BANCORP RHODE ISLAND INC

ITEMS 2(d) OR 2(e)

Form SC 13D/A March 13, 2008 CUSIP No. 059690107

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SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 8)

BANCORP RHODE ISLAND, INC.

(Name of Issuer)

Common Stock, par value \$0.01 per share (Title of Class of Securities)

059690107 (CUSIP Number)

Mr. John W. Palmer
PL Capital, LLC
20 East Jefferson Avenue
Suite 22
Naperville, IL 60540
(630) 848-1340
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)

March 13, 2008 (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box [].

CUSIP No. 059690107 Page 2 of 21 Pages 1 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Financial Edge Fund, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) [X] (b) [] 3 SEC USE ONLY SOURCE OF FUNDS 4 WC, OO 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO []

6	CITIZENSH	IIP OR PL	ACE OF ORGANIZATION		
	Delaware				
	_	7	SOLE VOTING POWER		
	NUMBER OF SHARES 8 BENEFICIALLY OWNED 9 BY EACH REPORTING 10		0		
SI			SHARED VOTING POWER		
BENE			135,652 SOLE DISPOSITIVE POWER		
О					
BY			0		
			SHARED DISPOSITIVE POWER		
PERS	ON WITH:		135,652		
11	AGGREGA'	TE AMOU	INT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	135,652				
12	CHECK IF	ΓHE AGGI	REGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	[X]	
13	PERCENT (OF CLASS	REPRESENTED BY AMOUNT IN ROW (11)		
	3.0%				
14	TYPE OF R	EPORTIN(G PERSON		
	PN				

1 NAMES OF REPORTING PERSONS
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

Financial Edge Strategic Fund, L.P.

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

(a) [X]

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(b) []

3 SEC USE ONLY

4 SOURCE OF FUNDS

CUSIP No. 059690107

	- WC, OO					
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION					
	Delaware					
		7	SOLE VOTING POWER			
NUM	IBER OF		0			
SH	IARES	8	SHARED VOTING POWER			
BENE	BENEFICIALLY OWNED 9 BY EACH REPORTING PERSON WITH:		64,092			
O			SOLE DISPOSITIVE POWER			
BY			0			
REP			SHARED DISPOSITIVE POWER			
PERSO			64,092			
11	AGGREGA	ATE AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	64,092					
12	CHECK IF	THE AGG	REGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	[X]		
	_					
13	13 PERCENT O		REPRESENTED BY AMOUNT IN ROW (11)			
	1.4%					
14	TYPE OF	REPORTIN	G PERSON			
	PN					

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1 NAMES OF REPORTING PERSONS
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

Goodbody/PL Capital, L.P.

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

(a) [X]
(b) []

SEC USE ONLY 3 SOURCE OF FUNDS 4 WC, OO 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO [] ITEMS 2(d) OR 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION **Delaware** SOLE VOTING POWER 7 NUMBER OF 0 **SHARES** SHARED VOTING POWER BENEFICIALLY 68,676 OWNED SOLE DISPOSITIVE POWER 9 BY EACH REPORTING 10 SHARED DISPOSITIVE POWER **PERSON WITH:** 68,676 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 68,676 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES [X] 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.5% TYPE OF REPORTING PERSON 14 PN

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1 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

PL Capital, LLC

2	CHECK THE	E APPROI	PRIATE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
3	SEC USE ON	NLY		
4				
5			LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO	[]
6	CITIZENSHI Delaware	IP OR PL	ACE OF ORGANIZATION	
	IBER OF	7	SOLE VOTING POWER 0	
	SHARES BENEFICIALLY		SHARED VOTING POWER 316,744	
	WNED EACH	9	SOLE DISPOSITIVE POWER 0	
	ORTING ON WITH:	10	SHARED DISPOSITIVE POWER 316,744	
11	AGGREGAT	E AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12	12 CHECK IF THE		REGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	[X]
13	PERCENT O	F CLASS	REPRESENTED BY AMOUNT IN ROW (11)	
14	TYPE OF RE	EPORTING	G PERSON	

