Condensed Consolidated Interim Financial Statements For the three months ended June 30, 2014

Rifco Inc. Table of Contents

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Rifco Inc.

Condensed Consolidated Interim Statements of Financial Position
(Expressed in Canadian Dollars)

		June 30,	March 31
		2014	2014
	Notes	\$	\$
ASSETS			
Cash	18	3,909,170	2,804,378
Finance receivables - net	5, 9, 18	222,312,592	202,821,496
Other receivables and prepaid expenses	18	709,075	785,679
Property and equipment - net	6	419,710	424,908
Deferred income tax asset	7	5,579,000	4,388,000
Total Assets		232,929,547	211,224,461
LIABILITIES AND EQUITY			
Bank borrowing	8, 18	85,146,613	83,453,536
Securitization debt	9, 18	113,849,967	96,835,881
Unsecured debentures	10, 15, 18	8,500,000	7,995,000
Accounts payable and accruals	11, 18	4,504,501	3,885,238
Income taxes payable		1,328,145	967,221
Total Liabilities		213,329,226	193,136,876
Equity			
Share capital	12	6,843,302	6,843,302
Contributed surplus	12	2,195,083	2,052,245
Retained earnings		10,561,936	9,192,038
Total Equity		19,600,321	18,087,585
Total Liabilities and Equity		232,929,547	211,224,461

Commitments 20

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

Rifco Inc.

Condensed Consolidated Interim Statements of Comprehensive Income (Expressed in Canadian Dollars)

For the three month period ended June 30, 2014 and 2013

		June 30,	June 30,
		2014	2013
	Notes	\$	\$
Financial revenue			
Interest income		8,719,105	6,880,797
Administration and other fees		137,233	113,531
Total financial revenue		8,856,338	6,994,328
Financial expense			
Interest expense	16	2,381,773	2,075,754
Total financial expense		2,381,773	2,075,754
Net financial income before provision for impairment		6,474,565	4,918,574
Provision for impairment and credit losses	5	2,556,735	1,287,846
Net financial income before operating expenses		3,917,830	3,630,728
Operating expenses			
Wages and benefits	16	1,273,175	957,365
Professional fees		71,301	111,116
Office and general		535,188	340,238
Stock based compensation	12, 13, 16	142,838	77,024
Depreciation and amortization	6	32,430	13,477
Total operating expenses		2,054,932	1,499,220
Income before taxes		1,862,898	2,131,508
Current income tax (expense)	7	(1,684,000)	(1,379,000)
Deferred income tax recovery	7	1,191,000	814,000
Total income tax expense		(493,000)	(565,000)
Total net income and comprehensive income for			
the period attributable to equity holders		1,369,898	1,566,508
Net earnings per common share			
Basic	15 \$	0.065 \$	0.075
Diluted	15 \$	0.063 \$	0.073

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

Rifco Inc.

Condensed Consolidated Interim Statements of Changes in Equity (Expressed in Canadian Dollars)

For the three month period ended June 30, 2014 and 2013

-	G	G 1. 1	Contributed	Retained Earnings	Total
	S	hare Capital	Surplus		Equity
	Notes	\$	\$	\$	\$
As at March 31, 2013		6,362,414	1,797,379	2,813,955	10,973,748
Total comprehensive income for the period		-	-	1,566,508	1,566,508
Exercise of options		7,403	(2,893)	-	4,510
Issued under employee share ownership plan		56,665	-	-	56,665
Stock based compensation	12, 13, 15	-	77,024	-	77,024
As at June 30, 2013		6,426,482	1,871,510	4,380,463	12,678,455
As at March 31, 2014		6,843,302	2,052,245	9,192,038	18,087,585
Total comprehensive income for the period		-	-	1,369,898	1,369,898
Exercise of options		-		-	-
Issued under employee share ownership plan		-	-	-	-
Stock based compensation	12, 13, 15	-	142,838	-	142,838
As at June 30, 2014		6,843,302	2,195,083	10,561,936	19,600,321

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

Rifco Inc. Condensed Consolidated Interim Statements of Cash Flows

(Expressed in Canadian Dollars)

For the three month period ended June 30, 2014 and 2013

		June 30, 2014	June 30, 2013
	Notes	\$	\$
Operating activities			
Total net income for the period		1,369,898	1,566,508
Add (deduct) items not affecting cash:			
Depreciation and amortization	6	32,430	13,477
Increase to provision for impairment			
and credit losses	5	890,448	116,756
Stock based compensation	12	142,838	77,024
(Deferred income tax recovery)	7	(1,191,000)	(814,000)
Current income tax expense	7	1,684,000	1,379,000
Amortization of origination costs		703,275	470,576
Amortization of transaction costs for bank borrowing	8	45,144	40,978
Loss on disposal of property and equipment		-	300
Funds from operations before changes in non cash items and taxes		3,677,033	2,850,619
(Change in accrued interest earned on finance receivables)		(98,718)	(128,090)
Changes in non cash working capital		695,867	894,556
(Income taxes paid)		(1,323,077)	(13,778)
Net cash flows from operating activities		2,951,105	3,603,307
Investing activities			
(Funds advanced on finance receivables)		(42,861,675)	(31,694,210)
Principal collections of finance receivables		23,170,591	17,013,058
(Origination costs)		(1,295,016)	(1,014,211)
(Purchase of property and equipment)	6	(27,232)	(10,050)
Net cash flows from investing activities		(21,013,332)	(15,705,413)
Financing activities			
(Repayments of bank borrowing)		(31,454,106)	(26,105,660)
Advances from bank borrowing		33,102,039	24,568,247
Proceeds from securitization debt		42,182,916	33,577,732
(Repayments of securitization debt)		(25,168,830)	(21,063,719)
Issuance of common shares		(23,100,030)	61,175
Proceeds from unsecured debentures		715,000	130,000
(Repayments of unsecured debentures)		(210,000)	(130,000)
Net cash flows from financing activities		19,167,019	11,037,775
Increase (decrease) in cash		1,104,792	(1,064,331)
Cash, beginning of period		2,804,378	3,678,558
Cash, end of period		3,909,170	2,614,227

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

1. Incorporation and operations

Rifco Inc. ("Rifco" or the "Company") operating through its wholly owned subsidiary Rifco National Auto Finance Corporation is engaged in vehicle finance. The Company shares are traded on the TSX Venture Exchange under the symbol "RFC". The Company currently provides non-traditional vehicle financing to motorists through a growing network of select new and used vehicle retailers. The Company operates in all provinces except Quebec. The Company, and its subsidiary, are incorporated under the laws of Alberta. The Company's registered office is Suite 500, 5000 Gaetz Ave, Red Deer, Alberta, T4N 6C2.

2. Basis of preparation

Statement of compliance

These condensed consolidated interim financial statements have been prepared in accordance with IAS-34 'Interim Financial Reporting'. They do not include all of the information required for full annual financial statements and should be read in conjunction with the consolidated financial statements of the Company as at and for the year ended March 31, 2014.

These condensed consolidated interim financial statements were approved by the board of directors on August 12, 2014.

Basis of presentation

These condensed consolidated interim financial statements are stated in Canadian dollars, and in all material respects, follow the same accounting policies and method of applications as the annual audited consolidated financial statements of the preceding fiscal year, except as outlined in note 4.

These condensed consolidated interim financial statements include the financial statements of Rifco Inc. and Rifco National Auto Finance Corporation, a 100% owned subsidiary.

Use of estimates and judgments

The preparation of condensed consolidated interim financial statements in accordance with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise judgments, estimates and assumptions in applying the Company's accounting policies and the reported amounts of assets, liabilities, equity, income and expenses. Actual results may differ from the estimates.

In preparing these condensed consolidated interim financial statements, the significant judgements made by management in applying the Company's accounting policies and key sources of estimation uncertainty were the same as those that applied to the consolidated financial statements as at and for the year ended March 31, 2014.

3. Summary of significant accounting policies

These condensed consolidated interim financial statements have been prepared in accordance with International Financial Reporting Standards, and follow the same accounting policies and procedure as reported in the Company's most recent annual financial statements for the year ended March 31, 2014, except as outlined in note 4.

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

4. New accounting standards and interpretations

Offsetting financial assets and financial liabilities (Amendments to IAS 32)

The Amendments to IAS 32 add application guidance to address inconsistencies in applying IAS 32's criteria for offsetting financial assets and financial liabilities in the following two areas:

- the meaning of 'currently has a legally enforceable right of set-off'
- that some gross settlement systems may be considered equivalent to net settlement.

The adoption of this amendment did not have an impact on the Company's results of operations, financial position and disclosures.

New accounting standards and interpretations not yet adopted

IFRS 9 'Financial instruments' (IFRS 9)

The IASB aims to replace IAS 39 'Financial Instruments: Recognition and Measurement' (IAS 39) in its entirety with IFRS 9. To date, the chapters dealing with recognition, classification, measurement and derecognition of financial assets and liabilities have been issued. On March 7, 2013, IASB presented with an exposure draft dealing with impairments. Further, in November 2011, the IASB tentatively decided to consider making limited modifications to IFRS 9's financial asset classification model to address application issues. The Company's management has yet to assess the impact of this new standard on the Company's consolidated financial statements. However, management does not expect to implement IFRS 9 until all of its chapters have been published and they can comprehensively assess the impact of all changes.

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

5. Finance receivables – net

Finance receivables – net consists of vehicle purchase loans, which generally have initial terms of 24 to 84 months with fixed rates of interest. The Company's experience has shown that a portion of contracts will be paid in full prior to the loan maturity date. Accordingly, the maturities of finance receivables shown in the table below are not to be regarded as a forecast of future cash collections. Loan payments, including principal and interest due under finance receivables are as follows:

	June 30,	March 31,
	2014	2014
	\$	\$
2015	71,239,180	65,665,418
2016	67,325,750	62,043,514
2017	61,960,516	56,762,526
2018	53,593,312	48,726,190
2019	41,490,135	36,871,564
2020	25,401,026	21,948,269
2021 and subsequent years	7,956,610	6,786,608
Gross finance receivables	328,966,529	298,804,089
Less unearned interest	(111,186,407)	(100,715,052)
Accrued interest	1,625,159	1,526,441
Finance receivables	219,405,281	199,615,478
Unamortized origination costs	6,671,637	6,079,896
Less provision for impairment and credit losses	(3,764,326)	(2,873,878)
Finance receivables - net	222,312,592	202,821,496

Finance receivables are secured by motor vehicle collateral and registered with the applicable provincial personal property registry.

A summary of the change in the provision for impairment and credit losses are as follows:

	Three months ending		
	June 30, 2014	June 30, 2013	
	\$	\$	
Credit losses net of recoveries for the period	(1,503,808)	(1,075,453)	
Repossession and recovery costs for the period	(162,479)	(95,637)	
Provision for impairment and credit losses for the period	2,556,735	1,287,846	
Change in provision for impairment	890,448	116,756	

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

5. Finance receivables – net (continued)

A summary of provision for impairment is as follows:

	June 30,	March 31,	
	2014	2014	
	\$	\$	
Provision for impairment from prior period/year	2,873,878	2,276,518	
Change in provision for impairment period/year	890,448	597,360	
Provision for impairment for current period/year	3,764,326	2,873,878	

The aging analysis of finance receivables and their respective provisions for impairment are as follows:

June 30, 2014	Current \$	11 - 30 Days \$	31 - 60 Days \$	61 Days plus \$	Total Finance Receivables \$
Amount of finance receivables	197,898,449	12,765,558	5,988,775	2,752,499	219,405,281
Percent of total finance receivables	90.20%	5.82%	2.73%	1.25%	100.00%
Collective provision for impairment	791,594	-	-	-	791,594
Specific provision for impairment	-	638,278	958,204	1,376,250	2,972,732
Total provision for impairment					3,764,326
Past due but not impaired		12,127,280	5,030,571	1,376,250	
Provision for impairment rate	0.40%	5%	16%	50%	1.72%

		11 - 30	31 - 60	61	Total Finance
March 31, 2014	Current	Days	Days	Days plus	Receivables
	\$	\$	\$	\$	\$
Amount of finance receivables	183,291,497	10,138,996	4,290,385	1,894,600	199,615,478
Percent of total finance receivables	91.82%	5.08%	2.15%	0.95%	100.00%
Collective provision for impairment	733,166	-	-	-	733,166
Specific provision for impairment	-	506,950	686,462	947,300	2,140,712
Total provision for impairment					2,873,878
Past due but not impaired		9,632,046	3,603,923	947,300	
Provision for impairment rate	0.40%	5%	16%	50%	1.44%

Loans over 90 days in arrears, for which the Company has not successfully repossessed its security, are reported as a credit loss against the provision for impairment.

