

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

FORM 40-F

[Check one]

REGISTRATION STATEMENT PURSUANT TO SECTION 12 OF THE  
SECURITIES EXCHANGE ACT OF 1934

OR

ANNUAL REPORT PURSUANT TO SECTION 13(a) OR 15(d) OF THE  
SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended **October 31, 2011**

Commission File Number **1-14446**

**THE TORONTO-DOMINION BANK**

(Exact name of Registrant as specified in its charter)

**Canada**

(Province or other jurisdiction of incorporation or organization)

**6029**

(Primary Standard Industrial Classification Code Number (if applicable))

**13-5640479**

(I.R.S. Employer Identification Number (if applicable))

**c/o General Counsel's Office**

**P.O. Box 1**

**Toronto-Dominion Centre**

**Toronto, Ontario M5K 1A2**

**(416) 308-6963**

(Address and telephone number of Registrant's principal executive offices)

**Brendan O'Halloran, The Toronto-Dominion Bank**

**31 West 52<sup>nd</sup> Street**

**New York, NY**

**10019-6101**

**(212) 827-7000**

(Name, address (including zip code) and telephone number (including area code)  
of agent for service in the United States)

Securities registered or to be registered pursuant to Section 12(b) of the Act.

Title of each class

**Common Shares**

Name of each exchange on which registered

**New York Stock Exchange**

Securities registered or to be registered pursuant to Section 12(g) of the Act.

**Not Applicable**

(Title of Class)

Securities for which there is a reporting obligation pursuant to Section 15(d) of the Act.

**Not Applicable**

(Title of Class)

For annual reports, indicate by check mark the information filed with this Form:

Annual information form

Audited annual financial statements

Indicate the number of outstanding shares of each of the issuer's classes of capital or common stock as of the close of the period covered by the annual report.

Common Shares	902,449,894
Class A First Preferred Shares, Series O	17,000,000
Class A First Preferred Shares, Series P	10,000,000
Class A First Preferred Shares, Series Q	8,000,000
Class A First Preferred Shares, Series R	10,000,000
Non-Cumulative 5-Year Rate Reset Preferred Shares, Series S	10,000,000
Non-Cumulative 5-Year Rate Reset Preferred Shares, Series Y	10,000,000
Non-Cumulative 5-Year Rate Reset Preferred Shares, Series AA	10,000,000
Non-Cumulative 5-Year Rate Reset Preferred Shares, Series AC	8,800,000
Non-Cumulative 5-Year Rate Reset Preferred Shares, Series AE	12,000,000
Non-Cumulative 5-Year Rate Reset Preferred Shares, Series AG	15,000,000
Non-Cumulative 5-Year Rate Reset Preferred Shares, Series AI	11,000,000
Non-Cumulative 5-Year Rate Reset Preferred Shares, Series AK	14,000,000

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the preceding 12 months (or for such shorter period that the Registrant was required to file such reports) and (2) has been subject to such filing requirements for the past 90 days.

Yes

No

Indicate by check mark whether the Registrant has submitted electronically and posted on its corporate website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the Registrant was required to submit and post such files).

Yes

No

#### **Disclosure Controls and Procedures**

The disclosure provided under the heading *Accounting Standards and Policies – Controls and Procedures – Disclosure Controls and Procedures* included in Exhibit 99.2: Management's Discussion and Analysis is incorporated by reference herein.

#### **Management's Annual Report on Internal Control Over Financial Reporting**

The disclosure provided under the heading *Accounting Standards and Policies – Controls and Procedures - Management's Report on Internal Control Over Financial Reporting* included in Exhibit 99.2: Management's Discussion and Analysis is incorporated by reference herein.

#### **Attestation Report of the Registered Public Accounting Firm**

The disclosure provided under the heading *Independent Auditors' Reports of Registered Public Accounting Firm to Shareholders – Report on Internal Control Under Standards of the Public Company Accounting Oversight Board (United States)* included in Exhibit 99.3: 2011 Annual Financial Statements is incorporated by reference herein.

