LAZARD



Annual Report 2005



About Lazard

Lazard is a preeminent financial advisory and asset management firm with strong market positions throughout the world. We have a history of creating innovative solutions for the challenges confronting our clients.



We are a global firm, serving a diverse client base in 16 countries. Our clients include corporations, partnerships, institutions, governments, high-net-worth individuals, and family offices. We maintain long-standing relationships with, and exceptional access to, business leaders and decision makers around the world. Our deep roots in local markets and global network of industry expertise give us uncommon insight into the commercial, economic, and political issues affecting our clients wherever they do business.

We are a focused company. We concentrate on solving complex financial problems and executing specialized investment strategies through two primary businesses: Financial Advisory and Asset Management. Our distinguished track record and distinctive philosophy enable us to secure key advisory roles on some of the most important, complex, and recognizable mergers and acquisitions and corporate restructurings of our time. Our growing Asset Management business is equally respected for its consistent approach, rigorous discipline, and focus on delivering superior investment performance.

Our intellectual capital is our strongest asset. We are personified by our team of 2,200 people whose outstanding intellect, enterprise, and commitment to excellence guide everything we do. We are an independent firm, free of many of the conflicts that can arise at other financial institutions. We have built enduring relationships by consistently delivering trusted, unbiased advice on a broad range of issues critical to our clients' success.

Lazard was founded more than a century and a half ago on the philosophy of providing knowledgeable, objective advice to a select group of clients. As we begin a new chapter in our history as a public company, this philosophy remains paramount.

Fellow Shareholders:

2005 was an outstanding and historic year for our company. We achieved record annual operating revenues of \$1.36 billion, a 22 percent increase over 2004. We doubled pro forma net income, on a fully exchanged basis, to \$172 million, or \$1.72 per share. And we experienced strong results across all areas of the firm, exemplifying both the balance of our business and the effectiveness of our deeply rooted global presence.

On May 5, we began trading as a public company on the New York Stock Exchange. Our initial public offering, along with our performance in 2005, demonstrate the strength of the Lazard franchise and the value of independent advice. As a result of our IPO, we have better aligned the interests of our employees, shareholders, and clients, enhanced our ability to retain and recruit the best talent available, and improved our capacity to drive continued strong performance.

During the year, we undertook select strategic initiatives to better position us for growth. In Europe, we reorganized our investment banking business to elevate the role of our next generation of leaders and improve cross-border coordination. In the United States, we invested in regional offices where we see significant opportunities for growth. And in Asia, we strengthened our businesses by hiring professionals in areas where we believe the greatest potential exists. Through these and other initiatives, together with our continued focus on cost containment, we are creating significant operating leverage and helping to enhance the profitability of our firm.

At the same time, we remained focused on our principal lines of business: Financial Advisory and Asset Management. This focus is the foundation of our competitive strength and our ability to deliver for clients. Yet, our business activities are balanced across geographic regions, industries, and investment strategies that continued to help diversify and stabilize our revenue stream.

Our exceptional performance confirms the strength of our people and the quality of the relationships we have with our clients. We are honored that they turned to Lazard for thoughtful ideas and guidance, sound judgment, and independent advice.

Financial Advisory

Our Financial Advisory business – which primarily consists of Mergers & Acquisitions and Financial Restructuring – achieved 32 percent revenue growth to \$865 million for the year, with strength across all lines of business. This marks the group's strongest results ever, reflecting an increase in overall productivity as well as in completed transactions.

In Mergers & Acquisitions, revenues increased 40 percent to \$675 million. We advised on three of the five largest transactions completed in 2005, including Nextel's landmark \$43 billion merger with Sprint – one of the most significant consolidations in the history of telecom;



Mitsubishi Tokyo Financial Group's \$41 billion acquisition of UFJ Holdings – which created the world's largest financial institution measured by assets; and Telecom Italia Mobile's \$29 billion sale to Telecom Italia.

Lazard is increasingly called upon for assistance with complicated, sometimes contested, transactions and nontraditional deals for assets of intellectual property. Lazard's knowledge base, experience, and global presence give us a distinct advantage in these areas – as well as in cross-border and large-capitalization M&A, areas of long-standing strength.

Our leading capability in restructuring remains an important strategic component of our Financial Advisory business. In Financial Restructuring, revenues increased eight percent to \$103 million, reflecting our continued strong position. During the year, Lazard was involved in six of the seven largest Chapter 11 bankruptcies, in addition to working with Parmalat, the largest Italian corporate restructuring of all time. Further, we assisted the United Auto Workers in its negotiations with General Motors to restructure its post-retirement healthcare obligations, and advised Charter Communications on one of the largest debt-for-debt exchange offers ever consummated in the high-yield markets.



Our Financial Advisory practice consists of an experienced group of professionals with special expertise across a wide range of industries and practice areas, coordinated on a global basis. The year's results make our unique competitive position increasingly clear: Lazard's superior brand of independent advice differentiates us from large, bulge bracket firms, while our geographic reach and industry specialization continue to set us apart from boutique investment banks.

Our goal is to continue to distinguish ourselves by cultivating long-term relationships at our clients' most senior levels as their trusted advisor on matters of enormous strategic and financial importance.

Asset Management

Our Asset Management business provides traditional and alternative investment management and advisory services to institutional clients, financial intermediaries, private clients, and investment funds around the world. Asset management provides an important source of steady earnings.

Our focus in asset management is to deliver superior investment performance and client service, while adding selectively to our product and distribution capabilities to drive improved business results. In 2005, we made important progress toward this goal.



Assets under management grew to a record \$88 billion by year-end. Net revenues grew 12 percent to \$466 million, driven primarily by increased fee income. Management fees increased nine percent to \$389 million, while incentive fees increased 63 percent to \$45 million.

We believe our key competitive strengths lie in our global platform, fundamental research, and the local market insights of our investment professionals around the world. We took continued measures to enhance our platform through the selective hiring of portfolio managers and analysts in key product areas as well as in strengthening our risk management framework.

In 2005, we had success in attracting assets. Several investment strategies experienced net inflows, including our Emerging Market Equity, Global Thematic Equity, UK and European Equity, US Mid-Cap Equity, European Fixed Income, and Alternative Investments/Hedge Funds. Of particular note was our success in the UK and Continental Europe. Our hedge fund business ended the year with \$3.4 billion in assets.

We also continued to diversify our product base, launching several new funds in niche and regional investment strategies. Toward that end, we strengthened our sales and marketing capabilities and extended our reach and scope in Asia-Pacific, opening an office in Seoul and enhancing our presence in Japan. We also continue to build on our presence in the US and Europe. A key focus of future growth is in the distribution of our asset management expertise to other financial services entities through a variety of investment vehicles and platforms.

The important steps we took this year represent measurable progress in strengthening our Asset Management business, and we believe there are substantial opportunities to build on this success.

It is clear we are effectively executing our plan. Key strategic initiatives we undertook during 2005 are gaining momentum. Our people, who remain the cornerstone of our ability to deliver for clients, are enthusiastic. We remain confident in Lazard's competitive position and committed to creating significant value for shareholders, clients, and employees.

Sincerely,

Bruce Wasserstein

Chairman and Chief Executive Officer

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

(Mark One)				
☒ ANNUAL REPORT PURSUANT TO SECTIO	N 13 OR 15(d) OF THE SECURITIES			
EXCHANGE ACT OF 1934				
For the fiscal year ended December 31, 2005				
OR				
☐ TRANSITION REPORT PURSUANT TO SEC	CTION 13 OR 15(d) OF THE SECURITIES			
EXCHANGE ACT OF 1934	• •			
For the transition period from to				
001-324				
(Commission Fil	e Number)			
T A 77 A D				
LAZARI	D LTD			
(Exact name of registrant as	specified in its charter)			
Bermuda	98-0437848			
(State or Other Jurisdiction of Incorporation or Organization)	(I.R.S. Employer Identification No.)			
Clarendon				
2 Church S Hamilton HM11				
(Address of principal				
Registrant's telephone nu				
	<u></u>			
Securities Registered Pursuant to				
	Name of each exchange on which registered			
Class A Common Stock, par value \$0.01 per share 6.625% Equity Security Units	New York Stock Exchange New York Stock Exchange			
Securities Registered Pursuant to Se	_			
Indicate by check mark if the Registrant is a well-known sea Act. Yes \square No \boxtimes	soned issuer, as defined in Rule 405 of the Securities			
Indicate by check mark if the Registrant is not required to fill Act. Yes \square No \bowtie	e reports pursuant to Section 13 or 15(d) of the			
Indicate by check mark whether the registrant (1) has filed al	I reports required to be filed by Section 13 or 15(d) of the			
Securities Exchange Act of 1934 during the preceding 12 months	(or for such shorter period that the registrant was required			
to file such reports), and (2) has been subject to such filing require	ements for the past 90 days. Yes 🗵 No 🗌			
Indicate by check mark if disclosure of delinquent filers purs				
and will not be contained, to the best of registrant's knowledge, ir reference in Part III of this Form 10-K or any amendment to this I				
·				
Indicate by check mark whether the registrant is a large acce See definition of "accelerated filer and large accelerated filer" in				
	ed filer \square Non-accelerated filer \boxtimes			
Indicate by check mark whether the registrant is a shell compact). Yes \square No \boxtimes	pany (as defined in Rule 12b-2 of the Exchange			
The aggregate market value of the common stock held by no approximately \$838,551,263.	n-affiliates of the Registrant as of June 30, 2005 was			
As of February 28, 2006, there were 37,503,059 shares of the	e registrant's Class A common stock and one share of the			
registrant's Class B common stock outstanding.				

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the registrant's proxy statement for its annual general meeting of shareholders to be held on May 9, 2006, are incorporated by reference in this Form 10-K in response to Part III Items 10, 11, 12, 13 and 14.

LAZARD LTD

ANNUAL REPORT ON FORM 10-K FOR THE FISCAL YEAR ENDED DECEMBER 31, 2005

INDEX

Form 10-K Item	Number:	Page No.
PART I		
Item 1.	Business	1
	Executive Officers of the Registrant	14
Item 1A.	Risk Factors	15
Item 1B.	Unresolved Staff Comments	36
Item 2.	Properties	36
Item 3.	Legal Proceedings	36
Item 4.	Submission of Matters to a Vote of Security Holders	37
PART II		
Item 5.	Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities	38
Item 6.	Selected Financial Data	39
Item 7.	Management's Discussion and Analysis of Financial Condition and Results of Operations	41
Item 7A.	Quantitative and Qualitative Disclosures About Market Risk	70
Item 8.	Financial Statements and Supplementary Data	71
Item 8A.	Pro Forma Financial Information	127
Item 9.	Changes in and Disagreements With Accountants on Accounting and Financial Disclosure	133
Item 9A.	Controls and Procedures	133
Item 9B.	Other Information	133
PART III		
Item 10.	Directors and Executive Officers of the Registrant	134
Item 11.	Executive Compensation	134
Item 12.	Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters	134
Item 13.	Certain Relationships and Related Transactions	135
Item 14.	Principal Accountant Fees and Services	135
PART IV		
Item 15.	Exhibits and Financial Statement Schedules	136
	Index to Financial Statements and Financial Statement Schedule Items 15(a)(1) and 15(a)(2)	F-1
SIGNATURE	S	II-1

Part I

When we use the terms "Lazard", "we", "us", "our", and "the Company", we mean Lazard Ltd, a company incorporated under the laws of Bermuda, and its subsidiaries, including Lazard Group LLC, a Delaware limited liability company ("Lazard Group"), that is the current holding company for our businesses. Lazard Ltd has no material assets other than indirect ownership of approximately 37.6% of the common membership interests in Lazard Group and its controlling interest in Lazard Group.

Item 1. Business

We are a preeminent international financial advisory and asset management firm that has long specialized in crafting solutions to the complex financial and strategic challenges of our clients. We serve a diverse set of clients around the world, including corporations, partnerships, institutions, governments and high-net worth individuals. The first Lazard partnership was established in 1848. Over time we have extended our activities beyond our roots in New York, Paris and London. We operate today from 29 cities in key business and financial centers across 16 countries throughout Europe, North America, Asia and Australia. We focus primarily on two businesses, Financial Advisory and Asset Management. We believe that the mix of our activities across business segments, geographic regions, industries and investment strategies helps to diversify and stabilize our revenue stream.

On May 10, 2005, we completed the initial public offering of Class A common stock of Lazard Ltd, the public offering of equity security units ("ESUs") of Lazard Ltd, the private placements under an investment agreement with IXIS Corporate & Investment Bank ("IXIS"), and the private offering of the 7.12% senior notes due 2015 of Lazard Group, primarily to recapitalize Lazard Group. We refer to these financing transactions and the recapitalization, collectively, as the "recapitalization." As part of the recapitalization, Lazard Group used the net proceeds from the financing transactions primarily to redeem the outstanding Lazard Group membership interests of its historical partners.

On May 10, 2005, Lazard Group transferred its capital markets business, which consisted of equity, fixed income and convertibles sales and trading, broking, research and underwriting services, its merchant banking fund management activities other than its existing merchant banking business in France and specified non-operating assets and liabilities, to LFCM Holdings LLC, a Delaware limited liability company ("LFCM Holdings"). We refer to these businesses, assets and liabilities as the "separated businesses" and these transfers collectively as the "separation." Except as otherwise expressly noted, this annual report describes Lazard's business as if the separation was completed for all purposes and for all periods described.

As described in "Pro Forma Financial Information" in Item 8A of this annual report, because Lazard Group had, prior to the separation and recapitalization, operated as a limited liability company that was treated as a partnership for U.S. federal income tax purposes with its managing directors also being members of Lazard Group, payments for services rendered by Lazard Group's managing directors were accounted for as distributions from members' capital, or in some cases as minority interest in net income. Because Lazard Group historically has operated as an entity treated as a partnership in the U.S., Lazard Group has paid little or no taxes on profits in the U.S., other than New York City Unincorporated Business Tax ("UBT"). As a result, Lazard Group's operating income prior to the separation and recapitalization did not reflect most payments for services rendered by its managing directors and its provision for income taxes has not reflected U.S. corporate federal income taxes. Accordingly, results of operations for periods prior to May 10, 2005 are not comparable to results of operations for subsequent periods.

Principal Business Lines

Our business is organized around two segments: Financial Advisory and Asset Management.

Financial Advisory

We offer corporate, partnership, institutional, government and individual clients across the globe a wide array of financial advisory services regarding mergers and acquisitions, restructurings and various other corporate finance matters. We focus on solving our clients' most complex problems, providing advice to senior management, boards of directors and business owners of prominent companies and institutions in transactions that typically are of significant strategic and financial importance to them.

Our goal is to continue to grow our Financial Advisory business by fostering long-term, senior level relationships with existing and new clients as their independent advisor on strategic transactions. We seek to build and sustain long-term relationships with our clients rather than focusing on individual transactions, a practice that we believe enhances our access to senior management of major corporations and institutions around the world. We emphasize providing clients with senior level attention during all phases of transaction execution.

While we strive to earn repeat business from our clients, we operate in a highly competitive environment in which there are no long-term contracted sources of revenue. Each revenue-generating engagement is separately negotiated and awarded. To develop new client relationships, and to develop new engagements from historical client relationships, we maintain an active dialogue with a large number of clients and potential clients, as well as with their financial and legal advisors, on an ongoing basis. We have gained a significant number of new clients each year through our business development initiatives, through recruiting additional senior investment banking professionals who bring with them client relationships and through referrals from directors, attorneys and other third parties with whom we have relationships. At the same time, we lose clients each year as a result of the sale or merger of a client, a change in a client's senior management, competition from other investment banks and other causes.

For the years ended December 31, 2005, 2004 and 2003, Financial Advisory net revenue totaled \$865 million, \$655 million and \$691 million, respectively, accounting for 66%, 60% and 66%, respectively, of our net revenue from continuing operations for the periods. We earned advisory revenue from 484 clients, 435 clients and 370 clients for the years ended December 31, 2005, 2004 and 2003, respectively. We earned \$1 million or more from 184 clients, 136 clients and 137 clients for the years ended December 31, 2005, 2004 and 2003, respectively. For the years ended December 31, 2005, 2004 and 2003 the ten largest fee paying clients constituted 20%, 25% and 30% of our segment net revenue, respectively, with no client individually having constituted more than 10% of segment net revenue during any of these years. For the years ended December 31, 2005, 2004 and 2003, Financial Advisory reported operating income of \$276 million, \$212 million and \$311 million, respectively, although as noted previously results of operations for periods prior to May 10, 2005 are not comparable to results of operations for subsequent periods. At December 31, 2005, 2004 and 2003, Financial Advisory had total assets of \$337 million, \$380 million, and \$339 million, respectively.

We believe that we have been pioneers in offering financial advisory services on an international basis, with the establishment of our New York, Paris and London offices dating back to the nineteenth century. We maintain major local presences in the U.S., the U.K., France and Italy, including a network of regional branch offices in the U.S. and France, as well as presences in Australia, Canada, Germany, Hong Kong, India, Japan, the Netherlands, Sweden, Singapore, South Korea, Spain and mainland China. Our Italian office is operated as a strategic alliance with Banca Intesa S.p.A. Pursuant to the strategic alliance, Intesa holds 40% of the equity of, and a \$50 million subordinated promissory note from, the entity that operates our Italian business and has representation on its board of directors, and a \$150 million note issued by a financing subsidiary of Lazard Group, the latter of which is guaranteed by Lazard Group. During 2004, we also entered into a joint venture with Signatura Advisory called Signatura Lazard, which provides local and cross-border financial services in Brazil, and into a strategic alliance with MBA Banco de Inversiones regarding the provision of cross-border advisory services to institutions investing in companies in Argentina and to Argentine companies investing abroad.

In addition to seeking business centered in these locations, we historically have focused in particular on advising clients with respect to cross-border transactions. We believe that we are particularly well known for our

legacy of offering broad teams of professionals who are indigenous to their respective regions and who have long-term client relationships, capabilities and know-how in their respective regions. We also believe that this positioning affords us insight around the globe into key industry, economic, government and regulatory issues and developments, which we can bring to bear on behalf of our clients.

Services Offered

We advise clients on a wide range of strategic and financial issues. When we advise companies in the potential acquisition of another company or certain assets, our services include evaluating potential acquisition targets, providing valuation analyses, evaluating and proposing financial and strategic alternatives and rendering, if appropriate, fairness opinions. We also may advise as to the timing, structure, financing and pricing of a proposed acquisition and assist in negotiating and closing the acquisition. In addition, we may assist in implementing an acquisition by acting as a dealer-manager if the acquisition is structured as a tender or exchange offer.

When we advise clients that are contemplating the sale of certain businesses, assets or their entire company, our services include advising on the appropriate sales process for the situation, valuation issues, assisting in preparing an offering memorandum or other appropriate sales materials and rendering, if appropriate, fairness opinions. We also identify and contact selected qualified acquirors and assist in negotiating and closing the proposed sale. As appropriate, we also advise our clients regarding financial and strategic alternatives to a sale including recapitalizations, spin-offs, carve-outs, split-offs and tracking stocks. Our advice includes recommendations with respect to the structure, timing and pricing of these alternatives.

For companies in financial distress, our services may include reviewing and analyzing the business, operations, properties, financial condition and prospects of the company, evaluating debt capacity, assisting in the determination of an appropriate capital structure and evaluating and recommending financial and strategic alternatives. If appropriate, we may provide financial advice and assistance in developing and seeking approval of a restructuring or reorganization plan, which may include a plan of reorganization under Chapter 11 of the U.S. Bankruptcy Code or other similar court administered process in non-U.S. jurisdictions. In such cases, we may assist in all aspects of the implementation of such a plan, including advising and assisting in structuring and effecting the financial aspects of a sale or recapitalization, structuring any new securities, exchange offers, other considerations or other inducements to be offered or issued and assisting and participating in negotiations with affected entities or groups.

When we assist clients in raising private or public market financing, our services include originating and executing private placements of equity, debt and related securities, assisting clients in connection with securing, refinancing or restructuring bank loans, originating public underwritings of equity, debt and convertible securities and originating and executing private placements of partnership and similar interests in alternative investment funds such as leveraged buyout, mezzanine or real estate focused funds. In addition, we may advise on capital structure and assist in long-range capital planning and rating agency relationships.

Pursuant to the Business Alliance Agreement we entered into with LFCM Holdings in connection with the separation, LFCM Holdings underwrites and distributes U.S. securities offerings originated by our Financial Advisory business in a manner intended to be similar to our practice prior to the separation, with revenue from such offerings generally continuing to be divided evenly between Lazard Group and LFCM Holdings.

Staffing

We staff our assignments with a team of quality professionals with appropriate product and industry expertise. We pride ourselves on, and we believe we are differentiated from our competitors by, being able to

offer a relatively high level of attention from senior personnel to our clients and organizing ourselves in such a way that managing directors who are responsible for securing and maintaining client relationships also actively participate in providing related transaction execution services. Our managing directors have significant experience, and many of them are able to use this experience to advise on both mergers and acquisitions and restructuring transactions, depending on our clients' needs. Many of our managing directors and senior advisors come from diverse backgrounds, such as senior executive positions at corporations, government, law and strategic consulting, which we believe enhances our ability to offer sophisticated advice and custom solutions to our clients.

Industries Served

We seek to offer our services across most major industry groups, including, in many cases, sub-industry specialties. Our Mergers and Acquisitions managing directors and professionals are organized to provide advice in the following major industry practice areas:

- consumer.
- financial institutions.
- financial sponsors,
- healthcare and life sciences,
- industrial.
- power and energy,
- · real estate, and
- technology, media and telecommunications.

These groups are managed locally in each relevant geographic region and are coordinated on a global basis, which allows us to bring local industry-specific knowledge to bear on behalf of our clients on a global basis. We believe that this enhances the quality of advice that we can offer, which improves our ability to market our capabilities to clients.

In addition to our Mergers and Acquisitions and Financial Restructuring practices, we also maintain specialties in the following distinct practice areas:

- government advisory,
- fund raising for alternative investment funds, and
- · corporate finance.

We endeavor to coordinate the activities of the professionals in these areas with our mergers and acquisitions industry specialists in order to offer clients customized teams of cross-functional expertise spanning both industry and practice area know-how.

Strategy

Since January 2002, when new senior management joined our firm, our focus in our Financial Advisory business has been on:

making a significant investment in our intellectual capital with the addition of many senior professionals
who we believe have strong client relationships and industry expertise. We have recruited or promoted
79 new managing directors from January 2002 through December 31, 2005, contributing to a 40%
increase, net of departures, in Financial Advisory managing director headcount over that period,

- increasing our contacts with existing clients to further enhance our long-term relationships and our efforts in developing new client relationships,
- expanding the breadth and depth of our industry expertise in areas such as media and general industrials
 and adding new practice areas such as power and energy and fund-raising for alternative investment
 funds,
- coordinating our industry specialty activities on a global basis and increasing the integration of our industry experts with our Financial Restructuring professionals, and
- broadening our geographic presence by adding new offices in the Netherlands (Amsterdam), Canada (Toronto), Australia (Sydney) and mainland China (Beijing), as well as three new regional offices in the U.S. (Atlanta, Houston and Los Angeles) and entering into new strategic alliances in two new geographies (Argentina and Brazil).

We made these investments during a period of financial market weakness, when many of our competitors were reducing senior staffing, to position ourselves to capitalize more fully on any financial services industry recovery.

In addition to the expansion of our Financial Advisory team, we believe that the following external market factors may enable our Financial Advisory practice to benefit from future growth in the global mergers and acquisitions advisory business:

- · increasing demand for independent, unbiased financial advice, and
- a potential increase in cross-border mergers and acquisitions and large capitalization mergers and acquisitions, two of our areas of historical specialization, which experienced greater than average declines in recent years.

Going forward, our strategic emphasis in our Financial Advisory business is to leverage the investments we have made in recent years to grow our business and drive our productivity. While we will continue opportunistically to attract outstanding individuals to this practice, we anticipate that our recent managing director expansion program is now substantially complete.

Relationship with IXIS

In April 2004, Lazard Group and IXIS entered into a cooperation arrangement to place and underwrite securities on the French equity primary capital markets under a common brand, "Lazard-Ixis," and cooperate in their respective origination, syndication and placement activities. This cooperation covers French listed companies exceeding a market capitalization of €500 million. On March 15, 2005, Lazard Group and IXIS expanded this arrangement into an exclusive arrangement within France. The cooperation arrangement also provides for an alliance in real estate advisory work with the objective of establishing a common brand for advisory and financing operations within France. It also adds an exclusive mutual referral cooperation arrangement, subject to the fiduciary duties of each firm, with the goal of referring clients from Lazard Group to IXIS for services relating to corporate banking, lending, securitizations and derivatives within France and from IXIS to Lazard Group for mergers and acquisitions advisory services within France. This expanded cooperation arrangement has an initial term of three years through May 10, 2008.

In connection with the cooperation arrangement, Lazard Group and IXIS have developed a business plan to promote mutual revenue production and sharing relating to the cooperation activities. As part of that plan, revenue from the various activities subject to the cooperation arrangement is credited towards a target weighted revenue number (the "Notional Reserve") of €20 million (which the parties may agree to reduce if aspects of the cooperation do not take place), calculated by applying varying percentages depending on the source of the revenue plus the underwriting commissions received by IXIS for the ESUs. If at the end of the initial term of the cooperation arrangement (a) the sum of that calculation is less than the Notional Reserve, (b) the cooperation

arrangement is not renewed and (c) Lazard Ltd's common stock price fails to exceed \$25 per share for a specified period, Lazard Group or its affiliate will pay IXIS or one of its affiliates the difference between the Notional Reserve and the sum of (1) the weighted revenue credits and (2) any gain IXIS has realized on a sale of its investment in our securities prior to the end of the initial term of the arrangement. The level of this potential payment would depend, among other things, on the level of revenue generated by the cooperation activities. The potential payment is limited, as of December 31, 2005, to a maximum of approximately €14 million (subject to further reduction in certain circumstances) which would only occur if the cooperation activities generate no revenue over the course of the remaining initial period of such activities and the other conditions noted above have not been met.

Asset Management

Our Asset Management business provides investment management and advisory services to institutional clients, financial intermediaries, private clients and investment vehicles around the world. Our goal in our Asset Management business is to produce superior risk-adjusted investment returns and provide investment solutions customized for our clients. Many of our equity investment strategies share an investment philosophy that centers on fundamental security selection with a focus on the trade-off between a company's valuation and its financial productivity.

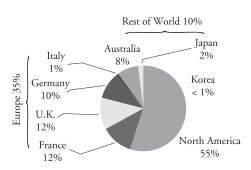
As of December 31, 2005, total assets under management ("AUM") were \$88.2 billion, approximately 80% of which was invested in equities, 13% in fixed income, 4% in alternative investments, 2% in cash and 1% in merchant banking funds. As of the same date, approximately 58% of our AUM was invested in international (*i.e.*, non-U.S. and regional non-U.S.) investment strategies, 21% was invested in global investment strategies and 21% was invested in U.S. investment strategies, and our top ten clients and third-party relationships accounted for 27% of total AUM. Approximately 80% of our AUM as of that date was managed on behalf of institutional clients, including corporations, labor unions, public pension funds, insurance companies and banks, and through sub-advisory relationships, mutual fund sponsors, broker-dealers and registered advisors. Approximately 20% of AUM as of December 31, 2005 was managed on behalf of individual client relationships, which are principally with family offices and high-net worth individuals.

The charts below illustrates the mix of our AUM as of December 31, 2005, measured by broad product strategy and by office location.

AUM BY PRODUCT

Cash Alternative Investments Merchant Banking 2% 4% 1% U.S. Fixed Income 3% International (Non-U.S.) Global/Int'l Fixed Equity Income 10% 47% U.S. Equity 15% Global Equity 18%

AUM BY OFFICE LOCATION



For the years ended December 31, 2005, 2004 and 2003, Asset Management net revenue totaled \$466 million, \$417 million and \$350 million, respectively, accounting for 36%, 38% and 33%, respectively, of our net revenue from continuing operations for the periods. For the same period, Asset Management reported operating income of \$116 million, \$135 million and \$110 million, respectively, although as noted previously results of operations for periods prior to May 10, 2005 are not comparable to results of operations for subsequent periods. At December 31, 2005, 2004 and 2003, Asset Management had \$308 million, \$245 million, and \$199 million in total assets, respectively.

LAM and LFG

Our largest Asset Management subsidiaries are Lazard Asset Management LLC ("LAM") with offices in New York, San Francisco, Minneapolis, London, Milan, Frankfurt, Hamburg, Tokyo, Sydney and Seoul (aggregating \$77.5 billion in total AUM as of December 31, 2005), and Lazard Frères Gestion ("LFG"), headquartered in Paris (aggregating \$9.9 billion in total AUM as of December 31, 2005). These operations, with 633 employees as of December 31, 2005, provide our business with a global presence and local identity.

Primary distinguishing features of these operations include:

- a global footprint with global research, global mandates and global clients,
- a broad-based team of approximately 190 investment professionals at December 31, 2005: LAM has
 approximately 165 investment professionals, which includes approximately 60 focused, in-house,
 investment analysts across all products and platforms, approximately 25 of whom are on our global
 research platform, many of whom have substantial industry or sector specific expertise, and LFG has
 approximately 25 investment professionals, including seven investment analysts,
- · a security selection-based investment philosophy applied across products analysis,
- · worldwide brand recognition and multi-channel distribution capabilities, and
- a substantial equity participation in LAM held by a broad group of key employees.

Our Investment Philosophy, Process and Research. Our investment philosophy is generally based upon a fundamental security selection approach to investing. Across many of our products, we apply three key principles to investment portfolios:

- select securities, not markets,
- find relative value, and
- · manage risk.

In searching for equity investment opportunities, our investment professionals generally follow an investment process that incorporates several interconnected components that may include:

- · analytical framework analysis and screening,
- · accounting validation,
- fundamental analysis,
- · security selection and portfolio construction, and
- · risk management.

At LAM, we conduct investment research on a global basis, to develop market, industry and company specific insight. Approximately 60 investment analysts, located in our worldwide offices, conduct research and evaluate investment opportunities around the world across all products and platforms. The LAM global research platform is organized around six global industry sectors:

- · consumer goods,
- · financial services,
- health care,
- · industrials,

- · power, and
- technology, media and telecommunications.

Our analysts recommend companies to portfolio managers and work with them on an ongoing basis to make buy and sell decisions.

At LFG, seven investment analysts conduct research and evaluate investment opportunities, primarily focused on large capitalization European companies.

Investment Strategies. Our Asset Management business provides equity, fixed income and cash management and alternative investment strategies to clients, paying close attention to clients' varying and expanding investment needs. We offer the following product platform of investment strategies:

	Global	Regional	Domestic
Equities	Global Large Capitalization Small Capitalization Emerging Markets Thematic Convertibles* Infrastructure EAFE (Non-U.S.) Large Capitalization	Pan-European Large Capitalization Small Capitalization Eurozone Large Capitalization** Small Capitalization** Continental European Small Cap Multi Cap	U.S. Large Capitalization** Mid Capitalization Small Capitalization Multi-Capitalization Other U.K. (Large Capitalization) U.K. (Small Capitalization) Australia France (Large Capitalization)* France (Small Capitalization)* Japan**
	Small Capitalization Multi-Capitalization Global Ex Global Ex-U.K. Global Ex-Japan Global Ex-Australia	Eurozone (<i>i.e.</i> , Euro Bloc) Euro-Trend (Thematic)	
Fixed Income and Cash Management	Global Core Fixed Income High Yield Short Duration	Pan-European Core Fixed Income High Yield Cash Management* Eurozone Fixed Income** Cash Management* Corporate Bonds**	U.S. Core Fixed Income High Yield Short Duration Municipals Cash Management* Non-U.S. U.K. Fixed Income
Alternative	Global Global Opportunities (Long/Short) Fund of Hedge Funds Fund of Closed-End Funds	Regional European Explorer (Long/Short) Emerging Income Japan (Long/Short)	

All of the above strategies are offered by LAM, except for those denoted by *, which are offered exclusively by LFG. Investment strategies offered by both LAM and LFG are denoted by **.

In addition to the primary investment strategies listed above, we also provide locally customized investment solutions to our clients. In many cases, we also offer both diversified and more concentrated versions of our products. These products are generally offered on a separate account basis, as well as through pooled vehicles.

Distribution. We distribute our products through a broad array of marketing channels on a global basis. LAM's marketing, sales and client service efforts are organized through a global market delivery and service

network, with distribution professionals located in New York, San Francisco, London, Milan, Frankfurt, Hamburg, Tokyo, Sydney and Seoul. We have developed a well-established presence in the institutional asset management arena, managing money for corporations, labor unions and public pension funds around the world. In addition, we manage assets for insurance companies, savings and trust banks, endowments, foundations and charities.

We also have become a leading firm in third-party distribution, managing mutual funds and separately managed accounts for many of the world's largest broker-dealers, insurance companies, registered advisors and other financial intermediaries. In the area of wealth management, we cater to family offices and private clients.

LFG markets and distributes its products through 14 sales professionals based in France who target directly both individual and institutional investors.

The managing directors of LAM and other key LAM employees hold LAM equity units, which entitle their holders to payments in connection with selected fundamental transactions affecting Lazard Group or LAM. For more information regarding these rights see "Management's Discussion and Analysis of Financial Condition and Results of Operations."

Merchant Banking

Lazard Group has a long history of making merchant banking investments with its own capital, usually alongside capital of qualified institutional and individual investors. These activities typically are organized in funds that make substantial or controlling investments in private or public companies, generally through privately negotiated transactions and with a view to divestment within two to seven years. While potentially risky and frequently illiquid, such investments when successful can yield investors substantial returns on capital and generate attractive management and performance fees for the sponsor of such funds.

As a part of the separation, we transferred to LFCM Holdings all of our merchant banking fund management activities, except for our merchant banking business in France, which is regulated as part of our Paris-based banking affiliate, Lazard Frères Banque SA ("LFB"). We also transferred to LFCM Holdings principal investments by Lazard Group in the funds managed as part of the separated businesses, while we retained our investment in our French merchant banking funds.

LFCM Holdings operates the merchant banking business transferred to it in the separation. Consistent with Lazard Group's intent to support the development of the merchant banking business, including investing capital in future funds to be managed or formed by the merchant banking subsidiary of LFCM Holdings, and in order to benefit from what we believe to be the potential of this business, Lazard Group will be entitled to receive from LFCM Holdings all or a portion of the payments from the incentive fees attributable to these funds (net of compensation payable to investment professionals who manage these funds) pursuant to the business alliance agreement between us and LFCM Holdings. In addition, pursuant to the business alliance agreement, we have an option to acquire the merchant banking business owned by LFCM Holdings and have the right to participate in the oversight of LFCM Holdings' funds and consent to certain actions. We will continue to abide by our obligations with respect to transferred funds and agreed not to compete with LFCM Holdings' merchant banking business during the duration of our option to acquire this business.

As of December 31, 2005, Lazard Group's merchant banking business in France, with 10 employees, consisted of a group of private equity funds and an affiliated management company with approximately \$800 million of AUM. Lazard Group's investments in these funds totaled approximately \$5 million as of December 31, 2005. On February 25, 2005, Lazard Group formed Corporate Partners II, Limited, a new private equity fund with \$1 billion of institutional capital commitments and a \$100 million capital commitment from us, the principal portion of which may require funding, at any time through 2010. As of December 31, 2005, Lazard Group has contributed \$89 thousand of its capital commitment, which is recorded as a long-term investment.

Pursuant to the master separation and business alliance agreements entered into between Lazard Group and LFCM Holdings, this fund is managed by a subsidiary of LFCM Holdings, and Lazard Group retained a capital commitment to the fund and is entitled to receive the carried interest distributions made by the fund (other than the carried interest distributions made to investment professionals who manage the fund).

In July 2005, LFCM Holdings formed a new private equity fund, Lazard Senior Housing Partners LP. The first closing of the fund has the ability to raise up to a maximum of \$550 million of capital commitments, including a minimum and maximum capital commitment from Lazard Group of \$10 million and \$27 million, respectively, the principal portion of which will require funding at any time through 2008. In connection with such capital commitment, Lazard funded \$622 thousand as of December 31, 2005. In addition, pursuant to a January 2006 capital call, the Company funded an additional \$1.6 million in January 2006.

Pursuant to the business alliance agreement, Lazard Group has certain other limited partner capital commitments to planned investment funds to be managed and controlled by LFCM Holdings, all of which commitments are contingent upon the formation of such investment funds. As of December 31, 2005 these capital commitments are as follows—Lazard Technology Partners III—10% of the total fund capital commitments, with a minimum and maximum commitment from Lazard Group of \$15 million and \$20 million, respectively; Lazard European Mid-Market Buyout Fund—10% of the total fund capital commitments, with a maximum capital commitment by Lazard Group of 50 million Euros; Lazard Structured Finance Investors LLC—\$10 million. As of December 31, 2005, none of these investment funds has been formed and Lazard Group has not made any payment toward such contingent capital commitments.

Strategy

Our strategic plan in our Asset Management business is to focus on delivering superior investment performance and client service and broadening our product offerings and distribution in selected areas in order to continue to drive improved business results. In March 2004, we undertook a senior management transition at LAM to put in place the next generation of leadership and to better position the business to execute our strategic plan. Over the past two years, in an effort to improve LAM's operations and expand our business, we have:

- focused on enhancing our investment performance,
- improved our investment management platform by adding a number of senior investment professionals (including portfolio managers and analysts),
- strengthened our marketing capabilities by establishing a global consultant relations effort aimed at improving our relations with the independent consultants who advise many of our clients on the selection of investment managers,
- expanded our product platform by "lifting-out" experienced portfolio managers to establish new products, and
- launched new products such as a European long/short strategy, several Japan long/short strategies, two
 closed end funds ("Lazard World Dividend and Income Fund, Inc.", and "Lazard Global Total Return
 and Income Fund, Inc."), a global listed infrastructure strategy, and the new "Lazard UK Omega"
 strategy.

We believe that our asset management business has long maintained an outstanding team of portfolio managers and global research analysts. We intend to maintain and supplement our intellectual capital to achieve

our goals. We also believe that our specific investment strategies, global reach, unique brand identity and access to multiple distribution channels will allow it to leverage into new investment products, strategies and geographic locations. In addition, we plan to expand our participation in merchant banking activities through investments in new and successor funds.

Employees

We believe that our people are our most important asset, and it is their reputation, talent, integrity and dedication that underpin our success. As of December 31, 2005, we employed 2,191 people, which includes 123 managing directors and 492 other professionals in our Financial Advisory segment and 38 managing directors and 278 other professionals in our Asset Management segment. We strive to maintain a work environment that fosters professionalism, excellence, diversity and cooperation among our employees worldwide. We utilize an evaluation process at the end of each year to measure performance, determine compensation and provide guidance on opportunities for improved performance. Generally, our employees are not subject to any collective bargaining agreements, except that our employees in certain of our European offices, including France and Italy, are covered by national, industry-wide collective bargaining agreements. We believe that we have good relations with our employees.

Competition

The financial services industry, and all of the businesses in which we compete, are intensely competitive, and we expect them to remain so. Our competitors are other investment banking and financial advisory firms, broker-dealers, commercial and "universal" banks, insurance companies, investment management firms, hedge fund management firms, merchant banking firms and other financial institutions. We compete with some of our competitors globally and with others on a regional, product or niche basis. We compete on the basis of a number of factors, including quality of people, transaction execution skills, investment track record, quality of client service, individual and institutional client relationships, absence of conflicts, range of products and services, innovation, brand recognition and business reputation.

While our competitors vary by country in our Mergers and Acquisitions practice, we believe our primary competitors in securing mergers and acquisitions advisory engagements are Bear Stearns, Citigroup, Credit Suisse First Boston, Goldman, Sachs & Co., JPMorgan Chase, Lehman Brothers, Mediobanca, Merrill Lynch, Morgan Stanley, Rothschild and UBS. In our Financial Restructuring practice our primary competitors are The Blackstone Group, Greenhill & Co. and Rothschild.

We believe that our primary competitors in our Asset Management business include, in the case of LAM, Alliance Bernstein, AMVESCAP, Brandes Investment Partners, Capital Management & Research, Fidelity, Lord Abbett and Schroders and, in the case of LFG, Swiss private banks with offices in France as well as large institutional banks and fund managers. We face competition in merchant banking both in the pursuit of outside investors for our merchant banking funds and to acquire investments in attractive portfolio companies. We compete with hundreds of other funds, many of which are subsidiaries of or otherwise affiliated with large financial service providers.

Competition is also intense in each of our businesses for the attraction and retention of qualified employees, and we compete on the level and nature of compensation and equity-based incentives for key employees. Our ability to continue to compete effectively in our businesses will depend upon our ability to attract new employees and retain and motivate our existing employees.

In recent years there has been substantial consolidation and convergence among companies in the financial services industry. In particular, a number of large commercial banks, insurance companies and other broad-based financial services firms have established or acquired broker-dealers or have merged with other financial institutions. Many of these firms have the ability to offer a wider range of products than we offer, including

loans, deposit taking, insurance and brokerage services. Many of these firms also have more extensive asset management and investment banking services, which may enhance their competitive position. They also have the ability to support investment banking and securities products with commercial banking, insurance and other financial services revenue in an effort to gain market share, which could result in pricing pressure in our businesses. This trend toward consolidation and convergence has significantly increased the capital base and geographic reach of our competitors.

Regulation

Our businesses, as well as the financial services industry generally, are subject to extensive regulation throughout the world. As a matter of public policy, regulatory bodies are charged with safeguarding the integrity of the securities and other financial markets and with protecting the interests of customers participating in those markets, not with protecting the interests of our stockholders or creditors. Many of our affiliates that participate in securities markets are subject to comprehensive regulations that include some form of capital structure regulations and other customer protection rules. In the U.S., certain of our subsidiaries are subject to such regulations promulgated by the SEC and/or the NASD. Standards, requirements and rules implemented throughout the European Union are broadly comparable in scope and purpose to the regulatory capital and customer protection requirements imposed under the SEC and NASD rules. European Union directives also permit local regulation in each jurisdiction, including those in which we operate, to be more restrictive than the requirements of such directives, and these sometimes burdensome local requirements can result in certain competitive disadvantages to us.

In the U.S., the SEC is the federal agency responsible for the administration of the federal securities laws. The exchanges, the NASD and the National Futures Association are voluntary, self-regulatory bodies composed of members, such as our broker-dealer subsidiaries, that have agreed to abide by the respective bodies' rules and regulations. Each of these, and non-U.S. regulatory organizations, may examine the activities of, and may expel, fine and otherwise discipline, member firms and their employees. The laws, rules and regulations comprising this framework of regulation and the interpretation and enforcement of existing laws, rules and regulations are constantly changing. The effect of any such changes cannot be predicted and may impact the manner of operation and profitability of our company.

Our U.S. broker-dealer subsidiary, Lazard Frères & Co. LLC, through which we conduct our U.S. Financial Advisory business, is currently registered as a broker-dealer with the SEC, the NASD, and as a broker-dealer in all 50 states, the District of Columbia and Puerto Rico. As such, Lazard Frères & Co. LLC is subject to regulations governing effectively every aspect of the securities business, including the effecting of securities transactions, minimum capital requirements, record-keeping and reporting procedures, relationships with customers, experience and training requirements for certain employees and business procedures with firms that are not members of certain regulatory bodies. Lazard Asset Management Securities LLC, a subsidiary of LAM, also is registered as a broker-dealer with the SEC, the NASD and in all 50 states, the District of Columbia and Puerto Rico. Certain U.K. subsidiaries of Lazard Group, including Lazard & Co., Limited, Lazard Fund Managers Limited and Lazard Asset Management Limited, which we refer to in this annual report as, the "U.K. subsidiaries," are regulated by the Financial Services Authority or "FSA."

Lazard Frères SAS, our French subsidiary, is subject to regulation by the Comité de la Réglementation Bancaire et Financière for its banking activities, conducted though its affiliate LFB. In addition, the investment services activities of the Paris group, exercised through LFB and other subsidiaries of Lazard Frères SAS, primarily LFG (asset management) and Fonds Partenaires Gestion (merchant banking), are subject to regulation and supervision by the Autorité des Marchés Financiers (AMF). Our business is also subject to regulation by non-U.S. governmental and regulatory bodies and self-regulatory authorities in other countries where we operate.

Our U.S. broker-dealer subsidiaries, including Lazard Frères & Co. LLC, are subject to the SEC's uniform net capital rule, Rule 15c3-1, and the net capital rules of the NASD, which may limit our ability to make withdrawals of capital from our broker-dealer subsidiaries. The uniform net capital rule sets the minimum level

of net capital a broker-dealer must maintain and also requires that a portion of its assets be relatively liquid. The NASD may prohibit a member firm from expanding its business or paying cash dividends if resulting net capital falls below its requirements. In addition, our broker-dealer subsidiaries are subject to certain notification requirements related to withdrawals of excess net capital. Our broker-dealer subsidiaries are also subject to regulations including the USA PATRIOT Act of 2001, which impose obligations regarding the prevention and detection of money-laundering activities, including the establishment of customer due diligence and other compliance policies and procedures. Failure to comply with these requirements may result in monetary, regulatory and, in certain cases, criminal penalties.

Certain of our Asset Management subsidiaries are registered as investment advisers with the SEC. As registered investment advisers, each is subject to the requirements of the Investment Advisers Act and the SEC's regulations thereunder. Such requirements relate to, among other things, the relationship between an adviser and its advisory clients, as well as general anti-fraud prohibitions. LAM serves as an adviser to several mutual funds which are registered under the Investment Company Act. The Investment Company Act regulates, among other things, the relationship between a mutual fund and its investment adviser (and other service providers) and prohibits or severely restricts principal transactions between an adviser and its advisory clients, imposes record-keeping and reporting requirements, disclosure requirements, limitations on trades where a single broker acts as the agent for both the buyer and seller (known as "agency cross"), and limitations on affiliated transactions and joint transactions. Lazard Asset Management Securities LLC, a subsidiary of LAM, serves as the underwriter or distributor for mutual funds and hedge funds managed by LAM, and as an introducing broker to Lazard Capital Markets LLC for unmanaged accounts of LAM's private clients.

In addition, the Japanese Ministry of Finance and the Financial Supervisory Agency in Japan as well as Australian and German banking authorities, among others, regulate various of our operating entities and also have capital standards and other requirements comparable to the rules of the SEC.

Regulators are empowered to conduct administrative proceedings that can result in censure, fine, the issuance of cease-and-desist orders or the suspension or expulsion or other disciplining of a broker-dealer or its directors, officers or employees.

Over the past several years, European Union financial services regulators have taken steps to institute consolidated supervision over a wide range of financial services companies that conduct business in the European Union, even if their head offices are located outside of the European Union. Under the Financial Conglomerates Directive (2002/87/EC), we, along with a number of our competitors, were required to submit to consolidated supervision by a European Union financial services regulator commencing on January 1, 2005, unless we were already subject to "equivalent" supervision by another regulator. During 2004, the SEC issued final regulations establishing a consolidated supervision framework for investment banks. Under these regulations, we can voluntarily submit to a stringent framework of rules relating to group-wide capital levels, internal risk management control systems and regulatory reporting requirements. We have elected to become subject to consolidated supervision by the SEC and formally notified the SEC of our intention in December 2004.

We are working with the SEC to fully understand the consequences of submitting to its consolidated supervision framework. We are unable at this time to accurately predict the impact that these regulations will have on our businesses and financial results. It is possible that these regulations may ultimately require that we increase our regulatory capital, which may adversely affect our profitability and result in other increased costs.

Executive Officers of the Registrant

Set forth below are the name, age, present title, principal occupation and certain biographical information for our executive officers as of March 1, 2006, all of whom have been appointed by, and serve at the pleasure of, our board of directors.

Bruce Wasserstein, 58

Mr. Wasserstein has served as Chairman and Chief Executive Officer of Lazard Group and Lazard Ltd since May 2005. Mr. Wasserstein has served as a director of Lazard Group since January 2002 and as a director of Lazard Ltd since April 2005. Mr. Wasserstein served as the Head of Lazard and Chairman of the Executive Committee of Lazard Group from January 2002 until May 2005. Prior to joining Lazard, Mr. Wasserstein was Executive Chairman at Dresdner Kleinwort Wasserstein from January 2001 to November 2001. Prior to joining Dresdner Kleinwort Wasserstein, he served as CEO of Wasserstein Perella Group (an investment banking firm he co-founded) from February 1988 to January 2001, when Wasserstein Perella Group was sold to Dresdner Bank. Prior to founding Wasserstein Perella Group, Mr. Wasserstein was the Co-Head of Investment Banking at The First Boston Corporation. Prior to joining First Boston, Mr. Wasserstein was an attorney at Cravath, Swaine & Moore. Mr. Wasserstein also currently serves as Chairman of Wasserstein & Co., LP, a private merchant bank.

Michael J. Castellano, 59

Mr. Castellano has served as Chief Financial Officer of Lazard Ltd since May 2005. Mr. Castellano has served as a Managing Director and Chief Financial Officer of Lazard Group since August 2001. Prior to joining Lazard, Mr. Castellano held various senior management positions at Merrill Lynch & Co. from August 1991 to August 2001, including Senior Vice President—Chief Control Officer for Merrill Lynch's capital markets businesses, Chairman of Merrill Lynch International Bank and Senior Vice President—Corporate Controller. Prior to joining Merrill Lynch & Co., Mr. Castellano was a partner with Deloitte & Touche where he served a number of investment banking clients over the course of his 24 years with the firm.

Steven J. Golub, 60

Mr. Golub has served as Vice Chairman and Chairman of the Financial Advisory Group of Lazard Ltd since May 2005. Mr. Golub has served as Vice Chairman of Lazard Group since October 2004 and as a Managing Director of Lazard Group since January 1986. Mr. Golub previously served as Chief Financial Officer from July 1997 to August 2001. Mr. Golub also served as a Senior Vice President of Lazard from May 1984 to January 1986. Prior to joining Lazard, Mr. Golub was a Partner at Deloitte Haskins & Sells from July 1980 to May 1984. Prior to joining Deloitte Haskins & Sells, he served as the Deputy Chief Accountant in the Chief Accountant's Office of the Securities and Exchange Commission from January 1979 to June 1980. Mr. Golub currently serves on the board of directors of Minerals Technologies Inc.

Scott D. Hoffman, 43

Mr. Hoffman has served as General Counsel of Lazard Ltd since May 2005. Mr. Hoffman has served as a Managing Director of Lazard Group since January 1999 and General Counsel of Lazard Group since January 2001. Mr. Hoffman previously served as Vice President and Assistant General Counsel from February 1994 to December 1997 and as a Director from January 1998 to December 1998. Prior to joining Lazard, Mr. Hoffman was an attorney at Cravath, Swaine & Moore.

Charles G. Ward, III, 53

Mr. Ward has served as President and Chairman of the Asset Management Group of Lazard Ltd since May 2005. Mr. Ward has served as President and a Managing Director of Lazard Group since February 2002. Prior to joining Lazard, he was variously the Head or Co-Head of Global Investment Banking and Private Equity of Credit Suisse First Boston, or "CSFB," from February 1994 to February 2002. Mr. Ward also served as a member of the Executive Board of CSFB from February 1994 to February 2002 and as President of CSFB from April 2000 to November 2000. Prior to joining CSFB, Mr. Ward co-founded Wasserstein Perella Group in February 1988 and served as President of Wasserstein Perella & Co. from January 1990 to February 1994. Prior to serving at Wasserstein Perella & Co., Mr. Ward was Co-Head of Mergers and Acquisitions and the Media Group at The First Boston Corporation where he worked from July 1979 to February 1988.

Where You Can Find Additional Information

Lazard Ltd files current, annual and quarterly reports, proxy statements and other information required by the Securities Exchange Act of 1934, as amended (the "Exchange Act") with the SEC. You may read and copy any document the company files at the SEC's public reference room located at 100 F Street, N.E., Washington, D.C. 20549, U.S.A. Please call the SEC at 1-800-SEC-0330 for further information on the public reference room. The Company's SEC filings are also available to the public from the SEC's internet site at http://www.sec.gov. Copies of these reports, proxy statements and other information can also be inspected at the offices of the New York Stock Exchange, Inc., 20 Broad Street, New York, New York 10005, U.S.A.

Our public internet site is http://www.lazard.com. and the investor relations section of our public internet site is located at http://www.lazard.com/investorrelations/SEC-filings.html. We will make available free of charge, on or through the investor relations section of our internet site, our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, proxy statements and Forms 3, 4 and 5 filed on behalf of directors and executive officers and any amendments to those reports filed or furnished pursuant to the Exchange Act as soon as reasonably practicable after we electronically file such material with, or furnish it to, the SEC. Also posted on our website, and available in print upon request of any shareholder to the Investor Relations Department, are charters for the Company's Audit Committee, Compensation Committee and Nominating & Governance Committee. Copies of these charters and our Corporate Governance Guidelines and Code of Business Conduct and Ethics governing our directors, officers and employees are also posted on our website in the "Corporate Governance" section.