The Company does not have any current loans that are impaired. The Company has recorded an impairment provision on a portion of past due loans. Loan amounts reported as past due but not impaired, are the residual value net of loans after specific impairment.

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

6. Property and equipment – net

During the three months ended June 30, 2014, the Company acquired total property and equipment amounting to \$27,232 (June 30, 2013 - \$10,050) and the depreciation for the period is \$32,430 (June 30, 2013 - \$13,477). The net book value as at June 30, 2014 amounts to \$419,710 (March 31, 2014 - \$424,908).

7. Income taxes

Net deferred income tax assets are comprised of the following:

	June 30	March 31	
	2014	2014	
	\$	\$	
Deferred income tax assets			
Securitized loans and provision for impairment	7,200,000	6,175,000	
Other	25,000	21,000	
	7,225,000	6,196,000	
Deferred income tax liabilities			
Holdback on securitization	1,639,000	1,795,000	
Property and equipment	7,000	13,000	
	1,646,000	1,808,000	
Net deferred income tax asset	5,579,000	4,388,000	

Reconciliation between the tax expense and the accounting profit multiplied by the federal and provincial tax rates for the period ended June 30, 2014 and June 30, 2013 is as follows:

	June 30, 2014	June 30, 2013	
	\$	2013 \$	
Income before taxes	1,862,898	2,131,508	
Statutory income tax rate	25.00%	25.00%	
Income tax expense	465,725	532,877	
Non-deductible expenses for tax purposes	27,275	32,123	
Income tax	493,000	565,000	
Effective income tax rate	26.46%	26.51%	
Allocation of expense (recovery)			
Current	1,684,000	1,379,000	
Deferred	(1,191,000)	(814,000)	
	493,000	565,000	

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

8. Bank borrowing

The Company has a secured revolving credit facility of \$100M with Wells Fargo Corporation Canada and ATB Corporate Financial Services (registered senior debt lenders). The facility has a November 2015 term renewal date. The Company has provided a general security agreement over all assets of the Company. The bank borrowing balance as at June 30, 2014 was \$85,146,613 (March 31, 2014 - \$83,453,536) which is net of unamortized transaction costs of \$240,769 (March 31, 2014 - \$285,913), being amortized over the term of the facility. The financing transaction cost amortized for the period amounted to \$45,144 (June 30, 2014 - \$40,978). The Company must meet certain financial covenants, and as at June 30, 2014, and throughout the period, the Company was in compliance with all covenants.

On April 1, 2014, the Company provided a letter of credit to Securcor Trust for \$3M, which forms part of \$100M syndicated secured revolving credit facility. The letter of credit has an expiry date of April 1, 2015.

9. Securitization

Securitization Debt

Securitization debt represents funding secured by finance receivables, which consist of finance receivables composed of principal and interest sold directly to the Securitizers (the Company securitizes its finance receivables with Securcor Trust, Aviator Trust, and Mountain View Credit Union (referred to collectively as the "Securitizers")). As the current securitization of finance receivables under the various Securitizers does not qualify for de-recognition under IFRS, the net proceeds received through securitization of these finance receivables are recorded as securitization debt on the condensed consolidated interim statements of financial position. The total amount of securitization debt outstanding (including the cash holdbacks) as at June 30, 2014 amounted to \$127.71M (March 31, 2014 - \$110.05M).

The securitization debts are recorded at amortized cost using the effective interest rate method. Interest expense is allocated over the expected term of the borrowing by applying the effective interest rate to the carrying amount of the debts. The effective interest rate is the discount rate that exactly discounts estimated future cash out flows and proceeds over the expected life of the debts. Transaction costs, premiums, or discounts are applied to the carrying amount of the debts.

Securitization debts are reduced on a monthly basis by scheduled payments relative to amounts collected from securitized finance receivables during the month. Tranches of securitization debt have fixed maturities, fixed interest rates, and fixed repayment schedules based on the underlying pledged securitized finance receivables. Securitization debt is non-recourse to the Company.

The Company must meet certain financial covenants, and as at June 30, 2014, and throughout the period, the Company was in compliance with all covenants.

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

9. Securitization (continued)

	\$
At March 31, 2013- Securitization debt	92,788,697
Gross sale proceeds from securitizers	68,939,067
(Repayments to securitizers)	(70,112,454)
(Additions to securitization holdback)	(5,866,164)
Received from securitization holdback	11,181,915
(Unamortized securitization cost)	(95,180)
At March 31, 2014 - Securitization debt	96,835,881
Gross sale proceeds from securitizers	37,008,336
(Repayments to securitizers)	(22,764,276)
(Additions to securitization holdback)	(2,356,137)
Received from securitization holdback	5,174,580
(Unamortized securitization cost)	(48,417)
At June 30, 2014 - Securitization debt	113,849,967

The change for unamortized securitization costs for the period is as follows:

	D
Securitization costs incurred for the period	81,439
Amount of securitization costs expensed	(33,022)
Net addition to unamortized costs for the period	48,417
At March 31, 2014	169,180
At June 30, 2014	217,597

The Company expects to fund a percentage of its loan growth through loan securitization. The Company intends to sell finance receivables to third party Securitizers, in which the Company is not a beneficiary, in order to provide increasing cash resources for loan originations. The Company records cash received from the sale as a financial liability and continues to recognize 100% of the finance receivables.

Upon completion of a sale, servicing of the finance receivables remains the Company's responsibility. The third party Securitizers retain a portion of the proceeds, the "holdback", to reduce their exposure to potential credit losses. The total of the holdback and finance receivables over collateralization is the Company's maximum exposure to impaired loans that have been securitized. The holdback is netted against the securitized debt and is not disclosed separately on the condensed consolidated interim statement of financial position.

Securitized Finance Receivables

Once the finance receivables are securitized, the Company assigns the underlying finance receivables to the Securitizers. Under the terms of the securitization agreements, the Company is responsible for advancing all scheduled or received principal and interest payments to the Securitizers depending on the facility.

In these securitization transactions the Company retains prepayment risk. Credit loss risk related to the assigned finance receivables is limited to the cash holdback and finance receivables over collateralization. Due to retention of these risks, assigned finance receivables are not derecognized, and the securitization proceeds are accounted for as

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

9. Securitization (continued)

securitization debt. To protect against the risk of prepayment and credit losses, some Securitizers maintain, in trust, a cash holdback account. The Securitizers have recourse to draw down on the cash holdback balance held by the Securitizers in the event of individual finance receivables default or prepayment. As at June 30, 2014 the total cash holdbacks held by the Securitizers amounted to \$10.40M (March 31, 2014 - \$13.22M).

Finance receivables pledged as collateral

As at June 30, 2014 the carrying value of the Company's finance receivables securitized and pledged as collateral for associated liabilities was \$95.84M (March 31, 2014 - \$84.91M). These finance receivables were included in finance receivables on the condensed consolidated interim statements of financial position.

Finance receivables used in securitization activities are pledged against the associated securitization debt. As a requirement of the securitization agreements, the Company assigns, transfers, and sets over to the Securitizers, all of its rights, title, and interest in the specified finance receivables. If the Company fails to make timely payment under the securitization agreement, the Securitizers may take direct control of the finance receivables and assign loan management to a back-up servicer. The Company's liability pertaining to securitization will be extinguished. The Company's risk of loss is limited to the cash holdback account and finance receivable over collateralization.

10. Unsecured debentures

Unsecured debentures amounting to \$8.50M (March 31, 2014 - \$7.99M) issued by the Company are non-redeemable to the note holder within the specific terms. Maturity dates vary from October 1, 2014 to June 1, 2017 and bear monthly interest expense at annual rates of 7.0%, 8.0%, and 9.0%. The debentures are subordinated in favour of the registered senior debt lenders. During the period, total unsecured debentures amounting to \$1.09M matured of which \$0.88M were rolled over and new debentures amounting to \$0.72M were issued for terms ranging between 2 and 3 years. The Company must meet certain financial covenants and report to the debenture holders on a quarterly basis. As at June 30, 2014 and throughout the period, the Company was in compliance with all covenants.

Summary of debenture activity are as follows:

	June 30	March 31, 2014	
	2014		
	\$	\$	
7% debentures outstanding	1,620,000	1,710,000	
8% debentures outstanding	3,030,000	1,500,000	
9% debentures outstanding	3,850,000	3,850,000	
10% debentures outstanding	-	935,000	
Unsecured debentures, at year end	8,500,000	7,995,000	
Portion issued to related parties at period end (Note 16)	2,110,000	2,075,000	

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

10. Unsecured debentures (continued)

The unsecured debentures mature as follows:

	June 30	March 31,	
	2014	2014	
	\$	\$	
Less than 12 months	980,000	1,165,000	
12 - 24 months	1,810,000	1,930,000	
Greater than 24 months	5,710,000	4,900,000	
	8,500,000	7,995,000	

11. Accounts payable and accruals

	June 30,	March 31,	
	2014	2014	
	\$	\$	
Payable to securitizers	3,643,777	2,867,937	
Accounts payable and accrued expenses	860,724	1,017,301	
	4,504,501	3,885,238	

Accounts payable are non-interest bearing and are normally settled on 30 day terms. Payables to securitizers are normally settled within 30 days.

12. Share capital and contributed surplus

A) Authorized shares

Unlimited number of Common shares, no par value Unlimited number of Preferred shares, no par value

The preferred shares may be issued in one or more series and the directors are authorized to fix the number of shares in each series to determine the designation, rights, privileges and conditions attached to the shares of each series.

B) Issued and outstanding

Common Shares	June 30, 2014		March 31,	2014
	Shares	\$	Shares	\$
Opening balance, April 1	21,027,483	6,843,302	20,762,396	6,362,414
Stock options exercised	-	-	239,552	370,745
Employee share ownership plan	-	-	25,535	110,143
Closing balance	21,027,483	6,843,302	21,027,483	6,843,302

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

12. Share capital and contributed surplus (continued)

Contributed surplus

The contributed surplus reserve is used to recognize the fair value of stock options granted to employees, including key management personnel, as part of their remuneration. When stock options are subsequently exercised, the fair value of such stock options in contributed surplus is credited to share capital.

	June 30,	March 31,	
	2014	2014	
	\$	\$	
Opening balance	2,052,245	1,797,379	
Transfer to share capital on exercise of options	-	(115,319)	
From the vesting of stock based compensation	142,838	370,185	
Closing balance	2,195,083	2,052,245	

13. Stock based compensation

Stock option plan

The Company has a stock option plan under which directors, officers, employees and consultants of the Company and its subsidiary are eligible to receive stock options. The aggregate number of shares to be issued upon exercise of all options granted under the plan shall not exceed 10% of the issued shares of the Company at the time of granting the options. The maximum number of common shares optioned to any optionee shall not exceed 5% of the outstanding common shares of the Company. Options granted under the plan generally have a term of five years but may not exceed ten years and vest at terms to be determined by the directors at the time of grant. The exercise price of each option shall be determined by the directors at time of grant but shall not be less than the price permitted by the policy or policies of the stock exchange(s) on which the Company's common shares are then listed.

During the three month period, the Company issued 487,000 options to officers and directors (March 31, 2014 - 380,000 options to officers and directors).

		June 30, 2014		March 31, 2014
	Number of options	Weighted average exercise price \$	Number of options	Weighted average exercise price \$
Outstanding at beginning of period	1,183,334	2.25	1,042,886	1.19
Granted	487,000	5.85	380,000	4.40
(Exercised)	-	-	(239,552)	1.07
Outstanding at end of period	1,670,334	3.30	1,183,334	2.25
Exercisable at end of period	743,332	1.51	648,332	1.08

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

13. Stock based compensation (continued)

The total outstanding number of options are 7.94% (March 31, 2014 - 5.63%) of number of shares outstanding at three month period ended.

