

Raymond James 44th Annual Institutional Investors Conference

March 6, 2023

Forward-looking statements

Certain statements made in this presentation and the associated conference call may constitute "forward-looking" statements" under the Private Securities Litigation Reform Act of 1995. Forward-looking statements include information concerning future strategic objectives, business prospects, anticipated savings, financial results (including expenses, earnings, liquidity, cash flow and capital expenditures), industry or market conditions, demand for and pricing of our products, acquisitions, divestitures, anticipated results of litigation, regulatory developments, and general economic conditions. In addition, words such as "believes," "expects," "anticipates," "intends," "plans," "estimates," "projects," "forecasts," and future or conditional verbs such as "will," "may," "could," "should," and "would," as well as any other statement that necessarily depends on future events, is intended to identify forward-looking statements. Forward-looking statements are not guarantees, and they involve risks, uncertainties and assumptions. Although we make such statements based on assumptions that we believe to be reasonable, there can be no assurance that actual results will not differ materially from those expressed in the forward-looking statements. We caution investors not to rely unduly on any forward-looking statements and urge you to carefully consider the risks described in our filings with the Securities and Exchange Commission (the "SEC") from time to time, including our most recent Annual Report on Form 10-K, and subsequent Quarterly Reports on Form 10-Q and Current Reports on Form 8-K, which are available at www.raymondjames.com and the SEC's website at www.sec.gov. We expressly disclaim any obligation to update any forward-looking statement in the event it later turns out to be inaccurate, whether as a result of new information, future events, or otherwise.

Strategic Overview

PAUL REILLY CHAIR & CEO, RAYMOND JAMES FINANCIAL

Building on a strong foundation



Our business is

PEOPLE

and their

financial well-being

Our firm has been shaped by four core values



We put clients first.



We act with integrity.

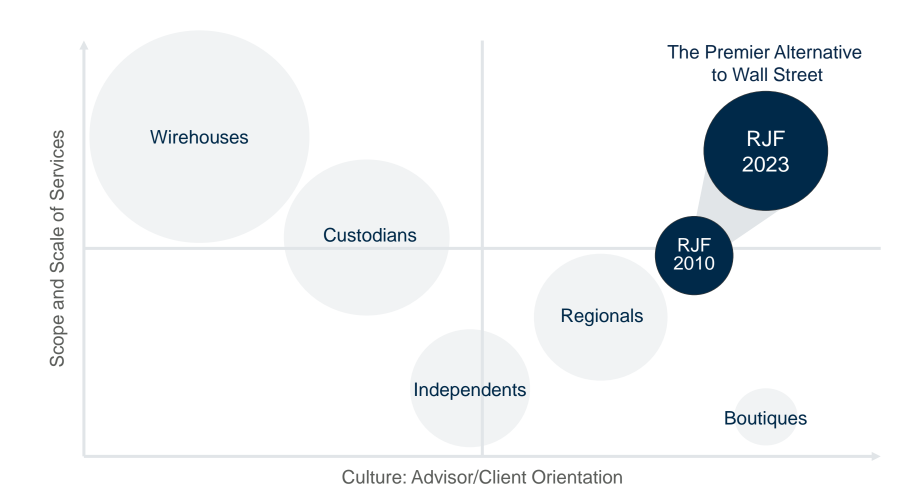


We think long term.



We value independence.

Premier alternative to Wall Street



Firm overview

BY THE NUMBERS

(as of Dec. 31, 2022 unless otherwise stated)

Client assets under administration \$1.17 trillion

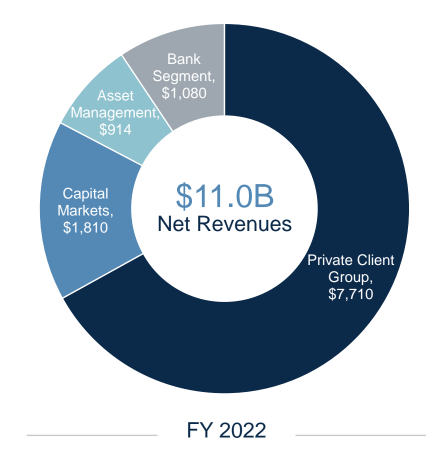
Approximately **8,700** advisors in U.S., Canada, and U.K.