Item 1A. Risk Factors

You should carefully consider the following risks and all of the other information set forth in this annual report, including our consolidated financial statements and related notes. The risk factors set forth below primarily relate to the business of Lazard Group. These risks also affect Lazard Ltd because, Lazard Ltd has no material assets other than indirect ownership of approximately 37.6% of the common membership interests in Lazard Group and its controlling interest in Lazard Group. The following risks comprise material risks of which we are aware. If any of the events or developments described below actually occurred, our business, financial condition or results of operations would likely suffer.

Risks Related to Our Business

Our ability to retain our managing directors and other key professional employees is critical to the success of our business, including maintaining compensation levels at an appropriate level of costs, and failure to do so may materially adversely affect our results of operations and financial position.

Our people are our most important resource. We must retain the services of our managing directors and other key professional employees, and strategically recruit and hire new talented employees, to obtain and successfully execute the advisory and asset management engagements that generate substantially all our revenue.

Lazard Group has experienced several significant events in recent years, including our unification under one global firm, the transition to new senior management and our recent transformation from a private to a public company, and our industry in general continues to experience change and competitive pressures for retaining top talent, each of which makes it more difficult for us to retain professionals. If any of our managing directors and other key professional employees were to join an existing competitor or form a competing company or otherwise leave us, some of our clients could choose to use the services of that competitor or some other competitor instead of our services. The employment arrangements, non-competition agreements and retention agreements we have entered into with our managing directors and other key professional employees may not prevent our managing directors and other key professional employees from resigning from practice or competing against us. In addition, these arrangements and agreements have a limited duration and will expire after a certain period of time. Since our transformation to a public company, we continue to be subject to the intense competition in the

financial services industry regarding the recruitment and retention of key professionals, and have experienced a few departures from and added to our professional ranks as a result. In connection with our recent transformation to a public company we adopted a compensation policy that provides that our employee compensation and benefits expense, including amounts payable to our managing directors, will not exceed 57.5% of operating revenue (although we retain the ability to change this policy in the future). For the year ended December 31, 2005, such employee compensation and benefits expenses were 57.0% of operating revenue.

During periods of favorable market conditions we would expect to be able to achieve this target without negatively impacting the financial packages for our managing directors and other key employees. However during periods of adverse market conditions we may face additional retention pressures as a result of potential reductions in payments for services rendered by our managing directors and other key employees. As a result of the intense competition for financial services professionals, we, like our competitors, may not be able to retain each of the key employees and managing directors that we desire to keep and, even if we can, we may not be able to retain them at compensation levels that will allow us to achieve our target ratio of compensation expense-to-operating revenue. We do not believe that our target ratio of compensation expense-to-operating revenue has had a materially adverse impact on the retention of managing directors to date, nor do we believe that their retention, has had a material adverse impact on our ability to achieve this target ratio.

Difficult market conditions can adversely affect our business in many ways, including by reducing the volume of the transactions involving our Financial Advisory business and reducing the value or performance of the assets we manage in our Asset Management business, which, in each case, could materially reduce our revenue or income and adversely affect our financial position.

As a financial services firm, our businesses are materially affected by conditions in the global financial markets and economic conditions throughout the world. For example, revenue generated by our Financial Advisory business is directly related to the volume and value of the transactions in which we are involved. During periods of unfavorable market or economic conditions, the volume and value of mergers and acquisitions transactions may decrease, thereby reducing the demand for our Financial Advisory services and increasing price competition among financial services companies seeking such engagements. Our results of operations would be adversely affected by any such reduction in the volume or value of mergers and acquisitions transactions. In addition, our profitability would be adversely affected by our fixed costs and the possibility that we would be unable to scale back other costs within a time frame sufficient to match any decreases in revenue relating to changes in market and economic conditions. The future market and economic climate may deteriorate because of many factors, including rising interest rates or inflation, terrorism or political uncertainty.

Within our Financial Advisory business, we have typically seen that, during periods of economic strength and growth, our Mergers and Acquisitions practice historically has been more active and our Financial Restructuring practice has been less active. Conversely, during periods of economic weakness and slowdown, we typically have seen that our Financial Restructuring practice has been more active and our Mergers and Acquisitions practice has been less active. As a result, our revenue from our Financial Restructuring practice has tended to correlate negatively to our revenue from our Mergers and Acquisitions practice over the course of business cycles. These trends are cyclical in nature and subject to periodic reversal. However, these trends do not cancel out the impact of economic conditions in our Financial Advisory business, which may be adversely affected by a downturn in economic conditions leading to decreased Mergers and Acquisitions practice activity, notwithstanding improvements in our Financial Restructuring practice. Moreover, revenue improvements in our Mergers and Acquisitions practice in strong economic conditions could be offset in whole or in part by any related revenue declines in our Financial Restructuring practice. While we generally have experienced a countercyclical relationship between our Mergers and Acquisitions practice and our Financial Restructuring practice, this relationship may not continue in the future.

Our Asset Management business also would be expected to generate lower revenue in a market or general economic downturn. Under our Asset Management business' arrangements, investment advisory fees we receive

typically are based on the market value of AUM. Accordingly, a decline in the prices of securities would be expected to cause our revenue and income to decline by:

- causing the value of our AUM to decrease, which would result in lower investment advisory fees,
- causing negative absolute performance returns for some accounts which have performance-based incentive fees, resulting in a reduction of revenue from such fees, and/or
- causing some of our clients to withdraw funds from our Asset Management business in favor of
 investments they perceive as offering greater opportunity or lower risk, which also would result in lower
 investment advisory fees

If our Asset Management revenue declines without a commensurate reduction in our expenses, our net income will be reduced. In addition, in the event of a market downturn, our merchant banking practice also may be impacted by reduced exit opportunities in which to realize the value of its investments.

A majority of our revenue is derived from Financial Advisory fees, which are not long-term contracted sources of revenue and are subject to intense competition, and declines in our Financial Advisory engagements could have a material adverse effect on our financial condition and results of operations.

We historically have earned a substantial portion of our revenue from advisory fees paid to us by our Financial Advisory clients, which fees usually are payable upon the successful completion of a particular transaction or restructuring. For example, for the year ended December 31, 2005, Financial Advisory services accounted for approximately 66% of our net revenue from continuing operations. We expect that we will continue to rely on Financial Advisory fees for a substantial portion of our revenue for the foreseeable future, and a decline in our advisory engagements or the market for advisory services would adversely affect our business, financial condition and results of operations.

In addition, we operate in a highly competitive environment where typically there are no long-term contracted sources of revenue. Each revenue-generating engagement typically is separately awarded and negotiated. In addition, many businesses do not routinely engage in transactions requiring our services, and, as a consequence, our fee paying engagements with many clients are not likely to be predictable. We also lose clients each year as a result of the sale or merger of a client, a change in a client's senior management, competition from other financial advisors and financial institutions and other causes. As a result, our engagements with clients are constantly changing, and our Financial Advisory fees could decline quickly due to the factors discussed above.

There will not be a consistent pattern in our financial results from period to period, which may make it difficult for us to achieve steady earnings growth on a quarterly basis.

We experience significant fluctuations in revenue and profits. These fluctuations generally can be attributed to the fact that we earn a significant portion of our Financial Advisory revenue upon the successful completion of a merger or acquisition transaction or a restructuring, the timing of which is uncertain and is not subject to our control. In addition, our Asset Management revenue is particularly sensitive to fluctuations in our AUM. Asset Management fees are often based on AUM as of the end of a quarter or month. As a result, a reduction in assets at the end of a quarter or month (as a result of market depreciation, withdrawals or otherwise) will result in a decrease in management fees. As a result of quarterly fluctuations, it may be difficult for us to achieve steady earnings growth on a quarterly basis.

In many cases, we are paid for advisory engagements only upon the successful consummation of the underlying merger or acquisition transaction or restructuring. As a result, our Financial Advisory business is highly dependent on market conditions and the decisions and actions of our clients, interested third parties and governmental authorities. For example, a client could delay or terminate an acquisition transaction because of a failure to agree upon final terms with the counterparty, failure to obtain necessary regulatory consents or board of directors or stockholder approvals, failure to secure necessary financing, adverse market conditions or because

the target's business is experiencing unexpected operating or financial problems. Anticipated bidders for assets of a client during a restructuring transaction may not materialize or our client may not be able to restructure its operations or indebtedness due to a failure to reach agreement with its principal creditors. In these circumstances, we often do not receive any advisory fees other than the reimbursement of certain expenses despite the fact that we devote resources to these transactions. Accordingly, the failure of one or more transactions to close either as anticipated or at all could materially adversely affect our business, financial condition or results of operations. For more information, see "Management's Discussion and Analysis of Financial Condition and Results of Operations."

If the number of debt defaults, bankruptcies or other factors affecting demand for our Financial Restructuring services declines, or we lose business to certain new entrants to the financial restructuring advisory practice who are no longer precluded from offering such services due to changes to the U.S. Bankruptcy Code, our Financial Restructuring practice's revenue could suffer.

We provide various financial restructuring and restructuring-related advice to companies in financial distress or to their creditors or other stakeholders. The fees from financial restructuring related services have been a significant part of our Financial Advisory revenue. A number of factors affect demand for these advisory services, including general economic conditions, the availability and cost of debt and equity financing and changes to laws, rules and regulations, including deregulation or privatization of particular industries and those that protect creditors.

The requirement of Section 327 of the U.S. Bankruptcy Code requiring that one be a "disinterested person" to be employed in a restructuring has recently been modified. While the "disinterested person" definition of the U.S. Bankruptcy Code, as previously in effect, disqualified certain of our competitors, it historically had not often disqualified us from obtaining a role in a restructuring because we have not been a significant underwriter of securities. The change to the "disinterested person" definition causing a person not to be disqualified by means of its status as an underwriter of securities could allow for more financial services firms to compete for restructuring engagements as well as with respect to the recruitment and retention of professionals. If our competitors succeed in being retained in new restructuring engagements, our Financial Restructuring practice, and thereby our results of operations, could be materially adversely affected.

We could lose clients and suffer a decline in our Asset Management revenue and earnings if the investments we choose in our Asset Management business perform poorly or if we lose key employees, regardless of overall trends in the prices of securities.

Investment performance affects our AUM relating to existing clients and is one of the most important factors in retaining clients and competing for new Asset Management business. Poor investment performance could impair our revenue and growth because:

- existing clients might withdraw funds from our Asset Management business in favor of better performing products, which would result in lower investment advisory fees,
- our incentive fees, which provide us with a set percentage of returns on some alternative investment and merchant banking funds and other accounts, would decline,
- third-party financial intermediaries, advisors or consultants may rate our products poorly, which may
 result in client withdrawals and reduced asset flows from these third parties or their clients, or
- firms with which we have strategic alliances may terminate such relationships with us, and future strategic alliances may be unavailable.

If key employees were to leave our Asset Management business, whether to join a competitor or otherwise, we may suffer a decline in revenue or earnings and suffer an adverse effect on our financial position. Loss of key employees may occur due to perceived opportunity for promotion, increased compensation, work environment or other individual reasons, some of which may be beyond our control.

Our investment style in our Asset Management business may underperform other investment approaches, which may result in significant client or asset departures or a reduction in AUM.

Even when securities prices are rising generally, performance can be affected by investment style. Many of the equity investment strategies in our Asset Management business share a common investment orientation towards fundamental security selection. We believe this style tends to outperform the market in some market environments and underperform it in others. In particular, a prolonged growth environment may cause this investment strategy to go out of favor with some clients, consultants or third-party intermediaries. In combination with poor performance relative to peers, changes in personnel, extensive periods in particular market environments or other difficulties, this may result in significant client or asset departures or a reduction in AUM.

Because our clients can remove the assets we manage on short notice, we may experience unexpected declines in revenue and profitability.

Our investment advisory contracts are generally terminable upon very short notice. Institutional and individual clients, and firms with which we have strategic alliances, can terminate their relationship with us, reduce the aggregate amount of AUM or shift their funds to other types of accounts with different rate structures for a number of reasons, including investment performance, changes in prevailing interest rates and financial market performance. Poor performance relative to other investment management firms tends to result in decreased investments in our investment products, increased redemptions of our investment products, and the loss of institutional or individual accounts or strategic alliances. In addition, the ability to terminate relationships may allow clients to renegotiate for lower fees paid for asset management services.

In addition, in the U.S., as required by the Investment Company Act, each of our investment advisory contracts with the mutual funds we advise or subadvise automatically terminates upon its "assignment." Each of our other investment advisory contracts subject to the provisions of the Investment Advisers Act of 1940, as amended, as required by this act, provides that the contract may not be "assigned" without the consent of the customer. A sale of a sufficiently large block of shares of our voting securities or other transactions could be deemed an "assignment" in certain circumstances. An assignment, actual or constructive, would trigger these termination provisions and could adversely affect our ability to continue managing client accounts.

Access to clients through intermediaries is important to our Asset Management business, and reductions in referrals from such intermediaries or poor reviews of our products or our organization by such intermediaries could materially reduce our revenue and impair our ability to attract new clients.

Our ability to market our Asset Management services relies in part on receiving mandates from the client base of national and regional securities firms, banks, insurance companies, defined contribution plan administrators, investment consultants and other intermediaries. To an increasing extent, our Asset Management business uses referrals from accountants, lawyers, financial planners and other professional advisors. The inability to have this access could materially adversely affect our Asset Management business. In addition, many of these intermediaries review and evaluate our products and our organization. Poor reviews or evaluations of either the particular product or of us may result in client withdrawals or an inability to attract new assets through such intermediaries.

Our historical merchant banking activities involve increased levels of investments in relatively highrisk, illiquid assets, and we may lose some or all of the principal amount that we invest in these activities or fail to realize any profits from these activities for a considerable period of time.

We intend to expand our participation in merchant banking activities through investments in new and successor funds, and we may exercise our option under the business alliance agreement between Lazard Group and LFCM Holdings to acquire the merchant banking business and related principal investments from LFCM Holdings.

The revenue from this business is derived primarily from management fees calculated as a percentage of AUM and incentive fees, which are earned if investments are profitable over a specified threshold. Our ability to form new merchant banking funds is subject to a number of uncertainties, including past performance of our funds, market or economic conditions, competition from other fund managers and the ability to negotiate terms with major investors. In addition, the payments we are entitled to receive from LFCM Holdings under the terms of the business alliance agreement in respect of our continued involvement with LFCM Holdings are based on the carried interests received in connection with LFCM Holdings-managed funds.

In addition, we expect to make principal investments in new merchant banking funds that may be established by us or by LFCM Holdings, and to continue to hold principal investments in several merchant banking funds managed by LFCM Holdings. The kinds of investments made by these funds are generally in relatively high-risk, illiquid assets. Contributing capital to these funds is risky, and we may lose some or all of the principal amount of our investments. Because it may take several years before attractive investment opportunities are identified, some or all of the capital committed by us to these funds is likely to be invested in government securities, other short-term, highly rated debt securities and money market funds that traditionally have offered investors relatively lower returns. In addition, the investments in these funds are adjusted for accounting purposes to fair market value at the end of each quarter, and our allocable share of these gains or losses will affect our revenue, even though such market fluctuations may have no cash impact, which could increase the volatility of our earnings. It takes a substantial period of time to identify attractive merchant banking opportunities, to raise all the funds needed to make an investment and then to realize the cash value of an investment through resale. Even if a merchant banking investment proves to be profitable, it may be several years or longer before any profits can be realized in cash or other proceeds.

We face strong competition from financial services firms, many of whom have the ability to offer clients a wider range of products and services than we can offer, which could lead to pricing pressures that could materially adversely affect our revenue and profitability.

The financial services industry is intensely competitive, and we expect it to remain so. We compete on the basis of a number of factors, including the quality of our employees, transaction execution, our products and services, innovation, reputation and price. We have experienced intense fee competition in some of our businesses in recent years, and we believe that we will experience pricing pressures in these and other areas in the future as some of our competitors seek to obtain increased market share by reducing fees.

We face increased competition due to a trend toward consolidation. In recent years, there has been substantial consolidation and convergence among companies in the financial services industry. In particular, a number of large commercial banks, insurance companies and other broad-based financial services firms have established or acquired broker-dealers or have merged with other financial institutions. Many of these firms have the ability to offer a wide range of products, from loans, deposit-taking and insurance to brokerage, asset management and investment banking services, which may enhance their competitive position. They also have the ability to support investment banking, including financial advisory services, with commercial banking, insurance and other financial services in an effort to gain market share, which could result in pricing pressure in our businesses.

An inability to access the debt and equity capital markets as a result of our debt and equity security obligations, credit ratings or other factors could impair our liquidity, increase our borrowing costs or otherwise adversely affect our competitive position or results of operations.

As of December 31, 2005, Lazard Group and its subsidiaries had approximately \$1.25 billion in debt outstanding. This debt has certain mandated payment obligations, which may constrain our ability to operate our business. In addition, in the future we may need to incur debt or issue equity in order to fund our working capital requirements or refinance existing indebtedness, as well as to make acquisitions and other investments. The amount of our debt obligations may impair our ability to raise debt or issue equity for financing purposes. Our access to funds also may be impaired if regulatory authorities take significant action against us, or if we discover

that any of our employees had engaged in serious unauthorized or illegal activity. In addition, our borrowing costs and our access to the debt capital markets depend significantly on our credit ratings. These ratings are assigned by rating agencies, which may reduce or withdraw their ratings or place us on "credit watch" with negative implications at any time. See "Management's Discussion and Analysis of Financial Condition and Results of Operations."

We may pursue acquisitions or joint ventures that could present unforeseen integration obstacles or costs.

We have in the past pursued joint ventures and other transactions aimed at expanding the geography and scope of our operations. In 2002 we entered into a business alliance in Italy with Banca Intesa S.p.A., or "Intesa," and in 2004 we established a joint venture in Brazil with Signatura Advisors Ltda. We also have entered into a cooperation arrangement with IXIS to promote mutually beneficial revenue production and sharing relating to cooperation activities. See "Management's Discussion and Analysis of Financial Condition and Results of Operations—Liquidity and Capital Resources" and "Business—Principal Business Lines—Financial Advisory—Relationship with IXIS." We expect to continue to explore partnership opportunities that we believe to be attractive. In addition, with publicly traded securities to potentially use to finance acquisitions, we believe that we will have greater opportunities and flexibility to pursue acquisitions and other similar transactions. While we are not currently in negotiations with respect to new material acquisitions or material joint ventures, we routinely assess our strategic position and may in the future seek acquisitions or other transactions to further enhance our competitive position.

Acquisitions and joint ventures involve a number of risks and present financial, managerial and operational challenges, including potential disruption of our ongoing business and distraction of management, difficulty with integrating personnel and financial and other systems, hiring additional management and other critical personnel and increasing the scope, geographic diversity and complexity of our operations. Our clients may react unfavorably to our acquisition and joint venture strategy, we may not realize any anticipated benefits from acquisitions, and we may be exposed to additional liabilities of any acquired business or joint venture, any of which could materially adversely affect our revenue and results of operations.

Employee misconduct could harm us by impairing our ability to attract and retain clients and subjecting us to significant legal liability and reputational harm, and this type of misconduct is difficult to detect and deter.

Recently, there have been a number of highly publicized cases involving fraud or other misconduct by employees in the financial services industry generally, and we run the risk that employee misconduct could occur in our business as well. For example, misconduct by employees could involve the improper use or disclosure of confidential information, which could result in regulatory sanctions and serious reputational or financial harm. Our Financial Advisory business often requires that we deal with client confidences of great significance to our clients, improper use of which may harm our clients or our relationships with our clients. Any breach of our clients' confidences as a result of employee misconduct may impair our ability to attract and retain Financial Advisory clients and may subject us to liability. Similarly, in our Asset Management business, we have authority over client assets, and we may, from time to time, have custody of such assets. In addition, we often have discretion to trade client assets on the client's behalf and must do so acting in the best interests of the client. As a result, we are subject to a number of obligations and standards, and the violation of those obligations or standards may adversely affect our clients and us. It is not always possible to deter employee misconduct, and the precautions we take to detect and prevent this activity may not be effective in all cases.

The financial services industry faces substantial litigation and regulatory risks, and we may face damage to our professional reputation and legal liability if our services are not regarded as satisfactory or for other reasons.

As a financial services firm, we depend to a large extent on our relationships with our clients and our reputation for integrity and high-caliber professional services to attract and retain clients. As a result, if a client is

not satisfied with our services, such dissatisfaction may be more damaging to our business than to other types of businesses. Moreover, our role as advisor to our clients on important mergers and acquisitions or restructuring transactions involves complex analysis and the exercise of professional judgment, including, if appropriate, rendering "fairness opinions" in connection with mergers and other transactions.

In recent years, the volume of claims and amount of damages claimed in litigation and regulatory proceedings against financial advisors has been increasing. Our Financial Advisory activities may subject us to the risk of significant legal liabilities to our clients and third parties, including our clients' stockholders, under securities or other laws for materially false or misleading statements made in connection with securities and other transactions and potential liability for the fairness opinions and other advice provided to participants in corporate transactions. In our Asset Management business, we make investment decisions on behalf of our clients which could result in substantial losses. This also may subject us to the risk of legal liabilities or actions alleging negligence, misconduct, breach of fiduciary duty or breach of contract. These risks often may be difficult to assess or quantify and their existence and magnitude often remain unknown for substantial periods of time. Our engagements typically include broad indemnities from our clients and provisions designed to limit our exposure to legal claims relating to our services, but these provisions may not protect us or may not be adhered to in all cases. We also are subject to claims arising from disputes with employees for alleged discrimination or harassment, among other things. These risks often may be difficult to assess or quantify, and their existence and magnitude often remain unknown for substantial periods of time. As a result, we may incur significant legal expenses in defending against litigation. Substantial legal liability or significant regulatory action against us could materially adversely affect our business, financial condition or results of operations or cause significant reputational harm to us, which could seriously harm our business.

Other operational risks may disrupt our businesses, result in regulatory action against us or limit our growth.

Our business is dependent on communications and information systems, including those of our vendors. Any failure or interruption of these systems, whether caused by fire, other natural disaster, power or telecommunications failure, act of terrorism or war or otherwise, could materially adversely affect our operating results. Although we have back-up systems in place, our back-up procedures and capabilities in the event of a failure or interruption may not be adequate.

Particularly in our Asset Management business, we rely heavily on our financial, accounting, trading, compliance and other data processing systems. If any of these systems do not operate properly or are disabled, we could suffer financial loss, a disruption of our businesses, liability to clients, regulatory intervention or reputational damage. The inability of our systems to accommodate an increasing volume of transactions also could constrain our ability to expand our businesses. In recent years, we have substantially upgraded and expanded the capabilities of our data processing systems and other operating technology, and we expect that we will need to continue to upgrade and expand these capabilities in the future to avoid disruption of, or constraints on, our operations.

Extensive regulation of our businesses limits our activities and results in ongoing exposure to the potential for significant penalties, including fines or limitations on our ability to conduct our businesses.

The financial services industry is subject to extensive regulation. We are subject to regulation by governmental and self-regulatory organizations in the jurisdictions in which we operate around the world. Many of these regulators, including U.S. and non-U.S. government agencies and self-regulatory organizations, as well as state securities commissions in the U.S., are empowered to conduct administrative proceedings that can result in censure, fine, the issuance of cease-and-desist orders or the suspension or expulsion of a broker-dealer from registration or memberships. The requirements imposed by our regulators are designed to ensure the integrity of the financial markets and to protect customers and other third parties who deal with us and are not designed to protect our stockholders. Consequently, these regulations often serve to limit our activities, including through net capital, customer protection and market conduct requirements.

We face the risk of significant intervention by regulatory authorities, including extended investigation and surveillance activity, adoption of costly or restrictive new regulations and judicial or administrative proceedings that may result in substantial penalties. Among other things, we could be fined or be prohibited from engaging in some of our business activities. In addition, the regulatory environment in which we operate is subject to modifications and further regulation. New laws or regulations or changes in the enforcement of existing laws or regulations applicable to us and our clients also may adversely affect our business, and our ability to function in this environment will depend on our ability to constantly monitor and react to these changes. For example, the European Union Financial Conglomerates Directive requires that we, along with a number of our competitors, be subject to consolidated supervision by a primary regulatory authority. As a result, we have elected to become subject to consolidated supervision by the SEC and formally notified the SEC of our intention in December 2004, and we may be required to increase our regulatory capital. This requirement may adversely affect our profitability and result in other increased costs. See "Business—Regulation."

In addition, the regulatory environment in which our clients operate may impact our business. For example, changes in antitrust laws or the enforcement of antitrust laws could affect the level of mergers and acquisitions activity and changes in state laws may limit investment activities of state pension plans. See "Business—Regulation" for a further discussion of the regulatory environment in which we conduct our businesses.

In particular, for asset management businesses in general, there have been a number of highly publicized industry-wide regulatory inquiries. These inquiries have resulted in increased scrutiny in the industry and new rules and regulations for mutual funds, hedge funds and their investment managers. This regulatory scrutiny and rulemaking initiatives may result in an increase in operational and compliance costs or the assessment of significant fines or penalties against our Asset Management business, and may otherwise limit our ability to engage in certain activities.

In addition, financial services firms are subject to numerous conflicts of interests or perceived conflicts. We have adopted various policies, controls and procedures to address or limit actual or perceived conflicts and regularly seek to review and update our policies, controls and procedures. However, these policies and procedures may result in increased costs, additional operational personnel and increased regulatory risk. Failure to adhere to these policies and procedures may result in regulatory sanctions or client litigation.

Specific regulatory changes also may have a direct impact on the revenue of our Asset Management business. In addition to regulatory scrutiny and potential fines and sanctions, regulators continue to examine different aspects of the asset management industry. For example, the use of "soft dollars," where a portion of commissions paid to broker-dealers in connection with the execution of trades also pays for research and other services provided to advisors, may in the future be limited or prohibited. Although a substantial portion of the research relied on by our Asset Management business in the investment decision-making process is generated internally by our investment analysts, external research, including external research paid for with soft dollars, is important to the process. This external research generally is used for information gathering or verification purposes, and includes broker-provided research, as well as third-party provided databases and research services. For the year ended December 31, 2005, our Asset Management business obtained research and other services through soft dollar arrangements, the total cost of which we estimate to be approximately \$9.1 million. If the use of soft dollars is limited or prohibited, we may have to bear these costs. In addition, new regulation regarding the annual approval process for mutual fund advisory agreements may result in the reduction of fees or possible terminations of these agreements. These regulatory changes and other proposed or potential changes, including changes in compensation for mutual fund sales, may result in a reduction of revenue associated with the Asset Management business.

Fluctuations in foreign currency exchange rates could lower our net income or negatively impact the portfolios of our Asset Management clients and may affect the levels of our AUM.

Because our financial statements are denominated in U.S. dollars and, for the year ended December 31, 2005, we received approximately 46% of our net revenue from continuing operations in other currencies,

predominantly in euros and British pounds, we are exposed to fluctuations in foreign currencies. In addition, we pay a significant amount of our expenses in such currencies. The exchange rates of these currencies versus the U.S. dollar may affect our net income. We do not generally hedge such non-dollar foreign exchange rate exposure arising in our subsidiaries outside of the U.S. Fluctuations in foreign currencies may also make period to period comparisons of our results of operations difficult.

Foreign currency fluctuations also can impact the portfolios of our Asset Management clients. Client portfolios are invested in securities across the globe, although most portfolios are in a single base currency. Foreign currency fluctuations can adversely impact investment performance for a client's portfolio. In addition, foreign currency fluctuations may affect the levels of our AUM. As our AUM include significant assets that are denominated in currencies other than U.S. dollars, an increase in the value of the U.S. dollar relative to non-U.S. currencies may result in a decrease in the dollar value of our AUM, which, in turn, would result in lower U.S. dollar denominated revenue in our Asset Management business. While this risk may be limited by foreign currency hedging, some risks cannot be hedged and there is no guarantee that our hedging activity will be successful. Poor performance may result in decreased AUM, including as a result of withdrawal of client assets or a decrease in new assets being raised in the relevant product.

Our only material asset is our indirect interests in Lazard Group, and we are accordingly dependent upon distributions from Lazard Group to pay dividends and taxes and other expenses.

Lazard Ltd is a holding company and has no material assets other than the indirect ownership of approximately 37.6% of the common membership interests in Lazard Group as of December 31, 2005 and Lazard Ltd's holding of a controlling interest in Lazard Group through two indirect wholly-owned subsidiaries of Lazard Ltd who are co-managing members of Lazard Group. We have no independent means of generating revenue. Our wholly-owned subsidiaries incur income taxes on their proportionate share of any net taxable income of Lazard Group in their respective tax jurisdictions. We intend to cause Lazard Group to make distributions to its members, including our wholly-owned subsidiaries, in an amount sufficient to cover all applicable taxes payable and dividends, if any, declared by us. To the extent that our subsidiaries need funds to pay taxes on their share of Lazard Group's net taxable income, or if Lazard Ltd needs funds for any other purpose, and Lazard Group is restricted from making such distributions under applicable law or regulation, or is otherwise unable to provide such funds, it could materially adversely affect our business, financial condition or results of operations.

Earnings of Lazard Group allocable to LAZ-MD Holdings may be taxed at higher tax rates than earnings allocable to Lazard Ltd, which may result in less cash being available to Lazard Group than would otherwise be available to it.

We estimate that the managing directors of Lazard Group and other owners of LAZ-MD Holdings are likely to pay tax at a higher rate on their allocable share of Lazard Group's earnings than will Lazard Ltd. Lazard Group will make tax-related distributions based on the higher of the effective income and franchise tax rate applicable to Lazard Ltd's subsidiaries that hold the Lazard Group common membership interests and the weighted average income tax rate (based on income allocated) applicable to LAZ-MD Holdings' members, determined in accordance with Lazard Group's operating agreement. Therefore, because distributions by Lazard Group to its members will be made on a pro rata basis, tax-related distributions to Lazard Ltd's subsidiaries are expected to exceed the taxes Lazard Ltd's subsidiaries actually pay or expect to pay. This may result in less cash being available to Lazard Group than would otherwise be available to it, and in cash being held by Lazard Ltd's subsidiaries in excess of what they actually pay for taxes or hold for expected future payments. Prior to the third anniversary of the consummation of the separation and recapitalization and thereafter, Lazard Ltd expects to issue a dividend to its stockholders of any such excess cash. In the event that tax rates applicable to members of LAZ-MD Holdings increase, the pro rata distributions from Lazard Group to its members, including Lazard Ltd's subsidiaries, may increase correspondingly.

We may become subject to taxes in Bermuda after March 28, 2016, which may have a material adverse effect on our results of operations and your Investment.

The Bermuda Minister of Finance, under the Exempted Undertakings Tax Protection Act 1966 of Bermuda, as amended, has given us an assurance that if any legislation is enacted in Bermuda that would impose tax computed on profits or income, or computed on any capital asset, gain or appreciation, or any tax in the nature of estate duty or inheritance tax, then the imposition of any such tax will not be applicable to us or any of our operations, shares, debentures or other obligations until March 28, 2016, except insofar as such tax applies to persons ordinarily resident in Bermuda or to any taxes payable by us in respect of real property owned or leased by us in Bermuda. Given the limited duration of the Bermuda Minister of Finance's assurance, we may be subject to Bermuda tax after March 28, 2016.

In the event of a change or adverse interpretation of relevant income tax law, regulation or treaty, or a failure to qualify for treaty benefits, our overall tax rate may be substantially higher than the rate used for purposes of our consolidated financial statements.

Our effective tax rate for 2005 is based upon the application of currently applicable income tax laws, regulations and treaties and current judicial and administrative authorities interpreting those income tax laws, regulations and treaties and upon our non-U.S. subsidiaries' ability to qualify for benefits under those treaties. Moreover, those income tax laws, regulations and treaties, and the administrative and judicial authorities interpreting them, are subject to change at any time, and any such change may be retroactive.

In 2004, the American Jobs Creation Act of 2004 was enacted, adding Section 7874 to the Internal Revenue Code. Under Section 7874, non-U.S. corporations meeting certain ownership, operational and other tests are treated as U.S. corporations for U.S. federal income tax purposes. In December 2005, the Internal Revenue Service, or the "IRS", and the Treasury Department indicated that they are considering additional regulations broadening the scope of Section 7874, utilizing their authority under Section 7874(g). They indicated that regulations may be retroactive and asked for public comments. Although it is uncertain whether, when or in what form any such regulations will be issued, whether they would apply to the Lazard structure or whether any such regulations will be retroactive, the issuance of such regulations could result in us or our non-U.S. subsidiaries being treated as U.S. corporations for U.S. federal income tax purposes, which would result in an overall tax rate substantially higher than the rate reflected in our financial statements and in our pro forma financial information. Based on advice of our counsel, we do not believe that Section 7874 or any regulation promulgated within the scope of its regulatory authority should apply to us or our non-U.S. subsidiaries,

As discussed above, our effective tax rate for 2005 is also based upon our non-U.S. subsidiaries qualifying for treaty benefits. The eligibility of our non-U.S. subsidiaries for treaty benefits generally depends upon, among other things, at least 50% of the principal class of shares in such subsidiaries being "ultimately owned" by U.S. citizens and persons that are "qualified residents" for purposes of the treaty. It is possible that this requirement may not be met and even if it is met, we may not be able to document that fact to the satisfaction of the IRS. If our non-U.S. subsidiaries are not treated as eligible for treaty benefits, such subsidiaries will be subject to additional U.S. taxes, including "branch profits tax" on their "effectively connected earnings and profits" (as determined for U.S. federal income tax purposes) at a rate of 30% rather than a treaty rate of 5%.

The inability, for any reason, to achieve and maintain an overall income tax rate approximately equal to the rate used in preparing our pro forma financial statements could materially adversely affect our business and our results of operations and would materially adversely alter our financial statements and our pro forma financial information.

A number of our managing directors and other professional employees own rights to participate in the equity value, but not the earnings, in one of the principal operating subsidiaries of our Asset Management business, which could result in those persons receiving additional payments due to future actions with respect to that business.

The managing directors of LAM and other LAM employees hold LAM equity units. These LAM equity units entitle their holders to payments in connection with selected fundamental transactions affecting Lazard

Group or LAM, including a dissolution or a sale of all or substantially all of the assets of Lazard Group or LAM, a merger of, or sale of all of the interests in, LAM whereby Lazard Group ceases to own a majority of or have the right to appoint a majority of the board of directors of LAM, or a non-ordinary course sale of assets by LAM that exceeds \$50 million in value. These persons did not receive LAZ-MD Holdings exchangeable interests in connection with the separation and recapitalization transactions, but retained their existing LAM equity units.

As a general matter, in connection with a fundamental transaction that triggers the LAM equity units, the holders of the LAM equity units would be entitled in the aggregate, as of December 31, 2005, to approximately 22.8% of the net proceeds or imputed valuation of LAM in such transaction after deductions for payment of creditors of LAM and the return of capital in LAM. As of December 31, 2005, LAM's capital for these purposes totaled approximately \$67 million, of which approximately \$15 million was owned by the managing directors and employee members of LAM, with the remainder owned by Lazard Group. Holders of LAM equity units may not necessarily be employed by us at the time of such event, and, to the extent that their units were vested, they would remain entitled to any such payment. We have no current intention to cause or otherwise trigger a fundamental transaction that would give rise to payment obligations to holders of interests of LAM. On and after January 1, 2006, the board of directors of LAM, a majority of which is appointed by us, may, in its discretion, grant, subject to specified vesting conditions, LAM equity interests that include profit rights to managing directors of, and other persons providing services to, LAM, as a portion of their ongoing compensation. No such LAM equity interests have been granted subsequent to January 1, 2006, nor is there any present intention to do so. However the provisions of the LAM limited liability company agreement that govern the LAM equity units may impair our ability to sell assets or securities of LAM in the future or otherwise limit our operational flexibility and could result in a substantial amount of consideration being payable to key employees of our Asset Management business, impairing our ability to retain these persons and adversely affecting our business, results of operations or financial condition.

The reorganization of our business from a privately held firm to a publicly traded company may adversely affect our ability to recruit, retain and motivate key employees.

In connection with the separation and recapitalization, the then working members received LAZ-MD Holdings exchangeable interests that will in the future be effectively exchangeable for shares of Lazard Ltd's common stock. Our managing directors who were working members at the time of the separation received these LAZ-MD Holdings exchangeable interests, other than the managing directors of LAM, who continued to hold their LAM equity units. The ownership of, and the ability to realize equity value from, these LAZ-MD Holdings exchangeable interests and underlying shares of Lazard Ltd's common stock is not dependent upon a managing director's continued employment with our company, and our managing directors are not restricted from leaving Lazard by the potential loss of the value of these membership interests. These shares of common stock, upon full exchange, will ultimately be a more liquid security than their former membership interests in Lazard Group.

The LAZ-MD Holdings exchangeable interests are subject to restrictions on transfer and the timing of exchange. Most of these restrictions on the timing of exchange will survive for only a limited period and will permit our managing directors to leave Lazard without losing any of their LAZ-MD Holdings exchangeable interests or underlying shares of Lazard Ltd's common stock. In addition, we agreed that working members, including our non-LAM managing directors, who had capital interests and rights at Lazard Group that were exchanged in the separation for capital interests and rights in LAZ-MD Holdings will have those LAZ-MD Holdings capital interests and rights redeemed or otherwise paid out in four equal installments on each of the first four anniversaries of the closing of the separation and recapitalization. After the separation, our managing directors held approximately \$110 million of the LAZ-MD Holdings redeemable capital interests. Consequently, the steps we have taken to encourage the continued service of these individuals may not be effective.

While we believe the equity public offering should promote retention and recruitment, some managing directors and other employees may be more attracted to the benefits of working at a private, controlled partnership and the prospects of becoming a partner. The impact of the separation on our managing directors and other employee retention and recruitment is uncertain.

Our financial performance depends on our ability to achieve our target compensation expense level, and the failure to achieve this target level may materially adversely affect our results of operations and financial position.

A key driver of our profitability is our ability to generate revenue while achieving our compensation expense levels. During 2003 and 2004, following the hiring of new senior management, we invested significant amounts in the recruitment and retention of senior professionals in an effort to reinvest in the intellectual capital of our business. We made distributions to our managing directors that exceeded our net income allocable to members in respect of 2003 and 2004.

We intend to operate at or below our target level of compensation and benefits expense. Our policy is that our compensation and benefits expense will not exceed 57.5% of operating revenue each year. Compensation and benefits expense (calculated excluding amounts related to the separated businesses but including payments for minority interest for services rendered by LAM managing directors and employee members of LAM and services rendered by other managing directors) was 57.0% of operating revenue for the year ended December 31, 2005. Increased competition for senior professionals, changes in the financial markets generally or other factors could prevent us from continuing to reach this objective. Failure to achieve this target ratio may materially adversely affect our results of operations and financial position.

Lazard Ltd is controlled by LAZ-MD Holdings and, through the LAZ-MD Holdings stockholders' agreement, by the working members, whose interests may differ from those of other stockholders and our note holders.

LAZ-MD Holdings holds Lazard Ltd's Class B common stock. Pursuant to the LAZ-MD Holdings stockholders' agreement, the members of LAZ-MD Holdings party to that agreement are individually entitled to direct LAZ-MD Holdings how to vote their proportionate interest in Lazard Ltd's Class B common stock on an as-if-exchanged basis. The voting power associated with the Class B common stock is intended to mirror the working members' indirect economic interest in Lazard Group. Through the LAZ-MD Holdings stockholders' agreement, the working members will initially be effectively able to exercise control over all matters requiring stockholder approval, including the election of all directors and approval of significant corporate transactions, and other matters affecting the working members. This voting power may have the effect of delaying or preventing a change in control of Lazard Ltd.

The historical financial information of Lazard Group contained in this annual report may not be representative of our results as a separate, independent public company.

Because Lazard Group had, prior to the separation and recapitalization, operated as a limited liability company that was treated as a partnership for U.S. federal income tax purposes with its managing directors also being members of Lazard Group, payments for services rendered by Lazard Group's managing directors were accounted for as distributions from members' capital, or in some cases as minority interest in net income. Because Lazard Group historically has operated as an entity treated as a partnership in the U.S., Lazard Group has paid little or no taxes on profits in the U.S., other than New York City UBT. As a result, Lazard Group's operating income prior to the separation and recapitalization did not reflect most payments for services rendered by its managing directors and its provision for income taxes has not reflected U.S. corporate federal income taxes. Accordingly, results of operations for periods prior to May 10, 2005 are not comparable to results of operations for subsequent periods.

Reorganizing our business from a privately held firm to a publicly traded company has resulted in ongoing increased administrative and regulatory costs and burdens that are not reflected in the historical financial statements of Lazard Group prior to May 10, 2005, the date of our equity public offering, which could adversely affect our results of operations. Before 2000, our business was operated under separate and independent firms or private limited companies organized on a country-by-country basis. Starting with the unification of our various Houses under Lazard Group in 2000 and continuing with our transition to a publicly traded company through

Lazard Ltd, we have sought and are continuing to implement improvements to our administrative functions, including our compliance and control systems. In addition, as Lazard Ltd is a publicly traded company, we have implemented and are implementing additional regulatory and administrative procedures and processes for the purpose of addressing the standards and requirements applicable to public companies, including under the Sarbanes-Oxley Act of 2002, or the "Sarbanes-Oxley Act," and related regulatory initiatives. The costs of implementing these steps may be significant.

Prior to the separation, Lazard Group's businesses, which then included the separated businesses, also were able to rely, to some degree, on the earnings, assets and cash flow of each other for capital and cash flow requirements. Accordingly, Lazard Group's historical results of operations and financial position are not necessarily indicative of the consolidated results of operations and financial position of Lazard Group after completion of the separation.

The pro forma financial information in this annual report may not permit you to predict our costs of operations, and the estimates and assumptions used in preparing our pro forma financial information may be materially different from our actual experience as a separate, independent company.

In preparing the pro forma financial information in this annual report, we have made adjustments to the historical financial information of Lazard Group for periods prior to May 10, 2005 based upon currently available information and upon assumptions that our management believes are reasonable in order to reflect, on a pro forma basis, the impact of the separation and recapitalization. Some of these adjustments include, among other items, a deduction and charge to earnings of estimated income taxes based on an estimated tax rate, estimated salaries, payroll taxes and benefits for our managing directors. These and other estimates and assumptions used in the calculation of the pro forma financial information in this annual report for periods prior to May 10, 2005 may be materially different from our actual experience as a separate, independent company in the future. The pro forma financial information in this annual report does not purport to represent what Lazard Group's results of operations would actually have been had Lazard Group operated as a separate, independent company during the periods presented, nor do the pro forma data give effect to any events other than those discussed in the unaudited pro forma financial information and related notes. See Item 8A, "Pro Forma Financial Information."

Lazard Group and its predecessors have undergone significant transformations in recent years, and we will continue our efforts to transform our business and operations going forward, which may disrupt the regular operations of our business.

Since the unification of the Houses of Lazard in 2000, Lazard Group has experienced a succession of transformative events, including the hiring of Mr. Bruce Wasserstein, our Chairman and Chief Executive Officer, the retention of new senior management and the hiring or promotion of a large number of new managing directors, as well as the separation and recapitalization transactions. Lazard Group's efforts to transform our businesses are expected to continue, including by implementing and maintaining standards and procedures required of public companies such as compliance with the internal controls requirements of Section 404 of the Sarbanes-Oxley Act. The continued evolution of Lazard Group may have resulted, and in the future may result, in disruption to the regular operations of our business, including our ability to attract and complete current and future engagement opportunities with clients, and increased difficulty in retaining senior professionals and managing and growing our businesses, the occurrence of any of which could materially adversely affect our business, financial condition and results of operations.

Failure to achieve and maintain effective internal controls in accordance with Section 404 of the Sarbanes-Oxley Act could have a material adverse effect on our business.

We are in the process of documenting our internal control procedures in order to satisfy the requirements of Section 404 of the Sarbanes-Oxley Act, which requires annual management assessments of the effectiveness of our internal controls over financial reporting and a report by our independent auditors addressing these

assessments. We are required to be in compliance with Section 404 of the Sarbanes-Oxley Act by December 31, 2006. During the course of our control assessment and testing, we may identify deficiencies which we may not be able to remediate in time to meet the deadline imposed by the Sarbanes-Oxley Act for compliance with the requirements of Section 404. In addition, if we fail to maintain the adequacy of our internal controls, as such standards are modified, supplemented or amended from time to time, we may not be able to ensure that we can conclude on an ongoing basis that we have effective internal controls over financial reporting in accordance with Section 404 of the Sarbanes-Oxley Act. Failure to achieve and maintain an effective internal control environment could have a material adverse effect on our business.

LAZ-MD Holdings, Lazard Group, LFCM Holdings and Lazard Ltd entered into various arrangements, including the master separation agreement, which contain cross-indemnification obligations of LAZ-MD Holdings, Lazard Group, LFCM Holdings and Lazard Ltd, that any party may be unable to satisfy.

The master separation agreement that Lazard Ltd entered into with Lazard Group, LAZ-MD Holdings and LFCM Holdings provides, among other things, that LFCM Holdings generally will indemnify Lazard Ltd, Lazard Group and LAZ-MD Holdings for losses that we incur arising out of, or relating to, the separated businesses and the businesses conducted by LFCM Holdings and losses that Lazard Ltd, Lazard Group or LAZ-MD Holdings incur arising out of, or relating to, LFCM Holdings' breach of the master separation agreement. In addition, LAZ-MD Holdings generally will indemnify Lazard Ltd, Lazard Group and LFCM Holdings for losses that they incur arising out of, or relating to, LAZ-MD Holdings' breach of the master separation agreement. Our ability to collect under the indemnities from LAZ-MD Holdings or LFCM Holdings depends on their financial position. For example, persons may seek to hold us responsible for liabilities assumed by LAZ-MD Holdings or LFCM Holdings. If these liabilities are significant and we are held liable for them, we may not be able to recover any or all of the amount of those losses from LAZ-MD Holdings or LFCM Holdings should either be financially unable to perform under their indemnification obligations.

We currently have a number of ongoing obligations in respect of which, pursuant to the master separation agreement and other ancillary agreements, LFCM Holdings is providing certain indemnities. For example, we entered into an arrangement with LFCM Holdings relating to the costs of excess space in the U.K. LFCM Holdings will pay to Lazard Group \$25 million in the aggregate, of which \$6.2 million was due and paid in 2005. In addition, as reflected in the notes to our consolidated financial statements, as of December 31, 2005, our principal U.K. pension plans had a combined deficit of approximately \$46.8 million (approximately 27.2 million British pounds). This deficit would ordinarily be funded over time. In the third quarter of 2005, agreements were executed between Lazard Group and the trustees of the pension plans dealing with a plan for future funding of the deficit as well as with asset allocation. Irrespective of the terms of these agreements, in considering their duties to beneficiaries, the trustees also have the power to change the asset allocation. Any changes in the asset allocation could increase or decrease the unfunded liability that would be funded over time, depending on asset mix, any increase in liabilities and investment returns. In addition, the pensions regulator in the U.K. may have the power to require contributions to be made to plans, and to impose support in respect of the funding of plans by related companies other than the direct obligors. As part of the separation, Lazard Group made a contribution to LFCM Holdings of \$55 million in connection with the provision by LFCM Holdings of support relating to U.K. pension liabilities and other indemnities.

Contributions of approximately \$29.8 million (or 16.4 million British pounds) were made to Lazard Group's defined benefit pension plans in the U.K. during the first half of 2005, of which 15.0 million British pounds were indemnified by LFCM Holdings. Lazard Group will make further payments amounting to 16.4 million British pounds, which approximates \$28 million using exchange rates as of December 31, 2005, on June 1, 2006, 8.2 million British pounds on June 1, 2007 and 8.2 million British pounds on June 1, 2008. LFCM Holdings is obligated to indemnify us 15.0 million British pounds on June 1, 2006. In the event that LFCM Holdings is unable to perform under such arrangements for any reason, we would remain fully liable.

In addition, Lazard Group generally will indemnify LFCM Holdings and LAZ-MD Holdings for liabilities related to Lazard Group's businesses and Lazard Group will indemnify LFCM Holdings and LAZ-MD Holdings

for losses that they incur to the extent arising out of, or relating to, Lazard Group's or Lazard Ltd's breach of the master separation agreement. Several of the ancillary agreements that Lazard Group entered into together with the master separation agreement also provide for separate indemnification arrangements. For example, under the administrative services agreement, Lazard Group provides a range of services to LFCM Holdings, including information technology, general office and building services and financing and accounting services, and LFCM Holdings will generally indemnify Lazard Group for liabilities that Lazard Group incurs arising from the provision of these services absent Lazard Group's intentional misconduct. Lazard Group may face claims for indemnification from LFCM Holdings and LAZ-MD Holdings under these provisions regarding matters for which Lazard Group has agreed to indemnify them. If these liabilities are significant, Lazard Group may be required to make substantial payments, which could materially adversely affect our results of operations.

We have potential conflicts of interest with LAZ-MD Holdings and LFCM Holdings, and LAZ-MD Holdings and LFCM Holdings could each act in a way that favors its interests to our detriment.

As of December 31, 2005, LAZ-MD Holdings holds approximately 62.4% of Lazard Ltd's voting power through Lazard Ltd's single share of Class B common stock and 62.4% of the outstanding Lazard Group common membership interests. In addition, LAZ-MD Holdings' board of directors is composed of five individuals, all of whom are managing directors or officers of Lazard Ltd or its affiliates, including its Vice Chairman and its President. Lazard Group's board of directors and executive officers are the same as those of Lazard Ltd. The voting and equity ownership of LAZ-MD Holdings and its members, and the service of officers and managing directors of our company as directors of LAZ-MD Holdings, could create conflicts of interest when LAZ-MD Holdings and those directors and officers are faced with decisions that could have different implications for LAZ-MD Holdings and us, including potential acquisitions of businesses, the issuance or disposition of securities by us, the election of new or additional directors of Lazard Ltd, the payment of dividends by Lazard Ltd and Lazard Group, our relationship with LFCM Holdings and other matters. We also expect that LAZ-MD Holdings will manage its ownership of us so that it will not be deemed to be an investment company under the Investment Company Act, including by maintaining its voting power in Lazard Ltd above a majority absent an applicable exemption from the Act. This may result in conflicts with us, including those relating to acquisitions or offerings by us involving issuances of Lazard Ltd's common stock or securities convertible or exchangeable into shares of Lazard Ltd's common stock that would dilute LAZ-MD Holdings' voting power in Lazard Ltd.

Since the members of LAZ-MD Holdings who are parties to the LAZ-MD Holdings stockholders' agreement are entitled to individually direct their proportionate share of the vote of Lazard Ltd's Class B common stock on an as-if-exchanged basis and also own and control LFCM Holdings, their control of LAZ-MD Holdings and the vote of the share of Lazard Ltd's Class B common stock gives rise to potential conflicts between LFCM Holdings and LAZ-MD Holdings, on the one hand, and our company, on the other hand, as discussed below.

In addition, Mr. Wasserstein, our Chairman and Chief Executive Officer, serves as the Chairman and is the majority owner of Wasserstein Holdings, LLC, the ultimate general partner of Wasserstein & Co., LP, a separate merchant banking firm that may compete with LFCM Holdings' or our merchant banking fund management activities.

We may have potential business conflicts of interest with LAZ-MD Holdings and LFCM Holdings with respect to our past and ongoing relationships that could harm our business operations.

Pursuant to the LAZ-MD Holdings stockholders' agreement, LAZ-MD Holdings will vote the single share of Class B common stock, which, as of December 31, 2005, currently represents approximately 62.4% of Lazard Ltd's voting power, as directed by its individual members who are party to that agreement, all of whom are working members, including managing directors of our business. These same persons own and control LFCM Holdings, which holds the separated businesses. In addition, our President is the Chairman of LFCM Holdings, and several employees of Lazard provide services to LFCM Holdings. Conflicts of interest may arise between LFCM Holdings and us in a number of areas relating to our past and ongoing relationships, including:

• labor, tax, employee benefits, indemnification and other matters arising from the separation,

- · intellectual property matters,
- · business combinations involving us,
- business operations or business opportunities of LFCM Holdings or us that would compete with the
 other party's business opportunities, including investment banking by us and the management of
 merchant banking funds by LFCM Holdings, particularly as some of the managing directors provide
 services to LFCM Holdings,
- the terms of the master separation agreement and related ancillary agreements, including the operation
 of the merchant banking fund management business and Lazard Group's option to purchase the
 business,
- the nature, quality and pricing of administrative services to be provided by us, and
- the provision of services by two of our managing directors to LFCM Holdings.

