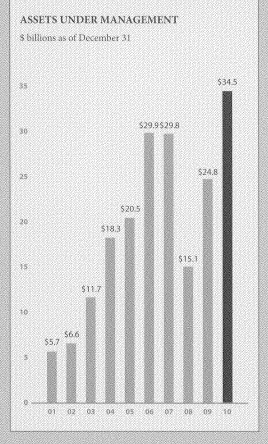


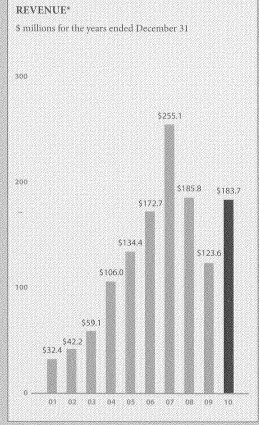
COHEN & STEERS

Annual Report 2010

Received SEC APR 0 5 2011 Washington, DC 20549 Since the inception of our firm in 1986, Cohen & Steers has recognized the power of equity securities that provide dividend income and the potential for diversification. Today, we specialize in U.S. and international real estate securities, listed infrastructure and utilities, large cap value stocks, and preferred securities. We also manage alternative investment strategies such as hedged real estate securities portfolios and private real estate multimanager strategies. Our investment portfolios are available through a range of open-end mutual funds, closed-end mutual funds and institutional separate accounts. Investment research and active portfolio management remain the cornerstones of our business.

In 2010, we reported a net profit of \$46.4 million, or \$1.07 per diluted share, compared with a net loss of \$1.7 million, or \$0.04 per diluted share, in 2009. Adjusting for certain items and charges taken in the year, we reported net profits of \$0.96 per share, an increase of 48% from adjusted 2009 EPS of \$0.65. Our assets under management (AUM) increased by 39%, from \$24.8 billion at year-end 2009 to \$34.5 billion at year-end 2010.





* From continuing operations.

TO OUR SHAREHOLDERS

2010 REVIEW

In 2010, the recovery of the economy and the financial markets continued, and our company enjoyed an outstanding year. As a result of the combination of investment performance and net inflows, our assets under management increased by 39%, from \$24.8 billion at year-end 2009 to \$34.5 billion at year-end 2010.

Our net inflows of \$4.8 billion translated into an industry-leading 20% organic growth rate. Institutional net inflows were our best ever, at \$3.8 billion. Open-end mutual fund net inflows, at \$798 million, were higher than in 2009, despite the fact that equity mutual funds across the country sustained substantial net outflows during the year, while fixed income funds enjoyed significant inflows. For the first time since 2006, we launched a new U.S. registered open-end mutual fund, investing in preferred securities and raising \$203 million as of February 2011. And for the first time since 2007, we offered a new closed-end mutual fund, also investing in preferred securities, that raised \$279 million in common stock, and when combined with leveraged assets exceeded \$400 million during the first quarter of 2011.

Our investment performance was strong in nearly all strategies. Our U.S. real estate strategy achieved a total return of nearly 30%, marking the second consecutive year of market-beating results. For each of our strategies, our long-term records of superior investment performance remain intact.

All of our financial performance metrics improved from 2009, including operating and net profit margins. The company remains debt-free and is generating cash flow in excess of our capital needs. Our board of directors continually evaluates the company's capital structure to determine the best ways to utilize cash to enhance shareholder value. In 2010, we decided that distributing cash to shareholders was the preferred course of action, and thereby declared a special dividend of \$2 per share that was paid in September.

From Recovery to Expansion

Following the worst financial crisis and deepest and longest recession in a generation, many economic and financial indicators have now recovered to precrisis levels. Notwithstanding a persistent high level of unemployment, these indicators include real and nominal gross domestic product (GDP), personal income, retail sales, consumer spending, and many others. Most economists have increased their economic growth forecasts for 2011 and beyond.

Our assets under management have recovered to precrisis levels, as well. With respect to real estate, many global property markets have returned to equilibrium. Valuations in both the private and public markets have returned to levels that are in line with historical averages. Corporate profits and corporate cash are at record highs, and monetary and fiscal policies worldwide remain highly accommodative. Consequently, it now appears to us that the economy and our company have definitively entered an expansionary phase.

The composition of future economic growth drivers, however, may be different from those of the past few cycles. Over the long term, we foresee continued global economic growth that may be accompanied by rising inflation, which should be very favorable for real estate and other so-called "real assets." We have finally begun to see a significant shift in capital flows away from bonds-following a nearly 30-year bull market-to equities. In essence, investors are reallocating their portfolios, reducing exposure from fixed income and increasing allocations to dynamic income-growing dividends that equities can uniquely deliver. This combination of economic trends and investor preferences causes us to believe that all of our current investment offerings are well positioned to meet investor needs.

There is no more real asset than real estate. We continue to add resources to our already industry-leading global real estate investment team led by Scott Crowe, Jon Cheigh and Tom Bohjalian. Another new and important element of global growth is the expansion of developing countries—so-called emerging markets and we have expanded our universe to include those countries and regions in which exceptional investment opportunities exist. We believe that there may be no better way to participate in a local economy than by owning its real estate. As a result, we now offer an open-end emerging markets real estate mutual fund.

Barely a day goes by that we don't hear about the global need for infrastructure projects such as bridges, tunnels, roads, seaports, airports and utilities. Investing in this sector with the added benefit of liquidity is what our leading global listed infrastructure team provides investors. As global economies expand, more budgets are including important investments in infrastructure, and for those countries not experiencing strong growth, government spending on infrastructure is embraced as stimulative; other governments may privatize mature infrastructure assets to pay down debt. Under the guidance of Bob Becker and Ben Morton, we have expanded our global investment team. So far, there is great interest in this sector on the part of select institutional investors, but we think that investors at large will eventually be making commitments to this sector as well.

We expect the stocks of large cap companies that regularly increase their dividends will come back into favor. The 2010 performance of large cap value was not as strong as we are accustomed to, but 2011 is off to a much better start for Rick Helm and his team.

The preferred securities market has staged a strong recovery in the two years following the financial crisis. In the past, this class of securities has been an important constituent of the capital structure of many companies, particularly financial institutions. As new global regulations necessitate more stringent capital requirements, the preferred market seems destined to expand to meet that need. Again, as an industry leader both in terms of assets and performance, our team, led by Bill Scapell, is very well positioned.

2011 OUTLOOK

While assets under management have recovered to our previous peak level of 2007, the nature of our business has changed. Specifically, the composition of our assets is very different from just a few years ago. In 2007, closed-end funds accounted for 34% of our assets, compared to 18% today. Assets in institutional accounts have increased from 36% of total assets to 57%. Most of our inflows are into sub-advised accounts-portfolios we manage that are offered by financial institutions to their clients around the world. With a greater number of clients whose needs are more complex, customized portfolios have become the rule and not the exception. Meeting the needs of our clients requires the dedication of increasing resources, from client service to administration and information technology support. We understand that the nature of our business may continually change; we have built our company with the philosophy that we want to be represented in as many distribution channels as possible, because you never know if or when they will fall in or out of favor. Frankly, we cannot tell you what is going to be more vibrant in the future, but we are determined to maintain our presence in all distribution channels.

In contrast, when it comes to investment strategies, we do not want to be all things to all people. We prefer to focus on a rational and narrow group of sectors in which we can distinguish ourselves with our expertise and performance. These investments are generally in the "real asset" category and where dividend income is an important component of total return. Here, there have been some shifts as well. Nearly half of our assets are in international or global portfolios, and about 20% of our revenues come from clients outside the U.S. As a result, we have continued to add resources to our foreign offices, particularly in Hong Kong where we have added both investment professionals and client service personnel.

As the cover of this report suggests, we operate in an extremely competitive environment—one in which differentiation from the pack can be very difficult. But success requires differentiation. In our business the two things that count most are investment performance and client service. Our clients and distribution partners are demanding more from us. The battle for shelf space is great, and the number of shelves has been shrinking. Needless to say, the regulatory climate continues to place greater demands on us. It has put pressure on our profit margins and continually forces us to think about ways in which we can improve our business without sacrificing performance or client service. Nonetheless, as the economy and our markets move from recovery to expansion, we expect to produce strong results for our clients and our shareholders.

Manx Cohen_

Martin Cohen Co-chairman & co-chief executive officer

Put Stero

Robert H. Steers Co-chairman & co-chief executive officer

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Joseph M. Harvey President

FORM 10-K

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

FORM 10-K

APR 0 5 2011

TO

ANNUAL REPORT PURSUANT TO SECTIONS 13 OR 15(d) OF THE SECURITIES EXCHANGE AGT OF 1934DC 20549

(Mark One)

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF

THE SECURITIES EXCHANGE ACT OF 1934 FOR THE FISCAL YEAR ENDED DECEMBER 31, 2010

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF

SECURITIES EXCHANGE ACT OF 1934 FOR THE TRANSTITION PERIOD PROM

Commission File No. 001-32236

COHEN & STEERS, INC.

(Exact name of registrant as specified in its charter)

Delaware (State or Other Jurisdiction of Incorporation or Organization) 14-1904657 (I.R.S. Employer Identification No.)

280 Park Avenue, New York, New York (Address of Principal Executive Offices) 10017 (Zip Code)

Registrant's telephone number, including area code: (212) 832-3232 Securities registered pursuant to Section 12(b) of the Act:

Title of each class Common Stock, \$.01 par value Name of each exchange on which registered New York Stock Exchange

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

None

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes 🗌 No 🔀

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes 🗌 No 🔀

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes \square No \square

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein and will not be contained, to the best of the registrant's knowledge, in the definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

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 definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large Accelerated Filer

1

Accelerated Filer

 \mathbf{X}

Non Accelerated Filer 🔲 (Do not check if a smaller reporting company)

ipany) Smaller reporting company 🗌

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

The aggregate market value of the voting common stock held by non-affiliates of the Registrant as of June 30, 2010 was approximately \$363 million. There is no non-voting common stock of the Registrant outstanding.

As of March 11, 2011, there were 43,098,985 shares of the Registrant's common stock issued and outstanding.

Documents Incorporated by Reference

Portions of the definitive Proxy Statement of Cohen & Steers, Inc. to be filed pursuant to Regulation 14A of the general rules and regulations under the Securities Exchange Act of 1934, as amended, for the 2011 annual meeting of stockholders scheduled to be held on May 19, 2011 ("Proxy Statement") are incorporated by reference into Part III of this Form 10-K.

PART I

Item 1. Business

OVERVIEW

Cohen & Steers, Inc. ("CNS"), a Delaware corporation formed in 2004, together with its wholly-owned subsidiaries manages portfolios specializing in U.S. and international real estate securities, large cap value stocks, listed infrastructure and utilities, and preferred securities. CNS and its subsidiaries are collectively referred to as the "Company," "we," "us" or "our." We also manage alternative investment strategies such as hedged real estate securities portfolios and private real estate multimanager strategies for qualified investors. We serve individual and institutional investors through a broad range of investment vehicles.

We completed the initial public offering of our common stock in 2004. Prior to the completion of the initial public offering and pursuant to a reorganization into a holding company structure, CNS became the parent holding company of Cohen & Steers Capital Management, Inc. ("CSCM"), our asset management subsidiary, and together with our direct and indirect subsidiaries, succeeded to the business conducted by CSCM and its subsidiaries since 1986.

Our revenue is derived primarily from investment advisory, administration, distribution and service fees received from open-end and closed-end mutual funds and investment advisory fees received from institutional separate accounts. These fees are based on contractually specified percentages of the assets of each client's portfolio. Revenue fluctuates with changes in the total value of the portfolios and is recognized over the period that the assets are managed.

At December 31, 2010, we managed \$34.5 billion in assets—\$8.5 billion in 15 open-end mutual funds, \$6.4 billion in eight closed-end mutual funds and \$19.6 billion in 109 institutional separate account portfolios for institutional investors.

The assets we manage increased 39% to \$34.5 billion at December 31, 2010 from \$24.8 billion at December 31, 2009. Changes in the assets we manage can come from two sources—inflows (or outflows) and market appreciation (or depreciation). The \$9.7 billion increase in the assets we managed from 2009 to 2010 was the result of market appreciation of \$4.8 billion and net inflows of \$4.8 billion.

Account Types

We manage three types of accounts: open-end mutual funds, closed-end mutual funds and institutional separate accounts.

Open-End Mutual Funds. The 15 open-end mutual funds for which we are the investment advisor offer and issue new shares continuously as funds are invested and redeem shares when funds are withdrawn. The share price for purchases and redemptions of each of the open-end mutual funds is determined by each fund's net asset value, which is calculated at the end of each business day. The net asset value per share is the current value of a fund's assets less liabilities, divided by the fund's total shares outstanding.

Investment advisory fees for the open-end mutual funds vary based on each fund's investment objective and strategy, fees charged by other comparable mutual funds and the nature of the investors to whom the mutual fund is offered. In addition, we receive a separate fee for providing administrative services to each open-end mutual fund at a rate that is designed to reimburse us for the cost of providing these services. Each of the open-end mutual funds pays us a monthly administration fee based on a percentage of the fund's average assets under management. In the years ended December 31, 2010, 2009 and 2008, investment advisory and administrative fees from our open-end mutual funds totaled approximately \$61.1 million, \$40.5 million and \$63.4 million, respectively, and accounted for 36%, 36% and 39%, respectively, of investment advisory and administrative fee revenue.

Our investment advisory and administration agreements with the open-end mutual funds are generally terminable upon 60 or fewer days notice, and each investment advisory agreement, including the fees payable thereunder, is subject to annual approval, after the first two years, by the open-end mutual fund's board, as well as by a majority of the directors who are not interested persons, as defined by the Investment Company Act of 1940 (the "Investment Company Act").

Closed-End Mutual Funds. The eight closed-end mutual funds for which we are the investment advisor are registered investment companies that have issued a fixed number of shares through public offerings. These

shares are listed on the New York Stock Exchange and cannot be redeemed by their shareholders. The trading price of the shares of a closed-end mutual fund is determined by supply and demand in the marketplace, which means the shares may trade at a premium or discount to the net asset value of the funds.

Investment advisory fees for the closed-end mutual funds vary based on each fund's investment objective and strategy, fees charged by other comparable mutual funds and prevailing market conditions at the time each closed-end mutual fund initially offered its shares to the public. In addition, we receive a separate fee for providing administrative services to six of the eight closed-end mutual funds at a rate that is designed to reimburse us for the cost of providing these services. For services under the investment advisory and administration agreements, closed-end mutual funds pay us a monthly fee based on a percentage of the fund's average assets under management. In the years ended December 31, 2010, 2009 and 2008, investment advisory and administrative fees from our closed-end mutual funds totaled approximately \$46.1 million, \$34.5 million and \$61.9 million, respectively, and accounted for 27%, 31% and 38%, respectively, of investment advisory and administrative fee revenue.

In order to reduce expenses for certain of the closed-end mutual funds, we have agreed to waive a portion of the investment advisory fees otherwise payable by such funds. These waivers began to expire in January 2006 and continue through March 2012.

The table below describes each such closed-end mutual fund's investment advisory fee charged in 2010 and what is scheduled to be charged, after giving effect to the amount of the fee that we have agreed to waive for each year (as a percentage of managed assets):

	Cohen & Steers	Cohen & Steers
	Quality Income	Infrastructure Fund, Inc.
	Realty Fund,	(formerly Cohen & Steers
	Inc. (through	Select Utility Fund, Inc.)
Year	12/31)	(through 3/31)
2010	0.77%	0.75%
2011	0.83%	0.80%
2012	0.85%	0.85%

Each of our investment advisory agreements with a closed-end mutual fund, including the fees payable under the waiver agreements, is subject, following the initial two year term, to annual approval by the mutual fund's board of directors, including at least a majority of the independent directors. Our investment advisory and administration agreements with the closed-end mutual funds are generally terminable upon 60 or fewer days' notice.

Institutional Separate Accounts. The 109 institutional separate accounts for which we are the investment advisor represent portfolios of securities we manage for institutional clients. We manage the assets in each institutional separate account in a manner tailored to the investment preferences of that individual client as defined within each client's individual investment advisory agreement. Our investment advisory agreements with the institutional separate account clients are generally terminable upon 60 days notice. In the years ended December 31, 2010, 2009 and 2008, investment advisory fees from our institutional separate accounts totaled approximately \$62.6 million, \$37.6 million and \$38.5 million, respectively, and accounted for 37%, 33% and 24%, respectively, of investment advisory and administrative fee revenue.

Sub-advisory assets, which may be sold to retail investors, are included in our institutional separate account assets. Sub-advisory assets represent accounts for which we have been named as a sub-advisor by the investment advisor to that account. As sub-advisor, we have responsibility for managing the portfolio's investments, while the investment advisor oversees our performance as sub-advisor.

Portfolio Consulting and Other Services. As portfolio consultant, we provide several services in connection with investment products such as unit investment trusts ("UITs"). A UIT is a registered investment company that holds a portfolio of securities that generally does not change during the life of the product (generally two to five years) except that the sponsor of the UIT may sell portfolio securities under certain narrowly defined circumstances. As portfolio consultant to a number of UITs, we construct a portfolio of securities that we believe is well suited to satisfying the investment objective of the UIT. We also provide ongoing portfolio monitoring services related to the portfolio. Finally, we provide a license to certain firms to use our name in connection with certain of their investment products. At December 31, 2010, we provided such advisory consulting services to UITs with aggregate assets of \$1.4 billion. These assets are not included in the assets we manage.

We also provide services in connection with unified managed accounts ("UMAs"). A UMA is an investment advisory service that offers diversified portfolios for investors with long-term investment horizons. As portfolio consultant on a number of UMAs, we construct portfolios of securities that fulfill the investment objective of the mandate and supply daily models. As of December 31, 2010, we provided such advisory consulting services to UMAs with aggregate assets of \$555 million. These assets are not included in the assets we manage.

We maintain two proprietary indices, Cohen & Steers Realty Majors Index ("RMP") and Cohen & Steers Global Realty Majors Index ("GRM"). RMP is the basis for the iShares Cohen & Steers Realty Majors Index Fund (ICF) sponsored by BlackRock Institutional Trust Company, N.A. GRM is the basis for Cohen & Steers Global Realty Majors Fund (GRI) sponsored by ALPS Fund Services, Inc. and Claymore Global Real Estate ETF (CGR) sponsored by Claymore Investments, Inc. We earn a licensing fee based on the funds' assets for the use of our indices, which assets as of December 31, 2010 were approximately \$2.3 billion. These are not included in the assets we manage.

Our fee schedules for these relationships vary based on the type of services we provide for each relationship.

Our Investment Process. Our investment process is based on fundamental portfolio and company research. Our investment committees and portfolio managers formulate investment strategies that take into account the economy, industry fundamentals and valuation for each of our portfolio strategies. An investment committee oversees the portfolio manager and research team responsible for each of our portfolio strategies. Martin Cohen and Robert H. Steers, our Co-Chairmen and Co-Chief Executive Officers, and Joseph M. Harvey, our president, head our investment committees.

Our research analysts must subject the companies that they cover to a detailed fundamental analysis. They focus on a company's management, business plan, balance sheet, industry position and corporate governance. We also require our research analysts to spend a significant amount of time interacting with and visiting company management, as well as talking to competitors, vendors, analysts and other industry participants. Investment performance is a primary determinant of incentive compensation for our investment professionals.

We have developed valuation models that are unique to each of our portfolio strategies. These models have been shown to be highly effective in identifying relative value. We use our valuation models daily to build and manage portfolios with the strict discipline to which we adhere.

Each of the portfolios that we currently manage adheres to one of the following investment strategies, which may employ leverage:

U.S. Realty Total Return seeks total return by investing in a diversified portfolio of U.S. real estate investment trusts ("REITs") and other publicly traded real estate companies.

U.S. Realty Focus seeks maximum total return by investing in a concentrated portfolio of U.S. REITs and other publicly traded real estate companies.

U.S. Realty Income seeks above-average income and capital appreciation by investing primarily in U.S. REITs and opportunistically in non-U.S. real estate securities and REIT preferred securities.

Global Realty Income seeks above-average income and capital appreciation by investing in global real estate securities and REIT preferred securities.

Global Real Estate Securities seeks total return by investing in global real estate securities.

International Real Estate Securities seeks total return by investing in real estate securities of companies based outside the United States.

European Real Estate Securities seeks total return by investing in real estate securities of companies based in Europe.

Asia Pacific Real Estate Securities seeks total return by investing in real estate securities of companies based in Asia and the Pacific Rim.

Large Cap Value seeks total return by investing predominately in large capitalization securities of U.S. based companies with above-average dividend growth.

REIT Preferred Securities seeks current income by investing in REIT preferred securities.

Preferred Securities seeks current income by investing in preferred and other income securities.

REIT and Preferred seeks current income by investing in U.S. REITs and other publicly traded real estate companies and preferred securities.

Global Listed Infrastructure seeks total return by investing in publicly traded infrastructure companies around the world.

Closed-end Opportunity seeks total return by investing in the common stock of closed-end mutual funds.

Global Income Builder seeks total return by investing in all five of Cohen & Steers' dividend-oriented portfolios and employs an options overwriting strategy to enhance current income.

Global Real Estate Long-Short makes long and short investments in global real estate securities to maximize absolute and risk-adjusted returns with modest volatility.

Global Private Real Estate Multimanager invests in private global real estate funds that provide the potential for attractive risk-adjusted returns.

Preferred and Income seeks total return by investing in preferred and other income securities.

Emerging Market Real Estate Securities seeks total return by investing in companies based in emerging countries.

Our Distribution Network. Our distribution network encompasses the major channels in the asset management industry, including large brokerage firms, registered investment advisors and institutional investors. The open-end mutual funds for which we are the investment advisor are available for purchase with and without commissions through full service and discount broker/dealers and the significant networks serving financial advisors. We provide advisory and administration services to our open-end and closed-end mutual funds under the Cohen & Steers brand name.

Our institutional separate account relationships extend to institutions such as corporate and public pensions, endowments and foundations and insurance funds. As of December 31, 2010, approximately \$13.3 billion of our institutional separate account assets were sub-advisory portfolios managed for several mutual funds and variable annuity funds. These funds are sponsored by other financial institutions and are distributed in the United States, Canada, Europe, Australia and Japan.

Discontinued Operations

On December 5, 2008, the Company announced its plan to exit the investment banking business. Effective May 1, 2009, CSCM sold its membership interest in Cohen & Steers Capital Advisors, LLC ("Advisors") to an entity controlled by the former managing directors of Advisors. The transaction did not have a material impact on our consolidated financial statements.

In conjunction with our exit of the investment banking business, the results from the investment banking activities, which have historically been reported as a separate business segment, Investment Banking, are reflected in discontinued operations in our consolidated financial statements.

Competition

We face substantial competition in every aspect of our business. Factors affecting our business include brand recognition, business reputation, investment performance, quality of service, and the continuity of client relationships. Fee competition also affects the business, as do compensation, administration, commissions and/ or other expenses paid to intermediaries.