140 consecutive quarters of profitability

More than **2x** required total capital ratio*

Strong credit ratings with stable outlook: **A-** (Fitch), **A3** (Moody's), **A-** (S&P)**

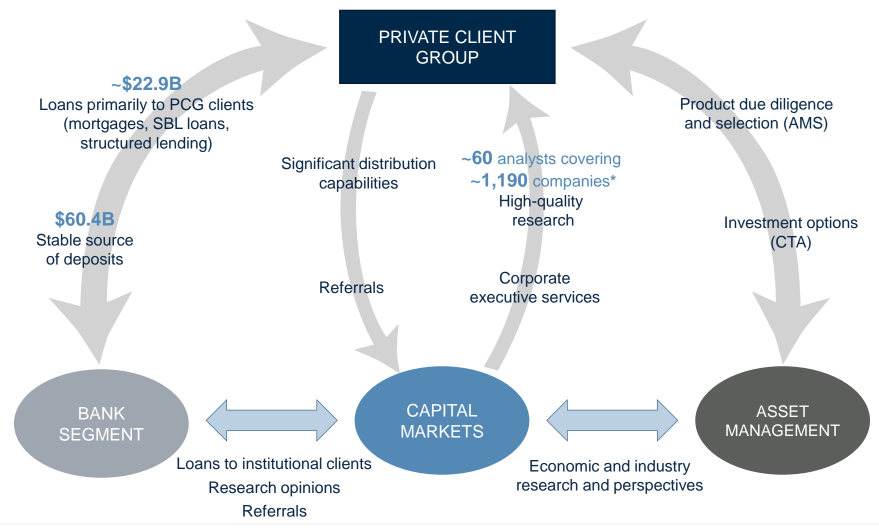
S&P 500 & Fortune 400 company



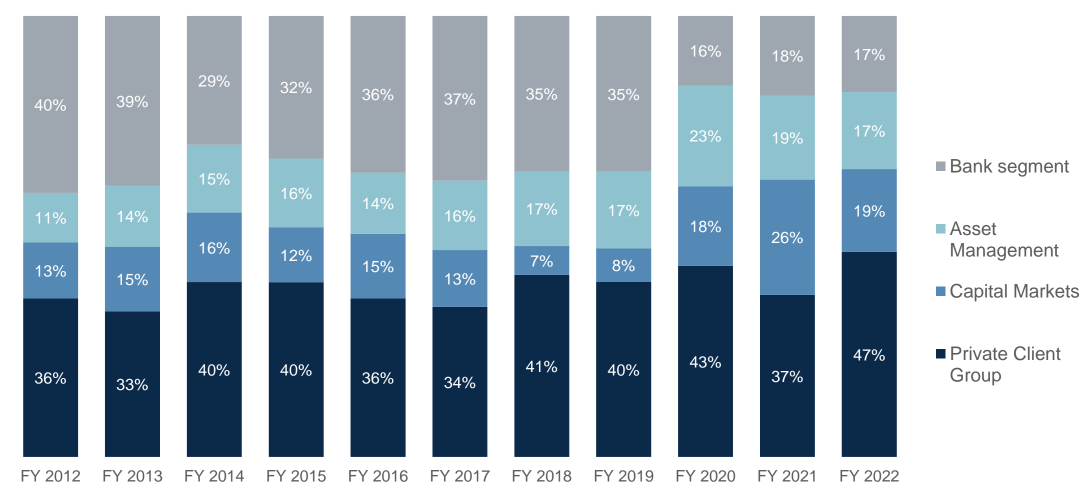




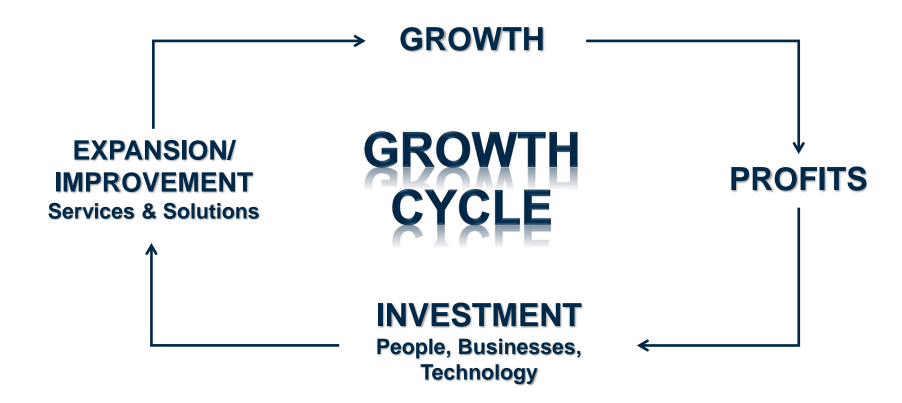
Diverse and complementary businesses



Diversification has shown its value over the cycle

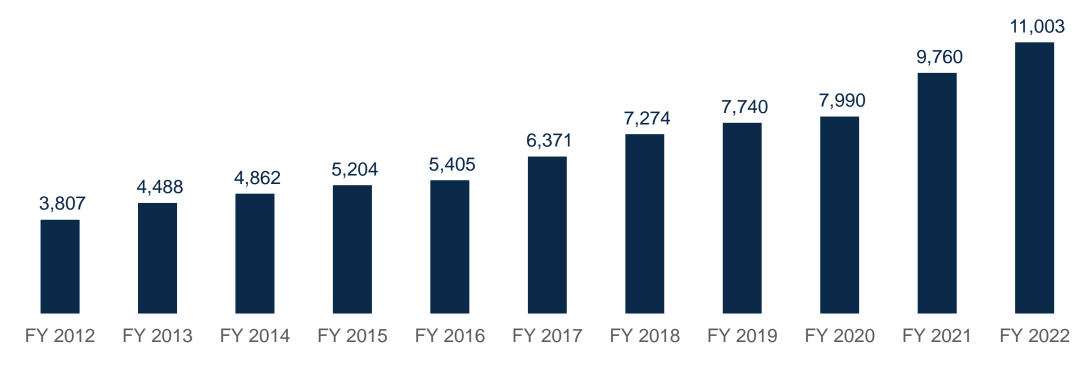


CONTRIBUTION OF PRE-TAX INCOME BY SEGMENT



10 years of growth

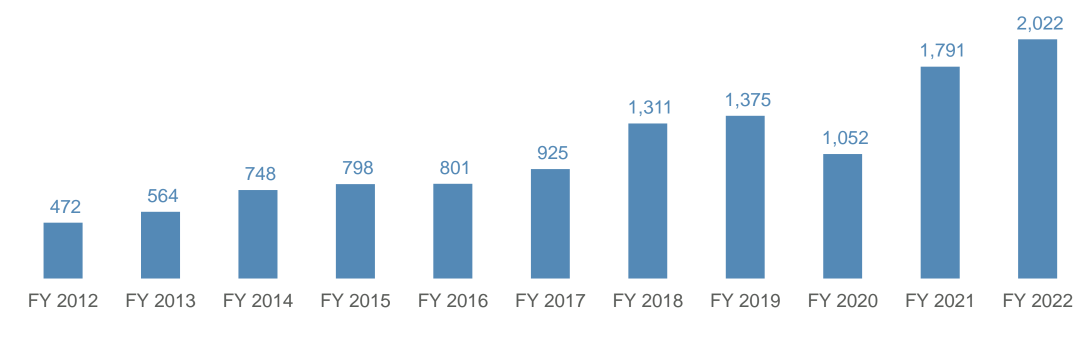