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¹ NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

Goodbody/PL Capital, LLC

2	CHECK THE	E APPROI	PRIATE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
3	SEC USE ON	ILY		
4	SOURCE OF	FUNDS		
5	CHECK BOX		LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO	[]
6	CITIZENSHI	P OR PL	ACE OF ORGANIZATION	
	MBER OF	7	SOLE VOTING POWER 0	
	HARES -	8	SHARED VOTING POWER 68,676	
	WNED Y EACH	9	SOLE DISPOSITIVE POWER 0	
	PORTING ON WITH:	10	SHARED DISPOSITIVE POWER 68,676	
11	AGGREGAT	E AMOU	TINT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12	CHECK IF T	HE AGGI	REGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	[X]
13	PERCENT O	F CLASS	REPRESENTED BY AMOUNT IN ROW (11)	
14	TYPE OF RE	EPORTING	G PERSON	
	PN			

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1		NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
	PL Capital	Advisors,	LLC					
2	СНЕСК ТН	E APPROI	PRIATE BOX IF A MEMBER OF A GROUP	(a) [(b)	-			
3	SEC USE O	NLY			_			
4	SOURCE O	F FUNDS			_			
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		[[]			
6		IIP OR PL	ACE OF ORGANIZATION		_			
	Delaware		_					
	MBER OF	7	SOLE VOTING POWER 0					
	HARES	8	SHARED VOTING POWER 385,420		_			
	WNED Y EACH	9	SOLE DISPOSITIVE POWER 0		_			
	PORTING SON WITH:	10	SHARED DISPOSITIVE POWER 385,420		_			
11	AGGREGA' 385,420	TE AMOU	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
12	CHECK IF	ΓHE AGG	REGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	[[X]			
13	PERCENT (OF CLASS	S REPRESENTED BY AMOUNT IN ROW (11)		_			
14	TYPE OF R	FPORTIN	G PERSON		_			
17	PN		O I LAGOIT					
	111							

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1			NG PERSONS ON NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	John W. Pal	lmer		
2	CHECK TH	E APPROF	PRIATE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
3	SEC USE O	NLY		
4	SOURCE OF	F FUNDS		
5	CHECK BO		LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO	[]
6	CITIZENSH	IP OR PLA	ACE OF ORGANIZATION	
	BER OF	7	SOLE VOTING POWER 1,000	
BENEF	ARES FICIALLY	8	SHARED VOTING POWER 385,420	
BY	VNED EACH	9	SOLE DISPOSITIVE POWER 1,000	
	PORTING 10 SON WITH:		SHARED DISPOSITIVE POWER 385,420	
11	AGGREGA 386,420	ΓΕ AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12	CHECK IF 7	ΓHE AGGI	REGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	[X]
13	DED CENTE	DE GLAGG	REPRESENTED BY AMOUNT IN ROW (11)	

14 TYPE OF REPORTING PERSON

IN

No. 0590	590107			Page 9 of
1			ING PERSONS	
			ON NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	Richard J. L	Lashley		
2	CHECK THE	E APPROI	PRIATE BOX IF A MEMBER OF A GROUP	(a) [X
3	SEC USE ON	NLY		(b) [
	SOURCE OF	FFUNDS		
4	AF, PF	TONDS		
5	CHECK BOZ		CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO]
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	USA			
		7	SOLE VOTING POWER	
	IBER OF		500	
SH	IARES	8	SHARED VOTING POWER	
	FICIALLY		385,420	
O	WNED	9	SOLE DISPOSITIVE POWER	
	EACH		500	
	ORTING	10	SHARED DISPOSITIVE POWER	
PERSO	ON WITH:		385,420	
11	AGGREGAT	ΓΕ AMOU	INT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	385,920			
12		THE AGG	REGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	

13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	8.5%
14	TYPE OF REPORTING PERSON
	IN