Performance and price are the principal methods of competition. Prospective clients and mutual fund shareholders will typically base their decisions on our ability to generate returns that exceed a market index, i.e. our "performance," and on our fees, or "price." Individual mutual fund holders may also base their decision on the ability to access the mutual funds we manage through a particular distribution channel. Institutional separate account clients are often advised by consultants who may include other factors in their decisions for these clients.

We compete with a large number of global and U.S. investment advisors, commercial banks, broker/dealers, insurance companies and other financial institutions. We are considered a small to mid-sized investment advisory firm. Many competing firms are parts of larger financial services companies and attract business through numerous means including retail bank offices, investment banking and underwriting contacts, insurance agencies and broker/dealers.

More specifically, in the real estate securities investment advisory business we face competition from a variety of competitors. Real estate security mutual fund sponsors include: large nationally recognized investment advisory firms that offer a variety of mutual funds across many different asset types; investment advisors that

offer mutual funds whose primary investment objective is income; smaller boutique type firms that specialize solely in publicly traded real estate securities and firms that invest directly in real estate. Additionally, a number of financial advisors offer clients the ability to manage separate real estate security portfolios.

The growing acceptance of REITs and other high-income equity securities by both institutional and individual investors has encouraged a number of firms to begin managing income oriented equity securities, and our competitors seek to expand their market share among the same client base that we serve. Financial intermediaries that provide our products to their clients may also provide competing products. Many current and potential competitors have greater brand name recognition and more extensive client bases, which could be to our disadvantage. In addition, our larger competitors have more resources and may have more leverage to expand their distribution channels and capture market share through ongoing business relationships and extensive marketing efforts. Conversely, relative to our larger competitors, we are potentially able to grow our business at a faster rate from a relatively smaller asset base. In addition, we believe we are able to shift resources to respond to changing market conditions more quickly than many larger investment advisory firms.

The open-end mutual funds for which we are the investment advisor face significant competition from other open-end mutual funds, exchange traded funds and other investment companies and hedge funds. They vary both in size and investment philosophy and their shares are offered to the public on a load and no load basis. Advertising, sales promotions, the type and quality of services offered and investment performance influence competition for open-end mutual fund sales.

On an annual basis, investment advisory fees for the mutual funds we manage are subject to approval by the mutual fund board of directors, as well as by a majority of the directors who are not interested persons, as defined by the Investment Company Act. On this basis, we believe that fund performance and expenses, based on the level of services we provide, for the mutual funds for which we are the investment advisor, compare favorably to competitor funds.

We also face competition in attracting and retaining qualified employees. The ability to continue to compete effectively in our business depends in part on our ability to compete effectively in the market for investment professionals.

Regulation

Our business is subject to extensive regulation in the United States at both the federal and state level, as well as by self regulatory organizations (each, a "SRO"). The U.S. Securities and Exchange Commission ("SEC") is responsible for enforcing the U.S. federal securities laws and serves as a supervisory body for all federally registered investment advisors, as well as for national securities exchanges and associations.

CSCM is registered as an investment advisor with the SEC and is subject to the requirements and regulations of the U.S. Investment Advisers Act of 1940 (the "Advisers Act"). Such requirements relate to, among other things, custody, recordkeeping and reporting requirements, disclosure requirements, limitations on agency cross and principal transactions between an advisor and advisory clients, as well as general anti-fraud prohibitions. Moreover, in our capacity as an investment advisor to mutual funds, we are subject to the Investment Company Act and its rules and regulations. The Investment Company Act regulates the relationship between a mutual fund and its investment advisor and other affiliates. The SEC is authorized to institute proceedings and impose sanctions for violations of the Advisers Act and the Investment advisers also are subject to certain state securities laws and regulations. Non-compliance with certain provisions of the Advisers Act, the Investment Company Act or other U.S. federal and state securities laws and regulations could result in investigations, sanctions and reputational damage.

Our trading and investment activities for client accounts are regulated under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), as well as the rules of various U.S. and non-U.S. securities exchanges and self-regulatory organizations, including laws governing trading on inside information, market manipulation and a broad number of technical trading requirements (e.g., volume limitations, reporting obligations) and market regulation policies in the United States and globally. In addition, we manage a variety of investment funds listed on U.S. and non-U.S. exchanges, which are subject to the rules of such exchanges. Violation of these laws and regulations could result in restrictions on our activities and in damage to our reputation. We manage a variety of private pools of capital, including hedge funds. Congress, regulators, tax authorities and others continue to explore, on their own and in response to demands from the investment community, increased regulation related to private pools of capital, including changes with respect to investor eligibility, certain limitations on trading

activities, the scope of anti-fraud protections and a variety of other matters. We may be adversely affected by new legislation or rule-making or changes in the interpretation or enforcement of existing rules and regulations imposed by various regulators.

Our subsidiary, Cohen & Steers Securities, LLC ("Securities"), is a broker/dealer. The regulation of broker/ dealers has, to a large extent, been delegated by the federal securities laws to SROs, which adopt rules that govern the industry. The Financial Industry Regulatory Authority ("FINRA") is the designated SRO for Securities and conducts periodic examinations of its operations. Broker/dealers are subject to regulations which cover all aspects of the securities business, including sales practices, market making and trading among broker/dealers, use and safekeeping of clients' funds and securities, capital structure, recordkeeping and the conduct of directors, officers and employees. Our registered broker/dealer subsidiary is subject to certain net capital requirements under the Exchange Act. The net capital requirements, which specify minimum net capital levels for registered broker/dealers, are designed to measure the financial soundness and liquidity of broker/dealers. In addition, Securities is subject to regulation under the laws of the states and territories in which it is registered to conduct securities or investment advisory business.

Our subsidiaries are subject to the USA PATRIOT Act of 2001 (the "PATRIOT Act"), which contains the International Money Laundering Abatement and Anti-Terrorist Financing Act of 2001. The PATRIOT Act contains anti-money laundering measures affecting insured depository institutions, broker/dealers and certain financial institutions. The PATRIOT Act requires U.S. financial institutions to adopt policies and procedures to combat money laundering and grants the Secretary of the Treasury broad authority to establish regulations and to impose requirements and restrictions on financial institutions' operations. We have established policies and procedures designed to ensure compliance with the PATRIOT Act and the related regulations.

Our subsidiaries, Cohen & Steers Asia Limited, Cohen & Steers UK Limited, and Cohen & Steers Europe S.A. are subject to the laws of Hong Kong, the United Kingdom and Belgium, respectively, and are regulated by the Hong Kong Securities and Futures Commission, the United Kingdom Financial Services Authority, and the Belgium Banking, Finance and Insurance Commission, respectively. They each have developed comprehensive compliance systems in order to satisfy applicable regulatory requirements. Cohen & Steers Europe S.A. is also regulated by the Luxembourg Commission de Surveillance de Secteaur Financier. In addition, Cohen & Steers UK Limited and Cohen & Steers Europe S.A. must comply with certain pan-European regulations, including the Markets in Financial Instruments Directive which regulates the provision of investment services throughout the European Economic Area, and the Capital Requirements Directive, which delineates regulatory capital requirements.

In addition, public and private funds sponsored or managed in whole or in part by our subsidiaries are subject to regulation by the SEC and various other authorities depending on their country of domicile, type of fund, and method of marketing or distribution. Finally, our dealings in securities and other financial instruments on behalf of our funds and clients are subject to the rules and regulations of the financial markets in which those transactions occur.

The failure of our internal operations to comply with the applicable regulatory frameworks could have a material adverse effect on us.

Regulatory Reform

On July 21, 2010, the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "DFA") was signed into law in the United States. The DFA is expansive in scope and requires the adoption of extensive regulations and numerous regulatory decisions in order to be implemented. The adoption of these regulations and decisions will in large measure determine the impact of the DFA on the Company. It is not possible to predict the ultimate effects that the DFA, or subsequent implementing regulations and decisions, will have upon the Company's business and results of operations. Other jurisdictions outside the United States in which the Company operates are also in the process of devising or considering more pervasive regulation of many elements of the financial services industry, which could have a similar impact on the Company. The DFA and its regulations, and other new laws or regulations, or changes in enforcement of existing laws or regulations, could materially and adversely impact the scope or profitability of the Company's business activities; require the Company to change certain business practices; and expose the Company to additional costs (including compliance costs) and liabilities, as well as reputational harm.

Additional legislation, changes in rules promulgated by the SEC, other international, federal and state regulatory authorities and SROs, or changes in the interpretation or enforcement of existing laws and rules may directly affect our method of operation and profitability. Our profitability could also be affected by rules and regulations

that impact the business and financial communities in general, including changes to the laws governing taxation, antitrust regulation and electronic commerce. In addition, the SEC and other governmental agencies have been very active in investigating the investment advisory business and the mutual and private fund industries. The SEC has adopted and proposed various rules, and legislation has been introduced in Congress, the effect of which will further regulate these industries that could potentially restrict, modify or hamper our business activities or impose additional compliance obligations, and costs for fulfilling such obligations, on us.

Employees

As of December 31, 2010, we had 220 full-time employees. None of our employees are subject to any collective bargaining agreements. We believe we have good relations with our employees.

Available Information

We file annual, quarterly and current reports, proxy statements and all amendments to these reports and other information with the SEC. We make available free of charge on or through our Web site at *http://www.cohenandsteers.com* our Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 8-K (and all amendments to those reports) as soon as reasonably practicable after such material is electronically filed with or furnished to the SEC, and also make available on our Web site the charters for the Audit, Compensation, and Nominating and Corporate Governance Committees of the Board of Directors, our Code of Business Conduct and Ethics, our Code of Ethics for Chief Executive and Senior Financial Officers and our Corporate Governance Guidelines. You may also read and copy any document we file at the SEC's Public Reference Room at 100 F Street N.E., Washington, D.C. 20549. Please call 1-800-SEC-0330 for further information on the operation of the Public Reference Room. Reports, proxy statements and other information regarding issuers that file electronically with the SEC, including our filings, are also available to the public from the SEC's Web site at *http://www.sec.gov.*

Item 1A. Risk Factors

RISKS RELATED TO OUR BUSINESS

We depend on Martin Cohen and Robert Steers, our Co-Chairmen and Co-Chief Executive Officers, and the loss of their services would have a material adverse effect on us.

We depend on the efforts of Mr. Cohen and Mr. Steers. Mr. Cohen and Mr. Steers head each of our investment committees with our president, Joseph Harvey, and they oversee the portfolio manager and research teams responsible for each of our portfolio strategies. Although we expect Mr. Cohen and Mr. Steers to continue to act in their current positions, the loss of their services would have a material adverse effect on us.

Our ability to operate our company effectively could be impaired if we lose, fail to retain or recruit key personnel.

The market for qualified portfolio managers is extremely competitive. It is imperative for us to add and retain the portfolio managers and investment analysts that form the foundation of our company. However, we may not be successful in our efforts to recruit and retain the required personnel. In addition, our investment professionals and senior marketing personnel have direct contact with our institutional separate account clients, which can lead to strong client relationships. The loss of these personnel could jeopardize our relationships with certain institutional separate account clients, and result in the loss of such accounts. Further, we employ compensation mechanisms involving the use of equity compensation that may not be effective, especially if the market price of our common stock declines. The loss of key personnel or the inability to recruit and retain portfolio managers or marketing personnel could have a material adverse effect on our business.

A decline in the prices of securities could lead to a decline in revenue and earnings.

A significant portion of our revenue is derived from the investment advisory and administration fees we receive from our clients. These fees are based on the market value of the assets underlying the agreements that govern the fee calculations. Accordingly, a decline in the price of the securities in which we invest on behalf of our clients generally, and real estate securities in particular, could cause our revenue and earnings to decline. For example, the unprecedented turmoil in the global capital markets and in the REIT industry in particular during

2008, extended to the first quarter of 2009, had a significant material adverse effect on the value of the assets we managed and our earnings and revenue, causing our assets under management to decline.

The securities markets are highly volatile, and securities prices may increase or decrease for many reasons, including economic, financial or political events.

Our operating margin may also be adversely affected by our fixed costs and other expenses and the possibility that we would be unable to scale back other costs within a time frame sufficient to match any decreases in revenue relating to changes in our assets under management.

A general decline in the performance of securities in the real estate sector could have an adverse effect on the assets we manage and our revenue.

As of December 31, 2010, 44% of the assets we managed were concentrated in U.S. real estate common stocks and 27% were concentrated in non-U.S. real estate securities. Real estate securities and real property investments owned by the issuers of real estate securities are subject to varying degrees of risk. The returns from investments in real estate depend on the amount of income and capital appreciation generated by the related properties. Income and real estate values may also be adversely affected by such factors as applicable laws (e.g., Americans with Disabilities Act and tax laws), interest rate levels, and the availability of financing. If the properties do not generate sufficient income to meet operating expenses, the income and ability of a real estate company to make payments of any interest and principal on debt securities or any dividends on common or preferred stocks will be adversely affected. In addition, real property and loans on real property may be subject to the quality of credit extended and defaults by borrowers and tenants. Real estate investments are relatively illiquid and, therefore, the ability of real estate companies to vary their portfolios promptly in response to changes in economic or other conditions is limited. A real estate company may also have joint venture investments in certain properties and, consequently, its ability to control decisions relating to such properties may be limited. Declines in the performance of real estate securities (such as the decline which occurred in the fourth guarter of 2008 and that extended into the first guarter of 2009) could reduce the assets we manage and our revenue.

Our growth may be constrained by the limited size and number of issuers in the real estate securities market.

Real estate securities investment continues to play an important role in the overall prospects of our business. Our ability to continue our growth in real estate securities management depends in part on growth in the size and number of issuers in the real estate securities market, particularly in the United States. For example, due to the constraints in the size and number of U.S. public real estate securities and issuers, we have in the past and may in the future stop accepting new assets in real estate securities institutional separate account portfolios in certain strategies and in certain open-end mutual funds. We also may be constrained in our ability to sponsor new closed-end mutual funds that invest primarily or significantly in U.S. real estate securities. Such constraints may impair our ability to increase the assets we manage and our revenue.

We may have limited ability to raise additional closed-end mutual fund assets to manage.

Market conditions may preclude us from increasing the assets we manage in closed-end mutual funds. A significant portion of our growth in the assets we manage has resulted from public offerings of the common and preferred shares of closed-end mutual funds. The market conditions for these offerings may not be as favorable now or in the future, which could adversely impact our ability to grow the assets we manage and our revenue.

Certain of the closed-end funds managed by the Company utilized leverage in the form of auction market preferred securities ("AMPS"). These AMPS were issued by the funds to provide additional capital with the objective of increasing the net income available for the funds' shareholders. Due to the disruption in the capital markets during 2008 and 2009, the funds redeemed all of the AMPS and replaced a portion with bank financing in the aggregate amount of \$1.7 billion as of December 31, 2010.

To the extent the closed-end funds managed by the Company elect or are required by regulation or the terms of the bank financing to reduce leverage and repay the bank financing, the funds may need to liquidate investments, thereby decreasing the Company's assets under management.

Our clients can withdraw the assets we manage on short notice, making our future client and revenue base unpredictable.

Our investment advisory and administration agreements are generally terminable upon 60 or fewer days notice. In addition, open-end mutual fund investors may redeem their investments in the mutual funds at any time without prior notice. Moreover, each investment advisory agreement, including the fees payable thereunder, with a mutual fund is subject to annual approval by the mutual fund's board, as well as by a majority of the directors who are not interested persons as defined by the Investment Company Act; such approval may not be granted. Institutional and individual clients, and firms with which we have strategic alliances, can terminate their relationships with us, reduce the aggregate amount of the assets we manage or shift their funds to other types of accounts with different rate structures for any of a number of reasons, including investment performance, changes in prevailing interest rates and financial market performance. In a declining stock market, the pace of mutual fund redemptions could accelerate. Poor performance relative to other asset management firms tends to result in decreased purchases of mutual fund shares, increased redemptions of mutual fund shares, and the loss of institutional or individual accounts. Under certain circumstances, stockholder activists may pressure closed-end mutual funds for which we are the investment advisor to tender for their shares, open-end, liquidate or take other actions that may adversely affect the fees we receive from the affected closed-end mutual funds. The decrease in revenue that could result from any such event could have a material adverse effect on our business.

In addition, as required by the Investment Company Act and the Advisers Act, each of our investment advisory agreements automatically terminates upon its "assignment." A sale of a sufficient number of shares of our voting securities could be deemed an "assignment" in certain circumstances. An assignment, actual or constructive, will trigger these termination provisions and may adversely affect our ability to continue managing open-end and closed-end mutual funds and institutional separate accounts.

Loss of significant separate accounts would decrease our revenue.

At December 31, 2010, our three largest separate account relationships (which are sub-advisory relationships), covering numerous strategies and accounts, represented approximately 15% of our total revenue in 2010. Approximately 52% of the separate account assets we managed and approximately 29% of the total assets we managed was derived from these three separate account relationships. Loss of, or significant withdrawal from, any of these separate accounts would reduce our revenue. We have, from time to time, lost separate accounts because of decisions by our clients to reallocate their assets to different asset classes or to move their assets to our competitors. In the future, we could lose accounts under these or other circumstances, such as adverse market conditions or poor investment performance.

Future investment performance could reduce the assets we manage and our revenue and income.

Success in the asset management business is dependent on investment performance as well as distribution and client service. Relatively poor performance tends to result in decreased sales, increased withdrawals and redemptions in the case of the open-end mutual funds, and in the loss of separately managed accounts, with corresponding decreases in revenue. Many analysts of the mutual fund business believe that investment performance is the most important factor for the growth of open-end mutual funds. Failure of our investment products to perform well could, therefore, have a material adverse effect on our results of operations and future growth.

A rise in interest rates could negatively impact our business.

Our asset management business could be negatively impacted by rising interest rates. An increase in interest rates could cause the price of certain REITs and other securities in our clients' portfolios to decline. In addition, an increase in interest rates could negatively impact net flows into open-end mutual funds and institutional separate accounts and our ability to offer new closed-end mutual funds. These events would negatively affect our revenue and net income.

The inability to access clients through intermediaries could have a material adverse effect on our business.

Our ability to distribute mutual funds and subadvisory services is highly dependent on access to the client base of national and regional securities firms, banks, insurance companies, defined contribution plan administrators and other intermediaries which generally offer competing investment products. To a lesser extent, our institutional separate account asset management business depends on recommendations by consultants, financial planners and other professional advisors, as well as our existing clients. We may not be able to continue to gain access to these channels. The inability to have this access could have a material adverse effect on our business.

A significant portion of the growth in the mutual fund assets we manage in recent years has been accessed through intermediaries. Loss of any of these distribution channels, and the inability to access clients through new distribution channels, could adversely affect our results of operations and business prospects.

Fee pressures could reduce our revenue and profitability.

There has been a trend toward lower fees in some segments of the asset management business. In order for us to maintain our fee structure in a competitive environment, we must be able to provide clients with investment returns and service that will encourage them to be willing to pay such fees. In addition, the SEC has adopted rules that are designed to improve mutual fund corporate governance. These rules could result in further downward pressure on investment advisory fees in the mutual fund industry. Accordingly, we may not be able to maintain our current fee structure or take advantage of scheduled fee increases. Fee reductions on existing or future new business would have an adverse impact on our revenue and profitability.

Our business strategy may not be successful.

Our business strategy involves diversifying our asset management business to include products and services outside the U.S. real estate securities area. This has entailed hiring additional portfolio managers in areas in which we do not have significant prior experience, including the global real estate long-short and multimanager strategies, as well as opening offices both within and outside the United States. In the future, it may entail acquiring other asset management firms.

We may not be successful in locating and hiring or acquiring such portfolio managers or asset management firms and any such hiring activity or acquisitions may not be successful. In addition, our business prospects and future growth are subject to our ability to successfully manage multiple offices and navigate legal and regulatory systems outside the United States. Furthermore, a change in the current tax treatment of dividends could adversely impact our business strategy.

We could suffer losses in earnings or revenue if our reputation is harmed.

Our reputation is important to the success of our business. We believe that the Cohen & Steers brand has been, and continues to be, well received both in our industry and with our clients, reflecting the fact that our brand, like our business, is based in part on trust and confidence. If our reputation is harmed, existing clients may reduce amounts held in, or withdraw entirely from, funds that we advise or funds may terminate their management agreements with us, which could reduce the amount of assets under management and cause us to suffer a corresponding loss in earnings or revenue. Moreover, reputational harm may cause us to lose current employees and we may be unable to continue to attract new ones with similar qualifications, motivations or skills. If we fail to address, or appear to fail to address, successfully and promptly the underlying causes of any reputational harm, we may be unsuccessful in repairing any existing harm to our reputation and our future business prospects would likely be affected.

Failure to comply with client contractual requirements and/or guidelines could result in damage awards against the Company and loss of revenues due to client terminations.

When clients retain the Company to manage assets or provide products or services on their behalf, they specify guidelines or contractual requirements that the Company is required to observe in the provision of its services. A failure to comply with these guidelines or contractual requirements could result in damage to the Company's reputation or in its clients seeking to recover losses, withdrawing their funds or terminating their contracts, any of which could cause the Company's revenues and earnings to decline.

The soundness of other financial institutions could adversely affect our business.

Financial services institutions are interrelated as a result of trading, clearing, counterparty, or other relationships. Cohen & Steers, and the funds and accounts that it manages, have exposure to many different industries and counterparties, and routinely execute transactions with counterparties in the financial services industry. Many of these transactions expose Cohen & Steers or the funds and accounts that it manages to credit risk in the event of default of its counterparty or client. There is no assurance that any such losses would not materially and adversely impact our revenues and earnings.

Expansion into international markets and new products and services increases our operational, regulatory and other risks.

We have increased and expanded our product offerings and international business activities over the past several years, including the management of global real estate long-short and multimanager strategies. As a result of such expansion, we face increased operational, regulatory, compliance, reputation and foreign exchange rate risks. The failure of our compliance and internal control systems to properly mitigate such additional risks, or of our operating infrastructure to support such international expansion, could result in operational failures and regulatory fines or sanctions.

Compliance failures and changes in regulation could adversely affect us.

Our asset management business is subject to client guidelines and our mutual fund business involves compliance with numerous investment, asset valuation, distribution and tax requirements. A failure to adhere to these guidelines or satisfy these requirements could result in losses that could be recovered by the client from us in certain circumstances.

Our business is also subject to extensive regulation in the United States, including by the SEC and FINRA and internationally, including the Hong Kong Securities and Futures Commission, the United Kingdom Financial Services Authority, the Belgium Banking, Finance and Insurance Commission and the Luxembourg Commission de Surveillance de Secteaur Financier. Our failure to comply with applicable laws or regulations could result in fines, suspensions of personnel or other sanctions, including revocation of the registration of any of our subsidiaries as an investment advisor or broker/dealer. Changes in laws or regulations or in governmental policies could have a material adverse effect on us. These changes could have a substantial impact on the regulation and operation of mutual funds and could adversely affect the assets we manage and our revenue and net income.

Regulations restricting the use of "soft dollars" could result in an increase of our expenses.