NET REVENUES \$ MILLIONS



11.2% 10-Year CAGR

10 years of growth

PRE-TAX INCOME \$ MILLIONS



15.7% 10-Year CAGR

Growth initiatives



Drive organic growth across core businesses



Expand investments in technology



Maintain focus on strategic M&A and effective integrations

We have a strong track record and remain focused on strategic M&A



Outlook



Financial Review

PAUL SHOUKRY
CHIEF FINANCIAL OFFICER, RAYMOND JAMES FINANCIAL

Financial overview



Consistent capital priorities focused on growth



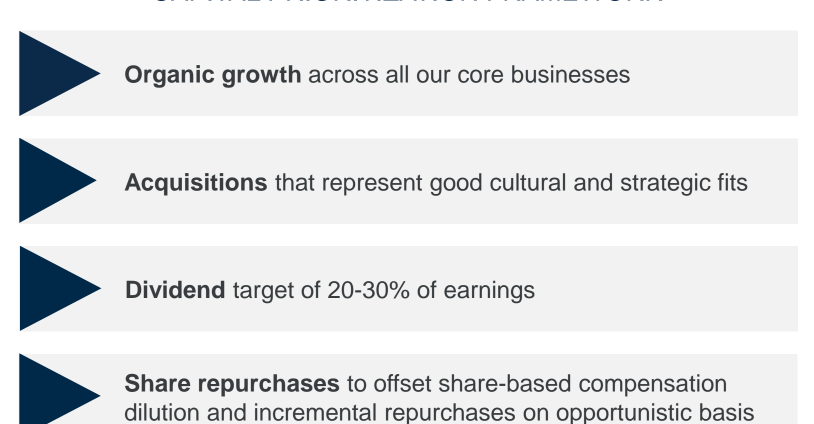
Track record of generating operating leverage