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			ING PERSONS ON NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	Daniel J. Mu	llane		
2	СНЕСК ТНЕ	APPROI	PRIATE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
3	SEC USE ON	ILY		
4	SOURCE OF PF	FUNDS		
5	CHECK BOX ITEMS 2(d) C		LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO	[]
6	CITIZENSHI	P OR PL	ACE OF ORGANIZATION	
	USA			
NITIN		7	SOLE VOTING POWER	
	IBER OF	7	SOLE VOTING POWER 1,000	
		7		
SH BENE	IBER OF IARES FICIALLY		1,000	
SH BENE	IBER OF		1,000 SHARED VOTING POWER	
SH BENE	IBER OF IARES FICIALLY	8	1,000 SHARED VOTING POWER 0	
SH BENEI OV BY REP	IBER OF HARES FICIALLY WNED	8	1,000 SHARED VOTING POWER 0 SOLE DISPOSITIVE POWER	

12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	[X]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	Less than 1%	
14	TYPE OF REPORTING PERSON	
	IN	

No. 059	0690107			Page 11 of 2
1			ING PERSONS ON NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	PL Capital l	Focused F	Fund, L.P.	
2	CHECK THI	E APPRO	PRIATE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
3	SEC USE OF	NLY		
4	SOURCE OF	F FUNDS		
5		ECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO EMS 2(d) OR 2(e)		[]
6	CITIZENSH Delaware	IP OR PL	ACE OF ORGANIZATION	
NUN	MBER OF	7	SOLE VOTING POWER 0	
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:		8	SHARED VOTING POWER 117,000	
		9	SOLE DISPOSITIVE POWER 0	
		10	SHARED DISPOSITIVE POWER	

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

	117,000	
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	[X]
 13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 2.6%	
14	TYPE OF REPORTING PERSON PN	

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Item 1. Security and Issuer

This Schedule 13D/A relates to the common stock, par value \$0.01 per share (Common Stock), of Bancorp Rhode Island, Inc. (the Company or Bancorp RI). The address of the principal executive offices of the Company is One Turks Head Place, Providence, Rhode Island 02903-2219.

Item 2. Identity and Background

This Schedule 13D/A is being filed jointly by the parties identified below. All of the filers of this Schedule 13D/A are collectively the PL Capital Group. The joint filing agreement of the members of the PL Capital Group is attached to Amendment No. 7 to the Schedule 13D/A as Exhibit 1.

Financial Edge Fund, L.P., a Delaware limited partnership (Financial Edge Fund);

Financial Edge-Strategic Fund, L.P., a Delaware limited partnership (Financial Edge Strategic);

PL Capital/Focused Fund, L.P., a Delaware limited partnership (Focused Fund);

PL Capital, LLC, a Delaware limited liability company (PL Capital) and General Partner of Financial Edge Fund, Financial Edge Strategic and Focused Fund;

PL Capital Advisors, LLC, a Delaware limited liability company (PL Capital Advisors), and the investment advisor to Financial Edge Fund, Financial Edge Strategic, Goodbody/PL Capital, L.P. and Focused Fund;

Goodbody/PL Capital, L.P., a Delaware limited partnership (Goodbody/PL LP);

Goodbody/PL Capital, LLC (Goodbody/PL LLC), a Delaware limited liability company and General Partner of Goodbody/PL LP;

John W. Palmer and Richard J. Lashley, as Managing Members of PL Capital, PL Capital Advisors and Goodbody/PL LLC, and as individuals; and

Daniel J. Mullane as an individual.