On behalf of our mutual fund and investment advisory clients, we make decisions to buy and sell securities for each portfolio, select broker/dealers to execute trades and negotiate brokerage commission rates. In connection with these transactions, we may receive "soft dollar credits" from broker/dealers that have the effect of defraying certain of our expenses. If the ability of asset managers to use "soft dollars" were reduced or eliminated our operating expenses would potentially have increased by approximately \$4.6 million in 2010. We would expect a similar increase in operating expenses for future periods if the use of "soft dollars" was eliminated or significantly reduced.

The asset management industry is intensely competitive.

Our funds and separate accounts compete against an ever-increasing number of investment products and services sold to the public by investment management companies, investment dealers, banks, insurance companies and others. Many institutions competing with us have greater resources than we do. We compete with other providers of investment products on the basis of the products offered, the investment performance of such products, quality of service, fees charged, the level and type of financial intermediary compensation, the manner in which such products are marketed and distributed, our reputation and the services provided to investors. In addition, our ability to market investment products is highly dependent on access to the various distribution systems of national and regional securities dealer firms, which generally offer competing internally and externally managed investment products which could limit the distribution of our investment products. There can be no assurance that we will be able to retain access to these channels. The inability to have such access could have a material adverse effect on our business. To the extent that existing or potential customers, including securities broker/dealers, decide to invest in or broaden distribution relationships with our competitors, the sales of our products as well as our market share, revenue and net income could decline.

Failure to maintain adequate infrastructure could impede our ability to support business growth.

We continue to experience significant growth in our business activities, both domestically and internationally. We must maintain adequate infrastructure to support this growth, including technological capacity, data centers, backup facilities and sufficient space for expanding staff levels. The failure to maintain an infrastructure commensurate with our expansion, particularly our international expansion, could impede our growth.

RISKS RELATED TO OUR COMMON STOCK

We are controlled by Mr. Cohen and Mr. Steers, whose interests may differ from those of other stockholders.

Our principals, Mr. Cohen and Mr. Steers, beneficially own, in the aggregate, approximately 55% of our common stock as of March 11, 2011. As long as Mr. Cohen and Mr. Steers control a majority of the common stock, they will have the ability to, among other things:

- elect all of the members of our board of directors and thereby control our management and affairs;
- determine the outcome of matters submitted to a vote of our stockholders for approval; and

• preclude any unsolicited acquisition of us and, consequently, adversely affect the market price of the common stock or prevent our stockholders from realizing a premium on their shares.

The interests of our principals could differ from those of other stockholders in instances where, for example, our principals' compensation is being determined or where an unsolicited acquisition of us could result in a change in our management.

Sales of a substantial number of shares of our common stock may adversely affect the market price of our common stock, and the issuance of additional shares will dilute all other stockholdings.

Sales of a substantial number of shares of our common stock in the public market, or the perception that such sales could occur, could adversely affect the market price of our common stock. Our principals, who directly or indirectly own, in the aggregate, 23,798,303 shares of our common stock as of March 11, 2011, may sell shares of our common stock, subject to the securities laws restrictions on sales by affiliates. We granted our principals and two trusts benefiting their families, their affiliates and certain of their transferees the right to require us to register under the Securities Act of 1933, as amended (the "Securities Act"), shares of our common stock (and other securities convertible into or exchangeable or exercisable for shares of common stock) held by them under certain circumstances.

In November 2009, a registration statement that covered resales of an aggregate of 12,000,000 shares owned by Messrs. Cohen and Steers and 10,000,000 primary shares which may be offered and sold by us, was declared effective by the SEC.

Anti-takeover provisions in our charter documents and Delaware law could delay or prevent a change in control.

Our certificate of incorporation may delay or prevent a merger or acquisition that a stockholder may consider favorable by permitting our board of directors to issue one or more series of preferred stock. In addition, provisions of the Delaware General Corporation Law restrict certain business combinations with interested stockholders. These provisions may also discourage acquisition proposals or delay or prevent a change in control, which could harm our stock price.

Item 1B. Unresolved Staff Comments

The Company has no unresolved SEC comments.

Item 2. Properties

Our principal executive offices are located in leased office space at 280 Park Avenue, New York, New York. In addition, we have leased office space in Seattle, Hong Kong, London and Brussels.

Item 3. Legal Proceedings

From time to time, we are involved in legal matters relating to claims arising in the ordinary course of business. Except as noted below, there are currently no such matters pending that we believe could have a material adverse effect on our business or financial condition.

The Company, CSCM and the officers of two Cohen & Steers closed-end funds (collectively, the "Defendants") were named as defendants in putative shareholder derivative actions captioned *Gammon v. Cohen & Steers Capital Management, Inc., et al.* and *Klein v. Cohen & Steers Capital Management, Inc., et al.* filed in the Supreme Court of the State of New York, County of New York on August 26, 2010 and September 8, 2010, respectively (together, the "Complaints"). The Complaints also named the two funds as nominal defendants. The Complaints allege breaches of fiduciary duties related to the redemption of the funds' auction preferred

shares at their liquidation preference, and seek indeterminate monetary damages in favor of the funds and an award of plaintiffs' costs and disbursements in pursuing the action.

The Complaints follow the previously disclosed shareholder demand letters sent to the board of directors of three Cohen & Steers closed-end funds, which contain the same basic allegations contained in the Complaints. On October 28, 2010, a special committee consisting of independent members of the funds' boards determined that the funds should not pursue claims based on the allegations in the demand letters and rejected the demands made in the letters. The Defendants believe that the Complaints are without merit, and intend to defend vigorously against these charges.

In the opinion of management, the ultimate resolution and outcome of this matter is uncertain at this time, and we are unable to estimate the expense or exposure, if any, that it may represent, though it could potentially have a material adverse impact on the financial position and results of operations of the Company. However, this possible impact is unknown and not reasonably determinable; therefore, no liability has been recorded in the Company's consolidated financial statements.

Item 4. (Removed and Reserved)

PART II

Item 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

Our common stock is listed on the New York Stock Exchange ("NYSE") and is traded under the symbol "CNS." As of March 11, 2011, there were 44 holders of record of our common stock. Common stockholders include institutional and omnibus accounts that hold common stock for numerous underlying investors. The closing sale price of our common stock on March 11, 2011 was \$28.27 per share.

The declaration and payment of dividends to holders of our common stock by us, if any, are subject to the discretion of our board of directors. Our board of directors will take into account such matters as general economic and business conditions, our strategic plans, our financial results and condition, contractual, legal and regulatory restrictions on the payment of dividends by us and our subsidiaries and such other factors as our board of directors may consider to be relevant. On March 10, 2011, we declared a quarterly cash dividend on our common stock in the amount of \$0.15 per share.

The following table sets forth, for the periods indicated, the high and low reported sale prices and dividends declared per share for our common stock as reported on the NYSE:

Three Months Ended 2010	March 31	June 30	September 30	December 31
High price	\$25.55	\$29.20	\$23.19	\$28.98
Low price	\$19.31	\$20.57	\$19.38	\$21.30
Closing price	\$24.96	\$20.74	\$21.70	\$26.10
Cash dividend declared per share	\$ 0.10	\$ 0.10	\$ 2.10*	\$ 0.10
Three Months Ended 2009	March 31	June 30	September 30	December 31
High price	\$13.46	\$17.93	\$24.32	\$25.86
Low price	\$ 8.13	\$10.66	\$13.05	\$18.61
Closing price	\$11.16	\$14.95	\$24.00	\$22.84
Cash dividend declared per share	\$ 0.05	\$ 0.05	\$ 0.05	\$ 0.05

* The Company declared a special extraordinary dividend in the amount of \$2.00 per share on August 5, 2010.

During the three months ended December 31, 2010, we made the following purchases of our equity securities that are registered pursuant to Section 12(b) of the Exchange Act:

Period	Total Number of Shares Purchased(1)	Average Price Paid Per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs	Maximum Number of Shares that May Yet Be Purchased Under the Plans or Programs
October 1 through				
October 31, 2010	89	\$24.79	_	_
November 1 through				
November 30, 2010	342	\$27.97	-	—
December 1 through				
December 31, 2010		\$ —	_	—
Total	431	\$27.32	_	_

(1) Purchases made by us to satisfy income tax withholding obligations of certain employees.

During the fiscal year ended December 31, 2010, we did not sell any equity securities that were not registered under the Securities Act.

Item 6. Selected Financial Data

The selected consolidated financial data, together with other information presented below, should be read in conjunction with our consolidated financial statements and the notes to those statements and "Management's Discussion and Analysis of Financial Condition and Results of Operations" included in this Form 10-K. The data reflect certain reclassifications to conform to the current year's presentation. The amounts related to these reclassifications are not material to our consolidated financial statements.

SELECTED CONSOLIDATED FINANCIAL AND OTHER DATA

		Years E	Ended Decemb	er 31,	
(\$ in thousands, except per share data)	2010	2009	2008	2007	2006
Consolidated Statements of Operations Total revenue Total operating expenses	\$183,738 130,952(6	\$123,553) _105,990	\$185,830 132,537(4)	\$255,069 	\$172,714
Operating income (loss) Total non-operating income (loss)	52,786 12,708(7	17,563) (13,399)(5	53,293) (7,413)(3	99,472) 10,009	(11,773) 8,399
Income (loss) from continuing operations before provision (benefit) for income taxes Provision (benefit) for income taxes	65,494 19,089	4,164 4,490	45,880 20,822	109,481 41,378	(3,374) (1,511)
Income (loss) from continuing operations (Loss) income from discontinued operations, net of tax	\$ 46,405	\$ (326) (10)	\$ 25,058 (6,997)	\$ 68,103 7,393	\$ (1,863) 5,067
Net income (loss) Less: Net income attributable to redeemable noncontrolling interest	\$ 46,405 (8)	\$ (336) (1,374)	\$ 18,061	\$ 75,496	\$ 3,204
Net income (loss) attributable to common shareholders	\$ 46,397	<u>\$ (1,710)</u>	\$ 18,061	\$ 75,496	\$ 3,204
Earnings per share data—Basic Income (loss) from continuing operations attributable to common shareholders	\$ 1.09	\$ (0.04)	\$ 0.60	\$ 1.63	\$ (0.05)
(Loss) income from discontinued operations, net of tax, attributable to common shareholders	<u> </u>	\$ (0.00)	\$ (0.17)	\$ 0.18	\$ 0.13
Net income (loss) attributable to common shareholders	\$ 1.09	\$ (0.04)	\$ 0.43	\$ 1.80	\$ 0.08
Earnings per share data – Diluted Income (loss) from continuing operations attributable to common shareholders	\$ 1.07	\$ (0.04)	\$ 0.60	\$ 1.60	\$ (0.05)
(Loss) income from discontinued operations, net of tax, attributable to common shareholders	<u> </u>	\$ (0.00)	\$ (0.17)	\$ 0.17	\$ 0.12
Net income (loss) attributable to common shareholders	\$ 1.07	\$ (0.04)	\$ 0.43	\$ 1.77	\$ 0.08
Cash dividends declared per share	\$ 2.40	\$ 0.20	\$ 0.76	\$ 0.80	\$ 0.48
Consolidated Statements of Financial Condition Cash and cash equivalents Equity investments Investments, available-for-sale	\$136,191 43,979 16,954	\$153,002 10,842 45,758	\$121,857 44,845	\$136,971 93,703	\$139,360
Total assets Total liabilities Total stockholders' equity	277,586 44,221 233,365	43,738 328,711 40,376 284,869	286,122 41,180 244,942	332,245 50,330 281,915	285,146 43,737 241,409
Other Financial Data (unaudited) (\$ in Millions) Assets under management (AUM) by account type:					
Open-end mutual funds Closed-end mutual funds Institutional separate accounts	\$ 8,484 6,353 19,625	\$ 6,285 5,546 12,954	\$ 4,280 4,278 6,544	\$ 8,900 10,274 10,612	\$ 9,575 11,391 8,930
Total AUM	\$ 34,462	\$ 24,785	\$ 15,102	\$ 29,786	\$ 29,896

(1) Includes \$75.7 million expense associated with the termination of additional compensation agreements entered into in

connection with common share offerings of certain closed-end mutual funds.

(2) Includes \$5.8 million expense associated with a payment made in conjunction with an additional compensation agreement entered into in connection with the offering of a closed-end mutual fund.

(3) Includes \$10.8 million expense associated with losses recorded on investments, available-for-sale.

(4) Includes \$3.7 million of impairment charges associated primarily with previously acquired intangible assets and \$1.9 million severance expense and other employee related costs.

(5) Includes \$32.3 million expense resulting from the impairment of available-for-sale securities.

(6) Includes \$4.1 million expense associated with a payment of additional compensation agreement entered into in connection with the offering of a closed-end mutual fund.

(7) Includes \$6.8 million gain due to recoveries on the sale of previously impaired securities.

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

This report and other documents filed by us contain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), which reflect our current views with respect to, among other things, our operations and financial performance. You can identify these forward-looking statements by the use of words such as "outlook," "believes," "expects," "potential," "may," "should," "seeks," "predicts," "intends," "plans," "estimates," "anticipates" or the negative versions of these words or other comparable words. Such forward-looking statements are subject to various risks and uncertainties.

Accordingly, there are or will be important factors that could cause actual outcomes or results to differ materially from those indicated in these statements. We believe that these factors include, but are not limited to, those described in Item 1A. Risk Factors of this Annual Report on Form 10-K. These factors should not be construed as exhaustive and should be read in conjunction with the other cautionary statements that are included in this report. We undertake no obligation to publicly update or review any forward-looking statement, whether as a result of new information, future developments or otherwise.

OVERVIEW

Cohen & Steers, Inc. ("CNS"), a Delaware corporation formed in 2004, and its subsidiaries are collectively referred to as the "Company," "we," "us" or "our."

We are a manager of portfolios specializing in U.S. and international real estate securities, large cap value stocks, listed infrastructure and utilities, and preferred securities. We also manage alternative investment strategies such as hedged real estate securities portfolios and private real estate multimanager strategies for qualified investors. We serve individual and institutional investors through a broad range of investment vehicles.

Assets Under Management

We manage three types of accounts: open-end mutual funds, closed-end mutual funds and institutional separate accounts.

The following table sets forth information regarding the net flows and appreciation/(depreciation) of assets under management for the years presented (in millions):

	Year	s Ended Decembe	er 31,
	2010	2009	2008
OPEN-END MUTUAL FUNDS			
Assets under management, beginning of period	\$ 6,285	\$ 4,280	\$ 8,900
Inflows	2,915	2,112	2,665
Outflows	(2,117)	(1,595)	(3,860)
Net inflows (outflows)	798	517	(1,195) (3,425)
Market appreciation (depreciation)	1,401	1,488	
Total increase (decrease)	2,199	2,005	(4,620)
Assets under management, end of period	\$ 8,484	\$ 6,285	\$ 4,280
Average assets under management for period	\$ 6,984	\$ 4,527	\$ 7,089
CLOSED-END MUTUAL FUNDS			
Assets under management, beginning of period	\$ 5,546	\$ 4,278	\$ 10,274
Inflows	340	628	—
Outflows	(79)	(395)	(2,098)
Net inflows (outflows)	261	233	(2,098)
Market appreciation (depreciation)	546	1,035	(3,898)
Total increase (decrease)	807	1,268	(5,996)
Assets under management, end of period	\$ 6,353	\$ 5,546	\$ 4,278
Average assets under management for period	\$ 5,754	\$ 4,425	\$ 8,534
INSTITUTIONAL SEPARATE ACCOUNTS			
Assets under management, beginning of period	\$12,954	\$ 6,544	\$ 10,612
Inflows	6,116	4,516	2,016
Outflows	(2,327)	(1,306)	(2,075)
Net inflows (outflows)	3,789	3,210	(59)
Market appreciation (depreciation)	2,882	3,200	(4,009)
Total increase (decrease)	6,671	6,410	(4,068)
Assets under management, end of period(1)	\$19,625	\$12,954	<u>\$ 6,544</u>
Average assets under management for period	\$15,690	\$ 8,491	\$ 9,290
TOTAL			
Assets under management, beginning of period	\$24,785	\$15,102	\$ 29,786
Inflows	9,371	7,256	4,681
Outflows	(4,523)	(3,296)	(8,033)
Net inflows (outflows)	4,848	3,960	(3,352)
Market appreciation (depreciation)	4,829	5,723	(11,332)
Total increase (decrease)	9,677	9,683	(14,684)
Assets under management, end of period	\$34,462	\$24,785	\$ 15,102
Average assets under management for period	\$28,428	\$17,443	\$ 24,913

(1) As of December 31, 2010 and December 31, 2009, assets under management from institutional separate accounts included \$152 million and \$36 million, respectively, of assets invested in our alternative strategy.

Assets under management were \$34.5 billion at December 31, 2010, a 39% increase from \$24.8 billion at December 31, 2009 and an increase of 128% from \$15.1 billion at December 31, 2008. The increase in assets under management was due to market appreciation of approximately \$4.8 billion and net inflows of \$4.8 billion during the year ended December 31, 2010.

A significant majority of our revenue, approximately 92%, 91% and 88% in the years ended December 31, 2010, 2009 and 2008, respectively, was derived by providing asset management services to our sponsored open-end and closed-end mutual funds and to institutional separate accounts. This revenue is earned pursuant to the terms of the underlying advisory contract, and is based on a contractual investment advisory fee generally applied to the average assets under management in the client's portfolio.

Average assets under management were \$28.4 billion in the year ended December 31, 2010, a 63% increase from \$17.4 billion in the year ended December 31, 2009.

Open-end mutual funds

Open-end mutual fund assets under management were \$8.5 billion at December 31, 2010, compared with \$6.3 billion at December 31, 2009 and \$4.3 billion at December 31, 2008. The increase in assets under management from December 31, 2009 was attributable to \$1.4 billion of market appreciation and \$798 million of net inflows. The increase in assets under management during 2009 was attributable to \$1.5 billion of market appreciation and \$517 million of net inflows. The decrease in assets under management during 2009 was attributable to \$3.4 billion of market depreciation and \$1.2 billion of net outflows.

Average assets under management were \$7.0 billion in the year ended December 31, 2010, an increase of 54% from \$4.5 billion in the year ended December 31, 2009 and a decrease of 1% from \$7.1 billion in the year ended December 31, 2008.

Net inflows for open-end mutual funds were \$798 million in the year ended December 31, 2010, compared with net inflows of \$517 million in the year ended December 31, 2009 and net outflows of \$1.2 billion in the year ended December 31, 2008. Gross inflows increased to \$2.9 billion in the year ended December 31, 2010, compared with \$2.1 billion in the year ended December 31, 2009 and \$2.7 billion in the year ended December 31, 2010, compared with \$1.6 billion in the year ended December 31, 2009 and \$3.9 billion in the year ended December 31, 2008.

Market appreciation was \$1.4 billion in the year ended December 31, 2010, compared with market appreciation of \$1.5 billion in the year ended December 31, 2009 and market depreciation of \$3.4 billion in the year ended December 31, 2008.

Closed-end mutual funds

Closed-end mutual fund assets under management were \$6.4 billion at December 31, 2010, compared with \$5.5 billion at December 31, 2009 and \$4.3 billion at December 31, 2008. The increase in assets under management from December 31, 2009 was primarily attributable to market appreciation of \$546 million and \$261 million of net inflows primarily due to the launch of Cohen & Steers Select Preferred and Income Fund, Inc. ("PSF") on November 24, 2010, which raised \$279 million as of December 31, 2010 and \$407 million through January 31, 2011, including leverage. The increase in assets under management during 2009 was primarily attributable to market appreciation of \$1.0 billion and \$233 million of net inflows due to line of credit borrowings achieved through the funds' credit facilities. The decrease in assets under management during 2008 was primarily attributable to market appreciation of \$3.9 billion and the redemption of \$2.1 billion of auction market preferred securities.

Average assets under management were \$5.8 billion in the year ended December 31, 2010, an increase of 30% from \$4.4 billion in the year ended December 31, 2009 and a decrease of 33% from \$8.5 billion in the year ended December 31, 2008.

Market appreciation was \$546 million in the year ended December 31, 2010, compared with market appreciation of \$1.0 billion in the year ended December 31, 2009 and market depreciation of \$3.9 billion in the year ended December 31, 2008.

Institutional separate accounts

Institutional separate account assets under management were \$19.6 billion at December 31, 2010, compared with \$13.0 billion at December 31, 2009 and \$6.5 billion at December 31, 2008. The increase in assets under management from December 31, 2009 was attributable to \$3.8 billion of net inflows and \$2.9 billion of market

appreciation. The increase in assets under management during 2009 was attributable to \$3.2 billion of market appreciation and \$3.2 billion of net inflows. The decrease in assets under management during 2008 was attributable primarily to \$4.0 billion of market depreciation.

Average assets under management were \$15.7 billion in the year ended December 31, 2010, an increase of 85% from \$8.5 billion in the year ended December 31, 2009 and an increase of 69% from \$9.3 billion in the year ended December 31, 2009.

Institutional separate accounts had net inflows of \$3.8 billion in the year ended December 31, 2010, compared with net inflows of \$3.2 billion in the year ended December 31, 2009 and net outflows of \$59 million in the year ended December 31, 2008. Gross inflows were \$6.1 billion in the year ended December 31, 2010, compared with \$4.5 billion in the year ended December 31, 2009 and \$2.0 billion in the year ended December 31, 2008. Gross outflows totaled \$2.3 billion in the year ended December 31, 2010, compared with \$1.3 billion in the year ended December 31, 2009 and \$2.0 billion in the year ended December 31, 2008.

Market appreciation was \$2.9 billion in the year ended December 31, 2010, compared with market appreciation of \$3.2 billion in the year ended December 31, 2009 and market depreciation of \$4.0 billion in the year ended December 31, 2008.

RESULTS OF OPERATIONS

	Years Ended December 31,			
(in thousands)	2010	2009	2008	
Results from continuing operations				
Total revenue	\$ 183,738	\$ 123,553	\$ 185,830	
Total expenses	(130,952)	(105,990)	(132,537)	
Net non-operating income (loss)	12,708	(13,399)	(7,413)	
Income from continuing operations before			<u> </u>	
provision for income taxes	\$ 65,494	\$ 4,164	\$ 45,880	
Results from discontinued operations			<u></u>	
Total revenue	\$ —	\$ —	\$ 1,181	
Total expenses	_	(21)	(13,417)	
Net non-operating income	_	4	405	
Loss from discontinued operations before				
provision for income taxes	<u>\$ </u>	<u>\$ (17)</u>	\$ (11,831)	

Discontinued Operations

On December 5, 2008, the Company announced its plan to exit the investment banking business. Effective May 1, 2009, Cohen & Steers Capital Management, Inc. ("CSCM") sold its membership interest in Cohen & Steers Capital Advisors, LLC ("Advisors") to an entity controlled by the former managing directors of Advisors.

In conjunction with our decision to exit the investment banking business, the results of the investment banking activities, which had historically been reported as a separate business segment, Investment Banking, are reflected in discontinued operations in our consolidated financial statements.

