GAMCO INVESTORS, INC. ET AL Form 10-Q May 06, 2010

SECURITIES & EXCHANGE COMMISSION WASHINGTON, D.C. 20549 FORM 10-Q

(Mark One)

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

For the quarterly period ended March 31, 2010

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 No. 1-106

GAMCO INVESTORS, INC.

(Exact name of Registrant as specified in its charter)

New York 13-4007862
(State of other jurisdiction of incorporation or Identification No.) organization)

One Corporate Center, Rye, 10580-1422

NY

(Address of principle (Zip Code)

executive offices)

(914) 921-5100

Registrant's telephone number, including area code

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yesx Noo

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

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

Large accelerated filer " Accelerated filer x

Non-accelerated filer o Smaller reporting

company o

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

Indicate the number of shares outstanding of each of the Registrant's classes of Common Stock, as of the latest practical date.

Class Outstanding at

April 30, 2010

Class A Common Stock, 7,102,097

.001 par value

Class B Common Stock, 20,292,917

.001 par value

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GAMCO INVESTORS, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF INCOME UNAUDITED

(Dollars in thousands, except per share data)

		Three Months Ended				
			ch 31,			
		2010		2009		
Revenues		2010	•	2007		
Investment advisory and						
incentive fees	\$	49,342	\$	35,199		
Institutional research services	Ψ	3,424	Ψ	3,650		
Distribution fees and other		c, . <u>-</u> .		2,020		
income		7,232		4,510		
Total revenues		59,998		43,359		
Expenses		,		,		
Compensation		26,213		20,785		
Management fee		2,448		1,349		
Distribution costs		7,031		5,422		
Other operating expenses		4,936		4,301		
Total expenses		40,628		31,857		
•		ŕ				
Operating income		19,370		11,502		
Other income (expense)						
Net gain from investments		5,232		2,592		
Interest and dividend income		815		1,278		
Interest expense		(3,292)		(3,234)		
Total other income, net		2,755		636		
Income before income taxes		22,125		12,138		
Income tax provision		8,294		3,988		
Net income		13,831		8,150		
Net income (loss) attributable to						
noncontrolling interests		105		(62)		
Net income attributable to						
GAMCO Investors, Inc.'s						
shareholders	\$	13,726	\$	8,212		
Net income attributable to						
GAMCO Investors, Inc.'s						
shareholders						
per share:						
Basic	\$	0.50	\$	0.30		
Diluted	\$	0.50	\$	0.30		
Weighted average shares						
outstanding:						
Basic		27,184		27,379		

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Diluted	28,148	27,386
Dividends declared:	\$ 0.03	\$ 0.03

See accompanying notes.

GAMCO INVESTORS, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION UNAUDITED

(Dollars in thousands, except per share data)

(Dollars	in th	ousands, exc	ept per si	nare data)			
	December						
	N	Iarch 31,		31,	ľ	March 31,	
		2010		2009		2009	
ASSETS							
Cash and cash equivalents,							
including restricted cash of							
\$62,265,							
\$62,258 and \$22,199,							
respectively	\$	411,365	\$	400,528	\$	415,854	
Investments in securities,							
including restricted							
securities of \$0,							
\$0 and \$39,968,							
respectively		177,001		157,403		165,614	
Investments in partnerships		70,744		62,655		56,244	
Receivable from brokers		25,368		30,072		12,911	
Investment advisory fees							
receivable		18,858		35,685		12,044	
Income tax receivable and							
deferred tax assets		-		-		23,913	
Other assets		21,289		21,466		18,695	
Total assets	\$	724,625	\$	707,809	\$	705,275	
LIABILITIES AND							
EQUITY							
Payable to brokers	\$	4,394	\$	395	\$	2,149	
Income taxes payable and							
deferred tax liabilities		7,548		8,523		-	
Capital lease obligation		5,239		5,265		5,313	
Compensation payable		21,335		13,302		15,129	
Securities sold, not yet							
purchased		9,063		9,569		3,570	
Mandatorily redeemable							
noncontrolling interests		1,636		1,622		1,388	
Accrued expenses and other							
liabilities		23,333		25,157		21,034	
Sub-total		72,548		63,833		48,583	
5.5% Senior notes (due May		00.000		00.000		00.000	
15, 2013)		99,000		99,000		99,000	
6% Convertible note (due							
August 14, 2011)		39,873		39,851		39,787	
6.5% Convertible note (due		60.060		60.000		60.000	
October 2, 2018)		60,000		60,000		60,000	

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Total liabilities		271,421		262,684		247,370
Redeemable noncontrolling		,		,		,
interests		1,464		1,464		3,168
Commitments and						
contingencies (Note J)						
Equity						
GAMCO Investors, Inc.						
stockholders' equity						
Class A Common Stock,						
\$0.001 par value;						
100,000,000						
shares authorized;						
13,119,776, 13,120,276 and						
13,033,062						
issued, respectively;						
7,131,297, 7,311,997 and						
7,381,283						
outstanding, respectively		13		13		13
Class B Common Stock,						
\$0.001 par value;						
100,000,000						
shares authorized;						
24,000,000 shares issued;						
20,292,917, 20,292,917						
and 20,370,931 shares		20		20		20
outstanding, respectively		20		20		20
Additional paid-in capital		252,987		251,591		247,128
Retained earnings		423,374		410,473		420,841
Accumulated		20 971		10.000		17 121
Comprehensive income		20,871		19,088		17,121
Treasury stock, at cost (5,988,479, 5,808,279 and						
5,651,779						
		(249,604)		(241,567)		(234 537)
shares, respectively) Total GAMCO Investors,		(249,604)		(241,307)		(234,537)
Inc. stockholders' equity		447,661		439,618		450,586
Noncontrolling interests		4,079		4,043		4,151
Total equity		451,740		443,661		454,737
Tomi equity		131,770		115,001		131,131
Total liabilities and equity	\$	724,625	\$	707,809	\$	705,275
	Ψ	. 2 .,020	Ψ	,	Ψ	. 00,270

See accompanying notes.

GAMCO INVESTORS, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF EQUITY AND COMPREHENSIVE INCOME UNAUDITED

(In thousands)

						rch 31, 2010			
				MCO Inves					
			Additional		Accumulate	ed]	Redeemab	le
N	Noncontrol k	มี <mark>งง</mark> ูกทอ	n Paid-in	RetainedC	omprehens	iveTreasury	N	oncontroll	ingComprehens
	Interests	Stock	Capital	Earnings	Income	Stock	Total	Interests	Income
Balance at									
December 31,									
2009	\$ 4,043	\$33	\$251,591	\$410,473	\$ 19,088	\$(241,567)	\$443,661	\$ 1,464	\$-
Redemption of									
noncontrolling									
interests	-	-	-	-	-	-	-	(475) -
Contributions									
of									
noncontrolling									
interests	-	-	_	-	-	_	-	406	-
Net income	36	-	_	13,726	-	-	13,762	69	13,831
Net unrealized				,			,		,
gains on									
securities									
available for									
sale,									
net of income									
tax (\$1,067)	_	_	_	_	1,816	_	1,816	_	1,816
Foreign					1,010		1,010		1,010
currency									
translation	_	_	_	_	(33) -	(33) -	(33)
Dividends					(00	,	(55)	,	(22)
declared (\$0.03	}								
per	,								
share)	_	_	_	(825) -	_	(825) -	_
Stock based				(023	'		(023	,	
compensation									
expense	_	_	1,383	_	_	_	1,383	_	_
Exercise of	-	_	1,565	_	-	-	1,303	-	-
stock options									
including tax									
benefit			13				13		
Purchase of	-	_	13	_	-	-	13	-	-
treasury stock			_	_		(8,037)	(8,037	\ _	
Balance at	-	-	-	-	-	(0,037)	(0,037	, -	-
March 31, 2010	\$4070	\$33	\$ 252 097	\$423,374	\$ 20 971	\$(249,604)	\$451.740	\$ 1.464	\$ 15,614
1v1a1C11 31, 2010	э 4 ,079	φυυ	φ <i>434</i> ,901	φ423,374	φ 20,0/1	φ(249,004)	φ451,/40	φ 1, 4 04	φ 1 <i>3</i> ,014

See accompanying notes.

GAMCO INVESTORS, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF EQUITY AND COMPREHENSIVE INCOME UNAUDITED

(In thousands)

				(
			For the t	three months	s ended Ma	arch 31, 2009				
GAMCO Investors, Inc. shareholders										
Additional Accumulated Redeemable										
No	oncontrol	Dog mmo	n Paid-in	RetainedCo	omprehens	iveTreasury		Noncontrol	ling Comprehen	
	Interests	Stock	Capital	Earnings	Income	Stock	Total	Interests	s Income	
Balance at										
December 31,										
2008	\$ 4,788	\$33	\$245,973	\$413,761	\$ 14,923	\$(234,537)	\$444,941	\$ 4,201	\$ -	
Purchase of subsidiary										
shares										
from										
noncontrolling										
interest	(172) -	-	-	_	-	(172) -	-	
Redemption of noncontrolling		,						,		
interests	_	_	_	_	_	_	_	(1,024	.)	
Spin-off of								(1,02	,	
subsidiary										
shares										
to										
noncontrolling										
interests	(412) -	_	_	_	_	(412) -	_	
Net income	` ′) -	_	8,212	_	_	8,159	(9) 8,150	
Net unrealized	(33	,		0,212			0,137	()) 0,130	
gains on										
securities										
available for										
sale,										
net of income										
tax (\$1,256)	_	_	_	_	2,205	_	2,205	_	2,205	
Foreign					2,203		2,203		2,203	
currency										
translation	_	_	_	_	(7) -	(7) -	(7)	
Dividends	_	-	-	-	(/	, -	(/	, -	(/)	
declared (\$0.03										
·										
per				(1.122)			(1.122	\		
share)	-	-	-	(1,132)	-	-	(1,132) -	<u>-</u>	
Income tax										
effect of										
transaction										
with										
shareholders	-	-	(243)	-	-	-	(243) -	-	

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Stock based									
compensation expense	_	_	1,271	_	_	_	1,271	_	_
Exercise of	_	_	1,2/1	_	_	-	1,2/1	<u>-</u>	-
stock options									
including tax									
benefit	-	-	127	-	-	-	127	-	-
Balance at	ሰ 4 1 5 1	ФЭЭ	Φ 047 100	¢ 400 041	ф 17 101	Φ (OO 4 507)	Φ 45 4 727	Φ 2.1 60	¢ 10 240
March 31, 2009	\$ 4,151	\$33	\$247,128	\$420,841	\$17,121	\$(234,537)	\$454,737	\$ 3,168	\$ 10,348
See accompanyin	g notes.								
see accompany in	S notes.								

