Raymond James Financial Electronic EDGAR Proof

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		jennifer.ackart@raymondjames.com
		jonathan.oorlog@raymondjames.com
		mike.badal@raymondjames.com
		megan.nelson@raymondjames.com
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Documents		
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		К-8
	EX-99.1	ex99_1.htm
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logo 8-K submissionpdf.pdf PDF

Module and Segment References

SEC EDGAR XFDL Submission Header

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

February 24, 2011 Date of report (date of earliest event reported)

Raymond James Financial, Inc.

(Exact Name of Registrant as Specified in Its Charter)

Florida

(State or Other Jurisdiction of Incorporation)

1-9109

(Commission File Number)

59-1517485 (IRS Employer Identification No.)

880 Carillon Parkway St. Petersburg, FL 33716 (Address of Principal Executive Offices) (Zip Code)

(727) 567-1000

(Registrant's Telephone Number, Including Area Code)

Not Applicable

(Former Name or Former Address, if Changed Since Last Report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

D Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Dere-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 5.02 Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensation Arrangements of Certain Officers

On February 25, 2011, Raymond James Financial, Inc. issued a press release to announce that the ten nominees to the Board of Directors proposed in the Company's proxy statement, all of whom were current directors, were re-elected at the Annual Meeting of Shareholders held on February 24, 2011. A copy of the press release is attached hereto as Exhibit 99.1 and incorporated herein by reference.

Item 5.07 Submission of Matters to a Vote of Security Holders

Proxies for the Annual Meeting of Shareholders held on February 24, 2011 were solicited by the Company pursuant to Regulation 14A of the Securities Act of 1934, as amended. Shareholders representing 115,348,352 shares or 91.75% of the 125,717,526 shares of common stock outstanding on the record date of December 17, 2010 were present in person or by proxy, representing a quorum for the purposes of the annual meeting. The final voting results for each proposal voted upon at the Annual Meeting of Shareholders were as follows:

1. The election of ten directors to the Board of Directors to hold office until the Annual Meeting of Shareholders in 2012 and until their respective successors have been elected. There was no solicitation in opposition to the nominees and all such nominees were elected.

	For	Withheld	Abstain	Broker Non-Votes
Broader, Shelley G.	97,381,873	703,302	0	17,263,177
Godbold, Francis S.	80,815,935	17,269,240	0	17,263,177
Habermeyer, H. William	97,339,114	746,061	0	17,263,177
Helck, Chet	89,755,850	8,329,325	0	17,263,177
James, Thomas A.	90,049,593	8,035,582	0	17,263,177
Johnson, Gordon L.	96,899,124	1,186,051	0	17,263,177
Reilly, Paul C.	92,045,016	6,040,159	0	17,263,177
Saltzman, Robert P.	96,931,230	1,153,945	0	17,263,177
Simmons, Hardwick	97,252,927	832,248	0	17,263,177
Story, Susan N.	95,158,649	2,926,526	0	17,263,177

2. To ratify the appointment by the Audit Committee of the Board of Directors of KPMG LLP as the Company's independent registered public accounting firm.

For	Against	Abstain	Broker Non-Votes
110,438,518	4,828,313	81,520	0
 To approve amendments to the 2005 Re 	stricted Stock Plan.		
For	Against	Abstain	Broker Non-Votes
66,679,714	31,258,948	146,513	17,263,177
4. To approve an advisory (non-binding)	resolution approving the Company's executive co	ompensation.	
 To approve an advisory (non-binding) n For 	resolution approving the Company's executive co Against	mpensation. Abstain	Broker Non-Votes

Annually	2 Years	3 Years	Abstain	Broker Non-Votes
90,823,199	421,247	6,586,932	253,797	17,263,177

Item 7.01 Regulation FD Disclosure

The press release referred to under Item 5.02 included the announcement that the Company's Board of Directors declared a quarterly dividend of \$.13 per share for each outstanding share of common stock of the Company payable on April 18, 2011 to the shareholders of record on April 1, 2011.

The Company also announced in its press release the results of two advisory votes. Shareholders voted to approve the compensation of the Company's named executive officers, and a majority of votes were cast in favor of holding an annual advisory vote on the compensation of the Company's named executive officers. The Company stated in the press release that it will take these advisory votes under consideration and make a determination regarding the frequency of shareholder votes on executive compensation no later than July 10, 2011. A copy of the press release is furnished as Exhibit 99.1 to this report and incorporated herein by reference.

The information furnished in this item, including Exhibit 99.1, is not deemed to be "filed" for purposes of Section 18 of the Exchange Act, or otherwise subject to the liability of that section. This information will not be deemed to be incorporated by reference into any filing under the Securities Act or the Exchange Act, except to the extent that the registrant specifically incorporates it by reference.

Item 9.01 Financial Statements and Exhibits

(d) Exhibits.

Exhibit No.

99.1 Press release dated February 25, 2011 issued by Raymond James Financial, Inc.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

RAYMOND JAMES FINANCIAL, INC.

Bv:

Date: March 1, 2011

/s/ Jeffrey P. Julien Jeffrey P. Julien Executive Vice President - Finance and Chief Financial Officer

RAYMOND JAMES[®]

February 25, 2011 FOR IMMEDIATE RELEASE

RAYMOND JAMES FINANCIAL MAINTAINS QUARTERLY DIVIDEND, APPROVES COMPENSATION VOTES

ST. PETERSBURG, Fla. – The Raymond James Financial Board of Directors today declared a quarterly cash dividend on its common shares of \$.13 per share, payable April 18, 2011, to shareholders of record on April 1, 2011. This is the 26th consecutive year in which Raymond James has paid its shareholders a dividend.

Raymond James held its annual meeting of shareholders on the afternoon of February 24, 2011. The ten nominees to the Board proposed in the company's proxy statement, all of whom are currently directors, were re-elected. Mr. Kenneth A. Shields did not stand for re-election and ended his term on the board of directors at yesterday's annual meeting.

In a pair of advisory votes, shareholders voted to approve the compensation of the company's named executive officers, and a majority of votes were cast in favor of holding an annual advisory vote on the compensation of the company's named executive officers. The company will take the advisory votes under consideration and make a determination regarding the frequency of shareholder votes on executive compensation no later than July 10, 2011.

About Raymond James Financial, Inc.

Raymond James Financial (NYSE-RJF) is a Florida-based diversified holding company providing financial services to individuals, corporations and municipalities through its subsidiary companies. Its three principal wholly owned broker/dealers, Raymond James & Associates, Raymond James Financial Services and Raymond James Ltd. have more than 5,300 financial advisors serving 1.9 million accounts in 2,300 locations throughout the United States, Canada and overseas. In addition, total client assets are approximately \$266 billion, of which approximately \$34 billion are managed by the firm's asset management subsidiaries.

To the extent that Raymond James makes or publishes forward-looking statements (regarding management expectations, strategic objectives, business prospects, anticipated expense savings, financial results, anticipated results of litigation and regulatory proceedings, and other similar matters), a variety of factors, many of which are beyond Raymond James' control, could cause actual results and experiences to differ materially from the expectations and objectives expressed in these statements. These factors are described in Raymond James' 2010 annual report on Form 10-K and the quarterly report on Form 10-Q for the quarter ended December 31, 2010, which are available on RAYMONDJAMES.COM and SEC.GOV.

For more information, please contact Steve Hollister at 727-567-2824.

Please visit the Raymond James Press Center at raymondjames.com/media.