2010 COMPARED WITH 2009

Results from Continuing Operations

Revenue

Revenue increased 49% to \$183.7 million in the year ended December 31, 2010 from \$123.6 million in the year ended December 31, 2009. The increase was primarily attributable to higher levels of average assets under management, from net inflows and market appreciation. Average assets under management in the year ended December 31, 2010 were \$28.4 billion compared with \$17.4 billion in 2009. Investment advisory and administration fees increased 51% to \$169.8 million in the year ended December 31, 2010, compared with \$112.6 million in the year ended December 31, 2009.

In the year ended December 31, 2010, total investment advisory and administration revenue from open-end mutual funds increased 51% to \$61.1 million from \$40.5 million in the year ended December 31, 2009. The increase was primarily attributable to higher levels of average assets under management resulting from market appreciation of \$1.4 billion and net inflows of \$798 million in 2010. Average assets under management for open-end mutual funds in the year ended December 31, 2010 were \$7.0 billion compared with \$4.5 billion in 2009.

In the year ended December 31, 2010, total investment advisory and administration revenue from closed-end mutual funds increased 34% to \$46.1 million from \$34.5 million in the year ended December 31, 2009. The increase in closed-end mutual fund revenue was attributable to higher levels of average assets under management resulting from market appreciation of \$546 million and net inflows of \$261 million primarily as a result of the launch of PSF in 2010. Average assets under management for closed-end mutual funds in the year ended December 31, 2010 were \$5.8 billion compared with \$4.4 billion in 2009.

In the year ended December 31, 2010, total investment advisory and administration revenue from institutional separate accounts increased 67% to \$62.6 million from \$37.6 million in the year ended December 31, 2009. This increase was attributable to higher levels of average assets under management resulting from net inflows of \$3.8 billion and market appreciation of \$2.9 billion in 2010. Average assets under management for institutional separate accounts in the year ended December 31, 2009.

Distribution and service fee revenue increased 20% to \$9.1 million in the year ended December 31, 2010 from \$7.5 million in the year ended December 31, 2009. This increase in distribution and service fee revenue was primarily due to higher levels of average assets under management in 2010.

Expenses

Total operating expenses increased 24% to \$131.0 million in the year ended December 31, 2010 from \$106.0 million in the year ended December 31, 2009, primarily due to increases in employee compensation and benefits of \$13.7 million, distribution and service fee expenses of \$8.0 million, and general and administrative expenses of \$2.8 million.

Employee compensation and benefits increased 24% to \$71.7 million in the year ended December 31, 2010 from \$58.0 million in the year ended December 31, 2009. The increase was primarily due to higher incentive bonus and production compensation, net of deferrals, of approximately \$8.7 million, higher amortization of restricted stock units of approximately \$2.2 million and higher salaries of approximately \$1.7 million.

Distribution and service fees increased 54% to \$22.6 million in the year ended December 31, 2010 from \$14.7 million in the year ended December 31, 2009. This increase was primarily due to the costs of approximately \$3.2 million associated with the launch of PSF and higher levels of average assets under management in open-end mutual funds for the 2010 period.

General and administrative increased 10% to \$31.2 million in the year ended December 31, 2010 from \$28.4 million in the year ended December 31, 2009. This increase was primarily due to higher travel and entertainment expenses of approximately \$862,000, higher information technology costs of approximately \$635,000 resulting from upgrades made to our infrastructure, including application development, and higher marketing expenses of approximately \$527,000.

Non-operating Income (loss)

Non-operating income was \$12.7 million in the year ended December 31, 2010, compared with non-operating loss of \$13.4 million in the year ended December 31, 2009. The 2010 results included a gain of approximately \$6.8 million due to recoveries on the sale of previously impaired securities. Excluding this gain, non-operating income would have been \$5.9 million. The 2009 results included other-than-temporary impairment charges of \$32.3 million recorded on available-for-sale securities, primarily from investments in preferred securities and seed money investments in our sponsored mutual funds. Excluding these charges, non-operating income would have been \$18.8 million in the year ended December 31, 2009. The decrease was primarily attributable to decreased gains from trading securities of \$14.2 million attributable to the consolidation of our long short global real estate funds in 2009.

Income Taxes

We recorded an income tax expense of \$19.1 million in the year ended December 31, 2010, compared with \$4.5 million in the year ended December 31, 2009. The effective tax rate of 29% in the year ended December 31, 2010 included discrete items, the most significant of which was attributable to gains of approximately

\$6.8 million from the sale of previously impaired securities. The provision for income taxes in the year ended December 31, 2009 included the reversal of an approximate \$3.2 million valuation allowance associated with available-for-sale securities recorded in 2008 and approximately \$7.3 million related to non-deductible impairment charges recorded during the year ended December 31, 2009. The provision for income taxes in the years ended December 31, 2010 and 2009 include U.S. federal, state, local and foreign taxes at an approximate effective tax rate of 34% and 21%, respectively, excluding the items mentioned above.

2009 COMPARED WITH 2008

Results from Continuing Operations

Revenue

Revenue decreased 34% to \$123.6 million in the year ended December 31, 2009 from \$185.8 million in the year ended December 31, 2008. The decrease was primarily attributable to lower levels of average assets under management. Investment advisory and administration fees decreased 31% to \$112.6 million in the year ended December 31, 2009, compared with \$163.9 million in the year ended December 31, 2008.

In the year ended December 31, 2009, total investment advisory and administration revenue from open-end mutual funds decreased 36% to \$40.5 million from \$63.4 million in the year ended December 31, 2008. The decrease was primarily attributable to lower levels of average assets under management resulting from market depreciation and net outflows during the fourth guarter of 2008 and the first guarter of 2009.

In the year ended December 31, 2009, total investment advisory and administration revenue from closed-end mutual funds decreased 44% to \$34.5 million from \$61.9 million in the year ended December 31, 2008. The decrease in closed-end mutual fund revenue was attributable to lower levels of average assets under management resulting from market depreciation and the redemption of auction market preferred securities during the fourth quarter of 2008 and the first quarter of 2009.

In the year ended December 31, 2009, total investment advisory and administration revenue from institutional separate accounts decreased 2% to \$37.6 million from \$38.5 million in the year ended December 31, 2008. This decrease was attributable to lower levels of average assets under management in 2009.

Distribution and service fee revenue decreased 56% to \$7.5 million in the year ended December 31, 2009 from \$17.1 million in the year ended December 31, 2008. This decrease in distribution and service fee revenue was primarily due to lower levels of average assets under management in 2009.

Expenses

Total operating expenses decreased 20% to \$106.0 million in the year ended December 31, 2009 from \$132.5 million in the year ended December 31, 2008, primarily due to decreases in distribution and service fees of \$9.5 million, restructuring and impairment charges of \$5.6 million, employee compensation and benefits of \$4.6 million, general and administrative expenses of \$3.9 million and amortization of deferred commission of \$3.4 million.

Distribution and service fees decreased 39% to \$14.7 million in the year ended December 31, 2009 from \$24.1 million in the year ended December 31, 2008. This decrease was primarily due to lower levels of average assets under management in open-end load mutual funds for the 2009 period.

Restructuring and impairment was \$5.6 million in the year ended December 31, 2008, which included severance expense of approximately \$1.9 million and impairment charges associated primarily with previously acquired intangible assets of approximately \$3.7 million.

Employee compensation and benefits decreased 7% to \$58.0 million in the year ended December 31, 2009 from \$62.5 million in the year ended December 31, 2008. This was primarily due to lower incentive based compensation of approximately \$2.6 million and decreased salary and payroll taxes of approximately \$1.9 million.

General and administrative decreased 12% to \$28.4 million in the year ended December 31, 2009 from \$32.2 million in the year ended December 31, 2008. This decrease was primarily attributable to lower travel and entertainment expenses of approximately \$1.8 million, lower professional fees of approximately \$749,000 and lower office expense of approximately \$706,000.

Amortization of deferred commissions decreased 81% to \$789,000 in the year ended December 31, 2009 from \$4.2 million in the year ended December 31, 2008. This decrease was primarily attributable to lower subscriptions in class C shares in our open-end load mutual funds for which commissions are capitalized and amortized.

Non-operating Income (loss)

Non-operating loss was \$13.4 million in the year ended December 31, 2009, compared with non-operating loss of \$7.4 million in the year ended December 31, 2008. The 2009 and 2008 results included previously disclosed impairment charges on available-for-sale securities of \$32.3 million and \$10.8 million, respectively. Excluding these items, non-operating income would have been \$18.8 million and \$3.3 million in the years ended December 31, 2009, respectively. This increase was primarily attributable to increased gains from trading securities of \$14.5 million attributable to the consolidation of our long short global real estate funds.

Income Taxes

We recorded an income tax expense of \$4.5 million in the year ended December 31, 2009, compared with \$20.8 million in the year ended December 31, 2008. The provision for income taxes in the year ended December 31, 2009 included the reversal of an approximate \$3.2 million valuation allowance associated with available-for-sale securities recorded in 2008 and approximately \$7.3 million related to non-deductible impairment charges recorded during the year ended December 31, 2009. The provision for income taxes in the year ended December 31, 2009 and 2008 included the \$3.2 million valuation allowance mentioned above and \$2.1 million due to the non-deductibility of realized losses on sales of securities. The income tax expense in the year ended December 31, 2008 also included a \$1.3 million expense reduction due to an adjustment from the estimated provision to the actual 2007 U.S. federal tax return. The provision for income taxes in the years ended December 31, 2009 and 2008 include U.S. federal, state, local and foreign taxes at an approximate effective tax rate of 21% and 37%, respectively, excluding the items mentioned above.

Liquidity and Capital Resources

Our business does not require us to maintain significant capital balances. Our current financial condition is highly liquid, with a significant amount of our assets comprised of cash and cash equivalents, equity investments, investments, available-for-sale and accounts receivable. Our cash flows generally result from the operating activities of our business, with investment advisory and administrative fees being the most significant contributor. Cash and cash equivalents, equity investments, investments, available-for-sale and accounts receivable were 83% and 71% of total assets as of December 31, 2010 and 2009, respectively. Included in equity investments and investments, available-for-sale at December 31, 2010 were approximately \$38.2 million of equity investments in our global real estate long-short funds and \$4.9 million of auction rate preferred securities, respectively, which were classified as level 2 investments in accordance with the Accounting Standard Codification (the "Codification") Topic 820, *Fair Value Measurements and Disclosures* ("Topic 820"). Included in equity investment in our global real estate long-short fund and \$5.1 million of auction rate preferred securities and \$2.6 million of corporation debt securities, respectively, which were classified as level 2, which were classified as level 2, both were classified as level 2, 5.1 million of auction rate preferred securities and \$2.6 million of corporation for the securities, respectively, which were classified as level 2, 5.1 million of auction rate preferred securities and \$2.6 million of corporation debt securities, respectively, which were classified as level 2, which were classified as level 2, which were classified as level 2, 5.0 million of auction rate preferred securities and \$2.6 million of corporation debt securities, respectively, which were classified as level 2 investments in accordance with Topic 820. See Note 4 to the consolidated financial statements relating to investments.

Net cash provided by operating activities increased to \$54.0 million in the year ended December 31, 2010 from \$22.1 million and \$35.2 million in the years ended December 31, 2009 and December 31, 2008, respectively. We expect that cash flows provided by operating activities will continue to serve as the principal source of working capital in our near future.

Net cash provided by investing activities was \$32.3 million in the year ended December 31, 2010, compared with net cash provided by investing activities of \$10.3 million and \$1.7 million in the years ended December 31, 2009 and December 31, 2008, respectively. In 2010, net cash provided by investing activities was primarily comprised of \$54.9 million of proceeds from sale of investments, available-for-sale, partially offset by \$19.7 million of purchases of investments, available-for-sale and \$2.9 million of purchases of property and equipment. In 2009, net cash provided by investing activities was primarily comprised of \$45.6 million of purchases of property and equipment. In 2009, net cash provided by investing activities by \$32.8 million of purchases of investments, available-for-sale and \$2.5 million of purchases of property and equipment. In 2008, net cash provided by investing activities was primarily comprised of \$45.1 million of proceeds from sale of investments, available-for-sale, partially offset by \$32.8 million of purchases of property activities was primarily comprised of \$45.1 million of proceeds from sale of investments, available-for-sale, partially offset by \$35.4 million of purchases of property and equipment. and \$8.0 million of purchases of property and equipment.

Net cash used in financing activities was \$103.0 million in the year ended December 31, 2010, compared with net cash used in financing activities of \$1.7 million and \$52.1 million in the years ended December 31, 2009 and December 31, 2008, respectively. In 2010, net cash used in financing activities was primarily comprised of \$102.4 million for the payment of dividends to stockholders, which included a special dividend of approximately \$85.3 million paid on September 27, 2010, and \$3.4 million for the repurchase of common stock to satisfy

employee withholding tax obligations on the delivery of restricted stock units, partially offset by contributions from redeemable noncontrolling interest of \$2.0 million. In 2009, net cash used in financing activities was primarily comprised of \$8.5 million for the payment of dividends to stockholders, a reduction to previously recorded excess tax benefits associated with the delivery of restricted stock units of \$3.4 million and \$2.3 million for the repurchase of common stock to satisfy employee withholding tax obligations on the delivery of restricted stock units, partially offset by contributions from redeemable noncontrolling interest of \$11.8 million. In 2008, net cash used in financing activities was primarily comprised of \$32.0 million for the repurchase of common stock and \$31.6 million for the payment of dividends to stockholders, partially offset by \$10.8 million of excess tax benefits associated with delivery of restricted stock units.

It is our policy to continuously monitor and evaluate the adequacy of our capital. We have consistently maintained net capital in excess of the regulatory requirements for our broker/dealer, as prescribed by the Securities and Exchange Commission ("SEC"). At December 31, 2010, we exceeded our aggregate minimum regulatory capital requirements by approximately \$1.2 million. The SEC's Uniform Net Capital Rule 15c3-1 imposes certain requirements that may have the effect of prohibiting a broker/dealer from distributing or withdrawing capital and requiring prior notice to the SEC for certain withdrawals of capital. During 2010, we made a capital withdrawal of \$10 million from our broker/dealer. Our non-U.S. subsidiaries are regulated outside the U.S. by the Hong Kong Securities and Futures Commission, the United Kingdom Financial Securities Authority, and the Belgium Banking, Finance and Insurance Commission. At December 31, 2010, our non-U.S. subsidiaries exceeded their aggregate minimum regulatory requirements by approximately \$44.7 million. We believe that our cash flows from operations will be more than adequate to meet our anticipated capital requirements and other obligations as they become due.

Contractual Obligations and Contingencies

We have contractual obligations to make future payments in connection with our non-cancelable operating lease agreements for office space. There were no material capital lease obligations as of December 31, 2010. The following summarizes our contractual obligations as of December 31, 2010 (in thousands):

		Payments Due by December 31,					
	2011	2012	2013	2014	2015	Thereafter	Total
Operating leases	\$7,372	\$7,145	\$7,349	\$1,119	\$530	\$289	\$23,804

We had \$4.7 million, \$4.9 million and \$5.7 million of total gross unrecognized tax benefits as of December 31, 2010, 2009 and 2008, respectively. The total amount of net unrecognized tax benefits that, if recognized, would affect the effective tax rate was \$2.8 million, \$2.5 million and \$3.4 million (net of the federal benefit on state issues) as of December 31, 2010, 2009 and 2008, respectively. We accrue interest and penalties related to unrecognized tax benefits in the provision for income taxes. As of December 31, 2010 and 2009, we had accrued interest and penalties related to unrecognized tax benefits of approximately \$0.6 million and \$0.9 million, respectively. See Note 12 to the consolidated financial statements for additional disclosures related to income taxes.

Off-Balance Sheet Arrangements

We do not invest in any off-balance sheet vehicles that provide liquidity, capital resources, market or credit risk support, or engage in any leasing activities that expose us to any liability that is not reflected in our consolidated financial statements.

Critical Accounting Policies and Estimates

The preparation of our consolidated financial statements in accordance with accounting principles generally accepted in the United States of America requires management to make certain estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the dates of the consolidated financial statements and the reported amounts of revenue and expenses during the reporting periods. We believe the estimates used in preparing the consolidated financial statements are reasonable and prudent. Actual results could differ from those estimates.

A thorough understanding of our accounting policies is essential when reviewing our reported results of operations and our financial position. Management considers the following accounting policies critical to an informed review of our consolidated financial statements. For a summary of these and additional accounting policies, see Note 2 to the consolidated financial statements.

Investments

We determine the appropriate classification of our investments at the time of purchase and re-evaluate such determination at each statement of financial condition date.

Securities owned and securities sold but not yet purchased are classified as trading securities and are measured at fair value based on quoted market prices, market prices obtained from independent pricing services engaged by management or as determined by our fair value committee, with unrealized gains and losses recorded as gain (loss) from trading securities reported in our consolidated statement of operations.

Investments classified as equity investments are accounted for using the equity method, under which we recognize our respective share of the investee's net income for the period. The carrying amounts of these investments approximate their fair value.

Investments classified as available-for-sale are primarily comprised of investment-grade preferred instruments and investments in our sponsored open-end and closed-end mutual funds. These investments are carried at fair value based on quoted market prices or market prices obtained from independent pricing services engaged by management, with unrealized gains and losses, net of tax, reported in accumulated other comprehensive income. We periodically review each individual security position that has an unrealized loss, or impairment, to determine if that impairment is other than temporary. If we believe an impairment of a security position is other than temporary, the loss will be recognized in our consolidated statement of operations.

Goodwill and Intangible Assets

Goodwill represents the excess of the cost of our investment in the net assets of an acquired company over the fair value of the underlying identifiable net assets at the date of acquisition. Goodwill and indefinite lived intangible assets are not amortized but are tested at least annually for impairment by comparing the fair value to their carrying amounts. Finite lived intangible assets are amortized over their useful lives.

Stock-based Compensation

We recognize compensation expense for the grant-date fair value of awards of equity instruments granted to employees. This expense is recognized over the period during which employees are required to provide service. We also estimate forfeitures. During the year ended December 31, 2008, the Company reduced its estimated forfeiture rate, resulting in an increase in employee compensation and benefits of approximately \$1.0 million.

Income Taxes

We record the current and deferred tax consequences of all transactions that have been recognized in the consolidated financial statements in accordance with the provisions of the enacted tax laws. Deferred tax assets are recognized for temporary differences that will result in deductible amounts in future years. Deferred tax liabilities are recognized for temporary differences that will result in taxable income in future years. We record a valuation allowance, when necessary, to reduce deferred tax assets to an amount that more likely than not will be realized.

Recently Issued Accounting Pronouncements

In January 2010, the Financial Accounting Standards Board ("FASB") issued new guidance as an amendment to fair value measurements and disclosures. The new guidance adds requirements for disclosure about transfers into and out of level 1 and level 2 fair value measurements and separate disclosures about purchases, sales, issuances, and settlements relating to level 3 measurements. The guidance also clarifies existing fair value disclosures about the level of disaggregation and about inputs and valuation techniques in level 2 and level 3 fair value measurements. This new guidance was effective for the first quarter of our 2010 fiscal year. The adoption of this new guidance did not have a material impact on our consolidated financial statements.

In September 2009, the FASB issued new guidance measuring fair value of certain alternative investments. This new guidance creates a practical expedient to measure the fair value of an investment in certain entities on the basis of the net asset value per share of the investment (or its equivalent) determined as of the reporting entity's measurement date. This new guidance also requires disclosures by major category of investment about the attributes of those investments, such as the nature of any restrictions on the investor's ability to redeem its investments at the measurement date, any unfunded commitments and the investment strategies of the investees. This new guidance was effective for the first quarter of our 2010 fiscal year. The adoption of this new guidance did not have a material impact on our consolidated financial statements.

In June 2009, the FASB issued new guidance related to consolidation of Variable Interest Entities ("VIEs") which required careful reconsideration of previous conclusions, including (1) whether an entity is a VIE, (2) whether the enterprise is the VIE's primary beneficiary, and (3) what type of financial statement disclosures are required. This guidance was effective for the first quarter of our 2010 fiscal year. In February 2010, the FASB issued new guidance as an amendment to consolidation of VIEs. The amendment deferred the consolidation requirements for a reporting entity's interest in an entity (1) that has all the attributes of an investment company, or (2) for which it is industry practice to apply measurement principles for financial reporting purposes that are consistent with those followed by investment companies. This guidance did not have a material impact on our consolidated financial statements because we met the criteria under the deferral afforded by the amendment.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

In the normal course of our business, we are exposed to the risk from changes in interest and currency rates and securities market and general economic fluctuations, which may have an adverse impact on the value of our investments. At December 31, 2010, we had approximately \$44.0 million of equity investments, which represented our equity interests in our global real estate long-short funds and Cohen & Steers Global Listed Infrastructure Fund. As of December 31, 2010, we had approximately \$17.0 million of investments, available-for-sale which were comprised of approximately \$4.1 million invested in our sponsored mutual funds, \$5.9 million invested in perpetual preferred securities and \$6.9 million invested in foreign and domestic common stocks.

The following is a summary of the effect that 10 percent increase or decrease in equity prices would have on our investments subject to equity price fluctuation at December 31, 2010:

	Carrying Value	Carrying Value Assuming a 10% Increase	Carrying Value Assuming a 10% Decrease
Equity investments	\$43,979	\$48,377	\$39,581
Investments, available-for-sale Total investments, available-for-sale	<u>16,954</u> \$60,933	18,649 \$67,026	15,259 \$54,840

A significant majority of our revenue—approximately 92%, 91% and 88% in the years ended December 31, 2010, 2009 and 2008, respectively—was derived from investment advisory agreements with our clients. Under these agreements, the investment advisory and administration fee we receive is based on the market value of the assets we manage. Accordingly, a decline in the prices of securities generally, and real estate securities in particular, attributable to such market factors as inflation, interest changes and economic downturn, may cause our revenue and income to decline by:

• causing the value of the assets we manage to decrease, which would result in lower investment advisory and administration fees; or

• causing our clients to withdraw funds in favor of investments that they perceive as offering greater opportunity or lower risk, which would also result in lower investment advisory and administration fees.

In addition, market conditions may preclude us from increasing the assets we manage in closed-end mutual funds. The market conditions for these offerings may not be as favorable in the future, which could adversely impact our ability to grow the assets we manage and realize higher fee revenue associated with such growth. Further, depending on market conditions, the closed-end funds we manage may increase or decrease their leverage in order to maintain the funds' target leverage ratios, thereby increasing or decreasing the assets we manage.

As of December 31, 2010, 44% and 27% of the assets we managed were concentrated in U.S. real estate common stocks and international real estate common stocks, respectively. An increase in interest rates or prolonged economic downturn could have a negative impact on the valuation of REITs and other securities in our clients' portfolios, which could reduce our revenue. In addition, an increase in interest rates or prolonged economic downturn could negatively impact our ability to increase open-end mutual fund assets and to offer new mutual funds.

Item 8. Financial Statements and Supplemental Data

The report of our independent registered public accounting firm and financial statements listed in the accompanying index are included in Item 15 of this report. See the Index to Financial Statements on page F-1.

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

There have been no disagreements on accounting and financial disclosure matters.

Item 9A. Controls and Procedures

We maintain disclosure controls and procedures (as that term is defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the "Exchange Act")) that are designed to ensure that information required to be disclosed in our reports under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms, and that such information is accumulated and communicated to our management, including our Co-Chief Executive Officers and our Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosures. Any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives.