A summary of the status of the Company's stock options outstanding at June 30, 2014 is as follows:

	# Granted and			
Date issued	oustanding	# Vested	Exercise price	Expiry date
12-Jul-10	180,000	180,000	0.42	12-Jul-15
5-Jul-11	195,000	195,000	0.97	5-Jul-16
11-Jul-11	100,000	100,000	1.00	11-Jul-16
2-May-12	25,000	-	1.29	2-May-17
6-Jul-12	303,334	173,332	1.95	6-Jul-17
19-Jun-13	380,000	95,000	4.40	19-Jun-18
18-Jun-14	487,000	-	5.85	18-Jun-19
Total	1,670,334	743,332		

The Company recognized a stock based compensation expense of \$142,838 during the period ended June 30, 2014 (June 30, 2013 - \$77,024). The Company uses the fair value method of accounting for stock based compensation to employees and directors. The compensation cost for options granted is determined based on the estimated fair value of the stock options at the time of the grant using the Black-Scholes option pricing model and is amortized over the vesting period with an offset to contributed surplus. When options are exercised, the corresponding contributed surplus and the proceeds received by the Company are credited to share capital. The weighted average remaining life of the options is 3.41 years.

		June 30, 2014		March 31, 2014
Fair value at grant date	\$	2.19	\$	1.72
Exercise price	\$	5.85	\$	4.40
Stock price	\$	5.85	\$	4.40
Risk free interest rate		1.31%		1.35%
Expected lives (years)		3.98		3.98
Expected volatility		47%		49%
Dividend yield		-		-
Forfeiture estimate		6.7%		5.7%

Expected volatility is based on historical data of the Company

Options are granted with a 5 year life with full vesting ranging up to 48 months.

The weighted average share price at the date of exercise for share options exercised as of June 30, 2014 is nil (June 30, 2013 - \$4.24).

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

14. Employee share ownership plan

The Company initiated an employee share ownership plan ("the ESOP"), effective February 1, 2013. The plan aligns the interests of employees with other shareholders and will assist the Company with employee recruitment and retention. Participation in the ESOP is voluntary and all employees that have been employed for at least 3 months are eligible to participate.

Employees can contribute to the ESOP monthly up to a maximum of 10% of their gross annual earnings. The Company matches 50% of the employee contribution. Shares purchased with Company's contribution vest in 12 months, whereas the employee contribution vest immediately. If the unrestricted shares are sold before one year, the employee may no longer be able to participate in the plan for a period of an additional one year from the date of termination of the employee's participation in the plan.

Effective September 1, 2013 the shares for ESOP are purchased through the facilities of an exchange and are no longer issued from the treasury of the Company. The number of shares purchased for the month depends upon the trading price of the shares at the time of purchase and the total amount of contribution from both the Company and employees.

At period end the Company contributed a total of \$27,665 (June 30, 2013 - \$18,888) to the ESOP.

15. Earnings per share ("EPS")

The calculation of basic earnings per share for the three months ended June 30, 2014, was based on the profit available to common shareholders of \$1,369,898 (June 30, 2013 – \$1,566,508), and a weighted average number of common shares outstanding of 21,027,483 (June 30, 2013 – 20,783,843). The calculation of the diluted income per share assumes the conversion, exercise or contingent issuance of securities only when such conversion, exercise or issuance would have a dilutive effect on the income per share. The dilutive effect of outstanding options and their equivalents is reflected in diluted earnings per share by determining the cash to be received from the exercise of outstanding dilutive options and warrants which is then deemed to be applied to the repurchase of common shares at the average market price for the reporting period. Weighted average number of common shares is calculated as follows:

	June 30,	June 30,	
	2014	2013	
	Shares	Shares	
Weighted average number of shares outstanding	21,027,483	20,783,843	
Effect of potential dilutive securities due to stock options	614,254	718,335	
Weighted average number of shares outstanding for use in			
determining diluted income per share	21,641,737	21,502,178	

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

16. Related party disclosures

During the period, related parties were holders of unsecured debentures in the Company. The terms offered to related parties for the unsecured debentures are identical to those offered to non-related party debenture holders.

At period end, the total held by related parties is \$2.11M (March 31, 2014 - \$2.08M). None of the related parties are officers or directors. The related parties are comprised of relatives of certain officers and employees of the Company who currently hold \$1.10M (March 31, 2014 - \$1.07M) in debentures with varying terms. In addition, \$1.01M (March 31, 2014 - \$1.01M) in debentures with varying terms is held by relatives and companies related to a non-management insider. These transactions are in the normal course of business and consideration established and agreed to by the related parties is at arm's length. Total interest paid to related parties in the period was \$0.04M (June 30, 2013 - \$0.05M).

Compensation of key management personnel

The remuneration of key management personnel which includes executives during the period ended was as follows:

	June 30,	June 30,
	2014 \$	2013 \$
Compensation, including bonuses	386,389	321,609
Stock based compensation	102,589	43,229
Total	488,978	364,838

The Company has three independent directors. Each independent director receives an annual retainer of \$20,000 and an additional \$5,000 for Chairman of the Board and \$3,000 for Committee Chairman positions held. Independent directors received meeting fees of \$500 per day and reimbursement of normal travel expenses. The fees paid to independent directors totaled \$22,250 (June 30, 2013 - \$17,750) in addition to normal itemized expense reimbursement. During the period the Company granted 487,000 stock options to key management and independent directors. The stock based compensation expense for the independent directors during the period was \$38,470 (June 30, 2013 - \$29,515)

17. Capital management

The Company's capital is comprised of bank borrowing, securitization debt, unsecured debentures and equity in order to fund the origination of vehicle finance receivables. The condensed consolidated interim financial statements do not include all capital management information and disclosures as required in the annual consolidated financial statements, they should be read in conjunction with the Company's annual consolidated financial statements as at March 31, 2014.

18. Financial instruments and risk management

Set out below is a comparison by category of carrying amounts and fair values of all of the Company's financial instruments that are carried in the financial statements and how the fair value of financial instruments is measured.

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

18. Financial instruments and risk management (continued)

Fair values

Fair value represents the price at which a financial instrument could be exchanged in an orderly market, in an arm's length transaction between knowledgeable and willing parties who are under no compulsion to act. The Company classifies the financial instruments that are carried on the consolidated interim financial statements at fair value according to the following hierarchy based on the amount of observable inputs used to value the instrument.

The following table provides an analysis of the financial instruments that are measured subsequent to initial recognition at fair value, grouped into Levels 1 to 3 based on the degree to which the fair value is observable.

- Level 1 fair value measurements are those derived from quoted prices (unadjusted) in the active market for identical assets or liabilities.
- Level 2 fair value measurements are those derived from inputs other than quoted prices that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (derived from prices).
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

			June 30	, 2014	March 31, 2014			
Financial Instrument Classification	Fair value level		Carrying value \$	Fair value \$	Carrying value \$	Fair value		
Fair value through profit and loss:								
Cash	(1)		3,909,170	3,909,170	2,804,378	2,804,378		
Loans and receivables:								
Finance receivables - net	(3)		222,312,592	(A)	202,821,496	(A)		
Other receivables	(1)		107,416	107,416	187,020	187,020		
Other financial liabilities:								
Bank borrowing	(1)		85,146,613	85,387,382	83,453,536	83,739,449		
Securitization debt	(2)	(B)	113,849,967	114,569,178	96,835,881	97,651,703		
Unsecured debentures	(2)	(C)	8,500,000	8,810,135	7,995,000	8,154,559		
Accounts payable and accruals	(1)		4,504,501	4,504,501	3,885,238	3,885,238		

A) The fair value of finance receivables is calculated by discounting the estimated future cash flows of the portfolio at rates commensurate with the underlying risk of assets, net of a provision for impaired loans, prepayment losses, servicing costs and fees to securitize at the condensed consolidated interim statements of financial position dates. Management's estimate of fair value is presented as a range of the values. Currently, there is not an organized market for valuing the loan portfolio. The change in discount rate ranges reflects increases or decreases in securitization pricing and provisioning.

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

18. Financial instruments and risk management (continued)

	June 30	, 2014	March 31, 2014			
	Discount rate	Fair value	Discount rate	Fair value		
		\$		\$		
Upper value	6.21%	284,565,859	5.54%	263,459,979		
Lower value	9.21%	266,149,431	8.54%	246,741,196		

- B) The fair value of securitization debt is determined based on an internal valuation model which factors in the time value of money, expected future impaired loans and prepayment rates.
- C) The fair value of unsecured debenture is determined based on an internal valuation model which factors in discount rates and future cash flows.

Risk management

The Company is exposed to risks of varying degrees of significance, which could affect its ability to achieve its strategic objectives for growth. The main objectives of the Company's risk management process are to ensure that risks are properly identified and that the capital base is adequate in relation to these risks. The principal financial risks to which the Company is exposed are described below:

Credit risk

Credit risk is the risk of an unexpected loss if a customer or counterparty to a financial instrument fails to meet its contractual obligations.

The Company generates indirect auto loans through franchise and independent dealerships in Canada. The target borrowers are of a 'less than prime credit grade', meaning they typically would not be approved for financing at prime rates. These customers may have had credit related problems, less than adequate credit history, or may be purchasing a vehicle that falls outside of prime auto lending guidelines.

For the Company, credit risk arises principally through the Company's finance receivables. Risk exists that the Company's borrowers' actual default rates exceed business model expectations. The Company is at risk of loss of principal and earned interest income. In the segment that the Company operates, some delinquency, impairment of loans, and ultimate credit loss is expected.

The Company manages credit risk in the following ways:

Dealership relationships

The Company believes that, as an indirect lender, the role of the dealership is integral in risk assessment and risk reduction for individual applications. The Company's credit analysts rely on information compiled and communicated by the dealer and as such, a level of trust is required in extending credit on indirect loan applications. It is the Company's philosophy that trust is best established within a relationship based on principles of partnership, fairness, equity, and transparency. It has been the Company's experience that credit performance can vary widely between originating dealerships. It is among the Company's most important principles of underwriting that only trustworthy dealers who share the Company's philosophy be permitted to submit credit applications. In evaluating potential originating-dealerships, each dealer has submitted to a detailed due diligence process including review of a

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

18. Financial instruments and risk management (continued)

detailed dealer profile, financial information, license checks, credit checks, inventory evaluations and one or more 'site visits'. The Company and its dealers are bound by an agreement, which gives the Company certain charge back remedies.

The Company will only accept applications submitted by approved dealerships. Specific criteria for dealership enrolment must be met.

Credit adjudication

The Company maintains certain minimum standards that are required in order to extend credit. Applications that fail to meet these minimum standards will result in an immediate decline.

The Company believes that it can extend credit to applicants with non-traditional credit and obtain acceptable returns for shareholders. Applicants are often people of average income, average employment, who drive average vehicles. In compensation for extending credit in higher risk situations, the Company requires higher than prime interest rates on its auto loans.

The Company does not currently employ computer generated credit approvals or declines. Each application is manually reviewed by an experienced credit underwriter employee. Significant training, oversight, and evaluation of authorized analysts ensure compliance with the Company's credit policies and procedures.

Credit policies and procedures

The Company employs a detailed credit policy which is the broad policy for underwriting of its non-traditional auto loans. Within the policy, individual credit programs specify, along with pricing, more restrictive frameworks for granting credit. Individual underwriters are delegated specific authority to grant credit within the policy and within individual programs.

The policy and programs seek to achieve optimal pricing and predictable credit performance for the Company's finance receivable assets. Factors that are assessed during the underwriting process include applicants' credit history, income type and history, current financial ratios, vehicle age and condition, and the structure of the proposed consumer loan including price and down payment.

Vehicle purchases

The Company believes that the nature of the vehicles financed at the dealership is material to evaluating the likelihood of successful loan performance. Loan approval terms such as rate, down payment, and interest rates vary, to some degree, based on the age, mileage, and condition of the vehicle financed.

Concentration

The Company's portfolio of finance receivables contains thousands of individual consumer obligations that each carries a relatively small proportionate balance.

In the event of significant changes to regional economic situations, geographic concentration may influence ultimate credit performance. The geographic distribution of the Company's loan portfolio is as follows:

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

18. Financial instruments and risk management (continued)

June 30, 2014	Western Canada	Eastern Canada	Total
Finance Receivables (1)	\$ 149,651,713 \$	69,753,568 \$	219,405,281
Percentage of Finance Receivables	68%	32%	100%
	Western	Eastern	
March 31, 2014	Canada	Canada	Total
Finance Receivables (1)	\$ 133,423,650 \$	66,191,828 \$	199,615,478
Percentage of Finance Receivables	67%	33%	100%

⁽¹⁾ Finance Receivables shown here are before provisions for impairment and unamortized origination costs but include accrued interest.