In addition, the administrative services agreement commits us to provide a range of services to LFCM Holdings and LAZ-MD Holdings, which could require the expenditure of significant amounts of time by our management. Our agreements with LAZ-MD Holdings and LFCM Holdings may be amended upon agreement of the parties to those agreements. During the time that we are controlled by LAZ-MD Holdings, LAZ-MD Holdings may be able to require us to agree to amendments to these agreements. We may not be able to resolve any potential conflicts and, even if we do, the resolution may be less favorable to us than if we were dealing with an unaffiliated party.

The use of the "Lazard" brand name by subsidiaries of LFCM Holdings may expose us to reputational harm that could affect our operations and adversely affect our financial position should these subsidiaries take actions that damage the brand name.

The "Lazard" brand name has over 150 years of heritage, connoting, we believe, world-class professional advice, independence and global capabilities with deeply rooted, local know-how. LFCM Holdings operates as a separate legal entity, and Lazard Group licensed to subsidiaries of LFCM Holdings that operate the separated businesses the use of the "Lazard" brand name for certain specified purposes, including in connection with merchant banking fund management and capital markets activities. As these subsidiaries of LFCM Holdings historically have and will continue to use the "Lazard" brand name, and because we no longer control these entities, there is a risk of reputational harm to us if these subsidiaries have, or in the future were to, among other things, engage in poor business practices, experience adverse results or otherwise damage the reputational value of the "Lazard" brand name. These risks could expose us to liability and also may adversely affect our revenue and our business prospects.

Our subsidiaries will be required to pay LFCM Holdings for most of the benefit relating to any additional tax depreciation or amortization deductions our subsidiaries may claim as a result of the tax basis step-up our subsidiaries receive in connection with the equity public offering and related transactions.

Prior to the equity public offering, historical partner interests and preferred interests generally were redeemed for cash. In addition, LAZ-MD Holdings exchangeable interests may, in effect, be exchanged in the future for shares of our common stock. The redemption has resulted, and the exchanges may result, in increases in the tax basis of the tangible and intangible assets of Lazard Group attributable to our subsidiaries' interest in Lazard Group that otherwise would not have been available. These increases in tax basis may reduce the amount of tax that our subsidiaries would otherwise be required to pay in the future, although the IRS may challenge all or part of that tax basis increase, and a court could sustain such a challenge.

Our subsidiaries entered into a tax receivable agreement with LFCM Holdings that provides for the payment by our subsidiaries to LFCM Holdings of 85% of the amount of cash savings, if any, in U.S. federal, state and

local income tax or franchise tax that we actually realize as a result of these increases in tax basis and of certain other tax benefits related to entering into the tax receivable agreement, including tax benefits attributable to payments under the tax receivable agreement. We expect to benefit from the remaining 15% of cash savings realized. Our subsidiaries have the right to terminate the tax receivable agreement at any time for an amount based on an agreed value of certain payments remaining to be made under the tax receivable agreement at such time. While the actual amount and timing of any payments under this agreement will vary depending upon a number of factors, including the timing of exchanges, the extent to which such exchanges are taxable and the amount and timing of our income, we expect that, as a result of the size of the increases in the tax basis of the tangible and intangible assets of Lazard Group attributable to our subsidiaries' interest in Lazard Group, during the 24-year term of the tax receivable agreement, the payments that our subsidiaries may make to LFCM Holdings could be substantial. If the LAZ-MD Holdings exchangeable interests had been effectively exchanged in a taxable transaction for common stock at the time of the closing of the equity public offering, the increase in tax basis attributable to our subsidiaries' interest in Lazard Group would have been approximately \$1.6 billion, including the increase in tax basis associated with the redemption and recapitalization. The cash savings that our subsidiaries would actually realize as a result of this increase in tax basis likely would be significantly less than this amount multiplied by our effective tax rate due to a number of factors, including the allocation of the increase in tax basis to foreign assets, the impact of the increase in the tax basis on our ability to use foreign tax credits and the rules relating to the amortization of intangible assets. The actual increase in tax basis will depend, among other factors, upon the price of shares of our common stock at the time of the exchange and the extent to which such exchanges are taxable and, as a result, could differ materially from this amount. Our ability to achieve benefits from any such increase, and the payments to be made under this agreement, will depend upon a number of factors, as discussed above, including the timing and amount of our future income.

In addition, if the IRS successfully challenges the tax basis increase, under certain circumstances, our subsidiaries could make payments to LFCM Holdings under the tax receivable agreement in excess of our subsidiaries' cash tax savings.

The separation and recapitalization transactions may be challenged by creditors as a fraudulent transfer or conveyance, and, should a court agree with such a challenge, equityholders and creditors of the entity held liable could be adversely affected.

While we do not believe that any of the separation and recapitalization transactions resulted in a fraudulent conveyance or transfer, if a court in a suit by an unpaid creditor or representative of creditors of Lazard Group, Lazard Ltd, LAZ-MD Holdings or LFCM Holdings, such as a trustee in bankruptcy, or Lazard Group, Lazard Ltd, LAZ-MD Holdings or LFCM Holdings itself, as debtor-in-possession in a reorganization case under Title 11 of the U.S. Bankruptcy Code, were to find that:

- any of the separation and recapitalization transactions (or any related transactions) were undertaken for the purpose of hindering, delaying or defrauding creditors of Lazard Group, Lazard Ltd, LAZ-MD Holdings or LFCM Holdings (as applicable), or
- Lazard Group, Lazard Ltd, LAZ-MD Holdings or LFCM Holdings (as applicable) received less than reasonably equivalent value or fair consideration in connection with any of the separation and recapitalization transactions and (i) Lazard Group, Lazard Ltd, LAZ-MD Holdings or LFCM Holdings (as applicable) was insolvent immediately prior to, or was rendered insolvent by, the separation or recapitalization transactions, (ii) Lazard Group, Lazard Ltd, LAZ-MD Holdings or LFCM Holdings (as applicable) immediately prior to, or as of the effective time of, the completion of any of the separation and recapitalization transactions, and after giving effect thereto, intended or believed that it would be unable to pay its debts as they became due, or (iii) the capital of Lazard Group, Lazard Ltd, LAZ-MD Holdings or LFCM Holdings (as applicable) immediately prior to or, at the effective time of, the completion of any of the separation and recapitalization transactions, and after giving effect thereto, was inadequate to conduct its business,

then that court could determine that any of the separation and recapitalization transactions violated applicable provisions of the U.S. Bankruptcy Code or applicable state fraudulent transfer or conveyance laws. This

determination would permit the bankruptcy trustee, debtor-in-possession or unpaid creditors to rescind the separation or recapitalization transactions, to subordinate or render unenforceable the debt incurred in furtherance thereof, or to require Lazard Group, Lazard Ltd, LAZ-MD Holdings or LFCM Holdings or the historical partners, as the case may be, to fund liabilities for the benefit of creditors. Equityholders and creditors of the entity held liable as a result of such determination would be adversely affected to the extent such entity is required to surrender value to satisfy its liability.

The measure of insolvency for purposes of the foregoing considerations will vary depending upon the law of the jurisdiction that is being applied. Generally, however, an entity would be considered insolvent if:

- the sum of its liabilities, including contingent liabilities, is greater than its assets, at a fair valuation,
- the present fair saleable value of its assets is less than the amount required to pay the probable liability
 on its total existing debts and liabilities, including contingent liabilities, as they become absolute and
 matured, or
- it is generally not paying its debts as they become due.

Similar provisions would also apply in any other jurisdiction in which the separation and recapitalization transactions take effect.

If Lazard Ltd were deemed an "investment company" under the Investment Company Act as a result of its ownership of Lazard Group, applicable restrictions could make it impractical for us to continue our business as contemplated and could materially adversely affect our business, financial condition and results of operation.

We do not believe that Lazard Ltd is an "investment company" under the Investment Company Act, because Lazard Ltd has the power to appoint and remove the Lazard Group managing members. If Lazard Ltd were to cease participation in the management of Lazard Group or not be deemed to have a majority of the voting power of Lazard Group, its interest in Lazard Group could be deemed an "investment security" for purposes of the Investment Company Act. Similarly, we do not believe that LAZ-MD Holdings is an "investment company" under the Investment Company Act, because LAZ-MD Holdings currently holds a majority of Lazard Ltd's voting power through Lazard Ltd's Class B common stock, and Lazard Ltd owns a majority of the voting power of Lazard Group. If LAZ-MD Holdings ceases to hold a majority of the voting power of Lazard Ltd, or Lazard Ltd ceases to hold a majority of the voting power of Lazard Group, LAZ-MD Holdings' interests in Lazard Group could be deemed an "investment security" for purposes of the Investment Company Act. Generally, a person is an "investment company" if it owns investment securities having a value exceeding 40% of the value of its total assets (exclusive of U.S. government securities and cash items), absent an applicable exemption. Lazard Ltd has no material assets other than direct and indirect ownership of Lazard Group common membership interests and its controlling interest in Lazard Group. A determination that this investment was an investment security could result in Lazard Ltd being an investment company under the Investment Company Act and becoming subject to the registration and other requirements of the Investment Company Act. Similarly, LAZ-MD Holdings has no material assets other than its ownership of Lazard Group common membership interests, Lazard Ltd's Class B common stock and cash. A reduction of LAZ-MD Holdings' voting power in Lazard Ltd to less than a majority or a determination that the Lazard Group common membership interests is an investment security could result in LAZ-MD Holdings being an investment company under the Investment Company Act, unless an exemption is available, and becoming subject to the registration and other requirements of the Investment Company Act.

The Investment Company Act and the rules thereunder contain detailed prescriptions for the organization and operations of investment companies. Among other things, the Investment Company Act and the rules thereunder limit or prohibit transactions with affiliates, impose limitations on the issuance of debt and equity securities, prohibit the issuance of stock options, and impose certain governance requirements. Lazard Ltd intends to conduct its operations, and expects that LAZ-MD Holdings will conduct its operations, so that neither

Lazard Ltd nor LAZ-MD Holdings, respectively, will be deemed to be an investment company under the Investment Company Act. However, if anything were to happen which would cause Lazard Ltd or LAZ-MD Holdings to be deemed to be an investment company under the Investment Company Act, requirements imposed by the Investment Company Act, including limitations on its or our capital structure, ability to transact business with affiliates (including LAZ-MD Holdings or us, as the case may be) and ability to compensate key employees, could make it impractical for us to continue our business as currently conducted, impair the agreements and arrangements, including the master separation agreement and related agreements and the transactions contemplated by those agreements, between and among Lazard Ltd, LAZ-MD Holdings, Lazard Group and LFCM Holdings or any combination thereof and materially adversely affect our business, financial condition and results of operations.

SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

We have made statements under the captions "Business", "Risk Factors," and "Management's Discussion and Analysis of Financial Condition and Results of Operations" and in other sections of this annual report on Form 10-K that are forward-looking statements. In some cases, you can identify these statements by forward-looking words such as "may," "might," "will," "should," "expect," "plan," "anticipate," "believe," "estimate," "predict," "potential" or "continue," and the negative of these terms and other comparable terminology. These forward-looking statements, which are subject to known and unknown risks, uncertainties and assumptions about us, may include projections of our future financial performance based on our growth strategies and anticipated trends in our business. These statements are only predictions based on our current expectations and projections about future events. There are important factors that could cause our actual results, level of activity, performance or achievements to differ materially from the results, level of activity, performance or achievements expressed or implied by the forward-looking statements. In particular, you should consider the numerous risks and uncertainties outlined in "Risk Factors."

These risks and uncertainties are not exhaustive. Other sections of this annual report may include additional factors, which could adversely impact our business and financial performance. Moreover, we operate in a very competitive and rapidly changing environment. New risks and uncertainties emerge from time to time, and it is not possible for our management to predict all risks and uncertainties, nor can we assess the impact of all factors on our business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those contained in any forward-looking statements.

Although we believe the expectations reflected in the forward-looking statements are reasonable, we cannot guarantee future results, level of activity, performance or achievements. Moreover, neither we nor any other person assumes responsibility for the accuracy or completeness of any of these forward-looking statements. You should not rely upon forward-looking statements as predictions of future events. We are under no duty to update any of these forward-looking statements after the date of this annual report to conform our prior statements to actual results or revised expectations and we do not intend to do so.

Forward-looking statements include, but are not limited to, statements about:

- our business' possible or assumed future results of operations and operating cash flows,
- our business' strategies and investment policies,
- our business' competitive position,
- potential growth opportunities available to our business,
- the recruitment and retention of our managing directors and employees,
- · our expected levels of compensation,
- our business' potential operating performance, achievements, productivity improvements, efficiency and cost reduction efforts,
- · the likelihood of success and impact of litigation,
- our expected tax rate,
- changes in interest and tax rates,
- our expectation with respect to the economy, securities markets, the market for mergers and acquisitions activity, the market for asset management activity and other industry trends,
- the benefits to our business resulting from the effects of the separation and recapitalization transactions, including the financing transactions,
- the effects of competition on our business, and
- the impact of future legislation and regulation on our business.

The Company is committed to providing timely and accurate information to the investing public, consistent with our legal and regulatory obligations. To that end, the Company uses its websites to convey information about our businesses, including the anticipated release of quarterly financial results and the posting of updates of assets under management in various mutual funds, hedge funds and other investment products managed by Lazard Asset Management LLC and its subsidiaries. Monthly updates of these funds are posted to the Lazard Asset Management website (www.lazardnet.com) on the 3rd to 5th business days following the end of each month. Investors can link to Lazard Ltd and its operating company websites through www.lazard.com. Our websites and the information contained therein or connected thereto shall not be deemed to be incorporated into this annual report.

Item 1B. Unresolved Staff Comments

None.

Item 2. Properties

The following table lists the properties used for the entire Lazard organization, including properties used by the separated businesses. As a general matter, one or both of our Financial Advisory and Asset Management segments uses the following properties. We license and sublease to LFCM Holdings certain office space, including office space that is used by the separated businesses. This includes subleasing or licensing approximately 39,011 square feet in New York, New York located at 30 Rockefeller Plaza and in Washington D.C. and 1,800 square feet of space under the lease in London located at 50 Stratton Street to LFCM Holdings. Additionally, New York and London sublease 31,910 and 55,676 square feet, respectively, to third parties. We remain fully liable for the subleased space to the extent LFCM Holdings, or the third parties, fail to perform their obligations under the subleases for any reason. In addition, LFCM Holdings entered into indemnity arrangements in relation to excess space and abandoned former premises in London.

Location	Square feet	Comments
New York	265,000 square feet of leased space	Key office located at 30 Rockefeller Plaza, New York, New York 10020.
Other North America	56,476 square feet of leased space	Includes offices in Atlanta, Chicago, Houston, Los Angeles, Montreal, San Francisco, Toronto and Washington, D.C.
Paris	170,749 square feet of owned and leased space	Key office located at 121 Boulevard Haussmann, 75008 Paris.
London	86,695 square feet of leased space	Key office located at 50 Stratton Street, London W1J 8LL.
Milan	27,000 square feet of leased space	Key office located at via Dell'Orso 2, 20121 Milan.
Other Europe	67,151 square feet of leased space	Includes offices in Amsterdam, Berlin, Bordeaux, Frankfurt, Hamburg, Lyon, Madrid, Rome and Stockholm.
Asia and Australia	48,602 square feet of leased space	Includes offices in Mumbai, Hong Kong, New Delhi, Seoul, Singapore, Sydney, Tokyo and Beijing.

We believe that we currently maintain sufficient space to meet our anticipated needs.

Item 3. Legal Proceedings

Our businesses, as well as the financial services industry generally, are subject to extensive regulation throughout the world. We are involved in a number of judicial, regulatory and arbitration proceedings and inquiries concerning matters arising in connection with the conduct of our businesses. We believe, based on currently available information, that the results of such proceedings, in the aggregate, will not have a material adverse effect on our financial condition but might be material to our operating results or cash flows for any particular period, depending upon the operating results for such period.

We have received a request for information from the NASD as part of what we understand to be an industry investigation relating to gifts and gratuities, which is focused primarily on Lazard's former Capital Markets business, which business was transferred to LFCM Holdings as a part of the separation. In addition, we have received requests for information from the NASD, SEC and the U.S. Attorney's Office for the District of Massachusetts seeking information concerning gifts and entertainment involving an unaffiliated mutual fund company, which are also focused on that same business. We believe that other broker-dealers have also received requests for information. In the course of an internal review of these matters, there have been resignations or discipline of certain individuals associated with Lazard's former Capital Markets business. These investigations are continuing and we cannot predict their potential outcomes, which outcomes, if any, could include the consequences discussed above under "Regulation."

Lazard Ltd and Goldman Sachs & Co., the lead underwriter of Lazard Ltd's equity public offering of its common stock, as well as several members of Lazard Ltd's management and board of directors, have been named as defendants in several putative class action lawsuits and a putative stockholder derivative lawsuit filed in the U.S. District Court for the Southern District of New York, and in a putative class action lawsuit and a putative stockholder derivative lawsuit filed in the Supreme Court of the State of New York. The defendants removed the putative class action lawsuit filed in the Supreme Court of the State of New York to the U.S. District Court for the Eastern District of New York, and the plaintiffs moved for remand. The motion for remand was referred to a Magistrate Judge, who has issued a Report and Recommendation recommending that the plaintiffs' motion be granted. The defendants removed the putative derivative lawsuit filed in the Supreme Court of the State of New York to the U.S. District Court for the Southern District of New York, and the plaintiff moved for remand. By Decision and Order dated February 17, 2006, the U.S. District Court for the Southern District of New York granted the plaintiff's motion for remand. The defendants have filed a Notice of Appeal. The plaintiffs in the putative class action lawsuits filed in the U.S. District Court for the Southern District of New York have filed a consolidated amended complaint. The putative class action lawsuits purport to have been filed on behalf of persons who purchased securities of Lazard Ltd in connection with the equity public offering or in the open market. The putative class actions allege various violations of the federal securities laws and seek, inter alia, compensatory damages, rescission or rescissory damages and other unspecified equitable, injunctive or other relief. The putative derivative actions purport to be brought on behalf of Lazard Ltd against its directors and Goldman Sachs & Co. and allege, among other things, that the directors breached their fiduciary duties to Lazard Ltd in connection with matters related to the equity public offering and seek compensatory damages, punitive damages and other unspecified equitable or other relief. We believe that the suits are without merit and intend to defend them vigorously.

For a description of recent developments involving Lazard Group's relationship with Intesa see "Management's Discussion and Analysis of Financial Condition and Results of Operations—Liquidity and Capital Resources" and Note 6 of Notes to Consolidated Financial Statements.

Item 4. Submission of Matters to a Vote of Security Holders

None.

Part II

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

The principal market on which our Class A common stock (ticker: LAZ) is traded is the New York Stock Exchange. There is no public trading market for the Class B common stock which is held by LAZ-MD Holdings. The following table sets forth, for the fiscal quarters indicated, the high and low sales prices per share of our Class A common stock, as reported in the consolidated transaction reporting system, and the quarterly dividends declared since our initial public offering in May 2005.

	Fiscal 2005			
	Sales	Price	Dividends per share of common	
	High	Low	stock	
Second quarter (since May 4, 2005)	\$25.24	\$20.40	\$ <i>—</i>	
Third quarter	\$26.03	\$22.51	\$.052	
Fourth quarter	\$32.70	\$23.82	\$.090	

As of March 1, 2006, there were approximately 15 holders of record of the Company's Class A common stock. This does not include the number of shareholders that hold shares in "street-name" through banks or broker-dealers.

On March 1, 2006, the last reported sales price for the Company's Class A common stock on the New York Stock Exchange was \$38.56 per share.

Share Repurchases in the Fourth Quarter of 2005

There were no purchases made by or on behalf of Lazard of its common stock in the fourth quarter of the year ended December 31, 2005.

Period	Total Number of Shares Purchased	Average Price Paid Per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs	Approximate Dollar Value of Shares that May Yet Be Purchased under the Plans or Programs
October 1 – October 31	None	_	_	
November 1 – November 30	None		_	_
December 1 – December 31	None	_	_	_

Equity Compensation Plan Information

See Item 12. "Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters—Equity Compensation Plan Information."

Item 6. Selected Financial Data

The following table sets forth the historical selected consolidated financial data for the Company for all periods presented. The results of operations for certain businesses that the Company no longer owns are reported as discontinued operations.

The historical consolidated financial statements prior to May 10, 2005, the date of our equity public offering, do not reflect what our results of operations and financial position would have been had we been a stand-alone, public company for the periods presented. In addition, the results of operations for periods prior to May 10, 2005 are not comparable to results of operations for subsequent periods. Specifically, for periods prior to May 10, 2005, the historical results of operations do not give effect to the following matters:

- Payment for services rendered by the Company's managing directors, which, as a result of Lazard Group operating as a limited liability company, historically had been accounted for as distributions from members' capital, or in some cases as minority interest, rather than as compensation and benefits expense. As a result, Lazard Group's operating income, prior to May 10, 2005, did not reflect payments for services rendered by its managing directors. Subsequent to the consummation of the equity public offering, as described in Note 1 of the accompanying Notes to Consolidated Financial Statements, the Company now includes all payments for services rendered by its managing directors and distributions to holders of profit participation interests ("profit participation members") in compensation and benefits expense.
- U.S. corporate federal income taxes, since Lazard Group had operated in the U.S. as a limited liability company that was treated as a partnership for U.S. federal income tax purposes. As a result, Lazard Group's income had not been subject to U.S. federal income taxes. Taxes related to income earned by partnerships represent obligations of the individual partners. Outside the U.S., Lazard Group historically had operated principally through subsidiary corporations and had been subject to local income taxes. Accordingly, prior to May 10, 2005 income taxes reflected within the Company's results of operations included within the accompanying consolidated financial statements are attributable to taxes incurred in non-U.S. entities and to UBT attributable to the Company's operations apportioned to New York City. Subsequent to the equity public offering, the consolidated financial statements of Lazard Ltd include U.S. corporate federal income taxes on its allocable share of the results of operations of Lazard Group, giving effect to the post equity public offering structure.
- Minority interest in net income relating to LAZ-MD Holdings' ownership interest of Lazard Group's common membership interests since May 10, 2005. Prior to May 10, 2005, Lazard Ltd had no ownership interest in Lazard Group and all net income was allocable to the then members of Lazard Group. Commencing May 10, 2005, minority interest in net income includes LAZ-MD Holdings' ownership interest of Lazard Group's common membership interests.
- The use of proceeds from the financing transactions.
- The net incremental interest expense related to the financing transactions.

The historical consolidated statements of financial position and income data as of and for the years ended December 31, 2005, 2004, 2003, 2002 and 2001 have been derived, as applicable, from Lazard Ltd's and Lazard Group's consolidated financial statements. The audited consolidated statements of financial condition as of December 31, 2005 and 2004 and consolidated statements of income for the years ended December 31, 2005, 2004 and 2003 are included elsewhere in this Form 10-K. The audited consolidated statements of financial condition as of December 31, 2003, 2002 and 2001 and consolidated statements of income for the years ended December 31, 2002 and 2001 are not included in this Form 10-K. Historical results are not necessarily indicative of results for any future period.

The selected consolidated financial data should be read in conjunction with "Management's Discussion and Analysis of Financial Condition and Results of Operations," "Unaudited Pro Forma Financial Information" and the Company's historical consolidated financial statements and related notes included elsewhere in this Form 10-K.

Selected Consolidated Financial Data

	As of or for the Year Ended December 31,				
	2005	2004	2003	2002	2001
	(in tl	housands of do	ollars, except	per share amoi	unts)
Consolidated Statement of Income Data Net Revenue:					
	864,812 466,188 (29,558)	\$ 655,200 417,166 22,464	\$ 690,967 350,348 11,627	\$ 532,896 454,683 4,515	\$ 551,356 410,237 (17,987)
1	,301,442 698,683 260,397	1,094,830 466,064 260,942	1,052,942 388,266 225,940	992,094 391,010 243,223	943,606 410,005 228,721
Total Operating Expenses	959,080	727,006	614,206	634,233	638,726
Operating Income from Continuing Operations	342,362	\$ 367,824	\$ 438,736	\$ 357,861	\$ 304,880
Income from Continuing Operations	161,062	\$ 251,999	\$ 307,218	\$ 277,151	\$ 258,991
Net Income (Net Income Allocable to Members of Lazard Group prior to May 10, 2005) (e)	143,486	\$ 246,974(f)	\$ 250,383	\$ 297,447	\$ 305,777
Net Income Per Share of Class A Common Stock from Continuing Operations (g): Basic	\$1.45 \$1.45 \$0.142				
	\$0.142				
Consolidated Statement of Financial Condition Data Total Assets \$1 Total Debt (h) \$1 Mandatorily Redeemable Preferred Stock \$ Stockholders' (Deficiency) (2005); Members' Equity (2001-2004) \$,245,926	\$3,499,224 \$ 319,043 \$ 100,000 \$ 384,798	\$3,257,229 \$ 316,185 \$ 100,000 \$ 535,725	\$2,460,725 \$ 117,239 \$ 100,000 \$ 648,911	\$3,569,362 \$ 125,863 \$ 100,000 \$ 704,697

Notes (in thousands of dollars):

(a) Financial Advisory net revenue consists of the following:

	For the Year Ended December 31,					
	2005 2004 2003 2002					
M&A Financial Restructuring Other Financial Advisory	103,404	\$481,726 96,100 77,374	\$419,967 244,600 26,400	\$393,082 124,800 15,014	\$492,083 55,200 4,073	
Financial Advisory Net Revenue	\$864,812	\$655,200	\$690,967	\$532,896	\$551,356	

(b) Asset Management net revenue consists of the following:

	For the Year Ended December 31,				
•	2005	2004	2003	2002	2001
Management and Other Fees		\$357,229	\$284,565	\$344,044	\$353,507
Incentive Fees Other Income	44,627 32,147	27,354 32,583	38,225 27,558	73,427 37,212	24,000 32,730
Asset Management Net Revenue	\$466,188	\$417,166	\$350,348	\$454,683	\$410,237
•					

- (c) "Corporate" includes interest income (net of interest expense), investment income from certain long-term investments and net money market revenue earned by LFB, including, for periods subsequent to May 10, 2005, the net incremental interest expense related to the financing transactions.
- (d) Net revenue is presented after reductions for dividends relating to the Company's mandatory redeemable preferred stock issued in March 2001. Preferred dividends are reflected in corporate net revenue and amounted to (\$8,000), \$8,000, \$8,000, \$8,000 and \$6,312 in the years ended December 31, 2005, 2004, 2003, 2002 and 2001, respectively. The year ended December 31, 2005 includes a credit of \$8,000, which represents accrued dividends on the Company's mandatory redeemable preferred stock which was redeemed and cancelled pursuant to the redemption of membership interests of historical partners.
- (e) Excludes, as applicable, with respect to periods ended prior to May 10, 2005, (i) payments for services rendered by Lazard Group's managing directors, which, as a result of Lazard Group operating as a limited liability company, historically had been accounted for as distributions from members' capital, or in some cases as minority interest, rather than as compensation and benefits expense, and (ii) U.S. corporate federal income taxes, since Lazard Group has operated in the U.S. as a limited liability company that was treated as a partnership for U.S. federal income tax purposes.
- (f) Net income allocable to members for the year ended December 31, 2004 is shown after an extraordinary gain of \$5,507 related to the January 2004 acquisition of the assets of Panmure Gordon.
- (g) Data presented is for the period subsequent to May 10, 2005, the date of the Company's equity public offering.
- (h) Total debt amounts relate to the Company's continuing operations and represents the aggregate amount reflected in the Company's historical consolidated statements of financial condition relating to senior borrowings, capital lease obligations and subordinated borrowings.

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

The following discussion should be read in conjunction with Lazard Ltd's historical consolidated financial statements and the related notes included elsewhere in this Form 10-K. This discussion contains forward-looking statements that are subject to known and unknown risks and uncertainties. Actual results and the timing of events may differ significantly from those expressed or implied in such forward-looking statements due to a number of factors, including those set forth in the section entitled "Risk Factors" and elsewhere in this Form 10-K.

The separation and recapitalization transactions were completed as of May 10, 2005, at which time the separated business became part of LFCM Holdings. Except as otherwise expressly noted, this annual report on Form 10-K, including this "Management's Discussion and Analysis of Financial Condition and Results of Operations" (the "MD&A"), the historical consolidated financial data of Lazard Group and Lazard Ltd, reflect the historical results of operations and financial position of Lazard Group and Lazard Ltd, and includes the separated businesses in discontinued operations. In addition to other adjustments, the unaudited pro forma financial data included in this Form 10-K reflect financial data of Lazard Group and Lazard Ltd giving effect to the separation, as well as other adjustments made as a result of the equity public offering, the financing transactions and the recapitalization.

Historical results of operations are reported as a historical partnership until the equity public offering on May 10, 2005 and do not include, among other things, payments for services rendered by managing directors as compensation expense and a provision for U.S. federal income taxes. Such payments and tax provisions are included in subsequent periods. Therefore, historical results for periods prior to the equity public offering on May 10, 2005 and subsequent thereto are not comparable.

Business Summary

The Company's principal sources of revenue are derived from activities in the following business segments:

- Financial Advisory, which includes providing advice on mergers and acquisitions ("M&A"), restructurings and other financial matters, and
- Asset Management which includes the management of equity and fixed income securities and merchant banking funds.

In addition, the Company records selected other activities in Corporate, including cash and marketable investments, certain long-term investments and the commercial banking activities of Lazard Group's Paris-based Lazard Frères Banque SA ("LFB"). LFB is a registered bank regulated by the Banque de France. LFB's primary commercial banking operations include the management of the treasury positions of the Company's Paris House through its money market desk and, to a lesser extent, credit activities relating to securing loans granted to clients of Lazard Frères Gestion SAS ("LFG") and custodial oversight over assets of various clients. In addition, LFB also operates many support functions of the Paris House. The Company also allocates outstanding indebtedness to Corporate. Accordingly, following the equity public offering, the indebtedness and interest expense related to the financing transactions is accounted for as part of Corporate.

Prior to May 10, 2005, the Company also had a business segment called Capital Markets and Other, which consisted of equity, fixed income and convertibles sales and trading, broking, research and underwriting services and merchant banking fund management activities outside of France as well as other specified non-operating assets and liabilities. The Company transferred its Capital Markets and Other segment to LFCM Holdings on May 10, 2005 and it is no longer a segment of the Company. The assets, liabilities and operating results of the former segment are reflected as discontinued operations.

For the year ended December 31, 2005, Financial Advisory, Asset Management and Corporate contributed approximately 66%, 36% and (2)% of consolidated net revenue, respectively.

Business Environment

Economic and market conditions, particularly global M&A activity, can significantly affect our financial performance. Lazard operates in a very competitive and rapidly changing environment. New risks and uncertainties emerge from time to time, and it is not possible for Lazard's management to predict all risks and uncertainties, nor can Lazard assess the impact of all factors on its business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those contained in any forward-looking statements. See the section entitled "Risk Factors" in this Form 10-K. Net income and revenues in any period may not be indicative of full-year results or the results of any other period and may vary significantly from year to year and quarter to quarter.

The respective source for the data contained herein relating to (i) the volume of global and trans-Atlantic completed and announced merger and acquisition transactions is Thompson Financial as of January 11, 2006, and (ii) the amount of corporate debt defaults is Moody's Investors Service, Inc., all rights reserved.

Financial Advisory

For the year ended December 31, 2005, the volume of global completed M&A transactions increased 35% versus the corresponding period ended December 31, 2004, increasing to \$2,175 billion from \$1,614 billion, respectively, with the volume of trans-Atlantic completed M&A transactions experiencing an 38% increase, increasing to \$135 billion from \$98 billion . Over the same period, the volume of global announced M&A transactions increased by 47% in 2005, to \$2,850 billion, from \$1,937 billion, and the volume of trans-Atlantic announced M&A transactions increased by 68% to \$185 billion from \$110 billion reflecting growing industry-wide activity. Over the same time frame, financial restructuring activity increased, with the amount of corporate debt defaults increasing to \$28 billion from \$16 billion. Lazard believes that its Financial Advisory business would continue to benefit from any sustained increase in M&A volume and corporate debt defaults.

Asset Management

During 2005, global stock markets increased, as evidenced by the MSCI World Index increasing by 8%. European markets were strong, with double-digit gains with the DAX, CAC 40, and FTSE 100 indices gaining 27%, 23% and 17%, respectively. Gains in the U.S. were more modest however, with the Dow Jones Industrial Average ending the year at approximately the same level as compared to December 31, 2004, and the NASDAQ and S&P 500 indices increasing 1% and 3%, respectively, during 2005. The changes in global market indices generally correspond with Lazard Group's market-related changes in its AUM.

Key Financial Measures and Indicators

Net Revenue

The majority of Lazard's Financial Advisory net revenue is earned from the successful completion of mergers, acquisitions, restructurings or similar transactions. The main driver of Financial Advisory net revenue is overall M&A and restructuring volume, particularly in the industries and geographic markets in which Lazard focuses. In some client engagements, often those involving financially distressed companies, revenue is earned in the form of retainers and similar fees that are contractually agreed upon with each client for each assignment and are not necessarily linked to the completion of a transaction. In addition, Lazard also earns fees from providing strategic advice to clients, with such fees not being dependent on a specific transaction. Lazard's Financial Advisory segment also earns revenue from public and private securities offerings in conjunction with activities of its former Capital Markets and Other segment. In general, such fees are shared equally between Lazard's Financial Advisory and its former Capital Markets and Other segments. As a result of the consummation of the equity public offering, Lazard now has an arrangement with LFCM Holdings under which the separated Capital Markets business will continue to distribute securities in public offerings originated by Lazard's Financial Advisory business in a manner similar to its practice prior to the equity public offering.

Lazard's Asset Management segment includes LAM, LFG and merchant banking operations. Asset Management net revenue is derived from fees for investment management and advisory services provided to institutional and private clients. The main driver of Asset Management net revenue is the level of AUM, which is influenced in large part by Lazard's investment performance and by Lazard's ability to successfully attract and retain assets, as well as the broader performance of the global equity markets and, to a lesser extent, fixed income markets. As a result, fluctuations in financial markets and client asset inflows and outflows have a direct effect on Asset Management net revenue and operating income. In addition, as Lazard's AUM include significant assets that are denominated in currencies other than U.S. dollars, changes in the value of the U.S. dollar relative to non-U.S. currencies will impact the value of Lazard's AUM. Fees vary with the type of assets managed, with higher fees earned on actively managed equity assets, alternative investments (such as hedge funds) and merchant banking products, and lower fees earned on fixed income and cash management products. Lazard also earns performance-based incentive fees on some investment products, such as hedge funds, merchant banking funds and other investment products. Incentive fees on hedge funds are typically calculated based on a specified percentage of a fund's net appreciation during a fiscal period and can be subject to loss carry-forward provisions in which losses incurred in the current period are applied against future period net appreciation. Incentive fees on merchant banking funds also may be earned in the form of a carried interest when profits from merchant banking investments exceed a specified threshold. Lazard's Asset Management net revenue during the years ended December 31, 2005, 2004 and 2003 demonstrate the volatility that incentive fees have on total net revenue.

Corporate net revenue consists primarily of investment income generated from long-term investments, including principal investments that Lazard has made in merchant banking and alternative investment funds managed by the Asset Management segment, net interest income generated by LFB, interest income related to cash and marketable investments and interest expense related to outstanding borrowings. As a result of the consummation of the equity public offering, interest expense related to the financing transactions is now included in Corporate net revenue. Corporate net revenue can fluctuate due to mark-to-market adjustments on long-term and marketable investments, changes in interest rates and in interest rate spreads earned by LFB and changes in the levels of Lazard's cash, marketable investments, long-term investments and indebtedness. Although Corporate net revenue during 2005 represented (2)% of Lazard's net revenue, total assets in this segment represented 66% of Lazard's consolidated total assets as of December 31, 2005, principally attributable to the relatively significant amounts of assets associated with LFB, and, to a lesser extent, cash, marketable investments and long-term investment balances.

Lazard expects to experience significant fluctuations in net revenue and operating income during the course of any given year. These fluctuations arise because a significant portion of Financial Advisory net revenue is earned upon the successful completion of a transaction or financial restructuring, the timing of which is uncertain and is not subject to Lazard's control. Asset Management net revenue is also subject to periodic fluctuations. Asset Management fees are generally based on AUM measured as of the end of a quarter or month, and an increase or reduction in AUM at such dates, due to market price fluctuations, currency fluctuations, net client asset flows or otherwise, will result in a corresponding increase or decrease in management fees. In addition, incentive fees earned on AUM are generally not recorded until potential uncertainties regarding the ultimate realizable amounts have been determined. For most of our funds such date is year-end, and therefore such incentive fees would be recorded in the fourth quarter of Lazard's fiscal year.

Operating Expenses

The majority of Lazard's operating expenses relate to compensation and benefits. As a limited liability company, prior to the consummation of the equity public offering on May 10, 2005 payments for services rendered by the majority of Lazard's managing directors were accounted for as distributions of members' capital. In addition, subsequent to January 1, 2003, payments for services rendered by managing directors of LAM (and employee members of LAM) were accounted for as minority interest in net income. See "—Minority Interest." Subsequent to the consummation of the equity public offering, Lazard now includes all payments for services rendered by its managing directors, including the managing directors of LAM and distributions to profit

participation members, in compensation and benefits expense. As a result, Lazard's compensation and benefits expense and operating income for the year ended December 31, 2005 have reflected only those payments for services rendered by Lazard's managing directors for the period May 10, 2005 through December 31, 2005.

The balance of Lazard's operating expenses is referred to below as "non-compensation expense," which includes costs for premises and occupancy, professional fees, travel and entertainment, communications and information services, equipment, depreciation and amortization and other expenses.

The operating expenses set forth in "—Consolidated Results of Operations" includes the added costs Lazard incurred as a result of the equity public offering after May 10, 2005. Lazard has incurred additional expenses for, among other things, directors' fees, SEC reporting and compliance, insurance, investor relations, legal, accounting and other costs associated with being a public company.

Provision for Income Taxes

Lazard has historically operated in the U.S. as a limited liability company that was treated as a partnership for U.S. federal income tax purposes. As a result, Lazard has not been subject to U.S. federal income taxes. Taxes related to income earned by partnerships represent obligations of the individual partners. Outside the U.S., Lazard historically has operated principally through corporations and has been subject to local income taxes. Income taxes shown on Lazard's historical consolidated statements of income for periods prior to May 10, 2005 are attributable to taxes incurred in non-U.S. entities and to UBT attributable to Lazard's operations apportioned to New York City.

Following the equity public offering, Lazard Group is continuing to operate in the U.S. as a limited liability company treated as a partnership for U.S. federal income tax purposes and remains subject to local income taxes outside the U.S. and to UBT. In addition, Lazard Ltd's corporate subsidiaries are subject to additional income taxes, which taxes are reflected in its pro forma consolidated statement of income as presented in Item 8A of this annual report on Form 10-K.

Minority Interest

Minority interest consists of a number of components. As described below, amounts recorded as minority interest for periods prior to May 10, 2005 are not comparable to amounts recorded as minority interest for periods commencing May 10, 2005.

On January 1, 2003, Lazard Group contributed net assets relating to the majority of its asset management business to form LAM, a subsidiary of Lazard Group. Upon formation of LAM, certain members of Lazard Group (including all the managing directors of LAM) who provide services to LAM contributed capital to LAM and ceased being members of Lazard Group. Following the formation of LAM, these capital interests have been included in minority interest on Lazard Group's consolidated statements of financial condition. In connection with this contribution, the LAM managing directors and other key LAM employees were granted equity units in LAM. Commencing in 2003, payments for services rendered by these individuals were accounted for as minority interest in net income in Lazard Group's consolidated statements of income. The substantial majority of such payments related to services rendered by LAM managing directors, which, in prior years, had been accounted for as distributions to members, and therefore, was not reported in consolidated statements of income for periods prior to May 10, 2005. The remainder of such payments, which related to compensation of employee members of LAM, was recorded as compensation and benefits expense in prior years' consolidated statements of income. As a result of the consummation of the equity public offering, we now include all payments for services rendered by our managing directors, including our LAM managing directors, as well as employee members of LAM, in compensation and benefits expense.

The LAM equity units entitle holders to payments in connection with selected fundamental transactions affecting Lazard Group or LAM, including a dissolution or sale of all or substantially all of the assets of Lazard

Group or LAM, a merger of or sale of all of the interests in LAM whereby Lazard Group ceases to own a majority of LAM or have the right to appoint a majority of the board of directors of LAM, or a non-ordinary course sale of assets by LAM that exceeds \$50 million in value. As a general matter, in connection with a fundamental transaction that triggers the LAM equity units, following the completion of such transactions the holders of the LAM equity units would be entitled in the aggregate, as of December 31, 2005, to approximately 22.8% of the net proceeds or imputed valuation of LAM in such transaction after deductions for payment of creditors of LAM and the return of LAM capital. As of December 31, 2005, LAM's capital for these purposes totaled approximately \$67 million, of which approximately \$15 million was owned by LAM managing directors and employee members, with the remainder owned by Lazard Group. These LAM equity units are not entitled to share in the operating results of LAM. A separate class of interests in LAM, which we refer to as "LAM profit units," is entitled to the ordinary profit and losses of LAM, all of which are owned by Lazard Group.

Accordingly, in the absence of a fundamental transaction that triggers the LAM equity units, all of LAM's net income is allocable to Lazard Group. We have no current intention to cause or otherwise trigger a fundamental transaction that would give rise to payment obligations to the holders of interests in LAM.

On and after January 1, 2006, the board of directors of LAM, a majority of which is appointed by Lazard Group, may, in its discretion, grant LAM equity interests that include profit rights to managing directors of, and other persons providing services to, LAM, as a portion of their ongoing compensation. If granted, these equity interests would be subject to specified vesting conditions. No such LAM equity interests have been granted subsequent to January 1, 2006 nor is there any present intention to do so.

Also included in minority interest in our consolidated financial statements are minority interests in various LAM-related general partnerships.

In September 2002, Lazard Group and Banca Intesa S.p.A ("Intesa") announced their agreement to form a strategic alliance (the "Strategic Alliance"). Under the terms of this Strategic Alliance, Intesa became a 40% partner in Lazard Group's business interests in Italy in January 2003. As a result, commencing in 2003, Lazard Group has recorded minority interest to reflect Intesa's economic interest in the Italian alliance.

As of December 31, 2004, in accordance with the adoption of Financial Interpretation No. 46R for Consolidation of Certain Variable Interest Entities ("FIN 46R"), referred to as "VIEs," Lazard Group consolidated certain VIEs in which it holds a variable interest and where Lazard Group is the primary beneficiary. Those VIEs include Lazard Group sponsored venture capital investment vehicles established in connection with our compensation plans. Accordingly, Lazard Group's consolidated financial statements at December 31, 2004 reflect minority interests associated with these VIEs. These VIEs were included with the separated businesses and, as such, are not reflected in our consolidated financial statements following the financing transactions. To the extent that we expand our merchant banking activities in the future, we expect that we may be required to consolidate additional VIEs related to such activities. The managing directors of our French business hold nominal equity interests in several of our French subsidiaries, totaling less than 0.1% of the equity interests in each such subsidiary. Accordingly, as currently constituted, these managing directors may have a role in the procedures at these subsidiaries, including the right to vote on the appointment or removal of managing directors, mergers and alterations to key provisions of their by-laws.

As described in Note 1 of Notes to Consolidated Financial Statements, commencing May 10, 2005, the Company no longer recognizes payments for services rendered by the managing directors of LAM (and employee members of LAM) as charges to minority interest. Effective May 10, 2005, those charges are now included in compensation and benefits expense and distributions to profit participation members. In addition, commencing May 10, 2005, the Company records a charge to minority interest in net income relating to LAZ-MD Holdings' ownership interest in Lazard Group (which approximated 62.4% at December 31, 2005), with such expense amounting to \$103.6 million for the period May 10, 2005 through December 31, 2005.

See Note 5 of Notes to Consolidated Financial Statements for information regarding the components of the Company's minority interest.

Discontinued Operations

As described above, in connection with the separation Lazard Group transferred the Capital Markets and Other segment to LFCM Holdings as of May 10, 2005. Capital Markets and Other net revenue largely consisted of primary revenue earned from underwriting fees from securities offerings and secondary revenue earned in the form of commissions and trading profits from principal transactions in Lazard Group's equity, fixed income and convertibles businesses and underwriting and other fee revenue from corporate broking in the U.K. Lazard Group also earned fund management fees and, if applicable, carried interest incentive fees related to merchant banking funds managed as part of this former segment. Such carried interest incentive fees were earned when profits from merchant banking investments exceeded a specified threshold. In addition, this former segment generated investment income and net interest income principally from long-term investments, cash balances and securities financing transactions.

Net Income (Net Income Allocable to Members of Lazard Group Prior to May 10, 2005)

Prior to the equity public offering, payments for services rendered by Lazard Group's managing directors were accounted for as distributions from members' capital, or as minority interest in net income in the case of payments to LAM managing directors and certain key LAM employee members, rather than as compensation and benefits expense. As a result, prior to May 10, 2005 Lazard Group's compensation and benefits expense and net income allocable to members, did not reflect most payments for services rendered by its managing directors. Following the consummation of the equity public offering and financing transactions, the Company now includes all payments for services rendered by its managing directors, including the managing directors of LAM and distributions to profit participation members, in compensation and benefits expense.

The table below illustrates what our compensation and benefits expense would have been on an adjusted basis for the years ended December 31, 2005 and 2004 had the portion of distributions to members which represent payments for services rendered and our minority interest in net income related to LAM been accounted for as compensation and benefits expense. The table further illustrates the relationship between our adjusted compensation and benefits expense and our operating revenue. We define operating revenue to equal consolidated total gross revenue less (i) revenue related to the consolidation of LAM general partnerships and (ii) interest expense related to LFB, our Paris-based banking affiliate. We deduct general partnership revenue because we do not deem such revenue to be operating in nature as it is directly offset by a charge to minority interest in net income for the same amount. The interest expense incurred by LFB is also excluded from our definition of operating revenue because LFB is a commercial bank and we consider its interest expense to be a cost directly related to the conduct of its business. The remaining interest expense, however, relates to our decisions regarding the capital structure of Lazard as a whole.

	Year Ended December 31,		
	2005	2004	
	(\$ in thousands)		
Adjusted compensation and benefits Historical	\$698,683	\$466,064	
Portion of distributions representing payments for services rendered by managing directors (excluding LAM managing directors)	66,395	280,317	
of LAM	9,081	73,965	
Adjusted compensation and benefits	\$774,159	\$820,346	
Operating revenue Historical total revenue Add (deduct):	\$1,379,807	\$1,134,381	
LFB Interest expense	(19,388) (2,784)	(17,843)	
Operating revenue	\$1,357,635	\$1,116,538	
Adjusted compensation expense-to-operating revenue ratio	57.0%	73.5%	

Our policy is that our compensation and benefits expense, including that payable to our managing directors, will not exceed 57.5% of operating revenue each year (although we retain the ability to change this policy in the future). In 2005, the new compensation arrangements were in effect, and our compensation expense-to-operating revenue ratio was 57.0%. We have achieved this target ratio in 2005, while continuing to maintain financial packages for our managing directors that we believe are competitive in the market place. While we have implemented such steps that we believe will maintain our on-going compensation expense-to-operating revenue ratio to the target level of 57.5%, there can be no guarantee that this will be achieved or that our policy will not change in the future. Increased competition for senior professionals, changes in the financial markets generally or other factors could prevent us from reaching this objective.

Consolidated Results of Operations

Lazard's consolidated financial statements are presented in U.S. dollars. Many of our non-U.S. subsidiaries have a functional currency (*i.e.*, the currency in which operational activities are primarily conducted) that is other than the U.S. dollar, generally the currency of the country in which the subsidiaries are domiciled. Such subsidiaries' assets and liabilities are translated into U.S. dollars using exchange rates as of the respective balance sheet date while revenue and expenses are translated at average exchange rates during the respective periods. Adjustments that result from translating amounts from a subsidiary's functional currency are reported as a component of members' and stockholders' equity. Foreign currency remeasurement gains and losses on transactions in non-functional currencies are included in the consolidated statements of income.

Historical results of operations are reported as an historical partnership until the equity public offering on May 10, 2005 and do not include payments for services rendered by managing directors as compensation expense and a provision for U.S. federal income taxes. Such payments and tax provisions are included in subsequent periods. Therefore, historical results for periods prior to the equity public offering on May 10, 2005 and subsequent thereto are not comparable.

A discussion of the Company's consolidated results of operations is set forth below, followed by a more detailed discussion of business segment results.

The consolidated results of operations for the years ended December 31, 2005, 2004 and 2003 are set forth below:

	Year Ended December 31,		
•	2005	2004	2003
•	(9	in thousands)
Net Revenue:			
Financial Advisory	864,812	\$ 655,200	\$ 690,967
Asset Management	466,188	417,166	350,348
Corporate	(29,558)	22,464	11,627
Net revenue	1,301,442	1,094,830	1,052,942
Operating Expenses:			
Compensation and benefits (and, commencing May 10, 2005, distributions			
to profit participation members)(*)	698,683	466,064	388,266
Non-compensation expense (including, in 2005, provision under the tax			
receivable agreement of \$2,685)	260,397	260,942	225,940
Total operating expenses	959,080	727,006	614,206
Operating Income from Continuing Operations(*)	342,362	367,824	438,736
Provision for income taxes(*)	58,985	28,272	36,953
Income from Continuing Operations Before Minority Interest in Net			
Income(*)	283,377	339,552	401,783
Minority interest in net income	122,315	87,553	94,565
Income from Continuing Operations(*)	161,062	251,999	307,218
Loss from Discontinued Operations(*)	(17,576)		(56,835)
Extraordinary Gain		5,507	
Net Income (Net Income Allocable to Members of Lazard Group Prior to			
May 10, 2005)(*)	\$ 143,486	\$ 246,974	\$ 250,383

^(*) Excludes, as applicable, with respect to periods ended prior to May 10, 2005 (a) payments for services rendered by Lazard Group's managing directors, which, as a result of Lazard Group operating as a limited liability company, historically had been accounted for as distributions from members' capital, or in some cases as minority interest, rather than as compensation and benefits expense, and (b) U.S. corporate federal income taxes, since Lazard Group has operated in the U.S. as a limited liability company that was treated as a partnership for U.S. federal income tax purposes.

Certain key ratios, statistics and headcount information for the years ended December 31, 2005, 2004 and 2003 are set forth below:

	Year Ended December 31,		
	2005	2004	2003
As a % of Net Revenue:			
Financial Advisory	66%	60%	66%
Asset Management	36	38	33
Corporate	(2)	2	1
Net Revenue	100%	100%	100%
As a % of Net Revenue:			
Operating Income	<u>26</u> %	<u>34</u> %	<u>42</u> %
	As	of December 3	51,
	2005	2004*	2003*
Headcount:			
Managing Directors:			
Financial Advisory	123	127	111
Asset Management	38	33	22
Corporate	8	6	5
Limited Managing Directors	5	19	22
Other Employees:			
Business segment professionals	777	786	773
All other professionals and support staff	1,240	1,368	1,433
Total	2,191	2,339	2,366

^{*} After giving effect to the separation

Year Ended December 31, 2005 versus December 31, 2004

Net revenue was \$1,301 million for the year ended December 31, 2005, up \$207 million, or 19%, versus net revenue of \$1,095 million for 2004. During 2005, Financial Advisory net revenue was \$865 million, an increase of \$210 million or 32% versus net revenue of \$655 million in 2004, with M&A net revenue having increased by \$193 million or 40% and Financial Restructuring net revenue having increased by \$7 million or 8%. Asset Management net revenue was \$466 million, an increase of \$49 million or 12%, versus net revenue of \$417 million in 2004, with management fees having increased by \$32 million or 9% and incentive fees having increased by \$17 million or 63%. Corporate net revenue decreased by \$52 million.

The increase in M&A net revenues is a result of both strong M&A performance, consistent with increased industry-wide completed mergers and acquisitions activity and our increased productivity. Lazard's M&A Group advised on a number of 2005's major completed transactions, including Nextel's \$43 billion merger with Sprint, Mitsubishi Tokyo Financial's \$41 billion acquisition of UFJ Holdings and Telecom Italia's \$29 billion acquisition of Telecom Italia Mobile, which represented three of the five largest completed transactions in 2005. Financial Restructuring net revenue increased as a result of our involvement in 2005 in six of the seven largest Chapter 11 bankruptcies. In addition, we advised Charter Communications on one of the largest debt for debt exchange offers consummated in the high yield markets, assisted the UAW in its negotiations with General Motors in restructuring General Motors' post retirement health care obligations and Parmalat on the largest Italian corporate restructuring to-date.

The increase in Asset Management net revenue is principally attributed to a \$5.8 billion, or 7%, increase in average AUM during 2005. AUM growth was largely due to market appreciation of \$7.4 billion, which more than offset net outflows of \$4.2 billion and the negative impact of foreign currency adjustments of \$1.4 billion.

During 2005, our management fees increased by 9%, along with a 63% increase in incentive fees earned in 2005 as compared to 2004. Although there were net outflows in AUM during 2005, several products experienced significant new inflows, particularly in Emerging Market, Global Thematic Equity, U.S. Midcap Equity and European Fixed Income products.