Our management, including our Co-Chief Executive Officers and our Chief Financial Officer, has evaluated the effectiveness of our disclosure controls and procedures (as defined in Rule 13a-15(e) under the Exchange Act) as of December 31, 2010.

Based on that evaluation and subject to the foregoing, our Co-Chief Executive Officers and our Chief Financial Officer have concluded that our disclosure controls and procedures as of December 31, 2010 were effective to accomplish their objectives at a reasonable assurance level.

There has been no change in our internal control over financial reporting that occurred during the three months ended December 31, 2010 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Management's report on internal control over financial reporting is located on page F-2 of this Report on Form 10-K and Deloitte & Touche LLP's report on the effectiveness of our internal control over financial reporting is located on page F-3.

Item 9B. Other Information

None.

PART III

Item 10. Directors, Executive Officers and Corporate Governance

The information regarding directors and executive officers set forth under the captions "Item 1: Election of Directors—Information Concerning the Nominees and Directors" and "Item 1: Election of Directors—Other Executive Officers" of the Proxy Statement is incorporated herein by reference.

The information regarding compliance with Section 16(a) of the Exchange Act set forth under the caption "Item 1: Election of Directors—Section 16(a) Beneficial Ownership Reporting Compliance" in the Proxy Statement is incorporated herein by reference.

The information regarding our Code of Business Conduct and Ethics and committees of our Board of Directors under the caption "Item 1: Election of Directors—Corporate Governance at Cohen & Steers" and "Item 1: Election of Directors—Information about the Board and its Committees" in the Proxy Statement is incorporated herein by reference.

Item 11. Executive Compensation

The information contained in the sections captioned "Item 1: Election of Directors—Compensation of Executive Officers", "Item 1: Election of Directors—Compensation of Directors" and "Item 1: Election of Directors—Report of the Compensation Committee" of the Proxy Statement is incorporated herein by reference.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

The information contained in the sections captioned "Item 1: Election of Directors—Ownership of Cohen & Steers Common Stock" and "Item 1: Election of Directors—Equity Compensation Plan Information" of the Proxy Statement is incorporated herein by reference.

Item 13. Certain Relationships and Related Transactions, and Director Independence

The information contained in the section captioned "Item 1: Election of Directors—Certain Relationships and Related Transactions" and "Item 1: Election of Directors—Corporate Governance at Cohen & Steers" of the Proxy Statement is incorporated herein by reference.

Item 14. Principal Accountant Fees and Services

The information regarding our independent registered public accounting firm fees and services in the section captioned "Item 2: Ratification of the Appointment of Independent Registered Public Accounting Firm" of the Proxy Statement is incorporated herein by reference.

PART IV

Item 15. Exhibits and Financial Statement Schedules

- (a) 1. Financial Statements
 - Included herein at pages F-1 through F-27.
 - 2. Financial Data Schedules All schedules have been omitted because they are not applicable, not required, or the information required is included in the financial statements or notes thereto.
 - 3. Exhibits

The agreements and other documents filed as exhibits to this report are not intended to provide factual information or other disclosure other than with respect to the terms of the agreements or other documents themselves, and you should not rely on them for that purpose. In particular, any representations and warranties made by us in these agreements or other documents were made solely within the specific context of the relevant agreement or document and may not describe the actual state of affairs as of the date they were rnade or at any other time.

Exhibit Number	Description
3.1	—Form of Amended and Restated Certificate of Incorporation of the Registrant(1)
3.2	—Form of Amended and Restated Bylaws of the Registrant(2)
4.1	—Specimen Common Stock Certificate(1)
4.2	—Form of Registration Rights Agreement among the Registrant, Martin Cohen, Robert H. Steers, The Martin Cohen 1998 Family Trust and Robert H. Steers Family Trust(1)
10.1	—Form of Tax Indemnification Agreement among Cohen & Steers Capital Management, Inc., Martin Cohen, Robert H. Steers, The Martin Cohen 1998 Family Trust and Robert H. Steers Family Trust(1)
10.2	—Form of Employment Agreement between Cohen & Steers Capital Management, Inc. and Martin Cohen*(1)
10.3	—Form of Employment Agreement between Cohen & Steers Capital Management, Inc. and Robert H. Steers*(1)
10.4	—Cohen & Steers, Inc. Amended and Restated 2004 Stock Incentive Plan*(3)
10.5	-Cohen & Steers, Inc. Amended and Restated 2004 Annual Incentive Plan*(3)
10.6	Cohen & Steers, Inc. 2004 Employee Stock Purchase Plan*(1)
10.7	—Form of Restricted Stock Unit Agreement for the issuance of awards pursuant to the Cohen &
	Steers, Inc. 2004 Stock Incentive Plan*(4)
10.8	—Form of Voluntary Deferral Program Restricted Stock Unit Agreement for the issuance of awards pursuant to the Cohen & Steers, Inc. 2004 Stock Incentive Plan*(4)
10.9	—Form of Mandatory Deferral Program Restricted Stock Unit Agreement for the issuance of awards pursuant to the Cohen & Steers, Inc. 2004 Stock Incentive Plan*(4)
10.10	—Additional Compensation Termination Agreement, dated as of April 10, 2006, between Merrill Lynch, Pierce, Fenner & Smith Incorporated and Cohen & Steers Capital Management, Inc.(5)
10.11	—Amendment to Employment Agreement between Cohen & Steers Capital Management, Inc. and Martin Cohen*(6)
10.12	Amendment to Employment Agreement between Cohen & Steers Capital Management, Inc. and Robert H. Steers*(6)
21.1	—Subsidiaries of the Registrant (filed herewith)
23.1	-Consent of Deloitte & Touche LLP (filed herewith)
24.1	—Powers of Attorney (included on signature page hereto).
31.1	—Certification of the Co-Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith).
31.2	—Certification of the Co-Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith).
31.3	 —Certification of the Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith).
32.1	-Certification of the Co-Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted
32.2	pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (furnished herewith). —Certification of the Co-Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes Oxley Act of 2002 (furnished herewith)
32.3	 pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (furnished herewith). —Certification of the Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (furnished herewith).

(1) Incorporated by Reference to the Registrant's Registration Statement on Form S-1 (Registration No. 333-114027), as amended, originally filed with the Securities and Exchange Commission on March 30, 2004.

(2) Incorporated by Reference to the Registrant's Quarterly Report on Form 10-Q (Commission File No. 001-32236), for the quarter ended June 30, 2008.

(3) Incorporated by Reference to the Registrant's Current Report on Form 8-K (Commission File No. 001-32236), filed on May 15, 2008.

(4) Incorporated by Reference to the Registrant's Quarterly Report on Form 10-Q (Commission File No. 001-32236), for the quarter ended September 30, 2004.

(5) Incorporated by Reference to the Registrant's Quarterly Report on Form 10-Q (Commission File No. 001-32236), for the quarter ended March 31, 2006.

(6) Incorporated by Reference to the Registrant's Annual Report on Form 10-K (Commission File No. 001-32236), for the year ended December 31, 2007.

* Denotes compensatory plan.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) 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.

Cohen & Steers, Inc.

BV: /S/ MARTIN COHEN

Martin Cohen Co-Chairman, Co-Chief Executive Officer and Director

March 16, 2011

Each of the officers and directors of Cohen & Steers, Inc. whose signature appears below, in so signing, also makes, constitutes and appoints each of Martin Cohen and Robert H. Steers, or either of them, each acting alone, his true and lawful attorneys-in-fact, with full power and substitution, for him in any and all capacities, to execute and cause to be filed with the SEC any and all amendments to the Report on Form 10-K, with exhibits thereto and other documents connected therewith and to perform any acts necessary to be done in order to file such documents, and hereby ratifies and confirms all that said attorneys-in-fact or their substitute or substitutes may do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

Signature	Title	Date
/s/ Martin Cohen	Co-Chairman, Co-Chief Executive Officer and	March 16, 2011
Martin Cohen	Director (Co-Principal Executive Officer)	
/s/ Robert H. Steers	Co-Chairman, Co-Chief Executive Officer and	March 16, 2011
Robert H. Steers	Director (Co-Principal Executive Officer)	
/s/ Richard E. Bruce	Director	March 16, 2011
Richard E. Bruce		
/s/ Peter L. Rhein	Director	March 16, 2011
Peter L. Rhein		
/s/ Richard P. Simon	Director	March 16, 2011
Richard P. Simon		
/s/ Edmond D. Villani	Director	March 16, 2011
Edmond D. Villani		
/s/ Matthew S. Stadler	Chief Financial Officer (Principal Financial Officer)	March 16, 2011
Matthew S. Stadler		
/s/ Bernard M. Doucette	Chief Accounting Officer (Principal Accounting	March 16, 2011
Bernard M. Doucette	Officer)	·

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COHEN & STEERS, INC. MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

The management of Cohen & Steers, Inc. (the "Company") is responsible for establishing and maintaining adequate internal control over financial reporting. The Company's internal control system is designed to provide reasonable assurance to the Company's management and Board of Directors regarding the reliability of financial reporting and the preparation of published financial statements in accordance with generally accepted accounting principles. All internal control systems, no matter how well designed, have inherent limitations. Therefore, even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation.

The Company's management assessed the effectiveness of the Company's internal control over financial reporting as of December 31, 2010. In making this assessment, it used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission in *Internal Control—Integrated Framework*. Based on our assessment we believe that, as of December 31, 2010, the Company's internal control over financial reporting is effective based on those criteria.

The Company's internal control over financial reporting includes policies and procedures that pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect transactions and dispositions of assets; provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with accounting principles generally accepted in the United States of America, and that receipts and expenditures are being made only in accordance with authorizations of management and the directors of the Company; and provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company's assets that could have a material effect on the Company's financial statements.

The Company's independent registered public accounting firm that audited the accompanying Consolidated Financial Statements has issued an attestation report on the effectiveness of the Company's internal control over financial reporting. Their report appears on the following page.

March 16, 2011

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Stockholders of Cohen & Steers, Inc. New York, NY

We have audited the accompanying consolidated statements of financial condition of Cohen & Steers, Inc. and subsidiaries (the "Company") as of December 31, 2010 and 2009, and the related consolidated statements of operations, comprehensive income, changes in stockholders' equity and redeemable noncontrolling interest, and cash flows for each of the three years in the period ended December 31, 2010. We also have audited the Company's internal control over financial reporting as of December 31, 2010, based on criteria established in *Internal Control—Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. The Company's management is responsible for these financial statements, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on these financial statements and an opinion on the Company's internal control over financial reporting based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

A company's internal control over financial reporting is a process designed by, or under the supervision of, the company's principal executive and principal financial officers, or persons performing similar functions, and effected by the company's board of directors, management, and other personnel to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of the inherent limitations of internal control over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may not be prevented or detected on a timely basis. Also, projections of any evaluation of the effectiveness of the internal control over financial reporting to future periods are subject to the risk that the controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Cohen & Steers, Inc. and subsidiaries as of December 31, 2010 and 2009, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2010, in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2010, based on the criteria established in *Internal Control—Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

/s/ DELOITTE & TOUCHE LLP New York, New York March 16, 2011

COHEN & STEERS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION

(in thousands, except share data)	December 31, 2010	December 31, 2009
ASSETS		
Cash and cash equivalents	\$136,191	\$153,002
Securities owned	-	17,621
Equity investments	43,979	10,842
nvestments, available-for-sale	16,954	45,758
Accounts receivable	32,821	23,324
Due from broker	—	28,234
ncome tax receivable	_	777
Property and equipment—net	13,242	14,866
Deferred commissions-net	785	523
Goodwill	20,334	21,196
ntangible assets—net	1,968	2,057
Deferred income tax asset—net	8,058	6,649
Other assets	3,254	3,862
Total assets	\$277,586	\$328,711
LIABILITIES AND STOCKHOLDERS' EQUITY		
Accrued compensation	\$ 20,273	\$ 12,009
Securities sold but not yet purchased	• ••;=:• 	16,118
Income tax payable	9,077	77
Deferred rent	2,209	2,656
Other liabilities and accrued expenses	12,662	9,516
Total liabilities	44,221	40,376
Commitments and contingencies (see Note 11)		
Redeemable noncontrolling interest		3,466
Stockholders' equity:		
Common stock, \$0.01 par value; 500,000,000 shares authorized; 45,395,084 and 44,834,012 shares issued and outstanding at December 31, 2010 and 2009,		
respectively	454	448
Additional paid-in capital	378,081	357,886
Accumulated deficit	(65,553)	(5,382)
Accumulated dench Accumulated other comprehensive income, net of tax	2,971	11,119
Less: Treasury stock, at cost, 2,754,696 and 2,594,982		
shares at December 31, 2010 and 2009, respectively	(82,588)	(79,202)
Total stockholders' equity	233,365	284,869
Total liabilities and stockholders' equity	\$277,586	\$328,711

COHEN & STEERS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

		ars Ended Decembe	•
(in thousands, except per share data)	2010	2009	2008
Revenue:	.		
Investment advisory and administration fees	\$169,844	\$112,566	\$163,870
Distribution and service fees	9,078	7,545	17,055
Portfolio consulting and other	4,816	3,442	4,905
Total revenue	183,738	123,553	185,830
Expenses:		<u> </u>	
Employee compensation and benefits	71,658	57,962	62,549
Restructuring and impairment			5,586
Distribution and service fees	22,631	14,668	24,119
General and administrative	31,173	28,350	32,242
Depreciation and amortization	4,531	4,221	3,885
Amortization, deferred commissions	959		
		789	4,156
Total expenses	130,952	105,990	132,537
Operating income	52,786	17,563	53,293
Non-operating income (expense):			
Interest and dividend income-net	1,453	1,870	5,910
(Loss) gain from trading securities—net	(182)	14,055	(492)
Gain (loss) from available-for-sale securities—net	7,564	(30,245)	(13,476)
Equity in earnings of affiliates	3,010	340	(,
Other	863	581	645
Total non-operating income (loss)	12,708		
ncome from continuing operations before provision for	12,700	(13,399)	(7,413)
income taxes	65,494	4 1 6 4	45.000
Provision for income taxes		4,164	45,880
	19,089	4,490	20,822
ncome (loss) from continuing operations	46,405	(326)	25,058
loss from discontinued operations, net of tax	—	(10)	(6,997)
Net income (loss)	46,405	(336)	18,061
Less: Net income attributable to redeemable	,	(000)	10,001
noncontrolling interest	(8)	(1,374)	_
Net income (loss) attributable to common shareholders	\$ 46,397	\$ (1,710)	\$ 18,061
orningo nor ohoro Posio			
Earnings per share—Basic:			
Income (loss) from continuing operations attributable to		.	
common shareholders	<u>\$ 1.09</u>	\$ (0.04)	<u>\$0.60</u>
Loss from discontinued operations, net of tax,			
attributable to common shareholders	\$ —	\$ (0.00)	\$ (0.17)
	Ψ	φ (0.00) 	φ (0.17)
Net income (loss) attributable to common			
shareholders	\$ 1.09	\$ (0.04)	\$ 0.43
arnings per share—Diluted:			
Income (loss) from continuing operations attributable to			
common shareholders	\$ 1.07	¢ (0.04)	¢ 0.00
common shareholders	<u> </u>	\$ (0.04)	\$ 0.60
Loss from discontinued operations, net of tax,			
attributable to common shareholders	\$	\$ (0.00)	\$ (0.17)
Net income (less) attailed black and an	<u> </u>		
Net income (loss) attributable to common	• • • • •	* (* * *)	
shareholders	<u>\$ 1.07</u>	<u>\$ (0.04)</u>	<u>\$ 0.43</u>
Veighted average shares outstanding:			
Basic	42,715	42,339	41,864
Diluted	43,227	42,339	42,094

COHEN & STEERS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Years Ended December 31,			
(in thousands)	2010	2009	2008	
Net income (loss) attributable to common shareholders	\$46,397 (1,000)	\$ (1,710) 994	\$ 18,061 (841)	
Foreign currency translation (loss) gain Net unrealized gain (loss) from investments, available-for-sale,			(18,183)	
net of tax Reclassification to statements of operations of (gain) loss from	416	10,500		
investments, available-for-sale, net of tax	(7,564)	30,245	(8,015)	
Total comprehensive income (loss) attributable to common shareholders	\$38,249	\$40,029	\$ (8,978)	

COHEN & STEERS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY AND REDEEMABLE NONCONTROLLING INTEREST

redeemable noncontrolling interest Transfer of redeemable noncontrolling interest		_		_	_	-	1,954	_
Other comprehensive loss, net of taxes Contributions from	_	_	-	(8,148)	_	(8,148)	_	-
restricted stock units Net income	_	(45)	 46,397		Ξ	(45) 46,397	- 8	_
Amortization of restricted stock units—net Forfeitures of vested	_	15,031	-	-	_	15,031	_	_
Issuance of restricted stock units		4,640		_	_	4,640	-	_
Tax benefits associated with restricted stock units- net	_	80	_	_		(3,380) 80	_	(100)
Dividends Issuance of common stock Repurchase of common stock	6 	489	(106,568) —	-	 (3,386)	(106,568) 495 (3,386)		561 (160)
Ending balance, December 31, 2009 Dividends	<u>\$448</u>	\$357,886	\$ (5,382)	\$ 11,119	\$(79,202)	\$ 284,869 (100 500)	\$ 3,466	42,239
Transfer of redeemable noncontrolling interest in consolidated entity							(9,755)	
Contributions from redeemable noncontrolling interest		_	_	41,739	_	41,739		-
Net (loss) income Other comprehensive income, net of taxes	_	_	(1,710)	- 41 700	-	(1,710)	1,374	-
Forfeitures of vested restricted stock units	_	(53)	_	_	_	12,896 (53)	-	_
Amortization of restricted stock units-net	_	642 12,896	-	-	_	642 12 896	—	_
net Issuance of restricted stock units		(3,312)	-	_	-	(3,312)	-	-
stock Reduction of tax benefits associated with restricted stock units—	_		_	_	(2,253)	(2,253)	-	(173)
Dividends Issuance of common stock Repurchase of common	6	625	(8,653) —			(8,653) 631	_	653
Ending balance, December 31, 2008	\$442	\$347,088	\$ 4,981	\$(30,620)	\$(76,949)	\$ 244,942	\$	41,759
Other comprehensive loss, net of taxes	_	_	-	(27,039)	_	(27,039)	_	_
Forfeitures of vested restricted stock units Net income	_	(140)	18,061	_		(140) 18,061	_	-
Amortization of restricted stock units-net	_	21,552	_	_	_	21,552	_	_
net Issuance of restricted stock units	_	11,189 3,114	_	_	_	11,189 3,114	_	_
stock Tax benefits associated with restricted stock units—	_	-	-	-	(32,008)	(32,008)	-	(1,268)
January 1, 2008 Dividends Issuance of common stock Repurchase of common	\$411 	\$310,459 	\$ 19,567 (32,647) —		\$(44,941) 	\$ 281,915 (32,647) 945	\$ — — —	39,989 3,038
Beginning balance,		Capital	Deficit)	Net	Stock	Equity	Interest	Stock
(in thousands)	Common Stock		(Accumulated					Common

COHEN & STEERS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

	Years Ended December 31,			
in thousands, except for supplemental disclosures)	2010	2009	2008	
Cash flows from operating activities:				
Net income (loss)	\$ 46,405	\$ (336)	\$ 18,061	
Adjustments to reconcile net income (loss) to net cash provided by				
operating activities:				
Stock compensation expense	15,100	13,010	21,694	
Amortization, deferred commissions	959	789	4,156	
Depreciation and amortization	4,531	4,221	4,027	
Impairment	_	_	3,732	
Deferred rent	(447)	(291)	(422)	
Loss (gain) from trading securities—net	182	(14,055)	492	
Equity in earnings of affiliates	(3,010)	(340)		
(Gain) loss from investments, available-for-sale—net	(7,564)	30,245	13,476	
Deferred income taxes	223	(283)	10,431	
	(370)	186	(403)	
Foreign currency (gain) loss Changes in operating assets and liabilities:	(0/0)		(/	
Accounts receivable	(9,127)	(6,137)	13,142	
Due from broker	1,787	(30,411)	(15,755)	
Deferred commissions	(1,221)	(540)	(1,052)	
	777	11,915	(16,144)	
Income tax receivable	(12,686)	865	(19,562)	
Securities owned Other assets	546	1,010	(123)	
Accrued compensation	8,392	(3,411)	(14,195)	
Securities sold but not yet purchased	(1,171)	17,546	10,676	
Income tax payable	7,057		3,096	
Other liabilities and accrued expenses	3,677	(1,842)	(150)	
	54,040	22,141	35,177	
Net cash provided by operating activities	54,040			
Cash flows from investing activities:				
Purchases of investments, available-for-sale	(19,748)	(32,802)	(35,427)	
Proceeds from sales of investments, available-for-sale	54,873	45,583	45,106	
Purchases of property and equipment	(2,854)	(2,486)	(8,025)	
Net cash provided by investing activities	32,271	10,295	1,654	
Cash flows from financing activities:				
Excess (reduction of) tax benefits associated with restricted stock units	389	(3,386)	10,761	
Issuance of common stock	426	542	803	
Repurchase of common stock	(3,386)	(2,253)	(32,008)	
Dividends to stockholders	(102,400)	(8,472)	(31,592)	
Contributions from redeemable noncontrolling interest	1,954	11,847	_	
Payment of capital lease obligations		(27)	(45)	
Net cash used in financing activities	(103,017)	(1,749)	(52,081)	
Net (decrease) increase in cash and cash equivalents	(16,706)	30,687	(15,250)	
Effect of exchange rate changes	(105)	458	136	
Cash and cash equivalents, beginning of the year	153,002	121,857	136,971	
Cash and cash equivalents, end of the year	\$ 136,191	\$153,002	\$121,857	

Supplemental disclosures of cash flow information:

For the years ended December 31, 2010, 2009 and 2008, cash paid for interest was approximately \$23,000, \$632,000 and \$105,000, respectively.

For the year ended December 31, 2010, the Company paid taxes, net of tax refunds, of approximately \$10,679,000. For the year ended December 31, 2009, the Company received cash tax refunds, net of taxes paid, of approximately \$3,858,000. For the year ended December 31, 2008, the Company paid taxes, net of refunds, of approximately \$7,701,000.

Supplemental disclosures of non-cash operating, investing and financing activities:

In connection with its stock incentive plan, the Company issued for the years ended December 31, 2010, 2009 and 2008, fully vested restricted stock units in the amount of approximately \$473,000, \$462,000 and \$2,059,000, respectively. For the years ended December 31, 2010, 2009 and 2008, the Company issued unvested restricted stock units in the amount of approximately \$20,896,000, \$4,784,000 and \$31,376,000, respectively. For the years ended December 31, 2010, 2009 and 2008, forfeitures of restricted stock units totaled approximately \$1,059,000, \$2,730,000 and \$3,340,000, respectively. In addition, for the years ended December 31, 2010, 2009 and 2008, forfeitures of restricted stock units totaled approximately \$1,059,000, \$2,730,000 and \$3,340,000, respectively. In addition, for the years ended December 31, 2010, 2009 and 2008, the Company issued restricted stock unit dividend equivalents in the amount of approximately \$4,168,000, \$181,000 and \$1,055,000, respectively.