Strong balance sheet

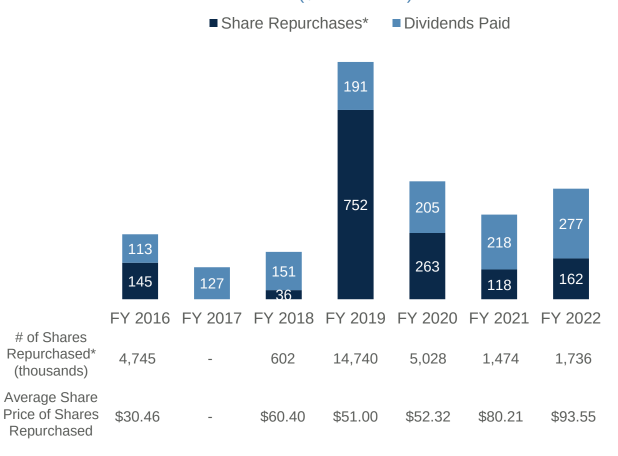
Consistent capital priorities focused on growth

CAPITAL PRIORITIZATION FRAMEWORK



Consistent capital priorities focused on growth

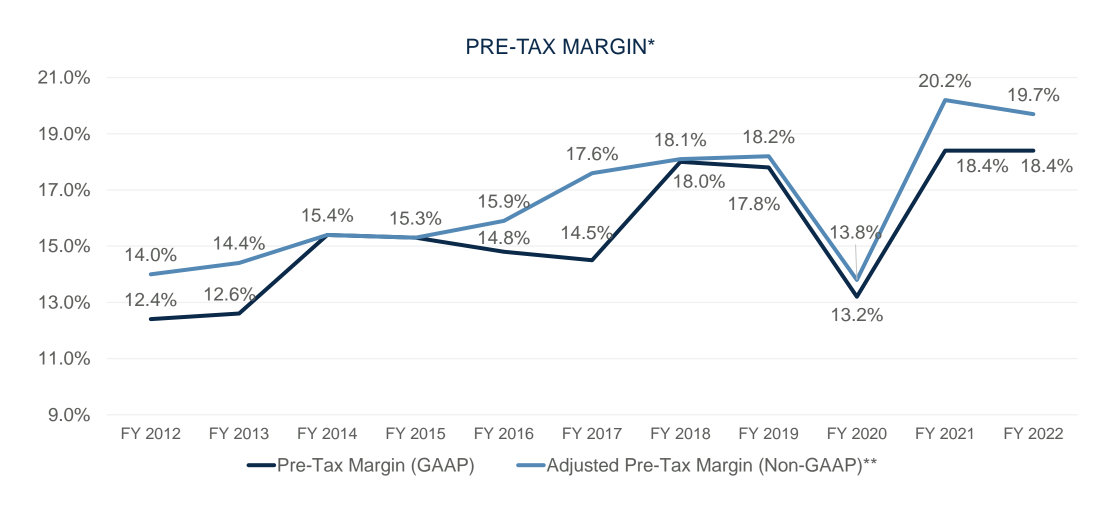
DIVIDENDS PAID AND SHARE REPURCHASES (\$ MILLIONS)



- Since FY 2016, returned ~\$2.8 billion to shareholders through dividends and share repurchases.
- Quarterly dividend rate increased 24% to \$0.42 per share.
- Target dividend of 20-30% of earnings. In market downturns, the company strives to maintain its most recent dividend, if feasible.
- Remain committed to offset share-based compensation dilution and expect to opportunistically repurchase shares over the long-term.
- \$1.4 billion remains under current share repurchase authorization**.

^{*}Under the Board of Directors' share repurchase authorization. **As of December 31, 2022.