The decrease in Corporate net revenue is principally due to (i) interest expense on financings associated with the issuance of debt and equity security units that occurred on May 10, 2005 in connection with the equity public offering and recapitalization, with such incremental interest expense related thereto for the period May 10, 2005 through December 31, 2005 approximating \$38 million, and (ii) the net change in investment gains and losses in 2005 versus 2004.

Compensation and benefits expense was \$699 million for the year ended December 31, 2005, an increase of \$233 million, or 50%, versus expense of \$466 million for 2004. The expense increase was primarily due to the Company's inclusion, for the period subsequent to the consummation of the equity public offering, of all payments for services rendered by our managing directors in compensation and benefits expense, including distributions to profit participation members and payments for services rendered by managing directors of LAM (and employee members of LAM) the latter of which previously had been accounted for as minority interest in net income, partially offset by reductions in pension and post-retirement health benefit costs of approximately \$35 million. Headcount (including managing directors and all other employees) as of December 31, 2005 was 2,191 down 148 versus headcount as of December 31, 2004, representing reductions principally in support personnel and, to a lesser extent, Financial Advisory. Asset Management headcount increased as a result of hirings in selected growth areas.

Non-compensation expense was \$260 million in the year ended December 31, 2005, compared with \$261 million in 2004. For the year ended December 31, 2005, non-compensation expense included a \$2.7 million provision related to a tax receivable agreement with LFCM Holdings, with no comparable provision recorded in 2004 (see Note 16 of Notes to Consolidated Financial Statements). Other operating expenses were \$258 million or 19% of operating revenue of \$1,358 million in the year ended December 31, 2005, compared with \$261 million or 23% of operating revenue or \$1,117 million in 2004. The decrease in the year-to-date ratio is due to the operating leverage from higher operating revenues along with decreases in non-compensation expense. Premises and occupancy expenses in 2005 were \$69 million, a decrease of approximately \$6 million, or 7%, due primarily to less occupied space in London and lower refurbishment costs in the U.S. Professional fees in 2005 were \$51 million, up approximately \$3 million, or 5%, versus the corresponding 2004 period principally due to increased costs associated with being a public company. Travel and entertainment expenses in 2005 were \$44 million, a decrease of \$1 million, or 2%, versus 2004. Communication and information services and equipment costs in 2005, in the aggregate, were \$50 million, a decrease of approximately of \$1 million, or 1%, versus 2004. Other expenses were \$43 million, an increase of approximately \$1 million, or 3%, versus \$42 million for 2004 primarily due to increased costs incurred as a result of being a public company.

Operating income was \$342 million for 2005, a decrease of \$25 million, or 7% lower than operating income of \$368 million for 2004. Operating income as a percentage of net revenue was 26% for 2005 versus 34% for 2004, with the decrease in operating income and the relative margin primarily resulting from the increase in compensation and benefits expense described above partially offset by the increase in revenues.

Provision for income taxes was \$59 million for 2005, an increase of \$31 million versus \$28 million for 2004, due to increased profitability in locations that are subject to corporate income taxes and additional entity level income taxes incurred in Lazard Ltd.

Minority interest in net income was \$122 million for 2005, an increase of \$34 million versus \$88 million for 2004, principally due to the minority interest in net income related to LAZ-MD Holdings' ownership interest (62.4% as of December 31, 2005) of Lazard Group, commencing May 10, 2005. This increase was partially offset by the compensation for LAM members now being recorded in compensation and benefits expense

commencing with the consummation of the equity public offering on May 10, 2005, while, prior thereto, such amounts were recorded in minority interest in net income. See "—Minority Interest." As described above, amounts recorded as minority interest in net income for periods prior to May 10, 2005 are not comparable to amounts recorded as minority interest in net income for periods commencing May 10, 2005.

Net losses from discontinued operations were \$18 million for 2005, versus net losses of \$11 million for 2004.

Year ended December 31, 2004 versus December 31, 2003

For the year ended December 31, 2004, net revenue was \$1,095 million, up \$42 million, or 4%, versus net revenue of \$1,053 million for 2003. During 2004, M&A net revenue increased by 15%, Financial Restructuring net revenue decreased by 61%, while Asset Management net revenue increased by 19%.

The increase in M&A net revenue in 2004 was a result of strong M&A performance, consistent with increased industry-wide completed mergers and acquisition activity and our increased productivity. Lazard's M&A Group generated significant fees from the following clients: Air Liquide, Bank One, Fisher Scientific, Intesa, Interbrew, MG Technologies, Pfizer, Pirelli, Resolution Life, UCB and Veolia Environment. The decrease in Financial Restructuring net revenue in 2004 was principally due to the 53% decline in the amount of corporate debt defaults.

The increase in Asset Management's net revenue was principally attributed to a \$13.9 billion, or 21% increase in average AUM during 2004. AUM growth was largely due to market appreciation. During 2004, our management fees increased by \$73 million and other income increased by \$5 million, partially offset by a decrease in incentive fees of \$11 million.

Compensation and benefits expense was \$466 million for 2004, an increase of \$78 million, or 20%, versus expense of \$388 million in 2003. The expense increase was primarily due to increases in performance-based bonus accruals, new service groups operating for the full year in 2004, and increased pension costs in the U.S. and Europe. Headcount (including managing directors and all other employees) as of December 31, 2004 was 2,339, down 27 versus headcount as of December 31, 2003, however, the composition changed with decreases in headcount in Financial Advisory and Corporate being offset by increased headcount in Asset Management.

Non-compensation expense was \$261 million for 2004, an increase of \$35 million, or 15%, versus expense of \$226 million for 2003. Premises and occupancy expenses were \$74 million, an increase of \$13 million, or 20%, due to higher occupancy costs in the U.S. and Europe for offices that were not operating for the full year in 2003. Professional fees were \$49 million, an increase of \$1 million, or 2%, versus \$48 million for 2003 primarily due to costs incurred in connection with the equity public offering, partially offset by lower consulting fees. Travel and entertainment expenses were \$45 million, an increase of \$7 million, or 17%, versus \$38 million for 2003, due to increased business development efforts. Communication and information services and equipment costs, in the aggregate, were \$51 million, an increase of \$8 million, or 18%, versus \$43 million for 2003 due to increased software maintenance expense and additional technology related spending in certain offices in the U.S. and Europe. Other expenses were \$42 million, an increase of \$7 million versus 2003, with no one business activity accounting for a significant portion of the increase.

Operating income from continuing operations was \$368 million for 2004, a decrease of \$71 million, or 16%, versus operating income from continuing operations of \$439 million for 2003. Operating income as a percentage of net revenue was 34% for 2004 versus 42% for 2003.

Provision for income taxes for the year ended December 31, 2004 was \$28 million, a decrease of \$9 million versus \$37 million for 2003 due to decreased profitability in locations that are subject to corporate income taxes.

Minority interest in net income for the year ended December 31, 2004, was \$88 million, a decrease of \$7 million versus \$95 million for 2003, principally due to a decrease in minority interest associated with LAM related general partnerships and with the Italian strategic alliance, partially offset by an increase in the performance-based compensation for LAM members. See "—Minority Interest."

Net losses from discontinued operations for the year ended December 31, 2004, were \$11 million versus net losses of \$57 million in 2003.

Business Segments

The following data discusses net revenue and operating income for the Company's continuing operations by business segment. The operating results exclude a discussion of Corporate, due to its relatively minor contribution to operating results. Each segment's operating expenses include (i) compensation and benefits expenses that are incurred directly in support of the businesses and (ii) other operating expenses, which include directly incurred expenses for premises and occupancy, professional fees, travel and entertainment, communications and information services, equipment, and indirect support costs (including compensation and benefits expense and other operating expenses related thereto) for administrative services. Such administrative services include, but are not limited to, accounting, tax, legal, facilities management and senior management activities. Such support costs are allocated to the relevant segments based on various statistical drivers such as, among other items, headcount, square footage and transactional volume.

Financial Advisory

The following table summarizes the operating results of the Financial Advisory segment.

	Year Ended December 31,		
	2005	2004	2003
	(\$ in thousands	
M&A	\$674,543	\$481,726	\$419,967
Financial Restructuring	103,404	96,100	244,600
Corporate Finance and Other	86,865	77,374	26,400
Net Revenue	864,812	655,200	690,967
Direct Compensation and Benefits and, commencing May 10, 2005,			
distributions to profit participation members	394,368	230,340	189,823
Other Operating Expenses(a)	194,656	213,342	190,427
Total Operating Expenses	589,024	443,682	380,250
Operating Income	\$275,788	\$211,518	\$310,717
Operating Income as a Percentage of Net Revenue	32%	32%	45%

	As of December 31,		
	2005	2004	2003
Headcount (b):			
Managing Directors	123	127	111
Limited Managing Directors	2	4	7
Other Employees:			
Business segment professionals	490	512	508
All other professionals and support staff	304	320	340
Total	919	963	966

⁽a) Includes indirect support costs (including compensation and benefits expense and other operating expenses related thereto).

⁽b) Excludes headcount related to indirect support functions. Such headcount is included in the Corporate headcount.

Net revenue trends in Financial Advisory for M&A and Financial Restructuring generally are correlated to the volume of completed industry-wide mergers and acquisitions activity and restructurings occurring subsequent to corporate debt defaults, respectively. However, deviations from this relationship can occur in any given year for a number of reasons. For instance, material variances in the level of mergers and acquisitions activity in a particular geography where Lazard has significant market share or the number of its advisory engagements with respect to larger-sized transactions can cause its results to diverge from industry-wide activity. Certain Lazard client statistics and global industry statistics are set forth below:

	Year Ended December 31,		
	2005	2004	2003
Lazard Statistics:			
Number of Clients:			
Total	484	435	370
With Fees Greater than \$1 million	184	136	137
Percentage of Total Fees from Top 10 Clients (a)	20%	25%	30%
Number of M&A Transactions Completed Greater than \$1 billion (b)	39	31	29
Industry Statistics (\$ in billions):			
Volume of Completed M&A Transactions (b):			
Global	\$2,175	\$1,614	\$1,203
Trans-Atlantic	135	98	94
Global Corporate Debt Defaults (c)	28	16	34

- (a) There were no individual clients that constituted more than 10% of our Financial Advisory segment net revenue in the years ended December 31, 2005, 2004 or 2003.
- (b) Source: Thomson Financial as of January 11, 2006
- (c) Source: Moody's Investor Service, Inc.

The geographical distribution of Financial Advisory net revenue is set forth below in percentage terms. The offices that generate Financial Advisory net revenue are located in North America, Europe (principally in the U.K., France, Italy and Germany) and the rest of the world (principally in Asia).

	Year Ended December 31,		
	2005	2004	2003
North America	48%	45%	49%
Europe	50	54	50
Rest of World	2	1	1
Total	100%	100%	100%

The Company's managing directors and many of its professionals have significant experience, and many of them are able to use this experience to advise on both mergers and acquisitions and financial restructuring transactions, depending on clients' needs. This flexibility allows Lazard to better match its professional staff with the counter-cyclical business cycles of mergers and acquisitions and financial restructurings. While Lazard measures revenue by practice area, Lazard does not separately measure the separate costs or profitability of mergers and acquisitions services as compared to financial restructuring services. Accordingly, Lazard measures performance in its Financial Advisory segment based on overall segment net revenue and operating income margins.

Financial Advisory Results of Operations

Year ended December 31, 2005 versus December 31, 2004

During 2005, Financial Advisory net revenue was \$865 million, an increase of \$210 million or 32% versus net revenue of \$655 million in 2004. In 2005, M&A net revenue of \$675 million increased \$193 million, or 40% versus 2004, driven by the improved productivity of our managing directors and the improved environment for

mergers and acquisitions activity. The increase in M&A net revenue was also accompanied by an approximate \$7 million, or 8%, increase in Financial Restructuring net revenue versus 2004. Corporate Finance and Other net revenue increased by \$9 million or 12% principally as a result of a higher level of private equity fund raising.

Lazard's M&A Group advised on a number of 2005's major completed transactions, including Nextel's \$43 billion merger with Sprint, Mitsubishi Tokyo Financial's \$41 billion acquisition of UFJ Holdings and Telecom Italia's \$29 billion acquisition of Telecom Italia Mobile, which represented three of the five largest completed transactions in 2005. Financial Restructuring net revenue increased as a result of our involvement in 2005 in six of the seven largest Chapter 11 bankruptcies. In addition, we advised Charter Communications on one of the largest debt for debt exchange offers consummated in the high yield markets, assisted the UAW in its negotiations with General Motors in restructuring General Motors' post retirement health care obligations and Parmalat on the largest Italian corporate restructuring to-date. Other clients with whom Lazard Group transacted significant business during 2005 included Air Transportation Stabilization Board, Alcan, Danone, National Australia Bank, Pirelli, Telesystem International Wireless and Wellchoice.

Operating expenses were \$589 million in 2005 period, an increase of \$145 million, or 33%, versus operating expenses of \$444 million in 2004. Compensation and benefits expense increased by \$164 million or 71% as compared to 2004. The increase was principally due to the inclusion, for the period subsequent to the consummation of the equity public offering, of all payments for services rendered by our managing directors, including distributions to profit participation members, in compensation and benefits expense. In addition, bonuses to employees increased due to increased revenue and profitability in 2005. Partially offsetting these increases were decreases relating to lower headcount, lower pension and health costs, including an additional \$5 million relating to the termination in 2004 of a post-retirement medical plan in Europe. Other operating expenses decreased by \$19 million or 9% due to lower premises and occupancy expense of \$6 million, lower travel and entertainment of \$2 million, lower support group allocations of \$8 million, and all other cost categories of \$3 million. Premises and occupancy expense decreased due to less occupied space in London, lower refurbishment costs in the U.S. and lower lease costs in Paris. Travel and entertainment expense decreased partially due to increased amounts billable to clients. Support group allocations to Financial Advisory were also lower principally due to various cost containment programs implemented in 2005.

Financial Advisory operating income was \$276 million in 2005, an increase of \$64 million or 30%, versus operating income of \$212 million for 2004. Operating income as a percentage of segment net revenue was 32% for 2005 versus 32% in 2004, with the increase in recorded compensation expense in the 2005 period being offset by the leverage resulting from higher revenues.

Year ended December 31, 2004 versus December 31, 2003

In 2004, M&A net revenue increased by \$62 million, or 15%, driven by the improved environment for mergers and acquisitions activity. The increase in M&A net revenue was offset by a decrease of \$149 million, or 61%, in Financial Restructuring net revenue versus 2003, consistent with the decline in global corporate debt defaults that began in 2003. Other Financial Advisory net revenue increased by \$51 million primarily due to net revenue generated from a new service that raises capital for private equity funds that commenced operations in 2003, as well as increased underwriting net revenue in corporate finance activities.

Clients with whom Lazard generated significant fees in 2004 included Air Liquide, Bank One, Fisher Scientific, Intesa, Interbrew, MG Technologies, National Energy & Gas, Pfizer, Pirelli, Resolution Life, UCB and Veolia Environment.

Operating expenses were \$444 million for 2004, an increase of \$64 million, or 17%, versus operating expenses of \$380 million in 2003. Direct compensation and benefits expense increased by \$41 million, or 21%. While changes in compensation are generally correlated to changes in employee headcount, the timing and composition of such headcount changes may have a direct impact on the level of any given year's compensation

and benefit expense. More specifically, in 2004, while total employee headcount in the Financial Advisory segment remained relatively flat, compensation and benefits expense increased primarily due to an increase in headcount in certain of our offices and in new offices or new service groups that were partially or not operational in 2003, and increased pension costs in the U.S. and Europe, partially offset by a \$4 million decrease related to the termination of a post-retirement medical plan in Europe. Other operating expenses increased by \$23 million, or 12%, due to increases in premises and occupancy expense of \$7 million, travel and entertainment expense of \$4 million, communications, information services and equipment of \$2 million and all other expenses, which in the aggregate increased by \$10 million. Premises and occupancy expense increased due to higher occupancy costs in Europe as well as in the U.S. for offices that were not operating for the full year in 2003. Travel and entertainment expense increased due to business development efforts. Communications, information services and equipment expense increased due to additional technology and equipment expense in certain offices in the U.S. and Europe and technology upgrades in the U.S.

Financial Advisory operating income was \$212 million for 2004, a decrease of \$99 million, or 32%, versus operating income of \$311 million for 2003. Operating income as a percentage of segment net revenue was 32% for 2004 versus 45% in 2003.

Asset Management

The following table shows the composition of AUM for the Asset Management segment:

	As of December 31,		
	2005	2004	2003
	(\$ in millions)		
AUM:			
International Equities	\$42,104	\$39,267	\$34,389
Global Equities	15,872	17,762	15,922
U.S. Equities	12,920	12,716	12,236
Total Equities	70,896	69,745	62,547
International Fixed Income	6,604	6,226	5,174
Global Fixed Income	2,135	2,008	1,932
U.S. Fixed Income	2,374	2,970	4,393
Total Fixed Income	11,113	11,204	11,499
Alternative Investments	3,394	2,800	1,370
Merchant Banking	826	551	411
Cash Management	2,005	2,135	2,544
Total AUM	<u>\$88,234</u>	\$86,435	<u>\$78,371</u>

Average AUM for the years ended December 31, 2005, 2004 and 2003 is set forth below. Average AUM is based on an average of quarterly ending balances for the respective periods.

	Year Ended December 31,		
	2005	2004	2003
	(\$ in millions	
Average AUM	\$86,106	\$80,261	\$66,321

The following is a summary of changes in AUM for the years ended December 31, 2005, 2004 and 2003.

	Year Ended December 31,		
	2005	2004	2003
	(\$ in millions)	
AUM—Beginning of Period	\$86,435	\$78,371	\$63,685
Net Flows	(4,198)	(3,489)	(1,111)
Market Appreciation	7,355	10,793	14,457
Foreign Currency Adjustments	(1,358)	760	1,340
AUM—End of Period	\$88,234	\$86,435	\$78,371

AUM as of December 31, 2005 was \$88.2 billion, up \$1.8 billion from AUM of \$86.4 billion as of December 31, 2004. During the year ended December 31, 2005, market appreciation of \$7.4 billion was partially offset by net outflows of \$4.2 billion and the negative impact of changes in foreign currency exchange rates of \$1.4 billion. Net outflows were experienced primarily in International and Global Equities, and were partially offset by new inflows, particularly in Emerging Market, Global Thematic Equity, U.S. Midcap Equity and European Fixed Income products. While net outflows occurred during 2005, the fourth quarter experienced modest net inflows of approximately \$150 million.

During 2005, average AUM was \$86.1 billion, an increase of approximately \$5.8 billion, or 7%, versus \$80.3 billion in 2004.

The following table summarizes the operating results of the Asset Management segment.

	Year Ended December 31,		
	2005	2004	2003
	(\$ in thousands)		
Management Fees	\$389,414	\$357,229	\$284,565
Incentive Fees	44,627	27,354	38,225
Other Income	32,147	32,583	27,558
Net Revenue	466,188	417,166	350,348
Direct Compensation and Benefits, and, commencing May 10, 2005,			
distributions to profit participant members	199,600	134,097	108,701
Other Operating Expenses(a)	150,201	147,932	131,187
Total Operating Expenses	349,801	282,029	239,888
Operating Income	\$116,387	\$135,137	\$110,460
Operating Income as a Percentage of Net Revenue	25%	32%	32%
	As of December 31,		31,
	2005	2004	2003
Headcount(b):			
Managing Directors	38	33	22
Limited Managing Directors	2	2	2
Other Employees:	27.6	261	2.52
Business segment professionals	276	261	253
All other professionals and support staff functions	<u>327</u>	320	318
Total	<u>643</u>	<u>616</u>	<u>595</u>

⁽a) Includes indirect support costs (including compensation and benefits expense and other operating expenses related thereto).

⁽b) Excludes headcount related to indirect support functions. Such headcount is included in the Corporate headcount.

There were no individual clients that constituted more than 10% of our Asset Management segment net revenue for the years ended December 31, 2005, 2004 or 2003.

The geographical distribution of Asset Management net revenue is set forth below in percentage terms:

	Year Ended December 3		er 31,
	2005	2004	2003
North America	59%	59%	63%
Europe	33	33	30
Rest of World	8	8	7
Total	100%	100%	100%

Asset Management Results of Operations

Year Ended December 31, 2005 versus December 31, 2004

Asset Management net revenue was \$466 million in 2005, an increase of \$49 million, or 12%, versus net revenue of \$417 million in 2004. Management fees for 2005 were \$389 million, up \$32 million, or 9%, versus 2004, generally consistent with the 7% increase in average AUM in 2005. Incentive fees earned in 2005 were \$45 million, an increase of \$18 million versus \$27 million recorded in 2004 due to better performance in certain funds that provide for such incentive fees. Other income was \$32 million, in 2005, flat versus 2004.

Operating expenses were \$350 million for 2005, an increase of \$68 million, or 24%, versus operating expenses of \$282 million in 2004. Compensation and benefits expense increased by \$66 million or 49% as compared to 2004. The increase was principally due to the inclusion, for periods subsequent to the consummation of the equity public offering, of all payments for services rendered by managing directors of LAM (and employee members of LAM) including distributions to profit participation members, in compensation and benefits expense which had previously been accounted for as minority interest in net income. Partially offsetting these increases were decreases relating to lower pension costs. Other operating expenses increased in 2005 by \$2 million or 2% due to higher professional fees of \$4 million, higher travel and entertainment of \$1 million, and higher other expenses of \$2 million, offset by lower premises and occupancy of \$1 million and support group allocations of \$4 million. Professional fees increased primarily due to marketing consulting fees and travel and entertainment increased due to increased business development activities. Premises and occupancy expense decreased as a result of lower lease costs in Paris. Support group allocations to Asset Management in 2005 were lower principally due to various cost containment programs that were implemented in 2005.

Asset Management operating income was \$116 million in 2005, a decrease of \$19 million, or 14%, versus operating income of \$135 million in 2004. Operating income as a percentage of segment net revenue was 25% for 2005 versus 32% in 2004, with the decline in 2005 attributable to the increase in recorded compensation expense in 2005 as described above, partially offset by higher revenues in 2005.

Year Ended December 31, 2004 versus December 31, 2003

Asset Management net revenue was \$417 million in 2004, an increase of \$67 million, or 19%, versus net revenue of \$350 million in 2003. Management fees in 2004 were \$357 million, up \$73 million, or 26%, versus 2003. For 2004, average AUM increased by approximately \$13.9 billion, or 21%, versus 2003. Management Fees grew at a faster rate than average AUM primarily due to a greater percentage of AUM concentrated in equity and alternative investments versus fixed income products (84% of total AUM in 2004 as compared to 82% in 2003), which generally earn higher management fees. Incentive fees earned in 2004 were \$27 million, a decrease of \$11 million versus \$38 million in 2003, due to lower performance in certain investment funds. Other income in 2004 was \$33 million, up \$5 million versus 2003.

AUM as of December 31, 2004 was \$86.4 billion, an increase of \$8.1 billion, or 10%, versus AUM of \$78.4 billion as of December 31, 2003. During 2004, the increase in AUM was primarily due to market appreciation of \$10.8 billion that more than offset net outflows of \$3.5 billion. Net outflows were principally related to performance related withdrawals, asset allocation decisions and corporate restructurings.

Operating expenses were \$282 million in 2004, an increase of \$42 million, or 18%, versus operating expenses of \$240 million in 2003. Direct compensation and benefits expense increased by \$25 million, or 23%, versus 2003, primarily due to increases in performance-based bonuses relating to the increased operating results and to a lesser extent, increases in headcount to support global growth. Other operating expenses increased by \$17 million, or 13%, versus 2003 principally due to increases in premises and occupancy expense of \$3 million, travel and entertainment expense of \$2 million, equipment expense of \$2 million, and all other expenses which, in the aggregate, increased \$10 million.

Asset Management operating income was \$135 million in 2004, an increase of \$25 million, or 22%, versus operating income of \$110 million for 2003. Operating income as a percentage of segment net revenue was 32% in both 2004 and 2003.

Cash Flows

The Company's cash flows are influenced primarily by the timing of receipt of Financial Advisory and Asset Management fees, the timing of distributions to shareholders and payment of bonuses to employees. The accounts receivables collection period generally approximates 60 days. However, the collection time for restructuring transactions may extend beyond 60 days, particularly those that involve bankruptcies due to issues such as court-ordered holdbacks. In addition, fee receivables from our private fund advisory activities are generally collected over a four year period.

Cash and cash equivalents were \$492 million at December 31, 2005, an increase of \$187 million versus cash and cash equivalents of \$306 million at December 31, 2004. During the year ended December 31, 2005, cash of \$894 million was provided by operating activities, including (i) \$143 million from net income, (ii) \$132 million of noncash charges, principally consisting of depreciation and amortization of \$15 million relating to property, \$2 million relating to the amortization of deferred expenses and restricted stock units, minority interest in net income of approximately \$122 million, partially offset by \$8 million of deferred tax benefits, and (iii) \$619 million being provided by net changes in other operating assets and operating liabilities. Cash of \$4 million was provided from investing activities, principally from net disposals of property. Financing activities and exchange rate changes during the year used cash of \$698 million and \$13 million, respectively, primarily for the redemption of historical partner interests and other distributions to historical partners, members, separated businesses and minority interest holders, with these items partially offset by proceeds from the financing transactions. The Company traditionally makes payments for employee bonuses and distributions to members and minority interest holders primarily in the first four months of the year with respect to the prior year's results.

Cash and cash equivalents were \$306 million at December 31, 2004, an increase of \$64 million versus cash and cash equivalents of \$242 million at December 31, 2003. During 2004, cash of \$534 million was provided by operating activities, including (i) \$247 million from net income allocable to members, (ii) \$105 million of noncash charges, principally consisting of depreciation and amortization of \$17 million, \$1 million of deferred tax provision and minority interest in net income of \$87 million, and (iii) \$182 million being provided by net changes in other operating assets and operating liabilities. Cash of \$10 million was used for investing activities principally related to net additions to property. Financing activities during the year used \$470 million of cash, primarily for distributions to members and minority interest holders of \$469 million. Exchange rate changes provided approximately \$10 million of cash in 2004.

Liquidity and Capital Resources

Historically, the Company's source of liquidity has been cash provided by operations, with a traditional seasonal pattern of cash flow. While employee salaries are paid throughout the year, annual discretionary bonuses have historically been paid to employees in January following year-end. The Company's managing directors are paid a salary during the year, but a majority of their annual cash distributions with respect to the prior year have historically been paid to them in three monthly installments in February, March and April following year-end. In addition, and to a lesser extent, during the year we pay certain tax advances on behalf of our managing directors, and these advances serve to reduce the amounts due to the managing directors in the three installments described above. As a consequence, our level of cash on hand generally decreases significantly during the first four months of the year and gradually builds up over the remainder of the year. We expect this seasonal pattern of cash flow to continue.

Lazard's consolidated financial statements are presented in U.S. dollars. Many of Lazard's non-U.S. subsidiaries have a functional currency, *i.e.*, the currency in which operational activities are primarily conducted, that is other than the U.S. dollar, generally the currency of the country in which such subsidiaries are domiciled. Such subsidiaries' assets and liabilities are translated into U.S. dollars at the respective balance sheet date exchange rates, while revenue and expenses are translated at average exchange rates during the year. Adjustments that result from translating amounts from a subsidiary's functional currency are reported as a component of members' equity/stockholders' deficiency. Such currency translation adjustments served to increase (decrease) members' equity/stockholders' deficiency by approximately \$(47) million, \$30 million and \$51 million in the years ended December 31, 2005, 2004 and 2003, respectively. Foreign currency remeasurement gains and losses on transactions in non-functional currencies are included on the consolidated statements of income.

During 2004 and 2003, following the hiring of new senior management, Lazard invested significant amounts in the recruitment and retention of senior professionals in an effort to reinvest in the intellectual capital of Lazard's business. As a result, in 2004 and 2003, distributions to its managing directors exceeded Lazard's net income allocable to members. The amounts of the distributions that exceeded net income allocable to members were the primary cause for a decrease in members' equity during these periods. As of December 31, 2004, Lazard's members' equity was \$385 million. As of December 31, 2005, Lazard's stockholders' deficiency was \$871 million. The reduction in 2005 of approximately \$1.26 billion was primarily the result of the redemption of historical partner interests (\$1.52 billion), the distribution of the net assets of the separated businesses (\$243 million) and a distribution to LAZ-MD Holdings and LFCM Holdings (\$150 million). These items more than offset the increase in stockholders' equity associated with the equity public offering (\$872 million) and all other stockholders' equity activity.

We regularly monitor our liquidity position, including cash levels, credit lines, principal investment commitments, interest and principal payments on debt, capital expenditures and matters relating to liquidity and to compliance with regulatory net capital requirements. We maintain lines of credit in excess of anticipated liquidity requirements. As of December 31, 2005, Lazard had \$179 million in unused lines of credit available to it, including \$48 million of unused lines of credit available to LFB. This amount excludes a \$25 million credit line to Lazard Frères & Co. LLC that is currently covered by a commitment letter described below.

Lazard's annual cash flow generated from operations historically has been sufficient to enable it to meet its annual obligations. We believe that our cash flows from operating activities, including use of our credit lines as needed, should be sufficient for us to fund our current obligations for the next 12 months and beyond. As noted above, we intend to maintain lines of credit that can be utilized should the need arise. Concurrently with the equity public offering, Lazard Group entered into a five year, \$125 million senior revolving credit facility with a group of lenders. As of December 31, 2005, \$30 million was outstanding under this credit facility. In addition, Lazard entered into a commitment letter dated April 14, 2005 which provides that, subject to customary conditions precedent for transactions of this nature, including obtaining regulatory approval, a group of lenders

will provide a separate \$25 million subordinated credit facility for Lazard Frères & Co. LLC, our U.S. broker-dealer subsidiary. The Lazard Frères & Co. LLC facility is expected to be a four-year revolving credit facility, and then converts to a term loan facility for an additional year. This commitment letter expires, as extended, March 31, 2006. The senior revolving credit facility contains customary affirmative and negative covenants and events of default for facilities of this type, and we expect that the Lazard Frères & Co. LLC facility will as well. The senior revolving credit facility, among other things, limits the ability of the borrower to incur debt, grant liens, pay dividends, enter into mergers or to sell all or substantially all of its assets and contains financial covenants that must be maintained. We expect that the Lazard Frères & Co. LLC facility will contain similar restrictions and covenants for a facility of its type. Upon approval by the NASD, the Lazard Frères & Co. LLC facility is intended to qualify as a satisfactory subordination agreement in accordance with the applicable NASD rules and regulations. We may, to the extent required and subject to restrictions contained in our financing arrangements, use other financing sources in addition to any new credit facilities.

Over the past several years, Lazard has entered into several financing agreements designed to strengthen both its capital base and liquidity, the most significant of which are described below. Each of these agreements is discussed in more detail in our historical consolidated financial statements and related notes included elsewhere in this Form 10-K.

In 2001, the Company issued mandatorily redeemable preferred stock ("Class C Preferred Interests") for an aggregate amount of \$100 million. The Class C Preferred Interests were subject to mandatory redemption by the Company in March 2011 and, prior to such date, were redeemable in whole or in part, at the Company's option. The Class C Preferred Interests were entitled to receive distributions out of the profits of the Company at a rate of 8% per annum, which distributions were required to be paid prior to any distributions of profits to holders of any other existing class of interests in the Company. The Class C Preferred Interests were redeemed in May 2005 as part of the recapitalization transactions. Interest on mandatorily redeemable preferred stock for the years ended December 31, 2005, 2004 and 2003 of \$(8) million, \$8 million and \$8 million, respectively, is included in "interest expense" in the consolidated statements of income. The credit in 2005 represents accrued dividends which were cancelled in connection with the redemption of membership interests of historical partners.

In May 2001, a wholly owned subsidiary of Lazard issued \$50 million of Senior Notes due March 2011. These notes, which were unsecured obligations and guaranteed by Lazard, were prepaid in May 2005 in connection with the separation and recapitalization transactions.

In September 2002, the Company and Intesa announced their agreement to form a Strategic Alliance. Pursuant to the terms of the Strategic Alliance, effective January 2003, Intesa became a 40% partner in the Company's business in Italy ("Lazard Italy"), and the Company and Intesa agreed to work to grow the investment banking business in Italy. Lazard Italy is consolidated in the consolidated financial statements, with Intesa's 40% share recorded as minority interest.

The initial term of the Strategic Alliance ends December 31, 2007, and, unless terminated by either of the parties in connection with the end of any term, will automatically extend for additional five-year terms. Both the Company and Intesa have the right to terminate the Strategic Alliance arrangement at the end of each five-year term or at any other time should certain defined events occur, such as changes in control involving either party, transfers of either party's interest in Lazard Italy or the removal of the chairman of that business under certain circumstances.

In connection with the Strategic Alliance, Intesa became an economic partner of the Company through an aggregate financial investment of \$300 million. The investments made by Intesa consist of (i) a March 2003 purchase from a subsidiary of the Company of a \$150 million Subordinated Convertible Promissory Note (the "Subordinated Convertible Note"), convertible into a contractual right that entitles the holder to receive payments that would be equivalent to those that a holder of a three percent equity goodwill interest in Lazard Group which represents the right to share (after payments or reserve for existing preferences of creditors, and the capital or capital equivalents of the members) in the net proceeds of fundamental corporate events, such as a sale of all or

substantially all of the assets of Lazard Group or a disposition of a line of business and (ii) \$150 million invested in Lazard Italy in June 2003, comprised of an investment of euro then equal to \$100 million for 40% of the capital stock in Lazard Italy and the purchase of a \$50 million Subordinated Promissory Note issued by Lazard Italy (the "Subordinated Promissory Note"). The Subordinated Promissory Note has a scheduled maturity date in the year 2078 (subject to extension), with interest payable annually at the rate of 3.0% per annum. The Subordinated Convertible Note, which is guaranteed by Lazard Group, has a scheduled maturity date in the year 2018 and has interest payable annually at a variable interest rate of not less than 3%, and not more than 3.25%, per annum (with such annual interest rate for the twelve month periods ending March 2006, March 2005 and March 2004 being 3.25%, 3.0% and 3.0%, respectively). Under certain circumstances, including a termination of the Strategic Alliance, the Subordinated Convertible Note and the Subordinated Promissory Note could be redeemed earlier than its stated maturity, and in connection with a termination of the Strategic Alliance, Lazard Group has the obligation to repurchase Intesa's capital stock of Lazard Italy and the Subordinated Promissory Note and may be obligated to redeem the Subordinated Convertible Note at face value. The proceeds from the sale of capital stock in Lazard Italy exceeded the underlying book value of the net assets purchased by Intesa by approximately \$56 million. This amount has been deferred and included in "other liabilities" on the consolidated statements of financial condition as Lazard Italy could be required to repurchase such amount of capital stock held by Intesa in the event of a termination of the Strategic Alliance.

The Company has provided financial advisory services to Intesa.

From time to time, Lazard Group has considered appropriate modifications to its joint venture relationship with Intesa. Lazard Group has held various discussions with Intesa in connection with the separation and recapitalization transactions, including the Company's equity public offering, and prior to consummation of the equity public offering, Intesa notified Lazard of its intention not to extend the term of the joint venture relationship beyond the expiration date of December 31, 2007. As a result, under the terms of the Strategic Alliance, unless Lazard Group and Intesa otherwise agree, Lazard will repurchase Intesa's 40% interest in our business in Italy and repurchase the related \$50 million subordinated promissory note for an aggregate amount of approximately \$150 million on or prior to February 4, 2008. Based on the current performance of the joint venture, we do not currently expect an expiration of the joint venture in these circumstances to have a material adverse effect on our operating results or cash flows.

As part of these negotiations and discussions, Lazard Group received a letter from Intesa in July, 2005 informing Lazard Group of its intention to commence arbitration proceedings in order to obtain an order declaring Intesa's right to early termination of the joint venture arrangements and the ineffectiveness of those arrangements on equitable grounds, as a result of the separation and recapitalization transactions and management changes at our Italian business. In the letter, Intesa stated that pending the determination of any arbitration, it intended to continue to perform in accordance with the joint venture arrangements until the initial expiration date of December 31, 2007. If at the end of an arbitration proceeding, it were to be determined that Intesa was entitled to early termination on the grounds alleged, Lazard would be obligated to repurchase their interest and note at that time if any such determination were finally made before Lazard repurchases such interest and note in connection with the end of the term of the joint venture on December 31, 2007. As of March 20, 2006, no arbitration proceedings have commenced.

If in an appropriate forum it were to be determined that Intesa was entitled to early termination on the grounds alleged, the \$150 million Subordinated Convertible Note could become immediately due and payable. Intesa has also asserted its intention to seek damages relating to such termination or ineffectiveness.

Lazard believes that the allegations are without merit and, in the event an action is actually brought, intends to defend and protect its rights and interests with respect to these matters and the joint venture arrangements vigorously. Lazard also expects to pursue any and all related claims that it may have, including with respect to the nonperformance by Intesa of certain of its obligations under the arrangements, in connection with any such action, and to seek damages with respect to those claims.

Substantially all of the net proceeds received from the equity public offering and the financing transactions were used in connection with the recapitalization, and, to a lesser extent, to capitalize LFCM Holdings and LAZ-MD Holdings. See Notes 1 and 2 of Notes to Consolidated Financial Statements. We expect that the net incremental interest cost related to the financing transactions will be approximately \$56 million per year. We expect to service the resultant incremental debt with operating cash flow and the utilization of credit facilities and, to the extent required, other financing sources.

On October 31, 2005, Lazard Group closed the exchange offer described in Note 2 of Notes to Consolidated Financial Statements, whereupon it exchanged \$546 million in aggregate principal amount of its old notes (approximately 99.3% of the aggregate principal amount outstanding) for \$546 million in aggregate principal amount of its exchange notes. The exchange notes are substantially identical to the old notes, except that the exchange notes have been registered under the Securities Act of 1933, as amended; and, as a result, the transfer restrictions applicable to the old notes do not apply to the exchange notes.

As of December 31, 2005, Lazard was in compliance with all of its obligations under its various borrowing arrangements.

We actively monitor our regulatory capital base. Our principal subsidiaries are subject to regulatory requirements in their respective jurisdictions to ensure their general financial soundness and liquidity, which require, among other things, that we comply with certain minimum capital requirements, record-keeping, reporting procedures, relationships with customers, experience and training requirements for employees and certain other requirements and procedures. These regulatory requirements may restrict the flow of funds to affiliates. Regulatory approval is generally required for paying dividends in excess of certain established levels. See Note 18 of Notes to Consolidated Financial Statements for further information. These regulations differ in the U.S., the U.K., France, and other countries in which we operate. Our capital structure is designed to provide each of our subsidiaries with capital and liquidity consistent with its business and regulatory requirements. For a discussion of regulations relating to us, see "Item 1-Business—Regulation" included in this Form 10-K.

Net revenue and operating income historically have fluctuated significantly between quarters. This variability arises from the fact that transaction completion fees comprise the majority of our net revenue, with the billing and recognition of such fees being dependent upon the successful completion of client transactions, the occurrence and timing of which is irregular and not subject to Lazard's control. In addition, incentive fees earned on AUM and compensation related thereto are generally not recorded until the end of the applicable measurement period, which is generally the fourth quarter of Lazard's fiscal year, when potential uncertainties regarding the ultimate realizable amounts have been determined.

Contractual Obligations

The following table sets forth information relating to Lazard's contractual obligations as of December 31, 2005:

	Contractual Obligations Payment Due by Period				
	Total	Less than 1 Year	1-3 Years	3-5 Years	More than 5 Years
			(\$ in thousands)		
Operating Leases (exclusive of \$70,546					
of sublease income)	\$ 491,977	\$ 57,815	\$107,637	\$ 84,334	\$ 242,191
Capital Leases (including interest)	34,584	2,491	4,982	4,982	22,129
Senior Debt (including interest)	1,458,307	72,754	555,730(a)	108,376	721,447
Subordinated Loans (including					
interest)	258,192	6,000	60,644(b)	9,000	182,548(b)
Repurchase of Equity Interest in Italy	100,000		100,000(b)		
Merchant Banking Commitments—LAI					
managed funds (c)	126,289	44,118	82,171		
Merchant Banking Commitments—					
company sponsored funds	4,622	3,873		716	33
Contractual Commitments to Managing					
Directors, Senior Advisors,					
Employees and Other (d)	83,395	50,939	29,995	1,016	1,445
Total (e)	\$2,557,366	\$237,990	\$941,159	\$208,424	\$1,169,793

- (a) Includes \$437.5 million relating to Lazard Group Notes issued in connection with the issuance of the ESUs, for which the maturity date of the debt component can vary based on a remarketing of the Lazard Group Notes, and will mature (1) in the event of a successful remarketing, on any date no earlier than May 15, 2010 and no later than May 15, 2035, as we may elect, (2) in the event of a failed remarketing, on May 15, 2008 and (3) otherwise on May 15, 2035. While the Company currently expects a successful remarketing of the Lazard Group Notes, for purposes of the table above, a maturity in 2008, the earliest possible date, was assumed to be the maturity date of the Lazard Group Notes. See Notes 2 and 10 of Notes to Consolidated Financial Statements.
- (b) Prior to consummation of the equity public offering, Intesa notified Lazard of its intention not to extend the term of the joint venture relationship beyond the expiration date of December 31, 2007. As a result, under the terms of the strategic alliance, unless Lazard Group and Intesa otherwise agree, Lazard Group will repurchase Intesa's 40% interest in our business in Italy and its related \$50 million subordinated promissory note for approximately \$150 million on or prior to February 4, 2008. The table includes interest expense on the \$50 million subordinated promissory note at its fixed rate of interest of 3.0% per annum through February 4, 2008. In addition, the table includes interest relating to the \$150 million subordinated convertible note through its scheduled maturity date of March 26, 2018, at its minimum annual interest rate of 3% per annum. The \$150 million subordinated convertible note has a maximum annual interest rate of 3.25%. See Notes 6 and 10 of Notes to Consolidated Financial Statements.
- (c) Pursuant to the business alliance agreement, Lazard Group has commitments to fund certain investment funds managed by Lazard Alternative Investments Holdings LLC ("LAI"). Amounts in the table above relate to (1) obligations related to Corporate Partners II Limited, a private equity fund formed on February 25, 2005, with \$1 billion of institutional capital commitments and a \$100 million capital commitment from us, the principal portion of which may require funding at any time through 2010 (as of December 31, 2005, Lazard Group contributed \$89 thousand of its capital commitment). For purposes of the table above, Lazard's remaining commitment of approximately \$99.9 million as of December 31, 2005 is estimated to be funded in the amounts of \$37.5 million, \$37.5 million, and \$24.9 million in the years ending December 31, 2006, 2007 and 2008, respectively; (2) obligations related to the first closing of a private equity fund formed in July 2005, with the ability to raise up to a maximum of \$550 million of capital

commitments, including a minimum and maximum capital commitment from us of \$10 million and \$27 million, respectively, the principal portion of which will require funding at any time through 2008 (as of December 31, 2005, Lazard Group contributed its initial capital commitment which amounted to \$622 thousand and, in addition, pursuant to a January 2006 capital call, the Company funded an additional \$1.6 million in January 2006). For purposes of this table, included is the maximum remaining commitment of \$27 million and Lazard's remaining maximum commitment of approximately \$26.4 million as of December 31, 2005 is estimated to be funded in the amounts of \$6.6 million, \$18.7 million, and \$1.1 million in the years ending December 31, 2006, 2007 and 2008, respectively.

- (d) The Company has agreements relating to future minimum distributions to certain managing directors and compensation to certain employees incurred for the purpose of recruiting and retaining these senior professionals. Also included are guaranteed compensation arrangements with advisors and a commitment to a former managing director.
- (e) The table above does not include (1) any contingent obligations relating to the LAM equity rights; (2) any potential payment related to the IXIS cooperation arrangement (the level of this contingent payment to IXIS would depend, among other things, on the level of revenue generated by the cooperation activities, and the potential payment is limited, as of December 31, 2005, to a maximum of approximately €14 million (subject to further reduction in certain circumstances) which would only occur if the cooperation activities generate no revenue over the course of the remaining initial period of such activities, the cooperation agreement is not renewed and Lazard Ltd's stock price fails to sustain certain price levels); (3) any contingent limited partner capital commitments as described in Note 7 of Notes to Consolidated Financial Statements; (4) interest relating to Lazard Group's revolving credit agreement, which is a variable rate obligation; and (5) the lending commitments and indemnifications provided by LFB to third parties as described in Note 12 of Notes to Consolidated Financial Statements. In addition the table above does not include any recognition of the May, 2008 settlement of the purchase contracts component of the ESUs which require the holders to purchase an aggregate of \$437.5 million of the Company's Class A common stock for cash or exchange of outstanding debt, depending on the success of the remarketing of such debt—see (a) above. This obligation is collateralized by the entire \$437.5 million principal amount of Lazard Group Notes outstanding. See Note 2 of Notes to Consolidated Financial Statements.

Exchange/Clearinghouse Member Guarantees

Lazard is a member of various non-U.S. exchanges and clearinghouses that trade and clear securities or futures contracts. Associated with its membership, Lazard may be required to pay a proportionate share of the financial obligations of another member who may default on its obligations to the exchange or the clearinghouse. To mitigate these performance risks, the exchanges and clearinghouses often require members to post collateral as well as meet minimum financial standards. While the rules governing different exchange or clearinghouse memberships vary, Lazard's guarantee obligations generally would arise only if the exchange or clearinghouse had previously exhausted its resources. In addition, any such guarantee obligation would be apportioned among the other non-defaulting members of the exchange or clearinghouse. Any potential contingent liability under these membership agreements cannot be estimated. Lazard has not recorded any contingent liability in the consolidated financial statements for these agreements and believes that any potential requirement to make payments under these agreements is remote.

Effect of Inflation

We do not believe inflation will significantly affect our compensation costs as they are substantially variable in nature. However, the rate of inflation may affect Lazard expenses such as information technology and occupancy costs. To the extent inflation results in rising interest rates and has other effects upon the securities markets, it may adversely affect our financial position and results of operations by reducing AUM, net revenue or otherwise. See "Risk Factors—Risks Related to Our Business—Difficult market conditions can adversely affect our business in many ways, including by reducing the volume and value of the transactions involving our Financial Advisory business and reducing the value or performance of the assets we manage in our Asset Management business which, in each case, could materially reduce our revenue or income and adversely affect our financial position."

Critical Accounting Policies and Estimates

Management's discussion and analysis of our consolidated financial condition and results of operations are based upon our consolidated financial statements, which have been prepared in conformity with U.S. GAAP. The preparation of Lazard's consolidated financial statements requires us to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenue and expenses, and related disclosure of contingent assets and liabilities. On an ongoing basis, Lazard evaluates its estimates, including those related to revenue recognition, compensation liabilities, income taxes, investing activities and goodwill. Lazard bases these estimates on historical experience and various other assumptions that it believes to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

Lazard believes that the critical accounting policies set forth below comprise the most significant estimates and judgments used in the preparation of its consolidated financial statements.

Revenue Recognition

Lazard generates substantially all of its net revenue from providing financial advisory and asset management services to clients. Lazard recognizes revenue when the following criteria are met:

- there is persuasive evidence of an arrangement with a client,
- · the agreed-upon services have been provided,
- fees are fixed or determinable, and
- collection is probable.

Lazard's clients generally enter into agreements with Lazard that vary in duration depending on the nature of the service provided. Lazard typically bills clients for the full amounts due under the applicable agreements on or after the dates on which the specified service has been provided. Generally, payments are collected within 60 days of billing (or over longer periods of time with respect to billings related to restructurings and our private fund advisory activities). The Company also earns performance-based incentive fees on some investment products, such as hedge funds and merchant banking funds. Incentive fees on hedge funds generally are recorded at the end of the year, when potential uncertainties regarding the ultimate realizable amounts have been determined, and typically are calculated based on a specified percentage of a fund's net appreciation during the year. Incentive fees on hedge funds generally are subject to loss carry-forward provisions in which losses incurred by the funds in any year are applied against future period net appreciation before any incentive fees can be earned.

Lazard assesses whether collection is probable based on a number of factors, including past transaction history with the client and an assessment of the client's current creditworthiness. If, in Lazard's judgment, collection of a fee is not probable, Lazard will not recognize revenue until the uncertainty is removed. In rare cases, an allowance for doubtful collection may be established, for example, if a fee is in dispute or litigation has commenced.

Income Taxes

As part of the process of preparing its consolidated financial statements, Lazard is required to estimate its income taxes in each of the jurisdictions in which it operates. This process requires Lazard to estimate its actual current tax liability and to assess temporary differences resulting from differing book versus tax treatment of items, such as deferred revenue, compensation and benefits expense, unrealized gains on long-term investments and depreciation. These temporary differences result in deferred tax assets and liabilities, which are included within Lazard's consolidated statements of financial condition. Lazard must then assess the likelihood that its

deferred tax assets will be recovered from future taxable income, and, to the extent it believes that recovery is not more likely than not, Lazard must establish a valuation allowance. Significant management judgment is required in determining Lazard's provision for income taxes, its deferred tax assets and liabilities and any valuation allowance recorded against its net deferred tax assets. At December 31, 2005, the Company recorded deferred tax assets of approximately \$345 million, with such amount offset by a valuation allowance of approximately \$334 million due to the uncertainty of realizing the benefits of the book versus tax basis differences and certain foreign net operating loss carry-forwards. In assessing the realizability of deferred tax assets, management considers whether it is more likely than not that some portion or all of the deferred tax assets will be realized and, when necessary, valuation allowances are established. The ultimate realization of the deferred tax assets is dependent upon the generation of future taxable income during the periods in which temporary differences become deductible. Management considers the level of historical taxable income, scheduled reversals of deferred taxes, projected future taxable income and tax planning strategies that can be implemented by the Company in making this assessment. If actual results differ from these estimates or Lazard adjusts these estimates in future periods, Lazard may need to adjust its valuation allowance, which could materially impact Lazard's consolidated financial position and results of operations.

In addition, in order to determine the quarterly tax rate, Lazard is required to estimate full year pre-tax income and the related annual income tax expense in each jurisdiction. Tax exposures can involve complex issues and may require an extended period of time to resolve. Changes in the geographic mix or estimated level of annual pre-tax income can affect Lazard's overall effective tax rate. Significant management judgment is required in determining Lazard's provision for income taxes, its deferred tax assets and liabilities and any valuation allowance recorded against its net deferred tax assets. Furthermore, Lazard's interpretation of complex tax laws may impact its measurement of current and deferred income taxes.

Valuation of Investments

"Marketable investments" consist principally of investments in exchange traded funds. "Long-term investments" consist principally of investments in merchant banking and alternative investment funds, and other privately managed investments. These investments are carried at fair value on the consolidated statements of financial condition, with unrealized gains and losses reflected net on the consolidated statements of income. Gains and losses on marketable investments and long-term investments, which arise from changes in the fair value of the investments, are not predictable and can cause periodic fluctuations in net income (net income allocable to members of Lazard Group prior to May 10, 2005).

Where applicable, the fair value of a publicly traded investment is determined by quoted market prices. Most of the Company's investments included in "long-term investments," however, are not publicly traded and, as a result, are valued based upon management's best estimate. The fair value of such investments is based upon an analysis of the investee's financial results, condition, cash flows and prospects. The carrying value of such investments is adjusted when changes in the underlying fair values are readily ascertainable, generally as evidenced by third party transactions or transactions that directly affect the value of such investments. Adjustments also are made, in the absence of third-party transactions, if Lazard determines that the expected realizable value of the investment differs from its carrying value. In reaching that determination, Lazard considers many factors, including, but not limited to, the operating cash flows and financial performance of the investee, expected exit timing and strategy, and any specific rights or terms associated with the investment, such as conversion features and liquidation preferences. The Company's investments in partnership interests, including general partnership and limited partnership interests in real estate funds, are recorded at fair value based on changes in the fair value of the partnerships' underlying net assets.

Because of the inherent uncertainty in the valuation of investments that are not readily marketable, estimated values may differ significantly from the values that would have been reported had a ready market for such investments existed. Lazard seeks to maintain the necessary resources, with the appropriate experience and training, to ensure that control and independent price verification functions are adequately performed.

Goodwill

In accordance with Statement of Financial Accounting Standards ("SFAS") No. 142, *Goodwill and Other Intangible Assets*, goodwill is tested for impairment annually or more frequently if circumstances indicate impairment may have occurred. In this process, Lazard makes estimates and assumptions in order to determine the fair value of its assets and liabilities and to project future earnings using valuation techniques, including a discounted cash flow model. Lazard uses its best judgment and information available to it at the time to perform this review. Because Lazard's assumptions and estimates are used in projecting future earnings as part of the valuation, actual results could differ.

