actual results may differ materially from the estimates. The condensed consolidated results of operations for the six month period ended June 30, 2019 are not necessarily indicative of the results to be expected for any future interim or annual period.

Recently Issued Accounting Pronouncements

In June 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2016-13, "Measurement of Credit Losses on Financial Instruments," which amends the FASB's guidance on the impairment of financial instruments. The ASU adds to U.S. GAAP an impairment model ("current expected credit loss model").

Under this new guidance, an entity recognizes as an allowance its estimate of expected credit losses. The ASU is effective for fiscal years beginning after December 15, 2019. The Company is currently evaluating the impact, if any, that the ASU will have on the Company; the adoption of the ASU is not currently expected to have a material impact on its condensed consolidated financial statements.

In January 2017, the FASB issued ASU 2017-04, "Intangibles - Goodwill and Other, Simplifying the Test for Goodwill Impairment," which simplifies the subsequent measurement of goodwill. The Company is no longer required to perform its Step 2 goodwill impairment test; instead, the Company should perform its annual or interim goodwill impairment test by comparing the fair value of a reporting unit with its carrying amount. The ASU is effective for fiscal years beginning after December 15, 2019 and early adoption is permitted. The Company will not early adopt this ASU. The Company is currently evaluating the impact, if any, of the ASU on the Company; the adoption of the ASU is not currently expected to have a material impact on its condensed consolidated financial statements.

In August 2018, the FASB issued ASU 2018-13, "Fair Value Measurement - Disclosure Framework - Changes to the Disclosure Requirements for the Fair Value Measurement," which modifies the disclosure requirements related to fair value measurement. The ASU is effective for fiscal years and interim periods beginning after December 15, 2019 and early adoption is permitted. The Company will not early adopt this ASU. The Company is currently evaluating the impact, if any, of the ASU on the Company's disclosure.

3. Leases

In the first quarter of 2019, the Company adopted ASU 2016-02, "Leases". The ASU requires the recognition of a right-of use asset and lease liability on the consolidated balance sheet by lessees for those leases classified as operating leases under previous guidance. The Company elected the modified retrospective method which did not result in a cumulative-effect adjustment at the date of adoption.

The Company and its subsidiaries have operating leases for office space and equipment expiring at various dates through 2034. The Company leases its corporate headquarters at 85 Broad Street, New York, New York which houses its executive management team and many administrative functions for the firm as well as its research, trading, investment banking, and asset management divisions and an office in Troy, Michigan, which among other things, houses its payroll and human resources departments. In addition, the Company has 94 retail branch offices in the United States as well as offices in London, England, St. Helier, Jersey, Geneva, Switzerland, Frankfurt, Germany, Tel Aviv, Israel and Hong Kong, China.

The majority of the leases are held by the Company's subsidiary, Viner Finance Inc., which is a consolidated subsidiary and 100% owned by the Company.

Leases with an initial term of 12 months or less are not recorded on the balance sheet; the Company recognizes lease expense for these leases on a straight-line basis over the lease term. Most leases include an option to renew and the exercise of lease renewal options is at our sole discretion. The Company did not include the renewal options as part of the right of use assets and liabilities.

The depreciable life of assets and leasehold improvements is limited by the expected lease term. Our lease agreements do not contain any material residual value guarantees or material restrictive covenants.

As of June 30, 2019, the Company had right of use operating lease assets of \$166.6 million (net of accumulated amortization of \$13.0 million) which are comprised of real estate leases of \$163.6 million (net of accumulated amortization of \$12.0 million) and equipment leases of \$3.0 million (net of accumulated amortization of \$939,000). As of June 30, 2019, the Company had operating lease liabilities of \$210.3 million which are comprised of real estate lease liabilities of \$207.3 million and equipment lease liabilities of \$3.0 million. As of June 30, 2019, the Company had not made any cash payments for amounts included in the measurement of operating lease liabilities or right of use assets obtained in exchange for operating lease obligations. The Company had no finance leases or embedded leases as of June 30, 2019.

As most of our leases do not provide an implicit rate, we use our incremental borrowing rate based on the information available at commencement date in determining the present value of lease payments. The Company used the incremental borrowing rate on January 1, 2019 for operating leases that commenced prior to that date. The Company used the incremental borrowing rate as of the lease commencement date for the operating leases commenced subsequent to January 1, 2019.

The following table presents the weighted average lease term and weighted average discount rate for our operating leases as of June 30, 2019:

	As of June 30, 2019
Weighted average remaining lease term (in years)	8.61
Weighted average discount rate	7.92%

The following table presents operating lease costs recognized for the three and six months ended June 30, 2019 which are included in occupancy and equipment costs on the condensed consolidated income statement:

(Expressed in thousands)				
	For the Three Months Ended June 30, 2019		For the Six Months Ended June 30, 201	
Operating lease cost:				
Real estate leases - Right-of-use lease asset amortization	\$	5,712	\$	12,044
Real estate leases - Interest expense		4,204		7,647
Equipment leases - Right-of-use lease asset amortization		474		939
Equipment leases - Interest expense		57		114

The maturities of lease liabilities as of June 30, 2019 are as follows:

(Expressed in thousands)	As of June 30, 2019	
	 Julie 50, 2017	
2019	\$ 20,764	
2020	41,076	
2021	35,997	
2022	32,125	
2023	30,095	
After 2024	134,370	
Total lease payments	\$ 294,427	
Less interest	(84,172)	
Present value of lease liabilities	\$ 210,255	

As of June 30, 2019, the Company had additional operating leases that have not yet commenced of 14.0 million. These operating leases will commence between July 1, 2019 and May 1, 2021 with lease terms of 5 years to 11 years.

In November 2016, the SEC issued a no action letter related to the treatment of operating leases under SEC Rule 15c3-1 (the "Rule") in the context of the adoption of ASU 2016-2, "Leases" which provided relief, if certain conditions are met, to brokerdealers in the net capital treatment of operating lease assets which would otherwise be treated as a non-allowable asset. The application of this guidance resulted in no additional charges to net capital for operating leases during the first and second quarter of 2019.

4. Revenue from contracts with customers

Revenue from contracts with customers is recognized when, or as, the Company satisfies its performance obligations by transferring the promised goods or services to customers. A good or service is transferred to a customer when, or as, the customer obtains control of that good or service. A performance obligation may be satisfied over time or at a point in time. Revenue from a performance obligation satisfied over time is recognized by measuring the Company's progress in satisfying the performance obligation in a manner that depicts the transfer of the goods or services to the customer. Revenue from a performance obligation satisfied at a point in time is recognized at the point in time that the Company determines the customer obtains control over the promised good or service. The amount of revenue recognized reflects the consideration to which the Company expects to be entitled in exchange for those promised goods or services (i.e., the "transaction price"). In determining the transaction price, the Company considers multiple factors, including the effects of variable consideration. Variable consideration is included in the transaction price only to the extent it is probable that a significant reversal in the amount of cumulative revenue recognized will not occur when the uncertainties with respect to the amount are resolved. In determining when to include variable consideration in the transaction price, the Company considers the range of possible outcomes, the predictive value of its past experiences, the time period of when uncertainties expect to be resolved and the amount of consideration that is susceptible to factors outside of the Company's influence, such as market volatility or the judgment and actions of third parties.

The Company earns revenue from contracts with customers and other sources (principal transactions, interest and other). The following provides detailed information on the recognition of the Company's revenue from contracts with customers:

Commissions

Commissions from Sales and Trading — The Company earns commission revenue by executing, settling and clearing transactions with clients primarily in exchange-traded and over-the-counter corporate equity and debt securities, money market instruments and exchange-traded options and futures contracts. A substantial portion of Company's revenue is derived from commissions from private clients through accounts with transaction-based pricing. Trade execution and clearing services, when provided together, represent a single performance obligation as the services are not separately identifiable in the context of the contract. Commission revenue associated with combined trade execution and clearing services, as well as trade execution services on a standalone basis, is recognized at a point in time on trade date when the performance obligation is satisfied. Commission revenue is generally paid on settlement date, which is generally two business days after trade date for equity securities and corporate bond transactions and one day for government securities, options, and commodities transactions. The Company records a receivable on the trade date and receives a payment on the settlement date.

Mutual Fund Income — The Company earns mutual fund income for sales and distribution of mutual fund shares. Many mutual fund companies pay distribution fees to intermediaries, such as broker-dealers, for selling their shares. The fees are operational expenses of the mutual fund and are included in its expense ratio. The Company recognizes mutual fund income at a point in time on trade date when the performance obligation is satisfied which is when the mutual fund interest is sold to the investor. Mutual fund income is generally received within 90 days.

Advisory Fees

The Company earns management and performance (or incentive) fees in connection with the advisory and asset management services it provides to various types of funds and investment vehicles through its subsidiaries. Management fees are generally based on the account value at the valuation date per the respective asset management agreements and are recognized over time as the customer receives the benefits of the services evenly throughout the term of the contract. Performance fees are recognized when the return on client AUM exceeds a specified benchmark return or other performance targets over a 12-month measurement period. Performance fees are considered variable as they are subject to fluctuation and/or are contingent on a future event over the measurement period and are not subject to adjustment once the measurement period ends. Such fees are computed as of the fund's year-end when the measurement period ends and generally are recorded as earned in the fourth quarter of the Company's fiscal year. Both management and performance fees are generally received within 90 days.

Investment Banking

The Company earns underwriting revenues by providing capital raising solutions for corporate clients through initial public offerings, follow-on offerings, equity-linked offerings, private investments in public entities, and private placements. Underwriting revenues are recognized at a point in time on trade date, as the client obtains the control and benefit of the capital markets offering at that point. These fees are generally received within 90 days after the transactions are completed. Transaction-related expenses, primarily consisting of legal, travel and other costs directly associated with the transaction, are deferred and recognized in the same period as the related investment banking transaction revenue. Underwriting revenues and related expenses are presented gross on the condensed consolidated income statements.

Revenue from financial advisory services includes fees generated in connection with mergers, acquisitions and restructuring transactions and such revenue and fees are primarily recorded at a point in time when services for the transactions are completed and income is reasonably determinable, generally as set forth under the terms of the engagement. Payment for advisory services is generally due upon a completion of the transaction or milestone. Retainer fees and fees earned from certain advisory services are recognized ratably over the service period as the customers receive the benefit of the services throughout the term of the contracts, and such fees are collected based on the terms of the contracts.

Bank Deposit Sweep Income

Bank deposit sweep income consists of revenue earned from the FDIC-insured bank deposit program. Under this program, client funds are swept into deposit accounts at participating banks and are eligible for FDIC deposit insurance up to FDIC standard maximum deposit insurance amounts. Fees are earned over time and are generally received within 30 days.

Disaggregation of Revenue

The following presents the Company's revenue from contracts with customers disaggregated by major business activity and other sources of revenue for the three and six months ended June 30, 2019 and 2018:

(Expressed in thousands)	For the Three Months Ended June 30, 2019							
	Reportable Segments							
	Private Client	Asset Management	Capital Markets	Corporate/ Other	Total			
Revenue from contracts with customers:								
Commissions from sales and trading	\$ 37,026	\$ —	\$ 33,736	\$ 4	\$ 70,766			
Mutual fund income	10,124	1	1	4	10,130			
Advisory fees	62,080	18,617	2	8	80,707			
Investment banking - capital markets	4,262		14,699	_	18,961			
Investment banking - advisory			13,045		13,045			
Bank deposit sweep income	31,830		_	_	31,830			
Other	3,526		522	1,537	5,585			
Total revenue from contracts with customers	148,848	18,618	62,005	1,553	231,024			
Other sources of revenue:								
Interest	9,639		3,459	452	13,550			
Principal transactions, net	538		6,312	(3,805)	3,045			
Other	2,903	4	43	366	3,316			
Total other sources of revenue	13,080	4	9,814	(2,987)	19,911			
Total revenue	\$ 161,928	\$ 18,622	\$ 71,819	\$ (1,434)	\$ 250,935			

(Expressed in thousands)			F	or the Three	e Mo	nths Ended .	June 3	0, 2018	
				R	eport	able Segme	nts		
	Private Asset Client Managen					Capital Markets	Corporate/ Other		 Total
Revenue from contracts with customers:									
Commissions from sales and trading	\$	39,093	\$	—	\$	33,022	\$	62	\$ 72,177
Mutual fund income		10,441		222		5		5	10,673
Advisory fees		59,774		17,485		3		8	77,270
Investment banking - capital markets		3,469				16,196			19,665
Investment banking - advisory						8,239			8,239
Bank deposit sweep income		28,853							28,853
Other		3,430		3		457		(47)	3,843
Total revenue from contracts with customers		145,060		17,710		57,922		28	 220,720
Other sources of revenue:									
Interest		9,514		(4)		3,263		283	13,056
Principal transactions, net		212				6,989		(801)	6,400
Other		1,767				32		581	2,380
Total other sources of revenue		11,493		(4)		10,284		63	21,836
Total revenue	\$	156,553	\$	17,706	\$	68,206	\$	91	\$ 242,556

(Expressed in thousands)		For the Six	Months Ended J	une 30, 2019	
		R	eportable Segme	ents	
	Private Client	Asset Management	Capital Markets	Corporate/ Other	Total
Revenue from contracts with customers:					
Commissions from sales and trading	\$ 74,502	\$	\$ 66,052	\$ 7	\$ 140,561
Mutual fund income	19,738	(5)	2	9	19,744
Advisory fees	119,124	35,206	7	17	154,354
Investment banking - capital markets	7,011		23,292		30,303
Investment banking - advisory			29,746		29,746
Bank deposit sweep income	65,798	_	_	_	65,798
Other	6,805		841	1,793	9,439
Total revenue from contracts with customers	292,978	35,201	119,940	1,826	449,945
Other sources of revenue:					
Interest	19,047	_	6,294	936	26,277
Principal transactions, net	2,222		16,469	(4,208)	14,483
Other	11,208	7	77	708	12,000
Total other sources of revenue	32,477	7	22,840	(2,564)	52,760
Total revenue	\$ 325,455	\$ 35,208	\$ 142,780	\$ (738)	\$ 502,705

(Expressed in thousands)]	For the Six	Mon	ths Ended Ju	ine 30	, 2018	
				R	eport	able Segme	nts		
	Priva Clie			Asset nagement		Capital Markets		orporate/ Other	Total
Revenue from contracts with customers:									
Commissions from sales and trading	\$ 79	,371	\$		\$	65,019	\$	77	\$ 144,467
Mutual fund income	21	,268		505		7		10	21,790
Advisory fees	119	,910		34,838		54		16	154,818
Investment banking - capital markets	7	,839				30,592			38,431
Investment banking - advisory						17,683			17,683
Bank deposit sweep income	54	,150							54,150
Other	7	,705		6		432		(46)	8,097
Total revenue from contracts with customers	290	,243		35,349		113,787		57	439,436
Other sources of revenue:									
Interest	18	,351		1		6,468		463	25,283
Principal transactions, net		132				9,381		(387)	9,126
Other	1	,921				99		1,221	3,241
Total other sources of revenue	20	,404		1		15,948		1,297	 37,650
Total revenue	\$ 310	,647	\$	35,350	\$	129,735	\$	1,354	\$ 477,086

Contract Balances

The timing of the Company's revenue recognition may differ from the timing of payment by its customers. The Company records receivables when revenue is recognized prior to payment and it has an unconditional right to payment. Alternatively, when payment precedes the provision of the related services, the Company records deferred revenue until the performance obligations are satisfied.

The Company had receivables related to revenue from contracts with customers of \$35.3 million and \$23.7 million at June 30, 2019 and January 1, 2019, respectively. The Company had no significant impairments related to these receivables during the three and six months ended June 30, 2019.

Deferred revenue relates to IRA fees received annually in advance on customers' IRA accounts managed by the Company and the retainer fees and fees earned from certain advisory transactions where the performance obligations have not yet been satisfied. Total deferred revenue was \$3.7 million and \$318,000 at June 30, 2019 and January 1, 2019, respectively.

The following presents the Company's contract assets and deferred revenue balances from contracts with customers, which are included in other assets and other liabilities, respectively, on the condensed consolidated balance sheet:

(Expressed in thousands)	Ending Balance at June 30, 2019	ning Balance nuary 1, 2019
Contract assets (receivables):		
Commission ⁽¹⁾	\$ 4,142	\$ 3,738
Mutual fund income ⁽²⁾	6,798	7,241
Advisory fees ⁽³⁾	901	1,214
Bank deposit sweep income ⁽⁴⁾	4,208	4,622
Investment banking fees ⁽⁵⁾	10,583	3,996
Other	8,638	2,869
Total contract assets	\$ 35,270	\$ 23,680
Deferred revenue (payables):		
Investment banking fees (6)	\$ 2,396	\$ 318
IRA fees ⁽⁷⁾	1,333	—
Total deferred revenue	\$ 3,729	\$ 318

(1) Commission recorded on trade date but not yet settled.

(2) Mutual fund income earned but not yet received.

(3) Management and performance fees earned but not yet received.

(4) Fees earned from FDIC-insured bank deposit program but not yet received.

(5) Underwriting revenue and advisory fees earned but not yet received.

(6) Retainer fees and fees earned from certain advisory transactions where the performance obligations have not yet been satisfied.

(7) Fee received in advance on an annual basis.

5. Earnings per share

Basic earnings per share is computed by dividing net income attributable to Oppenheimer Holdings Inc. by the weighted average number of shares of Class A non-voting common stock ("Class A Stock") and Class B voting common stock ("Class B Stock") outstanding. Diluted earnings per share includes the weighted average number of shares of Class A Stock and Class B Stock outstanding and options to purchase Class A Stock and unvested restricted stock awards of Class A Stock using the treasury stock method.