Track record of generating operating leverage



^{*}Based on net revenues. **This is a non-GAAP measure. See the schedule in the Appendix of this presentation for a reconciliation of our non-GAAP measures to the most directly comparable GAAP measures and for more information on these measures. There were no non-GAAP adjustments in FY 2014 and FY 2015.

Strong balance sheet



~\$2.0 Billion
Corporate Cash**

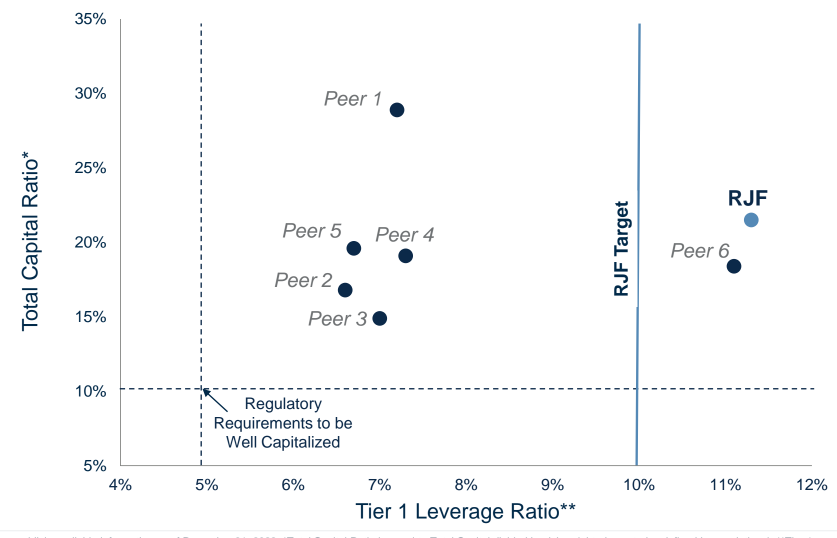
CREDIT RATINGS***

FitchA- rating and Stable Outlook

Moody'sA3 rating and Stable Outlook

Standard and Poor'sA- rating and Stable Outlook

Strong balance sheet



Q&A

Appendix

Reconciliation of non-GAAP financial measures to GAAP financial measures

We utilize certain non-GAAP financial measures as additional measures to aid in, and enhance, the understanding of our financial results and related measures. These non-GAAP financial measures have been separately identified in this document. We believe certain of these non-GAAP financial measures provides useful information to management and investors by excluding certain material items that may not be indicative of our core operating results. We utilize these non-GAAP financial measures in assessing the financial performance of the business, as they facilitate a comparison of current- and prior-period results. In the following tables, the tax effect of non-GAAP adjustments reflects the statutory rate associated with each non-GAAP financial measures should be considered in addition to, and not as a substitute for, measures of financial performance prepared in accordance with GAAP. In addition, our non-GAAP financial measures may not be comparable to similarly titled non-GAAP financial measures of other companies. The following tables provide a reconciliation of non-GAAP financial measures to the most directly comparable GAAP measures.

	Twelve months ended								
\$ in millions	September 30, 2012	September 30, 2013	September 30, 2016	September 30, 2017	September 30, 2018	September 30, 2019	September 30, 2020	September 30, 2021	September 30, 2022
Net Income	\$ 296	\$ 367	\$ 529	\$ 636	\$ 857	\$ 1,034	\$ 818	\$ 1,403	\$ 1,505
Non-GAAP adjustments:									
Acquisition and disposition-related expenses (1) (10)	59	73	40	18	4	15	7	82	147
Losses on extinguishment of debt (2)	-	-	-	46	-	-	-	98	-
Reduction in workforce expenses (3)	-	-	-	-	-	-	46	-	-
Goodwill impairment (4)	-	5	-	-	-	19	-	-	-
Jay Peak Settlement (5)	-	-	20	130	-	-	-	-	-
RJES restructuring expense (6)	-	2	-	-	-	-	-	-	-
Interest expense (7)	2	-	-	-	-	-	-	-	-
Loss on auction rate securities repurchased (10)									
Pre-tax impact of non-GAAP adjustments (10)	61	80	60	194	4	34	53	180	147
Tax effect of non-GAAP adjustments (10)	(23)	(28)	(20)	(62)	(1)	-	(13)	(43)	(37)
Impact of the tax act (8)		-	-	-	105		-		
Total non-GAAP adjustments, net of tax	38	52	40	132	108	34	40	137	110
Adjusted net income	\$ 334	\$ 419	\$ 569	\$ 768	\$ 965	\$ 1,068	\$ 858	\$ 1,540	\$ 1,615
Pre-tax income	\$ 472	\$ 564	\$ 801	\$ 925	\$ 1,311	\$ 1,375	\$ 1,052	\$ 1,791	\$ 2,022
Pre-tax impact of non-GAAP adjustments (10) (as detailed above)	61	80	60	194	4	34	53	180	147
Adjusted pre-tax income	\$ 533	\$ 644	\$ 861	\$ 1,119	\$ 1,315	\$ 1,409	\$ 1,105	\$ 1,971	\$ 2,169
Pre-tax margin ⁽⁹⁾	12.4%	12.6%	14.8%	14.5%	18.0%	17.8%	13.2%	18.4%	18.4%
Adjusted pre-tax margin (9)	14.0%	14.4%	15.9%	17.6%	18.1%	18.2%	13.8%	20.2%	19.7%