Consolidation of VIEs

The consolidated financial statements include the accounts of Lazard Group and all other entities in which we are the primary beneficiary or control. Lazard determines whether it has a controlling financial interest in an entity by first evaluating whether the entity is a voting interest entity or a variable interest entity ("VIE") under U.S. GAAP.

- Voting Interest Entities. Voting interest entities are entities in which (i) the total equity investment at risk is sufficient to enable the entity to finance itself independently and (ii) the equity holders have the obligation to absorb losses, the right to receive residual returns and the right to make decisions about the entity's activities. Voting interest entities are consolidated in accordance with Accounting Research Bulletin ("ARB") No. 51, "Consolidated Financial Statements," as amended by SFAS No. 94, "Consolidated Financial Statements." ARB No. 51 states that the usual condition for a controlling financial interest in an entity is ownership of a majority voting interest. SFAS No. 94 amends ARB No. 51 to require consolidation of all majority-owned subsidiaries unless control is temporary or does not rest with the majority owner. SFAS No. 94 also requires consolidation of a majority-owned subsidiary even if it has non-homogeneous operations, a large minority interest, or a foreign location. Accordingly, Lazard consolidates voting interest entities in which it has the majority of the voting interest in accordance with ARB No. 51 and SFAS No. 94.
- Variable Interest Entities. VIEs are entities that lack one or more of the characteristics of a voting interest entity. A controlling financial interest in a VIE is present when an enterprise has a variable interest, or a combination of variable interests, that will absorb a majority of the VIE's expected losses, receive a majority of the VIE's expected residual returns, or both. The enterprise with a controlling financial interest, known as the primary beneficiary, consolidates the VIE.

Lazard determines whether it is the primary beneficiary of a VIE by first performing a qualitative analysis of the VIE that includes, among other factors, its capital structure, contractual terms, and related party relationships. Where qualitative analysis is not conclusive, Lazard performs a quantitative analysis. For purposes of allocating a VIE's expected losses and expected residual returns to the VIE's variable interest holders, Lazard calculates its share of the VIE's expected losses and expected residual returns using a cash flows model that allocates those expected losses and residual returns to it, based on contractual arrangements and/or Lazard's position in the capital structure of the VIE under various scenarios. Lazard would reconsider its assessment of whether it is the primary beneficiary if there are changes to any of the variables used in determining the primary beneficiary. Those variables may include changes to financial arrangements, contractual terms, capital structure and related party relationships.

In accordance with FASB Interpretation No. 46R the assets, liabilities and results of operations of the VIE are included in the consolidated financial statements of Lazard if it is determined that we are the primary beneficiary. Any third party interest in these consolidated entities is reflected as minority interest in our consolidated financial statements.

Lazard is involved with various entities in the normal course of business that are VIEs and hold variable interests in such VIEs. Transactions associated with these entities primarily include investment management, real

estate and private equity investments. Those VIEs for which Lazard was the primary beneficiary were consolidated at December 31, 2004 in accordance with FIN 46R. Those VIEs included company sponsored venture capital investment vehicles established in connection with Lazard's compensation plans. In connection with the separation, Lazard Group transferred its general partnership interests in those VIEs to a subsidiary of LFCM Holdings. Lazard Group has determined that it is no longer the primary beneficiary with respect to those VIEs and, as a result, the Company no longer consolidates such VIEs. At December 31, 2004, amounts related to consolidation of such VIEs are included in assets and liabilities of discontinued operations.

Risk Management

We encounter risk as part of the normal course of our business and we design risk management processes to help manage such risks considering both the nature of our business and our operating model. The Company is subject to varying degrees of credit, market, operational and liquidity risks (see "—Liquidity and Capital Resources") and monitors these risks on a consolidated basis. Management within each of Lazard's operating locations are principally responsible for managing the risks within its respective businesses on a day-to day basis.

Market and Credit Risks

Lazard, in general, is not a capital-intensive organization and as such, is not subject to significant credit or market risks. Nevertheless, Lazard has established procedures to assess both the credit and market risk, as well as specific interest rate, currency and credit limits related to various positions.

With respect to LFB's operations, LFB engages in banking activities that primarily include investing in securities, deposit taking and lending. In addition, LFB may take open foreign exchange positions with a view to profit, but does not sell foreign exchange options in this context, and enters into forward foreign exchange contracts, interest rate swaps, cross-currency interest rate swaps and other derivative contracts to hedge exposures to interest rate and currency fluctuations.

At December 31, 2005, substantially all of the \$272 million of securities owned, at fair value, were fixed-income securities within LFB's portfolio, 92% of which were rated investment grade credit quality. At December 31, 2004, substantially all of the \$387 million of securities owned, at fair value, were fixed-income securities within the LFB portfolio, 96% of which were rated investment grade credit quality.

At December 31, 2005 and 2004, derivative contracts, all of which related to LFB's operations and which are recorded at fair value, were as follows:

	December 31,	
	2005	2004
	(\$ in the	ousands)
Assets:		
Interest rate swap contracts	\$186	\$377
Exchange rate contracts		289
Total	\$186	\$666
Liabilities:		
Interest rate swap contracts	\$3,028	\$4,328
Exchange rate contracts		291
Total	\$3,028	\$4,619

The primary market risks associated with LFB's securities inventory, foreign exchange, hedging and securities lending activities is sensitivity to changes in the general level of credit spreads and, with respect to foreign currency risk, specific exchange rate spreads. The risk management strategies that we employ use various

risk sensitivity metrics to measure such risks and to examine behavior under significant adverse market conditions.

- The Company's interest rate risk as measured by a 1% +/- change in interest rates totaled \$93 thousand as of December 31, 2005 and was approximately \$700 thousand as of December 31, 2004.
- Foreign currency risk associated with our open positions, in aggregate, as measured by a 2% +/- change against the U.S. dollar, totaled \$2 thousand as of December 31, 2005 and \$23 thousand as of December 31, 2004.

LFB fully collateralizes its repurchase transactions with fixed income securities.

Risks Related to Receivables

We maintain an allowance for bad debts to provide coverage for probable losses from our customer receivables, including our lending portfolio in LFB. We determine the adequacy of the allowance by estimating the probability of loss based on management's analysis of the client's creditworthiness and specifically reserve against exposures where, in our judgment, the receivables are impaired. At December 31, 2005 total receivables amounted to \$748 million, net of an allowance for bad debts of \$13 million. As of that date, inter-bank lending, financial advisory and asset management fee, customer and related party receivables comprised 46%, 38%, 9% and 7% of total receivables, respectively. At December 31, 2004 total receivables amounted to \$727 million, net of allowance for bad debts of \$16 million. As of that date, inter-bank lending, financial advisory and asset management fee, and customer receivables comprised 48%, 39% and 13% of total receivables, respectively. Historically, the vast majority of financial advisory and asset management fee receivables are collected with 60 days of invoice. The Company recorded bad debt expense of \$6 million and \$4 million in 2005 and 2004, respectively.

Credit Concentration

To reduce the exposure to concentrations of credit from banking activities within LFB, the Company has established limits for corporate counterparties and monitors the exposure against such limits. At December 31, 2005 the Company had no exposure to an individual counterparty that exceeded \$35 million, in the aggregate, excluding inter-bank counterparties.

Risks Related to Short-Term Investments and Corporate Indebtedness

A significant portion of the Company's liabilities has fixed interest rates or maximum interest rates, while its cash and short-term investments generally have floating interest rates. Lazard estimates that operating income relating to cash and short-term investments and corporate indebtedness would change by approximately \$3 million, on an annual basis, in the event interest rates were to increase or decrease by 1%.

Operational Risks

Operational risk is inherent in all our business and may, for example, manifest itself in the form of errors, breaches in the system of internal controls, business interruptions, fraud or legal actions due to operating deficiencies or noncompliance. The Company maintains a framework including policies and a system of internal controls designed to monitor and manage operational risk and provide management with timely and accurate information. Management within each of the operating companies is primarily responsible for its operational risk programs. The Company has in place a business continuity and disaster recovery programs that manages its capabilities to provide services in the case of a disruption. We purchase insurance programs designed to protect the Company against accidental loss and losses, which may significantly affect our financial objectives, personnel, property, or our ability to continue to meet our responsibilities to our various stakeholder groups.

Recently Issued Accounting Standards

In December 2004, the FASB issued SFAS No. 123 (R), *Share-Based Payments*. SFAS No. 123 (R) is a revision of SFAS No. 123 and supersedes APB Opinion No. 25 and amends SFAS No. 95, *Statement of Cash Flows*. SFAS No. 123 (R) eliminates the ability to account for share-based compensation transactions using APB Opinion No. 25 and requires all share-based payments to employees, including grants of employee stock options, to be recognized in the financial statements using a fair value-based method. On January 1, 2006 the Company adopted SFAS No. 123 (R), and the impact thereof was not material.

In June 2005, the Emerging Issues Task Force ("EITF"), reached a consensus on EITF Issue No. 04-5, *Determining Whether a General Partner, or the General Partners as a Group, Controls a Limited Partnership or Similar Entity When the Limited Partners Have Certain Rights*. The EITF consensus requires a general partner in a limited partnership to consolidate the limited partnership unless the presumption of control is overcome. The general partner may overcome this presumption of control and not consolidate the entity if the limited partners have: (a) the substantive ability to dissolve or liquidate the limited partnership or otherwise remove the general partner without having to show cause; or (b) substantive participating rights in managing the partnership. This guidance became effective upon ratification by the FASB on June 29, 2005 for all newly formed limited partnerships and for existing limited partnerships for which the partnership agreements have been modified. For all other limited partnerships, the guidance is effective no later than the beginning of the first reporting period in fiscal years beginning after December 15, 2005. EITF issue No. 04-5 did not have a material impact on the Company's consolidated financial statements.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

Risk Management

Quantitative and qualitative disclosures about market risk are included under the caption "Management's Discussion and Analysis of Financial Condition and Results of Operations—Risk Management." Because the Capital Markets and Other segment was separated from the operations of the Company in connection with the separation on May 10, 2005, the market risks specific to the Capital Markets and Other segment no longer apply to the Company.

Item 8. Financial Statements and Supplementary Data

Index to Consolidated Financial Statements*	Page
Report of Independent Registered Public Accounting Firm	73
Consolidated Statements of Financial Condition as of December 31, 2005 and 2004	
Consolidated Statements of Income for the years ended December 31, 2005, 2004 and 2003	76
Consolidated Statements of Cash Flows for the years ended December 31, 2005, 2004 and 2003	77
Consolidated Statements of Changes in Members' Equity and Stockholders' Deficiency for the years	
ended December 31, 2005, 2004 and 2003	78
Notes to Consolidated Financial Statements	79
Supplemental Financial Information	
Quarterly Results	125
Financial Statement Schedule	
Schedule I—Condensed Financial Information of Registrant (Parent Company Only)	
Condensed Statements of Financial Condition, as of December 31, 2005 and 2004	F-2
Condensed Statements of Income for the years ended December 31, 2005, 2004 and 2003	F-3
Condensed Statements of Cash Flows for the years ended December 31, 2005, 2004 and 2003	F-4
Condensed Statements of Changes in Members' Equity and Stockholders' Deficiency for the years	
ended December 31, 2005, 2004 and 2003	F-5
Notes to Condensed Financial Statements	F-6

- Payment for services rendered by Lazard Group's managing directors, which, as a result of Lazard Group operating as a limited liability company, historically has been accounted for as distributions from members' capital, or in some cases as minority interest, rather than as compensation and benefits expense. Therefore, prior to May 10, 2005, Lazard Group's operating income included within the accompanying consolidated financial statements historically has not reflected payments for services rendered by its managing directors. Subsequent to the consummation of the equity public offering and financing transactions, as described in Note 2 of the accompanying Notes to Consolidated Financial Statements, Lazard Ltd now includes all payments for services rendered by its managing directors and distributions to holders of profit participation interests in Lazard Group ("profit participation members") in compensation and benefits expense.
- U.S. corporate federal income taxes, since Lazard Group had operated in the U.S. as a limited liability company that was treated as a partnership for U.S. federal income tax purposes. As a result, Lazard Group's income had not been subject to U.S. federal income taxes. Taxes related to income earned by partnerships represent obligations of the individual partners. Outside the U.S., Lazard Group historically had operated principally through subsidiary corporations and had been subject to local income taxes. Prior to May 10, 2005, income taxes reflected within Lazard Group's results of operations included within the accompanying consolidated financial statements are attributable to taxes incurred in non-U.S. entities and to New York City Unincorporated Business Tax ("UBT") attributable to Lazard Group's

^{*} These consolidated financial statements reflect the historical results of operations and financial position of Lazard Ltd, including consolidation of its investment in Lazard Group LLC, formerly known as Lazard LLC and referred to herein as "Lazard Group," for all periods presented. Prior to May 10, 2005, the date of Lazard Ltd's equity public offering, as defined in Note 1 of the accompanying Notes to Consolidated Financial Statements, the consolidated financial statements included herein represent the financial statements of Lazard Group. The results of operations and financial condition for certain businesses that Lazard Group no longer owns are reported as discontinued operations. The historical consolidated financial statements do not reflect what the results of operations and financial position of Lazard Ltd or Lazard Group would have been had these companies been stand-alone, public companies for the years presented. In addition, the results of operations for periods prior to May 10, 2005 are not comparable to results of operations for subsequent periods. Specifically, prior to May 10, 2005, the historical results of operations do not give effect to the following matters:

- operations apportioned to New York City. Subsequent to the equity public offering, the consolidated financial statements of Lazard Ltd include U.S. corporate federal income taxes on its allocable share of the results of operations of Lazard Group, giving effect to the post equity public offering structure.
- Minority interest in net income relating to LAZ-MD Holdings' ownership interest of Lazard Group's common membership interests since May 10, 2005. Prior to May 10, 2005, Lazard Ltd had no ownership interest in Lazard Group and all net income was allocable to the then members of Lazard Group. Commencing May 10, 2005, minority interest in net income includes LAZ-MD Holdings' ownership interest of Lazard Group's common membership interests.
- The use of proceeds from the financing transactions.
- The net incremental interest expense related to the financing transactions.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Stockholders of Lazard Ltd:

We have audited the accompanying consolidated statements of financial condition of Lazard Ltd and subsidiaries (the "Company") as of December 31, 2005 and 2004, and the related consolidated statements of income, cash flows, and changes in members' equity and stockholders' deficiency, for each of the three years in the period ended December 31, 2005. Our audits also included the financial statement schedule listed in the Index at Item 8. These consolidated financial statements and financial statement schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on the consolidated financial statements and financial statement schedule based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such consolidated financial statements present fairly, in all material respects, the financial position of Lazard Ltd and subsidiaries at December 31, 2005 and 2004, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2005, in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, such financial statement schedule, when considered in relation to the basic consolidated financial statements taken as a whole, present fairly in all material respects the information set forth therein.

/s/ Deloitte & Touche LLP New York, New York March 20, 2006

CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION DECEMBER 31, 2005 AND 2004

(dollars in thousands, except for per share data)

	Decem	ber 31,
	2005	2004
ASSETS		
Cash and cash equivalents	\$ 492,309	\$ 305,753
Cash and securities segregated for regulatory purposes	20,596	11,260
Marketable investments		112,467
Securities purchased under agreements to resell	23,358	2,029
Securities owned—at fair value: Bonds—Corporate Non-U.S. Government and agency securities Equities	228,927 40,285 2,964 272,176	329,695 53,528 3,726 386,949
Swaps and other contractual agreements	186	666
Receivables—net: Banks Fees Customers Related parties	347,912 280,923 65,253 53,932 748,020	346,719 282,642 98,006 727,367
Long-term investments	80,843	145,718
Other investments	4,473	13,019
Property (net of accumulated amortization and depreciation of \$156,935 and \$151,309 for 2005 and 2004, respectively)	156,630	199,453
Goodwill	15,996	17,205
Other assets	96,310	88,663
Assets of discontinued operations		1,488,675
Total assets	\$1,910,897	\$3,499,224

CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION—(Continued) DECEMBER 31, 2005 AND 2004

(dollars in thousands, except for per share data)

	December 31,		
	2005	2004	
LIABILITIES, MINORITY INTEREST AND MEMBERS' EQUITY AND STOCKHOLDERS' DEFICIENCY			
Liabilities:	. 21.072	Φ 50.005	
Securities sold under agreements to repurchase Swaps and other contractual agreements Payables:	\$ 31,853 3,028	\$ 52,037 4,619	
Banks	367,565	407,157	
Customers	153,868 3,919	130,949	
	525,352	538,106	
Accrued compensation and benefits	346,090	152,651	
Senior borrowings	1,022,082	67,497	
Capital lease obligations	23,844	51,546	
Other liabilities	517,590	567,640	
Subordinated borrowings	200,000	200,000	
Mandatorily redeemable preferred stock		100,000	
Liabilities of discontinued operations		1,222,420	
Total liabilities	2,669,839	2,956,516	
Commitments and contingencies			
Minority interest	111,729	157,910	
MEMBERS' EQUITY AND STOCKHOLDERS' DEFICIENCY			
Members' equity		366,740	
Common stock:			
Class A, par value \$.01 per share (500,000,000 shares authorized, 37,500,000			
shares issued and outstanding)	375		
Class B, par value \$.01 per share (1 share authorized, 1 share issued and outstanding)	(995 (00)		
Additional paid-in-capital	(885,690) (34,342)	10.050	
Accumulated other comprehensive income (loss), net of tax	` ' '	18,058	
Total members' equity		384,798	
Total stockholders' deficiency	(870,671)		
Total liabilities, minority interest and members' equity and stockholders' deficiency	\$1,910,897	\$3,499,224	

CONSOLIDATED STATEMENTS OF INCOME FOR THE YEARS ENDED DECEMBER 31, 2005, 2004 AND 2003 (dollars in thousands, except for per share data)

	Year Ended December 31,		
	2005	2004	2003
REVENUE	_		
Investment banking and other advisory fees Money management fees Commissions Underwriting Investment gains and losses—net	\$ 846,390 435,015 14,832 16,083 9,580	\$ 632,214 385,776 13,655 20,307 31,919	323,683 9,818 10,325 16,221
Interest income Other	34,618 23,289	27,668 22,842	25,037 28,392
Total revenue	1,379,807 78,365	1,134,381 39,551	1,087,909 34,967
Net revenue	1,301,442	1,094,830	1,052,942
OPERATING EXPENSES Compensation and benefits (and, commencing May 10, 2005, distributions to profit participation members)(*) Premises and occupancy costs Professional fees	698,683 68,566 51,332	466,064 74,102 48,706	388,266 61,528 47,708
Travel and entertainment	44,196	45,157	38,496
Communications and information services Equipment costs Provision pursuant to tax receivable agreement	29,550 20,638 2,685	28,011 22,713	25,492 17,602
Other	43,430	42,253	35,114
Total operating expenses	959,080	727,006	614,206
OPERATING INCOME FROM CONTINUING OPERATIONS(*)	342,362	367,824	438,736
Provision for income taxes(*)	58,985	28,272	36,953
INCOME FROM CONTINUING OPERATIONS BEFORE MINORITY INTEREST IN NET INCOME(*) Minority interest in net income	283,377 122,315	339,552 87,553	401,783 94,565
INCOME FROM CONTINUING OPERATIONS(*)	161,062	251,999	307,218
LOSS FROM DISCONTINUED OPERATIONS(*) (net of income tax provision of \$3,330, \$103 and \$7,468 for 2005, 2004 and 2003, respectively)	(17,576)	(10,532) 5,507	(56,835)
NET INCOME (NET INCOME ALLOCABLE TO MEMBERS OF LAZARD GROUP PRIOR TO MAY 10, 2005)(*)	\$ 143,486	\$ 246,974	\$ 250,383
WEIGHTED AVERAGE SHARES OF CLASS A COMMON STOCK OUTSTANDING:	27.500.000		
Basic Diluted	, ,		
NET INCOME PER SHARE OF CLASS A COMMON STOCK—BASIC: Income from continuing operations	\$1.45 (*	**)	
NET INCOME PER SHARE OF CLASS A COMMON STOCK—DILUTED: Income from continuing operations	\$1.45 (*	**)	
DIVIDENDS PAID PER SHARE OF CLASS A COMMON STOCK	\$0.142(*	**)	

^(*) Excludes, as applicable, with respect to periods ended prior to May 10, 2005 (a) payments for services rendered by Lazard Group's managing directors, which, as a result of Lazard Group operating as a limited liability company, historically had been accounted for as distributions from members' capital, or in some cases as minority interest, rather than as compensation and benefits expense, and (b) U.S. corporate federal income taxes, since Lazard Group has operated in the U.S. as a limited liability company that was treated as a partnership for U.S. federal income tax purposes. (**) Applicable with respect to periods subsequent to May 10, 2005, the date of our equity public offering.

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2005, 2004 AND 2003 (dollars in thousands)

,	Year	Ended Decem	ber 31,
	2005	2004	2003
CASH FLOWS FROM OPERATING ACTIVITIES: Net income (net income allocable to members of Lazard Group prior to May 10, 2005) Adjustments to reconcile net income to net cash provided by operating activities: Noncash charges included in net income:	\$ 143,48	6 \$ 246,974	\$ 250,383
Depreciation and amortization of property	15,34 1,93		13,994
Deferred tax provision (benefit) Minority interest in net income (Increase) decrease in operating assets:	(7,55 122,31	8) 452	375 94,565
Cash and securities segregated for regulatory purposes Securities purchased under agreements to resell Securities owned, at fair value and swaps and other contractual agreements Receivables Marketable and long-term investments Other assets	(10,43 (22,74 67,30 (85,87 191,68 1,99	6) 122,184 9 2,902 2) (221,233) 1 107,280	(101,958) 17,592 127,260 (206,437)
Assets of discontinued operations Increase (decrease) in operating liabilities: Securities sold under agreements to repurchase	1,485,36	(/ /	(369,619)
Securities sold, not yet purchased, at fair value and swaps and other contractual agreements	(1,43		(676)
Payables Accrued compensation and other liabilities Liabilities of discontinued operations	52,55 176,83 (1,223,25	4 23,874 0 130,094	(108,610) 78,557 480,426
Net cash provided by operating activities	893,60		291,266
Additions to property Disposals and retirements of property Proceeds from formation of strategic alliance in Italy	(7,81 11,69		(56,230) 10,208 100,000
Net cash provided by (used in) investing activities	3,87	9 (10,406)	53,978
CASH FLOWS FROM FINANCING ACTIVITIES: Proceeds from issuance of Class A common stock, net of expenses of \$65,844 Proceeds from issuance of Class B common stock Proceeds from issuance of equity security units, net of expenses of \$15,941 Issuance of subordinated debt relating to strategic alliance in Italy Distributions to members and capital withdrawals, net of issuance of interests to LAM members in 2003 of \$27,483 relating to formation of LAM	871,65 421,55 (418,41	1 9	200,000 (381,141)
Distributions to LAZ-MD Holdings Purchase contracts relating to equity security units Settlement of interest rate hedge Redemption of historical partner interests (including mandatorily redeemable preferred stock of \$100,000) Distribution of separated business Distributions to LAZ-MD Holdings and LFCM Holdings Indemnity from LFCM Holdings relating to U.K. pension Proceeds from issuance of Lazard Group senior notes, net of original issue discount and other	(20,14 (6,01 (10,29 (1,617,03 (243,17 (150,00 53,60	3) 7) 2) 8) 0) 0	
expenses of \$5,276 Proceeds from other senior borrowings Repayment of senior borrowings, including make-whole payment of \$7,650 in 2005 Repayment of capital lease obligations Capital contributions and distributions relating to minority interest stockholders, net Common stock dividends Repurchase of common membership interest from LAZ-MD Holdings Other - net	544,72 33,70 (74,26 (21,90 (52,11 (5,32 (4,50	0 15,046 5) (1,567) 2) (14,242) 5) (102,330) 5)	(11,647)
Repayment of senior borrowings of discontinued operations		(612)	(2,367)
Net cash used in financing activities	(697,70)		<u>(287,295)</u> 1,914
NET INCREASE IN CASH AND CASH EQUIVALENTS CASH AND CASH EQUIVALENTS—January 1	186,55 305,75	6 63,721	59,863 182,169
CASH AND CASH EQUIVALENTS—December 31	\$ 492,30		\$ 242,032
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION Cash paid during the year for:		= ====	
Interest	\$ 81,97	0 \$ 41,639	\$ 39,722
Income taxes	\$ 24,77	\$ 61,877	\$ 19,458

CONSOLIDATED STATEMENTS OF CHANGES IN MEMBERS' EQUITY AND STOCKHOLDERS' DEFICIENCY

FOR THE YEARS ENDED DECEMBER 31, 2005, 2004 AND 2003

(dollars	in	thousands))
----------	----	------------	---

	Manchana	Common	Stock	Additional	Accumulated Other Comprehensive	Datainad	Total Members' Equity and
	Members' Equity	Shares	\$	Paid-in- Capital	Income (Loss), Net of Tax	Retained Earnings	Stockholders' Deficiency
Balance—January 1, 2003	\$ 644,189				\$ 4,722		\$ 648,911
Comprehensive income (loss): Net income allocable to members Other comprehensive income—net of tax: Currency translation adjustments Minimum pension liability adjustments	250,383				51,042 (5,987)		250,383 51,042 (5,987)
Comprehensive income (loss)	(408,624)				(3,507)		295,438 (408,624)
Balance—December 31, 2003	485,948				49,777		535,725
Comprehensive income (loss): Net income allocable to members . Other comprehensive income—net of tax: Currency translation adjustments Minimum pension liability adjustments	246,974				29,890 (61,609)		246,974 29,890 (61,609)
Comprehensive income (loss)	(366 192)						215,255 (366,182)
Balance—December 31, 2004	(366,182) 366,740				18,058		384,798
Comprehensive income (loss): Net income allocable to members for the period January 1, 2005 through May 9, 2005. Net income available for Class A common stockholders for the period May 10, 2005	89,175						89,175
through December 31, 2005 Net income for the period January 1, 2005 through December 31, 2005 Other comprehensive						\$54,311	143,486
income (loss)—net of tax: Currency translation adjustments Minimum pension liability adjustment Interest rate hedge					(46,552) 4,449 (10,297)		(46,552) 4,449 (10,297)
Comprehensive income (loss)							91,086
Distribution of net assets of separated businesses	(243,178) 53,600						(243,178) 53,600
public offering, including \$32,921 issued in cashless exchange		37,500,000	\$375	\$871,281			871,656
Distributions and withdrawals to members Redemption of historical partner interests Costs related to issuance of purchase contracts associated with	(418,412) (1,517,032)	•					(418,412) (1,517,032)
equity security units Purchase contracts associated with equity security units Distributions to LAZ-MD Holdings and LFCM Holdings	(150,000)			(12,086) (6,013)			(12,086) (6,013) (150,000)
Reclassification to additional paid-in capital	1,819,107			(1,819,107)		(5,325)	(5,325)
LAZ-MD Holdings Amortization of stock units Adjustment to reclassify minority interest share of undistributed net income for the period May 10, 2005 through December 31, 2005				(4,507) 1,277			(4,507) 1,277
to additional paid-in-capital				83,464			83,464
Balance—December 31, 2005	<u> </u>	37,500,001	\$375 ===	\$ (885,690) ====================================	<u>\$(34,342)</u>	\$48,986	<u>\$ (870,671)</u>

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(dollars in thousands, except for per share data, unless otherwise noted)

1. ORGANIZATION AND BASIS OF PRESENTATION

Organization

The accompanying consolidated financial statements of Lazard Ltd and subsidiaries (collectively referred to as "Lazard Ltd" or the "Company") include, subsequent to May 10, 2005, Lazard Ltd's investment in Lazard Group LLC (a Delaware limited liability company, formerly known as Lazard LLC and collectively referred to, with its subsidiaries, as "Lazard Group").

Lazard Ltd is a Bermuda holding company that was incorporated in October 2004. Pursuant to a Registration Statement on Form S-1 (File No. 333-121407) declared effective by the SEC on May 4, 2005 (the "Registration Statement") for the initial public offering of shares of Lazard Ltd's Class A common stock, par value \$0.01 per share ("Class A common stock"), Lazard Ltd issued on May 10, 2005, at \$25 per share, 34,183,162 shares of its Class A common stock in a registered initial public offering (the "equity public offering"). In addition, on May 10, 2005, pursuant to the IXIS Placements (see Note 2 of Notes to Consolidated Financial Statements) and the cashless exchange of certain of our chief executive officer's interests in Lazard Group with Lazard Ltd, the Company issued 2,000,000 shares of its Class A common stock and 1,316,838 shares of its Class A common stock, respectively. These issuances, together with the 34,183,162 shares of Class A common stock issued pursuant to the equity public offering, resulted in the Company having 37,500,000 shares of its Class A common stock outstanding. The Company, through a number of newly-formed, wholly-owned subsidiaries, contributed the net proceeds from the equity public offering, along with the net proceeds it received from the financing transactions (as described in Note 2 of Notes to Consolidated Financial Statements), to Lazard Group in exchange for 37,500,000 Lazard Group common membership interests, representing 37.5% of Lazard Group's total common membership interests, and, after giving effect to the repurchase of a portion of the Lazard Group common membership interests held by LAZ-MD Holdings LLC ("LAZ-MD Holdings") subsequent to May 10, 2005, approximately 37.6% of all outstanding Lazard Group common membership interests as of May 10, 2005 and December 31, 2005, respectively. The Company, through its control of the managing members of Lazard Group, controls Lazard Group.

Lazard Group is governed by an Operating Agreement (the "Operating Agreement"), dated as of May 10, 2005.

The Company's sole operating asset is its ownership of the common membership interest of Lazard Group and its managing member interest of Lazard Group, whose current principal activities are divided into two business segments:

- Financial Advisory, which includes providing advice on mergers, acquisitions, restructurings and other financial matters, and
- Asset Management, which includes the management of equity and fixed income securities and merchant banking funds.

In addition, Lazard Group records selected other activities in Corporate, including cash and marketable investments, certain long-term investments, and the commercial banking activities of Lazard Group's Paris-based Lazard Frères Banque SA ("LFB"). LFB is a registered bank regulated by the Banque de France. LFB's primary commercial banking operations include the management of the treasury positions of Lazard Group's Paris House through its money market desk and, to a lesser extent, credit activities relating to securing loans granted to clients of Lazard Frères Gestion SAS ("LFG") and custodial oversight over assets of various clients. In addition, LFB operates many support functions of the Paris House. Lazard Group also allocates outstanding indebtedness to Corporate.

Prior to May 10, 2005, Lazard Group also had a business segment called Capital Markets and Other, which consisted of equity, fixed income and convertibles sales and trading, broking, research and underwriting services

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

and merchant banking fund management activities outside of France as well as other specified non-operating assets and liabilities. As described below, this business segment's assets and liabilities (referred to below as the "separated businesses") were separated from Lazard Group on May 10, 2005, and the assets, liabilities and operating results of this former segment are reflected as discontinued operations. We refer to the transfer of the separated business as the "separation."

The consolidated financial statements include Lazard Ltd, Lazard Group and Lazard Group's principal operating subsidiaries: Lazard Frères & Co. LLC ("LFNY"), a New York limited liability company, along with its subsidiaries, including Lazard Asset Management LLC and its subsidiaries (collectively referred to as "LAM"); Lazard Frères SAS and Maison Lazard SAS, French limited liability companies, along with their respective subsidiaries, including LFB and LFG (collectively referred to as "LFP"); and Lazard & Co., Limited ("LCL"), through Lazard & Co., Holdings Limited, an English private limited company ("LCH"); together with their jointly-owned affiliates and subsidiaries.

The Separation and Recapitalization Transactions

On May 10, 2005, Lazard completed the separation and recapitalization transactions, including the financing transactions described in Note 2 of Notes to Consolidated Financial Statements.

The Separation

In the separation, Lazard Group transferred the separated businesses to LFCM Holdings LLC ("LFCM Holdings") through several steps. First, LAZ-MD Holdings was formed as the new holding company for Lazard Group. Pursuant to this formation, all of the persons who were members of Lazard Group prior to the formation became members of LAZ-MD Holdings and ceased to hold any membership interests in Lazard Group. Lazard Group then contributed the separated businesses to LFCM Holdings, which was then a subsidiary of Lazard Group, and distributed all of the LFCM Holdings interests to LAZ-MD Holdings. After the redemption of the historical partners described below, LAZ-MD Holdings distributed all of the LFCM Holdings interests to its members. Accordingly, after the separation, LFCM Holdings was wholly owned by the members of LAZ-MD Holdings, including Lazard Group's managing directors at the time of the separation.

In the separation, Lazard Group retained all of the Company's Financial Advisory and Asset Management businesses. In addition, under the business alliance agreement, dated as of May 10, 2005, between Lazard Group and LFCM Holdings (the "business alliance agreement"), Lazard Group was granted the option to acquire the North American and European merchant banking businesses of LFCM Holdings (see Note 7 of Notes to Consolidated Financial Statements).

The Recapitalization

On the same day as the separation, LAZ-MD Holdings and Lazard Group effected a recapitalization of their companies. The recapitalization had three principal parts—the financing transactions, the redemption of the historical partners' interests and mandatorily redeemable preferred interests of Lazard Group and the issuance of LAZ-MD Holdings exchangeable interests to working members. "Historical partners" refers to certain former members of Lazard Group that existed prior to the recapitalization, which consisted of Eurazeo S.A., descendants and relations of Lazard Group's founders, several historical partners of Lazard Group's predecessor entities, several current and former managing directors and the other members of these classes. "Working members" refers to members of Lazard Group that existed prior to the recapitalization, which consisted of current and former managing directors of Lazard Group and the separated businesses.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

The Financing Transactions

On May 10, 2005, the Company completed the financing transactions, which consisted of:

- the equity public offering,
- the initial offering of equity security units (the "ESU offering"),
- the private offering of Lazard Group senior notes, and
- the private placement of securities to IXIS—Corporate & Investment Bank ("IXIS").

For a further description of the financing transactions, see Note 2 of Notes to Consolidated Financial Statements.

The Company used the net proceeds from the financing transactions primarily to:

- redeem Lazard Group membership interests, including Lazard Group's mandatorily redeemable preferred stock, held by the historical partners for \$1,617,032 (including the value of our chief executive officer's historical interests (\$32,921), which were exchanged for shares of Lazard Ltd Class A common stock in lieu of cash, and the exchange of certain of these membership interests for specific Lazard Group long-term investments valued at \$39,774),
- capitalize LFCM Holdings and LAZ-MD Holdings in the amount of \$67,000 and \$83,000, respectively,
- repay the 7.53% senior notes due 2011 in aggregate principal amount of \$50,000 as well as a related "make-whole" payment of \$7,650, and
- pay transaction fees and expenses.

The Redemption of the Historical Partners' Interests

As noted above, a primary purpose of the financing transactions was the redemption of the historical partners' interests. Prior to the separation and recapitalization, Lazard Group had three general classes of membership interests:

- the working member interests, which were owned by working members and consisted of capital and the right to participate in profit and the goodwill of Lazard Group if a fundamental transaction occurred,
- the historical partner interests, which were owned by the historical partners and consisted of capital and
 the right to participate in profit and the goodwill of Lazard Group if a fundamental transaction occurred,
 and
- the mandatorily redeemable preferred interests, which were owned by certain of the historical partners and consisted of the right to a preferred dividend of 8% per annum and a fixed liquidation amount.

As part of the recapitalization transactions, historical partner interests and preferred interests generally were redeemed for cash.

Exchange of Working Member Interests for LAZ-MD Holdings Interests

In connection with the formation of LAZ-MD Holdings, the working member interests were exchanged with LAZ-MD Holdings for limited liability company interests in LAZ-MD Holdings. Each holder of a working member interest at the time of the separation and recapitalization transactions received, in exchange for his or her working member interest, a redeemable capital interest in LAZ-MD Holdings consisting of an equivalent amount

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

of capital of LAZ-MD Holdings, an exchangeable interest in LAZ-MD Holdings and, if applicable, a right to receive distributions from LAZ-MD Holdings. The former holders of working member interests hold all of the limited liability company interests in LAZ-MD Holdings.

The separation and recapitalization transactions were consummated pursuant to the master separation agreement, dated as of May 10, 2005, by and among Lazard Ltd, Lazard Group, LAZ-MD Holdings and LFCM Holdings (the "master separation agreement").

Basis of Presentation

The consolidated financial statements are prepared in conformity with accounting principles generally accepted in the United States of America ("U.S. GAAP"). The Company's policy is to consolidate all majority-owned subsidiaries in which it has a controlling financial interest as well as variable interest entities where the Company is deemed to be the primary beneficiary. All material intercompany transactions and balances have been eliminated.

The Company prepared an assessment that considered quantitative factors and qualitative factors that included, but was not limited to, the structure and purpose of the separation and recapitalization transactions, corporate governance and the controlling parties of Lazard Group and management concluded that Lazard Ltd is the entity that is most closely associated with Lazard Group and therefore should consolidate the operations of Lazard Group. Accordingly, the consolidated statement of financial condition as of December 31, 2005 reflects the consolidated statement of financial condition of Lazard Ltd. The consolidated statements of income and cash flows for the year ended December 31, 2005 reflect the consolidated operating results and cash flows of Lazard Group and its subsidiaries prior to May 10, 2005, and, from May 10, 2005 through December 31, 2005, reflect the consolidated operating results and cash flows of Lazard Ltd and its subsidiaries. The consolidated financial statements as of December 31, 2004 and for the years ended December 31, 2004 and 2003 relate to Lazard Group and its subsidiaries.

The accompanying consolidated historical financial statements do not reflect what the results of operations and financial position of the Company would have been had it been a stand-alone, public company prior to May 10, 2005. In addition, the results of operations for periods until the equity public offering on May 10, 2005 are not comparable to results of operations for subsequent periods as described below.

- Payments for services rendered by the Company's managing directors, which, as a result of Lazard Group operating as a limited liability company, historically had been accounted for as distributions from members' capital, or in some cases as minority interest, rather than as compensation and benefits expense, and distributions to profit participation members. As a result, prior to May 10, 2005, Lazard Group's operating income included within the accompanying consolidated financial statements did not reflect payments for services rendered by its managing directors. For periods subsequent to the consummation of the equity public offering and the financing transactions as described in Note 2 of Notes to Consolidated Financial Statements, the Company now includes all payments for services rendered by its managing directors and distributions to profit participation members in compensation and benefits expense.
- Payments for services rendered by managing directors of LAM (and employee members of LAM) had, prior to May 10, 2005, been accounted for as minority interest in net income and since that date such payments, together with distributions to profit participation members, have been included within compensation and benefits expense. See Note 4 of Notes to Consolidated Financial Statements.
- The Company's income has not been subject to U.S. corporate federal income taxes, because Lazard Group operated in the U.S. as a limited liability company that was treated as a partnership for U.S.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

federal income tax purposes. As a result, Lazard Group's income had not been subject to U.S. corporate federal income taxes. Taxes related to income earned by partnerships represent obligations of the individual partners. Outside the U.S., Lazard Group historically had operated principally through subsidiary corporations and had been subject to local income taxes. Prior to May 10, 2005, income taxes reflected within Lazard Group's results of operations are attributable to taxes incurred in non-U.S. entities and to New York City Unincorporated Business Taxes ("UBT") apportioned to New York City. For periods subsequent to the equity public offering, the consolidated financial statements of the Company include the federal income taxes on its allocable share of the results of operations of Lazard Group, giving effect to the post equity public offering structure.

- Commencing May 10, 2005, the consolidated statements of income include a minority interest in net income to reflect LAZ-MD Holdings' ownership interest of Lazard Group's common membership interests. Prior to May 10, 2005, there was no such minority interest in net income, as Lazard Ltd had no ownership interest in Lazard Group and all net income prior to that date was allocable to the then members of Lazard Group. As of December 31, 2005, LAZ-MD Holdings' ownership interest in Lazard Group was approximately 62.4%.
- The use of proceeds from the financing transactions.
- The net incremental interest expense related to the financing transactions.

In accordance with U.S. GAAP, the assets and liabilities of the separated businesses have been segregated and reported as "assets of discontinued operations" and "liabilities of discontinued operations", respectively, in the consolidated statement of financial condition as of December 31, 2004, and the related results of operations of the separated businesses are reported as discontinued operations in the consolidated statements of income for the years ended December 31, 2005, 2004 and 2003. See Note 21 of Notes to Consolidated Financial Statements for additional information relating to discontinued operations.

2. EQUITY PUBLIC OFFERING AND OTHER FINANCING TRANSACTIONS

Equity Public Offering—As described above, on May 10, 2005, Lazard Ltd consummated its equity public offering. The aggregate gross proceeds relating to the offering amounted to \$854,579, and net proceeds to Lazard Ltd, after \$65,844 of expenses incurred by Lazard Ltd in connection with the issuance and distribution of the Lazard Ltd Class A common stock (including underwriting discounts and commissions, expenses paid to the underwriters and certain other expenses), was \$788,735. Lazard Ltd contributed all the net proceeds from this offering to Lazard Group in exchange for a controlling interest in Lazard Group.

Other Financing Transactions—On May 10, 2005, the Company also completed the other financing transactions which are described below.

ESU Offering—Concurrently with the equity public offering, the Company issued, for \$25 per unit, equity security units (the "ESUs") for an aggregate offering amount of \$287,500 (and net proceeds of \$276,535) in the ESU offering. Each unit consists of (a) a contract which obligates holders to purchase, and the Company to sell, on May 15, 2008, a number of newly-issued shares of Class A common stock equal to a settlement rate based on the trading price of its Class A common stock during a period preceding that date and (b) a 1/40, or 2.5%, ownership interest in a 6.120% senior note due 2035 of an affiliate, Lazard Group Finance LLC, a Delaware limited liability company ("Lazard Group Finance"), with a principal amount of \$1 (the "Lazard Group Finance Senior Notes"). Prior to its subsequent merger with Lazard Group discussed below, Lazard Group Finance was a wholly owned subsidiary of Lazard Group that was controlled by Lazard Ltd.

In connection with the quarterly contract adjustment payments on the purchase contracts, the Company recorded a liability as of May 10, 2005 for \$6,013 for the present value of such payments (including the similar

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

contract adjustment payments related to IXIS as described below), with a corresponding charge to additional paid-in-capital. The liability will accrete over the three year period ending May 15, 2008, with a corresponding charge to interest expense.

The Company began making quarterly contract adjustment payments on the purchase contracts at an annual rate of 0.505% on August 15, 2005. The Company has the right to defer these quarterly contract adjustment payments. In general, during any period in which it defers such payments, the Company cannot declare or pay dividends on, make distributions with respect to, or redeem, purchase or acquire, or make a liquidation payment with respect to, any of its capital stock.

The Lazard Group Finance Senior Notes, which bear interest at annual rate of 6.12%, will mature (a) in the event of a successful remarketing, on any date no earlier than May 15, 2010 and no later than May 15, 2035, as we may elect, (b) in the event of a failed remarketing, on May 15, 2008 (the "stock purchase date") and (c) otherwise on May 15, 2035. Lazard Group Finance used the proceeds from the ESU offering to purchase 6.120% senior notes from Lazard Group due 2035 (the "Lazard Group Notes") with a principal amount of \$287,500. The Lazard Group Notes, which have substantially similar terms to the Lazard Group Finance Senior Notes, were pledged to secure the obligations of the Lazard Group Finance Senior Notes.

On December 19, 2005, Lazard Group consummated a Plan of Merger (the "Merger Agreement") with Lazard Group Finance. The Merger Agreement provided for the merger of Lazard Group Finance with and into Lazard Group (the "Merger").

Pursuant to the Merger, Lazard Group Finance merged with and into Lazard Group, with Lazard Group continuing as the surviving company. In addition, Lazard Group Finance ceased to be the managing member of Lazard Group, and the co-managing members of Lazard Group Finance, which are two indirect wholly owned subsidiaries of Lazard Ltd, became the co-managing members of Lazard Group. In connection with the Merger, Lazard Group became the successor registrant for Lazard Group Finance under the Securities Exchange Act of 1934, as amended.

Pursuant to the Merger and in accordance with the Indenture, dated as of May 10, 2005 (the "Lazard Group Finance Indenture"), Lazard Group assumed the obligations, including the remarketing, of Lazard Group Finance with respect to an aggregate principal amount of \$437,500 of Lazard Group Finance Senior Notes issued pursuant to the Lazard Group Finance Indenture (including an aggregate principal amount of \$150,000 related to IXIS as described below), which notes form a part of the 6.625% ESUs previously issued by Lazard Ltd. Simultaneously with the consummation of the Merger, in accordance with the terms of the Lazard Group Finance Indenture, all of the outstanding Lazard Group Finance Senior Notes were exchanged for, and replaced by, an aggregate principal amount of \$437,500 of Lazard Group Notes issued pursuant to the Indenture, dated as of May 10, 2005 (the "Lazard Group Indenture"), which Lazard Group Notes were previously held by Lazard Group Finance, and the Lazard Group Finance Indenture was discharged. In accordance with the terms of the Lazard Group Finance Indenture, after the completion of this exchange, the Lazard Group Notes replaced the Lazard Group Finance Senior Notes for all purposes under the ESUs, including by serving as collateral for the obligations of the holders of the ESUs in substitution for the Lazard Group Finance Senior Notes.

Prior to the issuance of the Class A common stock upon settlement of the purchase contracts, the ESUs will be reflected in Lazard Ltd's diluted net income per share using the treasury stock method. See Note 14 of Notes to Consolidated Financial Statements for additional information regarding net income per share of Class A common stock.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

IXIS Placements—Under the IXIS placements, IXIS, which is a subsidiary of Caisse Nationale des Caisses d'Epargne, purchased an aggregate of \$200,000 of the Company's securities on May 10, 2005, \$150,000 of which were ESUs (the "IXIS ESU placement") and \$50,000 of which were shares of Class A common stock. The terms of the ESUs issued in connection with the IXIS ESU placement are the same as the ESUs described above. The price per security paid by IXIS was equal, in the case of shares of Class A common stock, to the price per share in the equity public offering and, in the case of ESUs, the price per unit in the ESU offering. The Company contributed the net proceeds from the sale of Class A common stock to Lazard Group. Lazard Group Finance used the net proceeds from the IXIS ESU placement to purchase Lazard Group Notes with a principal amount of \$150,000.

Lazard Group Senior Notes—Concurrent with the equity public offering, Lazard Group issued, in a private placement, \$550,000 aggregate principal amount of 7.125% senior notes due May 15, 2015 (the "Lazard Group Senior Notes"). The Lazard Group Senior Notes were issued net of original issue discount of \$435. Interest on the notes is due May 15 and November 15 of each year, commencing on November 15, 2005. The notes are unsecured. A registration rights agreement, dated as of May 10, 2005, among Lazard Group and the initial purchasers of the Lazard Group senior notes provided the holders of the Lazard Group senior notes with registration rights. In that agreement Lazard Group agreed to register the offer and sale of substantially identical notes (the "exchange notes") in exchange for the privately-placed notes (the "old notes"). In connection therewith, Lazard Group filed a registration statement on Form S-4 that was declared effective by the SEC on September 28, 2005 and Lazard Group commenced an exchange offer (the "exchange offer") on that date to exchange an aggregate principal amount of up to \$550,000 of the old notes for an equal aggregate principal amount of the exchange notes. The exchange offer expired on October 26, 2005. On October 31, 2005, Lazard Group closed the exchange offer, at which time it exchanged \$546,000 in aggregate principal amount of its old notes (approximately 99.3% of the aggregate principal amount of old notes outstanding) for \$546,000 in aggregate principal amount of its exchange notes. The exchange notes are substantially identical to the old notes, except that the exchange notes have been registered under the Securities Act of 1933, as amended; and, as a result, the transfer restrictions applicable to the old notes do not apply to the exchange notes.

The indenture governing the Lazard Group Senior Notes contains covenants that limit Lazard Group's ability and that of its subsidiaries, subject to important exceptions and qualifications, to, among other things, create a lien on any shares of capital stock of any designated subsidiary, and consolidate, merge or transfer all or substantially all of its assets and the assets of its subsidiaries. The indenture also contains a customary makewhole provision in the event of early redemption.

In connection with the issuance of the Lazard Group Senior Notes, on April 1, 2005, Lazard Group entered into an interest rate forward agreement with a bank for a notional amount of \$650,000. By entering into this interest rate forward agreement, Lazard Group was able to ensure that the base rate (excluding market-driven credit spreads) on the Lazard Group Senior Notes would be no greater than 4.5%. Lazard Group settled the interest rate forward agreement with the bank as of May 9, 2005, which required a payment by Lazard Group of \$13,004. Of this amount, in accordance with Statement of Financial Accounting Standards ("SFAS") No. 133, Accounting for Derivative Instruments and Hedging Activities, as amended, ("SFAS No. 133"), \$11,003 was deemed to be the effective portion of the hedge and has been recorded within other comprehensive income (loss) and is being amortized as a charge to interest expense over the ten year term of the Lazard Group Senior Notes, with such amortization amounting to \$706 during the period May 10, 2005 through December 31, 2005. The remaining \$2,001 was charged to interest expense in the second quarter of 2005.

Credit Facilities—Concurrent with the equity public offering, Lazard Group entered into a five year, \$125,000 senior revolving credit facility with a group of lenders. As of December 31, 2005, \$30,000 was

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

outstanding under this credit facility. The \$125,000 senior revolving credit facility bears interest at either a Eurodollar or Federal Funds rate, plus an applicable margin, which varies from 125 to 200 basis points, depending on Lazard Group's rating as determined by designated credit rating agencies.

The senior revolving credit facility contains affirmative and negative covenants. Such covenants include, among other things, limitations on the ability of Lazard Group to incur debt, grant liens, pay dividends, enter into mergers or to sell all or substantially all of its assets, as well as financial covenants that must be maintained.

3. SIGNIFICANT ACCOUNTING POLICIES

The accounting policies set forth below relate to reported amounts on the consolidated financial statements including discontinued operations. See Note 21 for additional information regarding discontinued operations.

Foreign Currency Translation—The consolidated financial statements are presented in U.S. dollars. Many of the Company's non-U.S. subsidiaries have a functional currency (i.e., the currency in which operational activities are primarily conducted) that is other than the U.S. dollar, generally the currency of the country in which such subsidiaries are domiciled. Such subsidiaries' assets and liabilities are translated into U.S. dollars at year-end exchange rates, while revenue and expenses are translated at average exchange rates during the year. Adjustments that result from translating amounts from a subsidiary's functional currency are reported as a component of Members' Equity and Stockholders' Deficiency. Foreign currency remeasurement gains and losses on transactions in non-functional currencies are included on the consolidated statements of income.

Use of Estimates—The preparation of consolidated financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenue and expenses during the reporting periods. Actual results could differ materially from these estimates.

Cash and Cash Equivalents—The Company defines cash equivalents as short-term, highly liquid securities and cash deposits with original maturities of 90 days or less, other than those used for trading purposes.

Cash and Securities Segregated for Regulatory Purposes—At December 31, 2005 and 2004, restricted cash deposits made by the Company to satisfy the requirements of various non-U.S. regulatory authorities were \$20,596 and \$11,260, respectively. Additionally, at December 31, 2004, cash and securities related to discontinued operations with a market value of \$27,200 were deposited in a special reserve account for the exclusive benefit of customers pursuant to Rule 15c3-3 under the Securities Exchange Act of 1934.

Marketable and Long-Term Investments—"Marketable investments" consist principally of investments in exchange traded funds. "Long-term investments" consist principally of investments in merchant banking and alternative investment funds, and other privately managed investments. These investments are carried at fair value on the consolidated statements of financial condition, with unrealized gains and losses reflected net on the consolidated statements of income. Where applicable, the fair value of a publicly traded investment is determined by quoted market prices. Most of the Company's investments included in "long-term investments," however, are not publicly traded and, as a result, are valued based upon management's best estimate. The fair value of such investments is based upon an analysis of the investee's financial results, condition, cash flows and prospects. The carrying value of such investments is adjusted when changes in the underlying fair values are readily ascertainable, generally as evidenced by third party transactions or transactions that directly affect the value of

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

such investments. The Company's investments in partnership interests, including general partnership and limited partnership interests in real estate funds, are recorded at fair value based on changes in the fair value of the partnerships' underlying net assets. Because of the inherent uncertainty in the valuation of investments that are not readily marketable, estimated values may differ materially from the values that would have been reported had a ready market for such investments existed.

The Company's gross investment gains of \$26,721, \$41,704 and \$25,041 and gross investment losses of \$16,489, \$8,324 and \$6,001 for the years ended December 31, 2005, 2004 and 2003, respectively, are included in "investment gains (losses)-net" and "loss from discontinued operations" on the consolidated statements of income.