Earnings per share have been calculated as follows:

(Expressed in thousands, except number of shares and per share amounts)									
	For the Three Months Ended June 30,					r the Six Montl	hs Ended June 30,		
		2019		2018		2019		2018	
Basic weighted average number of shares outstanding	1	2,976,235		13,248,812	1	12,998,168	1	3,244,245	
Net dilutive effect of share-based awards, treasury method ⁽¹⁾		885,518		801,761		859,448		761,311	
Diluted weighted average number of shares outstanding	1	3,861,753		14,050,573]	13,857,616	1	4,005,556	
			-						
Net income	\$	12,375	\$	8,855	\$	23,569	\$	15,560	
Net income per share									
Basic	\$	0.95	\$	0.67	\$	1.81	\$	1.17	
Diluted	\$	0.89	\$	0.63	\$	1.70	\$	1.11	

(1) For both the three and six months ended June 30, 2019, the diluted net income per share computation does not include the anti-dilutive effect of 7,628 shares of Class A Stock granted under share-based compensation arrangements (4,050 shares for both the three and six months ended June 30, 2018).

6. Receivable from and payable to brokers, dealers and clearing organizations

(Expressed in thousands)				
		As	of	
	Ju	ne 30, 2019	Dece	mber 31, 2018
Receivable from brokers, dealers and clearing organizations consists of:				
Securities borrowed	\$	103,148	\$	108,144
Receivable from brokers		22,521		20,140
Securities failed to deliver		14,898		7,021
Clearing organizations		25,604		28,777
Other		1,760		2,411
Total	\$	167,931	\$	166,493
Payable to brokers, dealers and clearing organizations consists of:				
Securities loaned	\$	247,714	\$	146,815
Payable to brokers		8,667		158
Securities failed to receive		30,570		27,799
Other		131,768		114,435
Total	\$	418,719	\$	289,207

7. Fair value measurements

Securities owned, securities sold but not yet purchased, investments and derivative contracts are carried at fair value with changes in fair value recognized in earnings each period.

Valuation Techniques

A description of the valuation techniques applied and inputs used in measuring the fair value of the Company's financial instruments is as follows:

U.S. Government Obligations

U.S. Treasury securities are valued using quoted market prices obtained from active market makers and inter-dealer brokers.

U.S. Agency Obligations

U.S. agency securities consist of agency issued debt securities and mortgage pass-through securities. Non-callable agency issued debt securities are generally valued using quoted market prices. Callable agency issued debt securities are valued by benchmarking model-derived prices to quoted market prices and trade data for identical or comparable securities. The fair value of mortgage pass-through securities are model driven with respect to spreads of the comparable to-be-announced ("TBA") security.

Sovereign Obligations

The fair value of sovereign obligations is determined based on quoted market prices when available or a valuation model that generally utilizes interest rate yield curves and credit spreads as inputs.

Corporate Debt and Other Obligations

The fair value of corporate bonds is estimated using recent transactions, broker quotations and bond spread information.

Mortgage and Other Asset-Backed Securities

The Company values non-agency securities collateralized by home equity and various other types of collateral based on external pricing and spread data provided by independent pricing services. When specific external pricing is not observable, the valuation is based on yields and spreads for comparable bonds.

Municipal Obligations

The fair value of municipal obligations is estimated using recently executed transactions, broker quotations, and bond spread information.

Convertible Bonds

The fair value of convertible bonds is estimated using recently executed transactions and dollar-neutral price quotations, where observable. When observable price quotations are not available, fair value is determined based on cash flow models using yield curves and bond spreads as key inputs.

Corporate Equities

Equity securities and options are generally valued based on quoted prices from the exchange or market where traded. To the extent quoted prices are not available, fair values are generally derived using bid/ask spreads.

Auction Rate Securities ("ARS")

Background

In February 2010, Oppenheimer finalized settlements with each of the New York Attorney General's office ("NYAG") and the Massachusetts Securities Division ("MSD") and, together (the "Regulators") concluding proceedings by the Regulators concerning Oppenheimer's marketing and sale of ARS. Pursuant to the settlements with the Regulators, Oppenheimer agreed to extend offers to repurchase ARS from certain of its clients. Over the last nine years, the Company has bought back \$137.2 million of ARS pursuant to these settlements. These buybacks coupled with ARS issuer redemptions and tender offers have significantly reduced the level of ARS held by Eligible Investors. As of June 30, 2019, the Company had \$2.0 million of ARS to purchase from Eligible Investors related to the settlements of and received adverse awards in legal proceedings with various clients where the Company is obligated to purchase ARS. Over the last nine years, the Company has purchased \$102.3 million of ARS pursuant to these legal settlements and awards. As of June 30, 2019, the Company has purchased \$102.3 million of ARS pursuant to these legal settlements and awards. As of June 30, 2019, the Company has purchased \$102.3 million of ARS pursuant to these legal settlements and awards. As of June 30, 2019, the Company has purchased \$102.3 million of ARS pursuant to these legal settlements and awards. As of June 30, 2019, the Company has purchased \$102.3 million of ARS pursuant to these legal settlements and awards. As of June 30, 2019, the Company had one remaining commitment to purchase \$3.6 million in ARS by June 30, 2020.

As of June 30, 2019, the Company owned \$48.5 million of ARS securities. This amount represents the unredeemed or unsold amount that the Company holds as a result of ARS buybacks pursuant to the settlements with the Regulators and legal settlements and awards referred to above.

Valuation

The Company's ARS securities owned and ARS purchase commitments referred to above have, for the most part, been subject to recent issuer tender offers. As a result, the Company has valued the ARS securities owned and the ARS purchase commitments at the observable tender offer price which provides the basis to categorize them in Level 2 of the fair value hierarchy. The ARS purchase commitments related to the settlements with the Regulators and legal settlements and awards are considered derivative assets or liabilities. The ARS purchase commitments represent the difference between the principal value and the fair value of the ARS the Company is committed to purchase.

As of June 30, 2019, the Company had a valuation adjustment (unrealized loss) totaling \$6.8 million which consists of \$6.1 million for ARS owned (which is included as a reduction to securities owned on the condensed consolidated balance sheet) and \$0.7 million for ARS purchase commitments from legal settlements and awards (which is included in accounts payable and other liabilities on the condensed consolidated balance sheet).

During the three months ended June 30, 2019, the Company had unrealized losses of \$2.4 million in its condensed consolidated statements of income related to the Company's participation in a recent tender offer by an ARS issuer. The unrealized loss is the result of marking the positions to the issuer tender offer price.

Investments

In its role as general partner in certain hedge funds and private equity funds, the Company, through its subsidiaries, holds direct investments in such funds. The Company uses the net asset value of the underlying fund as a basis for estimating the fair value of its investment.

The following table provides information about the Company's investments in Company-sponsored funds as of June 30, 2019:

(Expressed in thousands)				
	 Fair Value	Unfunded Commitments	Redemption Frequency	Redemption Notice Period
Hedge funds ⁽¹⁾	\$ 1,664	\$ 	Quarterly - Annually	30 - 120 Days
Private equity funds (2)	4,665	1,399	N/A	N/A
	\$ 6,329	\$ 1,399		

(1) Includes investments in hedge funds and hedge fund of funds that pursue long/short, event-driven, and activist strategies. Each hedge fund has various restrictions regarding redemption; no investment is locked-up for a period greater than one year.

(2) Includes private equity funds and private equity fund of funds with a focus on diversified portfolios, real estate and global natural resources. Due to the illiquid nature of these funds, investors are not permitted to make withdrawals without the consent of the general partner. The lock-up period of the private equity funds can extend to 10 years.

Valuation Process

The Company's Finance & Accounting ("F&A") group is responsible for the Company's fair value policies, processes and procedures. F&A is independent from the business units and trading desks and is headed by the Company's Chief Financial Officer ("CFO"), who has final authority over the valuation of the Company's financial instruments. The Finance Control Group ("FCG") within F&A is responsible for daily profit and loss reporting, front-end trading system position reconciliations, monthly profit and loss reporting, and independent price verification procedures.

For financial instruments categorized in Levels 1 and 2 of the fair value hierarchy, the FCG performs a monthly independent price verification to determine the reasonableness of the prices provided by the Company's independent pricing vendor. The FCG uses its third-party pricing vendor, executed transactions, and broker-dealer quotes for validating the fair values of financial instruments.

Assets and Liabilities Measured at Fair Value

The Company's assets and liabilities, recorded at fair value on a recurring basis as of June 30, 2019 and December 31, 2018, have been categorized based upon the above fair value hierarchy as follows:

Assets and liabilities measured at fair value on a recurring basis as of June 30, 2019

		,1,	19			
		Level 1	 Level 2	 Level 3		Total
Assets						
Cash equivalents	\$	10,500	\$ _	\$ _	\$	10,500
Deposits with clearing organizations		31,293	—	—		31,293
Securities owned:						
U.S. Treasury securities		689,992		—		689,992
U.S. Agency securities		4,540	20,213	_		24,75
Sovereign obligations			1,063	—		1,063
Corporate debt and other obligations			25,556	—		25,550
Mortgage and other asset-backed securities			1,956	_		1,950
Municipal obligations			141,362			141,362
Convertible bonds			26,123	_		26,123
Corporate equities		39,430	_	_		39,430
Money markets		2,674		_		2,674
Auction rate securities		_	42,461	_		42,461
Securities owned, at fair value		736,636	258,734	_		995,370
Investments ⁽¹⁾		_	106			100
Derivative contracts:						
TBAs		_	14	_		14
Total	\$	778,429	\$ 258,854	\$ 	\$	1,037,283
Liabilities					_	
Securities sold but not yet purchased:						
U.S. Treasury securities	\$	97,720	\$ 	\$ _	\$	97,720
U.S. Agency securities			19	_		19
Sovereign obligations			1,066	_		1,066
Corporate debt and other obligations			20,907	_		20,907
Mortgage and other asset-backed securities		_	1	_		
Convertible bonds			17,779	_		17,779
Corporate equities		18,487	_	_		18,487
Securities sold but not yet purchased, at fair value		116,207	39,772	 _		155,979
Derivative contracts:						
Futures		1,781	_	_		1,78
Foreign exchange forward contracts		4	_	_		
TBAs			45	_		4
ARS purchase commitments		_	764	_		764
Derivative contracts, total		1,785	 809	 _		2,594
Total	\$	117,992	\$ 40,581	\$ _	\$	158,573

(1) Included in other assets on the condensed consolidated balance sheet.

Assets and liabilities measured at fair value on a recurring basis as of December 31, 2018

(Expressed in thousands)		_						
			Value	Measurements	as of		, 2018	
Assets		Level 1		Level 2		Level 3		Total
Cash equivalents	\$	10,500	\$		\$		\$	10,500
Deposits with clearing organizations	Э	34,599	Э		Ф	_	Э	34,599
Securities owned:		34,399				_		34,399
U.S. Treasury securities		657 200						657 200
U.S. Agency securities		657,208 812		6,494		_		657,208
		812		0,494 214		_		7,306
Sovereign obligations								214
Corporate debt and other obligations				20,665				20,665
Mortgage and other asset-backed securities				2,486				2,486
Municipal obligations		_		52,261		_		52,261
Convertible bonds				31,270		—		31,270
Corporate equities		28,215		_				28,215
Money markets		7		—		—		7
Auction rate securities				16,253		21,699		37,952
Securities owned, at fair value		686,242		129,643		21,699		837,584
Investments (1)		_		—		101		101
Derivative contracts:								
TBAs				4,873				4,873
Total	\$	731,341	\$	134,516	\$	21,800	\$	887,657
Liabilities								
Securities sold but not yet purchased:								
U.S. Treasury securities	\$	53,646	\$		\$		\$	53,646
U.S. Agency securities				3				3
Sovereign obligations				78				78
Corporate debt and other obligations				7,236				7,236
Convertible bonds		_		9,709		_		9,709
Corporate equities		14,774				_		14,774
Securities sold but not yet purchased, at fair value		68,420	_	17,026				85,446
Derivative contracts:								
Futures		807				_		807
Foreign exchange forward contracts		4						4
TBAs		_		4,873				4,873
ARS purchase commitments				1,096				1,096
Derivative contracts, total		811		5,969				6,780
	¢		¢		¢		¢	92,226
Total	\$	69,231	\$	22,995	\$		\$	

(1) Included in other assets on the condensed consolidated balance sheet.

The following tables present changes in Level 3 assets and liabilities measured at fair value on a recurring basis for the three months ended June 30, 2019 and 2018:

(Expressed in thousands)													
		Level 3 Assets and Liabilities											
		For the Three Months Ended June 30, 2019											
		Beginning Balance		Total Realized and Unrealized Gains ⁽²⁾⁽³⁾		urchases I Issuances	Sales and Settlements		Transfers In (Out)			Ending Balance	
Assets													
Auction rate securities ⁽¹⁾	\$	21,700	\$		\$		\$	(350)	\$	(21,350)	\$		
Investments	_	104		2		_		_		(106)	_		

(1) Represents auction rate preferred securities that failed in the auction rate market.

(2) Included in principal transactions in the condensed consolidated statement of income, except for gains from investments which are included in other income in the condensed consolidated statement of income.

(3) Unrealized gains are attributable to assets or liabilities that are still held at the reporting date.

(Expressed in thousands)														
	Level 3 Assets and Liabilities													
	For the Three Months Ended June 30, 2018													
		Beginning BalanceTotal Realized and Unrealized Gains (losses) (3)(4)Purchases and IssuancesSales and SettlementsTransfers In (Out)Ending Balance												
Assets														
Auction rate securities ⁽¹⁾	\$	87,350	\$	(902)	\$	4,050	\$	(275)	\$	(17,602)	\$	72,621		
Investments		168		(4)								164		
Liabilities														
ARS purchase commitments (2)		183		(39)						91		131		

(1) Represents auction rate preferred securities, municipal auction rate securities and student loan auction rate securities that failed in the auction rate market.

(2) Represents the difference in principal and fair value for auction rate securities purchase commitments outstanding at the end of the period.

(3) Included in principal transactions in the condensed consolidated statement of income, except for gains (losses) from investments which are included in other income in the condensed consolidated statement of income.

(4) Unrealized gains (losses) are attributable to assets or liabilities that are still held at the reporting date.

(Expressed in thousands)												
	Level 3 Assets and Liabilities											
	 For the Six Months Ended June 30, 2019											
	eginning Balance				chases suances		ales and ttlements	Transfers In (Out)		Ending Balance		
Assets												
Auction rate securities ⁽¹⁾	\$ 21,699	\$	1	\$		\$	(350)	\$ (21,350) \$			
Investments	101		5					(106)	—		

(1) Represents auction rate preferred securities that failed in the auction rate market.

(2) Included in principal transactions in the condensed consolidated statement of income, except for gains from investments which are included in other income in the condensed consolidated statement of income.

(3) Unrealized gains are attributable to assets or liabilities that are still held at the reporting date

(Expressed in thousands)												
		Level 3 Assets and Liabilities										
		For the Six Months Ended June 30, 2018										
	Beginni Balanc		Total Realized and Unrealized Gains (Losses) ⁽³⁾⁽⁴⁾		Purchases and Issuances		Sales and Settlements		Transfers In (Out)	Ending Balance		
Assets												
Municipal obligations	\$	35	\$	14	\$	76	\$	(125)	\$ —	\$ —		
Auction rate securities (1)	87,	398		(55)		4,100		(1,220)	(17,602)	72,621		
Investments		169		(5)						164		
Liabilities												
ARS purchase commitments (2)		8		(214)					91	131		

(1) Represents auction rate preferred securities, municipal auction rate securities and student loan auction rate securities that failed in the auction rate market.

(2) Represents the difference in principal and fair value for auction rate securities purchase commitments outstanding at the end of the period.

(3) Included in principal transactions in the condensed consolidated statement of income, except for gains (losses) from investments which are included in other income in the condensed consolidated statement of income.

(4) Unrealized gains (losses) are attributable to assets or liabilities that are still held at the reporting date.

Financial Instruments Not Measured at Fair Value

The table below presents the carrying value, fair value and fair value hierarchy category of certain financial instruments that are not measured at fair value on the condensed consolidated balance sheets. The table below excludes non-financial assets and liabilities (e.g., right-of-use lease assets, lease liabilities, furniture, equipment and leasehold improvements and accrued compensation).

The carrying value of financial instruments not measured at fair value categorized in the fair value hierarchy as Level 1 or Level 2 approximates fair value because of the relatively short-term nature of the underlying assets. The fair value of the Company's senior secured notes, categorized in Level 2 of the fair value hierarchy, is based on quoted prices from the market in which the notes trade.

(Expressed in thousands)	Fair Value Measurement: Assets						: Assets		
	Car	rying Value		Level 1	L	evel 2	Lev	el 3	Total
Cash	\$	60,807	\$	60,807	\$		\$		\$ 60,807
Deposits with clearing organization		34,198		34,198				—	34,198
Receivable from brokers, dealers and clearing organizations:									
Securities borrowed		103,148			1	03,148		—	103,148
Receivables from brokers		22,521				22,521		_	22,521
Securities failed to deliver		14,898				14,898		—	14,898
Clearing organizations		25,604				25,604		_	25,604
Other		1,791				1,791		—	1,791
		167,962			1	67,962		_	167,962
Receivable from customers		807,581			8	07,581		—	807,581
Securities purchased under agreements to resell		39				39		_	39
Notes receivable, net		43,413				43,413			43,413
Investments ⁽¹⁾		69,070				69,070		—	69,070

Assets and liabilities not measured at fair value as of June 30, 2019

(1) Included in other assets on the condensed consolidated balance sheet.

(Expressed in thousands)			 F	air Value Meas	urement: Li	abiliti	es	
	Car	rying Value	Level 1	Level 2	Level	3		Total
Drafts payable	\$	17,456	\$ 17,456	\$ —	\$		\$	17,456
Bank call loans		50,100		50,100		—		50,100
Payables to brokers, dealers and clearing organizations:								
Securities loaned		247,714		247,714		—		247,714
Payable to brokers		8,667		8,667		—		8,667
Securities failed to receive		30,570		30,570				30,570
Other		129,987		129,987		—		129,987
		416,938		416,938		_		416,938
Payables to customers		325,754		325,754		—		325,754
Securities sold under agreements to repurchase		521,837		521,837		_		521,837
Senior secured notes		200,000		205,356				205,356

Assets and liabilities not measured at fair value as of December 31, 2018

(Expressed in thousands)				Fair	Value Meas	sureme	nt: Assets	
	Carr	rying Value	Level 1	Level 2		Le	vel 3	Total
Cash	\$	80,175	\$ 80,175	\$		\$		\$ 80,175
Deposits with clearing organization		33,079	33,079					33,079
Receivable from brokers, dealers and clearing organizations:								
Securities borrowed		108,144			108,144			108,144
Receivables from brokers		20,140			20,140			20,140
Securities failed to deliver		7,021			7,021			7,021
Clearing organizations		28,777			28,777			28,777
Other		2,411			2,411			2,411
		166,493			166,493			166,493
Receivable from customers		720,777			720,777			720,777
Securities purchased under agreements to resell		290			290			290
Notes receivable, net		44,058			44,058		_	44,058
Investments ⁽¹⁾		59,765	_		59,765			59,765

(1) Included in other assets on the condensed consolidated balance sheet.