(a)-(c) This Schedule 13D/A is filed by Mr. John W. Palmer and Mr. Richard J. Lashley, with respect to the shares of Common Stock beneficially owned by them, as follows:

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- (1) shares of Common Stock held in the name of Financial Edge Fund, Financial Edge Strategic and Focused Fund, in Mr. Palmer s and Mr. Lashley s capacity as Managing Members of (A) PL Capital: the General Partner of Financial Edge Fund, Financial Edge Strategic and Focused Fund, and (B) PL Capital Advisors: the investment advisor for Financial Edge Fund, Financial Edge Strategic and Focused Fund;
- (2) shares of Common Stock held in the name of Goodbody/PL LP, in Mr. Palmer s and Mr. Lashley s capacity as Managing Members of (A) Goodbody/PL LLC: the General Partner of Goodbody/PL LP, and (B) PL Capital Advisors: the investment advisor for Goodbody/PL LP; and
- (3) shares of Common Stock held by Mr. Palmer and Mr. Lashley, as individuals.

The business address of Financial Edge Fund, Financial Edge Strategic, Focused Fund, PL Capital, PL Capital Advisors, Goodbody/PL LP, Goodbody/PL LLC, Mr. Palmer, Mr. Lashley and Mr. Mullane is: c/o PL Capital, 20 East Jefferson Avenue, Suite 22, Naperville, Illinois 60540. Each of Financial Edge Fund, Financial Edge Strategic, Focused Fund, PL Capital, Goodbody/PL LP, PL Capital Advisors and Goodbody/PL LLC are engaged in various interests, including investments.

The principal employment of Messrs. Palmer and Lashley is investment management with each of PL Capital, PL Capital Advisors and Goodbody/PL LLC.

- Mr. Mullane is currently involved in a number of civic and charitable organizations and various private investment opportunities.
- (d) During the past five years, no member of the PL Capital Group has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the past five years, no member of the PL Capital Group has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and, as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, Federal or State securities laws or finding any violation with respect to such laws.
 - (f) All of the individuals who are members of the PL Capital Group are citizens of the United States.

Item 3. Source and Amount of Funds or Other Consideration

In aggregate, the PL Capital Group owns 387,920 shares of Common Stock of the Company acquired at an aggregate cost of \$14,000,039.

The amount of funds expended by Financial Edge Fund to acquire the 135,652 shares of Common Stock it holds in its name is \$4,919,528. Such funds were provided from Financial Edge Fund s available capital and from time to time by margin provided by Banc of America Securities LLC (Banc of America) on such firms usual terms and conditions.

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The amount of funds expended by Financial Edge Strategic to acquire the 64,092 shares of Common Stock it holds in its name is \$2,301,078. Such funds were provided from Financial Edge Strategic s available capital and from time to time by margin provided by Banc of America on such firms usual terms and conditions.

The amount of funds expended by Focused Fund to acquire the 117,000 shares of Common Stock it holds in its name is \$4,192,004. Such funds were provided from Focused Fund s available capital and from time to time by margin provided by Banc of America on such firms usual terms and conditions.

The amount of funds expended by Goodbody/PL LP to acquire the 68,676 shares of Common Stock it holds in its name is \$2,501,207. Such funds were provided from Goodbody/PL LP s available capital and from time to time by margin provided by Banc of America on such firms usual terms and conditions.

The amount of funds expended by Mr. Palmer to acquire the 1,000 shares of Common Stock he holds in his name was \$35,408. Such funds were provided from Mr. Palmer s personal funds.

The amount of funds expended by Mr. Lashley to acquire the 500 shares of Common Stock he holds in his name was \$17,634. Such funds were provided from Mr. Lashley s personal funds.

The amount of funds expended by Mr. Mullane to acquire the 1,000 shares of Common Stock he holds in street name through a broker-dealer was \$33,180. Such funds were provided from Mr. Mullane s personal funds.

Any purchases of Common Stock made by members of the PL Capital Group using funds borrowed from Banc of America, if any, were made in margin transactions on that firm susual terms and conditions. All or part of the shares of Common Stock owned by members of the PL Capital Group may from time to time be pledged with one or more banking institutions or brokerage firms as collateral for loans made by such entities to members of the PL Capital Group. Such loans, if any, generally bear interest at a rate based upon the federal funds rate plus a margin. Such indebtedness, if any, may be refinanced with other banks or broker-dealers. As of the date of this filing, no member of the PL Capital Group has margin or other loans outstanding secured by Common Stock except Financial Edge Strategic and Goodbody/PL LP, which effected margin transactions on Banc of America susual terms and conditions.