#### **Changes in Internal Control Over Financial Reporting**

The disclosure provided under the heading *Accounting Standards and Policies – Controls and Procedures - Changes in Internal Control Over Financial Reporting* included in Exhibit 99.2: Management's Discussion and Analysis is incorporated by reference herein.

#### **Audit Committee Financial Expert**

The disclosure provided under the heading *Directors and Officers - Audit Committee* included in Exhibit 99.1: Annual Information Form dated November 30, 2011 is incorporated by reference herein.

#### **Code of Ethics**

The Registrant has adopted the *Code of Conduct and Ethics for Employees and Directors* (the "Code") as its code of ethics applicable to all its employees and directors, including the Registrant's Group President and Chief Executive Officer, Group Head Finance and Chief Financial Officer, and Senior Vice President and Chief Accountant. The Registrant posts the Code on its website at [www.td.com](http://www.td.com) and also undertakes to provide a copy of its Code to any person without charge upon request. Such request may be made by mail, telephone, facsimile or e-mail to:

The Toronto-Dominion Bank  
TD Shareholder Relations  
P.O. Box 1, Toronto-Dominion Centre  
Toronto, Ontario,  
Canada M5K 1A2  
Telephone: 1-866-756-8936  
Facsimile: 416-982-6166  
E-mail: [tdshinfo@td.com](mailto:tdshinfo@td.com)

On January 18, 2011, an amended version of the Code was filed with the SEC on Form 6-K and made available on the Registrant's website.

The key amendments made to the Code at that time, included the addition of new wording at: a) Section 2-G - *Falsifying Accounts, Documents and Records*, to clarify that employees are deemed to have made a false entry when they have not verified the information they enter into bank systems and records; b) Section 2-H - *Dealing with TD Assets*, to articulate a prohibition against employees and directors from buying TD foreclosure properties; and c) Section 3-F - *Executorships, Agencies and Powers of Attorney*, to clarify that the prohibition against acting in these capacities does not apply in the case of relatives (as defined in the section) and to provide clarification to permit employees accepting appointments where there is no real likelihood of a conflict of interest. In addition to these changes, certain other editorial, technical, administrative and non-substantive amendments were made to the Code.

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No waivers from the provisions of the Code were granted in the fiscal year ended October 31, 2011 to the Registrant's Group President and Chief Executive Officer, Group Head Finance and Chief Financial Officer, or Senior Vice President and Chief Accountant.

#### **Principal Accountant Fees and Services**

The disclosure regarding Audit Fees, Audit-Related Fees, Tax Fees and All Other Fees provided under the heading *Directors and Officers - Pre-Approval Policies and Shareholders' Auditor Service Fees* included in Exhibit 99.1: Annual Information Form dated November 30, 2011 is incorporated by reference herein.

#### *Pre-Approval Policy for Audit and Non-Audit Services*

The disclosure provided under the heading *Directors and Officers - Pre-Approval Policies and Shareholders' Auditor Service Fees* included in Exhibit 99.1: Annual Information Form dated November 30, 2011 is incorporated by reference herein.

During the fiscal year ended October 31, 2011, the waiver of pre-approval provisions set forth in the applicable rules of the SEC were not utilized for any services related to Audit-Related Fees, Tax Fees or All Other Fees and the Audit Committee did not approve any such fees subject to the waiver of pre-approval provisions.

#### *Hours Expended on Audit Attributed to Persons Other than the Principal Accountant's Employees*

N/A

#### **Off-balance Sheet Arrangements**

The disclosure provided under the heading *Group Financial Condition – Off-Balance Sheet Arrangements* included in Exhibit 99.2: Management's Discussion and Analysis is incorporated by reference herein.

#### **Tabular Disclosure of Contractual Obligations**

The disclosure provided in Table 56 - *Contractual Obligations by Remaining Maturity* included in Exhibit 99.2: Management's Discussion and Analysis is incorporated by reference herein.

#### **Identification of the Audit Committee**

The disclosure provided under the heading *Directors and Officers - Audit Committee* included in Exhibit 99.1: Annual Information Form dated November 30, 2011 identifying the Registrant's Audit Committee is incorporated by reference herein.