(Expressed in thousands)			F	air Value	e Measu	rement	t: Liabiliti	es	
	Car	rying Value	Level 1	Level 2		L	evel 3		Total
Drafts payable	\$	16,348	\$ 16,348	\$		\$		\$	16,348
Bank call loans		15,000		1:	5,000				15,000
Payables to brokers, dealers and clearing organizations:									
Securities loaned		146,815		140	6,815				146,815
Payable to brokers		158			158				158
Securities failed to receive		27,799		2	7,799				27,799
Other		113,628		11.	3,628				113,628
		288,400		288	8,400				288,400
Payables to customers		336,616		330	6,616				336,616
Securities sold under agreements to repurchase		484,218		484	4,218				484,218
Senior secured notes		200,000		199	9,722				199,722

Fair Value Option

The Company elected the fair value option for securities sold under agreements to repurchase ("repurchase agreements") and securities purchased under agreements to resell ("reverse repurchase agreements") that do not settle overnight or have an open settlement date. The Company has elected the fair value option for these instruments to reflect more accurately market and economic events in its earnings and to mitigate a potential mismatch in earnings caused by using different measurement attributes (i.e. fair value versus carrying value) for certain assets and liabilities. As of June 30, 2019, the Company did not have any repurchase agreements that do not settle overnight or have an open settlement date.

Derivative Instruments and Hedging Activities

The Company transacts, on a limited basis, in exchange traded and over-the-counter derivatives for both asset and liability management as well as for trading and investment purposes. Risks managed using derivative instruments include interest rate risk and, to a lesser extent, foreign exchange risk. All derivative instruments are measured at fair value and are recognized as either assets or liabilities on the condensed consolidated balance sheet.

Foreign exchange hedges

From time to time, the Company also utilizes forward and options contracts to hedge the foreign currency risk associated with compensation obligations to Oppenheimer Israel (OPCO) Ltd. employees denominated in New Israeli Shekel ("NIS"). Such hedges have not been designated as accounting hedges. Unrealized gains and losses on foreign exchange forward contracts are recorded in other assets on the condensed consolidated balance sheet and other income in the condensed consolidated statement of income.

Derivatives used for trading and investment purposes

Futures contracts represent commitments to purchase or sell securities or other commodities at a future date and at a specified price. Market risk exists with respect to these instruments. Notional or contractual amounts are used to express the volume of these transactions and do not represent the amounts potentially subject to market risk. The Company uses futures contracts, including U.S. Treasury notes, Federal Funds, General Collateral futures and Eurodollar contracts primarily as an economic hedge of interest rate risk associated with government trading activities. Unrealized gains and losses on futures contracts are recorded on the condensed consolidated balance sheet in payable to brokers, dealers and clearing organizations and in the condensed consolidated statement of income as principal transactions revenue, net.

To-be-announced securities

The Company also transacts in pass-through mortgage-backed securities eligible to be sold in the TBA market as economic hedges against mortgage-backed securities that it owns or has sold but not yet purchased. TBAs provide for the forward or delayed delivery of the underlying instrument with settlement up to 180 days. The contractual or notional amounts related to these financial instruments reflect the volume of activity and do not reflect the amounts at risk. Net unrealized gains and losses on TBAs are recorded on the condensed consolidated balance sheet in receivable from brokers, dealers and clearing organizations or payable to brokers, dealers and clearing organizations and in the condensed consolidated statement of income as principal transactions revenue, net.

The notional amounts and fair values of the Company's derivatives as of June 30, 2019 and December 31, 2018 by product were as follows:

(Expressed in thousands)					
	Fair Value of Derivative Instr	uments	as of June 3	30, 201	9
	Description	N	otional	Fa	ir Value
Assets:					
Derivatives not designated as hedging instruments ⁽¹⁾					
Other contracts	TBAs	\$	12,680	\$	14
		\$	12,680	\$	14
Liabilities:					
Derivatives not designated as hedging instruments ⁽¹⁾					
Commodity contracts	Futures	\$5,	176,000	\$	1,781
Other contracts	Foreign exchange forward contracts		400		4
	TBAs		19,180		45
	ARS purchase commitments		5,554		764
		\$5,	201,134	\$	2,594

(1) See "Derivative Instruments and Hedging Activities" above for description of derivative financial instruments. Such derivative instruments are not subject to master netting agreements, thus the related amounts are not offset.

(Expressed in thousands)			
	Fair Value of Derivative Instrum	ents as of Decemb	er 31, 2018
	Description	Notional	Fair Value
Assets:			
Derivatives not designated as hedging instruments ⁽¹⁾			
Other contracts	TBAs	\$ 729,500	\$ 4,873
		\$ 729,500	\$ 4,873
Liabilities:			
Derivatives not designated as hedging instruments ⁽¹⁾			
Commodity contracts	Futures	\$ 4,580,800	\$ 807
Other contracts	Foreign exchange forward contracts	200	4
	TBAs	729,500	4,873
	ARS purchase commitments	7,305	1,096
		\$ 5,317,805	\$ 6,780

(1) See "Derivative Instruments and Hedging Activities" above for a description of derivative financial instruments. Such derivative instruments are not subject to master netting agreements, thus the related amounts are not offset.

The following table presents the location and fair value amounts of the Company's derivative instruments and their effect in the condensed consolidated statements of income for the three months ended June 30, 2019 and 2018:

(Expressed in thousands)				
	The Effect of Derivativ	e Instruments in the Income Statement		
	For the Three	Months Ended June 30, 2019		
	Foreign exchange forward contracts Other revenue TBAs Principal transactions revenue ARS purchase commitments Principal transactions revenue The Effect of Derivative Instruments in the Income Statement For the Three Months Ended June 30, 2018 Recognized in Income or (pre-tax) Description Location Futures Principal transactions revenue Foreign exchange forward contracts Other revenue		erivative	8
Types	Description	Location	Net C	Gain (Loss)
Commodity contracts	Futures	Principal transactions revenue	\$	(2,090)
Other contracts	Foreign exchange forward contracts	Other revenue		(4)
	TBAs	Principal transactions revenue		(86)
	ARS purchase commitments	Principal transactions revenue		350
			\$	(1,830)
	For the Three			
			erivative	S
Types	Description	Location	Net C	
Commodity contracts	Futuras			Gain (Loss)
Other contracts	Futures	Principal transactions revenue	\$	Gain (Loss)
Other contracts		•	\$	
Other contracts		•	\$	322
Other contracts	Foreign exchange forward contracts	Other revenue	\$	322
Other contracts	Foreign exchange forward contracts TBAs	Other revenue Principal transactions revenue	\$	322 (5) 162

(Expressed in thousands)			
	The Effect of Derivativ	e Instruments in the Income Statement	
	For the Six M	Months Ended June 30, 2019	
		Recognized in Income on D (pre-tax)	erivatives
Types	Description	Location	Net Gain (Loss)
Commodity contracts	Futures	Principal transactions revenue	\$ (2,666)
Other contracts	Foreign exchange forward contracts	Other revenue	(6)
	TBAs	Principal transactions revenue	(76)
	ARS purchase commitments	Principal transactions revenue	332
			\$ (2,416)
(Expressed in thousands)		ve Instruments in the Income Statement Months Ended June 30, 2018	
		Recognized in Income on D (pre-tax)	erivatives
Types	Description	Location	Net Gain (Loss)
Commodity contracts	Futures	Principal transactions revenue	\$ 1,351
Other contracts	Foreign exchange forward contracts	Other revenue	(5)
	TBAs	Principal transactions revenue	196
	Other TBAs	Other revenue	147
	ARS purchase commitments	Principal transactions revenue	(214)
			\$ 1,475

8. Collateralized transactions

The Company enters into collateralized borrowing and lending transactions in order to meet customers' needs and earn interest rate spreads, obtain securities for settlement and finance trading inventory positions. Under these transactions, the Company either receives or provides collateral, including U.S. Government and Agency, asset-backed, corporate debt, equity, and non-U.S. Government and Agency securities.

The Company obtains short-term borrowings primarily through bank call loans. Bank call loans are generally payable on demand and bear interest at various rates. As of June 30, 2019, the Company's bank call loans outstanding balance was \$50.1 million (\$15.0 million as of December 31, 2018). As of June 30, 2019, such loans were collateralized by firm securities with market values of approximately \$81.1 million with commercial banks.

As of June 30, 2019, the Company had approximately \$1.0 billion of customer securities under customer margin loans that are available to be pledged, of which the Company has re-pledged approximately \$209.0 million under securities loan agreements.

As of June 30, 2019, the Company had pledged \$210.6 million of customer securities directly with the Options Clearing Corporation to secure obligations and margin requirements under option contracts written by customers.

As of June 30, 2019, the Company had no outstanding letters of credit.

The Company enters into reverse repurchase agreements, repurchase agreements, securities borrowed and securities loaned transactions to, among other things, acquire securities to cover short positions and settle other securities obligations, to accommodate customers' needs and to finance the Company's inventory positions. Except as described below, repurchase and reverse repurchase agreements, principally involving U.S. Government and Agency securities, are carried at amounts at which the securities subsequently will be resold or reacquired as specified in the respective agreements and include accrued interest. Repurchase agreements and reverse repurchase agreements are presented on a net-by-counterparty basis, when the repurchase agreements and reverse repurchase agreements are executed with the same counterparty, have the same explicit settlement date, are executed in accordance with a master netting arrangement, the securities underlying the repurchase agreements and reverse repurchase agreements are met.

The following table presents a disaggregation of the gross obligation by the class of collateral pledged and the remaining contractual maturity of the repurchase agreements and securities loaned transactions as of June 30, 2019:

(Expressed in thousands)		
	Overr	night and Open
Repurchase agreements:		
U.S. Government and Agency securities	\$	689,922
Securities loaned:		
Equity securities		247,714
Gross amount of recognized liabilities for repurchase agreements and securities loaned	\$	937,636

The following tables present the gross amounts and the offsetting amounts of reverse repurchase agreements, repurchase agreements, securities borrowed and securities loaned transactions as of June 30, 2019 and December 31, 2018:

	As of June 30, 2019												
(Expressed in thousands)							Gross Amoun on the Bala						
		Gross mounts of ecognized Assets	Gross of As Amounts Presen Offset on the the Ba		et Amounts of Assets resented on ne Balance Sheet		Financial	Col	ash lateral eived	Net	Amount		
Reverse repurchase agreements	\$	168,124	\$	(168,085)	\$	39	\$		\$		\$	39	
Securities borrowed ⁽¹⁾		103,148		—		103,148		(100,192)				2,956	
Total	\$	271,272	\$	(168,085)	\$	103,187	\$	(100,192)	\$		\$	2,995	

(1) Included in receivable from brokers, dealers and clearing organizations on the condensed consolidated balance sheet.

							Gross Amoun on the Bala				
	R	Gross mounts of ecognized Liabilities	Gross of Amounts Pr		Net Amounts of Liabilities Presented on the Balance Sheet		Financial nstruments	Cash Collateral Pledged		Net	Amount
Repurchase agreements	\$	689,922	\$ (168,085)	\$	521,837	\$	(521,022)	\$	_	\$	815
Securities loaned (2)		247,714	—		247,714		(239,713)				8,001
Total	\$	937,636	\$ (168,085)	\$	769,551	\$	(760,735)	\$		\$	8,816

(2) Included in payable to brokers, dealers and clearing organizations on the condensed consolidated balance sheet.

As of December 31, 2018												
(Expressed in thousands)							Gross Amounts Not Offset on the Balance Sheet					
		Gross mounts of ecognized Assets	Gross Amounts Offset on the Balance Sheet		Net Amounts of Assets Presented on the Balance Sheet		Financial Instruments		Cash Collateral Received		Net Amount	
Reverse repurchase agreements	\$	82,429	\$	(82,139)	\$	290	\$		\$		\$	290
Securities borrowed ⁽¹⁾		108,144				108,144		(105,960)				2,184
Total	\$	190,573	\$	(82,139)	\$	108,434	\$	(105,960)	\$		\$	2,474

(1) Included in receivable from brokers, dealers and clearing organizations on the condensed consolidated balance sheet.

						Gross Amounts Not Offset on the Balance Sheet						
	R	Gross mounts of ecognized Liabilities	Of	Gross Amounts Offset on the Balance Sheet		Net Amounts of Liabilities Presented on the Balance Sheet		Financial Instruments		Cash Collateral Pledged		Amount
Repurchase agreements	\$	566,357	\$	(82,139)	\$	\$ 484,218		(480,322)	\$		\$	3,896
Securities loaned (2)		146,815				146,815		(139,232)				7,583
Total	\$	713,172	\$	(82,139)	\$	631,033	\$	(619,554)	\$		\$	11,479

(2) Included in payable to brokers, dealers and clearing organizations on the condensed consolidated balance sheet.

The Company elected the fair value option for those repurchase agreements and reverse repurchase agreements that do not settle overnight or have an open settlement date. As of June 30, 2019, the Company did not have any repurchase agreements or reverse repurchase agreements that do not settle overnight or have an open settlement date.

The Company receives collateral in connection with securities borrowed and reverse repurchase agreement transactions and customer margin loans. Under many agreements, the Company is permitted to sell or re-pledge the securities received (e.g., use the securities to enter into securities lending transactions, or deliver to counterparties to cover short positions). As of June 30, 2019, the fair value of securities received as collateral under securities borrowed transactions and reverse repurchase agreements was \$100.5 million (\$104.9 million as of December 31, 2018) and \$170.9 million (\$83.0 million as of December 31, 2018), respectively, of which the Company has sold and re-pledged approximately \$29.5 million (\$27.6 million as of December 31, 2018) under securities loaned transactions and \$170.9 million under repurchase agreements (\$83.0 million as of December 31, 2018).

The Company pledges certain of its securities owned for securities lending and repurchase agreements and to collateralize bank call loan transactions. The carrying value of pledged securities owned that can be sold or re-pledged by the counterparty was \$547.3 million, as presented on the face of the condensed consolidated balance sheet as of June 30, 2019 (\$518.0 million as of December 31, 2018). The carrying value of securities owned by the Company that have been loaned or pledged to counterparties where those counterparties do not have the right to sell or re-pledge the collateral was \$81.1 million as of June 30, 2019 (\$20.2 million as of December 31, 2018).

The Company manages credit exposure arising from repurchase and reverse repurchase agreements by, in appropriate circumstances, entering into master netting agreements and collateral arrangements with counterparties that provide the Company, in the event of a customer default, the right to liquidate securities and the right to offset a counterparty's rights and obligations. The Company manages market risk of repurchase agreements and securities loaned by monitoring the market value of collateral held and the market value of securities receivable from others. It is the Company's policy to request and obtain additional collateral when exposure to loss exists. In the event the counterparty is unable to meet its contractual obligation to return the securities, the Company may be exposed to off-balance sheet risk of acquiring securities at prevailing market prices.

Credit Concentrations

Credit concentrations may arise from trading, investing, underwriting and financing activities and may be impacted by changes in economic, industry or political factors. In the normal course of business, the Company may be exposed to credit risk in the event customers, counterparties including other brokers and dealers, issuers, banks, depositories or clearing organizations are unable to fulfill their contractual obligations. The Company seeks to mitigate these risks by actively monitoring exposures and obtaining collateral as deemed appropriate. Included in receivable from brokers, dealers and clearing organizations as of June 30, 2019 were receivables from four major U.S. broker-dealers totaling approximately \$69.6 million.

The Company is obligated to settle transactions with brokers and other financial institutions even if its clients fail to meet their obligations to the Company. Clients are required to complete their transactions on the settlement date, generally one to two business days after the trade date. If clients do not fulfill their contractual obligations, the Company may incur losses. The Company has clearing/participating arrangements with the National Securities Clearing Corporation, the Fixed Income Clearing Corporation ("FICC"), R.J. O'Brien & Associates (commodities transactions), Mortgage-Backed Securities Division (a division of FICC) and others. With respect to its business in reverse repurchase and repurchase agreements, substantially all open contracts as of June 30, 2019 were with the FICC. In addition, the Company clears its non-U.S. international equities business carried on by Oppenheimer Europe Ltd. through Global Prime Partners, Ltd. The clearing organizations have the right to charge the Company for losses that result from a client's failure to fulfill its contractual obligations. Accordingly, the Company has credit exposures with these clearing brokers. The clearing brokers can re-hypothecate the securities held on behalf of the Company. As the right to charge the Company has no maximum amount and applies to all trades executed through the clearing brokers, the Company believes there is no maximum amount assignable to this right. As of June 30, 2019, the Company had recorded no liabilities with regard to this right. The Company's policy is to monitor the credit standing of the clearing brokers and banks with which it conducts business.

9. Variable interest entities ("VIEs")

The Company's policy is to consolidate all subsidiaries in which it has a controlling financial interest, as well as any VIEs where the Company is deemed to be the primary beneficiary, when it has the power to make the decisions that most significantly affect the economic performance of the VIE and has the obligation to absorb significant losses or the right to receive benefits that could potentially be significant to the VIE.

For funds that the Company has concluded are not VIEs, the Company then evaluates whether the fund is a partnership or similar entity. If the fund is a partnership or similar entity, the Company evaluates the fund under the partnership consolidation guidance. Pursuant to that guidance, the Company consolidates funds in which it is the general partner, unless presumption of control by the Company can be overcome. This presumption is overcome only when unrelated investors in the fund have the substantive ability to liquidate the fund or otherwise remove the Company as the general partner without cause, based on a simple majority vote of unaffiliated investors, or have other substantive participating rights. If the presumption of control can be overcome, the Company accounts for its interest in the fund pursuant to the equity method of accounting.