Item 4. Purpose of Transaction

This is the PL Capital Group s eighth amendment to its initial Schedule 13D filing. The PL Capital Group owns 8.5% of Bancorp RI based upon the Company s aggregate outstanding 4,537,021 shares of Common Stock. PL Capital Group s intent is to influence the policies of Bancorp RI and assert PL Capital Group s shareholder rights, with a goal of maximizing the value of the Common Stock.

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On February 4, 2008, Mr. Lashley submitted a notice to Bancorp RI of his intention to nominate himself, Mr. Palmer and Mr. Mullane as candidates for election to Bancorp RI s board of directors at the 2008 Annual Meeting of Shareholders, in opposition to the candidates proposed by Bancorp RI management. In connection with such notice and in full compliance with the requirements of Section 3.03 of Article III of Bancorp RI s By-Laws, Mr. Lashley provided Bancorp RI with certain information about himself, Mr. Palmer and Mr. Mullane, including, but not limited to, certain personal information (namely, name, age, business address and residence address), and information regarding their principal occupation and place of employment, their individual share ownership of Common Stock and the absence of conflicts of interest with the Company. A copy of the nomination letter is attached as Exhibit 2 to Amendment No. 7 to the Schedule 13D/A.

On February 4, 2008, PL Capital sent a letter to Ms. Linda Simmons, Chief Financial Officer of Bancorp RI and the members of Bancorp RI s Audit Committee, notifying them of an error in the Company s reporting of its outstanding shares of Common Stock. A copy of this letter is attached as Exhibit 3 to Amendment No. 7 to the Schedule 13D/A.

On February 5, 2008, PL Capital issued a press release titled, PL Capital Announces Intent to Nominate Three Outside Directors to the Board of Bancorp Rhode Island, Inc. A copy of this press release is attached as Exhibit 4 to Amendment No. 7 to the Schedule 13D/A.

On March 13, 2008, PL Capital sent a letter to the Board of Directors of Bancorp RI addressing certain concerns of PL Capital. A copy of this letter is attached as Exhibit 5 to this Schedule 13D/A.

Members of the PL Capital Group may make further purchases of shares of Common Stock, although the PL Capital Group has no present intention of ever increasing PL Capital Group s aggregate holdings above 9.999% of the Company s outstanding Common Stock. Members of the PL Capital Group may dispose of any or all the shares of Common Stock held by them.

To the extent the actions described herein may be deemed to constitute a control purpose with respect to the Securities Exchange Act of 1934, as amended, and the regulations thereunder, the PL Capital Group has such a purpose. Except as noted in this Schedule 13D/A, no member of the PL Capital Group has any plans or proposals, which relate to, or would result in, any of the matters referred to in paragraphs (b) through (j), inclusive of Item (4) of Schedule 13D/A. Such individuals may, at any time and from time to time, review or reconsider their positions and formulate plans or proposals with respect thereto.

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Item 5. Interest in Securities of the Company

The percentages used in this Schedule 13D/A are calculated based upon the number of outstanding shares of Common Stock, 4,537,021, reported as the number of outstanding shares as of February 28, 2008, in the Company s Form 10-K filed with the Securities and Exchange Commission on March 10, 2008.

The PL Capital Group made the following transactions in the Common Stock within the past 60 days.