Securities Purchased Under Agreements to Resell and Securities Sold Under Agreements to

Repurchase—Securities purchased under agreements to resell and securities sold under agreements to repurchase are treated as collateralized financing transactions. The agreements provide that the transferor will receive substantially the same securities in return at the maturity of the agreement and the transferor will obtain from the transferee sufficient cash or collateral to purchase such securities during the term of the agreement. These securities are carried at the amounts at which they will be subsequently resold or repurchased plus accrued interest. The Company's policy is to take possession of securities purchased under agreements to resell. As these transactions are short-term in nature, their carrying amounts are a reasonable estimate of fair value. The Company has securities purchased under agreements to resell of \$23,358 and \$2,029 at December 31, 2005 and 2004, respectively, for which it received collateral with a fair value of \$23,556 and \$0 at December 31, 2005 and 2004, respectively. Additionally, the Company has securities sold under agreements to repurchase of \$31,853 and \$52,037 at December 31, 2005 and 2004, respectively, for which it pledged collateral with a fair value of \$31,264 and \$51,680 at December 31, 2005 and 2004, respectively.

Securities sold under agreements to repurchase and securities purchased under agreements to resell with the same counterparty are reported net by the counterparty in accordance with Financial Interpretation ("FIN") No. 41, *Offsetting of Amounts Related to Certain Repurchase and Reverse Repurchase Agreements* issued by the Financial Accounting Standards Board ("FASB").

Securities Owned and Securities Sold, Not Yet Purchased—Securities owned and securities sold, not yet purchased, are stated at quoted market values with realized and unrealized investment gains and losses reflected in "investment gains and losses—net" on the consolidated statements of income. Realized gains and losses and any related interest amounts are included in "investment gains and losses—net" and interest income and interest expense, respectively, depending on the nature of the instrument. Dividend income and expense incurred on securities is reported net in "investment gains and losses—net". Trading gains and losses arising from the separated businesses have been reclassified to "loss from discontinued operations". Securities transactions and the related revenue and expenses are recorded on a trade date basis.

Swaps and Other Contractual Agreements—A derivative is typically defined as an instrument whose value is "derived" from an underlying instrument or index, such as a future, forward, swap, or option contract, or other financial instrument with similar characteristics. Derivative contracts often involve future commitments to exchange interest payment streams or currencies based on a notional or contractual amount (e.g., interest rate swaps or currency forwards) or to purchase or sell other financial instruments at specified terms on a specified date (e.g., options to buy or sell securities or currencies).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

The Company reports its derivative instruments separately as assets and liabilities unless a legal right of setoff exists under a master netting agreement enforceable by law. The Company's derivative instruments are recorded at their fair value as of December 31, 2005 and 2004 and are included in "swaps and other contractual agreements" on the consolidated statements of financial condition. The open derivative instruments as of December 31, 2005 and 2004 did not qualify for hedge accounting under the provisions of SFAS No. 133 and, as such, the related gains and losses are reported in the consolidated statements of income.

The Company's former Capital Markets and Other segment periodically entered into transactions principally for the purchase or sale of government and agency securities with customers that do not settle during the normal settlement cycle, generally three business days (extended settlement or delayed delivery transactions). Accordingly, such delayed delivery transactions were treated in a manner consistent with forward contracts and are recorded on the consolidated statement of financial condition on a settlement date basis with the related gains and losses in value between the trade and settlement date reported on the consolidated statements of income. Such trading gains and losses relate to the separated businesses and are included in "loss from discontinued operations".

Securities Borrowed and Securities Loaned—Securities borrowed and securities loaned relate to the separated businesses and are recorded at the amount of cash collateral advanced or received and are classified within "assets of discontinued operations" and "liabilities of discontinued operations," respectively, in the consolidated statements of financial condition at December 31, 2004. There were no balances outstanding at December 31, 2005. Securities borrowed transactions facilitate the settlement process and required the separated businesses to deposit cash or other collateral with the lender. With respect to securities loaned, the separated businesses received collateral in the form of cash or other collateral. The amount of collateral required to be deposited for securities borrowed, or received for securities loaned, generally exceeded the market value of the applicable securities borrowed or loaned. The separated businesses monitored the market value of securities borrowed and loaned, with additional collateral obtained, or excess collateral recalled, when deemed appropriate. As the majority of such financing activities are short-term in nature, the carrying value of securities borrowed and securities loaned approximates fair value. Interest related to securities loaned and securities borrowed is included in interest income and interest expense, respectively, within "loss from discontinued operations" on the consolidated statements of income.

In connection with its securities borrowed and securities loaned transactions, the separated businesses accepted and pledged collateral in secured financing and securities borrowing and lending transactions. Agreements covering these transactions may permit the secured party to sell or repledge the collateral. Collateral accepted under reverse repurchase agreements, securities lending agreements and margin loans were used to cover short positions, to enter into secured financing transactions and to satisfy reserve requirements under SEC Rule 15c3-3. At December 31, 2004 the market value of collateral accepted under reverse repurchase agreements, in securities borrowed transactions and for customer margin loans was \$995,525 of which \$747,056 at December 31, 2004 was sold or repledged. The amounts described herein relate to the separated businesses.

Customer Transactions—Customer securities transactions are recorded on a settlement date basis with the related commissions recorded on a trade date basis and included in "commissions" and with respect to the separated businesses, within "loss from discontinued operations" on the consolidated statements of income. Receivables from and payables to customers include amounts due on cash and margin transactions. Securities owned by customers, including those that collateralize margin or other similar transactions, are not reflected on the consolidated statements of financial condition. Receivables from and payables to customers are short-term in nature, and accordingly, their carrying amount approximates fair value.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

Receivables—net—Receivables are stated net of an allowance for doubtful accounts of approximately \$12,711 and \$16,444 at December 31, 2005 and 2004, respectively. The estimate is derived by management of the Company by utilizing past client transaction history and an assessment of the client's creditworthiness. The Company recorded bad debt expense of approximately \$5,597, \$4,093, and \$3,391 for the years ended December 31, 2005, 2004 and 2003, respectively. The Company recorded recoveries, charge-offs and foreign currency translation adjustments to the allowance for doubtful accounts of approximately \$(9,330), \$(7,609) and \$(4,724) for the years ended December 31, 2005, 2004 and 2003, respectively.

The accounts receivables collection period generally approximates 60 days. However, the collection time for restructuring transactions may extend beyond 60 days, particularly those that involve bankruptcies due to issues such as court-ordered holdbacks. In addition, fee receivables from our private fund advisory activities are generally collected over a four year period.

Included in customer receivables at December 31, 2005 and 2004 are \$28,135 and \$33,293, respectively, of mortgage and other loans granted by LFB to managing directors and employees that are made in the ordinary course of business at market terms.

Property-net—At December 31, 2005 and 2004 property, net consists of the following:

	Estimated Depreciable	Decem	ber 31,
	Life in Years	2005	2004
Buildings	33	\$ 148,795	\$ 171,821
Leasehold improvements	5-20	108,509	111,658
Furniture and equipment	2-10	56,261	67,283
Total		313,565	350,762
Less—Accumulated depreciation and amortization		(156,935)	(151,309)
Property, net		\$ 156,630	\$ 199,453

Buildings, leasehold improvements, and furniture and equipment are stated at cost, or in the case of buildings under capital leases, the present value of the future minimum lease payments, less accumulated depreciation and amortization. Buildings represent owned property and amounts recorded pursuant to capital leases (Note 12 of Notes to Consolidated Financial Statements), with the related obligations recorded as capital lease obligations. Such buildings are amortized on a straight-line basis over the estimated useful lives of the assets. Leasehold improvements are capitalized and are amortized over the lesser of the economic useful life of the improvement or the term of the lease. Depreciation of furniture and equipment is determined on a straight line basis using estimated useful lives. Amortization expense on buildings and leasehold improvements of \$10,454, \$11,972 and \$9,147 for the years ended December 31, 2005, 2004 and 2003, respectively, is included in "premises and occupancy costs" and "loss from discontinued operations" on the consolidated statements of income. Depreciation expense on furniture and equipment of \$4,894, \$4,966 and \$4,847 for the years ended December 31, 2005, 2004 and 2003, respectively, is included in "equipment costs" and "loss from discontinued operations" on the consolidated statements of income. Repairs and maintenance are expensed as incurred.

Goodwill—In accordance with SFAS No. 142, *Goodwill and Other Intangible Assets*, goodwill is no longer amortized, but instead is tested annually for impairment or more frequently if circumstances indicate impairment may have occurred. The Company has selected December 31 as the date to perform the annual impairment test.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

At December 31, 2005, 2004 and 2003, the Company compared the fair value of the reporting unit with its carrying amount including goodwill and determined that the fair value exceeded its carrying value. Therefore, the Company determined that no impairment existed. Goodwill reflected on the consolidated statements of financial condition relates to the Financial Advisory business segment. Except for currency translation adjustments, there have been no changes to goodwill for the years ended December 31, 2005 and 2004.

Variable Interest Entities—In January 2003, the FASB issued FIN 46, which provides additional guidance on the application of Accounting Research Bulletin No. 51, Consolidated Financial Statements, for enterprises that have interests in entities that meet the definition of a Variable Interest Entity ("VIE"). On December 24, 2003, the FASB issued FIN 46R, Consolidation of Certain Variable Interest Entities—an interpretation of ARB No. 51, which requires that an entity consolidate a VIE if that enterprise has a variable interest that will absorb a majority of the VIE's expected losses, receive a majority of the VIE's expected residual returns, or both.

The Company is involved with various entities in the normal course of business that are VIEs and hold variable interests in such VIEs. Transactions associated with these entities primarily include investment management, real estate and private equity investments. Those VIEs for which Lazard was the primary beneficiary were consolidated at December 31, 2004 in accordance with FIN 46R. Those VIEs included company sponsored venture capital investment vehicles established in connection with Lazard's compensation plans. In connection with the separation, Lazard Group transferred its general partnership interests in those VIEs to a subsidiary of LFCM Holdings. Lazard Group has determined that it is no longer the primary beneficiary with respect to those VIEs and, as a result, the Company no longer consolidates such VIEs. At December 31, 2004, amounts related to consolidation of such VIEs are included in assets and liabilities of discontinued operations.

Revenue Recognition

Investment Banking and Other Advisory Fees—Fees for mergers and acquisitions advisory services and financial restructuring advisory services are recorded when earned, which is generally the date the related transactions are consummated. Transaction related expenses, which are directly related to such transactions and billable to clients, are deferred to match revenue recognition. Client reimbursements of expenses are presented net in "investment banking and other advisory fees" on the Company's consolidated statements of income. The amounts of expenses reimbursed by clients for the years ended December 31, 2005, 2004 and 2003 are \$12,360, \$11,583 and \$11,041, respectively.

Money Management and Incentive Fees—Money management fees are derived from fees for investment management and advisory services provided to institutional and private clients. Revenue is recorded on an accrual basis primarily based on the contractual investment advisory fee applied to the level of client assets under management. Fees vary with the type of assets managed, with higher fees earned on actively managed equity assets, alternative investment (such as hedge funds) and merchant banking products, and lower fees earned on fixed income and money market products. The Company also earns performance-based incentive fees on some investment products, such as hedge funds and merchant banking funds. Incentive fees on hedge funds generally are recorded at the end of the year, when potential uncertainties regarding the ultimate realizable amounts have been determined, and typically are calculated based on a specified percentage of a fund's net appreciation during the year. Incentive fees on hedge funds generally are subject to loss carry-forward provisions in which losses incurred by the funds in any year are applied against future period net appreciation before any incentive fees can be earned. The Company makes merchant banking investments with its own capital, usually alongside capital of qualified institutional and individual investors. These activities typically are organized in funds that make investments in private or public companies, generally through privately negotiated transactions. With respect to merchant banking funds, the Company also may earn incentive fees in accordance with the terms of the funds'

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

respective agreements. These fees are in the form of a carried interest and are recognized when realized or unrealized gains relating to the underlying investments of the fund exceed a specified threshold. Accordingly, revenue from merchant banking incentive fees are recorded when the return on the underlying investments have exceeded certain contractually established thresholds. Any future underperformance by the merchant banking funds would reduce the Company's incentive fee revenue, money management fees (since revenue is based on the value of assets under management) and the value of the Company's merchant banking investments. Receivables relating to money management fees are reported in "fees receivable" on the consolidated statements of financial condition. There are no unrecorded merchant banking incentive fees as of December 31, 2005 and 2004.

Commissions—Commissions charged for executing customer transactions are accrued on a trade date basis and are included in current period earnings.

Underwriting—Underwriting revenue is accrued on a trade date basis and represents fees earned, net of estimated transaction related expenses, on primary offerings of debt and equity securities.

Soft Dollar Arrangements—The Company's Asset Management business obtains research and other services through "soft dollar" arrangements. Consistent with the "soft dollar" safe harbor established by Section 28(e) of the Securities Exchange Act of 1934, as amended, the Asset Management business does not have any contractual obligation or arrangement requiring it to pay for research and other services obtained through soft dollar arrangements with brokers. Instead, the provider is obligated to pay for the services. Consequently, the Company does not incur any liability and does not accrue any expenses in connection with any research or other services obtained by the Asset Management business pursuant to such soft dollar arrangements. If the use of soft dollars is limited or prohibited in the future by regulation, we may have to bear the costs of research and other services.

Stock-Based Compensation—Subsequent to the separation and recapitalization, the Company began issuing Restricted Stock Units ("RSUs") and Deferred Stock Units ("DSUs"). Consistent with SFAS No.123, Stock-Based Compensation ("SFAS 123"), the Company applies fair value accounting for share-based payments and expenses the fair value of RSUs and DSUs over their respective requisite service periods. Beginning on January 1, 2006, the Company adopted SFAS No. 123R, Share-Based Payments ("SFAS 123R") (see "Recent Accounting Pronouncements" below).

Income Taxes—Prior to May 10, 2005, the Company was not subject to U.S. federal income taxes. However, the Company was subject to UBT attributable to its operations apportioned to New York City. In addition, certain non-U.S. subsidiaries of the Company were subject to income taxes in their state and local jurisdictions. Commencing May 10, 2005, the Company is also subject to U.S. corporate federal income tax on a portion of its allocable share of the results of operations of Lazard Group, giving effect to the post equity public offering structure, and the Company's provision for income taxes is accounted for under the provisions of SFAS No. 109, Accounting for Income Taxes.

Deferred income taxes reflect the net tax effects of temporary differences between the financial reporting and tax bases of assets and liabilities and are measured using the enacted tax rates and laws that will be in effect when such differences are expected to reverse. Such temporary differences are reflected in deferred tax assets and liabilities and are included in "other assets" and "other liabilities", respectively, on the consolidated statements of financial condition.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

In assessing the realizability of deferred tax assets, management considers whether it is more likely than not that some portion or all of the deferred tax assets will be realized and, when necessary, valuation allowances are established. The ultimate realization of the deferred tax assets is dependent upon the generation of future taxable income during the periods in which temporary differences become deductible. Management considers the level of historical taxable income, scheduled reversals of deferred taxes, projected future taxable income and tax planning strategies that can be implemented by the Company in making this assessment.

Net Income Allocable to Members—For periods prior to May 10, 2005, as a result of the Company operating as a limited liability company, payment for services rendered by the Company's managing directors has been accounted for as distributions from members' capital, or in some cases as minority interest, rather than as compensation and benefits expense. As a result, the Company's operating income and net income allocable to members prior to May 10, 2005 do not reflect payments for services rendered by its managing directors.

Reclassifications—Certain prior year amounts have been reclassified to conform to the manner of presentation in the current year.

Recent Accounting Pronouncements—In December 2004, the FASB issued SFAS 123R. SFAS 123R is a revision of SFAS 123 and supersedes APB Opinion No. 25, *Accounting for Stock Issued to Employees* and amends SFAS No. 95, *Statement of Cash Flows*. SFAS 123R eliminates the ability to account for share-based compensation transactions using APB Opinion No. 25 and requires all share-based payments to employees, including grants of employee stock options, to be recognized in the financial statements using a fair value-based method. On January 1, 2006 the Company adopted SFAS 123R, and the impact thereof was not material.

In June 2005, the Emerging Issues Task Force ("EITF"), reached a consensus on EITF Issue No. 04-5, *Determining Whether a General Partner, or the General Partners as a Group, Controls a Limited Partnership or Similar Entity When the Limited Partners Have Certain Rights*. The EITF consensus requires a general partner in a limited partnership to consolidate the limited partnership unless the presumption of control is overcome. The general partner may overcome this presumption of control and not consolidate the entity if the limited partners have: (a) the substantive ability to dissolve or liquidate the limited partnership or otherwise remove the general partner without having to show cause; or (b) substantive participating rights in managing the partnership. This guidance became effective upon ratification by the FASB on June 29, 2005 for all newly formed limited partnerships and for existing limited partnerships for which the partnership agreements have been modified. For all other limited partnerships, the guidance is effective no later than the beginning of the first reporting period in fiscal years beginning after December 15, 2005. EITF issue No. 04-5 did not have a material impact on the Company's consolidated financial statements.

4. FORMATION OF LAM

On January 1, 2003, in connection with the formation of the Company's LAM subsidiary, certain members of the Company (the managing directors of LAM) who provide services to LAM exchanged their members' equity in the Company in the amount of \$27,483 for membership interests in LAM of a like amount. As a result, these managing directors ceased being members of the Company and became exclusively members of LAM. Following the formation of LAM, the Company continues to control, and thereby consolidates, the operations of LAM with the membership interest held by the LAM managing directors included in "minority interest" on its consolidated statement of financial condition.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

Pursuant to the formation of LAM, the LAM managing directors also were granted equity units in LAM. In addition, certain other key LAM employees were granted equity units in LAM. The LAM equity units entitle holders to payments only in connection with selected fundamental transactions affecting the Company or LAM, including a dissolution or sale of all or substantially all of the assets of the Company or LAM, a merger of or sale of all of the interests in LAM whereby the Company ceases to own a majority of, or have the right to appoint a majority of the board of directors of LAM, or a non-ordinary course sale of assets by LAM that exceeds \$50,000 in value. As a general matter, in connection with a fundamental transaction that triggers the LAM equity units, the holders of the LAM equity units, as of December 31, 2005, would be entitled in the aggregate to approximately 22.8% of the net proceeds or imputed valuation of LAM in such a transaction after deductions for payment of creditors of LAM and the return of LAM capital, with the remainder of approximately 77.2% being retained by Lazard Group. The LAM equity units are not entitled to share in the operating results of LAM. A separate class of interests in LAM, which we refer to as "LAM profit units," is entitled to the ordinary profit and losses of LAM, all of which is owned by the Company. Accordingly, in the absence of a fundamental transaction that triggers the LAM equity units, all of LAM's net income is allocable to the Company. The equity units granted to LAM managing directors are a part of the LAM managing directors' membership interest in LAM, and, therefore, all transactions related to the equity units are treated as equity transactions among members. The equity units granted to LAM employees are considered to be compensation for financial accounting purposes. As a fundamental transaction has not yet been considered probable of occurrence, no compensation cost has been recognized to date. The Company has no current intention to cause or otherwise trigger a fundamental transaction that would give rise to payment obligations to the holders of interests in LAM.

Commencing in 2003 and through May 10, 2005, payments for services rendered by LAM managing directors and other key LAM employees were accounted for as "minority interest in net income" on the consolidated statements of income. Commencing with the equity public offering on May 10, 2005, all payments for services rendered by all of LAM's employees and managing directors are included in "compensation and benefits" expense on the consolidated statements of income.

On and after January 1, 2006, the board of directors of LAM, a majority of which are appointed by the Company, may, in its discretion, grant LAM equity interests that include profit rights to managing directors of, and other persons providing services to, LAM, as a portion of their ongoing compensation. If granted, these equity interests will be subject to specified vesting conditions. No such LAM equity interests have been granted subsequent to January 1, 2006 nor is there any present intention to do so.

5. MINORITY INTEREST

Minority interest consists of a number of components including minority interest in LAM. In addition, the Company consolidates various LAM related general partnership interests that it controls but does not wholly own and its business in Italy which, through a strategic alliance, is owned 40% by Banca Intesa S.p.A. ("Intesa"). As a result of consolidating these companies, the Company recognizes the portion of income not associated with the Company's ownership as minority interest.

Also, as described in Note 4 of Notes to Consolidated Financial Statements, payments for services rendered by managing directors of LAM (and employee members of LAM) had, prior to May 10, 2005, been accounted for as minority interest in net income and since that date such payments, together with distributions to profit participation members, have been included in "compensation and benefits" expense on the consolidated statements of income.

Commencing May 10, 2005, the Company records a charge to minority interest in net income relating to LAZ-MD Holdings' ownership interest in Lazard Group (which, after giving effect to the repurchase from

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

LAZ-MD Holdings of Lazard Group common membership interests that were exchangeable for 381,251 shares of Class A common stock subsequent to May 10, 2005, approximated 62.4% at December 31, 2005), with such expense amounting to \$103,612 for the period May 10, 2005 through December 31, 2005. Accordingly, for the reasons stated in this and the preceding paragraph, amounts recorded as minority interest in net income for periods prior to May 10, 2005 are not comparable to amounts recorded as minority interest in net income for periods commencing May 10, 2005.

The Company classifies LAZ-MD Holdings' ownership of Lazard Group's common membership interests as a reduction of the Company's additional paid-in capital rather than as minority interest, since the balance of such minority interest as of December 31, 2005 of \$542,713 is negative. See Note 13 of Notes to Consolidated Financial Statements with respect to distributions paid to LAZ-MD Holdings.

The tables below summarizes our minority interest in net income for the years ended December 31, 2005, 2004 and 2003 and minority interest as of December 31, 2005 and 2004 in Lazard's consolidated financial statements:

	Minority Interest In Net Income Year Ended December 31,		
	2005	2004	2003
LAM Members	\$9,447	\$82,282	\$61,757
LAM General Partnerships	2,784	891	16,975
Italian Strategic Alliance	6,460	3,741	15,914
LAZ-MD Holdings	103,612		
Other	12	639	(81)
Total	\$122,315	\$87,553	\$94,565

	Minority Interest December 31,	
	2005	2004
LAM Members	\$15,169	\$57,351
LAM General Partnerships	43,077	43,186
Italian Strategic Alliance	53,459	51,902
Merchant Banking General Partnership Interests		3,845
Other	24	1,626
Total	\$111,729	<u>\$157,910</u>

6. STRATEGIC ALLIANCE IN ITALY

In September 2002, the Company and Intesa announced their agreement to form a strategic alliance (the "Strategic Alliance"). Pursuant to the terms of the Strategic Alliance, effective January 2003, Intesa became a 40% partner in the Company's business in Italy ("Lazard Italy"), and the Company and Intesa agreed to work to grow the investment banking business in Italy. Lazard Italy is consolidated in the consolidated financial statements, with Intesa's 40% share recorded as minority interest.

The initial term of the Strategic Alliance ends December 31, 2007, and, unless terminated by either of the parties in connection with the end of any term, will automatically extend for additional five-year terms. Both the Company and Intesa have the right to terminate the Strategic Alliance arrangement at the end of each five-year

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

term or at any other time should certain defined events occur, such as changes in control involving either party, transfers of either party's interest in Lazard Italy or the removal of the chairman of that business under certain circumstances.

In connection with the Strategic Alliance, Intesa became an economic partner of the Company through an aggregate financial investment of \$300,000. The investments made by Intesa consist of (i) a March 2003 purchase from a subsidiary of the Company of a \$150,000 Subordinated Convertible Promissory Note (the "Subordinated Convertible Note"), convertible into a contractual right that entitles the holder to receive payments that would be equivalent to those of a holder of a three percent equity goodwill interest in Lazard Group which represents the right to share (after payments or reserve for existing preferences of creditors, and the capital or capital equivalents of the members) in the net proceeds of fundamental corporate events, such as a sale of all or substantially all of the assets of Lazard Group or a disposition of a line of business and (ii) \$150,000 invested in Lazard Italy in June 2003, comprised of an investment of euro then equal to \$100,000 for 40% of the capital stock in Lazard Italy and the purchase of a \$50,000 Subordinated Promissory Note issued by Lazard Italy (the "Subordinated Promissory Note"). The Subordinated Promissory Note has a scheduled maturity date in the year 2078 (subject to extension), with interest payable annually at the rate of 3.0% per annum. The Subordinated Convertible Note, which is guaranteed by Lazard Group, has a scheduled maturity date in the year 2018 and has interest payable annually at a variable interest rate of not less than 3%, and not more than 3.25%, per annum (with such annual interest rate for the twelve month periods ending March 2006, March 2005 and March 2004 being 3.25%, 3.0% and 3.0%, respectively). Under certain circumstances, including a termination of the Strategic Alliance, the Subordinated Convertible Note and the Subordinated Promissory Note could be redeemed earlier than its stated maturity, and in connection with a termination of the Strategic Alliance, the Company has the obligation to repurchase Intesa's capital stock of Lazard Italy and the Subordinated Promissory Note and may be obligated to redeem the Subordinated Convertible Note at face value. The proceeds from the sale of capital stock in Lazard Italy exceeded the underlying book value of the net assets purchased by Intesa by approximately \$56,000. This amount has been deferred and included in "other liabilities" on the consolidated statements of financial condition as the Company could be required to repurchase such amount of capital stock held by Intesa in the event of a termination of the Strategic Alliance.

The Company has provided financial advisory services to Intesa.

From time to time, Lazard Group has considered appropriate modifications to its joint venture relationship with Intesa. Lazard Group has held various discussions with Intesa in connection with the separation and recapitalization transactions, including the Company's equity public offering, and prior to consummation of the equity public offering, Intesa notified Lazard of its intention not to extend the term of the joint venture relationship beyond the expiration date of December 31, 2007. As a result, under the terms of the Strategic Alliance, unless Lazard Group and Intesa otherwise agree, Lazard Group will repurchase Intesa's 40% interest in our business in Italy and its related \$50,000 subordinated promissory note for an aggregate amount of approximately \$150,000 on or prior to February 4, 2008. Based on the current performance of the joint venture, we do not currently expect an expiration of the joint venture in these circumstances to have a material adverse effect on our operating results or cash flows.

As part of these negotiations and discussions, Lazard Group received a letter from Intesa in July, 2005 informing Lazard Group of its intention to commence arbitration proceedings in order to obtain an order declaring Intesa's right to early termination of the joint venture arrangements and the ineffectiveness of those arrangements on equitable grounds, as a result of the separation and recapitalization transactions and management changes at our Italian business. In the letter, Intesa stated that pending the determination of any arbitration, it intended to continue to perform in accordance with the joint venture arrangements until the initial expiration date of December 31, 2007. If at the end of an arbitration proceeding, it were to be determined that

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

Intesa was entitled to early termination on the grounds alleged, Lazard would be obligated to repurchase their interest and note at that time if any such determination were finally made before Lazard repurchases such interest and note in connection with the end of the term of the joint venture on December 31, 2007. As of March 20, 2006 no arbitration proceedings have commenced.

If in an appropriate forum it were to be determined that Intesa was entitled to early termination on the grounds alleged, the \$150,000 Subordinated Convertible Note could become immediately due and payable. Intesa has also asserted its intention to seek damages relating to such termination or ineffectiveness.

Lazard believes that the allegations are without merit and, in the event an action is actually brought, intends to defend and protect its rights and interests with respect to these matters and the joint venture arrangements vigorously. Lazard also expects to pursue any and all related claims that it may have, including with respect to the nonperformance by Intesa of certain of its obligations under the arrangements, in connection with any such action, and to seek damages with respect to those claims.

7. LAZARD ALTERNATIVE INVESTMENTS

Lazard Group and LFCM Holdings entered into a business alliance agreement that granted Lazard Group the option to acquire the North American and European fund management activities of Lazard Alternative Investments Holdings LLC ("LAI"), the subsidiary of LFCM Holdings that owns and operates LFCM Holdings' merchant banking activities. This option is exercisable at any time prior to the ninth anniversary of the consummation of the equity public offering, for a total price of \$10,000. The option may be exercised by Lazard Group in two parts, consisting of an \$8,000 option to purchase the North American merchant banking activities and a \$2,000 option to purchase the European merchant banking activities. LAI's merchant banking activities consist of the merchant banking management and general partner entities, together with Lazard Group's direct investments in related funds that were transferred to LFCM Holdings pursuant to or in anticipation of the separation.

The business alliance agreement provides Lazard Group with certain governance rights with respect to LAI and provides for support by LFCM Holdings of the business of LAI. With respect to historical investments and funds transferred to LFCM Holdings as part of the separation, profits realized prior to the option exercise are for the account of LFCM Holdings, whereas profits realized after the exercise of the option are for the account of Lazard Group. Lazard Group intends to invest capital in future funds to be managed by LFCM Holdings' subsidiaries and is entitled to receive incentive fee payments from such funds, as well as profits related to such investments, if any, irrespective of whether it exercises its purchase option.

On February 25, 2005, Lazard Group formed a new private equity fund, Corporate Partners II Limited, with \$1,000,000 of institutional capital commitments and a \$100,000 capital commitment from Lazard Group, the principal portion of which may require funding at any time through 2010. As of December 31, 2005, Lazard Group has contributed \$89 of its capital commitment, which is recorded as a long term investment. Pursuant to the master separation and business alliance agreements entered into between Lazard Group and LFCM Holdings, this fund is managed by a subsidiary of LFCM Holdings, and Lazard Group retained a capital commitment to the fund and is entitled to receive the carried interest distributions made by the fund (other than the carried interest distributions made to investment professionals who manage the fund).

In July 2005, LFCM Holdings formed a new private equity fund, Lazard Senior Housing Partners LP. The first closing of the fund has the ability to raise up to a maximum of \$550,000 of capital commitments, including a minimum and maximum capital commitment from Lazard Group of \$10,000 and \$27,000, respectively, the principal portion of which will require funding at any time through 2008. In connection with such capital commitment, Lazard funded \$622 as of December 31, 2005 and an additional \$1,618 in January 2006.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

Pursuant to the business alliance agreement, Lazard Group has certain other limited partner capital commitments to planned investment funds to be managed and controlled by LFCM Holdings, all of such commitments being contingent upon the formation of these investment funds. As of December 31, 2005 these capital commitments are as follows—Lazard Technology Partners III—10% of the total fund capital commitments, with a minimum and maximum commitment by Lazard Group of \$15,000 and \$20,000, respectively; Lazard European Mid-Market Buyout Fund—10% of the total fund capital commitments, with a maximum capital commitment by Lazard Group of 50 million Euros; Lazard Structured Finance Investors LLC—\$10,000. As of December 31, 2005, none of these investment funds has been formed and Lazard Group has not made any payment toward such contingent capital commitments.

8. DERIVATIVE INSTRUMENTS

The Company enters into forward foreign exchange rate contracts, interest rate swaps, cross-currency interest rate swaps and other derivative contracts primarily to hedge exposures to interest rate and currency fluctuations. These contracts are recorded at their fair values on the statements of financial condition. The related gains and losses are included in "investment gains and losses—net" on the consolidated statements of income.

The table below presents the fair values of the Company's derivative instruments with respect to its continuing operations as of December 31, 2005 and 2004:

	December 31,	
	2005	2004
Assets Interest rate swap contracts	\$ 186	\$ 377
Exchange rate contracts		
Total derivative assets	\$ 186	\$ 666
Liabilities		
Interest rate swap contracts		\$4,328
Exchange rate contracts		291
Total derivative liabilities	\$3,028	\$4,619

9. OTHER ASSETS AND OTHER LIABILITIES

Other Assets

The following table sets forth the Company's other assets, by type, as of December 31, 2005 and 2004:

	December 31,	
	2005	2004
Advances and prepayments	\$23,613	\$20,751
Current income taxes receivable	14,311	20,680
Deferred debt issuance costs on financing transactions in 2005	9,451	
Deferred income taxes (net of valuation allowance)	8,484	3,900
Other taxes	7,715	6,378
Prepaid pension	7,604	7,099
Recoverable expenses	6,681	9,723
Other	18,451	20,132
Total	\$96,310	\$88,663

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

Other Liabilities

The following table sets forth the Company's other liabilities, by type, as of December 31, 2005 and 2004:

	December 31,	
	2005	2004
Accrued expenses	\$ 93,696	\$109,299
Deferred credit relating to Strategic Alliance	55,735	55,735
Pension and pension plan supplement	56,870	84,374
LFP statutory profit sharing plan	49,107	55,565
Unclaimed funds at LFB	46,538	39,947
Income taxes	46,045	2,998
Liabilities for abandoned leased space	37,490	39,377
Deferred income	25,220	24,240
Post-retirement health care plans	23,337	32,157
Deferred income taxes	19,775	24,778
Accrued interest	17,083	9,673
Other taxes	12,887	25,556
Other	33,807	63,941
Total	\$517,590	\$567,640

10. SENIOR AND SUBORDINATED DEBT

Senior Debt—Senior debt is comprised of the following as of December 31, 2005 and 2004:

	Principal Maturity Amount Date	Princinal Maturity	Annual Interest	Outstanding as of December 31,	
'		Rate	2005	2004	
Lazard Group Senior Notes(a)	\$550,000	2015	7.125%	\$ 550,000	
Lazard Group Notes issued in connection					
with the ESUs(a)	437,500	2008-2035(b)	6.12%	437,500	
Revolving Credit Agreement(a)	125,000	2010	5.37%(c)	30,000	
7.53% notes (repaid May, 2005)(a)	50,000	2011	7.53%		\$50,000
Other		2005-2006	Various	4,582	17,497
Total				\$1,022,082	\$67,497

⁽a) See Note 2 of Notes to Consolidated Financial Statements for additional information.

Subordinated Debt—Subordinated debt at December 31, 2005 and 2004 amounted to \$200,000 and consist of amounts due to Intesa in connection with the Strategic Alliance transaction in Italy (See Note 6 of Notes to Consolidated Financial Statements).

⁽b) Maturity date can vary based on a remarketing of the Lazard Group Notes, and will mature (i) in the event of a successful remarketing, on any date no earlier than May 15, 2010 and no later than May 15, 2035, as we may elect, (ii) in the event of a failed remarketing, on May 15, 2008 and (iii) otherwise on May 15, 2035.

⁽c) Interest rates vary and are based on either a Federal Funds rate or a Eurodollar rate, in each case plus an applicable margin. As of December 31, 2005, the annual interest rate, including the applicable margin, is 5.37%.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

At December 31, 2004, LFNY was permitted to borrow up to \$150,000 of subordinated debt under a revolving credit agreement, which, based on an approval obtained from LFNY's regulators, qualified as additional net capital. The interest rate on such borrowings was based upon the prevailing market rate on the dates borrowed. There were no borrowings outstanding under this agreement as of December 31, 2004 and such agreement was terminated in 2005.

Debt maturities relating to senior and subordinated borrowings outstanding at December 31, 2005 for the five years in the period ending December 31, 2010 and thereafter are set forth in the table below. While the Company currently expects a successful remarketing of the Lazard Group Notes, for purposes of this table it was assumed that the \$437,500 aggregate principal amount of Lazard Group Notes issued in connection with the issuance of the ESUs mature in 2008, the earliest possible maturity. In addition, for purposes of this table, it was assumed that the \$150,000 Subordinated Convertible Note issued to Intesa remains outstanding in connection with its stated terms and that the \$50,000 Subordinated Promissory Note issued to Intesa will be purchased and extinguished in 2008 (see Note 6 of Notes to Consolidated Financial Statements).

Year Ending December 31,	Senior Debt	Subordinated Debt	Total
2006	\$ 4,582	\$ —	\$ 4,582
2007	_	_	_
2008	437,500	50,000	487,500
2009		_	
2010	30,000	_	30,000
Thereafter	550,000	150,000	700,000
Total	\$1,022,082	\$200,000	\$1,222,082

The debt maturities reflected above exclude any recognition of the May, 2008 settlement of the purchase contracts component of the ESUs which require the holders to purchase an aggregate of \$437,500 of the Company's Class A common stock. This obligation is collateralized by the entire \$437,500 principal amount of Lazard Group Notes outstanding.

As of December 31, 2005, the Company is in compliance with all obligations under its various senior and subordinated borrowing arrangements.

As of December 31, 2005, the Company had \$179,000 in unused lines of credit available to it, including \$48,000 of unused lines of credit available to LFB.

11. MANDATORILY REDEEMABLE PREFERRED STOCK

In 2001, the Company issued mandatorily redeemable preferred stock ("Class C Preferred Interests") for an aggregate amount of \$100,000. The Class C Preferred Interests were subject to mandatory redemption by the Company in March 2011 and, prior to such date, were redeemable in whole or in part, at the Company's option. The Class C Preferred Interests were entitled to receive distributions out of the profits of the Company at a rate of 8% per annum, which distributions were required to be paid prior to any distributions of profits to holders of any other existing class of interests in the Company. The Class C Preferred Interests were redeemed in May 2005 as part of the recapitalization transactions. Interest on mandatorily redeemable preferred stock for the years ended December 31, 2005, 2004 and 2003 of \$(8,000), \$8,000 and \$8,000, respectively, is included in "interest expense" in the consolidated statements of income. The credit in 2005 represents accrued dividends which were cancelled in connection with the redemption of membership interests of historical partners.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

12. COMMITMENTS AND CONTINGENCIES

Leases—The Company leases office space under non-cancelable lease agreements, which expire on various dates through 2022.

Occupancy lease agreements, in addition to base rentals, generally are subject to escalation provisions based on certain costs incurred by the landlord. Included in "premises and occupancy costs" and, with respect to the separated businesses, "loss from discontinued operations" on the consolidated statements of income for the years ended December 31, 2005, 2004 and 2003 is \$51,948, \$54,689 and \$48,503, respectively, of aggregate rental expense relating to operating leases. The Company subleases office space under agreements, which expire on various dates through March 2022. Sublease income from such agreements was \$4,505, \$3,201 and \$2,437 for the years ended December 31, 2005, 2004 and 2003, respectively.

Capital lease obligations recorded under sale/leaseback transactions are payable through 2017 at a weighted average interest rate of approximately 6.2%. Such obligations are collateralized by certain assets with a net carrying value of approximately \$27,553 and \$114,024 at December 31, 2005 and 2004, respectively. The carrying value of capital lease obligations approximates fair value. During 2005, the Company's principal capital lease in Paris matured and ownership reverted to the Company.

At December 31, 2005, minimum rental commitments under non-cancelable leases relating to the Company's continuing operations, net of sublease income, are approximately as follows:

	Minimum Rental Commitments	
Year Ending December 31	Capital	Operating
2006	\$2,491	\$57,815
2007	2,491	56,986
2008	2,491	50,651
2009	2,491	43,412
2010	2,491	40,922
Thereafter	22,129	242,191
Total minimum lease payments	34,584	491,977
Less amount representing interest	10,740	
Present value of capital lease commitments	\$23,844	
Sublease proceeds		70,546
Net lease payments		\$421,431

In addition to amounts recorded prior to 2003 for abandoned leased space in the U.K., during the years ended December 31, 2004 and 2003, the Company recorded approximately \$6,000 and \$16,000, respectively, within "loss from discontinued operations" on the consolidated statements of income due to the reduction in expected sublease income as a result of rental market weakness and increases in costs relating to the abandoned space.

During the year ended December 31, 2005, the Company recorded impairment costs of approximately \$7,700, net of an indemnity from LFCM of \$25,000 (as described below) relating to other abandoned leased facilities in the U.K, of which \$6,300 and \$1,400 is included in "loss from discontinued operations" and "premises and occupancy costs", respectively, on the consolidated statement of income for the year ended December 31, 2005. These costs represent write-offs of leasehold improvements as well as a provision for lease obligations. In accordance with SFAS No. 146, *Accounting for Costs Associated with Exit or Disposal Activities*,

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

the provision recorded for lease obligations on the cease-use date was determined based on the fair value of the liability for costs that will continue to be incurred for the remaining term of the lease without economic benefit to the Company, based on the remaining lease rentals, reduced by estimated sublease rentals.

With respect to the abandoned facilities discussed above, at December 31, 2005 and 2004 the Company has recorded liabilities of \$37,490 and \$39,377, respectively, exclusive of the indemnification described below, which are included in "other liabilities" on the consolidated statements of financial condition. Payments toward the liabilities continue through the remaining term of the leases. Such liabilities are based on the discounted future commitment, net of expected sublease income.

Under the master separation agreement and a related lease indemnity agreement, dated as of May 10, 2005, by and between LFCM Holdings and one of our London subsidiaries, LFCM Holdings is obligated to indemnify Lazard Group for certain liabilities relating to abandoned leased space in the U.K., up to a maximum of \$29,000. In connection with Lazard Group's recent entry into subleases with respect to a portion of this abandoned leased space and the incurrence of the related liabilities, during the fourth quarter of 2005 Lazard Group entered into an agreement with LFCM Holdings which provides for LFCM Holdings to pay to Lazard Group \$25,000 in full satisfaction of LFCM's indemnification obligations with respect to the abandoned leased space.

The receivable relating to the indemnity from LFCM Holdings of \$25,000 was recorded at its present value. After payments received in 2005 of \$6,209, the net present value of the balance due at December 31, 2005 of \$17,031 is included in "receivables - related parties" on the consolidated statement of financial condition (see Note 17 of Notes to Consolidated Financial Statements). The balance is due based on a schedule of periodic payments through May 10, 2010.

Lending Commitments—In the normal course of business, LFB enters into commitments to extend credit, predominately at variable interest rates. The commitments have an expiration date and, once drawn upon, may require the counterparty to post collateral depending on creditworthiness. Total outstanding commitments at December 31, 2005 were \$2,490. This amount may not represent future cash requirements as commitments may expire without being drawn upon.

Other Commitments—At December 31, 2005, the Company has commitments for capital contributions of \$4,622 to Company-sponsored investment funds, which are contingent upon certain events and have no definitive final payment date (including \$3,873 in connection with the Company's compensation plans—see Note 15 of Notes to Consolidated Financial Statements) and for guaranteed compensation arrangements with advisors aggregating \$2,098 for the year ending December 31, 2006. In addition, the Company has agreements relating to future minimum distributions to certain managing directors or compensation to certain employees of \$74,576 and \$3,771, respectively, through 2008 and 2010, respectively, incurred for the purpose of recruiting and retaining these senior professionals. The future minimum distributions relating to managing directors and employees are \$48,540, \$28,379, \$1,014, \$207 and \$207 for the years ending December 31, 2006, 2007, 2008, 2009 and 2010, respectively. Such agreements are cancelable under certain circumstances. In addition, at December 31, 2005, the Company has a commitment to a former managing director having a net present value of approximately \$2,100.

See Note 7 of Notes to Consolidated Financial Statements for information regarding capital commitments in connection with alternative investment funds.

In the normal course of business, LFB provides indemnifications to third parties to protect them in the event of non-performance by its clients. At December 31, 2005, the Company had \$13,657 of such indemnifications and held \$12,153 of collateral/counter-guarantees to secure these contracts. The Company believes the likelihood

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

of loss with respect to these indemnities is remote. Accordingly, no liability is recorded in the consolidated statement of financial condition.

The Company has various other contractual commitments arising in the ordinary course of business. In the opinion of management, the consummation of such commitments will not have a material adverse effect on the Company's consolidated financial position or results of operations.

Exchange/Clearinghouse Member Guarantees—The Company is a member of various non-U.S. exchanges and clearinghouses that trade and clear securities or futures contracts. Associated with its membership, the Company may be required to pay a proportionate share of the financial obligations of another member who may default on its obligations to the exchange or the clearinghouse. To mitigate these performance risks, the exchanges and clearinghouses often require members to post collateral as well as meet minimum financial standards. While the rules governing different exchange or clearinghouse memberships vary, the Company's guarantee obligations generally would arise only if the exchange or clearinghouse had previously exhausted its resources. In addition, any such guarantee obligation would be apportioned among the other non-defaulting members of the exchange or clearinghouse. Any potential contingent liability under these membership agreements cannot be estimated. The Company has not recorded any contingent liability in the consolidated financial statements for these agreements and believes that any potential requirement to make payments under these agreements is remote.

Legal—The Company businesses, as well as the financial services industry generally, are subject to extensive regulation throughout the world. The Company is involved in a number of judicial, regulatory and arbitration proceedings and inquiries concerning matters arising in connection with the conduct of our businesses. The Company reviews such matters on a case by case basis and establishes its reserves in accordance with SFAS No. 5, Accounting For Contingencies. Management believes, based on currently available information, that the results of such matters, in the aggregate, will not have a material adverse effect on its financial condition but might be material to its operating results or cash flows for any particular period, depending upon the operating results for such period.

The Company has received a request for information from the NASD as part of what it understands to be an industry investigation relating to gifts and gratuities, which is focused primarily on the Company's former Capital Markets business, which business was transferred to LFCM Holdings as a part of the separation. In addition, the Company has received requests for information from the NASD, SEC and the U.S. Attorney's Office for the District of Massachusetts seeking information concerning gifts and entertainment involving an unaffiliated mutual fund company, which are also focused on that same business. The Company believes that other broker-dealers have also received requests for information. In the course of an internal review of these matters, there have been resignations or discipline of certain individuals associated with Lazard's former Capital Markets business. These investigations are continuing and the Company cannot predict their potential outcomes. Accordingly, the Company has not recorded an accrual for losses related to any such judicial, regulatory or arbitration proceedings.

The Company and Goldman Sachs & Co., the lead underwriter of the Company's equity public offering of its Class A common stock, as well as several members of the Company's management and board of directors, have been named as defendants in several putative class action lawsuits and a putative stockholder derivative lawsuit filed in the U.S. District Court for the Southern District of New York, and in a putative class action lawsuit and a putative stockholder derivative lawsuit filed in the Supreme Court of the State of New York. The defendants removed the putative class action lawsuit filed in the Supreme Court of the State of New York to the U.S. District Court for the Eastern District of New York, and the plaintiffs moved for remand. The motion for

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

remand was referred to a Magistrate Judge, who has issued a Report and Recommendation recommending that the plaintiffs' motion be granted. The defendants removed the putative derivative lawsuit filed in the Supreme Court of the State of New York to the U.S. District Court for the Southern District of New York, and the plaintiff moved for remand. By Decision and Order dated February 17, 2006, the U.S. District Court for the Southern District of New York granted the plaintiff's motion for remand. The defendants have filed a Notice of Appeal. The plaintiffs in the putative class action lawsuits filed in the U.S. District Court for the Southern District of New York have filed a consolidated amended complaint. The putative class action lawsuits purport to have been filed on behalf of persons who purchased securities of the Company in connection with the equity public offering or in the open market. The putative class actions allege various violations of the federal securities laws and seek, inter alia, compensatory damages, rescission or rescissory damages and other unspecified equitable, injunctive or other relief. The putative derivative actions purport to be brought on behalf of the Company against its directors and Goldman Sachs & Co. and allege, among other things, that the directors breached their fiduciary duties to the Company in connection with matters related to the equity public offering and seek compensatory damages, punitive damages and other unspecified equitable or other relief. We believe that the suits are without merit and intend to defend them vigorously.

For a description of recent developments involving the Company's relationship with Intesa, see Note 6 of Notes to Consolidated Financial Statements.

13. MEMBERS' EQUITY AND STOCKHOLDERS' DEFICIENCY

Pursuant to Lazard Group's operating agreement as in effect prior to the amended and restated Operating Agreement, Lazard Group allocated and distributed to its members a substantial portion of its distributable profits in three monthly installments, as soon as practicable after the end of each fiscal year. Such installment distributions usually began in February. In addition, other periodic distributions to members included, as applicable, capital withdrawals, fixed return on members' equity and income tax advances made on behalf of members.

In connection with the consummation of the equity public offering, during the year ended December 31, 2005, members' equity was reduced by approximately \$145,000 for the repurchase of working member interests prior to consummation of the equity public offering.

Pursuant to provisions of its amended and restated Operating Agreement, Lazard Group distributions in respect of common membership interests are allocated to the holders of such interests on a pro rata basis. At December 31, 2005, approximately 37.6% and 62.4% of the outstanding Lazard Group common membership interests are held by subsidiaries of the Company and by LAZ-MD Holdings, respectively. Such distributions represent amounts necessary to fund (i) any dividends the Company may declare on its Class A common stock and (ii) tax distributions in respect of income taxes that the Company's subsidiaries and the members of LAZ-MD Holdings incur as a result of holding Lazard Group common membership interests. In August, 2005 and November, 2005, Lazard Group distributed an aggregate of \$8,821 to LAZ-MD Holdings and \$5,325 to the Company's subsidiaries, which latter amount was used by the Company to pay dividends to holders of its Class A common stock. On October 29, 2005, Lazard Group made total tax distributions of \$18,164, including \$11,327 paid to LAZ-MD Holdings.

Shares Available Under the Equity Incentive Plan (the "Equity Incentive Plan")

The Equity Incentive Plan authorizes the issuance of up to 25,000,000 shares of Class A common stock pursuant to the grant or exercise of stock options, stock appreciation rights, restricted stock, stock

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

units and other equity-based awards. See below for information regarding stock unit awards granted during 2005. Each stock unit granted under the Equity Incentive Plan represents a contingent right to receive one share of Class A common stock of the Company, at no cost to the recipient. The fair value of such stock unit awards is equal to the average market price of the Company's Class A common stock at the date of grant.

Deferred Stock Unit Grants ("DSUs")

On September 1, 2005, pursuant to compensatory arrangements approved by the Board of Directors on August 9, 2005, the Non-Executive Directors of the Company were granted 9,968 DSUs, with a per unit fair value on the date of grant of \$25.33 per share. These DSUs represent approximately 50% of the Directors' annual compensation for service on the Board of Directors and its committees and are convertible into Lazard Ltd Class A common stock at a specified date or after a Director resigns or otherwise ceases to be a member of the Board. The remaining compensation is paid in cash. For the year ended December 31, 2005, expenses of \$253 were incurred related to DSUs.

Restricted Stock Unit Grants ("RSUs")

During 2005, the Company granted 1,045,733 RSUs to eligible employees. Such RSUs have vesting periods of three to five years. During 2005, the weighted average market price for granted and forfeited RSUs was \$23.87 and \$23.72, respectively. The RSUs are subject to forfeiture should employment be discontinued prior to the stipulated vesting dates or the violation of certain restrictive covenants. Vesting of the RSUs may be accelerated upon a change of control.

The RSUs convert into Class A common stock on a one-for-one basis after the stipulated vesting periods. The aggregate fair value of the RSUs is amortized, as compensation expense, over the vesting periods and, for purposes of calculating diluted net income per share, are included in the diluted weighted average shares of Class A common stock outstanding using the treasury stock method. Expense relating to RSUs is charged to "compensation and benefits" on the consolidated statement of income and for the year ended December 31, 2005 amounted to \$1,024.

The following is a summary of DSUs and RSUs activity during the year ended December 31, 2005:

	DSUs	RSUs
Balance, January 1, 2005	_	_
Granted		1,045,733
Forfeited		(12,000)
Distributed		
Balance, December 31, 2005	9,968	1,033,733(*)

^(*) In January 2006 additional RSUs were granted to eligible employees. After such grants, 3,714,679 RSUs were outstanding.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

14. NET INCOME PER SHARE

The Company's net income for the year ended December 31, 2005 consists of the following:

	Income from Continuing Operations	Loss from Discontinued Operations	Net Income
Income for the period January 1, 2005 through December 31, 2005 Less—Income allocable to members of Lazard Group (for the period	\$161,062	\$(17,576)	\$143,486
January 1, 2005 through May 9, 2005)	106,751	(17,576)	89,175
Income available for Class A common stockholders (for the period May 10, 2005 through December 31, 2005)	\$ 54,311	<u>\$</u>	\$ 54,311
Weighted Average Shares Outstanding			
Basic	37,500,000		37,500,000
Diluted	37,561,138		37,561,138

Net income per share information is not applicable for reporting periods prior to May 10, 2005, the date of the consummation of the equity public offering. The calculation of basic and diluted net income per share amounts from continuing operations for the period commencing May 10, 2005 through December 31, 2005 is described and presented below.

Basic Net Income Per Share

Numerator—utilizes income from continuing operations for the period beginning May 10, 2005, the date of the equity public offering, through December 31, 2005.

Denominator—utilizes the 37,500,000 shares of Class A common stock issued concurrent with the equity public offering.

Diluted Net Income Per Share

Numerator—utilizes income from continuing operations for the period beginning May 10, 2005, the date of the equity public offering, through December 31, 2005 as in the basic net income per share calculation described above, plus, on an as-if-exchanged basis, to the extent dilutive, amounts applicable to LAZ-MD Holdings exchangeable interests, and corporate tax related thereto.

Denominator—utilizes the 37,500,000 shares of Class A common stock as in the basic net income per share calculation described above, plus DSU and RSU awards issued to Non-Executive Directors and employees of the Company, respectively, as calculated using the treasury stock method. In addition, the denominator includes, to the extent dilutive, LAZ-MD Holdings exchangeable interests, on an as-if-exchanged basis, and ESUs using the treasury stock method.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

Basic Net Income Per Share of Class A Common Stock

Numerator:	
Income from continuing operations available for Class A common stockholders for the period May 10, 2005 through December 31, 2005	\$54,311
Denominator: Average number of shares of Class A common stock outstanding	37,500,000
Basic net income per share of Class A common stock	\$1.45
Diluted Net Income Per Share of Class A Common Stock Numerator: Income from continuing operations available for Class A common stockholders for the period	
May 10, 2005 through December 31, 2005	\$54,311
Denominator: Average number of shares of Class A common stock, as reported for basic above	37,500,000
RSUs	61,138
Total	37,561,138
Diluted net income per share of Class A common stock	\$1.45

The LAZ-MD Holdings exchangeable interests (which, as of December 31, 2005, represent the right to receive 62,118,749 shares of Class A common stock upon exchange) and the ESUs were antidilutive and consequently the effect of their conversion into shares of Class A common stock has been excluded from diluted net income per share of Class A common stock.