The Company serves as general partner of hedge funds and private equity funds that were established for the purpose of providing investment alternatives to both its institutional and qualified retail clients. The Company holds variable interests in these funds as a result of its right to receive management and incentive fees. The Company's investment in and additional capital commitments to these hedge funds and private equity funds are also considered variable interests. The Company's additional capital commitments are subject to call at a later date and are limited to the amount committed.

The Company assesses whether it is the primary beneficiary of the hedge funds and private equity funds in which it holds a variable interest in the form of general and limited partner interests. In each instance, the Company has determined that it is not the primary beneficiary and therefore need not consolidate the hedge funds or private equity funds. The subsidiaries' general and limited partnership interests, additional capital commitments, and management fees receivable represent its maximum exposure to loss. The subsidiaries' general partnership and limited partnership interests and management fees receivable are included in other assets on the condensed consolidated balance sheet.

The following tables set forth the total VIE assets, the carrying value of the subsidiaries' variable interests, and the Company's maximum exposure to loss in Company-sponsored non-consolidated VIEs in which the Company holds variable interests and other non-consolidated VIEs in which the Company holds variable interests as of June 30, 2019 and December 31, 2018:

(Expressed in thousands)											
		As of June 30, 2019									
		Total				of the le Interest	- Capital		Maximum Exposure to Loss in Non-consolidated		
	VI	E Assets ⁽¹⁾		Assets ⁽²⁾ Liabilit		Liabilities	Commitments		VIEs		
Hedge funds	\$	365,259	\$	360	\$	_	\$		\$	360	
Private equity funds		7,454		8						8	
Total	\$	372,713	\$	368	\$		\$	_	\$	368	

(1) Represents the total assets of the VIEs and does not represent the Company's interests in the VIEs.

(2) Represents the Company's interest in the VIEs and is included in other assets on the condensed consolidated balance sheet.

(Expressed in thousands)											
		As of December 31, 2018									
	Total		Carrying Value of the Company's Variable Interest				— Capital		Maximum Exposure to Loss in Non-consolidate		
	VI	VIE Assets ⁽¹⁾		Assets (2)		Liabilities	Commitments		VIEs		
Hedge funds	\$	291,200	\$	337	\$	_	\$	_	\$	337	
Private equity funds		7,454		8						8	
Total	\$	298,654	\$	345	\$		\$		\$	345	

(1) Represents the total assets of the VIEs and does not represent the Company's interests in the VIEs.

(2) Represents the Company's interest in the VIEs and is included in other assets on the condensed consolidated balance sheet.

10. Long-term debt

(Expressed in thousands)				
Issued	Maturity Date	 June 30, 2019	De	cember 31, 2018
6.75% Senior Secured Notes	7/1/2022	\$ 200,000	\$	200,000
Unamortized Debt Issuance Cost		(775)		(904)
		\$ 199,225	\$	199,096

6.75% Senior Secured Notes

On June 23, 2017, the Parent issued in a private offering \$200.0 million aggregate principal amount of 6.75% Senior Secured Notes due 2022 (the "Unregistered Notes") under an indenture at an issue price of 100% of the principal amount. On September 19, 2017, the Parent completed an exchange offer in which the Parent exchanged 99.8% of its Unregistered Notes for a like principal amount of notes with identical terms except that such new notes had been registered under the Securities Act of 1933, as amended (the "Notes"). The Parent did not receive any proceeds in the exchange offer. Interest on the Notes is payable semi-annually on January 1st and July 1st, beginning January 1, 2018. On June 23, 2017, the Parent used a portion of the net proceeds from the offering of the Unregistered Notes to redeem in full its 8.75% Senior Secured Notes due April 15, 2018 (the "Old Notes") in the principal amount of \$120.0 million, and pay all fees and expenses related thereto. The cost to issue the Notes was \$4.3 million, of which \$3.0 million was paid to its subsidiary, Oppenheimer, who served as the initial purchaser of the offering, and was eliminated in consolidation. The Company capitalized the remaining \$1.3 million and will amortize it over the term of the Notes.

The indenture governing the Notes contains covenants that place restrictions on the incurrence of indebtedness, the payment of dividends, the repurchase of equity, the sale of assets, mergers and acquisitions and the granting of liens. Pursuant to the indenture governing the Notes, the Parent is restricted from paying any dividend or making any payment or distribution on account of its equity interests unless, among other things, (i) the dividend, payment or distribution (together with all other such dividends, payments or distributions made since July 1, 2017) is less than an amount calculated based in part on the Consolidated Adjusted Net Income (as defined in the indenture governing the Notes) of the Parent and its restricted and regulated subsidiaries since July 1, 2017, or (ii) the dividend, payment or distribution fits within one or more exceptions, including:

- it is less than \$20 million in any fiscal year; or
- when combined with all other Restricted Payments (as defined in the indenture governing the Notes) that rely upon this exception, it does not exceed \$10 million.

The Notes provide for events of default including, among other things, nonpayment, breach of covenants and bankruptcy. The Parent's obligations under the Notes are guaranteed by certain of the Parent's subsidiaries and are secured by a first-priority security interest in substantially all of the assets of the Parent and the subsidiary's guarantors. These guarantees and the collateral may be shared, on a pari passu basis, under certain circumstances, with debt incurred. As of June 30, 2019, the Parent was in compliance with all of its covenants.

Interest expense for both the three and six months ended June 30, 2019 and 2018 on the Notes was \$3.4 million and \$6.8 million, respectively.

On July 26, 2019, the Company announced that it will be redeeming a total of \$50.0 million (25%) of its Notes. The Company has delivered to the Trustee for the holders of the Notes a notice of partial redemption, notifying the Trustee of the Company's intent to redeem on August 25, 2019 (the "Redemption Date") \$50.0 million aggregate principal amount of the outstanding Notes at a redemption price equal to 103.375% ("Call Premium") of the principal amount of the Notes to be redeemed, plus accrued and unpaid interest thereon to the Redemption Date. The Company will incur \$1.7 million in costs associated with paying the Call Premium on the Notes during the third quarter of 2019. Upon completion of the redemption, \$150.0 million aggregate principal amount of the Notes will remain outstanding. The redemption of 25% of the Notes will reduce the Company's interest costs by \$3.8 million annually.

11. Share capital

The Company's authorized share capital consists of (a) 50,000,000 shares of Preferred Stock, par value \$0.001 per share; (b) 50,000,000 shares of Class A Stock, par value \$0.001 per share; and (c) 99,665 shares of Class B Stock, par value \$0.001 per share. No Preferred Stock has been issued. 99,665 shares of Class B Stock have been issued and are outstanding.

The Class A Stock and the Class B Stock are equal in all respects except that the Class A Stock is non-voting.

The following table reflects changes in the number of shares of Class A Stock outstanding for the periods indicated:

	For the Three Mo 30		For the Six Months Ended June 30,		
	2019	2018	2019	2018	
Class A Stock outstanding, beginning of period	12,923,517	13,141,103	12,941,809	13,139,203	
Issued pursuant to share-based compensation plans		15,250	61,091	17,150	
Repurchased and canceled pursuant to the stock buy-back	(167,209)	_	(246,592)	_	
Class A Stock outstanding, end of period	12,756,308	13,156,353	12,756,308	13,156,353	

Stock buy-back

Under the previous share repurchase program which was announced on May 5, 2017, the Company was authorized to purchase up to 650,000 shares of its Class A Stock. As of January 1, 2019, 272,784 shares were available to be purchased under this program. During the three months ended June 30, 2019, the Company purchased and canceled 167,209 shares of Class A Stock for a total consideration of \$4.3 million (\$25.82 per share) under this program. During the six months ended June 30, 2019, the Company purchased and canceled 246,592 shares of Class A Stock for a total consideration of \$6.4 million (\$25.76 per share) under this program. As of June 30, 2019, 26,192 shares remained available to be purchased under the previous share repurchase program.

On July 26, 2019, the Company announced that its Board of Directors approved a share repurchase program that authorizes the Company to purchase up to 640,000 shares of the Company's Class A Stock, representing approximately 5% of its 12,756,308 currently issued and outstanding shares of Class A Stock. This authorization will supplement the 26,192 shares that remain authorized and available under the Company's previous share repurchase program for a total of 666,192 shares authorized and available for repurchase.

Any such share purchases will be made by the Company from time to time in the open market at the prevailing open market price using cash on hand, in compliance with the applicable rules and regulations of the New York Stock Exchange and federal and state securities laws and the terms of the Company's Notes. All shares purchased will be canceled. The share repurchase program is expected to continue indefinitely. The timing and amounts of any purchases will be based on market conditions and other factors including price, regulatory requirements and capital availability. The share repurchase program does not obligate the Company to repurchase any dollar amount or number of Class A Stock. Depending on market conditions and other factors, these repurchases may be commenced or suspended from time to time without prior notice.

12. Contingencies

Many aspects of the Company's business involve substantial risks of liability. In the normal course of business, the Company has been named as defendant or co-defendant in various legal actions, including arbitrations, class actions and other litigation, creating substantial exposure and periodic expenses. Certain of the actual or threatened legal matters include claims for substantial compensatory and/or punitive damages or claims for indeterminate amounts of damages. These proceedings arise primarily from securities brokerage, asset management and investment banking activities. The Company is also involved, from time to time, in other reviews, investigations and proceedings (both formal and informal) by governmental and self-regulatory agencies regarding the Company's business, which may result in expenses, adverse judgments, settlements, fines, penalties, injunctions or other relief. The investigations include inquiries from the SEC, the Financial Industry Regulatory Authority ("FINRA") and various state regulators.

The Company accrues for estimated loss contingencies related to legal and regulatory matters when available information indicates that it is probable a liability had been incurred and the Company can reasonably estimate the amount of that loss. In many proceedings, however, it is inherently difficult to determine whether any loss is probable or even possible or to estimate the amount of any loss. In addition, even where a loss is possible or an exposure to loss exists in excess of the liability already accrued with respect to a previously recognized loss contingency, it is often not possible to reasonably estimate the size of the possible loss or range of loss or possible additional losses.

For certain legal and regulatory proceedings, the Company cannot reasonably estimate such losses, particularly for proceedings that are in their early stages of development or where plaintiffs seek substantial, indeterminate or special damages. Counsel may be required to review, analyze and resolve numerous issues, including through potentially lengthy discovery and determination of important factual matters, and by addressing novel or unsettled legal questions relevant to the proceedings in question, before the Company can reasonably estimate a loss or range of loss or additional loss for the proceeding. Even after lengthy review and analysis, the Company, in many legal and regulatory proceedings, may not be able to reasonably estimate possible losses or range of loss.

For certain other legal and regulatory proceedings, the Company can estimate possible losses, or range of loss in excess of amounts accrued, but does not believe, based on current knowledge and after consultation with counsel, that such losses individually, or in the aggregate, will have a material adverse effect on the Company's condensed consolidated financial statements as a whole.

For legal and regulatory proceedings where there is at least a reasonable possibility that a loss or an additional loss may be incurred, the Company estimates a range of aggregate loss in excess of amounts accrued of \$0 to \$3.0 million. This estimated aggregate range is based upon currently available information for those legal proceedings in which the Company is involved, where the Company can make an estimate for such losses. For certain cases, the Company does not believe that it can make an estimate. The foregoing aggregate estimate is based on various factors, including the varying stages of the proceedings (including the fact that many are currently in preliminary stages), the numerous yet-unresolved issues in many of the proceedings and the attendant uncertainty of the various potential outcomes of such proceedings. Accordingly, the Company's estimate will change from time to time, and actual losses may be more than the current estimate.

As discussed in note 7 Fair value measurements, the Company reached settlements with the Regulators and various clients to repurchase ARS. Under the settlements with Regulators the Company has \$2.0 million remaining of ARS to purchase from Eligible Investors at June 30, 2019. In addition, the Company has one remaining commitment to purchase \$3.6 million in ARS from a client by June 30, 2020.

Since September 2016, Oppenheimer has been responding to information requests from FINRA (including from FINRA's Enforcement Department) regarding the supervision of Oppenheimer's sale of unit investment trusts from 2011 to 2015. The inquiry is part of a larger targeted examination involving other brokerage firms. Oppenheimer is continuing to cooperate with the FINRA inquiry.

13. Regulatory requirements

The Company's U.S. broker dealer subsidiaries, Oppenheimer and Freedom, are subject to the uniform net capital requirements of the SEC under Rule 15c3-1 (the "Rule") promulgated under the Securities Exchange Act of 1934. Oppenheimer computes its net capital requirements under the alternative method provided for in the Rule which requires that Oppenheimer maintain net capital equal to two percent of aggregate customer-related debit items, as defined in SEC Rule 15c3-3. As of June 30, 2019, the net capital of Oppenheimer as calculated under the Rule was \$201.7 million or 24.14% of Oppenheimer's aggregate debit items. This was \$185.0 million in excess of the minimum required net capital at that date. Freedom computes its net capital equal to the greater of \$100,000 or 6-2/3% of aggregate indebtedness, as defined. As of June 30, 2019, Freedom had net capital of \$5.2 million, which was \$5.1 million in excess of the \$100,000 required to be maintained at that date.

As of June 30, 2019, the capital required and held under the Capital Requirements Directive ("CRD IV") for Oppenheimer Europe Ltd. was as follows:

- Common Equity Tier 1 ratio 15.85% (required 4.5%);
- Tier 1 Capital ratio 15.85% (required 6.0%); and
- Total Capital ratio 15.89% (required 8.0%).

In December 2017, Oppenheimer Europe Ltd. received approval from the Financial Conduct Authority ("FCA") for a variation of permission to remove the limitation of "matched principal business" from the firm's scope of permitted businesses and become a "Full-Scope Prudential Sourcebook for Investment Firms (IFPRU) €730K" firm which was effective January 2018. In addition to the capital requirement under CRD IV above, Oppenheimer Europe Ltd. is required to maintain a minimum capital of EUR 730,000. As of June 30, 2019, Oppenheimer Europe Ltd. was in compliance with its regulatory requirements.

As of June 30, 2019, the regulatory capital of Oppenheimer Investments Asia Limited was \$1.4 million, which was \$1.0 million in excess of the \$384,000 required to be maintained on that date. Oppenheimer Investments Asia Limited computes its regulatory capital pursuant to the requirements of the Securities and Futures Commission of Hong Kong.

14. Segment information

The Company has determined its reportable segments based on the Company's method of internal reporting, which disaggregates its retail business by branch and its proprietary and investment banking businesses by product. The Company evaluates the performance of its segments and allocates resources to them based upon profitability.

The Company's reportable segments are:

Private Client — includes commissions and a proportionate amount of fee income earned on assets under management ("AUM"), net interest earnings on client margin loans and cash balances, fees from money market funds, custodian fees, net contributions from stock loan activities and financing activities, and direct expenses associated with this segment.

Asset Management — includes a proportionate amount of fee income earned on AUM from investment management services of Oppenheimer Asset Management Inc. Oppenheimer's asset management divisions employ various programs to manage client assets either in individual accounts or in funds, and includes direct expenses associated with this segment; and

Capital Markets — includes investment banking, institutional equities sales, trading, and research, taxable fixed income sales, trading, and research, public finance and municipal trading, as well as the Company's operations in the United Kingdom, Hong Kong and Israel, and direct expenses associated with this segment.

The Company does not allocate costs associated with certain infrastructure support groups that are centrally managed for its reportable segments. These areas include, but are not limited to, legal, compliance, operations, accounting, and internal audit. Costs associated with these groups are separately reported in a Corporate/Other category and primarily include compensation and benefits.

The table below presents information about the reported revenue and income (loss) before income taxes of the Company for the three and six months ended June 30, 2019 and 2018. Asset information by reportable segment is not reported, since the Company does not produce such information for internal use by the chief operating decision maker.

(Expressed in thousands)									
	For	the Three Mont	ths En	ided June 30,	For the Six Months Ended June 30,				
		2019		2018		2019		2018	
Revenue									
Private client ⁽¹⁾	\$	161,928	\$	156,553	\$	325,455	\$	310,647	
Asset management ⁽¹⁾		18,622		17,706		35,208		35,350	
Capital markets		71,819		68,206		142,780		129,735	
Corporate/Other		(1,434)		91		(738)		1,354	
Total	\$	250,935	\$	242,556	\$	502,705	\$	477,086	
Income (loss) before income taxes									
Private client ⁽¹⁾	\$	43,416	\$	33,513	\$	86,250	\$	73,675	
Asset management ⁽¹⁾		5,318		3,958		7,560		7,676	
Capital markets		(1,801)		(199)		(4,448)		(6,256)	
Corporate/Other		(29,542)		(24,755)		(55,919)		(52,957)	
Total	\$	17,391	\$	12,517	\$	33,443	\$	22,138	

(1) Clients investing in the OAM advisory program are charged fees based on the value of AUM. Advisory fees are allocated 10.0% to the Asset Management and 90.0% to the Private Client segments.

Revenue, classified by the major geographic areas in which it was earned, for the three and six months ended June 30, 2019 and 2018 was as follows:

(Expressed in thousands)								
	For	the Three Mont	hs Enc	For the Six Months Ended June 3				
		2019		2018		2019		2018
Americas	\$	242,464	\$	234,471	\$	485,863	\$	460,083
Europe/Middle East		7,666		7,222		15,335		14,745
Asia		805		863		1,507		2,258
Total	\$	250,935	\$	242,556	\$	502,705	\$	477,086

15. Subsequent events

On July 26, 2019, the Company announced a quarterly dividend in the amount of \$0.12 per share, payable on August 23, 2019 to holders of Class A Stock and Class B Stock of record on August 9, 2019.

On July 26, 2019, the Company announced that it will be redeeming a total of \$50.0 million (25%) of its Notes. The Company has delivered to the Trustee for the holders of the Notes a notice of partial redemption, notifying the Trustee of the Company's intent to redeem on August 25, 2019 (the "Redemption Date") \$50.0 million aggregate principal amount of the outstanding Notes at a redemption price equal to 103.375% ("Call Premium") of the principal amount of the Notes to be redeemed, plus accrued and unpaid interest thereon to the Redemption Date. The Company will incur \$1.7 million in costs associated with paying the Call Premium on the Notes during the third quarter of 2019. Upon completion of the redemption, \$150.0 million aggregate principal amount of the Notes will remain outstanding. The redemption of 25% of the Notes will reduce the Company's interest costs by \$3.8 million annually.