Footnotes

- The twelve months ended September 30, 2012 and September 30, 2013 included expenses associated with our acquisitions of Morgan Keegan and Albrecht & Associates. The twelve months ended September 30, 2016 included expenses associated with our acquisitions of the U.S. Private Client Services unit of Deutsche Bank Wealth Management, MacDougall, MacDougall & MacTier, Inc., and Mummert & Company Corporate Finance GmbH. The twelve months ended September 30, 2017 and September 30, 2018 included expenses associated with our acquisition of Scout Investments and its Reams Asset Management division. The twelve months ended September 30, 2019 included a \$15 million loss in our Capital Markets segment on the sale of our operations related to research, sales and trading of European equities. The twelve months ended September 30, 2020 included a \$7 million loss in our Capital Markets segment related to the sale of our interests in certain entities that operated predominantly in France. The twelve months ended September 30, 2021 included professional and integration expenses in our Other segment associated with our acquisitions of NWPS Holdings, Inc., Financo, LLC, and Cebile Capital, which were completed in fiscal 2021, Charles Stanley Group PLC, which was completed in January 2022, and TriState Capital Holdings, Inc., which we expect to close in fiscal 2022. The twelve months ended September 30, 2021 also included amortization expense in our Capital Markets segment related to intangible assets with short useful lives associated with our Financo, LLC and Cebile Capital acquisitions.
- 2) Losses on extinguishment of debt include make-whole premiums, the accelerated amortization of debt issuance costs, and certain legal and other professional fees associated with the redemptions of our \$300 million of 8.60% senior notes due 2019 (fiscal fourth quarter of 2017), \$350 million of 6.90% senior notes due 2042 (fiscal second quarter of 2017), and \$250 million of 5.625% senior notes due 2024 and our \$500 million of 3.625% senior notes due 2026 (fiscal third quarter of 2021), respectively.
- 3) Reduction in workforce expenses for the twelve months ended September 30, 2020 are associated with position eliminations that occurred in our fiscal fourth quarter of 2020 in response to the economic environment. These expenses were included in our Other segment and primarily consisted of severance and related payroll expenses, as well as expenses related to company-paid benefits.
- 4) The twelve months ended September 30, 2013 included a \$5 million goodwill impairment charge associated with Raymond James European Securities ("RJES") reporting unit. The twelve months ended September 30, 2019 included a \$19 million goodwill impairment charge associated with our Canadian Capital Markets business.
- 5) Other expenses included legal expenses associated with the Jay Peak settlement. For further information see our Annual Report on Form 10-K for the year ended September 30, 2017 (available at www.sec.gov).
- 6) The twelve months ended September 30, 2013 included restructuring expenses associated with our RJES operations.
- 7) The twelve months ended September 30, 2012 included incremental interest expense incurred during the March 31, 2012 quarter on debt financings that occurred in March 2012, prior to and in anticipation of, the closing of the Morgan Keegan acquisition.
- 8) The twelve months ended September 30, 2018 included the impact of the Tax Act, which resulted in the remeasurement of U.S. deferred tax assets at the lower enacted corporate tax rate and, to a lesser extent, a one-time transition tax on deemed repatriated earnings of foreign subsidiaries.
- 9) Pre-tax margin is computed by dividing pre-tax income by net revenues for each respective period or, in the case of adjusted pre-tax margin, computed by dividing adjusted pre-tax income by net revenues for each respective period.
- 10) Amounts may not tie to other financial reports due to rounding.