- (A) Financial Edge Fund
 - (a)-(b) See cover page.
 - (c) Financial Edge Fund has made no purchases or sales of Common Stock in the past 60 days from the date this Schedule 13D/A was filed
 - (d) Because Messrs. Palmer and Lashley are the Managing Members of PL Capital, the general partner of Financial Edge Fund, they have the power to direct the affairs of Financial Edge Fund, including the voting and disposition of shares of Common Stock held in the name of Financial Edge Fund. Mr. Palmer and Mr. Lashley are also the Managing Members of PL Capital Advisors, the investment advisor of Financial Edge Fund. Therefore, Mr. Palmer and Mr. Lashley are deemed to share voting and disposition power with Financial Edge Fund with regard to those shares of Common Stock.
- (B) Financial Edge Strategic
 - (a)-(b) See cover page.
 - (c) Financial Edge Strategic has made no purchases or sales of Common Stock in the past 60 days from the date this Schedule 13D/A was filed.
 - (d) Because Messrs. Palmer and Lashley are the Managing Members of PL Capital, the general partner of Financial Edge Strategic, they have the power to direct the affairs of Financial Edge Strategic, including the voting and disposition of shares of Common Stock held in the name of Financial Edge Strategic. Mr. Palmer and Mr. Lashley are also the Managing Members of PL Capital Advisors, the investment advisor of Financial Edge Strategic. Therefore, Mr. Palmer and Mr. Lashley are deemed to share voting and disposition power with Financial Edge Strategic with regard to those shares of Common Stock.
- (C) Focused Fund
 - (a)-(b) See cover page.

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- (c) Focused Fund has made no purchases or sales of Common Stock in the past 60 days from the date this Schedule 13D/A was filed.
- (d) Because Messrs. Palmer and Lashley are the Managing Members of PL Capital, the general partner of Focused Fund, they have the power to direct the affairs of Focused Fund, including the voting and disposition of shares of Common Stock held in the name of Focused Fund. Mr. Palmer and Mr. Lashley are also the Managing Members of PL Capital Advisors, the investment advisor of Focused Fund. Therefore, Mr. Palmer and Mr. Lashley are deemed to share voting and disposition power with Focused Fund with regard to those shares of Common Stock.
- (D) Goodbody/PL LP
 - (a)-(b) See cover page.

- (c) Goodbody/PL LP has made no purchases or sales of Common Stock in the past 60 days from the date this Schedule 13D/A was filed.
- (d) Goodbody/PL LLC is the general partner of Goodbody/PL LP. Because Messrs. Palmer and Lashley are the Managing Members of Goodbody/PL LLC, they have the power to direct the affairs of Goodbody/PL LP. Mr. Palmer and Mr. Lashley are also the Managing Members of PL Capital Advisors, the investment advisor of Goodbody/PL LP. Therefore, Goodbody/PL LLC may be deemed to share with Messrs. Palmer and Lashley voting and disposition power with regard to the shares of Common Stock held by Goodbody/PL LP.
- (E) PL Capital
 - (a)-(b) See cover page.
 - (c) PL Capital has made no purchases or sales of Common Stock directly.
 - (d) PL Capital is the general partner of Financial Edge Fund, Financial Edge Strategic and Focused Fund. Because Messrs. Palmer and Lashley are the Managing Members of PL Capital, they have the power to direct the affairs of PL Capital. Therefore, PL Capital may be deemed to share with Mr. Palmer and Mr. Lashley voting and disposition power with regard to the shares of Common Stock held by Financial Edge Fund, Financial Edge Strategic and Focused Fund.
- (F) PL Capital Advisors
 - (a)-(b) See cover page.
 - (c) PL Capital Advisors has made no purchases or sales of Common Stock directly.

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(d) PL Capital Advisors is the investment advisor to Financial Edge Fund, Financial Edge Strategic, Focused Fund and Goodbody/PL LP. Because they are the Managing Members of PL Capital Advisors, Mr. Palmer and Mr. Lashley have the power to direct the affairs of PL Capital Advisors. Therefore, PL Capital Advisors may be deemed to share with Mr. Palmer and Mr. Lashley voting and disposition power with regard to the shares of Common Stock held by Financial Edge Fund, Financial Edge Strategic, Focused Fund and Goodbody/PL LP.