#### **Undertaking**

Registrant undertakes to make available, in person or by telephone, representatives to respond to inquiries made by the Commission staff, and to furnish promptly, when requested to do so by the Commission staff, information relating to: the securities registered pursuant to Form 40-F; the securities in relation to which the obligation to file an annual report on Form 40-F arises; or transactions in said securities.

#### **Comparison of NYSE Corporate Governance Rules**

A Comparison of NYSE Corporate Governance Rules Required to be followed by U.S. Domestic Issuers and the Corporate Governance Practices of The Toronto-Dominion Bank (Disclosure Required by Section 303A.11 of the NYSE Listed Company Manual) is available on the Corporate Governance section of the Registrant's website [www.td.com/governance](http://www.td.com/governance).

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**Signatures**

Pursuant to the requirements of the Exchange Act, the Registrant certifies that it meets all of the requirements for filing on Form 40-F and has duly caused this annual report to be signed on its behalf by the undersigned, thereto duly authorized.

Registrant: THE TORONTO-DOMINION BANK

By: /s/ Norie C. Campbell  
Name: Norie C. Campbell  
Title: Executive Vice President and General Counsel

Date: December 1, 2011

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UNITED STATES  
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**FORM 40-F**

ANNUAL REPORT PURSUANT TO  
SECTION 13(a) or 15(d) OF  
THE SECURITIES EXCHANGE ACT OF 1934

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**THE TORONTO-DOMINION BANK**

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**EXHIBITS**

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**INDEX TO EXHIBITS**

<b>No.</b>	<b>Exhibits</b>
99.1	Annual Information Form dated November 30, 2011
99.2	Management's Discussion and Analysis
99.3	2011 Annual Financial Statements
99.4	Reconciliation of Canadian and U.S. Generally Accepted Accounting Principles
99.5	Code of Ethics
99.6	Consent of Independent Auditors
99.7	Certification Pursuant to Section 302 of the U.S. Sarbanes-Oxley Act of 2002
99.8	Certification Pursuant to 18 U.S.C. Section 1350 as Adopted Pursuant to Section 906 of the U.S. Sarbanes-Oxley Act of 2002

**ANNUAL INFORMATION FORM**



**The Toronto-Dominion Bank**

Toronto-Dominion Centre  
Toronto, Ontario, Canada  
M5K 1A2

November 30, 2011

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**Documents Incorporated by Reference**

Portions of the Annual Information Form ("AIF") are disclosed in the Bank's annual consolidated financial statements ("Annual Financial Statements") and management's discussion and analysis for the year ended October 31, 2011 (the "2011 MD&A") and are incorporated by reference into the AIF.

	Page reference	Page/Incorporated by Reference From	
	Annual Information Form	Annual Financial Statements	2011 MD&A
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Unless otherwise specified, this AIF presents information as at October 31, 2011.

### Caution regarding Forward-Looking Statements

From time to time, the Bank makes written and/or oral forward-looking statements, including in this document, in other filings with Canadian regulators or the U.S. Securities and Exchange Commission, and in other communications. In addition, representatives of the Bank may make forward-looking statements orally to analysts, investors, the media and others. All such statements are made pursuant to the "safe harbour" provisions of, and are intended to be forward-looking statements under, applicable Canadian and U.S. securities legislation, including the U.S. Private Securities Litigation Reform Act of 1995. Forward-looking statements include, but are not limited to, statements made in this document, the Bank's 2011 MD&A under the headings "Economic Summary and Outlook" and, for each business segment, "Business Outlook and Focus for 2012" and in other statements regarding the Bank's objectives and priorities for 2012 and beyond and strategies to achieve them, and the Bank's anticipated financial performance. Forward-looking statements are typically identified by words such as "will", "should", "believe", "expect", "anticipate", "intend", "estimate", "plan", "may", and "could".