16. Condensed consolidating financial information

On June 23, 2017, the Parent issued in a private offering \$200.0 million aggregate principal amount of the Notes. The Company used a portion of the net proceeds from the offering of the Unregistered Notes to redeem in full its Old Notes. See note 10 for further details.

The Notes are jointly and severally and fully and unconditionally guaranteed on a senior basis by E.A. Viner International Co. and Viner Finance Inc. (together, the "Guarantors"), unless released as described below. Each of the Guarantors is 100% owned by the Parent. The indenture for the Notes contains covenants with restrictions which are discussed in note 10. The following condensed consolidating financial information presents the financial position, results of operations and cash flows of the Parent, the Guarantor subsidiaries, the Non-Guarantor subsidiaries and elimination entries necessary to consolidate the Company.

Each Guarantor will be automatically and unconditionally released and discharged upon: the sale, exchange or transfer of the capital stock of a Guarantor and the Guarantor ceasing to be a direct or indirect subsidiary of the Parent if such sale does not constitute an asset sale under the indenture for the Notes or does not constitute an asset sale effected in compliance with the asset sale and merger covenants of the indenture for the Notes; a Guarantor being dissolved or liquidated; a Guarantor being designated unrestricted in compliance with the applicable provisions of the Notes; or the exercise by the Parent of its legal defeasance option or covenant defeasance option or the discharge of the Parent's obligations under the indenture for the Notes in accordance with the terms of such indenture.

OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATING BALANCE SHEET AS OF JUNE 30, 2019

(Expressed in thousands)		Parent		uarantor bsidiaries		Non- guarantor ibsidiaries	Eliminations	C	onsolidated
ASSETS		raient	Su	Usitianes			Emmations		JIISOIIdated
Cash and cash equivalents	\$	38,235	\$	475	\$	32,597	\$ —	\$	71,307
Deposits with clearing organizations	Ф	38,233	Э	4/3	Ф	65,491	5 —	Ф	65,491
Receivable from brokers, dealers and clearing		_		_		05,491			05,491
organizations		—		—		167,931	—		167,931
Receivable from customers, net of allowance for credit losses of \$920		_		_		807,581	—		807,581
Income tax receivable		47,917		22,247		(702)	(69,462)		—
Securities purchased under agreements to resell		—		—		39	—		39
Securities owned, including amounts pledged of \$547,326 at fair value				1,493		993,877			995,370
Notes receivable, net of accumulated amortization and allowance for uncollectibles of \$32,369 and \$6,827, respectively		_		_		43,413	_		43,413
Furniture, equipment and leasehold improvements, net of accumulated depreciation of \$90,633				23,297		9,030	_		32,327
Right-of-use lease assets, net of accumulated amortization of \$12,983		_		160,202		6,410	_		166,612
Subordinated loan receivable		_		112,558		_	(112,558)		_
Intangible assets		_		400		31,700	_		32,100
Goodwill		_		_		137,889			137,889
Other assets		125		1,956		130,275	_		132,356
Deferred tax assets		155		(29)		17,573	(17,699)		
Investment in subsidiaries		692,030		580,920		—	(1,272,950)		
Intercompany receivables		(12,892)		46,960		(7,420)	(26,648)		
Total assets	\$	765,570	\$	950,479	\$	2,435,684	\$ (1,499,317)	\$	2,652,416
LIABILITIES AND STOCKHOLDERS' EQUITY									
Liabilities									
Drafts payable	\$	_	\$	_	\$	17,456	\$ —	\$	17,456
Bank call loans				_		50,100			50,100
Payable to brokers, dealers and clearing organizations				_		418,719	_		418,719
Payable to customers				_		325,754	_		325,754
Securities sold under agreements to repurchase				_		521,837	—		521,837
Securities sold but not yet purchased, at fair value				—		155,979	—		155,979
Accrued compensation		—		—		130,879	—		130,879
Income tax payable		2,440		22,189		45,683	(69,463)		849
Accounts payable and other liabilities		295		(10,302)		52,725	(9)		42,709
Lease liabilities				203,240		7,015	—		210,255
Senior secured notes, net of debt issuance cost of \$775		199,225		—		—			199,225
Subordinated indebtedness		—		—		112,558	(112,558)		
Deferred tax liabilities		_		(808)		33,546	(17,694)		15,044
Intercompany payables				(193,967)		_	193,967		_
Total liabilities		201,960		20,352		1,872,251	(5,757)		2,088,806
Stockholders' equity									
Total stockholders' equity		563,610		930,127		563,433	(1,493,560)		563,610
Total liabilities and stockholders' equity	\$	765,570	\$	950,479	\$	2,435,684	\$ (1,499,317)	\$	2,652,416

OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATING BALANCE SHEET AS OF DECEMBER 31, 2018

(Expressed in the up and a)		Parent		Guarantor ubsidiaries		Non- guarantor ıbsidiaries	Eliminations	Consolidate	
(Expressed in thousands) ASSETS		Parent	S	uosidiaries	s	losiciaries			onsondated
Cash and cash equivalents	\$	53,526	\$	3,826	¢	33,323	\$	\$	90,675
Deposits with clearing organizations	Ф	55,520	φ	5,820	Φ	67,678	\$	φ	67,678
Receivable from brokers, dealers and clearing organizations		_		_		166,493	_		166,493
Receivable from customers, net of allowance for credit losses of \$886		_		_		720,777	_		720,777
Income tax receivable		45,733		23,491		(702)	(67,508)		1,014
Securities purchased under agreements to resell						290	_		290
Securities owned, including amounts pledged of \$517,951 at fair value		_		1,358		836,226			837,584
Notes receivable, net of accumulated amortization and allowance for uncollectibles of \$25,109 and \$6,800, respectively		_		_		44,058	_		44,058
Furniture, equipment and leasehold improvements, net of accumulated depreciation of \$89,182		_		20,722		8,266			28,988
Subordinated loan receivable		—		112,558		—	(112,558)		—
Intangible assets		—		400		31,700	—		32,100
Goodwill		—		—		137,889	—		137,889
Other assets		135		2,581		110,052	—		112,768
Deferred tax assets		1		455		18,494	(18,950)		
Investment in subsidiaries		661,837		546,704			(1,208,541)		
Intercompany receivables		(14,211)		46,840		(6,299)	(26,330)		_
Total assets	\$	747,021	\$	758,935	\$	2,168,245	\$ (1,433,887)	\$	2,240,314
LIABILITIES AND STOCKHOLDERS' EQUITY									
Liabilities									
Drafts payable	\$	—	\$	—	\$	16,348	\$	\$	16,348
Bank call loans		—		—		15,000	—		15,000
Payable to brokers, dealers and clearing organizations		—		—		289,207	—		289,207
Payable to customers		—		—		336,616	—		336,616
Securities sold under agreements to repurchase		—		—		484,218	—		484,218
Securities sold but not yet purchased, at fair value		_		—		85,446	—		85,446
Accrued compensation		—		—		167,348	—		167,348
Accounts payable and other liabilities		163		31,653		55,823	(9)		87,630
Income tax payable		2,440		22,189		42,878	(67,507)		_
Senior secured notes, net of debt issuance cost of \$904		199,096		_		_	—		199,096
Subordinated indebtedness						112,558	(112,558)		_
Deferred tax liabilities		_		_		33,029	(18,946)		14,083
Intercompany payables				26,334		—	(26,334)		
Total liabilities		201,699		80,176		1,638,471	(225,354)		1,694,992
Stockholders' equity									
Total stockholders' equity		545,322		678,759		529,774	(1,208,533)		545,322
Total liabilities and stockholders' equity	\$	747,021	\$	758,935	\$	2,168,245	\$ (1,433,887)	\$	2,240,314

OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATING INCOME STATEMENT FOR THE THREE MONTHS ENDED JUNE 30, 2019

(Expressed in thousands)	Parent	Guarantor subsidiaries	Non- guarantor subsidiaries	Eliminations	Consolidated
REVENUES					
Commissions	\$ 	\$ —	\$ 80,896	\$ —	\$ 80,896
Advisory fees		_	81,067	(360)	80,707
Investment banking		_	32,006		32,006
Bank deposit sweep income	_	_	31,830	_	31,830
Interest	91	2,060	13,473	(2,074)	13,550
Principal transactions, net	—	40	3,005	_	3,045
Other		1	8,899	1	8,901
Total revenue	 91	2,101	251,176	(2,433)	250,935
EXPENSES					
Compensation and related expenses	380	_	155,402	1	155,783
Communications and technology	52		20,447		20,499
Occupancy and equipment costs	—	_	15,573	_	15,573
Clearing and exchange fees		_	5,678	_	5,678
Interest	3,375	_	11,890	(2,073)	13,192
Other	234	122	22,824	(361)	22,819
Total expenses	4,041	122	231,814	(2,433)	233,544
Income (loss) before income taxes	 (3,950)	1,979	19,362		17,391
Income taxes	(995)	510	5,501	_	5,016
Net income (loss)	(2,955)	1,469	13,861		12,375
Equity in earnings of subsidiaries	15,330	13,861	_	(29,191)	_
Net income	12,375	15,330	13,861	(29,191)	12,375
Other comprehensive income		_	361		361
Total comprehensive income	\$ 12,375	\$ 15,330	\$ 14,222	\$ (29,191)	\$ 12,736

OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATING INCOME STATEMENT FOR THE THREE MONTHS ENDED JUNE 30, 2018

(Expressed in thousands)]	Parent	Guarantor subsidiaries	Non- guarantor subsidiaries	Eliminations	Consolidated
REVENUES						
Commissions	\$	_	\$ —	\$ 82,850	\$ —	\$ 82,850
Advisory fees		_	_	77,589	(319)	77,270
Investment banking		_	_	27,904	—	27,904
Bank deposit sweep income		_	_	28,853	_	28,853
Interest		3	2,060	13,070	(2,077)	13,056
Principal transactions, net			_	6,409	(9)	6,400
Other		_	95	6,222	(94)	6,223
Total revenue		3	2,155	242,897	(2,499)	242,556
EXPENSES						
Compensation and related expenses		522	_	151,349	_	151,871
Communications and technology		49	_	17,948	—	17,997
Occupancy and equipment costs		_	_	14,995	(94)	14,901
Clearing and exchange fees			_	5,780	—	5,780
Interest		3,375	_	9,611	(2,077)	10,909
Other		278	849	27,782	(328)	28,581
Total expenses		4,224	849	227,465	(2,499)	230,039
Income (loss) before income taxes		(4,221)	1,306	15,432		12,517
Income taxes		(1,065)	369	4,358	—	3,662
Net income (loss)		(3,156)	937	11,074		8,855
Equity in earnings of subsidiaries		12,011	11,074		(23,085)	_
Net income		8,855	12,011	11,074	(23,085)	8,855
Other comprehensive loss				(837)		(837)
Total comprehensive income	\$	8,855	\$ 12,011	\$ 10,237	\$ (23,085)	\$ 8,018

OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATING INCOME STATEMENT FOR THE SIX MONTHS ENDED JUNE 30, 2019

(Expressed in thousands)	Parent	Guarantor subsidiarie		Non- guarantor subsidiaries	Eliminations	Consolidated
REVENUES						
Commissions	\$ _	\$ -	- 5	\$ 160,305	\$	\$ 160,305
Advisory fees	_	-	_	155,049	(695)	154,354
Investment banking	_	-	_	60,049	—	60,049
Bank deposit sweep income	_	-	_	65,798	_	65,798
Interest	175	4,12	2	26,127	(4,147)	26,277
Principal transactions, net	_	10	1	14,394	(12)	14,483
Other			2	21,436	1	21,439
Total revenue	175	4,22	5	503,158	(4,853)	502,705
EXPENSES	 		_			
Compensation and related expenses	825	-	_	315,318	(5)	316,138
Communications and technology	91	-	_	40,494	_	40,585
Occupancy and equipment costs	_	-	_	30,846	_	30,846
Clearing and exchange fees		-	_	11,010		11,010
Interest	6,750	-	_	23,575	(4,147)	26,178
Other	550	24	4	44,412	(701)	44,505
Total expenses	8,216	24	4	465,655	(4,853)	469,262
Income (loss) before income taxes	(8,041)	3,98	1	37,503	_	33,443
Income taxes	(2,338)	1,43	6	10,776	_	9,874
Net income (loss)	(5,703)	2,54	5	26,727		23,569
Equity in earnings of subsidiaries	29,272	26,72	.6		(55,998)	
Net income	 23,569	29,27	1	26,727	(55,998)	23,569
Other comprehensive income	_	-	_	924		924
Total comprehensive income	\$ 23,569	\$ 29,27	1 5	\$ 27,651	\$ (55,998)	\$ 24,493

OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATING INCOME STATEMENT FOR THE SIX MONTHS ENDED JUNE 30, 2018

(Expressed in thousands)	Non- Guarantor guarantor Parent subsidiaries subsidiaries Elin				Elimi	inations	Co	onsolidated	
REVENUES									
Commissions	\$ _	\$	_	\$ 166,2	257	\$		\$	166,257
Advisory fees	_		—	155,4	63		(645)		154,818
Investment banking	_			56,1	14				56,114
Bank deposit sweep income	_		_	54,1	50				54,150
Interest	3		4,120	25,3	317		(4,157)		25,283
Principal transactions, net	_		—	9,1	68		(42)		9,126
Other			191	11,3	36		(189)		11,338
Total revenue	3		4,311	477,8	305		(5,033)		477,086
EXPENSES									
Compensation and related expenses	848		_	304,1	27				304,975
Communications and technology	88			36,5	597				36,685
Occupancy and equipment costs	_		_	30,5	518		(189)		30,329
Clearing and exchange fees				11,8	376				11,876
Interest	6,750		_	17,2	279		(4,157)		19,872
Other	665		1,102	50,1	31		(687)		51,211
Total expenses	8,351		1,102	450,5	528		(5,033)		454,948
Income (loss) before income taxes	 (8,348)		3,209	27,2	277				22,138
Income taxes	(2,105)		633	8,0	050				6,578
Net income (loss)	(6,243)		2,576	19,2	227				15,560
Equity in earnings of subsidiaries	21,803		19,227		_		(41,030)		
Net income	15,560		21,803	19,2	227		(41,030)		15,560
Other comprehensive loss			_	(9	979)				(979)
Total comprehensive income	\$ 15,560	\$	21,803	\$ 18,2	248	\$	(41,030)	\$	14,581

OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2019

(Expressed in thousands)	 Parent		Guarantor subsidiaries		Non- guarantor ibsidiaries	Eliminations		Со	nsolidated
Cash flows from operating activities:								_	
Cash used in operating activities	\$ (5,060)	\$	(3,351)	\$	(29,580)	\$	_	\$	(37,991)
Cash flows from investing activities:									
Purchase of furniture, equipment and leasehold improvements	_				(6,941)		_		(6,941)
Purchase of tangible assets			—		_				—
Proceeds from the settlement of Company-owned life insurance	_		_		695		_		695
Cash used in investing activities	_				(6,246)			_	(6,246)
Cash flows from financing activities:									
Cash dividends paid on Class A non-voting and Class B voting common stock	(2,865)						_		(2,865)
Repurchase of Class A non-voting common stock	(6,352)						_		(6,352)
Payments for employee taxes withheld related to vested share-based awards	(1,014)		_		_		_		(1,014)
Decrease in bank call loans, net					35,100		_		35,100
Cash provided by (used in) financing activities	(10,231)				35,100		_		24,869
Net decrease in cash and cash equivalents	(15,291)	-	(3,351)		(726)		_		(19,368)
Cash and cash equivalents, beginning of the period	53,526		3,826		33,323		_		90,675
Cash and cash equivalents, end of the period	\$ 38,235	\$	475	\$	32,597	\$	_	\$	71,307

OPPENHEIMER HOLDINGS INC. CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2018

(Expressed in thousands)	Р	arent	Guarantor subsidiaries	Non- guarantor subsidiaries	Eliminations	Consolidated
Cash flows from operating activities:				54001414100		
Cash provided by (used in) operating activities	\$	(1,417)	\$ 1,272	\$ 11,456	\$ —	\$ 11,311
Cash flows from investing activities:						
Purchase of furniture, equipment and leasehold improvements		_	_	(3,947)	. —	(3,947)
Purchase of intangible assets		_	(400)	_	—	(400)
Cash used in investing activities			(400)	(3,947)		(4,347)
Cash flows from financing activities:						
Cash dividends paid on Class A non-voting and Class B voting common stock		(2,913)	_	_	_	(2,913)
Payments for employee taxes withheld related to vested share-based awards		(2,444)	_	_	_	(2,444)
Increase in bank call loans, net			_	(10,800))	(10,800)
Cash used in financing activities		(5,357)		(10,800)		(16,157)
Net increase (decrease) in cash and cash equivalents		(6,774)	872	(3,291)		(9,193)
Cash and cash equivalents, beginning of the period		7,442	3,716	36,996	—	48,154
Cash and cash equivalents, end of the period	\$	668	\$ 4,588	\$ 33,705	\$ —	\$ 38,961

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

BACKGROUND

Oppenheimer Holdings Inc. (the "Company", "we", "our" or "us") engages in a broad range of activities in the securities industry, including retail securities brokerage, institutional sales and trading, market-making, research, investment banking (both corporate and public finance), investment advisory and asset management services and trust services. Its principal subsidiaries are Oppenheimer & Co. Inc. ("Oppenheimer") and Oppenheimer Asset Management Inc. ("OAM"). As of June 30, 2019, we provided our services from 94 offices in 24 states located throughout the United States, offices in Tel Aviv, Israel, Hong Kong, China, London, England, St. Helier, Isle of Jersey, Frankfurt, Germany and Geneva, Switzerland. Client assets administered as of June 30, 2019 totaled \$87.3 billion. The Company provides investment advisory services through OAM and Oppenheimer Investment Management LLC ("OIM") and Oppenheimer's financial adviser direct programs. At June 30, 2019, client assets under management ("AUM") totaled \$30.2 billion. We also provide trust services and products through Oppenheimer Trust Company of Delaware and discount brokerage services through Freedom Investments, Inc. ("Freedom"). Through OPY Credit Corp., we offer syndication as well as trading of issued syndicated corporate loans. At June 30, 2019, the Company employed 2,970 employees (2,897 full-time and 73 part-time), of whom 1,036 were financial advisers.