GAMCO INVESTORS, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS UNAUDITED (In thousands)

	Thr	ee Months E	nded		
		March 31,			
	2010			2009	
Operating activities					
Net income	\$ 13,831		\$	8,150	
Adjustments to reconcile net income					
to net cash provided by operating					
activities:					
Equity in net (gains) losses from					
partnerships and affiliates	(2,352)		(918)
Depreciation and amortization	171			165	
Stock based compensation expense	1,383			1,271	
Deferred income taxes	277			(947)
Tax benefit from exercise of stock					
options	5			34	
Foreign currency translation					
gain/(loss)	(33)		(7)
Fair value of donated securities	77			121	
(Gains) losses on sales of available					
for sale securities	-			(794)
Amortization of discount on debt	22			21	
(Increase) decrease in assets:					
Investments in trading securities	(17,980))		70,527	7
Investments in partnerships:					
Contributions to partnerships	(11,129	9)		(807)
Distributions from partnerships	5,391			6,189	
Receivable from brokers	4,704			3,549	
Income tax receivable and deferred					
tax assets	-			(281)
Investment advisory fees receivable	16,827			(109)
Other assets	(6)		776	
Increase (decrease) in liabilities:					
Payable to brokers	3,999			292	
Income taxes payable and deferred					
tax liabilities	(2,320)		-	
Compensation payable	8,035			(1,099)
Mandatorily redeemable					
noncontrolling interests	14			(8)
Accrued expenses and other					
liabilities	(1,791)		(2,498)
Total adjustments	5,294			75,477	7
Net cash provided by operating					
activities	19,125			83,627	7
•					

GAMCO INVESTORS, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS UNAUDITED (continued)

(In thousands)

		Three Months Ended					
		March 31,					
		2010	March	31,	2009		
Turning time and attention		2010			2009		
Investing activities							
Purchases of available for sale	Ф	(1	`	ф	(5.410.)		
securities	\$	(4)	\$	(5,419)		
Proceeds from sales of available for							
sale securities		686			2,175		
Increase in restricted cash		(7)		(15,043)		
Net cash provided by (used in)							
investing activities		675			(18,287)		
Financing activities							
Contributions related to consolidated							
investment partnerships and offshore							
funds		(69)		(1,023)		
Proceeds from exercise of stock							
options		8			93		
Dividends paid		(825)		(1,742)		
Purchase of subsidiary shares							
from noncontrolling interests		-			(172)		
Purchase of treasury stock		(8,037)		-		
Net cash used in financing activities		(8,923)		(2,844)		
Net increase in cash and cash							
equivalents		10,877			62,496		
Effect of exchange rates on cash and							
cash equivalents		(48)		(15)		
Cash and cash equivalents at		,	,		, i		
beginning of period		338,27	0		331,174		
Cash and cash equivalents at end of							
period	\$	349,09	9	\$	393,655		
Supplemental disclosures of cash		Í			•		
flow information:							
Cash paid for interest	\$	3,447		\$	3,413		
Cash paid for taxes	\$	9,969		\$	5,743		
Non-cash acivity:				· .	,		

⁻ On March 20, 2009, GAMCO Investors, Inc. distributed its shares of Teton Advisors, Inc. (\$300) to its shareholders

which resulted in the deconsolidation of Teton, and decreases of approximately \$911 of cash and cash equivalents,

\$199 of net liabilities and \$412 of noncontrolling interests.

See accompanying notes.

GAMCO INVESTORS, INC. AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS March 31, 2010 (Unaudited)

A. Significant Accounting Policies

Basis of Presentation

Unless we have indicated otherwise, or the context otherwise requires, references in this report to "GAMCO Investors, Inc.," "GAMCO," "the Company," "GBL," "we," "us" and "our" or similar terms are to GAMCO Investors, Inc., its predectand its subsidiaries.

The unaudited interim condensed consolidated financial statements of GAMCO included herein have been prepared in conformity with generally accepted accounting principles in the United States for interim financial information and with the instructions to Form 10-Q and Rule 10-01 of Regulation S-X. Accordingly, they do not include all the information and footnotes required by generally accepted accounting principles in the United States for complete financial statements. In the opinion of management, the unaudited interim condensed consolidated financial statements reflect all adjustments, which are of a normal recurring nature, necessary for a fair presentation of financial position, results of operations and cash flows of GAMCO for the interim periods presented and are not necessarily indicative of a full year's results.

The condensed consolidated financial statements include the accounts of GAMCO and its subsidiaries. Intercompany accounts and transactions are eliminated.

These condensed consolidated financial statements should be read in conjunction with our audited consolidated financial statements included in our Annual Report on Form 10-K for the year ended December 31, 2009 from which the accompanying condensed consolidated financial statements were derived.

On March 20, 2009, the Company completed its spin-off of its ownership of Teton Advisors, Inc. ("Teton") to its shareholders. The condensed consolidated financial statements include the results of Teton up to March 20, 2009.

Certain items previously reported have been reclassified to conform to the current period's condensed consolidated financial statement presentation.

Use of Estimates

The preparation of the condensed consolidated financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the condensed consolidated financial statements and accompanying notes. Actual results could differ from those estimates.

Recent Accounting Developments

In June 2009, the Financial Accounting Standards Board ("FASB") issued guidance to improve the relevance, representational faithfulness, and comparability of the information that a reporting entity provides in its financial statements about a transfer of financial assets; the effects of a transfer on its financial position, financial performance, and cash flows; and a transferor's continuing involvement, if any, in transferred financial assets. This guidance is effective for financial statements issued for fiscal years and interim periods beginning after November 15, 2009 and shall be applied prospectively. Early adoption is prohibited. The Company adopted this guidance on January 1, 2010 with no impact to the condensed consolidated financial statements.

In June 2009, the FASB issued amended guidance on the accounting for variable interest entities ("VIEs"). The amendments will significantly affect the overall consolidation analysis, changing the approach taken by companies in identifying which entities are VIEs and in determining which party is the primary beneficiary. The guidance requires continuous assessment of the reporting entity's involvement with such VIEs. The revised guidance also enhances the disclosure requirements for a reporting entity's involvement with VIEs, irrespective of whether they qualify for deferral, as discussed below. The guidance is effective as of the beginning of the first fiscal year that begins after November 15, 2009 and early adoption is prohibited. In February 2010, the FASB issued further guidance which provided a limited scope deferral for a reporting entity's interest in an entity that meets all of the following conditions: (a) the entity has all the attributes of an investment company as defined under AICPA Audit and Accounting Guide, Investment Companies, or does not have all the attributes of an investment company but is an entity for which it is acceptable based on industry practice to apply measurement principles that are consistent with the AICPA Audit and Accounting Guide, Investment Companies, (b) the reporting entity does not have explicit or implicit obligations to fund any losses of the entity that could potentially be significant to the entity, and (c) the entity is not a securitization entity, asset-backed financing entity or an entity that was formerly considered a qualifying special-purpose entity. The reporting entity is required to perform a consolidation analysis for entities that qualify for the deferral in accordance with previously issued guidance on VIEs. The Company adopted this guidance on January 1, 2010 and has evaluated the deferral guidelines and determined that all significant entities that the Company is involved with that this guidance would potentially have impacted qualify for the deferral, and therefore the guidance issued did not have a material impact on the condensed consolidated financial statements.

In January 2010, the FASB issued guidance to improve disclosures about fair value measurements. The guidance affects all entities that are required to make disclosures about recurring and nonrecurring fair value measurements. The guidance requires new disclosures regarding transfers in and out of Level 1 and 2 fair value measurements and activity related to Level 3 fair value measurements. In addition, the guidance clarifies existing fair value disclosure requirements related to the level of disaggregation of assets and liabilities and the valuation techniques and inputs used. This update is effective for interim and annual reporting periods beginning after December 15, 2009, except for the disclosures about purchases, sales, issuances, and settlements in the roll forward of activity in Level 3 fair value measurements. Those disclosures are effective for fiscal years beginning after December 15, 2010, and for interim periods within those fiscal years. The Company adopted this guidance on January 1, 2010 without a material impact to the condensed consolidated financial statement disclosures.

B. Investment in Securities

Investments in securities at March 31, 2010, December 31, 2009 and March 31, 2009 consisted of the following:

	March	31, 2010	Decembe	r 31, 2009	March 31, 2009		
	Cost	Fair Value	Cost	Fair Value	Cost	Fair Value	
			(In tho	usands)			
Trading							
securities:							
Government							
obligations	\$ 1,388	\$ 1,348	\$ -	\$ -	\$ 43,711	\$ 43,820	
Common stocks	68,071	74,573	53,985	58,834	40,782	35,250	
Mutual funds	1,194	1,379	1,194	1,295	3,132	2,328	
Convertible							
bonds	637	749	-	-	-	-	
Preferred stocks	-	11	-	15	-	14	
Other							
investments	367	142	819	585	321	323	
Total trading							
securities	71,657	78,202	55,998	60,729	87,946	81,735	
Available for sale							
securities:			.=				
Common stocks	17,063	34,655	17,100	34,294	18,234	39,285	
Mutual funds	48,773	64,144	49,656	62,380	50,167	44,594	
Total available				a			
for sale securities	65,836	98,799	66,756	96,674	68,401	83,879	
							
Total investments		ф. 177 001	ф. 100 7 5 ;	A 155 403	ф. 1560: 5	ф 1 <i>6</i> г <i>6</i> 1 1	
in securities	\$ 137,493	\$ 177,001	\$ 122,754	\$ 157,403	\$ 156,347	\$ 165,614	

Securities sold, not yet purchased at March 31, 2010, December 31, 2009 and March 31, 2009 consisted of the following:

	March 3	March 31, 2010		r 31, 2009	March 3	March 31, 2009	
		Fair		Fair		Fair	
	Cost	Value	Cost	Value	Cost	Value	
			(In tho	usands)			
Common stocks	\$ 9,268	\$ 9,052	\$ 9,505	\$ 9,569	\$ 3,443	\$ 3,570	
Other	10	11	-	-	-	-	
Total securities sold, not yet purchased	\$ 9,278	\$ 9,063	\$ 9,505	\$ 9,569	\$ 3,443	\$ 3,570	
paremasea	ψ >, 2 70	ψ 2,003	Ψ 2,505	ψ <i>></i> ,50 <i>></i>	Ψ 2,112	ψ <i>5,51</i> 0	

Management determines the appropriate classification of debt and equity securities at the time of purchase and reevaluates such designation as of each balance sheet date. Investments in United States Treasury Bills and Notes with maturities of greater than three months at the time of purchase are classified as investments in securities and

those with maturities of three months or less at time of purchase are classified as cash and cash equivalents. A substantial portion of investments in securities are held for resale in anticipation of short-term market movements and therefore are classified as trading securities. Trading securities are stated at fair value, with any unrealized gains or losses, reported in current period earnings. Available for sale ("AFS") investments are stated at fair value, with any unrealized gains or losses, net of taxes, reported as a component of equity except for losses deemed to be other than temporary which are recorded as unrealized losses in the condensed consolidated statements of income. There were no impairment of AFS securities for the three month periods ended March 31, 2010 and 2009.