By their very nature, these statements require the Bank to make assumptions and are subject to inherent risks and uncertainties, general and specific. Especially in light of the uncertainty related to the financial, economic and regulatory environments, such risks and uncertainties - many of which are beyond the Bank's control and the effects of which can be difficult to predict - may cause actual results to differ materially from the expectations expressed in the forward-looking statements. Risk factors that could cause such differences include: credit, market (including equity, commodity, foreign exchange, and interest rate), liquidity, operational (including technology), reputational, insurance, strategic, regulatory, legal, environmental, and other risks, all of which are discussed in the 2011 MD&A. Additional risk factors include the impact of recent U.S. legislative developments, as discussed under "Significant Events in 2011" in the "Financial Results Overview" section of the 2011 MD&A; changes to and new interpretations of capital and liquidity guidelines and reporting instructions; increased funding costs for credit due to market illiquidity and competition for funding; and the failure of third parties to comply with their obligations to the Bank or its affiliates relating to the care and control of information. We caution that the preceding list is not exhaustive of all possible risk factors and other factors could also adversely affect the Bank's results. For more detailed information, please see the "Risk Factors and Management" section of the 2011 MD&A. All such factors should be considered carefully, as well as other uncertainties and potential events, and the inherent uncertainty of forward-looking statements, when making decisions with respect to the Bank and we caution readers not to place undue reliance on the Bank's forward-looking statements.

Material economic assumptions underlying the forward-looking statements contained in this document are set out in the 2011 MD&A under the headings "Economic Summary and Outlook" and, for each business segment, "Business Outlook and Focus for 2012", as updated in subsequently filed quarterly Reports to Shareholders.

Any forward-looking statements contained in this document represent the views of management only as of the date hereof and are presented for the purpose of assisting the Bank's shareholders and analysts in understanding the Bank's financial position, objectives and priorities and anticipated financial performance as at and for the periods ended on the dates presented, and may not be appropriate for other purposes. The Bank does not undertake to update any forward-looking statements, whether written or oral, that may be made from time to time by or on its behalf, except as required under applicable securities legislation.

## **CORPORATE STRUCTURE**

### **Name, Address and Incorporation**

The Toronto-Dominion Bank and its subsidiaries are collectively known as "TD Bank Group" (the "Bank" or "TD"). The Bank, a Schedule 1 chartered bank subject to the provisions of the *Bank Act* of Canada (the "Bank Act"), was formed on February 1, 1955 through the amalgamation of The Bank of Toronto (chartered in 1855) and The Dominion Bank (chartered in 1869). The Bank's head office is located at Toronto-Dominion Centre, King Street West and Bay Street, Toronto, Ontario, M5K 1A2.

### **Intercorporate Relationships**

Information about the intercorporate relationships among the Bank and its principal subsidiaries is provided in Appendix "A" to this AIF.

## **GENERAL DEVELOPMENT OF THE BUSINESS**

### **Three Year History**

As at October 31, 2011, TD was the second largest Canadian bank in terms of market capitalization. TD is the sixth largest bank in North America by branches and serves approximately 20.5 million customers in four key businesses operating in a number of locations in key financial centres around the globe: Canadian Personal and Commercial Banking, including TD Canada Trust, TD Insurance, and TD Auto Finance Canada; Wealth Management, including TD Waterhouse and an investment in TD Ameritrade; U.S. Personal and Commercial Banking, including TD Bank, America's Most Convenient Bank, and TD Auto Finance U.S.; and Wholesale Banking, including TD Securities. TD also ranks among the world's leading online financial services firms, with more than 7.5 million online customers. TD had CDN\$686 billion in assets on October 31, 2011. The Toronto-Dominion Bank trades under the symbol "TD" on the Toronto and New York Stock Exchanges.

For additional information on the Bank's businesses, see the descriptions provided below and pages 16-33 of the 2011 MD&A.

#### *Developments in the Canadian Business*

On June 11, 2009, TD Waterhouse Canada Inc., a subsidiary of the Bank, acquired thinkorswim Canada, Inc., an online options trading brokerage, following the acquisition of thinkorswim Group, Inc. by TD Ameritrade in the U.S.

On August 15, 2011, the Bank announced a definitive agreement under which TD will purchase the credit card portfolio of MBNA Canada, a wholly-owned subsidiary of Bank of America Corporation, as well as certain other assets and liabilities. The Bank is expected to complete the transaction on or about December 1, 2011.