- (G) Goodbody/PL LLC
 - (a)-(b) See cover page.
 - (c) Goodbody/PL LLC has made no purchases or sales of Common Stock directly.
 - (d) Goodbody/PL LLC is the general partner of Goodbody/PL LP. Because Messrs. Palmer and Lashley are the Managing Members of Goodbody/PL LLC, they have the power to direct the affairs of Goodbody/PL LLC. Therefore, Goodbody/PL LLC may be deemed to share with Messrs. Palmer and Lashley voting and disposition power with regard to the shares of Common Stock held by Goodbody/PL LP.
- (H) Mr. John Palmer
 - (a)-(b) See cover page.
 - (c) Mr. Palmer has made no purchases or sales of Common Stock in the past 60 days from the date this Schedule 13D/A was filed.
- (I) Mr. Richard Lashley
 - (a)-(b) See cover page.

- (c) Mr. Lashley has made no purchases or sales of Common Stock in the past 60 days from the date this Schedule 13D/A was filed.
- (J) Mr. Daniel Mullane
 - (a)-(b) See cover page.
 - (c) Mr. Mullane purchased 1,000 shares of Common Stock on January 16, 2008 at an aggregate cost of \$33,180 (\$32.88 per share). Mr. Mullane has not made any other purchases or sales of Common Stock in the past 60 days from the date this Schedule 13D/A was filed.

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Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Company.

With respect to Financial Edge Fund, Financial Edge Strategic and Focused Fund, PL Capital is entitled to an allocation of a portion of profits, if any. With respect to Financial Edge Fund, Financial Edge Strategic, Focused Fund and Goodbody/PL LP, PL Capital Advisors is entitled to a management fee based upon a percentage of total capital. With respect to Goodbody/PL LP, Goodbody/PL LLC is entitled to an allocation of a portion of profits, if any.

Mr. Mullane has consented to be named as a nominee of the PL Capital Group for election to the Board of Directors of the Company, and to serve as a director of the Company if elected. He will not receive any compensation from the PL Capital Group in connection with his nomination or service as a director. Financial Edge Fund, a member of the PL Capital Group, has agreed to indemnify Mr. Mullane for any liabilities he may incur in connection with the PL Capital Group s intended solicitation of proxies for use at the 2008 Annual Meeting of Stockholders of the Company. Financial Edge Fund has also agreed to reimburse Mr. Mullane for any expenses that he incurs in connection with the PL Capital Group s intended solicitation of proxies for use at the 2008 Annual Meeting of Stockholders of the Company.

Other than the foregoing agreements and the Joint Filing Agreement filed as <u>Exhibit 1</u> to Amendment No. 7 to the Schedule 13D/A, there are no contracts, arrangements, understandings or relationships among the persons named in Item 2 hereof and between such persons and any person with respect to any securities of the Company.

Item 7. Material to be Filed as Exhibits

Exhibit No.	Description
1	Joint Filing Agreement.*
2	Nomination Letter from Richard J. Lashley to the Company, dated January 31, 2008.*
3	Letter from Richard J. Lashley to the Company, dated February 4, 2008.*
4	Press Release issued by PL Capital, dated February 5, 2008.*
5	Letter to the Company, dated March 13, 2008.

^{*}Filed previously.

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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: March 13, 2008

FINANCIAL EDGE FUND, L.P.

By: PL CAPITAL, LLC General Partner

By: <u>/s/ John W. Palmer</u>
John W. Palmer
Richard J. Lashley
Managing Member
Managing Member

FINANCIAL EDGE-STRATEGIC FUND, L.P.

By: PL CAPITAL, LLC General Partner

By: /s/ John W. Palmer
 John W. Palmer
 Managing Member

By: /s/ Richard J. Lashley
 Richard J. Lashley
 Managing Member

PL CAPITAL/FOCUSED FUND, L.P.