Exposure to credit risk

The Company's maximum exposure to credit risk is represented by the carrying amount for cash, other receivables, and finance receivables. For the Company, collateral risk exists that in the event of borrower default, the realized value of the vehicle security is insufficient to pay off the entire loan without shortfall. In the auto lending industry in Canada, vehicles are typically financed for their retail transaction price and, if seized for default, are liquidated at their wholesale value. In addition, automobiles depreciate over time.

As each automobile loan progresses, the vehicle asset depreciates and the borrower's principal amount owing reduces. The Company does not finance transactions with lump sum residual values or balloon payments. A vehicle's scheduled depreciation in value corresponds with the declining loan principal with the vehicle's value exceeding the loan principal.

In the event of vehicle liquidation, the Company typically has a shortfall (credit loss). Risk exists that the average shortfall rate (loss severity) is greater than anticipated.

The Company has a credit model that assumes the vast majority of vehicle security assets do not need to be realized due to default while managing exposure to loss severity.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its obligations as they fall due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities, and maintaining credit facilities to ensure it has sufficient available funds to meet current and foreseeable requirements.

As at June 30, 2014, the Company's undiscounted cash flows from finance receivables principal and interest payments (no provision has been made for credit losses or prepayments) are receivable as follows:

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

18. Financial instruments and risk management (continued)

	Less than		After		
	one year	1-2 years	2 years	Total	
	\$	\$	\$	\$	
Gross finance receivables	71,239,180	67,325,750	190,401,599	328,966,529	

In addition to working capital, the Company utilizes debt and securitization as sources of funds for originating finance receivables. Certain debt providers have a general assignment over corporate assets and require that the Company maintain financial covenants. Failure to maintain these financial covenants could result in cancellation and demand of the debt facilities.

Management believes that its existing credit lines, securitization facilities and operational cash flow are sufficient to meet its business plan. Management expects that any actual capital shortfall would be met with additional unsecured debentures or an issuance of common shares.

As at June 30, 2014, the Company's financial obligations are due as follows:

	Less than one year	1- 2 years	After 2 years	Total
	\$	\$	\$	\$
Bank borrowing	-	85,387,382	-	85,387,382
Securitization debt (1)	29,928,259	27,817,371	57,856,829	115,602,459
Unsecured debentures (2)	1,643,720	2,362,808	5,947,280	9,953,808
Accounts payable and accruals	4,504,501	-	-	4,504,501
	36,076,480	115,567,561	63,804,109	215,448,150

⁽¹⁾ Securitization debt is presented as the total stream of payments less the offset of the cash holdback released in the corresponding period. No provisions have been made for credit losses or loan prepayments.

Interest rate risk

Finance receivables, securitization debt and unsecured debentures payable bear interest at a fixed rate and are not subject to interest rate risk, as a result of changes in market rates.

The bank borrowing bears interest at a floating rate. The floating rate debt is subject to interest cash flow risk as the required cash flows to service the debt will fluctuate as a result of changes in market rates. Fluctuation in interest rates on bank borrowing by +/-50 basis point, can impact the net income by +/- \$426,937, for the reporting period based on gross borrowing balance of \$85,387,382 as at June 30, 2014.

Once a new securitization tranche is sold, the discount rate is fixed for the life of the tranche. The premium over benchmark bond rates, for new tranches, on two of the three securitization facilities, are reset quarterly. As a result, the Company is subject to interest rate risk on quarterly market fluctuations in the benchmark bond rates for future tranches of loans to be securitized. The Company is exposed to interest rate price risk on its fixed rate securitization debt resulting from changes in fair value from market fluctuations in interest rates.

⁽²⁾ Unsecured Debentures are presented with the interest expense due in the corresponding period.

Notes to the Condensed Consolidated Interim Financial Statements

(Expressed in Canadian Dollars)

Three months ended June 30, 2014

18. Financial instruments and risk management (continued)

Counterparty risk

The Company is susceptible to counterparty risk on their holdback account on securitized loans. The possibility exists that the counterparty will default on its obligation under the securitization agreement and the Company will have no recourse or rights against the assets of the counterparty.

Foreign exchange risk

The Company does not have significant exposure to foreign currency risk.

19. Segment reporting

The Company operates in Canada and has one operating segment. The accounting policies of the segment are the same as those described in the summary of significant accounting policies.

20. Commitments

The Company has entered into a 5 year lease commitment for its business premises commencing December 1, 2011 and expiring November 30, 2016. The Company leased an additional 2,953 sq. ft. of office space commencing June 1, 2014. The monthly payment scheduling will be \$30,509 per month for remainder of 2014 and to \$31,513 for 2015 and 2016.

The Company is party to a software hosting commitment that has fixed fees of \$10,735 per month.



For the period ended June 30, 2014

MANAGEMENT'S DISCUSSION AND ANALYSIS

The following discussion should be read in conjunction with the condensed consolidated interim financial statements for the period ended June 30, 2014 and the notes thereto. Historical results should not be taken as indicative of future operations. The information in this report is up-to-date as of August 12, 2014.

The audited consolidated financial statements of the Company have been prepared in accordance with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB).

Additional information is also available on the Company's website [www.rifco.net] and all previous public filings are available through SEDAR [www.sedar.com].

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Cautionary statement

This Management's Discussion and Analysis report may contain certain forward-looking statements, including statements regarding the business and anticipated financial performance of Rifco Inc. The users of forward-looking statements are cautioned that actual results may vary from the forward-looking information. The Company is subject to material risk factors that could cause actual results to differ materially from the forward looking statements. The Company is subject to two main material risks, that being, loan performance and access to capital. All future looking statements are made with the assumption that loans will continue to perform as they have in the past and that the Company will continue to have access to reasonably priced capital in amounts sufficient to execute its business plan. When future looking statements are made they will be updated within the normal course of quarterly and annual financial statements. Additional information relating to the Company is available on SEDAR at www.sedar.com.

Description of Non-IFRS Measures

Throughout this Management's Discussion and Analysis (MD&A), management uses terms and ratios which do not have a standardized meaning under IFRS and are unlikely to be comparable to similar measures presented by other issuers; therefore description has been provided in the MD&A. These non-IFRS measures and additional information should not be considered in isolation or as a substitute for measures prepared in accordance with IFRS. For clarity, specifically defined non-IFRS measures are capitalized throughout this document.

For the Description of Non-IFRS Measures please refer to pages 23-26.

Rifco Overview

Rifco Inc. (Rifco, Company), operating through its subsidiary Rifco National Auto Finance Corporation, is engaged in vehicle finance. Rifco specializes in building long-term partnerships with vehicle dealers by investing time in personalized services through dedicated account managers. Rifco's quick credit decisions, common sense lending, and expedited funding processes provide its dealer's with better financing options and more closed deals.

The Company operates in all provinces except Quebec. The Company and its subsidiary are incorporated under the laws of Alberta with its head office situated in Red Deer, Alberta.

Rifco trades its common shares on the TSX Venture Exchange under the symbol "RFC" and is a tier 1 issuer. Since commencing lending operations in February of 2002, the Company has lent over \$515 million.

Strategic Perspective

The Company manages two main strategic risk factors. Firstly, the Company must possess competencies that drive acceptable credit performance. Secondly, the Company must maintain access to reasonably priced and appropriately structured capital and borrowings in order to fund its lending operations.

Rifco remains steadfast in originating Finance Receivables that it believes can achieve acceptable credit performance levels and profit margins. As margins are affected by funding rates and expected credit performance, the Company adjusts targeted Origination levels, credit requirements, and lending rates while maintaining market continuity. Rifco will not pursue a strategy of seeking to increase its market share at the expense of unsustainable credit performance. Rifco management believes that its Credit Model will continue to produce sustainable loan performance results over normal economic cycles.

The Company funds its Finance Receivables through Bank Borrowing and Securitization. The current low interest rate environment and its growing history of credit performance have helped the Company to lower Interest Expense from its funding sources. These improved rates have had a positive effect on Net Income. Rifco

maintains strong funding relationships, and has been able to receive increased levels of funding capacity as needed.

Market Perspective

The majority of Canadians finance their vehicle purchases. A significant portion of Canadians will require non-prime financing for these purchases. It is estimated that 30-35% of Canadians cannot qualify for a prime ("A" credit) vehicle loan.

Rifco's major competitors are two large Canadian banks that currently control a large portion of the non-prime ("B" & "C" credit) market in Canada. Rifco's market niche has become increasingly competitive as competitors worked to defend their market share. Other smaller entrants have arrived and are working hard to gain market share with the "D" credit space becoming the most crowded. The competitive environment and low benchmark interest rates have led to a reduction in loan pricing industry wide. Rifco intends to maintain the integrity of its credit underwriting. Rifco is enhancing its competitive service advantage through improved convenience of funding, improved borrower payment options and a dealer loyalty program.

Rifco estimates that it currently has less than a 5% share of the national non-prime auto finance market. Rifco is actively growing its sales force and has increased the rate that new dealer partners are being enrolled. Rifco expects to grow through market share gains.

The Canadian economy is demonstrating a low GDP growth rate. The short and medium term outlook is still uncertain due to the national and global economic environment. Employment has been stable in recent years. Rifco's Credit Loss Rate is below its long term average but is slowly returning to a more typical range.

Management continues to work to ensure that the Company has the financial resources to meet its targeted growth rate while maintaining profitability.

Key Period-to-Date Performance Measurement

Please note the Company results as reported against the specific objectives press released on June 11, 2014.

1. Achieve record Loan Originations of over \$170 million

Loan Originations for the first three months reached \$42.86M, a new record. **Progress to target 25%.**

2. Achieve record Finance Receivables of over \$278 million

Finance Receivables for the first three months grew to \$219.41M from \$199.62M, a new record. **Progress to target 25%.**

3. Achieve record revenue of over \$39.5 million

Revenue for the first three months totalled \$8.86M, a new record. Progress to target 22%.

4. Achieve an annualized write off rate below 3.55%

Year to date Annualized Credit Loss Rate of 3.13%. On Target.

5. Achieve record earnings per share of \$0.430.

Earnings per share for the first three months are \$0.065. Progress to target 15%.

Financial Capacity

Rifco's Origination and Servicing Platform is its most valuable asset. The ability to leverage the Origination and Servicing Platform requires the financial capacity to apply appropriately priced and structured funding.

To fund the Origination of a growing level of Finance Receivables, the Company uses a Bank Borrowing facility of \$100M and Unsecured Debentures (\$8.5M). Unsecured Debentures are generally term agreements for 2, 3, or 4 years with various maturity dates. Maturing debentures are often reissued for successive terms at maturity. At June 30, 2014, the Company had access to \$150M through three Securitization Facilities. The Company's four credit facilities total \$250M and had remaining capacity of \$98M.

From time to time, the Company securitizes a group of loans to free up Bank Borrowing capacity.

Management determines Securitization transaction levels by weighing a number of factors, some of which are as follows:

- Growth rate of Originations
- Availability of Bank Borrowing margin and working capital to finance current assets
- Securitization pricing in context of other financing alternatives
- Income tax impact by Securitization Facility

RESULTS OF OPERATIONS

The Results of Operations should be read in conjunction with the condensed consolidated interim financial statements for the period ended June 30, 2014. The results of operations and its cash flows for the period are presented in accordance with IFRS.