#### *Development of TD Bank, America's Most Convenient Bank®*

TD Bank, N.A., operating under the brand name TD Bank, America's Most Convenient Bank® is one of the 10 largest banks in the U.S. and provides customers with a full range of financial products and services at more than 1,275 convenient locations located along the east coast from Maine to Florida. TD Bank, N.A. is a wholly-owned subsidiary of the Bank.

In 2007, the Bank acquired all of the outstanding common shares of Banknorth Group, Inc. (known as "TD Banknorth"), a U.S.-based personal, small business, and commercial banking business that it did not already own.

On March 31, 2008, the Bank acquired 100% of the outstanding shares of Commerce Bancorp, Inc. ("Commerce").

TD Banknorth, Commerce Bank N.A. and Commerce Bank/North merged on May 31, 2008, to become TD Bank, N.A. TD Banknorth and Commerce became known together as TD Bank, America's Most Convenient Bank® and in September, 2009 all of the branches of the Bank in the U.S. began operating under the same TD Bank name.

On April 16, 2010, TD Bank, N.A. acquired certain assets and assumed liabilities of Riverside National Bank of Florida ("Riverside"), First Federal Bank of North Florida ("First Federal") and AmericanFirst Bank of Florida ("AmericanFirst") from the Federal Deposit Insurance Corporation ("FDIC"). The purchase and assumption agreement with the FDIC covered Riverside's 58 branches in central Florida and separate agreements also covered First Federal's eight locations and AmericanFirst's three locations, as well as a total of 80 automated teller machines.

On September 30, 2010, the Bank completed the acquisition of The South Financial Group, Inc. ("South Financial") and South Financial's subsidiary, Carolina First Bank, merged with TD Bank, N.A. In June, 2011, all of the branches of Carolina First Bank began operating under the TD Bank name.

On April 1, 2011, the Bank announced the closing of its acquisition of Chrysler Financial. Under the terms of the agreement, TD Bank, N.A. acquired Chrysler Financial in the U.S. and the Bank acquired Chrysler Financial in Canada. The results of Chrysler Financial in the U.S. are reported in the Bank's U.S. Personal and Commercial Banking segment. The results of Chrysler Financial in Canada are reported in the Bank's Canadian Personal and Commercial Banking segment. On June 10, 2011, the Bank announced it was combining its existing auto lending business with Chrysler Financial under a new North American auto lending brand, TD Auto Finance.

#### *Investment in TD Ameritrade*

The Bank has an investment in TD Ameritrade Holding Corporation ("TD Ameritrade"). TD Ameritrade is a leading provider of securities brokerage services and technology-based financial services to retail investors and business partners, predominantly through the Internet, a national branch network and relationships with one of the largest groups of independent registered investment advisors. TD Ameritrade is a U.S. publicly-traded company and its common shares are listed on the NASDAQ. TD Ameritrade acquired thinkorswim Group Inc. on June 11, 2009. As of October 31, 2011, the Bank owned approximately 44.96% of the outstanding voting securities of TD Ameritrade. Additional information concerning TD Ameritrade may be found on EDGAR at [www.sec.gov/edgar](http://www.sec.gov/edgar).

Concurrent with the Bank's initial acquisition of an interest in TD Ameritrade in 2006, it entered into a Stockholders Agreement that contains provisions relating to governance, board composition, stock ownership, transfers of shares, voting and other matters.

Effective January 24, 2009, the limit on the Bank's beneficial ownership under the Stockholders Agreement is 45%. Pursuant to the terms of the Stockholders Agreement, the Bank will not exercise the voting rights in respect of any shares held in excess of the 45% limit.

#### *Other Transactions and Business Developments*

The Bank increased its stake in Internaxx Bank, an offshore online stockbroker for international and expatriate investors based in Luxembourg, on February 17, 2009 and again on March 22, 2010 to 100%. Internaxx's management team reports through TD Waterhouse Investor Services (Europe) Limited which is a UK subsidiary of the Bank and which already provided back office, trading, clearing and settlement for Internaxx's multi-language and multi-currency service.