Outlook

We are focused on growing our private client and asset management businesses through strategic additions of experienced financial advisers in our existing branch system and employment of experienced money management personnel in our asset management business as well as deploying our capital for expansion through targeted acquisitions. In addition, we commit to the improvement of our technology capability to support client service and the expansion of our capital markets capabilities while addressing the issue of managing expenses.

The Company's long-term growth plan is to continue to expand existing offices by hiring experienced professionals as well as expand through the purchase of operating branch offices from other broker-dealers or the opening of new branch offices in attractive locations, and to continue to grow and develop the existing trading, investment banking, investment advisory and other divisions. We are committed to continuing to improve our technology capabilities to ensure compliance with industry regulations, support client service and expand our wealth management and capital markets capabilities. We recognize the importance of compliance with applicable regulatory requirements and are committed to performing rigorous and ongoing assessments of our compliance and risk management effort, investing in people and programs, and providing a platform with first class investment programs and services.

The Company is also reviewing its full service business model to determine the opportunities available to build or acquire closely related businesses in areas where competitors have shown some success. Equally important is the search for viable acquisition candidates. Our long-term intention is to pursue growth by acquisition where we can find a comfortable match in terms of corporate goals and personnel at a price that would provide our shareholders with incremental value. We review potential acquisition opportunities from time to time on the basis of fulfilling the Company's strategic goals, while evaluating and managing our existing businesses.

Impact of Interest Rates

The Federal Reserve Bank has implemented a series of increases in its benchmark short-term interest rate since 2017. These increases in short-term interest rates have had a significant impact on our overall financial performance, as we have programs offered to our clients (for the investment of short-term funds as well as margin loans) which are sensitive to changes in interest rates. Given the relationship of our interest-sensitive assets to liabilities, increases in short-term interest rates generally result in an overall increase in our net earnings. Clients' domestic cash sweep balances have decreased over the past several quarters as clients increased their allocations to other investments including other short-term fixed income investments, largely driven by the improvement of equity market conditions and also due to tax-related seasonal factors.

While short-term interest rates have risen due to rate increases by the Federal Reserve in recent periods, market deposit rates paid on client cash balances have not been impacted to as great a degree, resulting in an increase in fees the Company earned from third-party banks. Any decreases in short-term interest rates, increases in deposit rates paid to clients, and/or a significant decline in our clients' cash balances would likely have a negative impact on our earnings.

EXECUTIVE SUMMARY

The Company reported net income attributable to Oppenheimer Holdings Inc. of \$12.4 million or \$0.95 basic net income per share for the three months ended June 30, 2019 compared with net income attributable to Oppenheimer Holdings Inc. of \$8.9 million or \$0.67 basic net income per share for the three months ended June 30, 2018. Income before income taxes was \$17.4 million for the three months ended June 30, 2019 compared with income before income taxes of \$12.5 million for the three months ended June 30, 2019 compared with income before income taxes of \$12.5 million for the three months ended June 30, 2019 compared with income before income taxes of \$12.5 million for the three months ended June 30, 2019 was \$250.9 million compared with revenue of \$242.6 million for the three months ended June 30, 2018, an increase of 3.5%.

During the second quarter of 2019, the major stock indices in the U.S. increased 3.8% adding on to the 13.1% gains in the first quarter of 2019. The equities markets had their best June in decades while all three major indices closed near all-time highs. The markets benefited from expectations that the U.S. Federal Reserve will decrease short-term interest rates in the near term. A continued strong U.S. economy, record low unemployment, and optimism around trade negotiations between the U.S. and China helped fuel the rally in the equities markets. The 10-year Treasury yield was 2.41% at the end of the first quarter of 2019 and fell to 2.00% at the end of the second quarter of 2019 due to expectations around the Fed's loosening of monetary policy.

While the Company's strong operating results for the period were aided by a strong equities market, the Company's core businesses also performed well. After the significant increases in the equities markets during the first quarter of 2019, asset management fees for the second quarter increased 4.4%. The investment banking business produced solid results as a result of increased fees from advisory assignments and equity underwritings.

The institutional equities commission business showed improvement during the second quarter of 2019 as a result of strong execution-driven commission growth in block trading and better recognition and monetization of the Company's high value research content. The Company's operating results continued to benefit from the present level of short-term interest rates as the Company continues to realize the effect of interest rate hikes in 2018. However, the transaction-based business in the Private Client Division declined during the period reflecting an ongoing secular reduction in portfolio turnover as clients continue to move to more passive investment strategies through investments in exchange traded funds ("ETFs") and other index related securities. Legal and regulatory costs declined significantly during the period as many of the investments in the Company's compliance efforts continue to be realized.

The strong operating results of the business and increased liquidity from recent tenders for ARS will enable the Company to reduce its outstanding debt by 25% during the third quarter of 2019 and also gives it the ability to return additional capital to our shareholders through an increase of the dividend effective August 2019.

RESULTS OF OPERATIONS

The following table and discussion summarizes the changes in the major revenue and expense categories for the three and six months ended June 30, 2019 compared with the same period in 2018:

(Expressed in thousands)								
	 For the th	nree r	nonths ended	June 30,	 For the s	six m	onths ended J	une 30,
	2019		2018	% Change	2019	_	2018	% Change
Revenue								
Commissions	\$ 80,896	\$	82,850	(2.4)	\$ 160,305	\$	166,257	(3.6)
Advisory fees	80,707		77,270	4.4	154,354		154,818	(0.3)
Investment banking	32,006		27,904	14.7	60,049		56,114	7.0
Bank deposit sweep income	31,830		28,853	10.3	65,798		54,150	21.5
Interest	13,550		13,056	3.8	26,277		25,283	3.9
Principal transactions, net	3,045		6,400	(52.4)	14,483		9,126	58.7
Other	8,901		6,223	43.0	21,439		11,338	89.1
Total revenue	250,935		242,556	3.5	 502,705		477,086	5.4
Expenses						_		
Compensation and related expenses	155,783		151,871	2.6	316,138		304,975	3.7
Communications and technology	20,499		17,997	13.9	40,585		36,685	10.6
Occupancy and equipment costs	15,573		14,901	4.5	30,846		30,329	1.7
Clearing and exchange fees	5,678		5,780	(1.8)	11,010		11,876	(7.3)
Interest	13,192		10,909	20.9	26,178		19,872	31.7
Other	22,819		28,581	(20.2)	44,505		51,211	(13.1)
Total expenses	233,544		230,039	1.5	469,262		454,948	3.1
Income before income taxes	17,391		12,517	38.9	33,443		22,138	51.1
Income taxes	5,016		3,662	37.0	9,874		6,578	50.1
Net income	\$ 12,375	\$	8,855	39.8	\$ 23,569	\$	15,560	51.5

Second Quarter 2019

Revenue

Commission revenue was \$80.9 million for the three months ended June 30, 2019, a decrease of 2.4% compared with \$82.9 million for the three months ended June 30, 2018.

Advisory fees were \$80.7 million for the three months ended June 30, 2019, an increase of 4.4% compared with \$77.3 million for the three months ended June 30, 2018 due to a higher level of AUM.

Investment banking revenue increased 14.7% to \$32.0 million for the three months ended June 30, 2019 compared with \$27.9 million for the three months ended June 30, 2018 due to an increase in mergers and acquisitions transactions during the three months ended June 30, 2019.

Bank deposit sweep income was \$31.8 million for the three months ended June 30, 2019, an increase of 10.3% compared with \$28.9 million for the three months ended June 30, 2018 due to higher short-term interest rates during the three months ended June 30, 2019.

Interest revenue was \$13.6 million for the three months ended June 30, 2019, an increase of 3.8% compared with \$13.1 million for the three months ended June 30, 2018.

Principal transactions revenue was \$3.0 million for the three months ended June 30, 2019, a decrease of 52.4% compared with \$6.4 million for the three months ended June 30, 2018 primarily due to unrealized losses of \$2.4 million related to the Company's intent to participate in ARS tender offers in July 2019 which resulted in marking the positions held to the issuer tender offer price during the three months ended June 30, 2019.

Other revenue was \$8.9 million for the three months ended June 30, 2019, an increase of 43.0% compared to \$6.2 million for the three months ended June 30, 2018 due to the increase in cash surrender value of the Company's life insurance policies and proceeds received under those insurance policies as well as to a favorable legal settlement during the three months ended June 30, 2019.

Expenses

Compensation and related expenses totaled \$155.8 million during the three months ended June 30, 2019, an increase of 2.6% compared with the three months ended June 30, 2018. The increase was due to higher salaries, production, and incentive compensation costs partially offset by lower share-based and traders' compensation costs during the three months ended June 30, 2019. Compensation and related expenses as a percentage of revenue was 62.1% during the three months ended June 30, 2019 compared with 62.6% during the three months ended June 30, 2018.

Non-compensation expenses were \$77.8 million during the three months ended June 30, 2019, a decrease of 0.5% compared with \$78.2 million during the three months ended June 30, 2018 due primarily to higher interest costs and communication and technology costs partially offset by lower legal and regulatory costs during the three months ended June 30, 2019.

The effective income tax rate from continuing operations for the three months ended June 30, 2019 was 28.8%, slightly lower when compared with 29.3% for the three months ended June 30, 2018. The effective rate reflects the Company's estimate of the annual effective tax rate adjusted for certain discrete items.

Year-to-date 2019

Revenue

Commission revenue was \$160.3 million for the six months ended June 30, 2019, a decrease of 3.6% compared with \$166.3 million for the six months ended June 30, 2018.

Advisory fees were \$154.4 million for the six months ended June 30, 2019, a decrease of 0.3% compared with \$154.8 million for the six months ended June 30, 2018.

Investment banking revenue increased 7.0% to \$60.0 million for the six months ended June 30, 2019 compared with \$56.1 million for the six months ended June 30, 2018 due to increase in merger and acquisitions transactions during the second quarter of 2019.

Bank deposit sweep income was \$65.8 million for the six months ended June 30, 2019, an increase of 21.5% compared with \$54.2 million for the six months ended June 30, 2018 due to higher short-term interest rates during the six months ended June 30, 2019.

Interest revenue was \$26.3 million for the six months ended June 30, 2019, an increase of 3.9% compared with \$25.3 million for the six months ended June 30, 2018 due primarily to an increase in interest revenue on margin extended to customers during the first quarter of 2019.

Principal transactions revenue was \$14.5 million for the six months ended June 30, 2019, an increase of 58.7% compared with \$9.1 million for the six months ended June 30, 2018 due to higher trading income from taxable fixed income and public finance and municipal trading during the first quarter of 2019, offset by unrealized losses of \$2.4 million related to the Company's intent to participate in ARS tender offers in July 2019 which resulted in marking the positions held to the issuer tender offer price during the three months ended June 30, 2019.

Other revenue was \$21.4 million for the six months ended June 30, 2019, an increase of 89.1% compared to \$11.3 million for the six months ended June 30, 2018 due primarily to the increase in cash surrender value of the Company's life insurance policies and proceeds received under those insurance policies as well as to a favorable legal settlement during the six months ended June 30, 2019.

Expenses

Compensation and related expenses (including salaries, production and incentive compensation, share-based compensation, deferred compensation, and other benefit-related items) totaled \$316.1 million during the six months ended June 30, 2019, an increase of 3.7% compared with the six months ended June 30, 2018. The increase was due to higher salary, deferred and share-based compensation expenses, partially offset by lower production-related compensation costs during the six months ended June 30, 2019. Compensation and related expenses as a percentage of revenue was 62.9% during the six months ended June 30, 2019 compared with 63.9% during the six months ended June 30, 2018.

Non-compensation expenses were \$153.1 million during the six months ended June 30, 2019, an increase of 2.1% compared with \$150.0 million during the six months ended June 30, 2018 due to higher communication and technology costs and interest costs partially offset by lower legal and regulatory costs during the six months ended June 30, 2019.

The effective income tax rate from continuing operations for the six months ended June 30, 2019 was 29.5% slightly lower when compared with 29.7% for the six months ended June 30, 2018. The effective rate reflects the Company's estimate of the annual effective tax adjusted for uncertain discrete items.

BUSINESS SEGMENTS

The table below presents information about the reported revenue and income (loss) before income taxes of the Company's reportable business segments for the three and six months ended June 30, 2019 and 2018:

(Expressed in thousands)												
		For the T	hree	Months Ended	June 30,	For the Six Months Ended June 30,						
		2019		2018	% Change		2019		2018	% Change		
Revenue												
Private Client	\$	161,928	\$	156,553	3.4	\$	325,455	\$	310,647	4.8		
Asset Management		18,622		17,706	5.2		35,208		35,350	(0.4)		
Capital Markets		71,819		68,206	5.3		142,780		129,735	10.1		
Corporate/Other		(1,434)		91	*		(738)		1,354	*		
Total	\$	250,935	\$	242,556	3.5	\$	502,705	\$	477,086	5.4		
Income (loss) before incom	e taxes											
Private Client	\$	43,416	\$	33,513	29.5	\$	86,250	\$	73,675	17.1		
Asset Management		5,318		3,958	34.4		7,560		7,676	(1.5)		
Capital Markets		(1,801)		(199)	(805.0)		(4,448)		(6,256)	(28.9)		
Corporate/Other		(29,542)		(24,755)	(19.3)		(55,919)		(52,957)	5.6		
Total	\$	17,391	\$	12,517	38.9	\$	33,443	\$	22,138	51.1		

* Percentage not meaningful.

Private Client

Private Client reported revenue of \$161.9 million for the second quarter of 2019, 3.4% higher than the second quarter of 2018 due to higher asset management fees, bank deposit sweep income, and an increase in the cash surrender value of Company-owned life insurance partially offset by lower retail commissions during the second quarter of 2019. Income before income taxes was \$43.4 million for the second quarter of 2019, an increase of 29.5% compared with the second quarter of 2018 due to the aforementioned items and lower legal and regulatory costs partially offset by higher interest costs during the second quarter of 2019.

- Client assets under administration were \$87.3 billion at June 30, 2019, compared with \$80.1 billion at December 31, 2018, an increase of 9.0%
- Financial adviser headcount was 1,036 at the end of the second quarter of 2019, down from 1,083 at the end of the second quarter of 2018. The decline in financial adviser headcount since the second quarter of 2018 has resulted from the Company's emphasis on adviser productivity as well as retirements and attrition.
- Retail commissions were \$47.1 million for the second quarter of 2019, a decrease of 4.8% from the second quarter of 2018.

- Advisory fee revenue on traditional and alternative managed products was \$62.1 million for the second quarter of 2019, an increase of 3.8% from the second quarter of 2018 (see Asset Management below for further information). The increase in advisory fees was due to an increase in assets under management ("AUM") at March 31, 2019 as a result of the increase in the equities markets and net new assets during the first quarter of 2019.
- Bank deposit sweep income was \$31.8 million for the second quarter of 2019, an increase of 10.3% compared with \$28.9 million for the second quarter of 2018 due to higher short-term interest rates during the second quarter of 2019.

Asset Management

Asset Management reported revenue of \$18.6 million for the second quarter of 2019, 5.2% higher than the second quarter of 2018 due to higher AUM at March 31, 2019, which is the basis for advisory fees earned during the second quarter of 2019, as a result of the increase in the equities markets and net new assets during the first quarter of 2019. Income before income taxes was \$5.3 million for the second quarter of 2019, an increase of 34.4% compared with the second quarter of 2018 due to higher AUM at March 31, 2019.

- Advisory fee revenue on traditional and alternative managed products was \$18.6 million for the second quarter of 2019, an increase of 6.3% from the second quarter of 2018 primarily due to higher AUM at March 31, 2019.
- Advisory fees are calculated based on the value of client AUM at the end of the prior quarter which totaled \$29.5 billion at March 31, 2019 (\$28.2 billion at March 31, 2018) and are allocated between the Private Client and Asset Management business segments.
- AUM increased 5.2% to \$30.2 billion at June 30, 2019, a record high, compared with \$28.7 billion at June 30, 2018, which is the basis for advisory fee billings for the third quarter of 2019. The increase in AUM was comprised of asset appreciation of \$0.6 billion and a positive net contribution of assets of \$0.9 billion.

The following table provides a breakdown of the change in assets under management for the three months ended June 30, 2019:

(Expressed in millions)										
	For the Three Months Ended June 30, 2019									
Fund Type	Beginning Balance		Contributions		Redemptions		Appreciation (Depreciation)		Ending Balance	
Traditional ⁽¹⁾	\$	25,302	\$	830	\$	(648)	\$	284	\$	25,768
Institutional Fixed Income ⁽²⁾		726		21		(17)		18		748
Alternative Investments:										
Hedge funds ⁽³⁾		2,766		56		(35)		218		3,005
Private Equity Funds (4)		213						13		226
Portfolio Enhancement Program (5)		469				(23)				446
	\$	29,476	\$	907	\$	(723)	\$	533	\$	30,193

(1) Traditional investments include third party advisory programs, Oppenheimer financial adviser managed and advisory programs, and Oppenheimer Asset Management taxable and tax-exempt portfolio management strategies.

(2) Institutional fixed income provides solutions to institutional investors including: Taft-Hartley Funds, Public Pension Funds, Corporate Pension Funds, and Foundations and Endowments.

(3) Hedge funds represent single manager hedge fund strategies in areas including hedged equity, technology and financial services, and multi-manager and multi-strategy fund of funds.

(4) Private equity funds represent private equity fund of funds including portfolios focused on natural resources and related assets.

(5) The portfolio enhancement program sells uncovered, far out-of-money puts and calls on the S&P 500 Index. The program is market neutral and uncorrelated to the index. Valuation is based on collateral requirements for a series of contracts representing the investment strategy.