		Three mon	s ended	Twelve months ended				
	June 30, 2014			June 30, 2013		Iarch 31, 2014]	March 31, 2013
(\$,000's except per share)								
Revenue		8,856		6,995		30,260		24,005
Net Earnings		1,370		1,567		6,378		4,730
Total Assets		232,929		173,528		211,224		159,912
Total Liabilities		213,329		160,849		193,137		148,938
Equity		19,600		12,679		18,087		10,974
Earnings per share - Basic	\$	0.065	\$	0.075	\$	0.305	\$	0.233
Earnings per share - Diluted	\$	0.063	\$	0.073	\$	0.295	\$	0.223

The Company is reporting the following results over the prior period:

			-
	For the peri	iods ended	
	June 30, 2014	June 30, 2013	
(\$,000's except ratios and per share)			-
Financial Revenue	8,856	6,995	Increased 27%
Net Income	1,370	1,567	Decreased 13%
Operating Expenses	2,055	1,499	Increased 37%
Originations	42,862	31,694	Increased 35%
Finance Receivables	219,405	162,342	Increased 35%
Credit Losses	1,667	1,171	Increased by \$496K
Gross Portfolio Yield	18.39%	19.54%	Decreased
Net Portfolio Yield	17.03%	18.31%	Decreased
Average Interest Expense	4.72%	5.51%	Decreased (Improved)
Average (12 month rolling) Credit Loss Rate	3.30%	2.92%	Increased (Worsened)
Delinquency Rate	3.98%	3.06%	Increased (Worsened)
Return on Equity	29.08%	52.98%	Decreased
Operating Expense Ratio	3.95%	3.92%	Increased (Worsened)
Earnings Per Share	\$0.065	\$0.075	Decreased 13%
Book value per share	\$0.93	\$0.61	Increased 52%

The Company posted record Originations of \$42.86M up from \$31.69M, a 35% increase from the same quarter in the prior year. The current quarter follows an immediately preceding quarter of record Originations of \$40.03M, which was a 58% increase over the prior quarter.

The Company is achieving growing loan Originations due to continued refinements in product delivery, some of which are as follows:

- Increased number of regional sales representatives
- Loyalty club program for dealers
- Improved payment option choices for borrowers
- Increase in enrolled dealers
- Streamlined dealer funding
- More competitive pricing
- National trade publication advertising campaign

The Average Interest Expense decreased to 4.72% from 5.51% from the same quarter in the prior year. The Company has benefited from lower cost of funding from its Bank Borrowing and Securitization Facilities.

The loan Delinquency Rate increased to 3.98% compared to 3.06% from the same quarter in the prior year and increased from 3.10% in the preceding quarter. The increased loan Delinquency Rate had a negative effect on Net Income in the period due to an increase in Provisioning for Impairment and Credit Losses.

The reported Delinquency Rate is higher than internally forecasted.

Delinquency Rates during the quarter were negatively impacted by high staff turnover in the account maintenance and customer service department late in the quarter. Subsequent to quarter end, the department staffing returned to

the required levels. Hiring and training in this department will continue in advance of the Company's anticipated loan growth in the year.

Historically management has been able to improve the Delinquency Rate through increased oversight and adequate staffing. Management anticipates the Delinquency Rate will improve in ensuing quarters and will positively impact Net Income through normalized Provisioning for Impairment and Credit Losses.

The elevated delinquency levels have not yet resulted in an elevated Credit Loss rate. However, if the Delinquency Rate remains at current elevated levels, it will likely result in an elevated Credit Loss rate.

The Average (12 month rolling) Credit Loss Rate increased to 3.30% from 2.92% in the comparable quarter and has remained stable from the prior quarter rate of 3.28%. The increase in Delinquency in the quarter did not affect Credit Losses in the quarter. The Annualized Credit Loss Rate for the quarter is 3.13% which is below the annual target of 3.55%.

Operating Expenses increased to \$2.06M from \$1.49M in the comparable quarter and from \$1.82M in the prior quarter. The Operating Expense Ratio remained stable at 3.95% compared to 3.92% in the prior year.

The Company has continued to invest is sales and marketing and head office capacity in order to drive and support its Loan Origination and Finance Receivables growth rates. The level of growth has required an investment in increased staffing levels which has occurred and will continue. In the quarter, additional office space was acquired and renovated that can now accommodate up to 95 head office employees. At quarter end, Rifco had 55 head office employees and 13 additional Dealer Partner Development officers working in their territories.

The Company is in the process of completing a number of infrastructure and expansion projects started in the previous fiscal year.

Comparative Results for Period

The Company's business trends can be observed in the comparative Net Income results. All income and expense items are measured against the average outstanding Finance Receivables in the period.

		For the periods	ended	
		June 30, 2014		June 30, 2013
	Amount	% of Finance	Amount	% of Finance
		Receivables		Receivables
(\$,000's except ratios and per share)				
Average Finance receivables for the period	207,953		152,788	
Financial revenue				
Interest Income	8,719	16.77%	6,881	18.01%
Administration and other fees	137	0.26%	114	0.30%
	8,856	17.03%	6,995	18.31%
Financial expenses				
Interest expenses	2,382	4.58%	2,076	5.43%
Net financial income before provision for				
impairment	6,474	12.45%	4,919	12.88%
Provision for Impairment and Credit Losses	2,394	4.60%	1,192	3.12%
Repossession and recovery costs	162	0.31%	96	0.25%
	2,556	4.92%	1,288	3.37%
Net financial income before operating				
expenses	3,918	7.54%	3,631	9.51%
Operating expenses				
Wages and benefits	1,273	2.45%	957	2.51%
Professional fees	71	0.13%	111	0.29%
Office and general	535	1.03%	340	0.89%
Stock based compensation	143	0.28%	77	0.20%
Depreciation and ammortization	33	0.06%	14	0.03%
	2,055	3.95%	1,499	3.92%
Income before taxes	1,863	3.59%	2,132	5.58%
Income tax (expense) - current/future	(493)	(0.95%)	(565)	(1.48%)
Total comprehensive income	1,370	2.64%	1,567	4.10%
Net Income per common share				
Basic	0.065		0.075	
Diluted	0.063		0.073	

Financial Revenue

	Three months ended June 30, 2014	Twelve months ended March 31, 2014	Three months ended June 30, 2013
(\$000's except ratios)			
Statement of Financial Position			
Finance Receivables at period end	219,405	199,615	162,342
Average Finance Receivables for the period	207,953	170,644	152,788
Debt outstanding at period end (1)	207,497	188,284	157,180
Average debt for the period	201,752	163,505	150,707
Amortization of origination costs	703	2,176	471
Statement of Income			
Interest Income	8,719	29,692	6,881
Administration and other fees	137	569	114
Gross financing income	8,856	30,261	6,995
Interest expense	(2,382)	(8,616)	(2,076)
Net financing income	6,474	21,645	4,919
Ratios			
Gross Portfolio Yield	18.39%	19.01%	19.54%
Average Interest Expense	4.72%	5.27%	5.51%

⁽¹⁾ Debt includes Bank Borrowing, Securitization Debt and Unsecured Debentures.

The Company continues to grow its Finance Receivables. A 35% increase in its Finance Receivables is reported over from the comparable quarter in the prior year. This growth has resulted in financial revenue increasing to \$8.86M from \$6.99M compared to the same quarter in the prior year, a 27% increase.

The Gross Portfolio Yield is the interest and fees earned before expensing the amortization of Origination costs. Gross Portfolio Yields have reduced to 18.39% from 19.54% from the comparable quarter in the prior year. The Net Portfolio Yield has decreased to 17.03% from 18.31%. Rifco's market niche remains competitive and the competition has driven down market wide interest yields.

All Finance Receivables are comprised of vehicle purchase loans that are generally priced at risk adjusted annual interest rates between 12% and 28%. Rifco currently does not charge fees to the consumer at the time of Origination of the Finance Receivables. The Company does collect certain registration fee expenses from borrowers at the time of Originations. The Company collects NSF fees, as earned, during the servicing of Finance Receivables.

Financial Expenses

Interest Expense includes all interest paid on Bank Borrowings, Securitization Debt, and Unsecured Debentures and all fees paid on Bank Borrowings. Starting in Q4-14 the Company has reclassified its amortized transaction cost on Bank Borrowings into Financial Expenses from Operating Expenses. Comparable period ratios have been recalculated based on the reclassification. The effective interest rate method is being used to calculate the Interest Expense.

The Average Interest Expense is 4.72%, a decrease from 5.51% compared to the same quarter in the prior year. The Company has benefited by funding its loan originations with its larger Bank Borrowing facility and with Securitization facilities at lower effective Interest Expense. In the current quarter, the Company also benefited from its lower effective Interest Expense related to the issuance of a \$3.0M Letter of Credit in lieu of an equal Cash Holdback.

Operating expenses

Operating expenses increased by 37% to \$2.06M from \$1.49M compared to the same quarter in the prior year. The Operating Expense Ratio remained stable at 3.95% compared to 3.92% in the same quarter in the prior year.

The Company added 16 new full time equivalent employees from the comparable quarter in the prior year, in order to accommodate current and future growth. The increased employee count contributed to an increase of 33% in wages and benefits.

The office and general expenses increased by 57% due to marketing and corporate development efforts along with an increase in premise square footage leased during the period.

The Company has a number of infrastructure upgrades underway. Management believes that ongoing infrastructure investments and benefits of increasing scale will ultimately result in improving operating efficiency and will be reflected in continued improvement in Operating and Efficiency Ratios as the Company moves forward.

The following are the current areas of focus that are at various stages of completion:

- Loan management software upgrade (75% complete)
- Internal analytics scorecard implementation/upgrade (80% complete)
- Electronic document management (paperless file management) (25% complete)

Summary of Quarterly Results

For the periods ended	2015	2014				20	13			
	Q1	(Q4	Q3	Q2	Q1	Q4	Q3	Q2	Q1
(\$,000's except per share & ratios)										
Finance Receivables	219,405	1	99,615	179,093	173,000	162,342	147,533	137,644	129,092	119,204
Total Assets	232,929	2	211,224	189,859	184,346	173,528	159,912	148,101	137,333	127,968
Total Liabilities	213,329	1	93,137	173,706	169,959	160,849	148,938	138,986	129,497	121,311
Shareholders' Equity	19,600	1	18,087	16,153	14,387	12,679	10,974	9,115	7,836	6,657
Book Value per Share Outstanding	\$ 0.93	\$	0.86	\$ 0.77	\$ 0.69	\$ 0.61	\$ 0.53	\$ 0.45	\$ 0.39	\$ 0.33
Stock Price	\$ 6.11	\$	5.05	\$ 6.90	\$ 5.43	\$ 4.60	\$ 4.29	\$ 3.24	\$ 2.10	\$ 2.00
For the Period:										
Finance Receivables Originated	42,862		40,025	25,277	29,224	31,694	23,927	23,180	23,102	20,912
Total Revenues	8,856		8,033	7,694	7,539	6,994	6,363	6,417	5,967	5,258
Net Income before taxes	1,863		2,322	2,313	1,912	2,132	2,015	1,659	1,381	1,327
Net Income	1,370		1,732	1,672	1,407	1,567	1,538	1,229	988	976
Income per Common Share:										
Basic	0.065		0.083	0.080	0.067	0.075	0.074	0.061	0.049	0.049
Diluted	0.063		0.080	0.077	0.065	0.073	0.071	0.058	0.047	0.047
Ratios:										
Return on Equity (1)	29.08%	۷	40.47%	43.80%	41.59%	52.98%	61.25%	58.00%	54.52%	63.74%
Return on Earning Assets (1)	2.64%		3.71%	3.82%	3.35%	4.10%	4.36%	3.70%	3.22%	3.44%
Leverage Ratio	11.88		11.68	11.75	12.81	13.69	14.57	16.25	17.53	19.22
Financial Leverage Ratio	10.39		10.25	10.35	11.27	12.19	12.98	14.73	16.21	17.57
Average Interest Expense (1)	4.72%		5.11%	5.14%	5.28%	5.51%	5.87%	6.24%	6.64%	6.89%
Efficiency Ratio (1)	23.20%	2	22.60%	22.30%	21.41%	21.43%	20.98%	22.82%	22.79%	21.00%
Operating Expense Ratio (1)	3.95%		3.89%	3.92%	3.86%	3.92%	3.78%	4.41%	4.44%	3.89%
Delinquency over 30 days	3.98%		3.10%	3.63%	4.00%	3.06%	3.01%	3.27%	3.07%	2.68%
Average (12 month rolling) Credit Loss										
Rate (1)	3.30%		3.28%	3.17%	3.02%	2.92%	2.72%	2.58%	2.49%	2.34%

⁽¹⁾ Percentages have been annualized

Asset Review

Finance Receivables

Total assets increased by \$21.71M, or 10%, from \$211.22M at March 31, 2014 to \$232.93M at quarter end. Finance Receivables of \$219.41M have increased by 10% from \$199.62M at March 31, 2014.

The Company originates Finance Receivables from applications submitted by approved dealers. All Finance Receivables are installment loan obligations with a fixed interest rate and term. All Finance Receivables are secured by motor vehicle collateral and are registered with the applicable provincial personal property registry.