During the year ended December 31, 2010, the Company recorded a non-cash reclassification of \$30,125,000 to equity investments representing the Company's proportionate ownership interests in the onshore global real estate long-short fund and Cohen & Steers Global Listed Infrastructure Fund, partially offset by a reclassification of Cohen & Steers Preferred Securities and Income Fund.

On December 1, 2009, the Company deconsolidated the assets and liabilities of the offshore global real estate long-short fund resulting in a non-cash reclassification of \$10,502,000 to equity investments representing the Company's proportionate share of the fund.

On December 24, 2008, the Company issued shares of its common stock with an aggregate grant date value of approximately \$9,455,000 in connection with its exit from the investment banking business.

1. Basis of Presentation

Cohen & Steers, Inc. ("CNS") was organized as a Delaware corporation on March 17, 2004. CNS was formed to be the holding company for Cohen & Steers Capital Management, Inc. ("CSCM"), a New York corporation, and to allow for the issuance of common stock to the public.

The consolidated financial statements set forth herein include the accounts of CNS and its direct and indirect subsidiaries. CNS's wholly-owned subsidiaries are CSCM, Cohen & Steers Securities, LLC ("Securities"), Cohen & Steers Asia Limited, Cohen & Steers UK Limited and Cohen & Steers Europe S.A. (collectively, the "Company"). All material intercompany balances and transactions have been eliminated in consolidation.

Through CSCM, a registered investment advisor under the Investment Advisers Act of 1940 (the "Advisers Act"), the Company provides investment management services to individual and institutional investors through a broad range of investment vehicles. The Company manages portfolios specializing in U.S. and international real estate securities, large cap value stocks, listed infrastructure and utilities, and preferred securities. The Company also manages alternative investment strategies such as hedged real estate securities portfolios and private real estate multimanager strategies for qualified investors. Its clients include Company-sponsored open-end and closed-end mutual funds, U.S. and non-U.S. pension plans, endowment funds, foundations and sub-advised funds for other financial institutions. Through Securities, its registered broker/dealer, the Company provides distribution services for certain of its funds.

On December 5, 2008, the Company announced its plan to exit the investment banking business. Effective May 1, 2009, CSCM sold its membership interest in Cohen & Steers Capital Advisors, LLC ("Advisors") to an entity controlled by the former managing directors of Advisors. The transaction did not have a material impact on the Company's consolidated financial statements.

2. Summary of Significant Accounting Policies

Accounting Estimates—The preparation of the consolidated financial statements requires management to make certain estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosures of contingent assets and liabilities at the dates of the consolidated financial statements and the reported amounts of revenue and expenses during the reporting periods. Management believes the estimates used in preparing the consolidated financial statements are reasonable and prudent. Actual results could differ from those estimates.

Reclassifications—Certain prior year amounts have been reclassified to conform to the current year presentation. The amounts related to these reclassifications are not material to the Company's consolidated financial statements.

Consolidation—The Company consolidates operating entities deemed to be voting interest entities if the Company owns a majority of the voting interest. The equity method of accounting is used for investments in non-controlled affiliates in which the Company's ownership ranges from 20 to 50 percent, or in instances in which the Company is able to exercise significant influence but not control. The Company also consolidates any variable interest entities ("VIEs") in which the Company is the primary beneficiary. The Company provides for non-controlling interests in consolidated subsidiaries for which the Company's ownership is less than 100 percent.

A VIE is an entity in which either (a) the equity investment at risk is not sufficient to permit the entity to finance its own activities without additional financial support or (b) the group of holders of the equity investment at risk lack certain characteristics of a controlling financial interest. The primary beneficiary is the entity that has the obligation to absorb a majority of the expected losses or the right to receive the majority of the residual returns. The Company evaluates whether entities in which it has an interest are VIEs and whether the Company is the primary beneficiary of any VIEs identified in its analysis. See Note 4 for further discussion about the Company's investments.

Cash and Cash Equivalents—Cash equivalents consist of short-term, highly liquid investments, which are readily convertible into cash and have original maturities of three months or less.

Due from Broker—The Company conducts business with brokers for certain of its investment activities. The clearing and custody operations for these investment activities are performed pursuant to agreements with prime brokers. The due from broker balance represents cash balances at brokers and net receivables and payables for unsettled security transactions.

Investments—Management of the Company determines the appropriate classification of its investments at the time of purchase and re-evaluates such determination at each statement of financial condition date.

Securities owned and securities sold but not yet purchased are classified as trading securities and are measured at fair value based on quoted market prices, market prices obtained from independent pricing services engaged by management or as determined by the Company's fair value committee, with unrealized gains and losses recorded as gain (loss) from trading securities reported in the Company's consolidated statement of operations.

Investments classified as equity investments are accounted for using the equity method, under which the Company recognizes its respective share of the investee's net income for the period. The carrying amounts of these investments approximate their fair value.

Investments classified as available-for-sale are primarily comprised of investment-grade preferred instruments and investments in Company-sponsored open-end and closed-end mutual funds. These investments are carried at fair value based on quoted market prices or market prices obtained from independent pricing services engaged by management, with unrealized gains and losses, net of tax, reported in accumulated other comprehensive income. The Company periodically reviews each individual security position that has an unrealized loss, or impairment, to determine if that impairment is other than temporary. If the Company believes an impairment of a security position is other than temporary, the loss will be recognized in the Company's consolidated statement of operations.

Long-Lived Assets—Property and equipment are recorded at historical cost, net of accumulated depreciation and amortization. Depreciation is recognized using the straight-line method over the estimated useful lives of the assets. Leasehold improvements are amortized over the shorter of their estimated useful lives or the remaining term of the lease. Deferred commissions consist of commissions paid in advance to broker/dealers in connection with the sale of certain shares of Company-sponsored open-end load mutual funds and are capitalized and amortized over a period not to exceed six years based on the estimated recoverability of the asset through contingent deferred sales charges. All long-lived assets are reviewed for impairment periodically and whenever events or changes in circumstances indicate the carrying amounts of the assets may be impaired. If the expected future undiscounted cash flows are less than the carrying amount of the asset, an impairment loss would be recognized to the extent the carrying value of such asset exceeded its fair value.

Goodwill and Intangible Assets—Goodwill represents the excess of the cost of the Company's investment in the net assets of an acquired company over the fair value of the underlying identifiable net assets at the date of acquisition. Goodwill and indefinite lived intangible assets are not amortized but are tested at least annually for impairment by comparing the fair value to their carrying amounts. Finite lived intangible assets are amortized over their useful lives. See Note 3 for further discussion about the Company's goodwill and intangible assets.

Redeemable Noncontrolling Interest—Redeemable noncontrolling interest represents third-party minority voting interests in the Company's consolidated subsidiaries. This interest is redeemable at the option of the investors and therefore is not treated as permanent equity.

Investment Advisory and Administration Fees—The Company earns revenue by providing asset management services to Company-sponsored open-end and closed-end mutual funds and to institutional separate accounts. This revenue is earned pursuant to the terms of the underlying advisory contract, and is based on a contractual investment advisory fee applied to the assets in the client's portfolio, net of waivers. The Company also earns revenue from administration fees paid by certain Company-sponsored open-end and closed-end mutual funds, based on the average assets under management of such funds. This revenue is recognized as such fees are earned.

Distribution and Service Fees—Distribution and service fee revenue is earned as the services are performed, based on contractually-predetermined percentages of the average assets under management of the open-end load mutual funds. Distribution and service fee revenue is recorded gross of any third-party distribution and service fee arrangements. The expenses associated with these third-party distribution and service fee arrangements are recorded as incurred. During the fourth quarter of 2010, the Company made a \$3.2 million

payment associated with an additional compensation agreement entered into in connection with the offering of a closed-end mutual fund. This payment was reflected as an expense in distribution and service fees on the accompanying consolidated statement of operations for the year ended December 31, 2010.

Stock-based Compensation—The Company recognizes compensation expense for the grant-date fair value of awards of equity instruments granted to employees. This expense is recognized over the period during which employees are required to provide service. The Company also estimates forfeitures. During the year ended December 31, 2008, the Company reduced its estimated forfeiture rate, resulting in an increase in employee compensation and benefits of approximately \$1.0 million.

Income Taxes—The Company records the current and deferred tax consequences of all transactions that have been recognized in the consolidated financial statements in accordance with the provisions of the enacted tax laws. Deferred tax assets are recognized for temporary differences that will result in deductible amounts in future years. Deferred tax liabilities are recognized for temporary differences that will result in taxable income in future years. The Company records a valuation allowance, when necessary, to reduce deferred tax assets to an amount that more likely than not will be realized.

Currency Translation and Transactions—Assets and liabilities of subsidiaries having non-U.S. dollar functional currencies are translated at exchange rates at the applicable consolidated statement of financial condition date. Revenues and expenses are translated at average exchange rates during the period. The gains or losses resulting from translating non-U.S. dollar functional currency into U.S. dollars are included in accumulated other comprehensive income, net of tax, a component of stockholders' equity. Gains or losses resulting from non-U.S. dollar currency transactions are included in other non-operating income in the consolidated statements of operations.

Comprehensive Income—The Company reports all changes in comprehensive income in the consolidated statements of comprehensive income. Comprehensive income includes net income (loss) attributable to common shareholders, unrealized gains and losses on investments classified as available-for-sale (net of tax) and foreign currency translation (net of tax).

Recently Issued Accounting Pronouncements—In January 2010, the Financial Accounting Standards Board ("FASB") issued new guidance as an amendment to fair value measurements and disclosures. The new guidance adds new requirements for disclosure about transfers into and out of level 1 and level 2 fair value measurements and separate disclosures about purchases, sales, issuances, and settlements relating to level 3 measurements. The guidance also clarifies existing fair value disclosures about the level of disaggregation and about inputs and valuation techniques in level 2 and level 3 fair value measurements. This new guidance was effective for the Company's first quarter of 2010. The adoption of this new guidance did not have a material impact on the Company's consolidated financial statements.

In September 2009, the FASB issued new guidance measuring fair value of certain alternative investments. This new guidance creates a practical expedient to measure the fair value of an investment in certain entities on the basis of the net asset value per share of the investment (or its equivalent) determined as of the reporting entity's measurement date. This new guidance also requires disclosures by major category of investment about the attributes of those investments, such as the nature of any restrictions on the investor's ability to redeem its investments at the measurement date, any unfunded commitments and the investment strategies of the investees. This new guidance was effective for the Company's first quarter of 2010. The adoption of this new guidance did not have a material impact on the Company's consolidated financial statements.

In June 2009, the FASB issued new guidance related to consolidation of VIEs which required careful reconsideration of previous conclusions, including (1) whether an entity is a VIE, (2) whether the enterprise is the VIE's primary beneficiary, and (3) what type of financial statement disclosures are required. This guidance was effective for the Company's first quarter of 2010. In February 2010, the FASB issued new guidance as an amendment to consolidation of VIEs. The amendment deferred the consolidation requirements for a reporting entity's interest in an entity (1) that has all the attributes of an investment company, or (2) for which it is industry practice to apply measurement principles for financial reporting purposes that are consistent with those followed by investment companies. This guidance did not have a material impact on the Company's consolidated financial statements because the Company met the criteria under the deferral afforded by the amendment.

3. Goodwill and Other Intangible Assets

Goodwill

Goodwill represents the excess of purchase price over the net tangible assets and identifiable intangible assets of an acquired business.

During 2008, the Company recorded impairment charges of approximately \$3,507,000 associated with the finite lived and indefinite lived intangible assets related to management contracts for open-end mutual funds and institutional separate accounts, respectively, acquired with the purchase of Cohen & Steers Europe S.A. in 2006. The charges represented the excess of the carrying amount over the fair value calculated based on the estimated discounted future cash flows, which were reduced as a result of the decline in the net asset value of the corresponding portfolios managed by the Company caused by market depreciation in the underlying securities. These charges were included in restructuring and impairment in the consolidated statement of operations for the year ended December 31, 2008.

The following summarizes the changes in the Company's goodwill and intangible assets resulting from the acquisition of Cohen & Steers Europe S.A. during the years ended December 31, 2010 and 2009 (in thousands):

	Goodwill	Finite Lived Intangible Assets	Indefinite Lived Intangible Assets
Balance at January 1, 2009	\$20,783	\$896	\$1,250
Currency revaluation Amortization during 2009	413	(89)	-
Balance at December 31, 2009 Currency revaluation	\$21,196 (862)	\$807 	\$1,250
Amortization during 2010	—	(89)	_
Balance at December 31, 2010	\$20,334	\$718	\$1,250

The following is a summary of the intangible assets at December 31, 2010 and 2009 (in thousands):

	Remaining			
	Amortization	Gross		
	Period	Carrying	Accumulated	Intangible
	(In Months)	Amount	Amortization	Assets, Net
2010				
Amortized intangible assets:				
Client relationships	96	\$1,543	\$(825)	\$ 718
Non-amortized intangible assets:		· •		
Mutual fund management contracts	_	1,250	_	1,250
Total		\$2,793	\$(825)	\$1,968
2009				
Amortized intangible assets:				
Client relationships	108	\$1,543	\$(736)	\$ 807
Non-amortized intangible assets:		. ,	, , , , , , , , , , , , , , , , , , ,	+
Mutual fund management contracts	_	1,250	_	1,250
Total		\$2,793	\$(736)	\$2,057

Amortization expense related to the intangible assets was approximately \$89,000, \$90,000 and \$687,000 for the years ended December 31, 2010, 2009 and 2008, respectively. Estimated amortization expense is as follows (in thousands):

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Years Ended December 31,	Estimated Amortization Expense	
2011	\$ 89	
2012	89	
2013	89	
2014	89	
2015	89	
Thereafter	273	
Total	273 \$718	

4. Investments

Equity investments

The offshore global real estate long-short fund (the "Offshore Fund") launched by the Company in 2008 is structured as a partnership in which the Company is the investment manager and general partner, receiving a management fee and a performance fee. The Company's equity interest in the Offshore Fund represents a seed investment to launch the fund, adjusted for the Company's proportionate share of the fund's earnings. At December 31, 2010 and December 31, 2009, the Company had approximately \$11,245,000 and \$10,842,000 equity investment in the Offshore Fund, respectively. The fund is a VIE and from January 1, 2009 through November 30, 2009, the Company was the primary beneficiary of the Offshore Fund. Therefore, the assets, liabilities and results of operations of the Offshore Fund were included in the Company's consolidated financial statements. At December 31, 2009, the Company was no longer the primary beneficiary of the Offshore Fund, the Company did not have a controlling financial interest. As the general partner of the Offshore Fund, the Company has significant influence over the financial decisions of the Offshore Fund and therefore accounts for its investment in the Offshore Fund using the equity method of accounting. The Company's risk with respect to its investment in the Offshore Fund is limited to its equity ownership and any uncollected management fees.

During 2008, the Company launched an onshore global real estate long-short fund (the "Onshore Fund"). Until January 31, 2010, the Company and certain of its employees owned 100% of the voting interest in the Onshore Fund. Accordingly, the assets, liabilities and results of operations of the Onshore Fund were included in the Company's consolidated financial statements with the third party interests classified as redeemable noncontrolling interest as of December 31, 2009. As the redeemable noncontrolling interests were owned by certain employees of the Company, no management or performance fees were charged. As a result of consolidating the Onshore Fund, the Company recorded approximately \$17,621,000 of securities owned and approximately \$16,118,000 of securities sold but not yet purchased as of December 31, 2009, which were comprised primarily of equities. Beginning February 1, 2010, the Company accounted for its investment in the Onshore Fund using the equity method of accounting as the Company no longer had a controlling financial interest, but, as the general partner, had significant influence over the fund's financial decisions. At December 31, 2010, the Company had approximately \$26,963,000 equity investment in the Onshore Fund.

The Company recorded gain from trading securities of approximately \$189,000 from the consolidation of the Onshore Fund and \$14,055,000 from the consolidation of the Onshore Fund and the Offshore Fund for the years ended December 31, 2010 and 2009, respectively.

During the fourth quarter of 2009, the Company launched Cohen & Steers Global Listed Infrastructure Fund ("GLIF"). The Company accounts for its investment in GLIF using the equity method of accounting as the Company does not have a controlling financial interest, but has significant influence over the financial decisions of the fund. At December 31, 2010, the Company had approximately \$5,771,000 equity investment in GLIF.

For the years ended December 31, 2010 and 2009, the Company recognized earnings of approximately \$3,010,000 and \$340,000, respectively, under the equity method of accounting, which is included in equity in earnings of affiliates in the consolidated statements of operations.

The following is the condensed statement of financial condition for the aggregate of the Company's equity investments at December 31, 2010 and 2009 (in thousands):

	At December 31, 2010	At December 31, 2009
Total assets	\$154,006	\$74,200
Total liabilities	58,242	27,766
Net assets	95,764	46,434

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The following is the condensed statement of operations for the aggregate of the Company's equity investments for the year ended December 31, 2010 and 2009 (in thousands):

	Year ended December 31, 2010	Year ended December 31, 2009
Total revenue Total expenses	\$7,920 3,490	\$5,972 777
Net income	\$4,430	\$5,195

Available-for-sale

In May 2010, the Company launched Cohen & Steers Preferred Securities and Income Fund ("CPX"). Until June 30, 2010, the Company owned a majority interest in CPX and accordingly, the underlying assets and liabilities had been included in the Company's consolidated financial statements with the third party interest disclosed as redeemable noncontrolling interest. The Company recorded a loss from trading securities of approximately \$371,000 from the consolidation of CPX for the year ended December 31, 2010. From July 1, 2010 through August 31, 2010, the Company accounted for its investment in CPX using the equity method of accounting as the Company no longer had a controlling financial interest but had significant influence over CPX's financial decisions. For the year ended December 31, 2010, the Company recognized earnings of approximately \$617,000 under the equity method of accounting, which is included in equity in earnings of affiliates in the consolidated statement of operations. Beginning September 1, 2010, the Company no longer had significant influence over CPX's financial decisions and accordingly, its interest in CPX is included in investments, available-for-sale.

The following is a summary of the cost, gross unrealized gains, gross unrealized losses and fair value of investments, available-for-sale at December 31, 2010 and 2009 (in thousands):

December 31, 2010				
		Gross	Gross Unrealized	
		Unrealized	Losses < 12	Fair
	Cost	Gains	months	Value
Perpetual preferred securities	\$ 5,910	\$ 15	\$(11)	\$ 5,914
Common stocks	6,215	726	(44)	6,897
Company-sponsored mutual funds	3,120	1,023		4,143
Total investments, available-for-sale	\$15,245	\$1,764	\$(55)	\$16,954

December 31, 2009

	Cost	Gross Unrealized Gains	Gross Unrealized Losses < 12 months	Fair Value
Perpetual preferred securities	\$11,648	\$3,813	\$	\$15,461
Common stocks	5,204	636	(150)	5,690
Corporate debt	1,446	1,179	_	2,625
Company-sponsored mutual funds	18,598	3,384		21,982
Total investments, available-for-sale	\$36,896	\$9,012	\$(150)	\$45,758

During the year ended December 31, 2010, the Company recorded an impairment loss, which is included in the gain (loss) from available-for-sale securities-net in the consolidated statements of operations, of approximately \$363,000 primarily from auction rate preferred securities. During the year ended December 31, 2009, the Company recorded an impairment loss of approximately \$32,278,000 primarily from preferred securities and seed money investments in Company-sponsored mutual funds, \$12,304,000 of which related to securities that were sold during the year ended December 31, 2009. During the year ended December 31, 2008, the Company recorded an impairment loss of approximately \$10,764,000 from investments primarily in Federal National Mortgage Association ("FNMA") preferred securities. The FNMA preferred securities were sold during the third guarter of 2008.

Unrealized losses on investments, available-for-sale as of December 31, 2010 were generally caused by market conditions. When evaluating whether an unrealized loss on an investment, available-for-sale is other-than-temporary, the Company reviews such factors as extent and duration of the loss, deterioration in the issuer's credit quality, reduction or cessation of dividend payments and overall financial strength of the issuer. As of December 31, 2010, the Company determined that it had the ability and intent to hold the remaining investments for which no other than temporary impairment has occurred until a recovery of fair value. Accordingly, impairment of these investments is considered temporary.

Sales proceeds, gross realized gains and losses from investments, available-for-sale for the years ended December 31, 2010, 2009 and 2008 are summarized below (in thousands):

	Years Ended December 31,		
	2010	2009	2008
Proceeds from sales	\$54,873	\$ 45,583	\$ 45,106
Gross realized gains	\$ 8,694	\$ 3,510	\$ 704
Gross realized losses	\$ (767)	\$(13,781)	\$(13,905)

Fair Value

The Codification Topic 820, *Fair Value Measurements and Disclosures* ("ASC 820"), defines fair value, establishes a framework for measuring fair value and enhances disclosures about instruments carried at fair value, but does not change existing guidance as to whether or not an instrument should be carried at fair value.

ASC 820 specifies a hierarchy of valuation classifications based on whether the inputs to the valuation techniques used in each valuation classification are observable or unobservable. These classifications are summarized in the three broad levels listed below:

• Level 1—Unadjusted quoted prices for identical instruments in active markets.

• Level 2—Quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations in which all significant inputs and significant value drivers are observable in active markets.

• Level 3—Valuations derived from valuation technicues in which significant inputs or significant value drivers are unobservable.

Inputs used to measure fair value might fall in different levels of the fair value hierarchy, in which case the Company defaults to the lowest level input that is significant to the fair value measurement in its entirety. These levels are not necessarily an indication of the risk or liquidity associated with the investments. In determining the appropriate levels, the Company performed a detailed analysis of the assets and liabilities that are subject to ASC 820. The following table presents fair value measurements as of December 31, 2010 (in thousands):

	Level 1	Level 2	Total
Cash equivalents*	\$84,197	\$ —	\$84,197
Equity investments	\$ 5,771	\$38,208	\$43,979
Investments, available-for-sale			
Perpetual preferred securities	\$ 992	\$ 4,922	\$ 5,914
Common stocks	6,897	_	6,897
Company-sponsored mutual funds	4,143	—	4,143
Total investments, available-for-sale	\$12,032	\$ 4,922	\$16,954

* Cash equivalents were comprised of investments in money market funds which are included in cash and cash equivalents on the Company's Consolidated Statements of Financial Condition.

Equity investments classified as level 2 in the above table represent the fair value measurement of equity investments in the Onshore Fund and the Offshore Fund, which make long and short investments in real estate securities to maximize absolute and risk-adjusted returns with modest volatility. The Company has the ability to redeem the funds monthly at net asset value per share with prior written notice of 30 days and no significant restrictions to redemption.

Investments, available-for-sale classified as level 2 in the above table were comprised of auction rate preferred securities, which were measured at fair value based on the quoted prices for identical or similar instruments in markets that are not active.