Prior to the issuance of the Class A common stock upon settlement of the purchase contracts, the ESUs will be reflected in the Company's diluted net income per share using the treasury stock method. Under the treasury stock method, as defined by SFAS No. 128, *Earning Per Share* the number of shares of common stock included in the calculation of diluted income per share is the excess, if any, of the number of shares expected to be issued upon settlement of the purchase contracts less the number of shares that could be purchased by the Company with the proceeds to be received upon settlement at the average market closing price during the reporting period. The number of shares of common stock Lazard Ltd will issue upon settlement of the forward purchase contract component of the ESUs is not fixed, but instead is dependent on the closing price per share of its common stock for each of the 20 trading days beginning on April 15, 2008. Because the settlement terms of the purchase contracts vary, the number of shares to be issued depends on whether the closing price of the stock for the last 20 trading days in the reporting period is less than or equal to \$25 per share, greater than \$25 per share and less than \$30 per share or greater than or equal to \$30 per share. Dilution of income per share will occur (i) in reporting periods when the average stock price is over \$30 per share and (ii) in reporting periods when the average closing price of common stock for a reporting period is greater than \$25 and is greater than the average market price for the last 20 days of such reporting period.

The ESUs were antidilutive for each of the three quarters they were outstanding in 2005 and, consequently, for the period May 10, 2005 through December 31, 2005 they had no impact on diluted income per share.

Both the FASB and the EITF continue to study the accounting for financial instruments and derivative instruments, including instruments such as the ESUs. It is possible that in the future our accounting for the ESUs

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

could be affected by any new accounting rules that might be issued by these groups. Accordingly, there can be no assurance that the method in which the ESUs are reflected in the Company's diluted income per share will not change in the future as rules or interpretations evolve.

15. EMPLOYEE BENEFIT PLANS

The Company, through its subsidiaries, provides certain retirement and other post-employment benefits to certain of its employees through defined contribution and defined benefit pension plans and other post-retirement benefit plans. The Company has the right to amend or terminate its benefit plans at any time subject to the terms of such plans.

The retirement and post-employment benefit plans costs incurred for the years ended December 31, 2005, 2004 and 2003 are included in "compensation and benefits" and with respect to the separated businesses, "loss from discontinued operations" on the consolidated statements of income. Expenses incurred related to the defined benefit pension plans amounted to \$9,897, \$21,609 and \$20,319 for the years ended December 31, 2005, 2004 and 2003, respectively. Expenses (benefits) incurred related to the defined benefit pension plan supplement amounted to \$52, \$(60) and \$418 for the years ended December 31, 2005, 2004 and 2003, respectively. Expenses (benefits) incurred related to the post-retirement health care plans amounted to \$(13,223), \$(1,444) and \$5,007 for the years ended December 31, 2005, 2004 and 2003, respectively.

The Company also has an incentive compensation plan (the "Plan") pursuant to which amounts are invested in a Company sponsored investment vehicle for certain key employees. The Company records expenses for the Plan on the dates on which capital calls from such vehicle are funded. Net costs related to the Plan for the years ended December 31, 2005, 2004 and 2003 amounted to approximately \$1,300, \$100 and \$2,000, respectively, and are included in "compensation and benefits" and with respect to the separated businesses, "loss from discontinued operations" on the consolidated statements of income. At December 31, 2005, the Company had remaining commitments of approximately \$3,873 under the Plan.

The Company's LFNY Pension and Post-Retirement Benefits Plan and its LFNY Deferred Contribution Plan are described below, along with a description of Amendments to such plans implemented subsequent to December 31, 2004.

LFNY Pension and Post-Retirement Benefits—LFNY has two non-contributory defined benefit pension plans—the Employees' Pension Plan ("EPP"), which provides benefits to substantially all employees based on certain averages of compensation, as defined, and the Employees' Pension Plan Supplement ("EPPS"), which provides benefits to certain employees whose compensation exceeds a defined threshold. It is LFNY's policy to fund EPP to meet the minimum funding standard as prescribed by the Employee Retirement Income Security Act of 1974 ("ERISA"). At December 31, 2005 and 2004, the pension plan assets were invested in a portfolio consisting primarily of equity and fixed-income mutual fund investments managed by LAM. EPPS is a non-qualified supplemental plan and was unfunded at December 31, 2005. LFNY utilizes the "projected unit credit" actuarial method for financial reporting purposes.

Effective as of January 31, 2005, the EPP and EPPS were amended to cease future benefit accruals and future participation. As a result of such amendment, active participants will continue to receive credit for service completed after January 31, 2005 for purposes of vesting; however, future service does not count for purposes of future benefit accruals under these plans. Vested benefits for active participants as of January 31, 2005 have been retained.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

LFNY Post-Retirement Medical Plan—LFNY also has a non-funded contributory post-retirement medical plan (the "Medical Plan") covering substantially all of its employees. The Medical Plan pays stated percentages of most necessary medical expenses incurred by retirees, after subtracting payments by Medicare or other providers and after stated deductibles have been met. Participants become eligible for benefits if they retire from the Company after reaching age 62 and completing 10 years of service.

Effective December 31, 2005, post-retirement health care benefits are no longer offered to those managing directors and employees hired on or after the effective date and for those managing directors and employees hired before the effective date who attain the age of 40 after December 31, 2005. In addition, effective January 1, 2006, the cost sharing policy changed for those who qualify for the benefit.

LFNY Defined Contribution Plan (the "401(k) Plan") and LFNY Profit Sharing Plan — LFNY sponsors a 401(k) Plan, which covers substantially all of its employees. The Company historically had not matched employee contributions to the plan. On December 14, 2004, the plan was amended to provide for certain matching contributions by the Company, as described below. LFNY also sponsors a profit sharing plan, which covers eligible managing directors of LFNY. Contributions to the profit sharing plan are included in "distributions and withdrawals to members" on the consolidated statement of changes in members' equity prior to May 10, 2005 and "compensation and benefits" expense on the consolidated statement of income for the period commencing May 10, 2005.

Effective January 1, 2005, the 401(k) Plan was amended to implement an employer match to participant pretax contributions. Pursuant to the amendment, LFNY will match 100% of pre-tax contributions, excluding "catch-up" contributions, to the 401(k) Plan up to 4% of eligible compensation. Participants are 100% vested in all employer-matching contributions after three years of service. Any service accrued prior to January 1, 2005 counts toward this three-year vesting requirement.

Settlement Transactions Relating to LFNY's EPP, EPPS and Medical Plan—As a result of the separation and in accordance with SFAS No. 88, Employers' Accounting for Settlement and Curtailments of Defined Benefit Pension Plans and for Termination Benefits ("SFAS 88"), the Company recorded a net charge of \$388 (comprised of charges (credits) of \$3,369, (\$27) and \$(2,954) relating to the EPP, EPPS and Medical Plan obligations, respectively), for the year ended December 31, 2005 for the estimated cost relating to the settlement and curtailment of EPP, EPPS and Medical Plan obligations and special termination benefits to employees in the separated businesses. Of this amount, \$2,420 is included in "loss from discontinued operations" and \$(2,032) is included in "compensation and benefits" expense on the consolidated statement of income.

LCH Pension Plans—LCH also has two defined benefit pension plans and, in addition, makes contributions to personal pension plans for certain individuals. Each of the defined benefit plans has had a valuation by independent actuaries at December 31, 2005 and 2004, using the "projected unit funding" method.

Amendments to LCH Pension Plans—During the fourth quarter of 2005, the Company announced a cessation to future accruals to the LCH pension plans effective as of March 31, 2006. As a result of such amendment, future service and compensation increases will not count for purposes of future benefit accruals under the plans. Vested benefits for active participants as of March 31, 2006 will be retained. In accordance with SFAS 88, the projected benefit obligations under the plans have been reduced by approximately \$7,600 representing a reduction in the unrecognized net actuarial loss under the plans. In addition, during the fourth quarter of 2005 the Company recorded within "compensation and benefits" expense on the consolidated statement of income a curtailment gain of \$2,095 resulting from the release of an unamortized prior service credit in one of the plans.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

Termination of LCH's Post-Retirement Medical Plan—LCH has a non-funded Post-Retirement Medical Plan, which is provided, at LCH's discretion, to certain retired employees. The costs of private medical insurance are provided for these individuals, their spouses and eligible dependents. In April 2004, LCH announced a plan to terminate such Plan. As a result of such action, benefits available to eligible active employees and retirees will cease on February 28, 2007. In accordance with SFAS No. 106, Employers' Accounting for Post-Retirement Benefits Other Than Pensions, the Company is recognizing the effect of such termination, which resulted in a reduction in the Company's accumulated post-retirement benefit obligation, of approximately \$24,000, the effect of which will reduce employee compensation and benefits expense over the period ending February 2007. For the years ended December 31, 2005 and 2004, compensation and benefits expense was reduced by \$9,761 and \$4,488, respectively, related to the effect of the termination.

Employer Contributions and Indemnities from LFCM Holdings—As of December 31, 2005, Lazard Group's principal U.K. pension plans had a combined deficit of approximately \$46,800 (or approximately 27.2 million British pounds). This deficit would ordinarily be funded over time. In the third quarter of 2005, agreements were executed between Lazard Group and the trustees of such pension plans dealing with a plan for the future funding of the deficit as well as with asset allocation. Irrespective of the terms of these agreements, in considering their duties to beneficiaries, the trustees also have the power to change the asset allocation. Any changes in the asset allocation could increase or decrease the unfunded liability that would be funded over time, depending on asset mix, any increase in liabilities and investment returns. In addition, the pensions regulator in the U.K. may have the power to require contributions to be made to plans, and to impose support in respect of the funding of plans by related companies other than the direct obligors. As part of the separation, the Company made a contribution to LFCM Holdings of \$55,000 in connection with the provision by LFCM Holdings of support relating to U.K. pension liabilities and other indemnities.

Contributions of approximately \$29,800 (or 16.4 million British pounds) were made to the Company's defined benefit pension plans in the U.K during the year ended December 31, 2005, of which 15.0 million British pounds were reimbursed by LFCM Holdings.

The Company will make further payments amounting to 16.4 million British pounds, which approximates \$28,000, using exchange rates as of December 31, 2005, on June 1, 2006, 8.2 million British pounds on June 1, 2007 and 8.2 million British pounds on June 1, 2008. Relating to the June 1, 2006 payment, the Company recorded a receivable of approximately \$26,800 from LFCM Holdings relating to the 15.0 million British pounds which is the remaining amount that LFCM Holdings is obligated to reimburse the Company (see Note 17 of Notes to Consolidated Financial Statements).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

The following table summarizes the components of benefit costs, the return on plan assets, benefits paid and contributions for the years ended December 31, 2005, 2004 and 2003 for LFNY and LCH, as well as the allocation of total costs between continuing and discontinued operations for each period:

	Pension Plan	Pension Plan Supplement	Post- Retirement Medical Plans
Year Ended December 31, 2005 Components of net periodic benefit costs: Service cost Interest cost Expected return on plan assets Amortization of transition (asset)/obligation Amortization of prior service cost	\$ 7,061 26,165 (27,259)	\$ 86	\$ 224 519
Recognized actuarial (gain) loss Net periodic benefit cost (credit) Settlements (curtailments) Special termination benefits	3,098 8,623 1,086 188	(7) 79 (27)	(508) (12,715)
Total benefit cost (credit)	9,897 2,252 \$ 7,645	52 (15) \$ 67	
Actual return on plan assets Employer contribution Plan participants' contribution Benefits paid	\$ 58,550 \$ 33,304 \$ 26,816	\$ 697 \$ 697	\$ 1,217 \$ (2) \$ 1,277
Year Ended December 31, 2004 Components of net periodic benefit costs: Service cost Interest cost Expected return on plan assets Amortization of transition (asset)/obligation Amortization of net:	\$ 16,998 25,373 (27,422) (116)	\$ 341 138	\$ 1,926 1,088
Prior service cost	532 2,588 17,953	87 (17) 549	30 3,044
Settlements (curtailments) Total benefit cost (credit) Less portion related to discontinued operations	3,656 21,609 2,020 \$10,580	(609) (60) 194	$ \begin{array}{r} $
Total benefit cost (benefit) from continuing operations Actual return on plan assets Employer contribution Plan participants' contributions Benefits paid	\$ 19,589 \$ 33,951 \$ 13,024 \$ 17,061	\$(254) \$ 131 \$ 131	\$ (2,199) \$ 1,297 \$ 46 \$ 1,343
Year Ended December 31, 2003 Components of net periodic benefit costs: Service cost Interest cost Expected return on plan assets Amortization of transition (asset)/obligation Amortization of net:	\$ 14,692 22,295 (20,930) (13)	\$ 246 121	\$ 2,233 2,324
Prior service cost Recognized actuarial (gain) loss Net periodic benefit cost Settlements	$ \begin{array}{r} (240) \\ 4,515 \\ \hline 20,319 \end{array} $	87 (36) 418	450 5,007
Total benefit cost Less portion related to discontinued operations Total benefit cost from continuing operations	20,319 1,002 \$ 19,317	418 153 \$ 265	5,007 633 \$ 4,374
Actual return on plan assets Employer contribution Plan participants' contributions Benefits paid	\$ 36,749 \$ 25,294 \$ 17,750	\$ 333 \$ 333	\$ 1,285 \$ 37 \$ 1,322

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

Expected Benefit Payments—The following table summarizes the expected benefit payments by each of the Company's plans for the next five fiscal years and in the aggregate for the five fiscal years thereafter:

	Pension Plans		Post-Retirement Medical Plans
2006	\$ 15,442	\$ 23	\$ 312
2007	16,165	23	351
2008	16,900	74	362
2009	17,612	121	386
2010	18,419	116	415
2011-2015	100,866	492	2,663

Plan Assets—The Company's weighted-average asset allocations relating to the Company's pension plans at December 31, 2005 and 2004 by asset category are as follows:

	Decemb	er 31,
	2005	2004
Asset Category		
Equity Securities	48%	53%
Debt Securities	44	41
Other (includes cash, annuities and accrued dividends)	8	6
Total	100%	100%

Investment Policies and Strategies—The Company's Employees' Pension Trust—The primary investment goal is to ensure that the plans remain well funded, taking account of the likely future risks to investment returns and contributions. As a result, a portfolio of assets is maintained with appropriate liquidity and diversification that can be expected to generate long-term future returns that minimize the long-term costs of the pension plan without exposing the trust to an unacceptable risk of under funding. The Company's likely future ability to pay such contributions as are required to maintain the funded status of the plans over a reasonable time period is considered when determining the level of risk that is appropriate.

Measurement Date—The measurement date for the Company's employee benefit plans was December 31, 2005.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

The following table summarizes LFNY's and LCH's benefit obligations, the fair value of the assets and the funded status at December 31, 2005:

	Pension Plans	Pension Plan Supplement	Post-Retirement Medical Plans
Change in benefit obligation			
Benefit obligation at January 1, 2005	\$525,437	\$ 1,472	\$ 32,431
Insured annuities	(10,239)		
Service cost	7,061		224
Interest cost	26,165	86	519
Plan participants' contributions	-,		(2)
Amendments			(9,761)
Actuarial loss	25,936	205	350
Benefit paid	(26,816)	(697)	(1,277)
Special termination benefit	188	(0,1)	(-,-,-,
Settlement (curtailment)	(6,742)	95	(1,341)
Foreign currency translation adjustment	(53,199)	75	(2,316)
Benefit obligation at December 31, 2005	487,791	1,161	18,827
Change in plan assets			
Fair value of plan assets at January 1, 2005	430,659		
Insured annuities	(10,239)		
Actual return on plan assets	58,550		
Employer contribution	33,304	697	1.217
Plan participants' contributions	,		60
Benefits paid	(26,816)	(697)	(1,277)
Foreign currency translation adjustment	(45,772)	(0),)	(1,=,,,)
Fair value of plan assets at December 31, 2005	439,686		
Funded status	(48,105)	(1,161)	(18,827)
Unrecognized net prior service cost			(6,550)
Unrecognized net actuarial (gain)/loss	71,599	1	2,040
Amounts reflected on the consolidated statement of financial condition	\$ 23,494	\$(1,160)	\$(23,337)
Amounts recognized in the consolidated statement of financial condition consist			
of:			
Prepaid benefit cost (included in "other assets")	\$ 7,604		
Accrued benefit liability (included in "other liabilities")	(55,709)	\$(1,161)	\$(23,337)
			\$(23,337)
Accumulated other comprehensive loss	71,599	1	
Net amount recognized	\$ 23,494	\$(1,160)	\$(23,337)
Weighted-average assumptions used to determine benefit obligations at December 3	31, 2005:		
Discount rate	4.8%	5.5%	5.5%
Rate of annual compensation increase	N/A	N/A	N/A
Weighted-average assumptions used to determine net periodic benefit cost for year	ended Decer	nber 31, 2005	:
Discount rate	5.3%	6.0%	6.0%
Expected long-term return on plan assets	6.2%	N/A	N/A
Rate of annual compensation increase	N/A	N/A	N/A
Time of annual componential mercane	11/11	1 1// 1	11/11

As of December 31, 2005, the fair value of plan assets and the accumulated benefit obligation within the LFNY plan was \$28,238 and \$29,564, respectively, and the fair value of plan assets and the accumulated benefit obligation within the LCH plan was \$411,448 and \$458,227, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

The following table summarizes LFNY's and LCH's benefit obligations, the fair value of the assets and the funded status at December 31, 2004:

	Pension Plans	Pension Plan Supplement	Post-Retirement Medical Plans
Change in benefit obligation			
Benefit obligation at January 1, 2004	\$439,669	\$ 2,286	\$ 43,853
Service cost	16,143	341	1,926
Interest cost	24,911	138	1,088
Plan participants' contributions			46
Amendments	5,292	41	(15,556)
Actuarial loss	27,869	72	442
Benefits paid	(17,061)	(131)	(1,342)
Curtailment gain	(5,759)	(1,275)	1.054
Foreign currency translation adjustment	34,373		1,974
Benefit obligation at December 31, 2004	525,437	1,472	32,431
Change in plan assets			
Fair value of plan assets at January 1, 2004	371,384		
Actual return on plan assets	33,951		
Employer contribution	13,024	131	1,296
Plan participants' contributions			46
Benefits paid	(17,061)	(131)	(1,342)
Foreign currency translation adjustment	29,361		
Fair value of plan assets at December 31, 2004	430,659		
Funded status	(94,778)	(1,472)	(32,431)
Unrecognized net prior service cost	(2,697)	(1,172)	(11,068)
Unrecognized net actuarial (gain)/loss	98,056	(334)	3,344
Amounts reflected on the consolidated statement of financial condition	\$ 581	\$(1,806)	\$(40,155)
Amounts recognized on the consolidated statement of financial condition consist of: Prepaid benefit cost (included in "other assets")	\$ 7,099		
operations")	(82,568)	\$(1,806)	\$(40,155)
Accumulated other comprehensive loss	76,050		
Net amount recognized	\$ 581	\$(1,806)	\$(40,155)
Weighted-average assumptions used to determine benefit obligations at December	er 31 2004·		
Discount rate	5.4%	6.0%	5.0%
Rate of annual compensation increase	3.8% - 6.3%	5.5%	N/A
Weighted-average assumptions used to determine net periodic benefit cost for ye	ear ended Decer	nber 31, 2004	:
Discount rate	5.8%	6.3%	5.3%
Expected long-term return on plan assets	7.4%	N/A	N/A
Rate of annual compensation increase	3.8% - 6.3%	5.5%	N/A

As of December 31, 2004, the fair value of plan assets and the accumulated benefit obligation within the LFNY plan was \$34,919 and \$34,703, respectively, and the fair value of plan assets and the accumulated benefit obligation within the LCH plan was \$395,740 and \$478,308, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

Assumptions—In selecting the expected long-term rate of return on plan assets, the Company considered the average rate of earnings expected on the funds invested or to be invested to provide for the benefits of the plan. The expected long-term rate of return on plan assets is based on expected returns on different asset classes held by the plan in light of prevailing economic conditions as well as historic returns. This included considering the trusts' asset allocation and the expected returns likely to be earned over the life of the plan. This basis is consistent with the prior year.

For measurement purposes, a 9.5% and 9.8% annual rate of increase in the per capita cost of covered health care benefits was assumed for the computation of the December 31, 2005 and 2004 benefit obligations, respectively. The rate was assumed to decrease gradually to 6.0% through 2008 and remain at that level thereafter.

The assumed cost of healthcare has an effect on the amounts reported for the Company's post-retirement plans. A 1% change in the assumed healthcare cost trend rate would have the following effects:

	1% Increase		1% Decrease	
	2005	2004	2005	2004
Cost	\$ 103	\$ 899	\$ (85)	\$(652)
Obligation	1.113	1,176	(924)	(988)

16. INCOME TAXES

Income taxes from continuing operations for the years ended December 31, 2005, 2004 and 2003 consist of:

	Year Ended December 31,		
	2005	2004	2003
Current expense:			
Federal	\$ 1,831		
Foreign	60,461	\$23,726	\$33,505
State and local (primarily UBT)	4,251	4,094	3,073
Total current	66,543	27,820	36,578
Deferred expense (benefit):			
Foreign	(7,558)	452	375
Total	\$58,985	\$28,272	\$36,953

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

A reconciliation of the U.S. federal statutory income tax rate to the Company's effective tax rate on income from continuing operations is set forth below:

	Year Ended December 31,		
	2005	2004	2003
U.S. federal statutory income tax rate	35.0%	35.0%	35.0%
May 10, 2005, the date of the equity public offering	(11.4)	(35.0)	(35.0)
Income of minority interest	(14.7)		
Foreign source income not subject to tax	(4.1)		
Foreign taxes	15.5	6.6	7.7
State and local taxes, primarily UBT	1.2	1.1	0.7
Amortization and depreciation (a)	(3.1)		
Other	(1.2)		
Effective income tax rate	<u>17.2</u> %		8.4%

⁽a) Primarily relates to the amortization of the basis step-up resulting from the separation and recapitalization. A full valuation allowance had previously been provided for these deferred tax assets.

Deferred income taxes are provided for the effects of temporary differences between the tax basis of an asset or liability and its reported amount in the consolidated balance sheets. These temporary differences result in taxable or deductible amounts in future years. Details of the Company's deferred tax assets and liabilities are as follows:

December 31

	December 31,	
	2005	2004
Deferred Tax Assets:		
Compensation and benefits	\$ 9,409	\$ 5,308
Pensions	15,841	15,919
Depreciation and amortization	7,191	17
Other	3,158	591
Basis adjustments as a result of the equity public offering	255,500	
Bad debt provision	2,344	1,778
Property	3,455	4,040
Net operating loss and tax credit carryforwards	47,929	64,672
Gross deferred tax assets	344,827	92,325
Valuation allowance	(333,919)	(88,007)
Total deferred tax assets (net of valuation allowance)	\$ 10,908	\$ 4,318
Deferred Tax Liabilities:		
Pensions	\$ 552	
Unrealized gains on long-term investments	3,852	\$ 3,998
Other	13	40
Depreciation and amortization	17,782	21,158
Total deferred tax liabilities	\$ 22,199	\$ 25,196

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

At December 31, 2005, the Company recognized deferred tax assets related to differences between the financial reporting basis and the tax basis of the net assets of the Company, which totaled \$344,827. These basis differences include \$255,500 recorded in 2005, which are the result of (i) purchases and redemptions of historical and working member interests consummated in connection with the separation and recapitalization of the Company, which approximate \$231,465 and (ii) tax basis step-ups for U.S. income tax purposes on certain U.K. assets and the cumulative effect of currency translation adjustments, which together approximate \$24,035. The Company's net operating loss and tax credit carryforwards primarily relate to operations in the U.K. which may be carried forward indefinitely, subject to various limitations on use that affect the ability to apply such loss carryforwards to future taxable profits.

The valuation allowance of \$333,919 at December 31, 2005 reflects a net increase of \$245,912, from the 2004 balance of \$88,007. This increase results from an increase in the valuation allowance of approximately \$266,460 for deferred tax assets in the U.S. (primarily attributable to tax basis differences of \$255,500 discussed above), partially offset by a decline in the valuation allowance of \$20,548, primarily as a result of the utilization of net operating loss carryforwards in the U.K. and currency translation adjustments.

UBT attributable to certain member distributions has been reimbursed by the members under an agreement with the Company.

Tax Receivable Agreement

The redemption of historical partner interests in connection with the separation and recapitalization has resulted, and the exchanges of LAZ-MD Holdings exchangeable interests for shares of Class A common stock may result, in increases in the tax basis of the tangible and/or intangible assets of Lazard Group. The tax receivable agreement, dated as of May 10, 2005, with LFCM Holdings requires the Company to pay LFCM Holdings 85% of the cash savings, if any, in U.S. federal, state and local income tax or franchise tax that the Company actually realizes as a result of the above-mentioned increases in tax basis. During the year ended December 31, 2005, the Company recorded a provision of \$2,685 pursuant to the tax receivable agreement, with the liability related thereto included within payable to related parties on the consolidated statement of financial position.

17. RELATED PARTIES

Amounts receivable from and payable to related parties as of December 31, 2005 are set forth below (there were no such amounts at December 31, 2004):

	Receivables	Payables
LFCM Holdings	\$53,787	\$3,919
LAZ-MD Holdings	145	
Totals	\$53,932	\$3,919

LFCM Holdings

LFCM Holdings owns and operates the separated businesses and is owned by the working members, including Lazard's managing directors who are also members of LAZ-MD Holdings. In addition to the master separation agreement which effected the separation and recapitalization discussed in Note 1 of Notes to Consolidated Financial Statements, LFCM Holdings entered into an insurance matters agreement and a license agreement that addressed various business matters associated with the separation, as well as several other agreements discussed below.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

Under the employee benefits agreement, dated as of May 10, 2005, by and among Lazard Ltd, Lazard Group, LAZ-MD Holdings and LFCM Holdings, LFCM Holdings generally assumed, as of the completion of the separation and recapitalization transactions, all outstanding and future liabilities in respect of the current and former employees of the separated businesses. The Company retained all accrued liabilities under, and assets of, the pension plans in the U.S. and the U.K. as well as the 401(k) Plan accounts of the inactive employees of LFCM Holdings and its subsidiaries. See Note 15 of Notes to Consolidated Financial Statements for additional information regarding employer contributions and indemnities from LFCM Holdings.

Pursuant to the administrative services agreement dated as of May 10, 2005, by and among LAZ-MD Holdings, LFCM Holdings and Lazard Group (the "administrative services agreement"), Lazard Group provides selected administrative and support services to LAZ-MD Holdings and LFCM Holdings, such as cash management and debt service administration, accounting and financing activities, tax, payroll, human resources administration, financial transaction support, information technology, public communications, data processing, procurement, real estate management, and other general administrative functions. Lazard Group charges for these services based on Lazard Group's cost allocation methodology.

The services provided by Lazard Group to LFCM Holdings and by LFCM Holdings to Lazard Group under the administrative services agreement generally will be provided until December 31, 2008. LFCM Holdings and Lazard Group have a right to terminate the services earlier if there is a change of control of either party or the business alliance provided in the business alliance agreement expires or is terminated. The party receiving a service may also terminate a service earlier upon 180 days' notice as long as the receiving party pays the service provider an additional three months of service fee for terminated service.

The business alliance agreement provides that Lazard Group will refer to LFCM Holdings selected opportunities for underwriting and distribution of securities. In addition Lazard Group will provide assistance in the execution of any such referred business. In exchange for the referral obligation and assistance, Lazard Group will receive a referral fee from LFCM Holdings equal to approximately half of the revenue obtained by LFCM Holdings in respect of any underwriting or distribution opportunity. In addition, LFCM Holdings will refer opportunities in the Financial Advisory and Asset Management businesses to Lazard Group. In exchange for this referral, LFCM Holdings will be entitled to a customary finders' fee from Lazard Group. The business alliance agreement further provides that, during the term of the business alliance, LFNY and LAM Securities, subsidiaries of Lazard Group, will introduce execution and settlement transactions to newly-formed broker-dealer entities affiliated with LFCM Holdings. The term of the business alliance will expire on the fifth anniversary of the equity public offering, subject to periodic automatic renewal, unless either party elects to terminate in connection with any such renewal or elects to terminate on account of a change of control of either party.

For the period May 10, 2005 through December 31, 2005, amounts recorded by Lazard Group relating to administrative and support services and referral fees for underwriting transactions amounted to approximately \$3,100 and \$6,300, respectively.

Receivables from LFCM Holdings and its subsidiaries as of December 31, 2005 include \$17,031 outstanding related to the lease indemnity agreement and \$26,800 related to the U.K. pension indemnity (see Notes 12 and 15 of Notes to Consolidated Financial Statements, respectively). The remaining receivable of \$9,956 relates primarily to administrative and support services and referral fees for underwriting transactions of approximately \$2,600 and \$6,300, respectively. Payables to LFCM Holdings and its subsidiaries include \$2,685 pursuant to the tax receivable agreement described in Note 16 of Notes to Consolidated Financial Statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

LAZ-MD Holdings

As of December 31, 2005, LAZ-MD Holdings holds an approximate 62.4% common membership interest in Lazard Group and Lazard Ltd holds the remaining 37.6% common membership interest. Additionally, LAZ-MD Holdings is the sole owner of the one issued and outstanding share of Class B common stock (the "Class B common stock") of Lazard Ltd. As of December 31, 2005, the Class B common stock provides LAZ-MD Holdings with approximately 62.4% of the voting power but no economic rights in Lazard Ltd. Subject to certain limitations, LAZ-MD Holdings exchangeable interests are exchangeable for Class A common stock. However, the Class B common stock will represent no less than 50.1% of the voting power until December 31, 2007.

Lazard Group provides selected administrative and support services to LAZ-MD Holdings through the administrative services agreement as discussed above. Lazard Group charges LAZ-MD Holdings for these services based on Lazard Group's cost allocation methodology and, for the period May 10, 2005 through December 31, 2005, such charges amounted to \$145.

Pursuant to the administrative services agreement, Lazard Group also provides tax services to LAZ-MD Holdings. The services provided by Lazard Group to LAZ-MD Holdings will generally be provided until December 31, 2014, unless terminated earlier because of a change of control of either party. For the period May 10, 2005 through December 31, 2005, Lazard Group's charges to LAZ-MD Holdings for such services were not material.

18. REGULATORY AUTHORITIES

LFNY is a U.S. registered broker-dealer and is subject to the net capital requirements of Rule 15c3-1 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Under the basic method permitted by this rule, the minimum required net capital, as defined, is a specified fixed percentage of total aggregate indebtedness recorded on LFNY's statement of financial condition, or \$5, whichever is greater. At December 31, 2005, LFNY's regulatory net capital was \$64,254, which exceeded the minimum requirement by \$59,208.

Certain U.K. subsidiaries of the Company, including LCL, Lazard Fund Managers Limited and Lazard Asset Management Limited (the "U.K. Subsidiaries") are regulated by the Financial Services Authority (the "FSA"). The Company presently estimates that at December 31, 2005, the aggregate regulatory net capital of the U.K. Subsidiaries was \$146,146, which exceeded the minimum requirement by \$70,161.

The Financial Advisory activities of Lazard Frères SAS ("LF") and its wholly-owned subsidiaries, including LFB, are authorized by the Comité des Etablissements de Crédit et des Entreprises d'Investissement and are regulated by the Comité de la Réglementation Bancaire et Financière. Supervision is exercised by the Commission Bancaire, which is responsible, in liaison with the Banque de France, for ensuring compliance with the regulations. In this context LF has the status of a bank holding company ("Compagnie Financière") and LFB is a registered bank ("Etablissement de Crédit"). In addition, the investment services activities of the Paris group, exercised through LFB and other subsidiaries, primarily LFG (asset management) and Fonds Partenaires Gestion (private equity, merchant banking), are subject to regulation and supervision by the Autorité des Marchés Financiers. At December 31, 2005, the consolidated regulatory net capital of LF was \$134,843, which exceeded the minimum requirement set for regulatory capital levels by \$48,518.

Certain other U.S. and non-U.S. subsidiaries are subject to various other capital adequacy requirements promulgated by various regulatory and exchange authorities in the countries in which they operate. At December 31, 2005, for those subsidiaries with regulatory capital requirements, their aggregate net capital was \$35,475, which exceeded the minimum required capital by \$23,803.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

At December 31, 2005, each of these subsidiaries individually were in compliance with its regulatory capital requirements.

19. EXTRAORDINARY GAIN

In January 2004, the Company acquired certain assets, net of certain liabilities, of West LB Panmure Limited, an unrelated entity in the U.K. Subsequent to the acquisition, the acquired business became part of the Company's Capital Markets and Other segment, operating as Panmure Gordon, a division of LCL. Panmure Gordon provides clients with corporate finance advisory services, corporate broking capabilities and equity sales and trading. The total purchase price allocated to the net assets of the business acquired was \$1,580 related to legal costs incurred to complete the transaction. The fair value of the net assets acquired exceeded the purchase price of those net assets by \$5,658. In accordance with SFAS No. 141, *Business Combinations*, the Company recognized an extraordinary gain of \$5,507 after reducing long-lived assets, principally representing property, to \$0.

On April 26, 2005, the Company completed the sale of Panmure Gordon to Durlacher Corporation PLC, a U.K. broking firm ("Durlacher"). As part of the April 2005 transaction, Lazard Group received an ownership interest of 32.8% in Durlacher, which was transferred to LFCM Holdings in connection with the separation. Lazard Group and LFCM Holdings have agreed to share any cash proceeds, to be derived prior to May 2013, from any subsequent sale by LFCM Holdings of the shares it owns in Durlacher.

20. SEGMENT OPERATING RESULTS

The Company's reportable segments offer different products and services and are managed separately as different levels and types of expertise are required to effectively manage the segments' transactions. Each segment is reviewed to determine the allocation of resources and to assess its performance. Prior to May 10, 2005, the Company's business results were categorized into the following three segments: Financial Advisory, Asset Management and Capital Markets and Other. On May 10, 2005 the Capital Markets and Other segment was disposed of in connection with the separation discussed in Note 1 of Notes to Consolidated Financial Statements. Consequently, subsequent to May 10, 2005, the Company has two segments: Financial Advisory which includes providing advice on mergers, acquisitions, restructurings and other financial matters; and Asset Management which includes the management of equity and fixed income securities and merchant banking funds. Capital Markets and Other consisted of equity, fixed income and convertibles sales and trading, broking, research and underwriting services, merchant banking fund management activities outside of France and specified non-operating assets and liabilities. In addition, the Company records selected other activities in Corporate, including cash and marketable investments, certain long-term investments, and the commercial banking activities of LFB. The Company also allocates outstanding indebtedness to Corporate.

As discussed in Note 1 of Notes to Consolidated Financial Statements, historical results of operations are reported as an historical partnership until the equity public offering on May 10, 2005 and do not include payments for services rendered by managing directors as compensation expense and a provision for U.S. federal income taxes. Such payments and tax provisions are included in subsequent periods. Therefore, historical results for periods prior to the equity public offering on May 10, 2005 and subsequent thereto are not comparable.

The Company's segment information for the years ended December 31, 2005, 2004 and 2003 is prepared using the following methodology:

 Revenue and expenses directly associated with each segment are included in determining operating income.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

- Expenses not directly associated with specific segments are allocated based on the most relevant measures applicable, including headcount, square footage and other factors.
- Segment assets are based on those directly associated with each segment, and include an allocation of certain assets relating to various segments, based on the most relevant measures applicable, including headcount, square footage and other factors.

The Company allocates investment gains and losses, interest income and interest expense among the various segments based on the segment in which the underlying asset or liability is reported.

Each segment's operating expenses include (i) compensation and benefits expenses that are incurred directly in support of the businesses and (ii) other operating expenses, which include directly incurred expenses for premises and occupancy, professional fees, travel and entertainment, communications and information services, equipment and indirect support costs (including compensation and other operating expenses related thereto) for administrative services. Such administrative services include, but are not limited to, accounting, tax, legal, facilities management and senior management activities.

There were no clients for the years ended December 31, 2005, 2004 and 2003 that individually constituted more than 10% of the net revenue of either of the Company's business segments.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

Management evaluates segment results based on net revenue and operating income and believes that the following information provides a reasonable representation of each segment's contribution to continuing operations with respect to net revenue, operating income and total assets:

		As of or for t	he Year Ended	December 31,
		2005	2004	2003
Financial Advisory	Net Revenue	\$ 864,812 589,024	\$ 655,200 443,682	\$ 690,967 380,250
	Operating Income	\$ 275,788	\$ 211,518	\$ 310,717
	Total Assets	\$ 336,576	\$ 380,331	\$ 339,454
Asset Management	Net Revenue Operating Expenses (a)	\$ 466,188 349,801	\$ 417,166 282,029	\$ 350,348 239,888
	Operating Income	\$ 116,387	\$ 135,137	\$ 110,460
	Total Assets	\$ 308,054	\$ 245,449	\$ 198,692
Corporate	Net Revenue Operating Expenses (a)	\$ (29,558) 20,255	\$ 22,464 1,295	\$ 11,627 (5,932)
	Operating Income	\$ (49,813)	\$ 21,169	\$ 17,559
	Total Assets	\$1,266,267	\$1,384,769	\$1,296,325
Total	Net Revenue Operating Expenses (a)	\$1,301,442 959,080	\$1,094,830 727,006	\$1,052,942 614,206
	Operating Income	\$ 342,362	\$ 367,824	\$ 438,736
	Total Assets (b)	\$1,910,897	\$2,010,549	\$1,834,471

⁽a) Operating expenses include depreciation and amortization from continuing operations as set forth in table below.

	Year Ended December 31,		
	2005	2004	2003
Financial Advisory	\$ 4,030	\$ 4,792	\$ 5,686
Asset Management	2,099	1,871	1,638
Corporate	8,649	7,980	4,588
Total (excluding amounts relating to discontinued operations of \$570,			
\$2,295 and \$2,082, respectively)	\$14,778	\$14,643	\$11,912

⁽b) Excludes assets of discontinued operations of \$0, \$1,488,675 and \$1,422,758 at December 31, 2005, 2004 and 2003, respectively.

Geographic Information

Due to the highly integrated nature of international financial markets, the Company manages its business based on the profitability of the enterprise as a whole. Accordingly, management believes that profitability by geographic region is not necessarily meaningful. The Company's revenue and identifiable assets are generally allocated based on the country or domicile of the legal entity providing the service.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

The following table sets forth the net revenue from and identifiable assets for continuing operations of the Company and its consolidated subsidiaries by geographic region allocated on the basis described above.

	As of or for the Year Ended December 31,			
	2005	2004	2003	
Net Revenue:				
North America	\$ 638,158	\$ 537,504	\$ 559,447	
United Kingdom	209,812	171,200	121,699	
France	208,393	188,586	164,903	
Other Western Europe	197,384	175,065	178,424	
Rest of World	47,695	22,475	28,469	
Total	\$1,301,442	\$1,094,830	\$1,052,942	
Identifiable Assets:				
North America	\$ 484,731	\$ 427,706	\$ 486,039	
United Kingdom	261,966	288,656	189,026	
France	959,695	1,078,614	939,112	
Other Western Europe	165,794	182,144	194,250	
Rest of World	38,711	33,429	26,044	
Total (a)	\$1,910,897	\$2,010,549	\$1,834,471	

⁽a) Excludes assets of discontinued operations of \$0, \$1,488,675 and \$1,422,758 at December 31, 2005, 2004 and 2003, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

21. DISCONTINUED OPERATIONS

In connection with the separation discussed in Note 1 of Notes to Consolidated Financial Statements, on May 10, 2005 the Company transferred its Capital Markets and Other segment to LFCM Holdings. The disposal qualifies as a discontinued operation under SFAS No. 144, *Accounting for the Impairment or Disposal of Long-Lived Assets*. The Company transferred net assets with a carrying value of \$243,178 at May 10, 2005 and a fair value of approximately \$245,600. Because these operations were distributed to the working members of Lazard Group, no gain or loss was recognized on the separation.

The total assets and total liabilities of discontinued operations at December 31, 2004 are set forth below:

Cash and cash equivalents	\$ 8,185
Cash and securities at fair value	27,200
Securities owned—at fair value:	27,200
	(7.562
Bonds—Corporate	67,563
US Government and agency securities pledged as collateral	98,342
Equities	44,375
Securities borrowed	852,266
Securities purchased under agreements to resell	151,652
Receivables	164,157
Long-term investments	56,926
Other assets	18,009
Total assets of discontinued operations	\$1,488,675
Securities sold under agreements to repurchase	\$ 144,301
Securities sold, not yet purchased—at fair value:	
Bonds—Corporate	76,425
US Government and agency securities	133,775
Equities	22,281
Securities loaned	624,918
Senior borrowings	3,280
Payables	90,836
Accrued compensation and benefits	52,247
Other liabilities	57,547
Minority interest Total liabilities of discontinued operations	16,810

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except for per share data, unless otherwise noted)

Operating results of the Capital Markets and Other segment for the years ended December 31, 2005, 2004 and 2003 were as follows:

	Year Ended December 31,		
	2005	2004	2003
Net revenue	\$ 39,599	\$179,475	\$130,442
Pre-tax loss	\$(14,246)	\$ (10,429)	\$ (49,367)
Provision for income taxes	3,330	103	7,468
Loss from discontinued operations (net of tax)(*)	\$(17,576)	\$(10,532)	\$ (56,835)

^(*) Borne by the members of Lazard Group as such losses were incurred prior to May 10, 2005, the date of the Company's equity public offering and the separation and recapitalization transactions.

22. FAIR VALUE OF FINANCIAL INSTRUMENTS

The majority of the Company's assets and liabilities are recorded at fair value or at amounts that approximate fair value. Such assets and liabilities include cash and cash equivalents, cash and securities segregated for regulatory purposes, marketable investments and long-term investments, securities purchased under agreements to resell and securities sold under agreements to repurchase, securities owned and securities sold, not yet purchased, swaps and other contractual agreements, receivables and payables, and other short-term borrowings and payables (also see discussion in Note 3 of Notes to Consolidated Financial Statements).

Senior Borrowings and Subordinated Loans—The Company's senior borrowings and subordinated loans are recorded at historical amounts. The fair value of the Company's senior borrowings and subordinated loans was estimated using a discounted cash flow analysis based on the Company's current borrowing rates for similar types of borrowing arrangements. At December 31, 2005, the carrying value of the Company's senior borrowings and subordinated loans approximated fair value.

SUPPLEMENTAL FINANCIAL INFORMATION

QUARTERLY RESULTS (UNAUDITED)

The following represents the Company's unaudited quarterly results from continuing operations for the years ended December 31, 2005 and 2004. These quarterly results were prepared in accordance with generally accepted accounting principles and reflect all adjustments that are, in the opinion of management, necessary for a fair statement of the results. These adjustments are of a normal recurring nature. Net income per Class A common stock and dividends declared per Class A common stock are only applicable commencing May 10, 2005, the date of the Company's equity public offering.

		20	05 Fiscal Qua	rter*	
	First	Second	Third	Fourth	Year
			ands, except p		
Net revenue	\$260,099	\$317,363	\$356,903	\$367,077	\$1,301,442
Operating expenses	161,830	227,643	279,614	289,993	959,080
Operating income	\$ 98,269	\$ 89,720	\$ 77,289	\$ 77,084	\$ 342,362
Income from continuing operations	\$ 80,206	\$ 37,911	\$ 19,011	\$ 23,934	\$ 161,062
Net income (net income allocable to members of Lazard Group prior to May 10, 2005)	\$ 73,356	\$ 27,593	\$ 18,603	\$ 23,934	\$ 143,486
Net income from continuing operations per share of Class A common stock:					
Basic	N/A	\$.30	\$.51	\$.64	\$ 1.45
Diluted	N/A	\$.30	\$.51	\$.64	\$ 1.45
Dividends declared per share of Class A common		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,,,,,	7	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
stock	N/A	N/A	\$.052	\$.09	\$ 0.142
		20	04 Fiscal Qua	rter*	
	First	Second 20	04 Fiscal Qua	rter* Fourth	Year
		Second	Third (\$ in thousand	Fourth ls)	
Net revenue	\$203,455	Second \$276,515	Third (\$ in thousand \$223,980	Fourth (s) \$390,880	\$1,094,830
Net revenue		Second	Third (\$ in thousand \$223,980 168,549	Fourth ls)	
	\$203,455	Second \$276,515	Third (\$ in thousand \$223,980	Fourth (s) \$390,880	\$1,094,830
Operating expenses	\$203,455 175,177	Second \$276,515 168,940	Third (\$ in thousand \$223,980 168,549	Fourth (1s) \$390,880 214,340	\$1,094,830 727,006
Operating expenses	\$203,455 175,177 \$ 28,278	\$276,515 168,940 \$107,575	Third (\$ in thousand \$223,980 168,549 \$ 55,431	Fourth \$390,880 214,340 \$176,540	\$1,094,830 727,006 \$ 367,824
Operating expenses	\$203,455 175,177 \$ 28,278 \$ 15,924	\$276,515 168,940 \$107,575 \$ 66,877	Third (\$ in thousand \$223,980 168,549 \$ 55,431 \$ 42,842	Fourth ss \$390,880 214,340 \$176,540 \$126,356	\$1,094,830 727,006 \$ 367,824 \$ 251,999
Operating expenses	\$203,455 175,177 \$ 28,278 \$ 15,924	\$276,515 168,940 \$107,575 \$ 66,877	Third (\$ in thousand \$223,980 168,549 \$ 55,431 \$ 42,842	Fourth ss \$390,880 214,340 \$176,540 \$126,356	\$1,094,830 727,006 \$ 367,824 \$ 251,999
Operating expenses Operating income Income from continuing operations Net income allocable to members of Lazard Group Net income from continuing operations per share of Class A common stock:	\$203,455 175,177 \$ 28,278 \$ 15,924 \$ 15,053	\$276,515 168,940 \$107,575 \$ 66,877 \$ 79,363	Third (\$ in thousand \$223,980 168,549 \$ 55,431 \$ 42,842 \$ 39,900	Fourth ss \$390,880 214,340 \$176,540 \$126,356 \$112,658	\$1,094,830 727,006 \$ 367,824 \$ 251,999 \$ 246,974

^{*} This quarterly operating data reflects the historical results of continuing operations of Lazard Ltd, including consolidation of its investment in Lazard Group for all periods presented. Prior to May 10, 2005, the date of Lazard Ltd's equity public offering (as defined in Note 1 of the accompanying Notes to Consolidated Financial Statements), the consolidated financial data included herein represent the historical quarterly financial results of Lazard Group. The results of operations for certain businesses that Lazard Group no longer owns have been reported as discontinued operations. This quarterly data does not reflect what the results of operations of Lazard Ltd or Lazard Group would have been had these companies been standalone, public companies for the periods presented. In addition, the results of operations for periods prior to May 10, 2005 are not comparable to results of operations for subsequent periods. Specifically, prior to May 10, 2005, the historical results of operations of Lazard Group do not give effect to the following matters:

Payment for services rendered by Lazard Group's managing directors, which, as a result of Lazard Group operating as a limited liability company, historically has been accounted for as distributions from

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) (dollars in thousands, except per share or membership interest amounts, unless otherwise noted)

members' capital, or in some cases as minority interest, rather than as compensation and benefits expense. Therefore, prior to May 10, 2005, Lazard Group's operating income historically has not reflected payments for services rendered by its managing directors. Subsequent to the consummation of the equity public offering and financing transactions, as described in Note 2 of the accompanying Notes to Consolidated Financial Statements, Lazard Ltd now includes all payments for services rendered by its managing directors in compensation and benefits and distributions to profit participation members.

- U.S. corporate federal income taxes, because Lazard Group has operated in the U.S. as a limited liability company that was treated as a partnership for U.S. federal income tax purposes. As a result, Lazard Group's income had not been subject to U.S. federal income taxes. Taxes related to income earned by partnerships represent obligations of the individual partners. Outside the U.S., Lazard Group historically has operated principally through subsidiary corporations and has been subject to local income taxes. Prior to May 10, 2005, income taxes reflected within Lazard Group's historical results of operations are attributable to taxes incurred in non-U.S. entities and to New York City UBT attributable to Lazard Group's operations apportioned to New York City. Subsequent to the equity public offering, the consolidated financial statements of Lazard Ltd include U.S. corporate federal income taxes on its allocable share of the results of operations of Lazard Group, giving effect to the post equity public offering structure.
- Minority interest in net income relating to LAZ-MD Holdings' ownership interest of Lazard Group's common membership interests since May 10, 2005. Prior to May 10, 2005, Lazard Ltd had no ownership interest in Lazard Group and all net income was allocable to the then members of Lazard Group. Commencing May 10, 2005, minority interest in net income includes LAZ-MD Holdings' ownership interest of Lazard Group's common membership interests.
- The use of proceeds from the financing transactions.
- The net incremental interest expense related to the financing transactions.

Item 8A. Pro Forma Financial Information (Unaudited) Page Unaudited Pro Forma Condensed Consolidated Statement of Income For The Year Ended December 31, 2005 129

As described below and elsewhere in this annual report on Form 10-K, the historical results of operations for periods prior to May 10, 2005, the date of our equity public offering, are not comparable to results of operations for subsequent periods. Accordingly, Lazard believes that pro forma results assuming full exchange of outstanding exchangeable interests provide the most meaningful basis for comparison among present, historical and future periods.

The following unaudited pro forma condensed consolidated statement of income for the year ended December 31, 2005 presents the consolidated results of operations of Lazard Group and Lazard Ltd assuming that the separation and recapitalization transactions, including the equity public offering and the financing transactions, had been completed as of January 1, 2005. The pro forma adjustments are based on available information and upon assumptions that our management believes are reasonable in order to reflect, on a pro forma basis, the impact of the separation and recapitalization transactions, including the equity public offering and the financing transactions, on the historical financial information of Lazard. The adjustments are described in the notes to the unaudited pro forma condensed consolidated statements of income and principally include the matters set forth below.

- The separation, which is described in more detail in "Management's Discussion and Analysis of Financial Condition and Results of Operations" and the accompanying Notes to Consolidated Financial Statements.
- Payment for services rendered by Lazard Group's managing directors, which, as a result of Lazard Group operating as a limited liability company, prior to May 10, 2005, had been accounted for as distributions from members' capital, or in some cases as minority interest, rather than as compensation and benefits expense. As a result, Lazard Group's operating income prior to May 10, 2005 included within the accompanying consolidated financial statements had not reflected payments for services rendered by its managing directors. For periods subsequent to the consummation of the equity public offering, as described in Note 2 of the accompanying Notes to Consolidated Financial Statements, Lazard now includes all payments for services rendered by our managing directors and distributions to profit participation members in compensation and benefits expense.
- U.S. corporate federal income taxes, since Lazard Group has operated in the U.S. as a limited liability company that was treated as a partnership for U.S. federal income tax purposes. As a result, Lazard Group's income had not been subject to U.S. federal income taxes. Taxes related to income earned by partnerships represent obligations of the individual partners. Outside the U.S., Lazard Group historically has operated principally through subsidiary corporations and has been subject to local income taxes. Prior to May 10, 2005, income taxes reflected within Lazard Group's results of operations included within the accompanying consolidated financial statements are attributable to taxes incurred in non-U.S. entities and to UBT attributable to Lazard Group's operations apportioned to New York City. For periods subsequent to the equity public offering, the consolidated financial statements of Lazard Ltd include U.S. corporate federal income taxes on its allocable share of Lazard Group's results of operations, giving effect to the post equity public offering structure.
- Minority interest in net income reflecting ownership by LAZ-MD Holdings, a Delaware limited liability company, of Lazard Group common membership interests outstanding immediately after the equity public offering and the separation and recapitalization transactions on May 10, 2005. Prior to that date, Lazard Ltd had no ownership interest in Lazard Group and all net income was allocable to the then members of Lazard Group. LAZ-MD Holdings is a holding company that is owned by current and former managing directors of Lazard Group.
- The use of proceeds from the financing transactions.

- The net incremental expense related to the financing transactions and the exclusion of certain one-time equity public offering-related costs.
- Lazard Ltd has also assumed the conversion of the exchangeable interests in order to determine a proforma basic and diluted income per share of Class A common stock.

The unaudited pro forma financial information of the Company should be read together with the accompanying "Management's Discussion and Analysis of Financial Condition and Results of Operations" and Lazard's historical consolidated financial statements and the related notes included elsewhere herein.