The Company recognizes all derivatives as either assets or liabilities measured at fair value and are included in either investments in securities or securities sold, not yet purchased on the condensed consolidated statements of financial condition. From time to time, the Company will enter into hedging transactions to manage its exposure to foreign currencies and equity prices related to its proprietary investments. These transactions are not designated as hedges for accounting purposes, and changes in fair values of these derivatives are included in net gain (loss) from investments in the condensed consolidated statements of income. For the three months ended March 31, 2010 and 2009, the Company had derivative transactions in equity derivatives which resulted in net losses of \$61,000 and \$27,000, respectively. The notional value of derivatives at March 31, 2010 and December 31, 2009 was \$38,000 and \$275,000, respectively and the fair value was \$29,000 and \$246,000, respectively. There were no derivatives held as of March 31, 2009.

At March 31, 2010, December 31, 2009 and March 31, 2009, the fair value of common stock investments available for sale was \$34.7 million, \$34.3 million and \$39.3 million, respectively. The total unrealized gains for common stock investments available for sale securities with unrealized gains was \$17.6 million, \$17.2 million and \$21.1 million at March 31, 2010, December 31, 2009 and March 31, 2009, respectively. There were no unrealized losses for common stock investments available for sale at March 31, 2010, December 31, 2009 or March 31, 2009. At March 31, 2010, December 31, 2009 and March 31, 2009, the fair value of mutual fund investments available for sale with unrealized gains was \$62.2 million, \$60.4 million and \$6.3 million, respectively. At March 31, 2010, December 31, 2009 and March 31, 2009, the fair value of mutual fund investments available for sale with unrealized losses was \$1.9 million, \$2.0 million and \$38.3 million, respectively. The total unrealized gains for mutual fund investments available for sale securities with unrealized gains was \$15.4 million, \$12.9 million and \$0.5 million at March 31, 2010, December 31, 2009 and March 31, 2009, respectively, while the total unrealized losses for available for sale securities with unrealized losses was \$0.1 million, \$1,700 and \$6.1 million, respectively.

Increases in unrealized gains to fair value, net of taxes, for the three months ended March 31, 2010 and 2009 of \$1.8 million and \$2.2 million, respectively, have been included in other comprehensive income, a component of equity, at March 31, 2010 and March 31, 2009, respectively. Proceeds from sales of investments available for sale were approximately \$0.7 million and \$2.2 million for the three month periods ended March 31, 2010 and 2009, respectively. For the three months ended March 31, 2010 and 2009, gross gains on the sale of investments available for sale amounted to less than \$1,000 and \$0.8 million, respectively; there were no gross losses on the sale of investments available for sale. The basis on which the cost of a security sold is determined is specific identification.

Investments classified as available for sale that are in an unrealized loss position for which other-than-temporary impairment has not been recognized consisted of the following:

	N	Iarch 31, 201	10	Dec	ember 31,	2009	N	March 31, 2009			
	Unrealized				Unrealize	d		Unrealized			
	Cost	Losses	Fair Value	Cost	Losses	Fair Value	Cost	Losses	Fair Value		
(in thousands)											
Mutual Funds	\$ 2,002	\$ (55)	\$ 1,947	\$ 2,002	\$ (2)	\$ 2,000	\$ 44,402	\$ (6,109)	\$ 38,293		

At March 31, 2010, there were two holdings in loss positions which were not deemed to be other-than-temporarily impaired due to the length of time that they had been in a loss position and because they passed scrutiny in our evaluation of issuer-specific and industry-specific considerations. In these specific instances, the investments at March 31, 2010 were mutual funds with diversified holdings across multiple companies and in most cases across multiple industries. One holding was impaired for four months and one holding was impaired for twelve consecutive months. The fair value of these holdings at March 31, 2010 was \$1.9 million.

At December 31, 2009, there were five holdings in loss positions which were not deemed to be other-than-temporarily impaired due to the length of time that they had been in a loss position and because they passed scrutiny in our evaluation of issuer-specific and industry-specific considerations. In these specific instances, the investments at December 31, 2009 were mutual funds with diversified holdings across multiple companies and in most cases across multiple industries. One holding was impaired for one month, one holding was impaired for nine consecutive months and three holdings were impaired for fourteen consecutive months. The fair value of these holdings at December 31, 2009 was \$2.0 million.

At March 31, 2009, there were sixty-four holdings in loss positions which were not deemed to be other-than-temporarily impaired due to the length of time that they had been in a loss position and because they passed scrutiny in our evaluation of issuer-specific and industry-specific considerations. In these specific instances, the investments at March 31, 2009 were mutual funds with diversified holdings across multiple companies and in most cases across multiple industries. Fifty-five holdings were impaired for three months, one holding was impaired for five consecutive months, two holdings were impaired for six consecutive months and six holdings were impaired for seven consecutive months. The fair value of these holdings at March 31, 2009 was \$38.3 million.

C. Investments in Partnerships

The Company is general partner or co-general partner of various sponsored limited partnerships and the investment manager of various sponsored offshore funds whose underlying assets consist primarily of marketable securities (the "affiliated entities"). We also have investments in those unaffiliated partnerships, offshore funds and other entities. Certain of the entities are consolidated, generally because a majority of the equity is owned by the Company. Other investment partnerships for which we serve as the general partner but have only a minority ownership interest are not consolidated because the limited partners have substantive rights to replace the Company as general partner. Our balance sheet caption "investments in partnerships" includes those investments, in both affiliated and unaffiliated entities, which the Company accounts for under the equity method of accounting. The Company reflects the equity in earnings of these equity method investees under the caption net gain/(loss) from investments on the condensed consolidated statements of income.

We also have sponsored a number of investment vehicles where we are the investment manager in which, aside from one instance, we do not have an equity investment. These vehicles are considered VIEs and we are not the primary beneficiary because we do not absorb a majority of the entities' expected losses or expected returns. The Company has not provided any financial or other support to these entities. The total assets of these entities at March 31, 2010, December 31, 2009 and March 31, 2009 were \$10.5 million, \$10.4 million and \$9.1 million, respectively. Our maximum exposure to loss as a result of our involvement with the VIEs is limited to our investment in the respective VIEs which was only the case for one of these. On March 31, 2010, December 31, 2009 and March 31, 2009, we had an investment in one of the VIE offshore funds of approximately \$287,000, \$284,000 and \$264,000, respectively, and was included in investments in partnerships on the condensed consolidated statements of financial condition. Additionally, as the general partner or investment manager to these VIEs the Company earns fees in relation to these roles, which given a decline in AUMs for the VIEs would result in lower fee revenues earned by the Company which would be reflected in the condensed consolidated statement of income, condensed consolidated statement of financial condition and condensed consolidated statement of cash flows.

At March 31, 2010, December 31, 2009 and March 31, 2009, and for the three months ended March 31, 2010 and March 31, 2009, the Company consolidated two limited partnerships and one offshore fund (the "consolidated feeder funds"), two limited partnerships and one offshore fund, two limited partnerships and one offshore funds, and three limited partnerships and one offshore fund, respectively, that owned 100% of their offshore master funds. The Company retained the specialized accounting of the consolidated feeder funds in the Company's consolidated financial statements. Included in the investment in partnerships on the Company's consolidated statement of financial condition as of March 31, 2010, December 31, 2009 and March 31, 2009, is \$26.2 million \$25.1 million, and \$21.4 million, respectively, which represents the consolidated feeder fund's proportionate investment in the master funds carried at fair value.

D. Fair Value

All of the instruments within cash and cash equivalents, investments in securities and securities sold, not yet purchased are measured at fair value. Certain instruments within investments in partnerships are also measured at fair value as described in detail below.

The Company's assets and liabilities recorded at fair value have been categorized based upon a fair value hierarchy in accordance with the FASB's guidance on fair value measurement. The levels of the fair value hierarchy and their applicability to the Company are described below:

- Level 1 inputs utilize quoted prices (unadjusted) in active markets for identical assets or liabilities at the reporting date. Level 1 assets include cash equivalents, government obligations, listed mutual

funds and equities.

- Level 2 inputs utilize inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly. Level 2 inputs include quoted prices for similar assets and liabilities in active markets, quoted prices for identical or similar assets or liabilities that are not active and inputs other than quoted prices that are observable for the asset or liability, such as interest rates and yield curves that are observable at commonly-quoted intervals. Assets that generally are included in this category may include certain limited partnership interests in hedge funds in which the valuations for substantially all of the investments within the fund are based upon Level 1 or Level 2 inputs and over the counter derivatives that have inputs to the valuations that can be generally corroborated by observable market data.
- Level 3 inputs are unobservable inputs for the asset or liability, and include situations where there is little, if any, market activity for the asset or liability. Assets included in this category generally include equities and direct private equity investments held within consolidated partnerships.

In certain cases, the inputs used to measure fair value may fall into different levels of the fair value hierarchy. In such cases, the level in the fair value hierarchy within which the fair value measurement in its entirety falls has been determined based on the lowest level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment and considers factors specific to the asset or liability. Investments are transferred into or out of any level at their beginning period values.

The availability of observable inputs can vary from product to product and is affected by a wide variety of factors, including, for example, the type of product, whether the product is new and not yet established in the marketplace, and other characteristics particular to the transaction. To the extent that valuation is based on models or inputs that are less observable or unobservable in the market, the determination of fair value requires more judgment. Accordingly, the degree of judgment exercised by the Company in determining fair value is greatest for instruments categorized as Level 3.

Many of our securities have bid and ask prices that can be observed in the marketplace. In the absence of a closing price, an average of the bid and ask price is used. Bid prices reflect the highest price that the market is willing to pay for an asset. Ask prices represent the lowest price that the market is willing to accept for an asset.

Cash equivalents – Cash is maintained in demand deposit accounts at major United States banking institutions. Cash equivalents primarily consist of an affiliated money market mutual fund which is invested solely in U.S. Treasuries. U.S. Treasury Bills and Notes with maturities of three months or less at the time of purchase are considered cash equivalents. Cash equivalents are valued using quoted market prices.