	For the periods ended			
	June 30, 2014		March 31, 2014	
(\$,000's except ratios)				
Finance Receivables - Securitized	95,838	43.68%	84,909	42.54%
Finance Receivables - Securitized (Over Collateralization) ⁽¹⁾	15,218	6.94%	12,254	6.14%
Finance Receivables - Owned	108,349	49.38%	102,452	51.32%
Total	219,405	100.00%	199,615	100.00%

⁽¹⁾ In some cases, additional Finance Receivable collateral is provided as Over Collateralization security to Securitizers.

At period end, the Company had 12,017 loans of which 68% were in Western Canada and 32% in Eastern Canada. The Company continues to actively enroll selected new and used vehicle dealers and intends to increase its market share. The Company operates in all provinces except Quebec.

Cash Holdback and Over Collateralization in Finance Receivables Securitized

Securitization agreements call for a combination of Cash Holdback and Over Collateralization from the purchase price of Finance Receivables sold to Securitizers. The amount of Cash Holdback is determined at the time of sale based on, average loan terms, credit grades, and Finance Receivable Over Collaterization. In some cases, a Cash Holdback and Finance Receivable Over Collaterization are used. Utilizing an Over Collaterization component allows for a lower level of the Cash Holdback. This effectively reduces the Company's interest cost on each Tranche sale.

While the Cash Holdback is not presented explicitly on the statement of financial position, it still exists. At period end, the total Cash Holdback was \$10.40M compared to \$17.58M in the same quarter of the prior year. During the period, the Company received Cash Holdback releases of \$2.17M (plus \$3.00M for issuance of a letter of credit) compared to \$3.93M in the comparable quarter of the prior year. The Cash Holdback releases have decreased due to lower Cash Holdback levels on Tranche sales and larger Over Collaterization. Funds in the Cash Holdback are restricted cash as they are subject to a number of predetermined formulas and financial covenants. Cash releases increase the Company's working capital position.

The Cash Holdback and Over Collateralization is the maximum exposure for the Company to Credit Losses on Securitized Finance Receivables.

The following table shows the effect that the total Cash Holdback has on the Securitized Debt.

	For the periods ended		
	June 30, 2014	March 31, 2014	
(\$,000's)		_	
Total Securitization Debt	124,249	110,054	
Total Cash Holdback	(10,399)	(13,218)	
Securitized Debt	113,850	96,836	

Origination costs

When the Company originates a Finance Receivable, certain expenses are incurred which include commission paid to dealers, security registration, credit bureaus, internet portal and vehicle market data charges. The largest of these expenses is the commission payments paid to dealers for referring loans to the Company. The Origination expenses are amortized over the life of the Finance Receivable and are netted against interest income in order to coincide with the timing of revenue recognition.

Deferred income tax asset

The Securitization of the Finance Receivables does not meet IFRS de-recognition criteria. As such, no gain on sale is recognized under IFRS. However, the Securitization transaction still gives rise to a taxable gain on sale event. The temporary timing difference between IFRS income and taxable income is recognized as an increase in the Company's deferred income tax asset.

Provision for Impairment and Credit Losses

Rifco is a finance company focused in the non-prime credit niche. Accordingly, Credit Losses are budgeted as a significant expense. Management believes it has originated a portfolio of Finance Receivables that will generate interest income sufficient to compensate underwriting risk and to maintain a positive profit margin. Credit Losses are a trailing indicator of credit quality. The impact of credit underwriting policy may not be fully observed for up to 24 subsequent months.

Rifco uses the 'as incurred' method to determine Impairment of its Finance Receivables.

From time-to-time, Finance Receivables, within Rifco's portfolio, are observed to have decreased in value due to a reduced likelihood of repayment as scheduled. When an event, or a group of events, impacts the scheduled cash flows, such Finance Receivables are deemed to be Impaired. There is no reported Impairment as a result of future looking events. This decrease in value for Impaired Finance Receivables is reported as Provision for Impairment.

The resulting Provision for Impairment decreases the reported value of the impaired loans to equal a reduced present value of the estimated future cash flows. Identification of Finance Receivable Impairment is made on both a collective and specific basis.

Adjustments to the Provision for Impairment are based on observed changes in the Imminent Default Rate and on observed changes in the Default Severity Rate. It is noteworthy that during various stages of the economic cycle, the Company has observed that the Imminent Default Rate has shown significant volatility while the Default Severity Rate has been more consistent.

Specific Provisioning for Impairment

Rifco's Finance Receivables each carry monthly payment obligations. As a result, the Company receives new information on virtually every Finance Receivable, every month. The ongoing financial capacity and ongoing willingness of the Company's borrowers is communicated, and is best assessed, by their recent payment record of fulfilling their payment obligations. From time-to-time, an individual Finance Receivable, within the Company's portfolio, falls behind on their payment obligation. In these cases, the Company believes that the likelihood of the Finance Receivable being repaid, as scheduled, has decreased. Accordingly, the value of the Finance Receivable has become Impaired.

The Company employs a detailed model in order to determine the Specific Provision for Impairment. In this model, Finance Receivables are allocated into categories based on their days of payments in arrears. For each level of payment days in arrears, estimates of the expected Default Rate and the expected Default Severity Rate are applied.

The following estimates are based on Management's experience using historical results and current trends:

	Category of Impaired Loans				
	11-30 days in arrears	31-60 days in arrears	Over 60 days in arrears		
Estimate of Imminent Default Rate	8%	25%	76%		
Estimate of Default Severity Rate	65%	65%	65%		
Provision for impairment	5%	16%	50%		

The estimate of Imminent Default Rate is defined as: The probability that a Finance Receivable may default within the subsequent 90 days of the reporting date.

The 11-30 day arrears category of Impaired Finance Receivables contains a large portion of Finance Receivables for which the Company is receiving regular and periodic payments. In some cases, Finance Receivables in this category have had a customer initiated payment due date change of less than 30 days.

The 31-60 day arrears category of Impaired Finance Receivables represents Delinquency, but does contain some Finance Receivables that are actively being paid. Where possible, the Company is seeking additional payments in order to bring the account up to date.

The over 60 day arrears category of Impaired Finance Receivables represents serious Delinquency. Rifco will seek to seize its vehicle security in a large number of these cases.

The most severely Impaired loans are systematically derecognized as assets under the Company's Credit Losses policy. These derecognized Finance Receivables are no longer reported in the various categories of days in arrears, Delinquent, or Impaired loans. Credit Losses are fully expensed.

Collective Provisioning for Impairment

The credit performance of Rifco's Finance Receivables is affected by the external (macroeconomic) environment within which they exist. The Company believes that, from time-to-time, there are observable changes to this environment that can meaningfully change the likelihood of scheduled repayment for its overall Finance Receivable portfolio or for a sub-set of its Finance Receivable portfolio. In these cases, some or all of the Company's Finance Receivables may have, to a degree, become collectively Impaired.

In determining the Collective Provision for Impairment, the Company seeks to measure changes to the business and economic environment by observing key variables that may affect the repayment of the Company's Finance Receivables. Those variables observed are unemployment rate, inflation, vehicle auction values, consumer borrowing interest rates, and gasoline prices. The Company observes recent changes to these variables.

While the Company believes that the level of Collective Provisioning for Impairment correctly reflects the Impairment of the portfolio due to business and economic factors, the future credit performance of the portfolio may vary significantly from the implied net portfolio value.

A lower Provision for Impairment Rate reflects a decrease in the ratio of Finance Receivables that have a reduced likelihood of scheduled cash flows. A higher Provision for Impairment Rate reflects an increase in the ratio of Finance Receivables that have a reduced likelihood of scheduled cash flows.

The Cash Holdback and Over Collaterization is the maximum exposure for the Company to Credit Losses on Securitized Finance Receivables. The agreements provide for performance based releases of funds, out of the Cash Holdback, over time.

	For the period	s ended
	June 30,	June 30,
	2014	2013
	\$	\$
(\$, 000's)		
(Credit Losses net of recoveries for the period)	(1,504)	(1,075)
(Repossession and recovery costs for the period)	(162)	(96)
Provision for Impairment and Credit Losses for the period	2,557	1,288
Increase in Provision for Impairment and Credit Losses	890	117

	For the peri	For the periods ended		
	June 30,	March 31,		
	2014	2014		
	\$	\$		
(\$, 000's)				
Provision for Impairment from prior period/year	2,874	2,277		
Change in Provision for Impairment period/year	890	597		
Provision for Impairment and Credit Losses for current period/year	3,764	2,874		

Credit Loss Policy

In addition to Specific Provisioning for Impairment, the Company maintains a corresponding Credit Loss policy for its most severely Delinquent Finance Receivables. Specifically, and on a monthly basis, Finance Receivables are allocated as Credit Losses when they either exceed 120 days in arrears where the Company has gained possession of the vehicle collateral or exceed 90 days in arrears. Credit Loss balances are continually pursued either through Rifco's employed collectors or through third party collection agency services. Recoveries are applied in accordance with IFRS.

While the Company believes that the level of Specific Provisioning for Impairment correctly reflects the observed Impairment of specific Finance Receivables within the portfolio, the future credit performance of these Finance Receivables may vary significantly from the implied net Finance Receivable value.

Credit Performance Trends

The loan Delinquency Rate increased to 3.98% compared to 3.06% from the same quarter in the prior year and increased from 3.10% in the preceding quarter.

The Provision for Impairment and Credit Losses in the period is \$2.56M, an increase from \$1.29M in the comparable quarter and an increase of \$0.89M from the prior quarter. The increased loan Delinquency Rate had a negative effect on Net Income in the period due to an increase in Provisioning for Impairment and Credit Losses.

The reported Delinquency Rate is higher than internally forecasted.

Delinquency Rates during the quarter were negatively impacted by high staff turnover in the account maintenance and customer service departments late in the quarter. Subsequent to quarter end, the department staffing returned to the required levels. Hiring and training in this department will continue in advance of the Company's anticipated loan growth in the year.

Historically management has been able to improve the Delinquency Rate through increased oversight and adequate staffing. Management anticipates the Delinquency Rate will improve in ensuing quarters and will positively impact Net Income through normalized Provisioning for Impairment and Credit Losses.

The elevated delinquency levels have not yet resulted in an elevated Credit Loss rate. However, if the Delinquency Rate remains at current elevated levels, it will likely result in an elevated Credit Loss rate.

The Average (12 month rolling) Credit Loss Rate increased to 3.30% from 2.92% in the comparable quarter and has remained stable from the prior quarter rate of 3.28%. The increase in Delinquency in the quarter did not affect Credit Losses in the quarter. The Annualized Credit Loss Rate for the quarter is 3.13% which is below the annual target of 3.55%.

Credit Losses, including costs and net of recoveries, are \$1.67M, an increase from \$1.17M from the comparable quarter in the prior year. Credit Losses have increased compared to the same quarter in the prior year but are in line with Company's target loss rate. Credit performance is a reflection of Rifco's Credit Model, its dealer partner system, its systematic & non-adversarial approach to customer service and the current economic environment.

Loan Extensions

Loan extensions are typical in both prime and non-prime consumer lending. Many major lending institutions utilize loan extensions in a variety of ways. In order to enhance customer service, improve customer relationships and retention, improve overall collection results, and increase interest income, it is sometimes desirable to alter a repayment schedule (amortization) part way through an installment agreement.

A loan extension is accomplished by taking a previous or future prescribed payment and adding it to the end of the loan. An extension is a customer earned privilege and the decision to grant an extension always rests with the Company. The Company maintains a principle based policy to govern the granting of extensions. Detailed internal controls monitor adherence to the policy. The amount of loans by dollars receiving extensions granted in each quarter is represented as a percentage of the quarterly average Finance Receivables.

Loans receiving extensions	For the	For the periods ended	
	2015	2014	2013
Q1	2.02%	2.44%	0.95%
Q2		1.76%	1.73%
Q3		3.52%	1.85%
Q4		2.62%	3.11%

Extensions are a strong collection tool that improve credit performance and reduce loss severity.

Customers requesting extensions must make a minimum payment toward their account as a sign of good faith. The majority of extensions are granted to accounts that are not significantly in arrears.