## **DESCRIPTION OF THE BUSINESS**

Descriptions of the Bank's significant business segments and related information are provided on pages 16-33 of the 2011 MD&A.

### **Average Number of Employees**

The Bank had an average number of 75,631 full-time equivalent employees for fiscal 2011.

### **Risk Factors**

To grow profitably in financial services involves selectively taking and managing risks within TD's risk appetite. We take risks required to build TD's business, but only if these risks: 1) fit TD's business strategy and can be understood and managed; 2) do not expose TD to any significant single loss events; and 3) do not risk harming the TD brand. TD has an Enterprise Risk Framework and a risk governance structure to support effective risk management and adherence to the TD risk appetite. TD's risk management resources and processes are designed to enable all our businesses to understand the risks they are exposed to, and develop the governance, control, and risk management framework they need to manage them appropriately. These resources and processes are strengthened by our risk culture which emphasizes transparency and accountability.

We have created an Enterprise Risk Framework (as further described in the Risk Factors and Management section of the 2011 MD&A) that sets out the major risk categories, and identifies and defines a broad number of risks to which our businesses and operations could be exposed. These risk categories are Strategic Risk, Credit Risk, Market Risk, Liquidity Risk, Operational Risk, Insurance Risk, Regulatory & Legal Risk, and Reputational Risk. This Framework gives us an overall view of all potential risks the Bank and its individual businesses face and allows us to develop appropriate management strategies.

Industry and Bank-specific risks and uncertainties may impact materially on the Bank's future results. Industry risks include general business and economic conditions in the regions in which the Bank conducts business, currency rates, fiscal, monetary and economic policies of the Bank of Canada, the Federal Reserve System in the U.S., the U.S. Treasury, the U.S. Federal Deposit Insurance Corporation and other policies that are adopted by various other regulatory agencies internationally, level of competition, changes in laws and regulations, legal proceedings, accuracy and completeness of information on customers and counterparties and accounting policies and methods used by the Bank. Bank-specific risks include the adequacy of the Bank's risk management framework, the Bank's ability to innovate and adapt products and services to evolving industry standards and/or expand its distribution networks, its ability to successfully complete and integrate acquisitions and execute strategic plans, its ability to attract, develop and retain key executives, the disruption of key components of the Bank's business infrastructure, and changes to the Bank's credit ratings.

Further explanation of the types of risks cited above and the ways in which the Bank manages them can be found on pages 61 to 84 in the 2011 MD&A, which are incorporated by reference. The Bank cautions that the preceding discussion of risks is not exhaustive. When considering whether to purchase securities of the Bank, investors and others should carefully consider these factors as well as other uncertainties, potential events and industry- and Bank-specific factors that may adversely impact the Bank's future results.

## DIVIDENDS

### Dividends per Share for the Bank (October 31<sup>st</sup> year-end)

Type of Share	2011	2010	2009
<b>Common Shares</b>	\$2.61	\$2.44	\$2.44
<b>Preferred Shares</b>			
Series M <sup>1</sup>	\$1.18	\$1.18	\$1.18
Series N <sup>2</sup>	\$1.15	\$1.15	\$1.15
Series O	\$1.21	\$1.21	\$1.21
Series P	\$1.31	\$1.31	\$1.31
Series Q	\$1.40	\$1.40	\$1.40
Series R	\$1.40	\$1.40	\$1.40
Series S	\$1.25	\$1.25	\$1.25
Series Y	\$1.28	\$1.28	\$1.28
Series AA	\$1.25	\$1.25	\$1.42 <sup>3</sup>
Series AC	\$1.40	\$1.40	\$1.38 <sup>4</sup>
Series AE	\$1.56	\$1.56	\$1.24 <sup>5</sup>
Series AG	\$1.56	\$1.56	\$1.17 <sup>6</sup>
Series AI	\$1.56	\$1.56	\$1.02 <sup>7</sup>
Series AK	\$1.56	\$1.56	\$0.90 <sup>8</sup>

<sup>1</sup> On October 31, 2011, the Bank redeemed all of its 14 million outstanding Class A First Preferred Shares, Series M.

<sup>2</sup> On October 31, 2011, the Bank redeemed all of its 8 million outstanding Class A First Preferred Shares, Series N.