Investments in securities and securities sold, not yet purchased – Investments in securities and securities sold, not yet purchased are generally valued based on quoted prices from an exchange. To the extent these securities are actively traded, valuation adjustments are not applied, and they are categorized in Level 1 of the fair value hierarchy. Nonpublic and infrequently traded investments are included in Level 3 of the fair value hierarchy because significant inputs to measure fair value are unobservable. Securities categorized in Level 2 investments are valued using other observable inputs.

Investments in Partnerships – The Company's investments include limited partner investments in hedge funds. Initially, the transaction price is generally considered by the Company as the exit price and is the Company's best estimate of fair value. After initial recognition, in determining the fair value of internally managed funds, the Company considers the net asset value of the fund to be the best estimate of fair value. Investments in hedge funds that are redeemable at the measurement date or in the near future, are categorized in Level 2 of the fair value hierarchy. These funds primarily invest in long and short investments in debt and equity securities that are traded in public and over-the-counter exchanges in the United States and are classified as level 1 assets or liabilities in the funds' financial statements. We may redeem our investments in these funds monthly with 30 days' notice.

The following table presents information about the Company's assets and liabilities by major categories measured at fair value on a recurring basis as of March 31, 2010, December 31, 2009 and March 31, 2009 and indicates the fair value hierarchy of the valuation techniques utilized by the Company to determine such fair value:

Assets and Liabilities Measured at Fair Value on a Recurring Basis as of March 31, 2010 (in thousands)

	Quo	ted Prices in	Si	gnificant	a.		ъ 1	C
	3.4	Active		Other	S1	gnificant	Bal	ance as of
		arkets for dentical	Ot	oservable	Uno	observable	M	Iarch 31,
			Inp	uts (Level	Inp	uts (Level		
Assets	Asse	ets (Level 1)		2)		3)		2010
Cash equivalents	\$	410,798	\$	-	\$	-	\$	410,798
Investments in								
securities:								
AFS - Common								
stocks		34,655		-		-		34,655
AFS - Mutual funds		64,144		-		-		64,144
Trading - Gov't								
obligations		1,348		-		-		1,348
Trading - Common								
stocks		74,227		113		233		74,573
Trading - Mutual								
funds		1,379		-		-		1,379
Trading - Convertible								
bonds		749		-		-		749
Trading - Preferred								
stocks		-		-		11		11
Trading - Investments								
in								
partnerships		-		26,202		-		26,202
Trading - Other		12		40		90		142
Total investments in								
securities		176,514		26,355		334		203,203
Total assets at fair								
value	\$	587,312	\$	26,355	\$	334	\$	614,001
Liabilities								
Trading - Common								
stocks	\$	9,052	\$	-	\$	-	\$	9,052
Trading - Other		-		11		-		11
Securities sold, not yet								
purchased	\$	9,052	\$	11	\$	-	\$	9,063

There were no significant transfers between any levels during the three months ended March 31, 2010. Transfers are based on the value at the beginning of the period.

Assets and Liabilities Measured at Fair Value on a Recurring Basis as of December 31, 2009 (in thousands)

Significant	Balance as of
Significant	Darance as or

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	_	•						
	Quo	ted Prices in Active	Si	gnificant Other				
	М	larkets for		o uno i				
		Identical	Observable		Un	Unobservable		cember 31,
	identical		Inputs (Level			Inputs (Level		cilioci 31,
Assets	A 000	ets (Level 1)	шр	2)	шр	3)		2009
Cash equivalents	\$	400,111	\$	<i>- -</i>	\$	- -	\$	400,111
Investments in	φ	400,111	Ф	-	Ф	-	Ф	400,111
securities:								
AFS - Common								
stocks		34,294						34,294
AFS - Mutual funds		62,380		-		-		62,380
		02,360		-		-		02,360
Trading - Common stocks		50 501		108		205		50 024
		58,521		108		203		58,834
Trading - Mutual		1 205						1 205
funds Trading Duefamed		1,295		-		-		1,295
Trading - Preferred stocks						1.5		15
		-		-		15		13
Trading - Investments								
in				25.002				25 002
partnerships		240		25,092		-		25,092
Trading - Other		249		246		90		585
Total investments in		156 500		25.446		210		102 405
securities		156,739		25,446		310		182,495
Total assets at fair	Φ.	556050	Φ.	25.446	ф	210	ф	500 606
value	\$	556,850	\$	25,446	\$	310	\$	582,606
Liabilities								
Trading - Common	Ф	0.500	Φ.		ф		Φ.	0.560
stocks	\$	9,569	\$	-	\$	-	\$	9,569
Securities sold, not yet	Φ.	0.500	Φ.		ф		Φ.	0.560
purchased	\$	9,569	\$	-	\$	-	\$	9,569

Assets and Liabilities Measured at Fair Value on a Recurring Basis as of March 31, 2009 (in thousands)

	Quoted Prices in Active		Significant Other		C:	Significant		lance as of
	М	arkets for		Other	31	giiiicaiii	Da	iance as or
		dentical	Ol	Observable		Unobservable		Iarch 31,
			Inp	Inputs (Level Inp		Inputs (Level		
Assets	Asse	ets (Level 1)		2)		3)		2009
Cash equivalents	\$	393,859	\$	-	\$	-	\$	393,859
Investments in								
securities:								
AFS - Common								
stocks		39,285		-		-		39,285
AFS - Mutual funds		44,594		-		-		44,594
Trading - U.S. Gov't								
obligations		65,815		-		-		65,815
Trading - Common								
stocks		33,012		2,086		152		35,250
Trading - Mutual								
funds		2,3298		-		-		2,328
Trading - Preferred								
stocks		-		-		14		14
Trading - Investments								
in								
partnerships		-		21,366		-		21,366
Trading - Other		22		-		301		323
Total investments in								
securities		185,056		23,452		467		208,975
Total assets at fair								
value	\$	578,915	\$	23,452	\$	467	\$	602,834
Liabilities								
Trading - common								
stocks	\$	3,570	\$	-	\$	-	\$	3,570
Securities sold, not yet								
purchased	\$	3,570	\$	-	\$	-	\$	3,570

The following tables present additional information about assets and liabilities by major categories measured at fair value on a recurring basis and for which the Company has utilized Level 3 inputs to determine fair value.

Changes in Level 3 Assets and Liabilities Measured at Fair Value on a Recurring Basis for the Three Months Ended March 31, 2010 (in thousands)

		Total				
		Unrealized				
		Gains or	Total			
	Total Realized and	(Losses)	Realized		Net	
		Included				
Decembe	r Unrealized Gains or	in	and		Transfers	
31, 2009	(Losses) in Income	Other	Unrealized	Purchases	In and/or	

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	Ве	eginning	g			Al	FS	Co	mprehe	ensi ©	ains o	r	an Sa	d les,	((Out) of	Er	nding
Asset	В	alance	T	radin	g	Inve	estmen	ts I	ncome	(Losses	s)		net	I	Level 3	В	alance
Financial																		
instruments owned:																		
Trading - Common																		
stocks	\$	205	\$	37		\$	-	\$	-	\$	37		\$	(32) \$	23	\$	233
Trading -																		
Preferred																		
stocks		15		(4)		-		-		(4)		-		-		11
Trading -																		
Other		90		-			-		-		-			-		-		90
Total	\$	310	\$	33		\$	-	\$	-	\$	33		\$	(32) \$	23	\$	334

During the three months ended March 31, 2010, the Company reclassed approximately \$23,000 of investments from Level 1 to Level 3. The reclassifications were due to decreased availability of market price quotations and were based on the values at the beginning of the period in which the reclass occurred.

Changes in Level 3 Assets and Liabilities Measured at Fair Value on a Recurring Basis for the Three Months Ended March 31, 2009 (in thousands)

				Total				
				Unrealized				
				Gains or	Total			
		Total Real	ized and	(Losses)	Realized		Net	
				Included				
	December		ed Gains or	in	and		Transfers	
	31, 2008	(Losses)	in Income	Other	Unrealized	Purchases	In and/or	
						and		
	Beginning		AFS	Compreher	ns iGe ins or	Sales,	(Out) of	Ending
Asset	Balance	Trading	Investment	s Income	(Losses)	net	Level 3	Balance
Financial								
instruments								
owned:								
Trading -								
Common	*					* >	* '0	
stocks	\$ 1,115	\$ 29	\$ -	\$ -	\$ 29	\$ (29)	\$ (963)	\$ 152
Trading - Preferred								
stocks	95	(81)	-	-	(81)	-	-	14
Trading -								
Other	331	(30)	-	-	(30)	-	-	301
Total	\$ 1,541	\$ (82)	\$ -	\$ -	\$ (82)	\$ (29)	\$ (963)	\$ 467

During the quarter ended March 31, 2009, the Company reclassified approximately \$1.0 million of investments from Level 3 to Level 2. The reclassifications were due to increased availability of market price quotations and were based on the values at the beginning of the period in which the reclass occurred.

Unrealized Level 3 gains and/or losses included within net gain (loss) from investments in the condensed consolidated statement of income for the three months ended March 31, 2010 and 2009 were approximately \$33,000 of gains and \$82,000 of losses for those Level 3 securities held at March 31, 2010 and 2009, respectively.

E. Debt

The fair value of the Company's debt is estimated based on either quoted market prices for the same or similar issues or using market standard models depending on the characteristics of the debt issuance. Inputs in these standard models include credit rating, maturity, interest rate and size of comparable issues. At March 31, 2010, December 31, 2009 and March 31, 2009, the fair value of the Company's debt is estimated to be \$208.5 million, \$204.2 million and \$175.7 million, respectively. The carrying value of the Company debt at March 31, 2010, December 31, 2009 and March 31, 2009 is \$198.9 million, \$198.9 million and \$198.8 million, respectively.

F. Income Taxes

The effective tax rate for the three months ended March 31, 2010 was 37.5% compared to the prior year quarter's effective rate of 32.9%. The prior year's rate includes a reduction to certain income tax reserves.