Capital Markets

Capital Markets reported revenue of \$71.8 million for the second quarter of 2019, 5.3% higher than the second quarter of 2018 primarily due to higher investment banking fees. Loss before income taxes was \$1.8 million for the second quarter of 2019 compared with loss before income taxes of \$0.2 million for the second quarter of 2018.

- Institutional equities commissions increased 6.9% to \$24.8 million for the second quarter of 2019 compared with the second quarter of 2018 due to strong execution-driven commission growth in block trading and better recognition and monetization of our high value research content.
- Advisory fees earned from investment banking activities increased 62.5% to \$13.0 million for the second quarter of 2019 compared with \$8.0 million for the second quarter of 2018 due to an increase in mergers and acquisitions transactions during the second quarter of 2019.
- Equities underwriting fees increased modestly to \$15.3 million for the second quarter of 2019 compared with \$15.2 million for the second quarter of 2018 as the Company participated in more transactions with lower economics due to a decrease in the number of lead managed deals during the second quarter of 2019.
- Revenue from taxable fixed income decreased marginally to \$15.2 million during the second quarter of 2019 from \$15.3 million during the second quarter of 2018 due to lower trading income in taxable fixed income products partially offset by higher institutional fixed income commissions.
- Revenue from public finance and municipal trading decreased to \$4.7 million during the second quarter of 2019 from \$5.7 million during the second quarter of 2018 due to lower commission income partially offset by higher municipal trading income during the second quarter of 2019.

CRITICAL ACCOUNTING POLICIES

The Company's condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America. Reference is also made to the Company's consolidated financial statements and notes thereto found in its Annual Report on Form 10-K for the year ended December 31, 2018.

The Company's accounting policies are essential to understanding and interpreting the financial results reported on the condensed consolidated financial statements. The significant accounting policies used in the preparation of the Company's condensed consolidated financial statements are summarized in note 2 to those statements and notes thereto found in its Annual Report on Form 10-K for the year ended December 31, 2018. Certain of those policies are considered to be particularly important to the presentation of the Company's financial results because they require management to make difficult, complex or subjective judgments, often as a result of matters that are inherently uncertain.

During the six months ended June 30, 2019, there were no material changes to matters discussed under the heading "Critical Accounting Polices" in Part II, Item 7 of the Company's Annual Report on Form 10-K for the year ended December 31, 2018.

LIQUIDITY AND CAPITAL RESOURCES

At June 30, 2019, total assets increased by 18.4% from December 31, 2018. The Company satisfies its need for short-term financing from internally generated funds and collateralized and uncollateralized borrowings, consisting primarily of bank call loans, stock loans, and uncommitted lines of credit. We finance our trading in government securities through the use of securities sold under agreements to repurchase ("repurchase agreements"). We met our longer-term capital needs through the issuance of the 6.75% Senior Secured Notes due 2022 (the "Notes") (see "Refinancing" below). Oppenheimer has arrangements with banks for borrowings on a fully-collateralized basis. The amount of Oppenheimer's bank borrowings fluctuates in response to changes in the level of the Company's securities inventories and customer margin debt, changes in notes receivable from employees, investment in furniture, equipment and leasehold improvements, and changes in stock loan balances and financing through repurchase agreements. At June 30, 2019, the Company had \$50.1 million of such borrowings outstanding compared to outstanding borrowings of \$15.0 million at December 31, 2018. The Company also has some availability of short-term bank financing on an unsecured basis.

The Company's overseas subsidiaries, Oppenheimer Europe Ltd. and Oppenheimer Investments Asia Limited, are subject to local regulatory capital requirements that restrict our ability to utilize their capital for other purposes. The regulatory capital requirements for Oppenheimer Europe Ltd. and Oppenheimer Investments Asia Limited were \$4.1 million and \$384,000, respectively, at June 30, 2019. The liquid assets at Oppenheimer Investments Asia Limited are primarily comprised of investments in U.S. Treasuries and cash deposits in bank accounts. Any restrictions on transfer of these liquid assets from Oppenheimer Europe Ltd. and Oppenheimer Investments Asia Limited to the Company or its other subsidiaries would be limited by regulatory capital requirements.

The Company permanently reinvests eligible earnings of its foreign subsidiaries and, accordingly, does not accrue any U.S. income taxes that would arise if these earnings were repatriated. The unrecognized deferred tax liability associated with the outside basis difference of its foreign subsidiaries is estimated at \$3.1 million for those subsidiaries. We have continued to reinvest permanently the excess earnings of Oppenheimer Israel (OPCO) Ltd. in its own business and in the businesses in Europe and Asia to support business initiatives in those regions. With the passage of the Tax Cuts and Jobs Act, we will continue to review our historical treatment of these earnings to determine whether our historical practice will continue or whether a change is warranted.

Refinancing

On June 23, 2017, in a private offering, we issued \$200.0 million aggregate principal amount of 6.75% Senior Secured Notes due 2022 (the "Unregistered Notes") under an indenture at an issue price of 100% of the principal amount. On September 19, 2017, we completed an exchange offer in which we exchanged 99.8% of our Unregistered Notes for a like principal amount of notes with identical terms except that such new notes had been registered under the Securities Act of 1933, as amended (the "Notes"). We did not receive any proceeds in the exchange offer. The interest on the Notes is payable semi-annually on January 1st and July 1st. We used a portion of the net proceeds from the offering of the Unregistered Notes to redeem in full our 8.75% Senior Secured Notes due April 15, 2018 in the principal amount of \$120.0 million, and pay all related fees and expenses related thereto. On July 26, 2019, the Company announced that it will be redeeming a total of \$50.0 million (25%) of its Notes. The Company has delivered to the Trustee for the holders of the Notes a notice of partial redemption, notifying the Trustee of the Company's intent to redeem on August 25, 2019. See note 10 to the condensed consolidated financial statements appearing in Item 1 for further discussion.

On April 23, 2019, Moody's Corporation affirmed the Company's 'B2' Corporate Family rating and 'B1' rating on the Notes and changed its outlook to positive. On June 7, 2019, S&P affirmed the Company's 'B+' Corporate Family rating and 'B+' rating on the Notes and changed its outlook to positive.

Liquidity

For the most part, the Company's assets consist of cash and cash equivalents and assets that it can readily convert into cash. The receivable from brokers, dealers and clearing organizations represents deposits for securities borrowed transactions, margin deposits or current transactions awaiting settlement. The receivable from customers represents margin balances and amounts due on transactions awaiting settlement. Our receivables are, for the most part, collateralized by marketable securities. Our collateral maintenance policies and procedures are designed to limit our exposure to credit risk. Securities owned, with the exception of the ARS, are mainly comprised of actively trading readily marketable securities. We advanced \$2.7 million in forgivable notes (which are inherently illiquid) to employees for the three months ended June 30, 2019 (\$3.3 million for the three months ended June 30, 2018) as upfront or backend inducements to commence or continue employment as the case may be. The amount of funds allocated to such inducements will vary with hiring activity.

We satisfy our need for short-term liquidity from internally generated funds, collateralized and uncollateralized bank borrowings, stock loans and repurchase agreements and warehouse facilities. Bank borrowings are, in most cases, collateralized by firm and customer securities.

We obtain short-term borrowings primarily through bank call loans. Bank call loans are generally payable on demand and bear interest at various rates. At June 30, 2019, the Company had \$50.1 million of bank call loans (\$15.0 million at December 31, 2018 and \$107.5 million at June 30, 2018). The average daily bank loan outstanding for the three and six months ended June 30, 2019 was \$21.6 million and \$18.7 million, respectively (\$86.1 million and \$91.2 million for the three and six months ended June 30, 2018). The largest daily bank loan outstanding for both the three and six months ended June 30, 2018). The largest daily bank loan outstanding for both the three and six months ended June 30, 2019 was \$100.9 million (\$516.5 million for both the three and six months ended June 30, 2018, respectively). The average weighted interest rate on bank call loans applicable on June 30, 2019 was 3.40%.

At June 30, 2019, securities loan balances totaled \$247.7 million (\$146.8 million at December 31, 2018 and \$199.6 million at June 30, 2018). The average daily securities loan balance for the three and six months ended June 30, 2019 was \$253.7 million and \$236.3 million, respectively (\$222.5 million and \$207.9 million for the three and six months ended June 30, 2019, respectively). The largest daily stock loan balance for both the three and six months ended June 30, 2019 was \$285.5 million (\$274.6 million for both the three and six months ended June 30, 2019 was \$285.5 million

We finance our government trading operations through the use of securities purchased under agreements to resell ("reverse repurchase agreements") and repurchase agreements. Except as described below, repurchase and reverse repurchase agreements, principally involving government and agency securities, are carried at amounts at which securities subsequently will be resold or reacquired as specified in the respective agreements and include accrued interest. Repurchase and reverse repurchase agreements are presented on a net-by-counterparty basis, when the repurchase and reverse repurchase agreements are executed with the same counterparty, have the same explicit settlement date, are executed in accordance with a master netting arrangement, the securities underlying the repurchase and reverse repurchase agreements exist in "book entry" form and certain other requirements are met.

Certain of our repurchase agreements and reverse repurchase agreements are carried at fair value as a result of the Company's fair value option election. We elected the fair value option for those repurchase agreements and reverse repurchase agreements that do not settle overnight or have an open settlement date. We have elected the fair value option for these instruments to more accurately reflect market and economic events in its earnings and to mitigate a potential imbalance in earnings caused by using different measurement attributes (i.e. fair value versus carrying value) for certain assets and liabilities. At June 30, 2019, we did not have any repurchase agreements and reverse repurchase agreements that do not settle overnight or have an open settlement date.

At June 30, 2019, the gross balances of reverse repurchase agreements and repurchase agreements were \$168.1 million and \$689.9 million, respectively. The average daily balance of reverse repurchase agreements and repurchase agreements on a gross basis for the three months ended June 30, 2019 was \$151.6 million and \$559.7 million, respectively (\$137.9 million and \$734.4 million, respectively, for the three months ended June 30, 2018). The largest amount of reverse repurchase agreements and repurchase agreements outstanding on a gross basis during the three months ended June 30, 2019 was \$246.6 million and \$814.4 million, respectively (\$394.8 million and \$1.1 billion, respectively, for the three months ended June 30, 2018).

At June 30, 2019, the gross leverage ratio was 4.7.

Liquidity Management

We manage our need for liquidity on a daily basis to ensure compliance with regulatory requirements. Our liquidity needs may be affected by market conditions, increased inventory positions, business expansion and other unanticipated occurrences. In the event that existing financial resources do not satisfy our liquidity needs, we may have to seek additional external financing. The availability of such additional external financing may depend on market factors outside our control.

We have company-owned life insurance policies which are utilized to fund certain non-qualified deferred compensation plans. Certain policies which could provide additional liquidity if needed had a cash surrender value of \$66.0 million as of June 30, 2019.

We regularly review our sources of liquidity and financing and conduct internal stress analysis to determine the impact on the Company of events that could remove sources of liquidity or financing and to plan actions the Company could take in the case of such an eventuality. Our reviews have resulted in plans that we believe would result in a reduction of assets through liquidation that would significantly reduce the Company's need for external financing.

Funding Risk

(Expressed in thousands)							
	 For the Six Months Ended June 30,						
	2019	2018					
Cash (used in) provided by operating activities	\$ (37,991)	\$	11,311				
Cash used in investing activities	(6,246)		(4,347)				
Cash provided by (used in) financing activities	24,869		(16,157)				
Net decrease in cash and cash equivalents	\$ (19,368)	\$	(9,193)				

Management believes that funds from operations, combined with our capital base and available credit facilities, are sufficient for our liquidity needs in the foreseeable future. Changes in capital requirements under international standards that will impact the costs and relative returns on loans may cause banks including those upon whom we rely to back away from providing funding to the securities industry. Such a development might impact our ability to finance our day-to-day activities or increase the costs to acquire funding. We may or may not be able to pass such increased funding costs on to our clients.

OFF-BALANCE SHEET ARRANGEMENTS

Information concerning our off-balance sheet arrangements is included in note 7 to the condensed consolidated financial statements appearing in Item 1. Such information is hereby incorporated by reference. Also, see "Risk Factors — The Company may continue to be significantly affected by the failure of the Auction Rate Securities Market" in Part I, Item 1A of the Company's Annual Report on Form 10-K for the year ended December 31, 2018 as well as "Regulatory and Legal Environment — Other Regulatory Matters" herein for additional details.

CONTRACTUAL OBLIGATIONS

The following table sets forth the Company's contractual obligations as of June 30, 2019:

(Expressed in thousands)									
	Less than 1 Total Year		1-3 Years		3-5 Years		More than 5 Years		
Operating Lease Obligations (1)(2)	\$ 294,427	\$	41,404	\$	104,305	\$	51,855	\$	96,863
Future Lease Obligation ⁽³⁾	13,950		569		3,240		2,846		7,295
Committed Capital	1,399		1,399						—
Senior Secured Notes (4)(5)	240,538		13,500		27,000		200,038		
ARS Purchase Commitments (6)	5,554		2,000		3,554				—
Total	\$ 555,868	\$	58,872	\$	138,099	\$	254,739	\$	104,158

(1) See note 3 to the condensed consolidated financial statements appearing in Item 1 for additional information.

(2) Includes interest liability of \$84.2 million.

(3) Obligation includes legally binding minimum lease payments for leases signed but not yet commenced.

(4) See note 10 to the condensed consolidated financial statements appearing in Item 1 for additional information.

(5) Includes interest payable of \$40.5 million through maturity.

(6) See note 12 to the condensed consolidated financial statements appearing in Item 1 for additional information.

CYBERSECURITY

For many years, we have sought to maintain the security of our clients' data, limit access to its data processing environment, and protect our data processing facilities. See "Risk Factors — The Company may be exposed to damage to its business or its reputation by cybersecurity incidents" as further described in Part I, Item 1A of the Company's Annual Report on Form 10-K for the year ended December 31, 2018. Recent examples of vulnerabilities by other companies and the government that have resulted in loss of client data and fraudulent activities by both domestic and foreign actors have caused us to continuously review our security policies and procedures and to take additional actions to protect our network and our information.

Given the importance of the protection of client data, regulators have developed increased oversight of cybersecurity planning and protections that broker-dealers and other financial service providers have implemented. Such planning and protection are subject to the SEC's and FINRA's oversight and examination on a periodic or targeted basis. We expect that regulatory oversight will intensify, as a result of publicly announced data breaches by other organizations involving tens of millions of items of personally identifiable information. We continue to implement protections and adopt procedures to address the risks posed by the current information technology environment. The Company has significantly increased the resources dedicated to this effort and believes that further increases may be required in the future, in anticipation of increases in the sophistication and persistency of such attacks. There can be no guarantee that our cybersecurity efforts will be successful in discovering or preventing a security breach.

REGULATORY MATTERS AND DEVELOPMENTS

Regulation Best Interest (U.S.)

On April 18, 2018, the SEC announced its proposed "Regulation Best Interest," a package of rulemakings and interpretations that address customers' relationships with investment advisers and broker-dealers. The public comment period applicable to Regulation Best Interest expired on August 7, 2018.

On June 5, 2019, the SEC adopted a final version of this rulemaking package that included the adoption of Regulation Best Interest ("Reg BI") as Rule 151-1 under the Securities Exchange Act of 1934. Reg BI imposes a new federal standard of conduct on registered broker-dealers and their associated persons when dealing with retail clients and requires that a broker-dealer and its representatives act in the best interest of such client and not place its own interests ahead of the customer's interests. Reg BI does not define the term "best interest" but instead sets forth four distinct obligations, disclosure, care, conflict of interest and compliance that a broker-dealer must satisfy in each transaction. The effective date for compliance with Reg BI is June 30, 2020. In addition to passing Reg BI the SEC also adopted rules (i) requiring broker-dealers and investment advisers to provide a written relationship summary to each client, and (ii) clarifying certain interpretations under the Advisers Act including but not limited to when a broker-dealer's activity is considered "solely incidental" to its broker-dealer business and is, therefore, not considered investment advisory activity (collectively, the "Reg BI Rules").

It is too early to predict what all the effects of the Reg BI Rules will have on the Company. However, it appears likely that there will be a need for enhanced documentation for recommendations of securities transactions to broker-dealer retail clients as well as the curtailment of certain practices and limitations on certain kinds of transactions previously carried on in the normal course of business. The new rules and processes related thereto will possibly limit revenue and most likely involve increased costs, including, but not limited to, compliance costs associated with new or enhanced technology as well as increased litigation costs.

We are reviewing our business and operating models in light of the Reg BI Rules and may make structural and operational changes to our business in anticipation of the June 30, 2020 compliance effective date of Reg BI Rules.

Regulatory Environment

See the discussion of the regulatory environment in which we operate and the impact on our operations of certain rules and regulations in Item 1 "Business - Regulation" and Item 7 "Management's Discussion and Analysis of Financial Condition and Results of Operations - Regulatory and Legal Environment" of Annual Report on Form 10-K for the year ended December 31, 2018.

Oppenheimer and many of its affiliates are each subject to various regulatory capital requirements. As of June 30, 2019, all of our active regulated domestic and international subsidiaries had net capital in excess of minimum requirements. See note 13 of the Notes to Condensed Consolidated Financial Statements in Item 1 for further information on regulatory capital requirements.

Regulatory Matters

On January 27, 2015, the SEC approved an Offer of Settlement from Oppenheimer and issued an Order Instituting Administrative and Cease and Desist Proceedings (the "SEC Order"). Pursuant to the SEC Order, Oppenheimer was ordered to, amongst other things, retain an independent consultant to review Oppenheimer's policies and procedures relating to anti-money laundering and Section 5 of the Securities Act of 1933. In July 2015, the Company created a Compliance Committee made up of independent directors to oversee our compliance with applicable rules and regulations.

In May and June 2017, our initial independent consultant delivered to the Company reports in connection with the January 2015 SEC Order, and another report in connection with the SEC's Municipalities Continuing Disclosure Cooperation "MCDC Initiative " (collectively, the "Required Reports"). Each of the reports has been reviewed by the Company and the Compliance Committee. In June 2018, the SEC began an examination of the Company to review our assertions with respect to our fulfillment of our initial independent consultant's recommendations appearing in the Required Reports. That examination concluded in November of 2018. On October 29, 2018, the Company's initial independent consultant resigned. On February 1, 2019 we engaged successor independent consultants ("Successor ICs") to complete the review of the implementation of the recommendations made in the Required Reports. On May 14, 2019, the Company certified to the SEC that it had complied with the undertakings required by the MCDC Initiative Order. On July 1, 2019, the Company certified to the SEC that it had complied with the undertakings required by the 2015 SEC Order.