<sup>3</sup> This represents the amount of cash dividends paid per share between September 12, 2008 and October 31, 2009.

<sup>4</sup> This represents the amount of cash dividends paid per share between November 5, 2008 and October 31, 2009.

<sup>5</sup> This represents the amount of cash dividends paid per share between January 14, 2009 and October 31, 2009.

<sup>6</sup> This represents the amount of cash dividends paid per share between January 30, 2009 and October 31, 2009.

<sup>7</sup> This represents the amount of cash dividends paid per share between March 6, 2009 and October 31, 2009.

<sup>8</sup> This represents the amount of cash dividends paid per share between April 3, 2009 and October 31, 2009.

### Dividends for TD Ameritrade (September 30<sup>th</sup> year-end)

TD Ameritrade did not declare or pay cash dividends on its common stock during its fiscal 2010 year. TD Ameritrade declared a US\$0.05 per share quarterly cash dividend on its common stock during each quarter of fiscal 2011. On October 20, 2011, TD Ameritrade declared a US\$0.06 per share quarterly cash dividend, which was payable on November 15, 2011 to all holders of record of TD Ameritrade common stock as of November 1, 2011. The payment of any future dividends will be at the discretion of TD Ameritrade's board of directors and will depend upon a number of factors that the board of directors deems relevant, including future earnings, the success of TD Ameritrade's business activities, capital requirements, the general financial condition and future prospects of its business and general business conditions.

## **CAPITAL STRUCTURE**

The following summary of the Bank's share capital is qualified in its entirety by the Bank's by-laws and the actual terms and conditions of such shares.

### **Common Shares**

The authorized common share capital of the Bank consists of an unlimited number of common shares without nominal or par value. Subject to the restrictions set out in "Constraints" below holders of common shares are entitled to vote at all meetings of the shareholders of the Bank except meetings at which only holders of a specified class or series of shares are entitled to vote. The holders of common shares are entitled to receive dividends as and when declared by the Board of Directors of the Bank, subject to the preference of the holders of the preferred shares of the Bank. After payment to the holders of the preferred shares of the Bank of the amount or amounts to which they may be entitled, and after payment of all outstanding debts, the holders of common shares shall be entitled to receive the remaining property of the Bank upon the liquidation, dissolution or winding-up thereof.

### **Preferred Shares**

The Class A First Preferred Shares (the "Preferred Shares") of the Bank may be issued from time to time, in one or more series, with such rights, privileges, restrictions and conditions as the Board of Directors of the Bank may determine.

The Preferred Shares rank prior to the common shares and to any other shares of the Bank ranking junior to the Preferred Shares with respect to the payment of dividends and the distribution of assets in the event of the liquidation, dissolution or winding-up of the Bank. Each series of Preferred Shares ranks on a parity with every other series of Preferred Shares.

Pursuant to the Bank Act, the Bank may not, without the approval of the holders of the Preferred Shares, create any class of shares ranking prior to or on a parity with the Preferred Shares.

Approval of amendments to the provisions of the Preferred Shares as a class may be given in writing by the holders of all the outstanding Preferred Shares or by a resolution carried by an affirmative vote of at least two-thirds of the votes cast at a meeting at which the holders of a majority of the then outstanding Preferred Shares are present or represented by proxy or, if no quorum is present at such meeting, at an adjourned meeting at which the shareholders then present or represented by proxy may transact the business for which the meeting was originally called.

In the event of the liquidation, dissolution or winding-up of the Bank, before any amounts shall be paid to or any assets distributed among the holders of the common shares or shares of any other class of the Bank ranking junior to the Preferred Shares, the holder of a Preferred Share of a series shall be entitled to receive to the extent provided for with respect to such Preferred Shares by the conditions attaching to such series: (i) an amount equal to the amount paid up thereon; (ii) such premium, if any, as has been provided for with respect to the Preferred Shares of such series; and (iii) all unpaid cumulative dividends, if any, on such Preferred Shares and, in the case of non-cumulative Preferred Shares, all declared and unpaid non-cumulative dividends. After payment to the holders of the Preferred Shares of the amounts so payable to them, they shall not be entitled to share in any further distribution of the property or assets of the Bank.