The unaudited pro forma consolidated financial information is included for informational purposes only and does not purport to reflect the results of operations of Lazard Group or Lazard Ltd that would have occurred had they operated as separate, independent companies during the periods presented. Actual results might have differed from pro forma results if Lazard Group or Lazard Ltd had operated independently. The unaudited pro forma consolidated financial information should not be relied upon as being indicative of Lazard Group or Lazard Ltd's results of operations had the transactions described in connection with the separation and recapitalization transactions, including the equity public offering and the financing transactions, been completed on January 1, 2005. The unaudited pro forma consolidated financial information also does not project the results of operations for any future period or date.

LAZARD LTD UNAUDITED PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF INCOME

Year	Ended	December	31.	2005

				Year End	ded Decembe	r 31, 2005			
	Historical	Pro Forma Adjustments	Total	Pro Forma Adjustments For The Other Financing Transactions	Lazard Ltd Pro Forma, as Adjusted	Pro Forma Adjustments For The Equity Public Offering	Lazard Ltd Pro Forma, as Adjusted, Prior to Full Exchange	Pro Forma Adjustments for Full Exchange	Lazard Ltd Pro Forma After Full Exchange
Total revenue		\$ 1,661(b)	\$1,379,807 (76,704)		\$1,379,807	er share data)	\$1,379,807 (99,330)		\$1,379,807 (99,330)
Net revenue	1,301,442	1,661	1,303,103	(22,626)	1,280,477		1,280,477		1,280,477
Operating Expenses: Compensation and benefits (and commencing May 10, 2005, distributions to profit participation									
members) Premises and occupancy	698,683	75,476(c)	774,159		774,159		774,159		774,159
costs	68,566 51,332	(2,935)(b)	68,566 48,397		68,566 48,397		68,566 48,397		68,566 48,397
entertainment	44,196		44,196		44,196		44,196		44,196
agreement Other	2,685(e) 93,618		2,685 93,618		2,685 93,618		2,685 93,618		2,685 93,618
Operating expenses	959,080	72,541	1,031,621		1,031,621		1,031,621		1,031,621
Operating income from continuing operations Provision (benefit) for	342,362	(70,880)	271,482	(22,626)	248,856		248,856		248,856
income taxes	58,985	463(d)	59,448	(8,515)(i)	50,933	\$ 1,245(j)	52,178	\$ 14,789(n)	66,967
Income from continuing operations before minority interest in net income	283,377 122,315	(71,343) (9,081)(c)	212,034 113,234	(14,111)	197,923 113,234	(1,245) 18,987(k)	196,678 132,221	(14,789) (122,599)(o)	181,889 9,622
Income from continuing operations	\$ 161,062	\$(62,262)	\$ 98,800	\$(14,111)	\$ 84,689	\$(20,232)	\$ 64,457	\$107,810	\$ 172,267
Weighted average shares of Class A common stock outstanding: Basic			99,835,275(i				37,500,000(1) 37,539,208(1)		
Basic			\$0.99() \$0.99()				\$1.72(m \$1.72(m		

Calculations as reported in Consolidated Statement of Income:

Net income per share of Class A common stock:
Basic \$1.45
Diluted \$1.45

99,835,275(p) 99,874,483(q)

Net income per share of Class A common stock:

Basic Diluted \$1.73(r) \$1.72(r)

Notes to Unaudited Pro Forma Condensed Consolidated Statement of Income (dollars in thousands):

- (a) Interest expense includes a credit of \$8,000 which represents accrued dividends on Lazard Group's mandatorily redeemable preferred stock issued in March 2001 which was cancelled in connection with the redemption of membership interests of historical partners.
- (b) Represents adjustments to exclude non-recurring, one-time costs related to the separation and recapitalization, which consisted of interest of \$1,661 and professional fees of \$2,935.
- (c) Prior to the equity public offering, payments for services rendered by the Company's managing directors were accounted for as distributions from members' capital, or as minority interest in net income in the case of payments to LAM managing directors and certain key LAM employee members through May 9, 2005, rather than as compensation and benefits expense. As a result, the Company's compensation and benefits expense and net income allocable to members did not reflect most payments for services rendered by Lazard Group's managing directors. Commencing May 10, 2005, payments for services rendered by the Company's managing directors and employee members of LAM are being reported as compensation and benefits expense. See "Management's Discussion and Analysis of Financial Condition and Results of Operations—Key Financial Measures and Indicators—Net Income (Net Income Allocable to Members of Lazard Prior to May 10, 2005)."

The adjustment reflects the classification of those payments for services rendered prior to May 10, 2005 as compensation and benefits expense and has been determined as if the new compensation policy described below had been in place for all periods prior to May 10, 2005. Accordingly, the unaudited pro forma condensed consolidated statements of income data reflect compensation and benefits expense based on new retention agreements that are in effect.

Following the completion of the equity public offering, the Company's policy is that its compensation and benefits expense, including that payable to its managing directors, will not exceed 57.5% of operating revenue each year (although the Company retains the ability to change this policy in the future). The Company's managing directors have been informed of this new policy. The new retention agreements with its managing directors generally provide for a fixed salary and discretionary bonus, which may include an equity-based compensation component. The Company defines "operating revenue" for these purposes as consolidated total gross revenue less (i) revenue related to the consolidation of LAM general partnerships and (ii) interest expense related to LFB, our Paris-based banking affiliate, with such operating revenue being \$1,357,635 for the year ended December 31, 2005.

The overall net adjustment to increase historical compensation and benefits expense is \$75,476 as a result of aggregating the distributions representing payments for services rendered by managing directors and employee members of LAM prior to May 10, 2005.

- (d) Reflects an adjustment of net tax expense of \$463. The net adjustments consist of (i) the application of the historical effective Lazard Group income tax rate against the applicable pro forma adjustments, which was \$758 and (ii) a tax benefits of \$295 reclassified from LAM minority interest.
- (e) Represents estimated tax-related payments relating to the Tax Receivable Agreement entered into in May 2005 with LFCM Holdings.
- (f) For purposes of presentation of basic and diluted net income per share of Class A common stock, it was assumed that all Lazard Group common membership interests were exchanged into 99,835,275 shares of Class A common stock for the year ended December 31, 2005. The shares consider the repurchase in the quarter ended September 30, 2005 of Lazard Group common membership interests held by LAZ-MD Holdings that were exchangeable for the equivalent of 381,251 shares of Class A common stock.
- (g) Calculated based on the weighted average basic and diluted shares of Class A common stock outstanding, as applicable, as described in note (f) above. Net income per share of Class A common stock is not comparable to Lazard Ltd pro forma as adjusted net income per share of Class A common stock due to the effect of the

recapitalization, including the equity public offering and the financing transactions, and because net income allocable to members does not reflect U.S. corporate federal income taxes since Lazard Group has operated in the U.S. as a limited liability company that was treated as a partnership for U.S. federal tax purposes, whereas Lazard Ltd net income includes a provision in respect of such taxes.

- (h) Reflects net incremental interest expense related to the separation and recapitalization transactions, including the financing transactions and the amortization of capitalized costs associated with the financing transactions, as if such transactions had been consummated as of January 1, 2005.
- (i) Reflects the net income tax impact associated with the separation and recapitalization transactions.
- (j) Represents an adjustment for Lazard Ltd entity-level taxes, prior to full exchange of all Lazard Group common membership interests into shares of Class A common stock, as illustrated in the following tables:

Allocation of Operating Income

Operating income:	
Lazard Group	\$252,170
Lazard Ltd (excluding provision pursuant to the tax receivable agreement)	(629)
Lazard Ltd's provision pursuant to the tax receivable agreement	(2,685)
Total	\$248,856
Operating income allocable to Lazard Ltd (excluding provision pursuant to the tax receivable agreement):	
Lazard Group (approximately 37.6%)	\$ 94,789
Lazard Ltd (100%)	(629)
Total	\$ 94,160
Operating income allocable to LAZ-MD Holdings:	
Lazard Group (approximately 62.4%)	\$157,381
Pro Forma Income Tax Provision Prior to Full Exchange	
Lazard Ltd's entity level taxes (28%) ^(a)	\$26,071
ownership of approximately 62.4%–effective tax rate of 18.3%	28,792
Less - provision pursuant to tax receivable agreement	(2,685)
Total pro forma provision for income taxes	52,178
Pro forma provision for income taxes before final adjustment for the equity public offering	50,933
Pro forma adjustment	\$ 1,245
Lazard Ltd consolidated effective tax rate	21.0%

⁽a) Lazard Ltd's entity level taxes for the year ended December 31, 2005 is calculated at 28% of operating income allocable to Lazard Ltd less Lazard Ltd's share of LAM general partnership related revenues which is \$1,048.

The difference between the U.S. federal statutory tax rate of 35% and Lazard Ltd's estimated effective tax rate of 28% on its approximately 37.6% ownership interest as of December 31, 2005 of Lazard Group's income is primarily due to the earnings attributable to Lazard Ltd's non-U.S. subsidiaries being taxed at rates lower than the U.S. federal statutory tax rate, partially offset by U.S. state and local taxes which are incremental to the U.S. federal statutory tax rate.

(k) Minority interest in net income includes an adjustment for LAZ-MD Holdings' ownership of Lazard Group common membership interests, with such minority interest being the result of multiplying LAZ-MD

- Holdings' ownership interests in Lazard Group by Lazard Group's pro forma, as adjusted, net income allocable to members. LAZ-MD Holdings' ownership interests in Lazard Group, for pro forma purposes, was assumed to be 62.5% for the period January 1, 2005 through July 26, 2005, with a subsequent reduction to approximately 62.4% for the remainder of the year ended December 31, 2005. LAZ-MD Holdings' ownership interests in Lazard Group are exchangeable, on a one-for-one basis, into shares of Class A common stock, and, on a fully exchanged basis, would amount to 62,118,749 shares of Class A common stock, or approximately 62.4% of Lazard Ltd's shares outstanding, as of December 31, 2005.
- (1) For basic net income per share of Class A common stock, the weighted average shares outstanding reflects the 37,500,000 shares of Class A common stock outstanding immediately following the equity public offering and the IXIS private placement and recapitalization. For diluted net income per share of Class A common stock, the weighted average shares outstanding include incremental shares issuable from stock unit awards. LAZ-MD Holdings exchangeable interests are not included in the weighted average share outstanding for the year ended December 31, 2005 because, on an as-if-exchanged basis, such exchangeable interests were antidilutive. Shares issuable with respect to the exercise of the purchase contracts associated with the equity security units offered in the ESU offering and the IXIS ESU placement are not included because, under the treasury stock method, such securities currently are not dilutive.
- (m) Calculated after considering the impact of all the pro forma adjustments described above and based on the weighted average basic and diluted shares of Class A common stock outstanding, as applicable, as described in note (l) above. See the table below for a detailed reconciliation of pro forma basic to pro forma diluted net income per share of Class A common stock.

Pro forma

	Weighted Average Shares Outstanding	Income from Continuing Operations	Income from Continuing Operations Per Share of Class A Common Stock
	(\$	in thousands, except per s	hare data)
Amounts as reported for basic pro forma net income per share of Class A common stock	37,500,000	\$64,457	\$1.72
Restricted and deferred stock units	39,208		
Amounts as reported for diluted pro forma net income per share of Class A common			
stock ^(a)	37,539,208	<u>\$64,457</u>	<u>\$1.72</u>

⁽a) The LAZ-MD exchangeable interests and ESUs were antidilutive for the year ended December 31, 2005, consequently the effect of their conversion to shares of Class A Common Stock has been excluded from diluted earnings per share during such period.

- (n) Represents an adjustment for Lazard Ltd entity-level taxes to effect a full exchange of LAZ-MD Holdings' ownership of Lazard Group common membership interests as of January 1, 2005.
- (o) Represents a reversal of the minority interests related to LAZ-MD Holdings' ownership of Lazard Group common membership interests to effect a full exchange of interests as of January 1, 2005.
- shares of Class A common stock outstanding reflects the 100,000,000 shares of Class A common stock outstanding immediately following the equity public offering, the IXIS private placement and recapitalization and the LAZ-MD Holdings' membership interests in Lazard Group, exchangeable on a one-for-one basis for Class A common stock, less the impact of the repurchase in the quarter ended September 30, 2005 from LAZ-MD Holdings of Lazard Group common membership interests that were exchangeable for 381,251 shares of Class A common stock. The consolidated financial statements differ from this presentation, as this presentation includes LAZ-MD Holdings membership interests in Lazard Group that are exchangeable for Lazard Ltd Class A common stock, because the LAZ-MD Holdings membership interests are not considered a common stock equivalent for basic net income per share of Class A common stock for the year ended December 31, 2005. In addition, the consolidated financial statements do not present net income per share data for periods prior to May 10, 2005, the date of the equity public offering.

- (q) For proforma diluted net income per share of Class A common stock, the 99,874,483 weighted average shares of Class A common stock outstanding includes the 100,000,000 shares mentioned above plus incremental shares issuable from stock unit awards, less the impact of the repurchase in the quarter ended September 30, 2005 from LAZ-MD Holdings of Lazard Group membership interests that were exchangeable for 381,251 shares of Class A common stock. The consolidated financial statements differ from this presentation, as this presentation includes LAZ-MD Holdings membership interests in Lazard Group that are exchangeable for Lazard Ltd Class A common stock, because the LAZ-MD Holdings membership interests are antidilutive for diluted net income per share of Class A common stock for the year ended December 31, 2005. In addition, the consolidated financial statements do not present net income per share data for periods prior to May 10, 2005, the date of the equity public offering.
- (r) Calculated after considering the impact of the pro forma adjustments described above and based on the weighted average pro forma basic and pro forma diluted shares of Class A common stock outstanding, as applicable, as described in notes (p) and (q) above. See the table below for a detailed reconciliation of pro forma basic to pro forma diluted net income per share of Class A common stock.

	Weighted Average Shares Outstanding	Pro Forma Income from Continuing Operations	Income from Continuing Operations Per Share of Class A Common Stock
	(\$ i	in thousands, except per s	hare data)
Amounts as reported for basic pro forma net income per share of Class A common stock, as if the LAZ-MD Holdings, exchangeable interests were fully exchanged as of January 1, 2005	99,835,275	\$172,267	\$1.73
Restricted and deferred stock units	39,208		
Amounts as reported for diluted pro forma net income per share of Class A common stock	99,874,483	<u>\$172,267</u>	<u>\$1.72</u>

Pro Forms

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

There were no changes in or disagreements with accountants on accounting and financial disclosure during the last two fiscal years.

Item 9A. Controls and Procedures

Our management, including our Chief Executive Officer and Chief Financial Officer, evaluated the effectiveness of our disclosure controls and procedures pursuant to Rule 13a-15 under the Exchange Act as of December 31, 2005 (the end of the period covered by this annual report on Form 10-K). Based on that evaluation, our Chief Executive Officer and Chief Financial Officer have concluded that, as of the end of the period covered by this annual report on Form 10-K, our disclosure controls and procedures (as defined in Rule 13a-15(e) under the Exchange Act) are effective, in all material respects, to ensure that information we are required to disclose in reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in Securities and Exchange Commission rules and forms, and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure.

In addition, no change in our internal control over financial reporting (as defined in Rule 13a-15(f) under the Exchange Act) occurred during our most recent fiscal quarter that has materially affected, or is likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information

None.

PART III

Item 10. Directors and Executive Officers of the Registrant

Information regarding members of the Board of Directors, including its audit committee and audit committee financial experts, as well as information regarding our Code of Business Conduct and Ethics that applies to our chief executive officer and senior financial officers, will be presented in Lazard Ltd's definitive proxy statement for its 2006 annual general meeting of shareholders, which will be held on May 9, 2006, and is incorporated herein by reference. Information regarding our executive officers is included in Part I of this Form 10-K under the caption "Executive Officers of the Registrant."

The information required to be furnished pursuant to this item with respect to compliance with Section 16(a) of the Exchange Act will be set forth under the caption "Section 16(a) Beneficial Ownership Reporting Compliance" in Lazard Ltd's definitive proxy statement for its 2006 annual general meeting of shareholders, and is incorporated herein by reference.

Item 11. Executive Compensation

Information regarding executive officer and director compensation will be presented in Lazard Ltd's definitive proxy statement for its 2006 annual general meeting of shareholders, which will be held on May 9, 2006, and is incorporated herein by reference.

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

Information regarding security ownership of certain beneficial owners and management and related shareholder matters will be presented in Lazard Ltd's definitive proxy statement for its 2006 annual general meeting of shareholders, which will be held on May 9, 2006, and is incorporated herein by reference.

Equity Compensation Plan Information

The following table provides information as of March 1, 2006 regarding securities issued under our 2005 Equity Incentive Plan.

	Plan Category	Number of Securities to be Issued Upon Exercise of Outstanding Options, Warrants and Rights	Weighted-Average Exercise Price of Outstanding Options, Warrants and Rights	Number of Securities Remaining Available for Future Issuance Under Equity Compensation Plans (Excluding Securities Reflected in the Second Column)
Equity compensation plans				
approved by security holders	None.			
Equity compensation plans not				
approved by security holders	2005 Equity			
	Incentive			
	Plan ⁽¹⁾	3,704,777(2)	(3)	21,295,223
Total		$3,704,777^{(2)}$	(3)	21,295,223

Our 2005 Equity Incentive Plan was established prior to our initial public offering in May 2005 and, as a result, did not require approval by security holders.

⁽²⁾ Represents outstanding stock unit awards, after giving effect to forfeitures, as of March 1, 2006. As of that date, the only grants made under the 2005 Equity Incentive Plan have been in the form of stock unit awards. See Note 13 of Notes to Consolidated Financial Statements for a description of the plan.

⁽³⁾ Each stock unit awarded under our 2005 Equity Incentive Plan was granted at no cost to the persons receiving them and represent the contingent right to receive the equivalent number of shares of Class A common stock of the Company.

Item 13. Certain Relationships and Related Transactions

Information regarding certain relationships and related transactions will be presented in Lazard Ltd's definitive proxy statement for its 2006 annual general meeting of shareholders, which will be held on May 9, 2006, and is incorporated herein by reference.

Item 14. Principal Accountant Fees and Services

Information regarding principal accountant fees and services will be presented in Lazard Ltd's definitive proxy statement for its 2006 annual general meeting of shareholders, which will be held on May 9, 2006, and is incorporated herein by reference.

PART IV

Item 15. Exhibits and Financial Statement Schedules

(a) Documents filed as part of this Report:

1. Consolidated Financial Statements

The consolidated financial statements required to be filed in the annual report on Form 10-K are listed on page F-1 hereof and in Part II, Item 8 hereof.

2. Financial Statement Schedule

The financial statement schedule required in the annual report on Form 10-K is listed on page F-1 hereof. The required schedule appears on pages F-1 through F-7 hereof.

3. Exhibits

- 2.1 Master Separation Agreement, dated as of May 10, 2005, by and among the Registrant, Lazard Group LLC, LAZ-MD Holdings LLC and LFCM Holdings LLC (incorporated by reference to Exhibit 2.1 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 2.2 Class B-1 and Class C Members Transaction Agreement (incorporated by reference to Exhibit 2.2 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1 filed on December 17, 2004).
- 3.1 Certificate of Incorporation and Memorandum of Association of the Registrant (incorporated by reference to Exhibit 3.1 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on March 21, 2005).
- 3.2 Certificate of Incorporation in Change of Name of the Registrant (incorporated by reference to Exhibit 3.2 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on March 21, 2005).
- Amended and Restated Bye-laws of Lazard Ltd (incorporated by reference to Exhibit 3.3 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 4.1 Form of Specimen Certificate for Class A common stock (incorporated by reference to Exhibit 4.1 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on April 11, 2005).
- 4.2 Indenture, dated as of May 10, 2005, by and between Lazard Group LLC and The Bank of New York, as Trustee (incorporated by reference to Exhibit 4.1 to Lazard Group LLC's Registration Statement (File No. 333-126751) on Form S-4 filed on July 21, 2005).
- 4.3 Third Supplemental Indenture, dated as of December 19, 2005, by and among Lazard Group LLC, The Bank of New York, as trustee, and for purposes of consent, Lazard Group Finance LLC (incorporated by reference to Exhibit 4.02 to the Lazard Group LLC's Current Report on Form 8-K (Commission File No. 333-126751) filed on December 19, 2005).
- 4.4 Purchase Contract Agreement, dated as of May 10, 2005, by and between the Registrant and The Bank of New York, as Purchase Contract Agent (incorporated by reference to Exhibit 4.4 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).

- 4.5 Pledge Agreement, dated as of May 10, 2005, by and among the Registrant, The Bank of New York, as Collateral Agent, Custodial Agent and Securities Intermediary and The Bank of New York, as Purchase Contract Agent (incorporated by reference to Exhibit 4.5 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 4.6 Pledge Agreement, dated as of May 10, 2005, by and among Lazard Group Finance LLC, The Bank of New York, as Collateral Agent, Custodial Agent and Securities Intermediary and The Bank of New York, as Trustee (incorporated by reference to Exhibit 4.6 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 4.7 Form of Normal Equity Security Units Certificate (included in Exhibit 4.4).
- 4.8 Form of Stripped Equity Security Units Certificate (included in Exhibit 4.4).
- 4.9 Form of Senior Note (included in Exhibit 4.3).
- 10.1 Stockholders' Agreement, dated as of May 10, 2005, by and among LAZ-MD Holdings LLC, the Registrant and certain members of LAZ-MD Holdings LLC (incorporated by reference to Exhibit 10.1 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- Operating Agreement of Lazard Group LLC, dated as of May 10, 2005 (incorporated by reference to Exhibit 10.2 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- Amendment No. 1 to the Operating Agreement of Lazard Group LLC, dated as of December 19, 2005 (incorporated by reference to Exhibit 3.01 to the Lazard Group LLC's Current Report on Form 8-K (File No. 333-126751) filed on December 19, 2005).
- 10.4 Tax Receivable Agreement, dated as of May 10, 2005, by and among Ltd Sub A, Ltd Sub B and LFCM Holdings LLC (incorporated by reference to Exhibit 10.3 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 10.5 Employee Benefits Agreement, dated as of May 10, 2005, by and among the Registrant, Lazard Group LLC, LAZ-MD Holdings LLC and LFCM Holdings LLC (incorporated by reference to Exhibit 10.4 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- Insurance Matters Agreement, dated as of May 10, 2005, by and between Lazard Group LLC and LFCM Holdings LLC (incorporated by reference to Exhibit 10.5 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 10.7 License Agreement, dated as of May 10, 2005, by and among Lazard Strategic Coordination Company, LLC, Lazard Frères & Co. LLC, Lazard Frères S.A.S., Lazard & Co. Holdings Limited and LFCM Holdings LLC (incorporated by reference to Exhibit 10.6 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 10.8 Administrative Services Agreement, dated as of May 10, 2005, by and among LAZ-MD Holdings LLC, LFCM Holdings LLC and Lazard Group LLC (incorporated by reference to Exhibit 10.7 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- Business Alliance Agreement, dated as of May 10, 2005, by and between Lazard Group LLC and LFCM Holdings LLC (incorporated by reference to Exhibit 10.8 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).

- 10.10 First Amended and Restated Limited Liability Company Agreement of Lazard Asset Management LLC, dated as of January 10, 2003 (incorporated by reference to Exhibit 10.10 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on February 11, 2005).
- Master Transaction and Relationship Agreement, dated as of March 26, 2003, by and among Banca Intesa S.p.A., Lazard LLC and Lazard & Co. S.r.l. (incorporated by reference to Exhibit 10.11 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on February 11, 2005).
- 10.12 Note Purchase Agreement, dated as of March 26, 2003, by and among Lazard Funding LLC, Lazard LLC and Banca Intesa S.p.A. (incorporated by reference to Exhibit 10.12 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on February 11, 2005).
- 10.13 \$150 Million Subordinated Convertible Promissory Note due 2018, issued by Lazard Funding LLC to Banca Intesa S.p.A. (incorporated by reference to Exhibit 10.13 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on February 11, 2005).
- 10.14 \$50 Million Subordinated Non-Transferable Promissory Note due 2078, issued by Lazard & Co. S.r.l. to Banca Intesa S.p.A. (incorporated by reference to Exhibit 10.14 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on February 11, 2005).
- 10.15 Guaranty of Lazard LLC to Banca Intesa S.p.A., dated as of March 26, 2003 (incorporated by reference to Exhibit 10.15 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on February 11, 2005).
- 10.16 Amended and Restated Operating Agreement of Lazard Strategic Coordination Company LLC, dated as of January 1, 2002 (incorporated by reference to Exhibit 10.16 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on February 11, 2005).
- 10.17 Note Purchase Agreement, dated as of May 11, 2001, by and between Lazard Funding Limited LLC, Lazard LLC, and the purchasers thereto (incorporated by reference to Exhibit 10.17 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on February 11, 2005).
- 10.18 Amendment No. 1, dated as of August 27, 2003, to the Note Purchase Agreement, dated as of May 11, 2001, by and between Lazard Funding Limited LLC, Lazard LLC and the purchasers thereto (incorporated by reference to Exhibit 10.18 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on February 11, 2005).
- 10.19 Lease, dated as of January 27, 1994, by and between Rockefeller Center Properties and Lazard Frères & Co. LLC (incorporated by reference to Exhibit 10.19 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on February 11, 2005).
- 10.20 Lease with an Option to Purchase, dated as of July 11, 1990, by and between Sicomibail and Finabail and SCI du 121 Boulevard Hausmann (English translation) (incorporated by reference to Exhibit 10.20 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on February 11, 2005).
- Occupational Lease, dated as of August 9, 2002, Burford (Stratton) Nominee 1 Limited, Burford (Stratton) Nominee 2 Limited, Burford (Stratton) Limited, Lazard & Co., Limited and Lazard LLC (incorporated by reference to Exhibit 10.21 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on February 11, 2005).

- 10.22 2005 Equity Incentive Plan (incorporated by reference to Exhibit 10.21 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on May 2, 2005).
- 10.23 2005 Bonus Plan (incorporated by reference to Exhibit 10.23 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on March 21, 2005).
- Agreement Relating to Retention and Noncompetition and Other Covenants, dated as of May 4, 2005, by and among Lazard Ltd, Lazard Group LLC and Bruce Wasserstein (incorporated by reference to Exhibit 10.23 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- Agreement Relating to Reorganization of Lazard, dated as of May 10, 2005, by and among Lazard LLC and Bruce Wasserstein (incorporated by reference to Exhibit 10.24 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 10.26 Agreement Relating to Retention and Noncompetition and Other Covenants, dated as of May 4, 2005, by and among the Registrant, Lazard Group LLC and Steven J. Golub (incorporated by reference to Exhibit 10.25 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 10.27 Form of Agreement Relating to Retention and Noncompetition and Other Covenants, dated as of May 4, 2005, applicable to, and related Schedule I for, each of Michael J. Castellano, Scott D. Hoffman and Charles G. Ward III (incorporated by reference to Exhibit 10.26 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- Agreements Relating to Retention and Noncompetition and Other Covenants (incorporated by reference to Exhibit 10.27 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on April 11, 2005).
- Amended and Restated Letter Agreement, effective as of January 1, 2004, between Vernon E. Jordan, Jr. and Lazard Frères & Co. LLC (incorporated by reference to Exhibit 10.28 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 10.30 Letter Agreement, dated as of March 15, 2005, from IXIS Corporate and Investment Bank to Lazard LLC and Lazard Ltd (incorporated by reference to Exhibit 10.27 to the Registrant's Registration Statement (File No. 333-121407) on Form S-1/A filed on March 21, 2005).
- 10.31 Registration Rights Agreement, dated as of May 10, 2005 by and among Lazard Group Finance LLC, the Registrant, Lazard Group LLC and IXIS Corporate and Investment Bank (incorporated by reference to Exhibit 10.30 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 10.32 Letter Agreement, dated as of May 10, 2005, with Bruce Wasserstein family trusts (incorporated by reference to Exhibit 10.31 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 10.33 Senior Revolving Credit Agreement, dated as of May 10, 2005, among Lazard Group LLC, the Banks from time to time parties thereto, Citibank, N.A., The Bank of New York, New York Branch, JP Morgan Chase Bank, N.A. and JP Morgan Chase Bank, N.A., as Administrative Agent (incorporated by reference to Exhibit 10.32 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q filed on June 16, 2005).
- 10.34 Description of Non-Executive Director Compensation (incorporated by reference to Exhibit 10.33 to the Registrant's Quarterly Report (File No. 001-32492) on Form 10-Q for the quarter ended June 30, 2005).

- 10.35 Form of Award Letter for Annual Grant of Deferred Stock Units to Non-Executive Directors (incorporated by reference to Exhibit 99.1 to the Registrant's Current Report on Form 8-K (File No. 001-32492) filed on September 8, 2005).
- 10.36 Form of Agreement evidencing a grant of Restricted Stock Units to Executive Officers under the Lazard Equity Incentive Plan (incorporated by reference to Exhibit 10.1 to the Registrant's Current Report on Form 8-K (File No. 001-32492) filed on January 26, 2006).
- 12.1 Computation of Ratio of Earnings to Fixed Charges.
- 14.1 Registrant's Code of Conduct and Ethics.
- 21.1 Subsidiaries of Registrant.
- 23.1 Consent of Independent Registered Public Accounting Firm.
- 31.1 Rule 13a-14(a) Certification of Bruce Wasserstein.
- 31.2 Rule 13a-14(a) Certification of Michael J. Castellano.
- 32.1 Section 1350 Certification for Bruce Wasserstein.
- 32.2 Section 1350 Certification for Michael J. Castellano.

INDEX TO FINANCIAL STATEMENTS AND FINANCIAL STATEMENT SCHEDULE

ITEMS 15 (a)(1) AND 15 (a)(2)

	Page No.
Report of Independent Registered Public Accounting Firm	73
Consolidated Financial Statements	
Consolidated Statements of Financial Condition as of December 31, 2005 and 2004	74
Consolidated Statements of Income for the years ended December 31, 2005, 2004 and 2003	76
Consolidated Statements of Cash Flows for the years ended December 31, 2005, 2004 and 2003	77
Consolidated Statements of Changes in Members' Equity and Stockholders' Deficiency for the years ended December 31, 2005, 2004 and 2003	78
Notes to Consolidated Financial Statements	79
Supplemental Financial Information	
Quarterly Results	125
Financial Statement Schedule	
Schedule I—Condensed Financial Information of Registrant (Parent Company Only)	
Condensed Statements of Financial Condition, as of December 31, 2005 and 2004	F-2
Condensed Statements of Income for the years ended December 31, 2005, 2004 and 2003	F-3
Condensed Statements of Cash Flows for the years ended December 31, 2005, 2004 and 2003	F-4
Condensed Statements of Changes in Members' Equity and Stockholders' Deficiency for the years ended December 31, 2005, 2004 and 2003	F-5
Notes to Condensed Financial Statements	F-6
Schedules not listed above have been omitted because the information required to be set forth therein is	not

Schedules not listed above have been omitted because the information required to be set forth therein is not applicable or is shown in the consolidated financial statements or notes thereto.

(parent company only)

CONDENSED STATEMENTS OF FINANCIAL CONDITION DECEMBER 31, 2005 AND 2004

(dollars in thousands, except per share data)

	December 31,	
	2005	2004
ASSETS:		
Cash and cash equivalents	\$ 50	\$ 201
Investments in subsidiaries, equity basis	(1,520,098)	633,094
Due from subsidiaries	655,946	7,229
Long-term investments		10,144
Other assets		951
Total assets	\$ (864,102)	\$651,619
LIABILITIES AND MEMBERS' EQUITY AND STOCKHOLDERS'		
DEFICIENCY:		
Liabilities: Due to subsidiaries	\$ 1,431	\$150,112
Other liabilities	5,138	16,709
Mandatorily redeemable preferred stock		100,000
•		
Total liabilities	6,569	266,821
Commitments and contingencies		
Members' equity and stockholders' deficiency:		
Members' equity		366,740
Common stock:		
Class A, par value \$.01 per share (500,000,000 shares authorized,		
37,500,000 shares issued and outstanding)	375	
Class B, par value \$.01 per share (1 share authorized, 1 share issued and		
outstanding)		
Additional paid-in-capital	(885,690)	
Accumulated other comprehensive income (loss), net of tax	(34,342)	18,058
Retained earnings	48,986	-
Total members' equity		384,798
Total stockholders' deficiency	(870,671)	
Total liabilities and members' equity and stockholders' deficiency	\$ (864,102)	\$651,619
•		

(parent company only)

CONDENSED STATEMENTS OF INCOME YEARS ENDED DECEMBER 31, 2005, 2004 AND 2003 (dollars in thousands)

	Years Ended December 31,		
	2005	2004	2003
REVENUE:			
Equity in earnings of subsidiaries(*)	\$124,569	\$260,288	\$258,916
Investment gains (losses), non-trading—net		2,502	1,365
Interest income	19,756	80	86
Other		254	(1,847)
Total revenue	144,325	263,124	258,520
Interest expense	217	8,097	8,226
Net revenue	144,108	255,027	250,294
OPERATING EXPENSES:			
Professional fees	393	1,052	(236)
Other	229	7,001	147
Total operating expenses	622	8,053	(89)
NET INCOME (NET INCOME ALLOCABLE TO MEMBERS OF			
LAZARD GROUP PRIOR TO MAY 10, 2005)(*)	\$143,486	\$246,974	\$250,383

^(*) Excludes, as applicable, with respect to periods ended prior to May 10, 2005 (a) payments for services rendered by Lazard Group's managing directors, which, as a result of Lazard Group operating as a limited liability company, historically had been accounted for as distributions from members' capital, or in some cases as minority interest, rather than as compensation and benefits expense, and (b) U.S. corporate federal income taxes, since Lazard Group has operated in the U.S. as a limited liability company that was treated as a partnership for U.S. federal income tax purposes.

(parent company only)

CONDENSED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2005, 2004 AND 2003 (dollars in thousands)

Distribution to LAZ-MD Holdings (20,148) Purchase contracts relating to equity security units (6,013) Settlement of interest rate hedge (10,297) Redemption of historical partner interests (including mandatorily redeemable preferred stock of \$100,000) (1,617,032) Distribution of separated business (243,178) Distributions to LAZ-MD Holdings and LFCM Holdings (150,000) Indemnity from LFCM Holdings relating to U.K. pension 53,600 Common stock dividends (5,325) Repurchase of common membership interest from LAZ-MD Holdings (4,507) Other—net 1,277 Net cash provided by (used in) financing activities 675,908 (366,182) (381,141)		Years Ended December 31,		
Net income (net income allocable to members of Lazard Group prior to May 10, 2005)		2005	2004	2003
Noncash transactions in net income (net income allocable to members of Lazard Group prior to May 10, 2005): Equity in earnings of subsidiaries 335,419 281,225 340,155 Cash FLOWS FROM INVESTING ACTIVITIES—Capital contributed to subsidiaries (443,355) 359,942 375,732 CASH FLOWS FROM INVESTING ACTIVITIES—Capital contributed to subsidiaries (232,524) CASH FLOWS FROM INVESTING ACTIVITIES—Capital contributed to subsidiaries (232,524) CASH FLOWS FROM INVESTING ACTIVITIES—Capital contributed to subsidiaries (232,524) CASH FLOWS FROM FINANCING ACTIVITIES—Equity in capital transactions of subsidiaries (232,524) Equity in capital transactions of subsidiaries (232,524) Proceeds from issuance of Class A common stock, net of expenses of \$65,844 (12,086) Solution of the common stock in the	Net income (net income allocable to members of Lazard Group prior to May 10, 2005)	\$ 143,486	\$ 246,974	\$ 250,383
Contributed to subsidiaries (232,524) CASH FLOWS FROM FINANCING ACTIVITIES: Equity in capital transactions of subsidiaries 2,236,372 Proceeds from issuance of Class A common stock, net of expenses of \$65,844 871,656 Proceeds from issuance of Class B common stock 1 Costs related to issuance of purchase contracts associated with equity security units (12,086) Distributions to members and capital withdrawals, net of issuance of interests to LAM members in 2003 of \$27,483 relating to formation of LAM (418,412) (366,182) (381,141) Distribution to LAZ-MD Holdings (20,148) (20,148	Noncash transactions in net income (net income allocable to members of Lazard Group prior to May 10, 2005): Equity in earnings of subsidiaries	335,419 (797,398) (473)	281,225 87,175 4,856	340,155 57,333 (13,223)
CASH FLOWS FROM FINANCING ACTIVITIES: Equity in capital transactions of subsidiaries 2,236,372 Proceeds from issuance of Class A common stock, net of expenses of \$65,844 871,656 Proceeds from issuance of Class B common stock 1 Costs related to issuance of purchase contracts associated with equity security units (12,086) Distributions to members and capital withdrawals, net of issuance of interests to LAM members in 2003 of \$27,483 relating to formation of LAM (418,412) (366,182) (381,141) Distribution to LAZ-MD Holdings (20,148) Purchase contracts relating to equity security units (6,013) Settlement of interest rate hedge (10,297) Redemption of historical partner interests (including mandatorily redeemable preferred stock of \$100,000) (1,617,032) Distribution of separated business (243,178) Distribution to LAZ-MD Holdings and LFCM Holdings (150,000) Indemnity from LFCM Holdings relating to U.K. pension (5,325) Repurchase of common membership interest from LAZ-MD Holdings (4,507) Other—net (1,277) Net cash provided by (used in) financing activities (675,908) (366,182) (381,141) Net decrease in cash and cash equivalents (151) (6,240) (5,409) Cash and cash equivalents, January 1 (201) (6,441) (11,850)				
Equity in capital transactions of subsidiaries Proceeds from issuance of Class A common stock, net of expenses of \$65,844 Proceeds from issuance of Class B common stock Proceeds from issuance of Class B common stock Proceeds from issuance of Purchase contracts associated with equity security units Distributions to members and capital withdrawals, net of issuance of interests to LAM members in 2003 of \$27,483 relating to formation of LAM Distribution to LAZ-MD Holdings Purchase contracts relating to equity security units Settlement of interest rate hedge Redemption of historical partner interests (including mandatorily redeemable preferred stock of \$100,000) Indemnity from LFCM Holdings and LFCM Holdings Distributions to LAZ-MD Holdings and LFCM Holdings Indemnity from LFCM Holdings relating to U.K. pension Common stock dividends Repurchase of common membership interest from LAZ-MD Holdings Other—net Net cash provided by (used in) financing activities (2,236,372 871,656 1 (418,412) (366,182) (381,141) (418,412) (366,182) (381,141) (366,182) (381,141) (381,141) (366,182) (381,141) (381,141) (381,141) (381,141) (381,141) (381,141) (381,141) (381,141) (381,141) (381,141)	contributed to subsidiaries	(232,524)		
Proceeds from issuance of Class B common stock	Equity in capital transactions of subsidiaries			
Costs related to issuance of purchase contracts associated with equity security units				
of LAM	Costs related to issuance of purchase contracts associated with equity security units			
Distribution of separated business (243,178) Distributions to LAZ-MD Holdings and LFCM Holdings (150,000) Indemnity from LFCM Holdings relating to U.K. pension 53,600 Common stock dividends (5,325) Repurchase of common membership interest from LAZ-MD Holdings (4,507) Other—net 1,277 Net cash provided by (used in) financing activities 675,908 (366,182) (381,141) Net decrease in cash and cash equivalents (151) (6,240) (5,409) Cash and cash equivalents, January 1 201 6,441 11,850	of LAM Distribution to LAZ-MD Holdings	(20,148) (6,013) (10,297)	(366,182)	(381,141)
Distributions to LAZ-MD Holdings and LFCM Holdings				
Indemnity from LFCM Holdings relating to U.K. pension 53,600 Common stock dividends (5,325) Repurchase of common membership interest from LAZ-MD Holdings (4,507) Other—net 1,277 Net cash provided by (used in) financing activities 675,908 (366,182) (381,141) Net decrease in cash and cash equivalents (151) (6,240) (5,409) Cash and cash equivalents, January 1 201 6,441 11,850	<u> •</u>			
Common stock dividends (5,325) Repurchase of common membership interest from LAZ-MD (4,507) Holdings (4,507) Other—net 1,277 Net cash provided by (used in) financing activities 675,908 (366,182) (381,141) Net decrease in cash and cash equivalents (151) (6,240) (5,409) Cash and cash equivalents, January 1 201 6,441 11,850				
Other—net 1,277 Net cash provided by (used in) financing activities 675,908 (366,182) (381,141) Net decrease in cash and cash equivalents (151) (6,240) (5,409) Cash and cash equivalents, January 1 201 6,441 11,850	Common stock dividends	,		
Net decrease in cash and cash equivalents (151) (6,240) (5,409) Cash and cash equivalents, January 1 201 6,441 11,850	· · · · · · · · · · · · · · · · · · ·			
Cash and cash equivalents, January 1 201 6,441 11,850	Net cash provided by (used in) financing activities	675,908	(366,182)	(381,141)
	<u> •</u>			(5,409) 11,850
		\$ 50	\$ 201	

See notes to condensed financial statements.

(parent company only)

CONDENSED STATEMENTS OF CHANGES IN MEMBERS' EQUITY AND STOCKHOLDERS' DEFICIENCY YEARS ENDED DECEMBER 31, 2005, 2004 AND 2003

(dollars in thousands)

(U	uonars m	mousanus)				
	Common Stock		Additional	Accumulated Other Comprehensive	D. C.	Total Members' Equity and	
	Members' Equity	Shares	\$	- Paid-in- Capital	Income (Loss), Net of Tax	Retained Earnings	Stockholders' Deficiency
Balance—January 1, 2003	\$ 644,189				\$ 4,722		\$ 648,911
Comprehensive income (loss): Net income allocable to members Other comprehensive income—net of tax: Currency translation adjustments	250,383				51,042 (5,987)		250,383 51,042
Minimum pension liability adjustments Comprehensive income (loss) Distributions and withdrawals to members	(408,624)				(3,987)		(5,987) 295,438 (408,624)
Balance—December 31, 2003	485,948				49,777		535,725
Comprehensive income (loss): Net income allocable to members Other comprehensive income—net of tax: Currency translation adjustments Minimum pension liability adjustments	246,974				29,890 (61,609)		246,974 29,890 (61,609)
Comprehensive income (loss)	(366,182)						215,255 (366,182)
Balance—December 31, 2004	366,740				18,058		384,798
Comprehensive income (loss): Net income allocable to members for the period January 1, 2005 through May 9, 2005	89,175						89,175
through December 31, 2005						\$54,311	143,486
income (loss)—net of tax: Minimum pension liability adjustment Currency translation adjustments Interest rate hedge					4,449 (46,552) (10,297)		4,449 (46,552) (10,297)
Comprehensive income (loss)							91,086
Distribution of net assets of separated businesses	(243,178) 53,600						(243,178) 53,600
Net proceeds from issuance of Class A common stock in equity public offering, including \$32,921 issued in cashless exchange		37,500,000	\$375	\$871,281 1			871,656 1
Distributions and withdrawals to members	(418,412) (1,517,032)						(418,412) (1,517,032)
equity security units Purchase contracts associated with equity security units Distribution to LAZ-MD Holdings and LFCM Holdings	(150,000)			(12,086) (6,013)			(12,086) (6,013) (150,000)
Transfer to additional paid-in capital	1,819,107			(1,819,107)		(5,325)	(5,325)
LAZ-MD Holdings Amortization of stock units Adjustment to reclassify minority interest share of undistributed net income for the period May 10, 2005 through December 31, 2005				(4,507) 1,277			(4,507) 1,277
to additional paid-in-capital				83,464			83,464
Balance—December 31, 2005	<u> </u>	37,500,001	\$375	\$ (885,690)	<u>\$(34,342)</u>	\$48,986 	<u>\$ (870,671)</u>

See notes to condensed financial statements.

(parent company only)

NOTES TO CONDENSED FINANCIAL STATEMENTS YEARS ENDED DECEMBER 31, 2005, 2004 AND 2003

(dollars in thousands, unless otherwise noted)

1. BASIS OF PRESENTATION

The accompanying Lazard Ltd condensed financial statements (the "Parent Company Financial Statements"), including the notes thereto, should be read in conjunction with the consolidated financial statements of Lazard Ltd and subsidiaries ("the Company") and the notes thereto.

The Parent Company Financial Statements for the years ended December 31, 2005, 2004 and 2003 are prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"), which require management to make estimates and assumptions that affect the reported amounts of assets and liabilities, revenue and expenses, and the disclosures in the condensed financial statements. Management believes that the estimates utilized in the preparation of the condensed financial statements are reasonable. Actual results could differ materially from these estimates.

The Parent Company Financial Statements include investments in subsidiaries, accounted for under the equity method.

The accompanying condensed statement of financial condition as of December 31, 2005 reflects the financial condition of Lazard Ltd. The accompanying condensed statements of income and cash flows for the year ended December 31, 2005 reflect the condensed operating results and cash flows of Lazard Group prior to May 10, 2005, and, from May 10, 2005 through December 31, 2005, reflect the condensed operating results and cash flows of Lazard Ltd. The accompanying condensed financial statements as of December 31, 2004 and the years ended December 31, 2004 and 2003 relate to Lazard Group.

The accompanying condensed historical financial statements do not reflect what the results of operations and financial position of Lazard Ltd would have been had it been a stand-alone, public company prior to May 10, 2005. In addition, the Parent Company's equity in earnings of subsidiaries and its results of operations for periods until the equity public offering on May 10, 2005 are not comparable to results of operations for subsequent periods as described below.

- Payments for services rendered by the Company's managing directors, which, as a result of Lazard Group operating as a limited liability company, historically had been accounted for as distributions from members' capital, or in some cases as minority interest, rather than as compensation and benefits expense, and distributions to profit participation members. As a result, prior to May 10, 2005, Lazard Group's operating income included within the accompanying consolidated financial statements did not reflect payments for services rendered by its managing directors. For periods subsequent to the consummation of the equity public offering and the financing transactions as described in Note 2 of Notes to Consolidated Financial Statements, the Company now includes all payments for services rendered by its managing directors and distributions to profit participation members in compensation and benefits expense.
- The Company's income has not been subject to U.S. corporate federal income taxes, because Lazard Group operated in the U.S. as a limited liability company that was treated as a partnership for U.S. federal income tax purposes. As a result, Lazard Group's income had not been subject to U.S. corporate federal income taxes. Taxes related to income earned by partnerships represent obligations of the individual partners. Outside the U.S., Lazard Group historically had operated principally through subsidiary corporations and had been subject to local income taxes. Prior to May 10, 2005, income taxes reflected within Lazard Group's results of operations are attributable to taxes incurred in non-U.S. and

(parent company only)

NOTES TO CONDENSED FINANCIAL STATEMENTS—(Continued) YEARS ENDED DECEMBER 31, 2005, 2004 AND 2003 (dollars in thousands, unless otherwise noted)

to New York City Unincorporated Business Tax ("UBT") apportioned to New York City. Subsequent to the equity public offering, the consolidated financial statements of the Company include the U.S. corporate federal income taxes on its allocable share of the results of operations of Lazard Group, giving effect to the post equity public offering structure.

- Commencing May 10, 2005, the consolidated statements of income include a minority interest in net income to reflect LAZ-MD Holdings' ownership interest of Lazard Group's common membership interests. Prior to May 10, 2005, there was no such minority interest in net income, as Lazard Ltd had no interest in Lazard Group and all net income prior to that date was allocable to the then members of Lazard Group. As of December 31, 2005, LAZ-MD Holdings' ownership interest in Lazard Group was approximately 62.4%.
- The use of proceeds from the financing transactions.
- The net incremental interest expense related to the financing transactions.

2. MANDATORILY REDEEMABLE PREFERRED STOCK

In 2001, Lazard Group issued mandatorily redeemable preferred stock ("Class C Preferred Interests") for an aggregate amount of \$100,000. The Class C Preferred Interests were subject to mandatory redemption by Lazard Group in March 2011 and, prior to such date, were redeemable in whole or in part, at the Lazard Group's option. The Class C Preferred Interests were entitled to receive distributions out of the profits of the Company at a rate of 8% per annum, which distributions were required to be paid prior to any distributions of profits to holders of any other existing class of interests in Lazard Group. The Class C Preferred Interests were redeemed in May 2005 as part of the recapitalization transactions. Interest on mandatorily redeemable preferred stock for the years ended December 31, 2005, 2004 and 2003 of (\$8,000), \$8,000 and \$8,000, respectively, is included in "interest expense" in the condensed statements of income. The credit in 2005 represents accrued dividends which were cancelled in connection with the redemption of membership interests of historical partners.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this Report to be signed on its behalf by the undersigned, thereunto duly authorized.

Dated: March 21, 2006

LAZARD LTD

By:/s/ Bruce Wasserstein

Bruce Wasserstein Chairman and Chief Executive Officer

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

Signature	Capacity	<u>Date</u>
/s/ Bruce Wasserstein Bruce Wasserstein	Chairman, Chief Executive Officer and Director (Principal Executive Officer)	March 21, 2006
/s/ Michael J. Castellano Michael J. Castellano	Chief Financial Officer (Principal Financial and Accounting Officer)	March 21, 2006
/s/ Steven J. Heyer Steven J. Heyer	Director	March 21, 2006
/s/ Ellis Jones Ellis Jones	Director	March 21, 2006
/s/ Vernon E. Jordan, Jr. Vernon E. Jordan, Jr.	Director	March 21, 2006
/s/ Anthony Orsatelli Anthony Orsatelli	Director	March 21, 2006
/s/ John K. Shank John K. Shank	Director	March 21, 2006

Corporate Information

BOARD OF DIRECTORS

Bruce Wasserstein

Chairman and Chief Executive Officer

Steven J. Heyer

Chief Executive Officer

Starwood Hotels & Resorts Worldwide, Inc.

Sylvia Jay*

Vice Chairman

L'Oreal UK

Ellis Jones

Chief Executive Officer Wasserstein & Co., LP

Vernon E. Jordan, Jr.

Senior Managing Director

Of Counsel

Akin Gump Strauss Hauer & Feld LLP

Anthony Orsatelli

Chief Executive Officer

IXIS Corporate and Investment Bank

Member, Executive Board

Caisse Nationale des Caisses d'Epargne

Hal S. Scott*

Nomura Professor, Director of the

Program on International Financial Systems

Harvard Law School

John K. Shank

Noble Foundation Professor of Management Emeritus

Tuck School at Dartmouth College

Michael J. Turner*

Chief Executive Officer BAE Systems plc

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Deloitte & Touche LLP Two World Financial Center New York, NY 10281 1-212-436-2000

TRANSFER AGENT AND REGISTRAR

The Bank of New York Stockholder Relations Church Street Station PO Box 11258 New York, NY 10286-1258 1-800-524-4458 (US) 1-610-312-5303 (outside the US) website: www.stockbny.com

CORPORATE GOVERNANCE GUIDELINES

Lazard's Corporate Governance Guidelines are available on Lazard's corporate website at www.lazard.com. You may obtain a copy of Lazard's Corporate Governance Guidelines without charge through Lazard's corporate headquarters.

EXECUTIVE OFFICERS

Bruce Wasserstein

Chairman and Chief Executive Officer

Steven J. Golub

Vice Chairman

Chairman, Financial Advisory Group

Charles G. Ward, III

President

Chairman, Asset Management Group

Michael J. Castellano

Chief Financial Officer

Scott D. Hoffman

General Counsel

PRINCIPAL EXECUTIVE OFFICES

US	UK
30 Rockefeller Plaza	50 Stratton Street
New York, NY 10020	London W1J 8LL
France	Italy

121, Boulevard Haussmann via Dell'Orso 2 75382 Paris Cedex 08 20121 Milan

GLOBAL OFFICES

Americas	Asia Pacific	Europe
Atlanta	Beijing	Amsterdam
Chicago	Hong Kong	Berlin
Houston	Mumbai	Bordeaux
Los Angeles	Seoul	Frankfurt
Minneapolis	Singapore	Hamburg
Montreal	Sydney	London
New York	Tokyo	Lyon
San Francisco		Madrid
São Paulo		Milan
Toronto		Paris
		Rome
		Stockholm

OFFICER CERTIFICATIONS

The company has filed the certifications required under Section 302 of the Sarbanes-Oxley Act of 2002 as Exhibit 31 to Lazard Ltd's Annual Report on Form 10-K for the year ended December 31, 2005.

FORWARD-LOOKING STATEMENTS

This annual report contains forward-looking statements that involve risks and uncertainties, including those relating to Lazard's future success and growth. Actual results may differ materially due to risks and uncertainties as described in Lazard's Annual Report on Form 10-K for the year ended December 31, 2005. Lazard assumes no obligation to update forward-looking information contained in this annual report.

ANNUAL MEETING

The Annual Meeting of Shareholders will be held at 10:30 AM on Tuesday, May 9, 2006, in the auditorium on the second floor at 1221 Avenue of the Americas, New York, NY.

^{*}Elected to the Board of Directors on March 23, 2006

LAZARD