Liability, Liquidity and Capital Resources Review

The Company maintains a Bank Borrowing (Secured Revolving) facility with a \$100M limit. The Company is currently funding its loan Originations through this facility. The Bank Borrowing balance was \$85.39M at period end. The facility is subject to certain financial and operating covenants and the Company was compliant for the entire period. The facility has a November 2015 renewal date.

Rifco's treasury strategy includes borrowing using Unsecured Debentures. The Average Interest Expense for outstanding debentures is 8.27%, a decrease from 8.38% in the same quarter of prior year. The debentures are non-retractable with maturity dates that vary between October 2014 and June 2017. Unsecured Debentures are subordinated in favor of the Bank Borrowing facility. The Company is complying with certain quarterly financial covenants which have been maintained at all times during the period.

Unsecured Debentures allow Rifco the right to repay the debenture in the last year of the agreement without penalty. The Unsecured Debenture holders do not have early retraction rights and have no right to convert into common shares.

All Unsecured Debentures issued after May 31, 2013, allow Rifco certain rights to repay the debentures upon a change of control of the Company.

The Company maintains an annual \$80M Securitization Facility with Securcor Trust. The facility is subject to Delinquency, Credit Loss, interest coverage, and Cash Holdback requirements. Non-compliance in any of these areas could restrict the Company from selling Finance Receivables into the trust or receiving future releases from the Cash Holdback. The facility was utilized to \$11.88M at quarter end. The expiry date for the new facility is April 30, 2015. The facility receives new funds annually and previous Finance Receivables Securitized does not affect the utilization.

The Company maintains a \$50M Securitization Facility with Mountain View Credit Union (MVCU). The Securitization Facility includes three additional Alberta credit unions, with MVCU acting as the syndication lead. The facility has a fixed limit of \$50M and was utilized to \$24.47M at period end.

On January 22, 2014, the Company announced that it had not renewed its Bank West Securitization facility. As per the master agreement signed on August 31, 2009, Rifco will continue to administer the remaining auto loan portfolio. As at June 30, 2014 the net balance owing was \$9.73M. The portfolio balance will naturally reduce as borrower payments are made over the coming periods.

The Company maintains a Securitization Facility for \$20M with Aviator Trust. The facility is subject to Delinquency, Credit Loss, interest coverage, and Cash Holdback requirements. Non-compliance in any of these areas could restrict the Company from selling Finance Receivables into the trust or receiving future releases from

the Cash Holdback. The facility is subject to annual renewals with the next renewal date set for October 31, 2014. The facility was utilized to \$13.96M at quarter end. The facility receives new funds annually and previous Finance Receivables Securitized does not affect the utilization.

Securitization pricing carries a fixed rate for each of the historical loan Tranches. Historical discount rates have ranged from 4.07% to 8.68%. Due to varying levels of Cash Holdbacks and Over Collateralization for each Securitization Facility, the effective Interest Expense to the Company is higher than the stated discount rates.

The Company Originated \$42.86M in Finance Receivables during the quarter and Securitized \$29.56M in loan principal representing 69% of Originations. Securitization provides the Company with improved liquidity. In the comparable period, the Company Originated \$31.69M and securitized \$24.81M for 78% of Originations.

The Company's objective is to maintain sufficient liquidity, at an acceptable Average Interest Expense, in order to grow Originations at a rate consistent with its financial objectives and strategic plan. The current level of working capital is considered adequate in context of current operations, available credit facilities and the strategic plan of the Company.

If required, the Company's liquidity can be positively impacted by securitizing Owned Finance Receivables. Owned Finance Receivables have grown to \$108.35M, a \$5.90M increase from \$102.45M at March 31, 2014. Securitization of Finance Receivables would typically contribute net cash proceeds at the time of the transaction.

Debt to Equity Ratio

	For the periods ended					
	June 30, 2014	March 31, 2014	June 30, 2013			
(\$,000's except ratios)						
Net Bank Borrowing	81,237	80,649	40,763			
Unsecured debentures	8,500	7,995	8,500			
Total debt excluding Securitization Debt	89,737	88,644	49,263			
Equity						
Share capital	6,843	6,843	6,427			
Contributed surplus	2,195	2,052	1,872			
Retained Earnings	10,562	9,192	4,380			
Total equity	19,600	18,087	12,679			
Total debt to equity (1)	4.58:1	4.90:1	3.89:1			

⁽¹⁾ Total debt, excluding securitization debt divided by total equity.

Financial Leverage Ratio

	For the peri	For the periods ended			
	June 30, 2014	March 31, 2014			
(\$,000's except ratios)					
Net Bank Borrowing	81,237	80,649			
Securitization Debt	113,850	96,836			
Unsecured Debentures	8,500	7,995			
Total debt	203,587	185,480			
Equity	19,600	18,087			
Financial Leverage Ratio	10.39	10.25			

Leverage Ratio

	For the peri	For the periods ended			
	June 30, 2014	March 31, 2014			
(\$,000's except ratios)					
Total Assets	232,929	211,224			
Equity	19,600	18,087			
Leverage Ratio	11.88	11.68			

Credit markets in Canada are currently stable. The Company is in regular contact with all of its funders and remains optimistic regarding the availability of increasing amounts of Bank Borrowing and Securitized Facilities through the current fiscal period and beyond. The Company manages Origination rates, Credit Facilities, and net financial income in order to maximize liquidity and maintain acceptable profitability. The Interest Expense rates and credit facility limits currently being received are expected to allow for profitable growth.

Lending Covenants

Under the Bank Borrowing and loan Securitization, the Company has lending covenants. The lending covenants are computed monthly, based on internally generated financial information. As at period end, the Company was in compliance with all Bank Borrowing and Securitization Facilities covenants.

Contractual Obligations

The following table sets forth short and long-term obligations as at period end and the timing of future payments under those obligations. The obligations include the operating leases for premises, Unsecured Debentures, Securitized Debt and software hosting agreements.

The purchase obligations consist of premises lease commitments, consulting fees and software hosting agreements. Penalties would be incurred if early termination was required.

	Payments due by period				
	Less than	1 to 3 years	4 to 5 years	After 5	Total
	1 year			years	
(\$, 000's)					
Securitization Debt - Undiscounted (1)	29,928	51,628	29,389	4,657	115,602
Unsecured debentures ⁽²⁾	1,644	8,310	-	-	9,954
Purchase Obligations (3)	502	661	37	-	1,200
Total contractual obligations	32,074	60,599	29,426	4,657	126,756

⁽¹⁾ Securitization Debt - Undiscounted includes gross payments of principal and interest less cash holdback.

Management and Board of Directors Compensation

The Company has four executive officers that receive regular employment income (including bonuses). The total amount paid to the four executive officers for the period was \$0.39M which is an increase from \$0.32M from comparable period. Executive officers also receive certain approved itemized expense reimbursement.

The Company has three independent directors and each independent director receives an annual retainer of \$20,000 and an additional \$5,000 for Chairman of the Board and \$3,000 for Committee Chairman positions held. Independent directors received meeting fees of \$500 per day and reimbursement of normal itemized travel expenses. The fees paid to independent directors for the period ended was \$22,250 in addition to normal itemized expense reimbursement, an increase from \$17,750 in the comparable period.

Effective from July 1, 2014, the independent directors meeting fees per day have been increased to \$750.

The CEO and CFO are also directors but do not receive any additional compensation for services rendered in such capacity.

Related Party Balances and Transactions – Unsecured Debentures

During the period, related parties were holders of Unsecured Debentures in the Company. The terms offered to related parties for the Unsecured Debentures are identical to those offered to non-related debenture holders.

At period end, the total held by related parties is \$2.11M. The related parties are comprised of relatives of certain officers and employees of the Company who currently hold \$1.10M in debentures with varying terms. In addition, \$1.01M in debentures with varying terms is held by relatives and Companies related to a non-management insider.

Interest payments of \$0.4M (June 30, 2013 - \$0.05M) were paid in the period to debenture holders that are related parties. These transactions are in the normal course of business and the consideration established and agreed to by the related parties at arm's length. None of the related party transactions are with officers or directors.

Equity

Equity increased to \$19.60M compared to \$18.09M at the period ended March 31, 2014. The book value per share increased to \$0.93 per share from \$0.61 when compared to the same quarter in the prior year.

⁽²⁾ Unsecured debentures include principal and the future interest.

⁽³⁾ Purchase obligations means an agreement to purchase goods or services that is enforceable and legally binding on the Company. All of the Company's obligations are in the area of premises lease and software hosting.

	For the periods ended			
	June 30, March		March 31,	June 30,
	2014		2014	2013
(\$,000 except per share)				
Equity	19,600		18,087	12,679
Shares Outstanding	21,027		21,027	20,789
Book Value per share	\$ 0.93	\$	0.86 \$	0.61

The Company is authorized to issue an unlimited number of common shares and an unlimited number of preferred shares. There are 21,027,483 common shares issued and outstanding as at June 30, 2014. The Company has no warrants outstanding. The Company has 1,670,334 options outstanding as at March 31, 2014 with a weighted average exercise price of \$3.30 and expiry dates no later than June 18, 2019. Of the outstanding options, 743,332 are fully vested. These options are exercisable into common shares on a one for one basis.

Risks Factors and Management

In addition to the other information contained in the Management's Discussion and Analysis, shareholders and prospective investors should give careful consideration to the following factors.

General

There are trends and factors that may be beyond management's control which affect the Company's operations and business. Such trends and factors include adverse changes in the conditions in the specific markets for Rifco products and services, the conditions in the broader market for vehicle and consumer financing and the conditions in the domestic or global economy generally. Although the Company's performance is affected by the general condition of the economy, not all of its service areas are affected equally. It is not possible for management to accurately predict economic fluctuations and the impact of such fluctuations on the Company's performance.

Consumer protection laws and government regulations risk

Numerous consumer protection laws and related regulations impose substantial requirements upon lenders involved in consumer finance. Also, federal and provincial laws impose restrictions on consumer transactions and require contract disclosures relating to the cost of borrowing and other matters. These requirements impose specific statutory liabilities upon creditors who fail to comply with their provisions. Courts have applied general equitable principles to secured parties pursuing repossession or litigation involving deficiency balances. These equitable principles may have the effect of relieving an obligor from some or all of the legal consequences of default.

Rifco currently operates in an unregulated environment with regards to capital requirements. However, the Criminal Code of Canada imposes a restriction on the cost of borrowing in any lending transaction of 60%. The application of capital requirements or a reduction in the maximum cost of borrowing could impact the Company's ability to operate profitably.

Lending risk

Rifco's Finance Receivables consist primarily of non-traditional loans to borrowers who may have had previous financial difficulties or may not yet have a sufficient credit history. These are borrowers that cannot meet the credit standards required by traditional lenders. There is a higher degree of risk associated with these borrowers. For this reason Rifco charges higher interest rates and expects to experience higher levels of Delinquencies and

Credit Losses than traditional lenders. Rifco cannot guarantee that Delinquency and Credit Loss levels will correspond with historical levels experienced. There is risk that Delinquency Rates and Credit Loss Rates could increase significantly.

Rifco maintains a uniform set of credit standards and a Credit Model to support the credit approval process. Rifco utilizes risk-based pricing through its pricing matrix system to accurately reflect increasing levels of risk. Many applications are approved with a significant number of conditions and many contracts are not funded due to the borrower's inability to comply with approval conditions.

Rifco maintains a proactive position on collection of its Finance Receivables. The Company's systems collect payments electronically which provides for quick notification of Delinquencies. Delinquent borrowers are normally contacted on the same day the Company learns that a payment has not cleared their account. Rifco reports to both credit reporting agencies in order to provide customers with additional motivation to make timely payments.

For each Finance Receivable granted, Rifco obtains a registered charge against the collateral through the Personal Property Security Acts (PPSA) in the applicable province. Any failure to obtain such a registration as contemplated in the PPSA may result in our not perfecting a lien/security interest position in the related financed vehicle and may jeopardize the Company's ability to realize on the collateral.

In addition to the payment performance of the obligor, certain factors may affect the ability to recoup the full amount due on a Finance Receivable include:

- Depreciation, damage or loss of any financed vehicle
- Insufficient or no insurance coverage being maintained
- Fraud or forgery by the persons financing their vehicle
- Fraud by the dealer offering Rifco financing
- Priority liens on financed vehicles
- The application of federal and provincial bankruptcy and insolvency laws,
- Federal or provincial laws may prohibit, limit, or delay repossession and sale of the vehicles to recover losses on defaulted Finance Receivables, as well as limit Rifco's right to sue for any deficiency.