G. Earnings Per Share

The computations of basic and diluted net income per share are as follows:

		Three		Three
		Months	-	Months
		Ended		Ended
	M	arch 31,	M	arch 31,
(in thousands, except per				
share amounts)		2010		2009
Basic:				
Net income attributable to				
GAMCO Investors, Inc.'s				
shareholders	\$	13,726	\$	8,212
Weighted average shares				
outstanding		27,184		27,379
Basic net income attributable				
to GAMCO Investors, Inc.'s				
shareholders per share	\$	0.50	\$	0.30
•				
Diluted:				
Net income attributable to				
GAMCO Investors, Inc.'s				
shareholders	\$	13,726	\$	8,212
Add interest expense on				
certain convertible notes, net				
of				
management fee and taxes		339		-
Total	\$	14,065	\$	8,212
				,
Weighted average share				
outstanding		27,184		27,379
Dilutive stock options and		,		,
restricted stock awards		209		7
Assumed conversion of				
certain convertible notes		755		_
Total		28,148		27,386
Diluted net income				_ ,,
attributable to GAMCO				
Investors, Inc.'s				
shareholders per share	\$	0.50	\$	0.30
situroitore per situro	Ψ	0.00	Ψ	3.53

H. Stockholders' Equity

Shares outstanding were 27.4 million on March 31, 2010, 27.6 million on December 31, 2009, and 27.8 million shares on March 31, 2009.

On February 9, 2010, our Board of Directors declared a quarterly dividend of \$0.03 per share to all of its Class A and Class B shareholders, payable on March 30, 2010 to shareholders of record on March 16, 2010. On February 3, 2009,

our Board of Directors declared a quarterly dividend of \$0.03 per share to all of its Class A and Class B shareholders, payable on March 31, 2009 to shareholders of record on March 17, 2009.

Voting Rights

The holders of Class A Common Stock and Class B Common Stock have identical rights except that (i) holders of Class A Common Stock are entitled to one vote per share, while holders of Class B Common Stock are entitled to ten votes per share on all matters to be voted on by shareholders in general, and (ii) holders of Class A Common Stock are not eligible to vote on matters relating exclusively to Class B Common Stock and vice versa.

Stock Award and Incentive Plan

The Company maintains two Plans approved by the shareholders, which are designed to provide incentives which will attract and retain individuals key to the success of GAMCO through direct or indirect ownership of our common stock. Benefits under the Plans may be granted in any one or a combination of stock options, stock appreciation rights, restricted stock, restricted stock units, stock awards, dividend equivalents and other stock or cash based awards. A maximum of 1,500,000 shares of Class A Common Stock have been reserved for issuance under each of the Plans by a committee of the Board of Directors (the "Compensation Committee") responsible for administering the plans. Under the Plans, the Compensation Committee may grant either incentive or nonqualified stock options with a term not to exceed ten years from the grant date and at an exercise price that the committee may determine and restricted stock awards ("RSAs"). Options granted under the Plans vest 75% after three years and 100% after four years from the date of grant and expire after ten years.

On February 9, 2010, the Company approved the granting of 88,800 RSA shares at a grant date fair value of \$40.64 per share to be issued on June 1, 2010. As of March 31, 2010, there were 359,100 RSA shares outstanding that were previously issued at an average grant price of \$60.78. All grants of the RSAs were recommended by the Company's Chairman, who did not receive an RSA, and approved by the Compensation Committee. This expense will be recognized over the vesting period for these awards which is 30% over three years from the date of grant and 70% over five years from the date of grant. During the vesting period, dividends to RSA holders are held for them until the RSA vesting dates and are forfeited if the grantee is no longer employed by the Company on the vesting dates. Dividends declared on these RSAs are charged to retained earnings on the declaration date.

For the three months ended March 31, 2010 and 2009, we recognized stock-based compensation expense of \$1.4 million and \$1.3 million, respectively. Stock-based compensation expense for RSAs and options for the years ended December 31, 2009 through December 31, 2015 (based on awards currently issued or granted) is as follows (\$ in thousands):

	2009	2010	2011	2012	2013	2014	2015
Q1	\$ 1,271	\$ 1,382	\$ 926	\$ 890	\$ 203	\$ 95	\$ 95
Q2	1,267	1,416	922	889	182	95	63
Q3	1,283	1,416	906	889	117	95	-
Q4	1,264	1,253	898	660	107	95	-
Full							
Year	\$ 5,085	\$ 5,467	\$ 3,652	\$ 3,328	\$ 609	\$ 380	\$ 158

The total compensation costs related to non-vested restricted stock awards and options not yet recognized is approximately \$12.2 million. For the three months ended March 31, 2010 and 2009, proceeds from the exercise of 500 and 5,325 stock options were \$8,000 and \$93,000, respectively, resulting in a tax benefit to GAMCO of \$5,000 and \$34,000, respectively.

Stock Repurchase Program

In March 1999, GAMCO's Board of Directors established the Stock Repurchase Program to grant the authority to repurchase shares of our Class A Common Stock. For the three months ended March 31, 2010, the Company repurchased 180,200 shares at an average price per share of \$44.58. The Company did not repurchase any shares during the three months ended March 31, 2009. From the inception of the program through March 31, 2010, 6,389,283 shares have been repurchased at an average price of \$40.04 per share. At March 31, 2010, the total shares available under the program able to be repurchased were 528,136.

I. Goodwill and Identifiable Intangible Assets

The Company assesses the recoverability of goodwill and other intangible assets at least annually, or more often should events warrant, using a present value cash flow method. There was no impairment charge recorded for the three months ended March 31, 2010 or 2009. At March 31, 2010, \$3.5 million of goodwill is reflected within other assets on our condensed consolidated statements of financial condition related to our 93%-owned subsidiary, Gabelli Securities, Inc.

On March 10, 2008, the Enterprise Mergers and Acquisitions Fund's (the "Fund") Board of Directors, subsequent to obtaining shareholder approval, approved the assignment of the advisory contract to Gabelli Funds, LLC as the investment adviser to the Fund. GAMCO Asset Management Inc. had been the sub-adviser to the Fund. On July 8, 2008, the Fund was renamed the Gabelli Enterprise Merger and Acquisitions Fund. As a result of becoming the adviser to the rebranded Gabelli Enterprise Mergers and Acquisitions Fund the Company maintains an indefinite-lived

identifiable intangible asset within other assets on the condensed consolidated statements of financial condition of approximately \$1.9 million at both March 31, 2010 and 2009. The investment advisory agreement is subject to annual renewal by the Fund's Board of Directors, which the Company expects will be renewed, and the Company does not expect to incur additional expense as a result, which is consistent with other investment advisory agreements entered into by the Company. The advisory contract is next up for renewal in February 2011.

J. Commitments and Contingencies

From time to time, the Company is named in legal actions. These actions may seek substantial compensatory as well as punitive damages. The Company is also subject to governmental or regulatory examinations or investigations. The examinations or investigations could result in adverse outcomes including fines, injunctions or other relief. The Company cannot predict the ultimate outcome of such matters. The condensed consolidated financial statements include the necessary provision for losses that are deemed to be probable and estimable. In the opinion of management, the resolution of such claims will not be material to the financial condition of the Company.

We indemnify the clearing brokers for our affiliated broker-dealer for losses they may sustain from the customer accounts that trade on margin introduced by our broker-dealer subsidiary. At March 31, 2010, the total amount of customer balances subject to indemnification (i.e. unsecured margin debits) was immaterial. The Company also has entered into arrangements with various other third parties many of which provide for indemnification of the third parties against losses, costs, claims and liabilities arising from the performance of our obligations under the agreements. The Company has had no claims or payments pursuant to these or prior agreements, and we believe the likelihood of a claim being made is remote. Management cannot estimate any potential maximum exposure due both to the remoteness of any potential claims and the fact that items that would be included within any such calculated claim would be beyond the control of management. Consequently, no accrual has been made in the condensed consolidated financial statements.

K. Subsequent Events

From April 1, 2010 to May 6, 2010, the Company repurchased 39,100 shares at \$45.88 per share.

On April 20, 2010, the Company gave notice to the holder of the 6% convertible note due in August 2011 that on May 31, 2010, the Company will redeem \$20 million of the \$40 million currently outstanding at 101% of par.

On May 4, 2010, our Board of Directors declared a quarterly dividend of \$0.03 per share to all of its Class A and Class B shareholders, payable on June 29, 2010 to shareholders of record on June 15, 2010.

On May 4, 2010, our Board of Directors authorized that an additional 500,000 shares be added to our current buyback authorization. This brings the remaining authorization under the stock repurchase program to 989,036 shares at May 6, 2010.

ITEM 2: MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (INCLUDING QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK)

Overview

GAMCO through the Gabelli brand, well known for its Private Market Value (PMV) with a CatalystTM investment approach, is a widely-recognized provider of investment advisory services to mutual funds, institutional and high net worth investors, and investment partnerships, principally in the United States. Through Gabelli & Company, Inc., we provide institutional research and brokerage services to institutional clients and investment partnerships and mutual fund distribution. We generally manage assets on a discretionary basis and invest in a variety of U.S. and international securities through various investment styles. Our revenues are based primarily on the firm's levels of assets under management and fees associated with our various investment products.

Since 1977, we have been identified with and have enhanced the "value" style approach to investing. Our investment objective is to earn a superior risk-adjusted return for our clients over the long-term through our proprietary fundamental research. In addition to our value portfolios, we offer our clients a broad array of investment strategies that include global, growth, international and convertible products. We also offer a series of investment partnership (performance fee-based) vehicles that provide a series of long-short investment opportunities in market and sector specific opportunities, including offerings of non-market correlated investments in merger arbitrage, as well as fixed income strategies.

Our revenues are highly correlated to the level of assets under management and fees associated with our various investment products, rather than our own corporate assets. Assets under management, which are directly influenced by the level and changes of the overall equity markets, can also fluctuate through acquisitions, the creation of new products, the addition of new accounts or the loss of existing accounts. Since various equity products have different fees, changes in our business mix may also affect revenues. At times, the performance of our equity products may differ markedly from popular market indices, and this can also impact our revenues. General stock market trends will have the greatest impact on our level of assets under management and hence, revenues.

We conduct our investment advisory business principally through: GAMCO Asset Management Inc. (Separate Accounts), Gabelli Funds, LLC (Mutual Funds) and Gabelli Securities, Inc. (Investment Partnerships). We also act as an underwriter, are a distributor of our open-end funds and provide institutional research through Gabelli & Company, Inc. ("Gabelli & Company"), our broker-dealer subsidiary.