The following table presents fair value measurements as of December 31, 2009 (in thousands):

	Level 1	Level 2	Level 3	Total
Cash equivalents *	\$118,780	\$ —	\$ —	\$118,780
Equity investments	\$ —	\$10,842	\$	\$ 10,842
Securities owned	\$ 16,908	\$ 113	\$600	\$ 17,621
Investments, available-for-sale Perpetual preferred securities Common stocks Corporate debt	\$ 10,356 5,690 —	\$ 5,105 2,625		\$ 15,461 5,690 2,625
Company-sponsored mutual funds	21,982			21,982
Total investments, available-for-sale	\$ 38,028	\$ 7,730	<u>\$ </u>	\$ 45,758
Securities sold but not yet purchased	\$ (16,098)	\$ (20)	\$	\$ (16,118)

* Cash equivalents were comprised of investments in money market funds which are included in cash and cash equivalents on the Company's Consolidated Statements of Financial Condition.

Equity investments classified as level 2 in the above table represent the fair value measurement of equity investments in the Offshore Fund.

Investments, available-for-sale classified as level 2 in the above table were comprised of auction rate preferred securities and corporate debt securities.

The following table summarizes the changes in carrying value associated with level 3 investments carried at fair value (in thousands):

	Fair Value
Balance at January 1, 2009	\$ —
Purchases	600
Realized gains (losses)	_
Unrealized gains (losses)	_
Balance at December 31, 2009	\$ 600
Purchases, sales, issuances and settlements	—
Realized gains (losses)	—
Unrealized gains (losses)	—
Reclassification to equity investments due to de-consolidation	(600)
Balance at December 31, 2010	<u>\$ </u>

The investments classified as Level 3 were comprised of investments in non-public entities. Since the fair value of these investments was based on unobservable inputs as determined by the Company's fair value committee, the investments are included in Level 3 of the valuation hierarchy. The Company did not recognize any gains or losses on Level 3 investments for the years ended December 31, 2010 and 2009.

5. Property and Equipment

The following is a summary of property and equipment at December 31, 2010 and 2009 (in thousands):

	2010	2009
Equipment	\$ 7,759	\$ 8,643
Furniture and fixtures	3,461	3,445
Software	6,709	3,810
Leasehold improvements	11,545	11,578
Subtotal	29,474	27,476
Less: Accumulated depreciation and amortization	(16,232)	(12,610)
Property and equipment, net	\$ 13,242	\$ 14,866

Depreciation and amortization expense related to property and equipment was \$4,442,000, \$4,131,000 and \$3,337,000 for the years ended December 31, 2010, 2009 and 2008, respectively.

The estimated useful lives of the Company's property and equipment ranges from 3-7 years.

6. Earnings Per Share

Basic earnings per share are calculated by dividing net income attributable to common shareholders by the weighted average shares outstanding. Diluted earnings per share are calculated by dividing net income attributable to common shareholders by the total weighted average shares of common stock outstanding and common stock equivalents. Common stock equivalents are comprised of dilutive potential shares from restricted stock unit awards. Common stock equivalents are excluded from the computation if their effect is anti-dilutive. Diluted earnings per share are computed using the treasury stock method.

Anti-dilutive common stock equivalents of 47,000 shares were excluded from the computation for the year ended December 31, 2010. For the year ended December 31, 2009, due to the Company's net loss, all common stock equivalents were excluded from the diluted loss per share calculation because their inclusion would have been anti-dilutive. Had the Company earned a profit for the year ended December 31, 2009, the Company would have added 194,000 of common stock equivalent shares to the Company's basic weighted average shares outstanding to compute diluted weighted average shares outstanding. Anti-dilutive common stock equivalents of 428,000 shares were excluded from the computation for the year ended December 31, 2008.

The following is a reconciliation of the income and share data used in the basic and diluted earnings per share computations for the years ended December 31, 2010, 2009 and 2008 (in thousands, except per share data):

	Years Ended December 31,		
	2010	2009	2008
Income (loss) from continuing operations	\$46,405	\$ (326)	\$25,058
Loss from discontinued operations, net of tax		(10)	(6,997)
Net income (loss)	46,405	(336)	18,061
Less: Net income attributable to redeemable noncontrolling			
interest	(8)	(1,374)	
Net income (loss) attributable to common shareholders	\$46,397	<u>\$ (1,710)</u>	\$18,061
Basic weighted average shares outstanding	42,715	42,339	41,864
Dilutive potential shares from restricted stock units	512		230
Dilutive weighted average shares outstanding	43,227	42,339	42,094
Earnings per share—Basic: Income (loss) from continuing operations attributable to common shareholders	<u>\$ 1.09</u>	<u>\$ (0.04</u>)	<u>\$ 0.60</u>
Loss from discontinued operations, net of tax, attributable to common shareholders		(0.00)	(0.17)
Net income (loss) attributable to common shareholders	\$ 1.09	\$ (0.04)	\$ 0.43
Earnings per share—Diluted: Income (loss) from continuing operations attributable to common shareholders	\$ 1.07	\$ (0.04)	\$ 0.60
Loss from discontinued operations, net of tax, attributable to common shareholders		(0.00)	(0.17)
Net income (loss) attributable to common shareholders	\$ 1.07	\$ (0.04)	\$ 0.43

7. Stock-Based Compensation

2004 STOCK INCENTIVE PLAN

The Amended and Restated Cohen & Steers 2004 Stock Incentive Plan (the "SIP") provides for the issuance of Restricted Stock Units ("RSUs"), stock options and other stock-based awards for a period of up to ten years to eligible employees and directors. A total of 14.0 million shares of common stock may be granted under the SIP. At December 31, 2010, RSUs with respect to approximately 9.7 million shares of common stock were issued.

RESTRICTED STOCK UNITS

Vested Restricted Stock Unit Grants

At the time of the initial public offering, the Company granted awards of vested RSUs to certain employees pursuant to the SIP. Certain of these awards replaced all outstanding Stock Appreciation Rights awards previously made under the Company's Stock Appreciation Rights Plan, which was subsequently terminated. As of the last business day of January 2008, all shares were delivered.

The Company has granted awards of vested RSUs to the independent directors of the Company pursuant to the SIP. The directors are entitled to receive delivery of the underlying common stock on the third anniversary of the date of the grant. Dividends declared during the delayed delivery period are paid to the directors in cash. At December 31, 2010, vested RSUs with respect to approximately 46,000 shares of common stock are outstanding pursuant to these grants. In connection with the grant of these vested RSUs, the Company recorded non-cash stock-based compensation expense of approximately \$300,000 for each of the years ended December 31, 2010, 2009 and 2008, respectively.

The following table sets forth activity relating to the Company's granted awards of vested RSUs under the SIP for awards to the independent directors (share data in thousands):

	Number of Shares	Weighted Average Grant Date Fair Value
Balance at January 1, 2008	1,795	\$13.14
Granted	11	27.63
Delivered	(1,783)	13.02
Balance at December 31, 2008	23	29.37
Granted	22	13.79
Delivered	(7)	24.12
Balance at December 31, 2009	38	21.32
Granted	13	22.79
Delivered	(5)	40.57
Balance at December 31, 2010	46	19.66

Unvested Restricted Stock Unit Grants

The Company grants awards of unvested RSUs to certain employees pursuant to the SIP. The fair value at the date of grant is expensed on a straight-line basis over the applicable service periods. Except in circumstances where a dividend is determined to be an extraordinary dividend in the sole discretion of the Company's Compensation Committee (in which case dividend equivalents are accrued on such RSUs in the form of additional unvested RSUs), dividends are not paid to the holders of such unvested RSUs. At December 31, 2010, RSUs with respect to approximately 1,432,000 shares of common stock are outstanding pursuant to these grants. Amortization expense related to the unearned stock-based compensation, net of forfeitures, was approximately \$7,460,000, \$5,088,000 and \$6,077,000 for the years ended December 31, 2010, 2009 and 2008, respectively.

The following table sets forth activity relating to the Company's granted awards under the above mentioned plans (share data in thousands):

	Number of Shares	Weighted Average Grant Date Fair Value
Balance at January 1, 2008	1,309	\$20.54
Granted	194	27.42
Delivered	(826)	16.01
Forfeited	(29)	22.75
Balance at December 31, 2008	648	28.26
Granted	244	11.77
Delivered	(207)	26.14
Forfeited	(48)	28.25
Balance at December 31, 2009	637	22.64
Granted	1,055	20.68
Delivered	(220)	23.60
Forfeited	(40)	21.82
Balance at December 31, 2010	1,432	21.07

Incentive Bonus Plans for Employees of the Company

The Company has implemented two programs for employees under which (i) based upon compensation levels, it automatically pays a portion of their year-end bonuses in the form of unvested RSUs ("Mandatory Plan") and (ii) employees can elect to defer, on a pre-tax basis, an additional portion of their year-end bonus in the form of vested RSUs ("Voluntary Plan"). These RSUs are issued pursuant to the SIP. Under both plans, the

Company matches a predetermined amount of the employee contribution in the form of unvested RSUs. Dividend equivalents are accrued on the deferred compensation awards and the matches in the form of additional unvested RSUs. The RSUs under the Mandatory Plan, including the Company match, will vest and be delivered pro-rata over four years. The dividend equivalents issued under the Mandatory Plan vest and will be delivered four years after the date of grant. The RSUs granted under the Voluntary Plan vest immediately at the date of grant and will be delivered three years after the date of grant. The Company match and dividend equivalents under the Voluntary Plan vest and will be delivered three years after the date of grant. The fair value at the date of grant of the RSUs under the Mandatory Plan and the matching under both programs is expensed on a straight-line basis.

As of December 31, 2010, approximately 663,000 and 108,000 RSUs under the Mandatory Plan and Voluntary Plan, respectively, including matching and dividend equivalents, were outstanding. In connection with the grant of the vested RSUs issued under the Voluntary Plan, the Company recorded a non-cash stock-based compensation expense, including amortization on the matching component, of approximately \$539,000, \$464,000, and \$510,000 for the years ended December 31, 2010, 2009 and 2008, respectively. Amortization expense, net of forfeitures, related to the unearned stock-based compensation of the Mandatory Plan, including the matching component, was approximately \$7,410,000, \$7,538,000 and \$7,883,000 for the years ended December 31, 2010, 2009 and 2008, respectively.

The following table sets forth activity relating to the Company's incentive bonus plans, including Company match and dividend equivalents (share data in thousands):

	Number of Shares	Weighted Average Grant Date Fair Value
Balance at January 1, 2008	602	\$38.43
Granted	1,057	27.32
Delivered	(388)	34.31
Forfeited	(93)	30.81
Balance at December 31, 2008	1,178	30.42
Granted	204	11.05
Delivered	(397)	27.92
Forfeited	(53)	27.52
Balance at December 31, 2009	932	27.41
Granted	162	21.07
Delivered	(315)	32.24
Forfeited	(9)	21.18
Balance at December 31, 2010	770	24.17

EMPLOYEE STOCK PURCHASE PLAN

Pursuant to the 2004 Employee Stock Purchase Plan ("ESPP"), the Company allows eligible employees, as defined in the ESPP, to purchase common stock at a 15% discount from market value with a maximum of \$25,000 in annual aggregate purchases by any one individual. The number of shares of common stock authorized for purchase by eligible employees was 500,000. For the years ended December 31, 2010, 2009 and 2008, approximately 21,000, 42,000 and 42,000 shares, respectively, had been purchased by eligible employees through the ESPP. For the years ended December 31, 2010, 2009 and 2008, the Company recorded a non-cash stock-based compensation expense of approximately \$74,000, \$95,000 and \$120,000, respectively, which represents the discount on the shares issued pursuant to this plan. The ESPP will terminate upon the earliest to occur of the following: (1) termination of the ESPP by the board of directors, (2) issuance of all of the shares reserved for issuance under the ESPP, or (3) the tenth anniversary of the effective date of the ESPP.

8. 401(k) and Profit-Sharing Plan

The Company sponsors a profit-sharing plan (the "Plan") covering all employees who meet certain age and service requirements. Subject to limitations, the Plan permits participants to defer up to 100% of their

compensation pursuant to Section 401(k) of the Internal Revenue Code. Employee contributions are matched by the Company at \$0.50 per \$1.00 deferred. The Plan also allows the Company to make discretionary contributions, which are integrated with the taxable wage base under the Social Security Act. No discretionary contributions were made for the years ended December 31, 2010, 2009 and 2008.

Forfeitures occur when participants terminate employment before becoming entitled to their full benefits under the Plan. Forfeited amounts are used to reduce the Company's contributions to the Plan. Forfeitures for the years ended December 31, 2010, 2009 and 2008 totaled approximately \$110,000, \$43,000 and \$53,000, respectively.

Matching contributions, net of forfeitures, to the Plan totaled approximately \$953,000, \$812,000 and \$1,021,000 for the years ended December 31, 2010, 2009 and 2008, respectively.

9. Related Party Transactions

The Company is an investment advisor to, and has administrative agreements with, affiliated open-end and closed-end mutual funds for which certain employees are officers and/or directors. The following table sets forth the amount of revenue the Company earned from these affiliated funds for the years ended December 31, 2010, 2009 and 2008 (in thousands):

	Years Ended December 31,		
	2010	2009	2008
Investment advisory and administration fees	\$107,206	\$74,963	\$125,331
Distribution and service fees	9,078	7,545	17,055
	\$116,284	\$82,508	\$142,386

For the years ended December 31, 2010, 2009 and 2008, the Company had investment advisory agreements with certain affiliated closed-end mutual funds, pursuant to which the Company contractually waived approximately \$3,351,000, \$4,165,000 and \$11,686,000, respectively, of advisory fees it was otherwise entitled to receive. These investment advisory agreements contractually require the Company to waive a portion of the advisory fees the Company otherwise would charge for up to ten years from the respective funds' inception date. The board of directors of these mutual funds must approve the renewal of the advisory agreements each year, including any reduction in advisory fee waivers scheduled to take effect during that year. As of December 31, 2010, such scheduled reductions in advisory fee waivers were effective for two funds.

Sales proceeds, gross realized gains, and dividend income from investments, available-for-sale in Companysponsored mutual funds for the years ended December 31, 2010, 2009 and 2008 are summarized below (in thousands):

	Years Ended December 31,		
	2010	2009	2008
Proceeds from sales	\$14,250	\$ —	\$796
Gross realized gains	\$ 1,554	\$ —	\$205
Dividend income	\$ 647	\$554	\$255

The Company has agreements with certain affiliated open-end and closed-end mutual funds to reimburse certain fund expenses. For the years ended December 31, 2010, 2009 and 2008, expenses of approximately \$5,273,000, \$5,147,000 and \$5,318,000, respectively, were incurred by the Company pursuant to these agreements and were included in general and administrative expenses.

The Company receives, in certain instances, reimbursements associated with the launch of its open-end and closed-end mutual funds. These reimbursements, which are included in general and administrative expenses, totaled approximately \$585,000 for the year ended December 31, 2010.

Included in accounts receivable at December 31, 2010 and 2009 are receivables due from Company-sponsored mutual funds of approximately \$11,495,000 and \$9,087,000, respectively.

10. Regulatory Requirements

Securities, a registered broker/dealer in the U.S., is subject to the SEC's Uniform Net Capital Rule 15c3-1 (the "Rule"), which requires that broker/dealers maintain a minimum level of net capital, as defined. As of December 31, 2010, Securities had net capital of approximately \$1,213,000, which exceeded its requirements by approximately \$1,162,000. The Rule also provides that equity capital may not be withdrawn or cash dividends paid if the resulting net capital of a broker/dealer is less than the amount required under the Rule and requires prior notice to the SEC for certain withdrawals of capital. The Company made a capital withdrawal of \$10,000,000 from Securities during the year ended December 31, 2010.

Securities does not carry customer accounts and is exempt from the SEC's Rule 15c3-3 pursuant to provisions (k)(1) of such rule.

The non-U.S. subsidiaries of the Company are regulated outside the U.S. by the Hong Kong Securities and Futures Commission, the United Kingdom Financial Securities Authority, and the Belgium Banking, Finance and Insurance Commission (collectively, the "Foreign Regulated Entities"). As of December 31, 2010, the Foreign Regulated Entities had aggregate regulatory capital of approximately \$45,951,000, which exceeded requirements by approximately \$44,677,000.

11. Commitments and Contingencies

The Company leases office space under noncancelable operating leases expiring at various dates through August 2016. The Company subleases some of its office space to a third party under a noncancelable operating lease expiring January 30, 2014. The aggregate minimum future payments under the leases and subleases are as follows (in thousands):

Years Ended December 31,	Gross Rent Obligations	Sublease Income	Net Rent Obligations
2011	\$ 7,372	\$ (992)	\$ 6,380
2012	7,145	(1,034)	6,111
2013	7,349	(1,101)	6,248
2014	1,119	(75)	1,044
2015	530	_	530
Thereafter	289		289
	\$23,804	\$(3,202)	\$20,602

Rent expense charged to operations, including escalation charges for real estate taxes and other expenses, totaled approximately \$7,135,000, \$7,005,000 and \$6,752,000 for the years ended December 31, 2010, 2009 and 2008, respectively. Sublease rental income received for the years ended December 31, 2010, 2009 and 2008 was approximately \$987,000, \$962,000 and \$837,000, respectively.

From time to time, the Company is involved in legal matters relating to claims arising in the ordinary course of business. Except as noted below, there are currently no such matters pending that the Company believes could have a material adverse effect on its business or financial condition.

The Company, CSCM and the officers of two Cohen & Steers closed-end funds (collectively, the "Defendants") were named as defendants in putative shareholder derivative actions captioned *Gammon v. Cohen & Steers Capital Management, Inc., et al.* and *Klein v. Cohen & Steers Capital Management, Inc., et al.* filed in the Supreme Court of the State of New York, County of New York on August 26, 2010 and September 8, 2010, respectively (together, the "Complaints"). The Complaints also named the two funds as nominal defendants. The Complaints allege breaches of fiduciary duties related to the redemption of the funds' auction preferred shares at their liquidation preference, and seek indeterminate monetary damages in favor of the funds and an award of plaintiffs' costs and disbursements in pursuing the action.

The Complaints follow the previously disclosed shareholder demand letters sent to the board of directors of three Cohen & Steers closed-end funds, which contain the same basic allegations contained in the Complaints. On October 28, 2010, a special committee consisting of independent members of the funds' boards determined that the funds should not pursue claims based on the allegations in the demand letters and rejected the demands made in the letters. The Defendants believe that the Complaints are without merit, and intend to defend vigorously against these charges.

In the opinion of management, the ultimate resolution and outcome of this matter is uncertain at this time, and the Company is unable to estimate the expense or exposure, if any, that it may represent, though it could potentially have a material adverse impact on the financial position and results of operations of the Company. However, this possible impact is unknown and not reasonably determinable; therefore, no liability has been recorded in the Company's consolidated financial statements.

12. Income Taxes

The provision for income taxes for the years ended December 31, 2010, 2009 and 2008 includes U.S. federal, state, local and foreign taxes. The effective tax rate of approximately 29% in the year ended December 31, 2010 included discrete items, the most significant of which was attributable to the gains of approximately \$6,776,000 from sales of previously impaired securities. Excluding the discrete items, the effective tax rate for the year ended December 31, 2010 was approximately 34%. Included in the tax provision for the year ended December 31, 2009 were the reversal of an approximately \$7,287,000 related to non-deductible impairment charges recorded during the year ended December 31, 2009. Excluding the items mentioned above, the approximate effective tax rate for the year ended December 31, 2009 was 21%. Included in the tax provision for the year ended on available-for-sale securities, primarily from investments in FNMA preferred securities, the \$3,194,000 valuation allowance mentioned above and a \$1,346,000 expense reduction due to an adjustment from the estimated provision to the actual 2007 U.S. federal tax return. Excluding the items mentioned above, the approxision to the actual 2007 U.S. federal tax return. Excluding the items mentioned above, the approxision to the actual 2007 U.S. federal tax return. Excluding the items mentioned above, the approxision to the actual 2007 U.S. federal tax return. Excluding the items mentioned above, the approximate effective tax rate for the year ended December 31, 2008 was 37%.

The Company does not provide for deferred taxes on the excess of the financial reporting over the tax basis in its investments in foreign subsidiaries that are essentially permanent in duration. That excess totaled approximately \$41,890,000 as of December 31, 2010. The determination of the additional deferred taxes that have not been provided is not practicable.

The income from continuing operations before provision for income taxes and provision for income taxes for the years ended December 31, 2010, 2009 and 2008 are as follows (in thousands):

	Year	s Ended Decembe	er 31,
	2010	2009(1)	2008(1)
Income (loss) from continuing operations before provision for			
income taxes–U.S.	\$48,194	\$(1,976)	\$33,696
Income from continuing operations before provision for income			
taxes—Foreign	17,300	6,140	12,184
Income from continuing operations before provision for			
income taxes	\$65,494	\$ 4,164	\$45,880
Current taxes:			
U.S. federal	\$13,044	\$ 2,739	\$ 7,268
State and local	1,897	421	1,163
Non-U.S.	3,925	1,613	2,418
	18,866	4,773	10,849
Deferred taxes:			
U.S. federal	181	(239)	8,595
State and local	26	(37)	1,381
Non-U.S.	16	(7)	(3)
	223	(283)	9,973
Provision for income taxes	\$19,089	\$ 4,490	\$20,822

(1) See Note 14 for tax benefit or provision related to discontinued operations.

Deferred income taxes represent the tax effects of the temporary differences between book and tax bases and are measured using enacted tax rates that will be in effect when such items are expected to reverse. The Company records a valuation allowance, when necessary, to reduce deferred tax assets to an amount that more likely than not will be realized.

Significant components of the Company's net deferred income tax asset at December 31, 2010 and 2009 consist of the following (in thousands):

	2010	2009
Deferred income tax assets (liabilities)—net:		
Stock-based compensation	\$ 6,021	\$ 6,064
Non-deductible realized losses on sales of securities	6,458	1,521
Dividend equivalents on unvested restricted stock units	2,096	462
Unrealized (gains) losses on investments	(957)	3,906
Other	(59)	123
Subtotal	13,559	12,076
Less: valuation allowance	(5,501)	(5,427)
Deferred income tax asset—net	\$ 8,058	\$ 6,649

At December 31, 2010, the Company had approximately \$4,729,000 of total gross unrecognized tax benefits. Of this total, approximately \$2,814,000 (net of the federal benefit on state issues) represents the amount of unrecognized tax benefits that, if recognized, would favorably affect the Company's effective tax rate in future periods. The Company expects to reduce its unrecognized tax benefits by \$1,106,000 within the next twelve months due to the lapse of the statute of limitations on certain positions.

A reconciliation of the beginning and ending amount of gross unrecognized tax benefits is as follows (in thousands):

	Liability for Unrecognized Tax Benefits
Gross unrecognized tax benefits balance at January 1, 2008	\$ 5,490
Addition for tax positions of current year	1,408
Addition for tax positions of prior years	492
Reduction of tax positions from prior years	(1,706)
Gross unrecognized tax benefits balance at December 31, 2008	\$ 5,684
Addition for tax positions of current year	122
Addition for tax positions of prior years	88
Reduction of tax positions from prior years	(1,020)
Gross unrecognized tax benefits balance at December 31, 2009	\$ 4,874
Addition for tax positions of current year	890
Addition for tax positions of prior years	178
Reduction of tax positions from prior years	(1,213)
Gross unrecognized tax benefits balance at December 31, 2010	\$ 4,729

The Company recognizes potential interest and penalties related to uncertain tax positions in the provision for income taxes. At December 31, 2010 and 2009, the Company had accrued approximately \$604,000 and \$875,000, respectively, in potential interest associated with uncertain tax positions.