FACTORS AFFECTING "FORWARD-LOOKING STATEMENTS"

From time to time, the Company may publish or make oral statements that constitute "forward-looking statements" under the Private Securities Litigation Reform Act of 1995 which provides a safe harbor for forward-looking statements. These forwardlooking statements may relate to such matters as anticipated financial performance, future revenues, earnings, liabilities or expenses, business prospects, projected ventures, new products, anticipated market performance, and similar matters. The Company cautions readers that a variety of factors could cause the Company's actual results to differ materially from the anticipated results or other expectations expressed in the Company's forward-looking statements. These risks and uncertainties, many of which are beyond the Company's control, include, but are not limited to: (i) transaction volume in the securities markets, (ii) the volatility of the securities markets, (iii) fluctuations in interest rates, (iv) changes in regulatory requirements that could affect the cost and method of doing business, (v) general economic conditions, both domestic and international, (vi) competition from existing financial institutions, new entrants and other participants in the securities markets and financial services industry, (vii) potential cybersecurity threats, (viii) legal developments affecting the litigation experience of the securities industry and the Company, (ix) changes in foreign, federal and state tax laws that could affect the popularity of products sold by the Company or impose taxes on securities transactions, (x) the adoption and implementation of the SEC's proposed "Regulation Best Interest" and other regulations adopted in recent years, (xi) war, terrorist acts and nuclear confrontation as well as political unrest, (xii) the Company's ability to achieve its business plan, (xiii) the effects of the economy on the Company's ability to find and maintain financing options and liquidity, (xiv) credit, operational, legal and regulatory risks, (xv) risks related to foreign operations, including those in the United Kingdom which may be affected by Britain's June 23, 2016 referendum to exit the EU in 2019 ("Brexit"), (xvi) the effect of technological innovation on the financial services industry and securities business, (xvii) risks related to election results, Congressional gridlock, government shutdowns and investigations, trade wars, changes in or uncertainty surrounding regulation and threats of default by the Federal government, and (xviii) risks related to changes in capital requirements under international standards that may cause banks to back away from providing funding to the securities industry. There can be no assurance that the Company has correctly or completely identified and assessed all of the factors affecting the Company's business. The Company does not undertake any obligation to publicly update or revise any forward-looking statements. See "Risk Factors" in Part I, Item 1A of the Company's Annual Report on Form 10-K for the year ended December 31, 2018.

Item 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

During the six months ended June 30, 2019, there were no material changes to the information contained in Part II, Item 7A of the Company's Annual Report on Form 10-K for the year ended December 31, 2018.

Item 4. CONTROLS AND PROCEDURES

The Company carried out an evaluation, under the supervision and with the participation of management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of its disclosure controls and procedures pursuant to Rule 13a–15(e) of the Exchange Act. Based on this evaluation, the Company's Chief Executive Officer and Chief Financial Officer concluded that the Company's disclosure controls and procedures were effective as of the end of the period covered by this report.

Management, including the Chief Executive Officer and Chief Financial Officer, does not expect that the Company's disclosure controls and procedures or its internal controls will prevent all error and all fraud. A control system, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control system are met. Further, the design of a control system must reflect the fact that there are resource constraints and the benefits of controls must be considered relative to their costs. Because of the inherent limitations in all control systems, no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within the Company have been detected. These inherent limitations include, but are not limited to, the realities that judgments in decision–making can be faulty and that breakdowns can occur because of a simple error or omission. Additionally, controls can be circumvented by the individual acts of some persons, by collusion of two or more people, or by management override of the control. The design of any system of controls also is based, in part, upon certain assumptions about the likelihood of future events. There can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions; over time, controls may become inadequate because of changes in conditions, or the degree of compliance with the policies or procedures may deteriorate. Because of the inherent limitations in a cost–effective control system, misstatements due to error or fraud may occur and not be detected.

The Company confirms that its management, including its Chief Executive Officer and its Chief Financial Officer, concluded that the Company's disclosure controls and procedures are effective to ensure that the information required to be disclosed by the Company in its reports filed under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the rules and forms of the SEC.

Changes in Internal Control over Financial Reporting

There have been no changes in the Company's internal controls over financial reporting (as defined in Rule 13a-15(f) of the Exchange Act) during the six months ended June 30, 2019 that have materially affected, or are reasonably likely to materially affect, the Company's internal controls over financial reporting.

PART II. OTHER INFORMATION

Item 1. LEGAL PROCEEDINGS

Many aspects of the Company's business involve substantial risks of liability. In the normal course of business, the Company has been the subject of customer complaints and has been named as a defendant or co-defendant in various lawsuits or arbitrations creating substantial exposure. The Company is also involved from time to time in certain governmental and self-regulatory agency investigations and proceedings. These proceedings arise primarily from securities brokerage, asset management and investment banking activities. There has been an increased incidence of regulatory investigations in the financial services industry since the financial crisis of 2008, including investigations by multiple regulators of matters involving the same or similar underlying facts and seeking substantial penalties, fines or other monetary relief.

While the ultimate resolution of routine pending litigation, regulatory and other matters cannot be currently determined, in the opinion of management, after consultation with legal counsel, the Company does not believe that the resolution of these matters will have a material adverse effect on its condensed consolidated balance sheet and statement of cash flow. However, the Company's results of operations could be materially affected during any period if liabilities in that period differ from prior estimates.

Notwithstanding the foregoing, an adverse result in any of the matters set forth below or multiple adverse results in arbitrations, litigations or regulatory proceedings currently filed or to be filed against the Company, could have a material adverse effect on the Company's results of operations and financial condition, including its cash position.

The materiality of legal and regulatory matters to the Company's future operating results depends on the level of future results of operations as well as the timing and ultimate outcome of such legal and regulatory matters. See "Risk Factors — The Company may continue to be adversely affected by the failure of the Auction Rate Securities Market" in Part I, Item 1A of the Company's Annual Report on Form 10-K for the year ended December 31, 2018 as well as "Management's Discussion and Analysis of Financial Condition and Results of Operations — Regulatory and Legal Environment — Other Regulatory Matters" and "Management's Discussion and Analysis of Financial Condition and Results of Operations — Factors Affecting 'Forward-Looking Statements'" in Part I, Item 2.

In accordance with applicable accounting guidance, the Company establishes reserves for litigation and regulatory matters when those matters present loss contingencies that are both probable and reasonably estimable. When loss contingencies are not both probable and reasonably estimable, the Company does not establish reserves. In some of the matters described below, loss contingencies are not probable and reasonably estimable in the view of management and, accordingly, the Company has not established reserves for those matters. For legal or regulatory proceedings where there is at least a reasonable possibility that a loss or an additional loss may be incurred, the Company estimates a range of aggregate loss in excess of amounts accrued of \$0 to approximately \$3.0 million. This estimated aggregate range is based upon currently available information for those legal proceedings in which the Company is involved, where an estimate for such losses can be made. For certain cases, the Company does not believe that it can make an estimate. The foregoing estimate is based on various factors, including the varying stages of the proceedings (including the fact that many are currently in preliminary stages), the numerous yet-unresolved issues in many of the proceedings and the attendant uncertainty of the various potential outcomes of such proceedings. Accordingly, the Company's estimate will change from time to time, and actual losses may be more than the current estimate.

Auction Rate Securities Matters

For a number of years, the Company offered auction rate securities ("ARS") to its clients. A significant portion of the market in ARS 'failed' in February 2008 due to credit market conditions, and dealers were no longer willing or able to purchase the imbalance between supply and demand for ARS. See "Risk Factors — The Company may continue to be adversely affected by the failure of the Auction Rate Securities Market" in Part I, Item 1A of the Company's Annual Report on Form 10-K for the year ended December 31, 2018 as well as "Management's Discussion and Analysis of Financial Condition and Results of Operations — Regulatory and Legal Environment — Other Regulatory Matters" in Part I, Item 2 for additional details.

As previously disclosed, Oppenheimer, without admitting or denying liability, entered into a Consent Order (the "Order") with the Massachusetts Securities Division (the "MSD") on February 26, 2010 and an Assurance of Discontinuance ("AOD") with the New York Attorney General ("NYAG" and together with the MSD, the "Regulators") on February 23, 2010, each in connection with Oppenheimer's sales of ARS to retail and other investors in the Commonwealth of Massachusetts and the State of New York.

Pursuant to the terms of the Order and AOD, the Company commenced and closed eighteen offers to purchase ARS from customer accounts when the Company's latest offer to purchase was fully accepted on June 7, 2019. As of June 30, 2019, the Company had purchased and holds (net of redemptions) \$48.5 million of ARS pursuant to settlements with the Regulators and legal settlements and awards.

Oppenheimer has agreed with the NYAG that it will offer to purchase Eligible ARS from Eligible Investors who did not receive an initial purchase offer, periodically, as excess funds become available to Oppenheimer. At June 30, 2019, the Company has \$2.0 million of ARS to purchase from Eligible Investors related to the settlements with the Regulators.

In addition, pursuant to the Order, Oppenheimer agreed to offer margin loans against eligible collateral for other Massachusetts clients not covered by the offers to purchase. As of June 30, 2019, Oppenheimer had extended margin loans to two holders of Eligible ARS from Massachusetts.

Further, Oppenheimer has agreed to (1) no later than 75 days after Oppenheimer has completed extending a purchase offer to all Eligible Investors (as defined in the AOD), use its best efforts to identify any Eligible Investor who purchased Eligible ARS (as defined in the AOD) and subsequently sold those securities below par between February 13, 2008 and February 23, 2010 and pay the investor the difference between par and the price at which the Eligible Investor sold the Eligible ARS, plus reasonable interest thereon; (2) no later than 75 days after Oppenheimer has completed extending a Purchase Offer to all Eligible Investors, use its best efforts to identify Eligible Investors who took out loans from Oppenheimer after February 13, 2008 that were secured by Eligible ARS that were not successfully auctioning at the time the loan was taken out from Oppenheimer and who paid interest associated with the ARS-based portion of those loans in excess of the total interest and dividends received on the Eligible ARS during the duration of the loan (the "Loan Cost Excess") and reimburse such investors for the Loan Cost Excess, plus reasonable interest thereon; (3) upon providing liquidity to all Eligible Investors, participate in a special arbitration process for the exclusive purpose of arbitrating any Eligible Investor's claim for consequential damages against Oppenheimer related to the investor's inability to sell Eligible ARS; and (4) work with issuers and other interested parties, including regulatory and governmental entities, to expeditiously provide liquidity solutions for institutional investors not within the definition of Small Businesses and Institutions (as defined in the AOD) that held ARS in Oppenheimer brokerage accounts on February 13, 2008. Oppenheimer believes that because Items (1) through (3) above will occur only after it has provided liquidity to all Eligible Investors.

If Oppenheimer fails to comply with any of the terms set forth in the Order, the MSD may institute an action to have the Order declared null and void and reinstitute the previously pending administrative proceedings. If Oppenheimer defaults on any obligation under the AOD, the NYAG may terminate the AOD, at his sole discretion, upon 10 days written notice to Oppenheimer.

Reference is made to the Order and the AOD, each as described in Item 3 of the Company's Annual Report on Form 10-K for the year ended December 31, 2009 and attached thereto as Exhibits 10.24 and 10.22 respectively, as well as the subsequent disclosures related thereto in the Company's Quarterly Reports on Form 10-Q for the quarters ended March 31, 2010 through September 30, 2018 and in the Company's Annual Reports on Form 10-K for the years ended December 31, 2010 through and including 2018, for additional details of the agreements with the MSD and NYAG.

As of June 30, 2019, there were no pending ARS-related cases against Oppenheimer. As of June 30, 2019, eleven ARS matters were concluded in either court or arbitration with Oppenheimer prevailing in four of those matters and the claimants prevailing in seven of those matters. The Company has purchased approximately \$7.6 million in ARS from the prevailing claimants in those seven actions. In addition, the Company has made cash payments of approximately \$12.7 million as a result of legal settlements with clients. As of June 30, 2019, the Company has one remaining commitment to purchase \$3.6 million in ARS on June 30, 2020. It is possible, though the Company believes unlikely, that other individuals or entities that purchased ARS from Oppenheimer may bring additional claims against Oppenheimer in the future for repurchase or rescission.

See "Risk Factors — The Company may continue to be adversely affected by the failure of the Auction Rate Securities Market" in Part I, Item 1A of the Company's Annual Report on Form 10-K for the year ended December 31, 2018 and "Management's Discussion and Analysis of Financial Condition and Results of Operations — Regulatory and Legal Environment — Other Regulatory Matters" and "Management's Discussion and Analysis of Financial Condition and Analysis of Financial Condition and Results of Operations — Off-Balance Sheet Arrangements" in Part I, Item 2.

Other Pending Matters

On or about March 13, 2008, Oppenheimer was served in a matter pending in the United States Bankruptcy Court, Northern District of Georgia, captioned William Perkins, Trustee for International Management Associates v. Lehman Brothers, Oppenheimer & Co. Inc., JB Oxford & Co., Bank of America Securities LLC and TD Ameritrade Inc. The Trustee seeks to set aside as fraudulent transfers in excess of \$25.0 million in funds embezzled by the sole portfolio manager for International Management Associates, a hedge fund. The portfolio manager purportedly used the broker-dealer defendants, including Oppenheimer, as conduits for his embezzlement. Oppenheimer filed its answer to the complaint on June 18, 2010. Oppenheimer filed a motion for summary judgment, which was argued on March 31, 2011. Immediately thereafter, the Bankruptcy Court dismissed all of the Trustee's claims against all defendants including Oppenheimer. In June 2011, the Trustee filed an appeal with the United States District Court for the Northern District of Georgia ("U.S.N.D. GA"). In addition, on June 10, 2011, the Trustee filed a petition for permission to appeal the dismissal to the United States Court of Appeals for the Eleventh Circuit (the "Court of Appeals"). On July 27, 2011, the Court of Appeals denied the Trustee's Petition. The Trustee then appealed to the U.S.N.D. GA. On March 30, 2012, the U.S.N.D. GA affirmed in part and reversed in part the ruling from the Bankruptcy Court and remanded the matter to the Bankruptcy Court. Discovery has closed and Oppenheimer filed a motion for summary judgment at the end of February 2014. On January 10, 2017, Oppenheimer's motion for summary judgment was granted in full, and judgment was entered in Oppenheimer's favor and the court dismissed the case. On January 24, 2017, the Trustee appealed the summary judgment order to the U.S.N.D. GA. On February 12, 2018, the U.S.N.D. GA issued an order (the "District Court Order") reversing the Bankruptcy Court's summary judgment order and remanding the proceedings to the Bankruptcy Court. In March 2018, Oppenheimer moved to certify the District Court Order for interlocutory appeal. The Trustee opposed the motion for interlocutory appeal. On June 28, 2018, the Eleventh Circuit dismissed the direct appeal. On February 27, 2019, Oppenheimer's motion for interlocutory appeal before the U.S.N.D. GA was denied. The U.S.N.D. GA will set a date for trial to commence sometime in 2019. Oppenheimer believes it has meritorious defenses and intends to defend the claims vigorously.

On April 15, 2011, in an action styled *State of Oklahoma ex rel. Holland v. Providence Holdings, Inc., et al.* in the Oklahoma County District Court, Providence Holdings, Inc. ("PHI") asserted cross-claims against Oppenheimer Holdings Inc., Oppenheimer Asset Management Inc., Oppenheimer Investment Management LLC, and Oppenheimer Trust Company of Delaware Inc. ("Oppenheimer Entities") alleging that Oppenheimer held itself out as having expertise in the insurance industry generally and managing insurance companies' investment portfolios but inappropriately allowed plaintiffs' bond portfolios to be used by Park Avenue Insurance Company to secure the sale of Providence Property and Casualty Insurance Company to Park Avenue Insurance Company. On July 11, 2019, PHI and Oppenheimer Entities reached an agreement pursuant to which each party would drop all claims against the other with no consideration to be paid by any party.

Item 1A. RISK FACTORS

During the six months ended June 30, 2019, there were no material changes to the information contained in Part I, Item 1A of the Company's Annual Report on Form 10-K for the year ended December 31, 2018.

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

- (a) There were no issuances of shares of Class A Stock during the second quarter of 2019 pursuant to the Company's share-based compensation plans. Such issuances are exempt from registration pursuant to Section 4(a)(2) of the Securities Act of 1933.
- (b) Not applicable.
- (c) Not applicable.

Item 6. EXHIBITS

- 31.1 Certification of Albert G. Lowenthal
- 31.2 Certification of Jeffrey J. Alfano
- 32 Certification of Albert G. Lowenthal and Jeffrey J. Alfano
- 101 Interactive data files pursuant to Rule 405 of Regulation S-T (unaudited): (i) the Condensed Consolidated Balance Sheets as of June 30, 2019 and December 31, 2018, (ii) the Condensed Consolidated Statements of Income for the three and six months ended June 30, 2019 and 2018, (iii) the Condensed Consolidated Statements of Comprehensive Income for the three and six months ended June 30, 2019 and 2018, (iv) the Condensed Consolidated Statements of Changes in Stockholders' Equity for the three and six months ended June 30, 2019 and 2018, (v) the Condensed Consolidated Statements of Cash Flows for the six months ended June 30, 2019 and 2018, and (vi) the notes to the Condensed Consolidated Financial Statements.*
- * This information is furnished and not filed for purposes of Sections 11 and 12 of the Securities Act of 1933 and Section 18 of the Securities Exchange Act of 1934.

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, in the City of New York, State of New York, on the 26th day of July, 2019.

OPPENHEIMER HOLDINGS INC.

BY: /s/ Albert G. Lowenthal Albert G. Lowenthal, Chairman and Chief Executive Officer (Principal Executive Officer)

BY: /s/ Jeffrey J. Alfano Jeffrey J. Alfano, Chief Financial Officer (Principal Financial and Accounting Officer)