Assets under management ("AUM") were \$28.0 billion as of March 31, 2010, 51.3% greater than March 31, 2009 AUM of \$18.5 billion and 6.2% higher than December 31, 2009 AUM of \$26.3 billion. Equity AUM were \$26.2 billion on March 31, 2010, 57.2% above the \$16.7 billion on March 31, 2009 and 6.6% above the December 31, 2009 equity AUM of \$24.6 billion. Highlights are as follows:

- Our open-end equity funds AUM were \$9.2 billion on March 31, 2010, 62.7% higher than the \$5.6 billion on March 31, 2009 and 8.0% above the \$8.5 billion on December 31, 2009. During the first quarter of 2010 we had net cash inflow of \$281 million.
- Our institutional and private wealth management business ended the quarter with \$12.0 billion in separately managed accounts, up 60.0% from the \$7.5 billion on March 31, 2009 and 7.1% higher than the December 31, 2009 level of \$11.2 billion. During the first quarter of 2010 we had net cash outflow of \$22 million.
- Our closed-end funds had AUM of \$4.8 billion on March 31, 2010, climbing nearly 42% from the \$3.4 billion on March 31, 2009 and 3.4% above the \$4.6 billion on December 31, 2009. During the first quarter of 2010 we had net cash inflow of \$52 million.
- Our investment partnerships AUM were \$341 million on March 31, 2010 versus \$265 million on March 31, 2009 and \$305 million on December 31, 2009. During the first quarter of 2010 we had net cash inflow of \$29 million.
- AUM in The Gabelli U.S. Treasury Money Market Fund, our 100% U.S. Treasury money market fund, was flat at \$1.7 billion at March 31, 2010 as compared to December 31, 2009 and slightly lower than the March 31, 2009 AUM of \$1.8 billion.
- We have the opportunity to earn base fees and incentive fees for certain institutional client assets, assets attributable to preferred issues for our closed-end funds, our Gabelli Global Deal Fund (NYSE: GDL) and investment partnership assets. As of March 31, 2010, assets with incentive based fees were \$2.9 billion, 16.0% higher than the \$2.5 billion on March 31, 2009 and 3.6% above the \$2.8 billion on December 31, 2009.

The Company reported Assets Under Management as follows (in millions):

Table I: Fund Flows - 1st Quarter 2010

14010 11 1 4114 1 10 115 1 150 1	C 0.001 0.0	1 2010								
	Closed-end Fund									
	distributions,									
		December 31,		net of		Net cash	Market		N	Iarch 31,
		2009	rein	ivesme	nts	flows (a)) appreciation			2010
Equities:										
Open-end Funds	\$	8,476	\$	-		\$ 281	\$	396	\$	9,153
Closed-end Funds	4,609			(73)	52		178		4,766
Institutional & PWM -										
direct	9,312			-		(46)	638		9,904
Institutional & PWM -	l & PWM -									
sub-advisory		1,897	-			24		138		2,059
Investment Partnerships		305		-		29		7		341
Total Equities		24,599		(73)	340		1,357		26,223
Fixed Income:										
Money-Market Fund		1,721		-		5		1		1,727
Institutional & PWM		26		-		-		-		26
Total Fixed Income	1,747			-		5		1		1,753
Total Assets Under										
Management	\$	26,346	\$	(73)	\$ 345	\$	1,358	\$	27,976
\ I 1 1 \ \phi 50 \ '11' \ C 1 \ ' \ 1 C 1 \ 1 \ 1 \ 1 C 1										

⁽a) Includes \$52 million of shares issued for closed-end funds.

Table II:						
	M	arch 31,	March 31,		%	
		2009		2010	Inc.(Dec.)
Equities:						
Open-end Funds	\$	5,627	\$	9,153	62.7	%
Closed-end Funds		3,359		4,766	41.9	
Institutional & PWM						
- direct		6,227		9,904	59.0	
Institutional & PWM						
- sub-advisory		1,202		2,059	71.3	
Investment						
Partnerships		265		341	28.7	
Total Equities		16,680		26,223	57.2	
Fixed Income:						
Money-Market Fund		1,794		1,727	(3.7)
Institutional & PWM		21		26	23.8	
Total Fixed Income		1,815		1,753	(3.4)
Total Assets Under						
Management	\$	18,495	\$	27,976	51.3	%

Table III: Assets Under Management by Quarter

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							% Incre	ease/	
							(decrease	e) from	1
	3/09		6/09	9/09	12/09	3/10	3/09	12/0)9
Equities:									
Open-end Funds	\$ 5,627	\$	6,684	\$ 7,906	\$ 8,476	\$ 9,153	62.7 %	8.0	%
Closed-end Funds	3,359		3,822	4,369	4,609	4,766	41.9	3.4	
Institutional & PWM									
- direct	6,227		7,332	8,491	9,312	9,904	59.0	6.4	
Institutional & PWM									
- sub-advisory	1,202		1,476	1,777	1,897	2,059	71.3	8.5	
Investment									
Partnerships	265		266	291	305	341	28.7	11.8	3
Total Equities	16,680		19,580	22,834	24,599	26,223	57.2	6.6	
Fixed Income:									
Money-Market Fund	1,794		1,765	1,616	1,721	1,727	(3.7)	0.3	
Institutional & PWM	21		21	26	26	26	23.8	-	
Total Fixed Income	1,815		1,786	1,642	1,747	1,753	(3.4)	0.3	
Total Assets Under									
Management	\$ 18,495	\$	21,366	\$ 24,476	\$ 26,346	\$ 27,976	51.3 %	6.2	%

Relative long-term investment performance remains strong. 60% of all firm mutual funds performed in the top half of their Lipper categories on a one-, three-, five-, and ten-year total return basis, respectively as of March 31, 2010. Also, 47% of the firm's mutual funds have a 4- or 5-star 3 year Morningstar RatingTM.

Gabelli Funds Morningstar Ratings Based on Risk Adjusted returns as of March 31, 2010 for funds that we manage

fullus that we manage									
		Overall	_	3 Year		5 Year	_	10 Year	_
	Morningstar		# of		# of		# of		# of
FUND	Category	Stars	Funds	Stars	Funds	Stars	Funds	Stars	Funds
Gabelli ABC AAA	Mid-Cap Blend	êêêêê	376	êêêêê	376	êêêêê	314	êêêê	161
Gabelli Asset AAA	Mid-Cap Blend	êêêê	376	êêêê	376	êêêê	314	êêê	161
Gabelli Blue Chip	Large Blend	êêê	1785	êêê	1785	êêêê	1402	êêê	731
Value AAA									
Gabelli Equity Income	Large Value	êêêêê	1120	êêêêê	1120	êêêêê	941	êêêêê	476
AAA									
Gabelli Small Cap	Small Blend	êêêêê	562	êêêêê	562	êêêêê	471	êêêê	248
Growth AAA									
Gabelli SRI Green	Mid-Cap Blend	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a
AAA									
Gabelli Utilities AAA	Specialty-Utilities	êêêê	91	êêêêê	91	êêêê	78	êêêê	53
Gabelli Value A	Mid-Cap Blend	êê	376	êê	376	êê	314	êê	161
Gabelli Woodland	Small Blend	êêê	562	êêêê	562	êêê	471	n/a	n/a
Small Cap Value AAA									
GAMCO Global	Convertibles	ê	61	ê	61	ê	57	ê	41
Convertible Secs AAA									
GAMCO Global	World Stock	êê	565	êêê	565	êêê	456	ê	255
Growth AAA									
GAMCO Global	World Stock	êêê	565	êêê	565	êêêê	456	êêê	255
Opportunity AAA									
GAMCO Global	Specialty-Communications	êêê	39	êêê	39	êêê	33	êêê	17
Telecommunications									
AAA									
GAMCO Gold AAA	Specialty-Precious Metals	êêê	67	êêê	67	êêê	60	êêê	37
GAMCO Growth AAA	Large Growth	êê	1547	êêê	1547	êê	1276	êê	718
GAMCO International	Foreign Large Growth	êêê	215	êêêê	215	êêê	158	êêê	81
Growth AAA									
GAMCO Mathers	Conservative Allocation	êê	533	êêê	533	êê	349	ê	161
Gabelli Enterprise	Mid-cap Blend	êêêê	376	êêêê	376	êêêê	314	n/a	n/a
Mergers &									
Acquisitions Y									
Comstock Capital	Bear Market	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Value AAA									
Percent of Rated funds		35.29%		47.06%		47.06%		26.67%	
rated 4 or 5 stars									

The Overall Morningstar RatingTM is derived from a weighted average of the performance figures associated with its three, five and ten year (if applicable) Morningstar Rating metrics.

Data presented reflects past performance, which is no guarantee of future results. Ratings are for Class AAA, A or Y shares only, other classes may have different performance

characteristics. Unrated funds and closed-end funds are not listed. For each fund with at least a three year history, Morningstar calculates a Morningstar Rating based on a

Morningstar Risk-Adjusted Return measure (including the effects of sales charges, loads, and redemption fees) that accounts for variation in a fund's monthly performance, placing

more emphasis on downward variations and rewarding consistent performance. The top 10% of the funds in each category receive 5 stars, the next 22.5% receive 4 stars, the next 35%

receive 3 stars, the next 22.5% receive 2 stars, and the bottom 10% receive 1 star. (Each share class is counted as a fraction of one fund within this scale and rated separately, which

may cause slight variations in the distribution percentages.) Strong relative performance is not indicative of positive fund returns. © 2010 Morningstar, Inc. All rights reserved. The

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objectives, risks, sales charges and expenses of the fund carefully before investing. Each Fund's prospectus contains this and other information about the Funds and is available,

along with information on other Gabelli Funds, by calling 800-GABELLI (422-3554), online at

www.gabelli.com/funds or from your financial advisor. The prospectus should be

read carefully before investing. Distributed by Gabelli & Company, One Corporate Center, Rye, NY 10580 Call 1-800-GABELLI (422-3554) for a prospectus.

The inception date for the Gabelli SRI Green Fund was June 1, 2007. The inception date for the Gabelli Woodland Small Cap Value Fund was December 31, 2002.

The inception date for the Gabelli Enterprise Mergers & Acquisitions Fund was February 28, 2001. The inception date for the Comstock Capital Value Fund was October 10, 1985.