Liquidity risk

In addition to working capital, Rifco utilizes Bank Borrowing and Securitization as sources of capital for financing contract originations. Certain debt providers have a general assignment over Company assets and require that Rifco maintain certain financial covenants. Failure to maintain these financial covenants could result in the cancellation of the debt facilities.

Competition risk

Vehicle purchase financing is a highly competitive market place. The companies that compete in this market place on a national level often have significantly more financial, technical and human resources than Rifco. They may have solid reputations with dealers, debt providers, and greater market experience. Competitors are often considerably larger and may be funded at a lower cost than Rifco can currently obtain.

Personnel risk

Certain Rifco employees are important to its continued success. Senior executive management is not governed by management contracts. Key man insurance is in place for the CEO and CFO. If any of these persons would be

unable or unwilling to continue in their employment with the Company there could be a material adverse effect on our Delinquency, Default, Credit Loss Rates, Originations, and financial results.

Technology risk

Rifco is dependent upon the successful and uninterrupted functioning of its computer, internet, and data processing systems. The failure of these systems could interrupt operations or materially impact management's ability to originate and service customer accounts. If sustained or repeated, a system failure could negatively affect financial results.

Although Rifco has an extensive disaster recovery plan, which includes:

- Routinely backing up key software applications
- Databases and hardware are subject to strict security controls
- Off-site data backup storage with remote facility set up capabilities

Unforeseen information loss to the Company could occur.

Economic conditions risk

Rifco is subject to changes in general economic conditions that are beyond its control. During times of economic slowdown or recession Rifco would generally expect to see higher Delinquencies, Defaults, repossessions, and Credit Losses which could result in the following:

- Decreased consumer demand
- Reduced returns on repossessed vehicles
- Delayed timing on repossession sales
- Increase in collection staff to handle higher Delinquency
- Increased operating expenses with potentially no revenue increase
- Sustained poor economic conditions could affect the liquidity of the Company

Interest rate risk

Although, Rifco's interest rate risk has declined due to its financing strategy of matched funding through Securitizations with fixed rates and locked in terms for Unsecured Debentures, Rifco does maintain its Bank Borrowing with variable rates.

An increase in interest rates would have an effect on Net Financing Margin through the pricing of Securitizations at the time of sale. Generally an increased rate environment would negatively affect Rifco's business as market conditions may limit the Company's ability to increase rates charged. Marginal interest rates could rise to the point where the Company's business model could be stressed.

Dealer risk

Each dealer is required to sign an agreement outlining the terms of conduct required to enable them to process applications to Rifco. There is no recourse against a dealer for non-performance by the obligor. Rifco maintains a dealer network in all provinces except Quebec. Management monitors portfolio originations, Delinquencies and Credit Losses by dealer on a regular basis. Ongoing negative trends or an indication of misrepresentation by a dealer will result in the relationship being terminated. There is no guarantee that the dealer network will continue to generate referrals at the current rate.

Environmental risk

Rifco and its activities have no direct impact on the environment.

Description of Non-IFRS Measures

Throughout this MD&A, management uses the following terms and ratios not found in IFRS and which do not have a standardized meaning under IFRS and are unlikely to be comparable to similar measures presented by other issuers, and therefore require definition. These non-IFRS measures and additional information should not be considered in isolation or as a substitute for measures prepared in accordance with IFRS.

Annualized Credit Loss Rate – The total of all Credit Losses, including all repossession and recovery expenses for the period divided into the sum of the period's monthly closing Finance Receivables expressed as an annualized percentage.

Average Interest Expense – Interest Expense divided by average debt in the period and reported as an annualized percentage.

Average (12 month rolling) Credit Loss Rate – The total of all Credit Losses, including all repossession and recovery expenses, for the prior 12 months, divided into the sum of the prior 12 month's closing Finance Receivables expressed as a percentage.

Bank Borrowing – Amounts borrowed through the Secured Revolving Credit Facility.

Book Value per Share – Total equity divided by the total number of issued and outstanding common shares at the close of the period.

Cash Holdback - An amount of cash, subtracted from the purchase price of a Securitization transaction, and held in trust for Rifco. While this cash is Rifco's, its release from the trust is restricted, based on certain credit performance criteria and predetermined ratios. This restricted cash serves to decrease the risk of loss to the Securitizer. Similar to Over Collateralization.

Cash Holdback Release – A cash payment from the Securitizer to Rifco based on predetermined credit performance and Cash Holdback ratio requirements. Monthly cash payments to Rifco are prescribed as performance measures are met.

Collective Provisioning for Impairment – An amount assigned to reflect observed decreased value of otherwise specifically unimpaired Finance Receivables. The Company believes that, from time-to-time, there are observable changes to the external economic environment that can meaningfully change the likelihood of scheduled repayment for its Finance Receivables portfolio or for a sub-set of its portfolio.

Credit Loss – The financial impact of a defaulted loan. Credit Losses are Finance Receivable amounts that are no longer reported as Rifco assets plus collection cost expenses. Credit Losses are the product of Default Rate and Default Severity Rate. Rifco records Credit Losses at the end of each calendar month.

Credit Model – The policies and processes that are followed strictly to adjudicate all credit applications that have resulted in predictable Credit Loss results through a full economic cycle.

Default - A Finance Receivable that is at least 120 days in arrears at the end of a calendar month or a Finance Receivable that is at least 90 days in arrears and the Company has not seized its security is determined to be a Defaulted Finance Receivable.

Default Rate – The Default Rate is the number of Defaulted Finance Receivables in the period divided by the average number of Finance Receivables during the same period. The Default Rate is the frequency of Credit Loss.

Default Severity Rate – The financial loss of principal and accrued interest plus collection cost expenses upon Default, divided by the total value of all Finance Receivables expressed as a percentage.

Delinquency Rate – The delinquent Finance Receivables divided by the total Finance Receivables expressed as a percentage for loans more than 30 days past due.

Delinquent – Finance Receivables that are contractually more than 30 days past due.

Efficiency Ratio – Operating expenses divided by Financial Revenue reported as an annualized percentage.

Finance Receivables – Loan receivables, including accrued interest. Includes both Owned and Securitized Finance Receivables.

Finance Receivables - net – Loan receivables, including accrued interest and net of Provision for Impairment and Credit Losses and unamortized origination costs. Includes both Owned and Securitized Finance Receivables.

Financial Leverage Ratio – Total Net Bank Debt, Securitization Debt, and Unsecured Debentures (subordinated) divided by equity.

Gross Portfolio Yield – Interest income and administration and other fees plus amortization of Origination expenses divided by average Finance Receivables reported as an annualized percentage.

Gross Revenue – Financial Revenue plus amortization of Origination costs.

IFRS – International Financial Reporting Standards are the accounting standards that govern the Company after April 1, 2011.

Imminent Default Rate – The likelihood that a Finance Receivable will Default within the subsequent 90 days.

Impairment - When an event, or a group of events, impact the likely scheduled cash flows of Finance Receivables, or a group of Finance Receivables, such Finance Receivables are deemed to have decreased in value and may be deemed Impaired. There is no Impairment as a result of future looking events.

Interest Expense – The amount reported as an expense on debt. Interest is calculated as a percentage of the amount of debt for each period of time.

Interest Income – Gross portfolio interest less amortization of Origination expenses in the period.

Leverage Ratio – Assets divided by equity.

Net Bank Borrowing – Bank Borrowing minus cash.

Net Financial Income before Provisions for Impairment – Financial Revenue minus all variable Origination expenses and Interest Expense.

Net Financing Margin - The Net Financing Income before Provision for Impairment divided by average Finance Receivables reported as an annualized percentage.

Net Income – Total comprehensive income for the period/year attributable to equity holders as stated on the Consolidated Statements of Comprehensive Income.

Net Portfolio Yield – Interest income and administration and other fees divided by average Finance Receivables reported as an annualized percentage.

Operating Expense Ratio – Total operating expenses divided by average Finance Receivables reported as an annualized percentage.

Originations – The process of generating a new Finance Receivable.

Over Collateralization – An excess amount of Finance Receivables are sold to a Securitizer. While the excess amount of Finance Receivables is legally sold, the excess cash flow from the Finance Receivables is provided back to Rifco under certain credit performance criteria. The excess amount of loans serves to increase the effective safety to the Securitizer similar to Cash Holdback.

Owned Receivables – Finance Receivables that have not been securitized.

Platform (**Origination and Servicing Platform**) – The proprietary systems and processes used to originate and service Finance Receivables with predictable credit performance. Also see Credit Model.

Provision for Impairment - An expense that is intended to fully reflect the amount of Impairment (reduction in value) observed. Rifco's Provision for Impairment is comprised of both Specific and Collective Provisioning.

Provision for Impairment Rate – The percentage applied to aged Finance Receivable categories to provide the required Provision for Impairment.

Return on Earning Assets – Is Net Income divided by average Finance Receivables reported as a percentage.

Return on Equity – Is Net Income divided by average equity reported as an annualized percentage.

Securitization –A transaction where Rifco sells Finance Receivables to a Securitizer. In all Rifco transactions to date, the transactions have specified that Rifco services the Finance Receivables after the sale. These Securitization transactions are accounted for as financings rather than as sales.

Securitization Debt – The net amount of discounted outstanding payments or advances from the Securitizer. Funds held in Cash Holdback, Credit Losses, and repayments are subtracted from the total amounts advanced from the Securitizer in order to determine this net amount.

Securitization Discount Rate –The percentage return, before costs, that a Securitizer obtains for a given Securitization transaction. This rate is applied to the expected total future cash flows of the sold Finance Receivables in order to determine the purchase price.

Securitization Effective Rate – The anticipated total payments to a Securitizer divided by the Securitization Debt expressed as an annual percentage. This rate is greater than the Securitization Discount Rate. The Securitization Effective Rate is the percentage cost for the actual funds received by Rifco. For example if the Securitization Discount Rate was 5.0% and the Cash Holdback rate was 12% the Securitization Effective Rate would be 5.6%. (5.0% x 1.12%).

Securitizer – An arm's length purchaser of Finance Receivables via a Securitization transaction. The Securitizer may utilize internal or external trust structures in order to accomplish Securitization transactions.

Securitization Facility – Is an agreement with a Securitizer to purchase Finance Receivables. The facility is governed by legal agreements that specify terms, processes, and periodic or revolving purchase amount limits. Most facilities have expiry dates and are subject to annual renewal.

Secured Revolving Credit Facility – Lending facility which provides Bank Borrowing.

Specific Provisioning for Impairment – A Specific Provision is expensed in order to reflect the decrease in value, as judged by the likelihood of Imminent Default and the likely Default Severity Rate. The number of days delinquent will determine the size of the provision.

Tranche - A group of Finance Receivables included in a single package sale to a Securitizer on a specific date.

Unsecured Debentures – Funds owed by Rifco under term agreements. Terms are typically 2 to 4 years in length which have fixed annual interest rates are paid interest monthly, are non-redeemable, non-retractable, and are subordinated to Rifco's senior debt lender.

New Accounting Standards and Interpretations

Offsetting financial assets and financial liabilities (Amendments to IAS 32)

The Amendments to IAS 32 add application guidance to address inconsistencies in applying IAS 32's criteria for offsetting financial assets and financial liabilities in the following two areas:

- the meaning of 'currently has a legally enforceable right of set-off'
- that some gross settlement systems may be considered equivalent to net settlement.

The adoption of this amendment did not have an impact on the Company's results of operations, financial position and disclosures.

New Accounting Standards and Interpretations not yet adopted

IFRS 9 'Financial Instruments' (IFRS 9)

The IASB aims to replace IAS 39 'Financial Instruments: Recognition and Measurement' (IAS 39) in its entirety with IFRS 9. To date, the chapters dealing with recognition, classification, measurement and derecognition of financial assets and liabilities have been issued. On March 7, 2013, IASB presented with an exposure draft dealing with impairments. Further, in November 2011, the IASB tentatively decided to consider making limited modifications to IFRS 9's financial asset classification model to address application issues. The Company's management has yet to assess the impact of this new standard on the Company's consolidated financial statements. However, management does not expect to implement IFRS 9 until all of its chapters have been published and they can comprehensively assess the impact of all changes.