The tax years 2004 through 2010 remain open to examination by various taxing jurisdictions.

A reconciliation of the Company's statutory federal income tax rate and the effective tax rate for the years ended December 31, 2010, 2009 and 2008 is as follows:

	2010	2009	2008
U.S. statutory tax rate	35.0%	35.0%	35.0%
State and local income taxes, net of federal income taxes	5.1%	5.4%	5.6%
Revaluation of deferred tax assets related to unrealized loss on			
investments, available-for-sale	_	-	7.0%
Non-deductibility of losses on securities	_	128.9%	4.5%
Reserve adjustments	(0.9)%	9.6%	
Adjustment from estimated provision to actual return	_		(1.2)%
Non-taxable gains on securities	(6.0)%	—	—
Foreign operations tax differential	(4.6)%	(15.2)%	(5.3)%
Other	0.5%	(2.8)%	(0.2)%
Effective income tax rate	29.1 %	160.9%	45.4%

13. Concentration of Credit Risk

The Company's cash is principally on deposit with three major financial institutions. The Company is subject to credit risk should these financial institutions be unable to fulfill their obligations.

The following affiliated funds and third party institutional separate account relationship provided 10 percent or more of the total revenue of the Company (in thousands):

		Years	Ended	December	· 31,
	2	2010		2009	2008
Cohen & Steers International Realty Fund: Investment advisory and administration fees	\$	<u> </u>	\$	*	\$25,162
Percent of total revenue		<u> *</u>		*	14%
Cohen & Steers Realty Shares, Inc.: Investment advisory and administration fees	\$22,3	375	\$13	8,374	*
Percent of total revenue		12%		11%	*
One Institutional Separate Account Relationship: Investment advisory and administration fees Percent of total revenue	\$22,3	219 12%	\$13	3,259 11%	* *

* Less than 10 percent of total revenue of the Company.

14. Discontinued Operations

On December 5, 2008, the Company announced its plan to exit the investment banking business. Effective May 1, 2009, CSCM sold its membership interest in Advisors to an entity controlled by the former managing directors of Advisors. In accordance with accounting guidance related to the impairment or disposal of long-life assets, the after-tax results of operations of Advisors are reflected as loss from discontinued operations on the Company's consolidated statements of operations.

In conjunction with the Company's decision to exit the investment banking business, the results from the investment banking activities, which had historically been reported as a separate business segment, Investment Banking, are reflected in discontinued operations in the Company's consolidated financial statements. The 2008 results included a pre-tax charge of approximately \$7.7 million due to severance and other employee related costs. Total tax benefit for the years ended December 31, 2009 and 2008 were approximately \$7,000 and \$4.8 million, respectively.

15. Selected Quarterly Financial Data (unaudited)

The table below presents selected quarterly financial data for 2010 and 2009. The data presented should be read in conjunction with the consolidated financial statements of Cohen & Steers, Inc. and "Management's Discussion and Analysis of Financial Results of Operations" included herein (in thousands, except per share data):

					C	Quarter				
		1st		2nd		3rd		4th		Total
2010										
Revenue	\$	41,344	\$4	4,232	\$4	16,372	\$5	51,790	\$1	83,738
Operating income		12,429	1	3,332	1	13,972		3,053		52,786
Net income attributable to								•		
common shareholders		8,880	1	1,603	1	3,163	1	2,751		46,397
Earnings per share attributable to										
common shareholders:										
Basic	\$	0.21	\$	0.27	\$	0.31	\$	0.30	\$	1.09
Diluted	\$	0.21	\$	0.27	\$	0.30	\$	0.29	\$	1.07
Weighted-average shares										
outstanding:										
Basic	4	42,600	4	2,730	4	2,756	4	2,770		42,715
Diluted	4	42,937	4	3,143	4	3,217	4	3,608		43,227
2009										
Revenue	\$ 2	23,500	\$2	6,355	\$3	3,827	\$3	9,871	\$1	23,553
Operating income		137	+-	423		5,815		1,188		17,563
Net (loss) income attributable to						0,0.0		1,100		17,500
common shareholders	(*	14,479)	{	6,421)		7,545	1	1,645		(1,710)
(Loss) earnings per share						,		.,		(1)/ 10
attributable to common										
shareholders:										
Basic	\$	(0.34)	\$	(0.15)	\$	0.18	\$	0.27	\$	(0.04)
Diluted	\$	(0.34)	\$	(0.15)	\$	0.18	\$	0.27	\$	(0.04)
Weighted-average shares										
outstanding:										
Basic	4	12,198	4	2,360	4	2,396	4	2,400		42,339
Diluted	4	2,198	4	2,360		2,633		2,737		12,339

16. Subsequent Event

On March 10, 2011, CNS declared a quarterly cash dividend on its common stock in the amount of \$0.15 per share. The dividend will be payable on April 15, 2011 to stockholders of record at the close of business on March 31, 2011.

The agreements and other documents filed as exhibits to this report are not intended to provide factual information or other disclosure other than with respect to the terms of the agreements or other documents themselves, and you should not rely on them for that purpose. In particular, any representations and warranties made by us in these agreements or other documents were made solely within the specific context of the relevant agreement or document and may not describe the actual state of affairs as of the date they were made or at any other time.

EXHIBIT INDEX

Exhibit	
Number	Description
3.1	-Form of Amended and Restated Certificate of Incorporation of the Registrant(1)
3.2	—Form of Amended and Restated Bylaws of the Registrant(2)
4.1	Specimen Common Stock Certificate(1)
4.2	—Form of Registration Rights Agreement among the Registrant, Martin Cohen, Robert H. Steers, The Martin Cohen 1998 Family Trust and Robert H. Steers Family Trust(1)
10.1	—Form of Tax Indemnification Agreement among Cohen & Steers Capital Management, Inc., Martin Cohen, Robert H. Steers, The Martin Cohen 1998 Family Trust and Robert H. Steers Family Trust(1)
10.2	—Form of Employment Agreement between Cohen & Steers Capital Management, Inc. and Martin Cohen*(1)
10.3	—Form of Employment Agreement between Cohen & Steers Capital Management, Inc. and Robert H. Steers*(1)
10.4	—Cohen & Steers, Inc. Amended and Restated 2004 Stock Incentive Plan*(3)
10.5	—Cohen & Steers, Inc. Amended and Restated 2004 Annual Incentive Plan*(3)
10.6	—Cohen & Steers, Inc. 2004 Employee Stock Purchase Plan*(1)
10.7	—Form of Restricted Stock Unit Agreement for the issuance of awards pursuant to the Cohen & Steers, Inc. 2004 Stock Incentive Plan*(4)
10.8	—Form of Voluntary Deferral Program Restricted Stock Unit Agreement for the issuance of awards pursuant to the Cohen & Steers, Inc. 2004 Stock Incentive Plan*(4)
10.9	—Form of Mandatory Deferral Program Restricted Stock Unit Agreement for the issuance of awards pursuant to the Cohen & Steers, Inc. 2004 Stock Incentive Plan*(4)
10.10	 —Additional Compensation Termination Agreement, dated as of April 10, 2006, between Merrill Lynch, Pierce, Fenner & Smith Incorporated and Cohen & Steers Capital Management, Inc.(5)
10.11	—Amendment to Employment Agreement between Cohen & Steers Capital Management, Inc. and Martin Cohen*(6)
10.12	—Amendment to Employment Agreement between Cohen & Steers Capital Management, Inc. and Robert H. Steers*(6)
21.1	-Subsidiaries of the Registrant (filed herewith)
23.1	-Consent of Deloitte & Touche LLP (filed herewith)
24.1	Powers of Attorney (included on signature page hereto)
31.1	—Certification of the Co-Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith)
31.2	Certification of the Co-Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith)
31.3	—Certification of the Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith)
32.1	—Certification of the Co-Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (furnished herewith)
32.2	—Certification of the Co-Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (furnished herewith)
32.3	 —Certification of the Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (furnished herewith)

(1) Incorporated by Reference to the Registrant's Registration Statement on Form S-1 (Registration No. 333-114027), as amended, originally filed with the Securities and Exchange Commission on March 30, 2004.

(2) Incorporated by Reference to the Registrant's Quarterly Report on Form 10-Q (Commission File No. 001-32236), for the quarter ended June 30, 2008.

(3) Incorporated by Reference to the Registrant's Current Report on Form 8-K (Commission File No. 001-32236), filed on May 15, 2008.

(4) Incorporated by Reference to the Registrant's Quarterly Report on Form 10-Q (Commission File No. 001-32236), for the quarter ended September 30, 2004.

(5) Incorporated by Reference to the Registrant's Quarterly Report on Form 10-Q (Commission File No. 001-32236), for the quarter ended March 31, 2006.

(6) Incorporated by Reference to the Registrant's Annual Report on Form 10-K (Commission File No. 001-32236), for the year ended December 31, 2007.

* Denotes compensatory plan.

LIST OF SUBSIDIARIES

Name of Subsidiary	State/Territory of Organization
Cohen & Steers Capital Management, Inc. Cohen & Steers Securities, LLC Cohen & Steers Asia Limited Cohen & Steers UK Limited Cohen & Steers Europe S.A.	Delaware Hong Kong United Kingdom

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the incorporation by reference in the Registration Statements listed below of our report dated March 16, 2011, relating to the consolidated financial statements of Cohen & Steers, Inc. and subsidiaries (the "Company"), and the effectiveness of the Company's internal control over financial reporting, appearing in this Annual Report on Form 10-K of the Company for the year ended December 31, 2010.

	Registration	
Form	Statement No.	Description
S-8	333-118972	Cohen & Steers, Inc. 2004 Stock Incentive Plan
		Cohen & Steers, Inc. 2004 Employee Stock Purchase Plan
S-8	333-161228	Amended and Restated Cohen & Steers, Inc. 2004 Stock Incentive Plan
S-3		Cohen & Steers, Inc. Registration Statement under Securities Act of 1933

/s/ DELOITTE & TOUCHE LLP

New York, New York March 16, 2011

CO-CHIEF EXECUTIVE OFFICER CERTIFICATION AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Martin Cohen, certify that:

- 1. I have reviewed this Annual Report on Form 10-K for the period ended December 31, 2010 of Cohen & Steers, Inc. (the "Registrant");
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;
- 4. The Registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the Registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the Registrant's internal control over financial reporting that occurred during the Registrant's most recent fiscal quarter (the Registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant's internal control over financial reporting; and
- 5. The Registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of the Registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Dated: March 16, 2011

/S/ MARTIN COHEN

Martin Cohen Co-Chief Executive Officer (Co-Principal Executive Officer)

CO-CHIEF EXECUTIVE OFFICER CERTIFICATION AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Robert H. Steers, certify that:

- 1. I have reviewed this Annual Report on Form 10-K for the period ended December 31, 2010 of Cohen & Steers, Inc. (the "Registrant");
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;
- 4. The Registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the Registrant and have:
 - Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the Registrant's internal control over financial reporting that occurred during the Registrant's most recent fiscal quarter (the Registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant's internal control over financial reporting; and
- 5. The Registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of the Registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Dated: March 16, 2011

/S/ ROBERT H. STEERS

Robert H. Steers Co-Chief Executive Officer (Co-Principal Executive Officer)

CHIEF FINANCIAL OFFICER CERTIFICATION AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Matthew S. Stadler, certify that:

- 1. I have reviewed this Annual Report on Form 10-K for the period ended December 31, 2010 of Cohen & Steers, Inc. (the "Registrant");
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;
- 4. The Registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the Registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the Registrant's internal control over financial reporting that occurred during the Registrant's most recent fiscal quarter (the Registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant's internal control over financial reporting; and
- 5. The Registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of the Registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Dated: March 16, 2011

/s/ MATTHEW S. STADLER

Matthew S. Stadler Chief Financial Officer (Principal Financial Officer)

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

In connection with the Annual Report of Cohen & Steers, Inc. (the "Company") on Form 10-K for the period ended December 31, 2010 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Martin Cohen, Co-Chief Executive Officer of the Company, hereby certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

Dated: March 16, 2011

/s/ Martin Cohen

Martin Cohen Co-Chief Executive Officer

This certification accompanies this Report on Form 10-K pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 and shall not, except to the extent required by such Act, be deemed filed by the Company for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Such certification will not be deemed to be incorporated by reference into any filing under the Securities Act of 1933, as amended, or the Exchange Act, except to the extent that the Company specifically incorporates it by reference.

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

In connection with the Annual Report of Cohen & Steers, Inc. (the "Company") on Form 10-K for the period ended December 31, 2010 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Robert H. Steers, Co-Chief Executive Officer of the Company, hereby certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

Dated: March 16, 2011

/s/ ROBERT H. STEERS

Robert H. Steers Co-Chief Executive Officer

This certification accompanies this Report on Form 10-K pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 and shall not, except to the extent required by such Act, be deemed filed by the Company for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Such certification will not be deemed to be incorporated by reference into any filing under the Securities Act of 1933, as amended, or the Exchange Act, except to the extent that the Company specifically incorporates it by reference.

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

In connection with the Annual Report of Cohen & Steers, Inc. (the "Company") on Form 10-K for the period ended December 31, 2010 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Matthew S. Stadler, Chief Financial Officer of the Company, hereby certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

Dated: March 16, 2011

/s/ MATTHEW S. STADLER

Matthew S. Stadler Chief Financial Officer

This certification accompanies this Report on Form 10-K pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 and shall not, except to the extent required by such Act, be deemed filed by the Company for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Such certification will not be deemed to be incorporated by reference into any filing under the Securities Act of 1933, as amended, or the Exchange Act, except to the extent that the Company specifically incorporates it by reference.

Corporate Headquarters

Cohen & Steers, Inc. 280 Park Avenue New York, NY 10017 212.832.3232

Stock Listing

Cohen & Steers, Inc. common stock is traded on the New York Stock Exchange under the symbol CNS. At the close of business on March 24, 2011, there were 43 common shareholders of record. Common shareholders include institutional and omnibus accounts that hold shares of common stock for numerous underlying investors. Beneficial owners of our common stock whose shares are held in the "street name" of a bank, broker or other holder of record are not included in the number of common shareholders of record.

Internet Information

Information on Cohen & Steers financial reports and its products and services is available on the Internet at cohenandsteers.com.

Financial Information

Cohen & Steers makes available, free of charge, through its Web site, cohenandsteers.com, under the heading "Corporate Info/SEC Filings," its Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 8-K, and all amendments to those reports, as soon as is reasonably practicable after they are electronically filed with or furnished to the Securities and Exchange Commission. Further, Cohen & Steers will provide, free of charge to each shareholder upon written request, a copy of its Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 10-K, all amendments to those reports. Requests for copies should be addressed to Salvatore Rappa, senior vice president and associate general counsel, Cohen & Steers, Inc., 280 Park Avenue, New York, NY 10017. Requests may also be directed to (212) 832-3232 or via e-mail to srappa@cohenandsteers.com. Copies may also be accessed electronically by means of the SEC's Web site at www.sec.gov.

Corporate Governance at Cohen & Steers

Cohen & Steers Corporate Governance Guidelines and additional information about Cohen & Steers' board and its committees and corporate governance at Cohen & Steers are posted on the corporate governance section of the "Corporate Info" page of the Cohen & Steers Web site at cohenandsteers.com. Shareholders who would like to request printed copies of the Cohen & Steers Code of Business Conduct and Ethics, or the charter of the board's Audit, Nominating and Corporate Governance, or Compensation Committees (all of which are posted on the Cohen & Steers Web site), may do so by sending their requests to Salvatore Rappa, senior vice president and associate general counsel, at our corporate headquarters.

Inquiries

Analysts, institutional investors, individual shareholders, news media representatives and others seeking general information should contact Matthew S. Stadler, chief financial officer, at (212) 832-3232 or via e-rnail at mstadler@cohenandsteers.com.

Annual Shareholders Meeting

All shareholders are invited to attend the Cohen & Steers annual shareholders meeting on Thursday, May 19, 2011, beginning at 9:00 a.m., Eastern Time. The meeting will be held at our corporate headquarters, located at 280 Park Avenue, New York, NY 10017.

Dividend Policy

Cohen & Steers currently pays a quarterly cash dividend at a rate of \$0.15 per share. The declaration and payment of dividends to holders of common stock by Cohen & Steers, if any, are subject to the discretion of its board of directors. The board of directors will take into account such matters as general economic and business conditions, our strategic plans, our financial results and condition, contractual, legal and regulatory restrictions on the payment of dividends by Cohen & Steers and its subsidiaries, and such other factors as the board of directors may consider to be relevant.

Registrar and Transfer Agent

BNY Mellon Shareowner Services is the transfer agent and registrar for the Cohen & Steers common stock and maintains shareholder accounting records. The transfer agent should be contacted on questions of change in address, name or ownership, lost certificates and consolidation of accounts.

Please contact:

BNY Mellon Shareowner Services 480 Washington Boulevard Jersey City, NJ 07310-1900 Toll-free (United States): 866.282.3779 Foreign shareholders: +1 201.680.6578 Hearing impaired: 800.231.5469 www.bnymellon.com/shareowner/isd

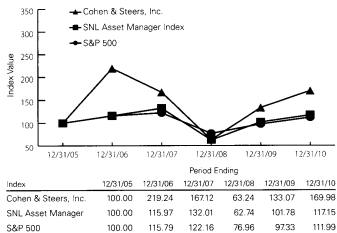
Independent Registered Public Accounting Firm

Deloitte & Touche LLP Two World Financial Center New York, New York 10281-1414

Common Stock Performance Graph

The following graph compares the cumulative total stockholder return on our common stock from December 31, 2005 through December 31, 2010, with the cumulative total return of the Standard & Poor's 500 Stock Index ("S&P 500") and the SNL Asset Manager Index.* The graph assumes the investment of \$100 in our common stock and in each of the two indices on December 31, 2005 and the reinvestment of all dividends, if any. The following information has been obtained from sources believed to be reliable, but neither its accuracy nor its completeness is guaranteed. The performance graph is not necessarily indicative of future investment performance.

Total Return Performance



^{*} The SNL Asset Manager Index currently comprises the following companies: Affiliated Managers Group, Inc.; AllianceBernstein Holding L.P.; Artio Global Investors, Inc.; BlackRock, Inc.; Blackstone Group L.P.; Brookfield Asset Management; Calamos Asset Management, Inc.; Cohen & Steers, Inc.; Diamond Hill Investment Group; Eaton Vance Corp.; Epoch Holding Corp.; Federated Investors, Inc.; Financial Engines, Inc.; Fortress Investment Group; Franklin Resources, Inc.; GAMCO Investors, Inc.; Hennessy Advisors, Inc.; Och-Ziff Capital Management; Pzena Investment Management; SEI Investments Co.; T. Rowe Price Group, Inc.; U.S. Global Investors, Inc.; Value Line, Inc.; Virtus Investment Partners; W.P. Stewart & Co., Ltd.; Waddell & Reed Financial, Inc.; and Westwood Holdings Group, Inc.

In accordance with the rules of the SEC, this Common Stock Performance Graph shall not be incorporated by reference into any future filings by us under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or under the Securities Act of 1933, as amended (the "Securities Act"), and shall not be deemed to be soliciting material or to be filed under the Securities Act or the Exchange Act.

Common Stock Prices

The tables below set forth by quarter the range of high and low sale and quarter-end closing prices for Cohen & Steers common stock and the cash dividends declared per common share as reported on the NYSE.

Three Months Ended 2010	March 31	June 30	September 30	December 31
High price	\$25.55	\$29.20	\$23.19	\$28.98
Low price	\$19.31	\$20.57	\$19.38	\$21.30
Closing price	\$24.96	\$20.74	\$21.70	\$26.10
Cash dividend declared per share	\$0.10	\$0.10	\$2.10	\$0.10
Three Months Ended 2009	March 31	June 30	September 30	December 31
Three Months Ended 2009 High price	March 31 \$13.46	June 30 \$17.93	September 30 \$24.32	December 31 \$25.86
High price	\$13.46	\$17.93	\$24.32	\$25.86

Non-GAAP Financial Measures

On the inside cover of this Annual Report, we disclose earnings per share from continuing operations attributable to common shareholders for the years ended: (i) December 31, 2010 adjusted to exclude the effect of previously disclosed after-tax gains of approximately \$0.17 per share primarily due to recoveries on the sale of securities and after-tax expenses of approximately \$0.06 per share associated primarily with the offering of Cohen & Steers Select Preferred and Income Fund, Inc., and (ii) December 31, 2009 adjusted to exclude the effect of previously disclosed after-tax expenses of approximately \$0.69 per share associated on available-for-sale securities. A reconciliation of these non-GAAP financial measures to the most directly comparable financial measures, calculated and presented in accordance with accounting principles generally accepted in the United States, is included on the inside front cover of this Annual Report.

BOARD OF DIRECTORS

Martin Cohen Co-chairman and co-chief executive officer Cohen & Steers, Inc. Director since 2004

Robert H. Steers Co-chairman and co-chief executive officer Cohen & Steers, Inc. Director since 2004

Richard E. Bruce^{1,2,3} Former director, equity capital markets Merrill Lynch & Co., Inc. Director since 2004

Peter L. Rhein^{1,2,3} General partner Sarlot & Rhein Director since 2004 Chair, Audit Committee

Richard P. Simon^{1,2,3} Former managing director Goldman, Sachs & Co. Director since 2004 Chair, Nominating and Corporate Governance Committee

Edmond D. Villani^{1,2,3} Former vice chairmarı Deutsche Asset Management, North America Director since 2004 Chair, Compensation Committee

EXECUTIVE MANAGEMENT

Martin Cohen Co-chairman and co-chief executive officer

Robert H. Steers Co-chairman and co-chief executive officer

Joseph M. Harvey President

Matthew S. Stadler Executive vice president, chief financial officer

Adam M. Derechin, CFA Executive vice president, chief operating officer

Francis C. Poli Executive vice president, general counsel and secretary

Committee Memberships:

1. Audit Committee

2. Compensation Committee

3. Nominating and Corporate Governance Committee

COHEN & STEERS

Corporate Headquarters 280 Park Avenue, 10th Floor New York, New York 10017 212.832.3232 phone 212.832.3622 fax 800.330.7348 cohenandsteers.com

Offices: 21 Sackville Street, 4th Floor London W1S 3DN United Kingdom +44.207.460.6350 phone

166 Chaussée de la Hulpe 1170 Brussels Belgium +32.2.679.0660 phone

1202, Citibank Tower Citibank Plaza 3 Garden Road, Central Hong Kong +852.3667.0080 phone

1201 Third Avenue, Suite 3810 Seattle, Washington 98101 206.788.4240 phone

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