GABELLI/GAMCC FUNDS)		Gabelli	Funds Li	pper Rank	kings as of	f March 3	1, 2010	
2002		1 Y 03/31/09-		3 Y 03/31/07-		5 Y 03/31/05-		10 Y -03/31/00	
				Percentile					
Fund Name	Lipper Category	Rank	Total	Rank	Total	Rank	Total	Rank	Total
Gabelli Asset; AAA	Multi-Cap Core Funds	19	Funds 148/805	20	Funds 137/698	12	Funds 61/539	20	Funds 45/234
Gabelli Value Fund; A		8	60/805	62	429/698	56	299/539	32	74/234
Gabelli SRI; AAA	Multi-Cap Growth Funds	5	21/456	-	-	-	-	-	-
Gabelli Eq:Eq Inc; AAA	Equity Income Funds	27	79/298	18	44/245	16	30/193	13	14/108
GAMCO Growth; AAA	Large-Cap Growth Funds	27	225/834	61	444/730	53	323/611	71	235/330
Gabelli Eq:SC Gro; AAA	Small-Cap Core Funds	71	514/733	14	86/621	17	84/508	24	64/272
Gabelli Eq:Wd SCV; AAA	Small-Cap Core Funds	33	237/733	27	166/621	56	282/508	-	-
GAMCO Gl:Oppty; AAA	Global Large-Cap Growth	35	44/125	28	24/87	23	15/66	27	11/40
GAMCO Gl:Growth; AAA	Global Large-Cap Growth	38	47/125	16	14/87	35	23/66	88	36/40
GAMCO Gold; AAA	Gold Oriented Funds	55	41/74	45	27/59	40	21/52	29	9/31
GAMCO Intl Gro; AAA	International Large-Cap Growth	24	45/187	34	50/148	67	77/115	53	31/58
Gabelli Bl Chp Val; AAA	Large-Cap Core Funds	67	622/930	48	380/799	35	228/664	25	96/387
Gabelli Inv:ABC; AAA	Specialty Diversified Equity Funds	68	27/39	9	3/33	7	1/15	30	3/9
GAMCO Mathers; AAA	Specialty Diversified Equity Funds	78	31/39	42	14/33	50	8/15	60	6/9
Comstock Cap Val; A	Specialty Diversified Equity Funds	90	36/39	59	20/33	82	13/15	70	7/9
GAMCO Gl:Telecom; AAA	Telecommunications Funds	28	12/43	20	7/34	32	9/28	22	3/13
GAMCO Gl:Convert; AAA	Convertible Securities Funds	68	46/67	95	50/52	92	46/49	93	38/40
Gabelli Utilities; AAA	Utility Funds	27	24/91	9	7/81	18	12/67	26	12/46
787:Gabelli Merg&Acq Y	Mid-Cap Core Funds	96	387/404	33	112/343	49	134/275	-	-
Gabelli Capital Asset Fund	Distributed through Insurance Channel	8	27/342	1	3/300	9	18/200	7	6/95
% of funds in top half		60.0%		78.9%		68.4%		64.7%	

Data presented reflects past performance, which is no guarantee of future results. Strong rankings are not indicative of positive fund performance. Absolute performance for some funds was negative for certain periods. Other share classes are available which may have different performance characteristics.

Lipper, a wholly-owned subsidiary of Reuters, provides independent insight on global collective investments including mutual funds, retirement funds, hedge funds, fund fees and expenses to the asset management and media communities. Lipper ranks the performance of mutual funds within a classification of funds that have similar investment objectives. Rankings are historical with capital gains and dividends reinvested and do not include the effect of loads. If an expense waiver was in effect, it may have had a material effect on the total return or yield for the period.

Relative long-term investment performance remained strong with approximately 60%, 79%, 68% and 65% of firmwide mutual funds in the top half of their Lipper categories on a one-, three-, five-, and ten-year total-return basis, respectively, as of March 31, 2010.

Investors should consider carefully the investment objective, risks, charges and expenses of a fund before investing. The Prospectus which contains more information about this and other matters, should be read carefully before investing. You can obtain a prospectus by calling 1-800 GABELLI. Distributed by Gabelli & Company. Other share classes are available that have different performance characteristics.

The inception date for the Gabelli SRI Green Fund was June 1, 2007. The inception date for the Gabelli Woodland Small Cap Value Fund was December 31, 2002. The inception date for the Gabelli Enterprise Mergers & Acquisitions Fund was February 28, 2001.

The following discussion should be read in conjunction with the Condensed Consolidated Financial Statements and the notes thereto included in Item 1 to this report.

RESULTS OF OPERATIONS

Three Months Ended March 31, 2010 Compared To Three Months Ended March 31, 2009

(Unaudited; in thousands, except per share					
data)		2010		2000	
Davisson		2010		2009	
Revenues	Φ	40.242	ф	25 100	
Investment advisory and incentive fees	\$	49,342	\$	35,199	,
Institutional research services		3,424		3,650	
Distribution fees and other income		7,232		4,510	`
Total revenues		59,998		43,359	,
Expenses		26 212		20.795	•
Compensation		26,213		20,785)
Management fee		2,448		1,349	
Distribution costs		7,031		5,422	
Other operating expenses		4,936		4,301	7
Total expenses		40,628		31,857	
Operating income		19,370		11,502	<u>'</u>
Other income (expense)		7 222			
Net gain from investments		5,232		2,592	
Interest and dividend income		815		1,278	
Interest expense		(3,292))	(3,234)
Total other income, net		2,755		636	
Income before income taxes		22,125		12,138	3
Income tax provision		8,294		3,988	
Net income		13,831		8,150	
Net income (loss) attributable to					
noncontrolling interests		105		(62)
Net income attributable to GAMCO					
Investors, Inc.'s shareholders	\$	13,726	\$	8,212	
Net income attributable to GAMCO					
Investors, Inc.'s shareholders per share					
Basic	\$	0.50	\$	0.30	
Diluted	\$	0.50	\$	0.30	
Reconciliation of net income attributable to GAMCO Investors, Inc.'s shareholders to Adjusted EBITDA:					
Net income attributable to GAMCO					
Investors, Inc.'s shareholders	\$	13,726	\$	8,212	
Interest expense	Ψ	3,292	ψ	3,234	
Income tax provision and net income		3,474		3,434	
attributable to noncontrolling interests		8,399		3,926	

Depreciation and amortization	171	165
Adjusted EBITDA (a)	\$ 25,588	\$ 15,537

(a) Adjusted EBITDA is defined as earnings before interest, taxes, depreciation and amortization, and noncontrolling interests. Adjusted EBITDA is a non-GAAP measure and should not be considered as an alternative to any measure of performance as promulgated under accounting principles generally accepted in the United States nor should it be considered as an indicator of our overall financial performance. We use Adjusted EBITDA as a supplemental measure of performance as we believe it gives investors a more complete understanding of our operating results before the impact of financing activities as a tool for determining the private market value of an enterprise.

Total revenues were \$60.0 million in the first quarter of 2010, 38.2% above the \$43.4 million reported in the first quarter of 2009. Operating income was \$19.4 million, an increase of \$7.9 million or 68.7% from the \$11.5 million in the first quarter of 2009. Total other income, net of interest expense, was \$2.8 million for the first quarter 2010 versus \$0.6 million in the prior year's quarter. In the short-run, our results remain sensitive to changes in the equity market. Net income attributable to GAMCO Investors, Inc.'s shareholders for the quarter was \$13.7 million or \$0.50 per fully diluted share versus \$8.2 million or \$0.30 per fully diluted share in the prior year's quarter.

Investment advisory fees for the first quarter 2010 were \$49.3 million, 40.1% above the 2009 comparative figure of \$35.2 million. Open-end mutual fund revenues increased by 40.1% to \$22.0 million from \$15.7 million in first quarter 2009 due to higher average AUM. Our closed-end fund revenues rose 50.0% to \$8.7 million in the first quarter 2010 from \$5.8 million in 2009 due to increased average AUM. Institutional and private wealth management accounts revenues, whose revenues are based upon prior quarter-end AUM, increased 35.6% to \$17.9 million from \$13.2 million in first quarter 2009, primarily due to higher AUM. Investment partnership revenues were \$0.8 million, nearly double the \$0.5 million in 2009. This increase was primarily due to higher AUM in the current quarter as compared to the prior year's quarter.

Our institutional research subsidiary achieved revenues of \$3.4 million in the first quarter 2010, declining 8.1% from the \$3.7 million in the prior year.

Open-end fund distribution fees and other income were \$7.2 million for the first quarter 2010, an increase of 60.0% or \$2.7 million from the prior period's \$4.5 million, primarily due to higher quarterly average AUM in open-end equity mutual funds that generate such fees.

Compensation costs, which are largely variable, were \$26.2 million or 26.0% higher than the \$20.8 million recorded in the prior year period. This increase was driven by higher revenues across most business lines as AUM increased quarter over quarter.

Management fee expense, which is completely variable and based on pretax income, increased to \$2.4 million in the first quarter of 2010 from \$1.3 million in the 2009 period.

Distribution costs were \$7.0 million, an increase of 29.6% from \$5.4 million in the prior year's period.

Other operating expenses increased by \$0.6 million to \$4.9 million in the first quarter of 2010 from the prior year first quarter of \$4.3 million. Excluding the receipt of insurance claims for legal fees and expenses submitted in prior quarters, for both the 2010 and 2009 first quarter, other operating expenses would have decreased by \$0.5 million.

Total expenses, excluding the management fee, were \$38.2 million in the first quarter of 2010, a 25.2% increase from \$30.5 million in the first quarter of 2009.

Operating income for the first quarter of 2010 was \$19.4 million, an increase of \$7.9 million from the first quarter 2009's \$11.5 million. This increase was largely due to the increase in revenues partially offset by a smaller increase in operating expenses.

Total other income (net of interest expense) was \$2.8 million for the first quarter 2010 versus \$0.6 million in the prior year's quarter. \$2.7 million of this increase is from the effect of mark to market increases in equity instruments. Interest income was lower by \$0.5 million while dividend income was unchanged. Interest expense increased slightly to \$3.3 million for first quarter 2010 from \$3.2 million for the prior year quarter.

The effective tax rate for the three months ended March 31, 2010 was 37.5% as compared to the prior year period's effective rate of 32.9%. The prior year's rate includes a reduction to certain income tax reserves.

LIQUIDITY AND CAPITAL RESOURCES

Our principal assets consist of cash and cash equivalents, short-term investments, securities held for investment purposes and investments in mutual funds, and investment partnerships and offshore funds, both proprietary and external. Cash and cash equivalents are comprised primarily of United States Treasury securities with maturities of three months or less and money market funds managed by GAMCO. Although the investment partnerships and offshore funds are for the most part illiquid, the underlying investments of such partnerships or funds are for the most part liquid, and the valuations of these products reflect that underlying liquidity.

Summary cash flow data is as follows:

	Three months ended					
	March 31,					
	2010			2009		
Cash flows provided by						
(used in):	(in t	hous	san	ds)		
Operating activities	\$ 19,125		\$	83,627		
Investing activities	675			(18,287	['])	
Financing activities	(8,923)		(2,844)	
Net increase	10,877			64,496		
Effect of exchange rates						
on cash and cash						
equivalents	(48)		(15)	
Cash and cash equivalents						
at beginning of period	338,270)		331,174	4	
Cash and cash equivalents						
at end of period	\$ 349,099)	\$	393,655	5	

Cash requirements and liquidity needs have historically been met through cash generated by operating activities and our borrowing capacity. Our shelf registration provides us opportunistic flexibility to sell any combination of senior and subordinate debt securities, convertible debt securities, equity securities (including common and preferred stock), and other securities up to a total amount of \$400 million. On February 25, 2010, Moody's Investors Service lowered the Company's investment grade rating one notch from Baa2 to Baa3 while maintaining a stable outlook.