By: PL CAPITAL, LLC General Partner

By: /s/ John W. Palmer
John W. Palmer
Richard J. Lashley
Managing Member
Managing Member

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GOODBODY/PL CAPITAL, L.P.

By: GOODBODY/PL CAPITAL, LLC

General Partner

By: <u>/s/ John W. Palmer</u>
John W. Palmer
Richard J. Lashley
Managing Member
Managing Member

GOODBODY/PL CAPITAL, LLC

By: /s/ John W. Palmer
John W. Palmer
Richard J. Lashley
Managing Member
Managing Member

PL CAPITAL ADVISORS, LLC

By: /s/ John W. Palmer
John W. Palmer
Richard J. Lashley

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Managing Member	Managing Member
PL CAPITAL, LLC	
By: <u>/s/ John W. Palmer</u> John W. Palmer Managing Member	/s/ Richard J. Lashley Richard J. Lashley Managing Member

By: /s/ John W. Palmer
John W. Palmer

By: /s/ Richard J. Lashley
Richard J. Lashley

By: /s/ Daniel J. Mullane
Daniel J. Mullane

EXHIBIT 5

March 13, 2008

Members of the Board of Directors Bancorp Rhode Island, Inc. One Turks Head Place Providence, RI 02903

Dear Members of the Board:

In a letter to the Board dated June 27, 2007 we pointed out that People s United Financial, Inc. (symbol: PBCT) announced the acquisition of Chittenden Corporation. We noted that this was a missed opportunity as Chittenden was a high quality potential acquirer of Bancorp RI. Earlier this week, Eastern Bank Corporation announced the acquisition of MASSBANK Corp. (symbol: MASB), in a transaction valued at \$172 million whereby MASSBANK Corp. shareholders will receive \$40 per share in cash (22.5x last 12-months earnings, 157% of Tangible Book Value and 11.4% deposit premium).

Given that Eastern Bank Corporation is also a potential acquirer of Bancorp RI (and Eastern has a limited capacity for acquisitions), once again and unfortunately for Bancorp RI s shareholders, the Board has missed another opportunity to create shareholder value through a strategic transaction.

Given the turmoil in the credit markets and financial services industry, this development is frustrating and a failure by Bancorp RI s Board and management to create shareholder value.

As Board members, your primary fiduciary duty and responsibility is to shareholders, including realistically examining and pursuing strategic alternatives.

Regardless of whether the Board has seriously considered strategic alternatives, the reality is that Bancorp RI remains independent while the number of potential acquirers declines and the economic cycle continues to worsen.

The multiples of the Eastern Bank Corp. deal applied to Bancorp RI are as follows (\$ s rounded):

Price to last-12-months earnings $(22.5x)$ =	\$41
Price to 2008 est. EPS (22.5x)=	\$43
Price to TBV (157%)=	\$35
Deposit Premium (11%)=	\$47

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In our opinion, Bancorp RI is a more valuable franchise than MASSBANK and would achieve a higher price than implied by the above multiples. Further frustrating is that these multiples are applied against Bancorp RI s subpar ROE of just 8% and a 70% + efficiency ratio (MASSBANK Corp had a 52% efficiency ratio).

As we have previously stated, an acquirer will likely be able to achieve the 55%, or lower, efficiency ratio that Bancorp RI has been unable to reach on its own. It may not be true of mergers in the future, but generally speaking, the selling bank shareholders enjoy the majority of the economic premium obtained from these cost savings, making it unnecessary for the seller to achieve the cost savings or revenue enhancements themselves.

We believe Bancorp RI s subpar financial performance and apparent inability to maximize shareholder value through a strategic transaction, raises the question as to what the Board is doing for shareholders.

The Board of Directors should immediately engage outside advisors with a mandate to pursue a strategic transaction that maximizes shareholder value before additional opportunities are lost.

Please feel free to contact either of us at anytime.

Sincerely,

/s/ Richard Lashley /s/ John Palmer

Richard Lashley John Palmer
Principal Principal

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