At March 31, 2010, we had total cash and cash equivalents of \$349.1 million, an increase of \$10.9 million from December 31, 2009. Cash and cash equivalents and investments in securities held in escrow relating to the \$60 million 6.5% convertible note and held by consolidated investment partnerships and offshore funds are restricted from use for general operating purposes. Total debt outstanding at March 31, 2010 was \$198.9 million, consisting of the \$60 million 6.5% convertible note, the \$40 million 6% convertible note and the \$99 million of 5.5% senior notes. The Company has given notice to the holder of the \$40 million 6% convertible note that the Company will redeem \$20 million of the convertible note for 101% of par value on May 31, 2010.

For the three months ended March 31, 2010, cash provided by operating activities was \$19.1 million. The most significant contributor to the lower cash provided by operating activities in the first three months of 2010 versus the first three months of 2009 was the activity in the trading securities and investment in partnerships. Cash provided by investing activities, related to purchases and proceeds from sales of available for sale securities and change in restricted cash, was \$0.7 million in the first three months of 2010. Cash used in financing activities in the first three months of 2010 was \$8.9 million.

For the three months ended March 31, 2009, cash provided by operating activities was \$83.6 million. Cash used in investing activities, related to purchases and sales of available for sale securities and change in restricted cash, was \$18.3 million in the first three months of 2009. Cash used in financing activities in the first three months of 2009 was \$2.8 million.

Based upon our current level of operations and anticipated growth, we expect that our current cash balances plus cash flows from operating activities and our borrowing capacity will be sufficient to finance our working capital needs for the foreseeable future. We have no material commitments for capital expenditures aside from the \$20 million redemption of the \$40 million 6% convertible note for 101% of par value on May 31, 2010.

As a registered broker-dealer, Gabelli & Company is subject to certain net capital requirements. Gabelli & Company's net capital has historically exceeded these minimum net capital requirements. Gabelli & Company computes its net capital under the alternative method permitted, which requires minimum net capital of the greater of \$250,000 or 2% of the aggregate debt items in the reserve formula for those broker-dealers subject to Rule 15c3-3 promulgated under the Securities Exchange Act of 1934. The requirement was \$250,000 at March 31, 2010. At March 31, 2010, Gabelli & Company had net capital, as defined, of approximately \$18.6 million, exceeding the regulatory requirement by approximately \$18.4 million. Gabelli & Company's net capital, as defined, may be reduced when Gabelli & Company is involved in firm commitment underwriting activities. This did not occur as of or for the three months ended March 31, 2010.

Market Risk

Our primary market risk exposure is to changes in equity prices and interest rates. Since over 90% of our AUM are equities, our financial results are subject to equity-market risk as revenues from our money management services are sensitive to stock market dynamics. In addition, returns from our proprietary investment portfolio are exposed to interest rate and equity market risk.

The Company earns substantially all of its revenue as advisory fees from our Mutual Fund, Institutional and Private Wealth Management, and Investment Partnership assets. Such fees represent a percentage of AUM and the majority of these assets are in equity investments. Accordingly, since revenues are proportionate to the value of those investments, a substantial increase or decrease in equity markets overall will have a corresponding effect on the Company's revenues.

With respect to our proprietary investment activities, included in investments in securities of \$177.0 million at March 31, 2010 were investments in mutual funds, largely invested in equity products, of \$65.5 million, a selection of common and preferred stocks totaling \$109.2 million, and other investments of approximately \$2.2 million. Investments in mutual funds generally lower market risk through the diversification of financial instruments within their portfolio. In addition, we may alter our investment holdings from time to time in response to changes in market risks and other factors considered appropriate by management. Of the approximately \$109.2 million invested in common and preferred stocks at March 31, 2010, \$34.7 million represented our investment in Westwood Holdings Group Inc., and \$20.4 million was invested in risk arbitrage opportunities in connection with mergers, consolidations, acquisitions, tender offers or other similar transactions. Securities sold, not yet purchased are stated at fair value and are subject to market risks resulting from changes in price and volatility. At March 31, 2010, the fair value of securities sold, not yet purchased was \$9.1 million. Investments in partnerships totaled \$70.7 million at March 31, 2010, the majority of which consisted of investment partnerships and offshore funds which invest in risk arbitrage opportunities. These transactions generally involve announced deals with agreed upon terms and conditions, including pricing, which typically involve less market risk than common stocks held in a trading portfolio. The principal risk associated with risk arbitrage transactions is the inability of the companies involved to complete the transaction.

GAMCO's exposure to interest rate risk results, principally, from its investment of excess cash in U.S. Government securities. These investments are primarily short term in nature, and the carrying value of these investments generally approximates fair value.

Critical Accounting Policies and Estimates

The preparation of the condensed consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the condensed consolidated financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ significantly from those estimates. See Note A and the Company's Critical Accounting Policies in Management's Discussion and Analysis of Financial Condition and Results of Operations in GAMCO's 2009 Annual Report on Form 10-K filed with the SEC on March 15, 2010 for details on Significant Accounting Policies.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

In the normal course of its business, GAMCO is exposed to risk of loss due to fluctuations in the securities market and general economy. Management is responsible for identifying, assessing and managing market and other risks.

Our exposure to pricing risk in equity securities is directly related to our role as financial intermediary and advisor for AUM in our Mutual Funds, Separate Accounts, and Investment Partnerships as well as our proprietary investment and trading activities. At March 31, 2010, we had equity investments, including mutual funds largely invested in equity products, of \$174.8 million. Investments in mutual funds, \$65.5 million, usually generate lower market risk through the diversification of financial instruments within their portfolios. In addition, we may alter our investment holdings from time to time in response to changes in market risks and other factors considered appropriate by management. We also hold investments in partnerships which invest primarily in equity securities and which are subject to changes in equity prices. Investments in partnerships totaled \$70.2 million, of which \$19.0 million were invested in partnerships which invest in event-driven merger arbitrage strategies. These strategies are primarily dependent upon deal closure rather than the overall market environment. The equity investment portfolio is at fair value and will move in line with the equity markets. The trading portfolio changes will be recorded as net gain (loss) from investments in the condensed consolidated statements of income while the available for sale portfolio changes will be recorded in other comprehensive income in the condensed consolidated statements of financial condition.

Item 4. Controls and Procedures

We evaluated the effectiveness of our disclosure controls and procedures as of March 31, 2010. Disclosure controls and procedures as defined under the Securities Exchange Act Rule 13a-15(e), are designed to ensure that the information we are required to disclose in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time period specified in the SEC's rule and forms. Disclosure controls and procedures include, without limitation, controls and procedures accumulated and communicated to our management, including our Chief Executive Officer ("CEO"), Chief Financial Officer ("CFO"), and Co-Principal Accounting Officers ("PAOs"), to allow timely decisions regarding required disclosure. Our CEO, CFO, and PAOs participated in this evaluation and concluded that, as of the date of March 31, 2010, our disclosure controls and procedures were effective.

There have been no changes in our internal control over financial reporting as defined by Rule 13a-15(f) that occurred during our most recently completed fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Forward-Looking Information

Our disclosure and analysis in this report contain some forward-looking statements. Forward-looking statements give our current expectations or forecasts of future events. You can identify these statements because they do not relate strictly to historical or current facts. They use words such as "anticipate," "estimate," "expect," "project," "intend," "plan," "be and other words and terms of similar meaning. They also appear in any discussion of future operating or financial performance. In particular, these include statements relating to future actions, future performance of our products, expenses, the outcome of any legal proceedings, and financial results. Although we believe that we are basing our expectations and beliefs on reasonable assumptions within the bounds of what we currently know about our business and operations, there can be no assurance that our actual results will not differ materially from what we expect or believe. Some of the factors that could cause our actual results to differ from our expectations or beliefs include, without limitation: the adverse effect from a decline in the securities markets; a decline in the performance of our products; a general downturn in the economy; changes in government policy or regulation; changes in our ability to attract or retain key employees; and unforeseen costs and other effects related to legal proceedings or investigations of governmental and self-regulatory organizations. We also direct your attention to any more specific discussions of risk contained in our Form 10-Q and other public filings. We are providing these statements as permitted by the Private Litigation Reform Act of 1995. We do not undertake to update publicly any forward-looking statements if we subsequently learn that we are unlikely to achieve our expectations or if we receive any additional information relating to the subject matters of our forward-looking statements.

Part II: Other Information

Item 1. Legal Proceedings

From time to time, the Company is named in legal actions. These actions may seek substantial compensatory as well as punitive damages. The Company is also subject to governmental or regulatory examinations or investigations. The examinations or investigations could result in adverse outcomes including fines, injunctions or other relief. The Company cannot predict the ultimate outcome of such matters.

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

The following table provides information with respect to the repurchase of Class A Common Stock of GAMCO during the three months ended March 31, 2010:

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			(c) Total Number of	(d) Maximum
			Shares	Number of
	(a) Total	(b) Average	Repurchased as	Shares
	(a) Total	Price Paid	Reputchased as	Silaics
	Number of		Dont of Dublish	That May Vat Da
	Number of	Per	Part of Publicly	That May Yet Be
	Shares	Share, net of	Announced Plans	Purchased Under
				the Plans or
Period	Repurchased	Commissions	or Programs	Programs
1/01/10 - 1/31/10	29,100	\$ 43.47	29,100	679,236
2/01/10 - 2/28/10	47,800	\$ 41.54	47,800	631,436
3/01/10 - 3/31/10	103,300	\$ 46.30	103,300	528,136
Totals	180,200		180,200	

Item 6. (a) Exhibits

- 31.1 Certification of CEO pursuant to Rule 13a-14(a).
- 31.2 Certification of CFO pursuant to Rule 13a-14(a).
- 32.1 Certification of CEO pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.2 Certification of CFO pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

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.

GAMCO INVESTORS, INC.

(Registrant)

By:/s/ Kieran Caterina	By:/s/ Diane M. LaPointe
Name: Kieran Caterina	Name: Diane M. LaPointe
Title: Co-Principal Accounting Officer	Title: Co-Principal Accounting Officer
Date: May 6, 2010	Date: May 6, 2010