There are no voting rights attaching to the Preferred Shares except to the extent provided in any series or by the Bank Act.

The Bank may not, without the prior approval of the holders of the Preferred Shares, create or issue (i) any shares ranking in priority to or on a parity with the Preferred Shares; or (ii) any additional series of Preferred Shares unless at the date of such creation or issuance all cumulative dividends and any declared and unpaid non-cumulative dividends shall have been paid or set apart for payment in respect of each series of Preferred Shares then issued and outstanding.

## Constraints

There are no constraints imposed on the ownership of securities of the Bank to ensure that the Bank has a required level of Canadian ownership. However, the Bank Act contains restrictions on the issue, transfer, acquisition, beneficial ownership and voting of all shares of a chartered bank. For example, no person shall be a major shareholder of a bank if the bank has equity of \$8 billion or more. A person is a major shareholder of a bank where: (i) the aggregate of shares of any class of voting shares beneficially owned by that person, by entities controlled by that person and by any person associated or acting jointly or in concert with that person is more than 20% of that class of voting shares; or (ii) the aggregate of shares of any class of non-voting shares beneficially owned by that person, by entities controlled by that person and by any person associated or acting jointly or in concert with that person is more than 30% of that class of non-voting shares. No person shall have a significant interest in any class of shares of a bank, including the Bank, unless the person first receives the approval of the Minister of Finance (Canada). For purposes of the Bank Act, a person has a significant interest in a class of shares of a Canadian chartered bank where the aggregate of any shares of the class beneficially owned by that person, by entities controlled by that person and by any person associated or acting jointly or in concert with that person exceeds 10% of all of the outstanding shares of that class of shares of such bank.

The Bank Act also prohibits the registration of a transfer or issue of any share of the Bank to, and the exercise, in person or by proxy, of any voting rights attached to any share of the Bank that is beneficially owned by, Her Majesty in right of Canada or of a province or any agent or agency of Her Majesty, in either of those rights, or to the government of a foreign country or any political subdivision, agent or agency of any of them.

## RATINGS

Credit ratings are important to our borrowing costs and ability to raise funds. Rating downgrades could potentially result in higher financing costs and reduce access to capital markets. A lowering of credit ratings may also affect our ability to enter into normal course derivative or hedging transactions and impact the costs associated with such transactions. We regularly review the level of increased collateral our trading counterparties would require in the event of a downgrade of TD's credit rating. We believe that the impact of a one notch downgrade would be minimal and could be readily managed in the normal course of business, but more severe downgrades could have a more significant impact by increasing our cost of borrowing and/or requiring us to post additional collateral for the benefit of our trading counterparties.

Additional information relating to credit ratings is provided under the heading "Liquidity Risk" in the "Managing Risk" section starting on page 64 of the Bank's 2011 MD&A.

As at October 31, 2011

	DBRS	Moody's Investors Service	Standard & Poor's	Fitch Ratings
Long Term Debt (deposits)	AA	Aaa	AA-	AA-
Tier 2B Subordinated Debt	AA (low)	Aa1	A+	A+
Tier 2A Subordinated Debt		A1	A	
Short Term Debt (deposits)	R-1 (high)	P-1	A-1+	F1+
Preferred Shares	Pfd-1 (low)	A2	P-1 (low)	A

Credit ratings are not recommendations to purchase, sell or hold a financial obligation inasmuch as they do not comment on market price or suitability for a particular investor. Ratings are subject to revision or withdrawal at any time by the rating agency. Credit ratings and outlooks provided by the rating agencies reflect their views and are subject to change from time to time, based on a number of factors, including TD's financial strength, competitive position and liquidity as well as factors not entirely within TD's control, including the methodologies used by the rating agencies and conditions affecting the financial services industry generally.

We note that the following descriptions of the ratings categories prepared by the respective rating agencies are provided solely in order to satisfy requirements of Canadian law and do not constitute an endorsement by TD of the categories or of the application by the respective rating agencies of their criteria and analyses. A description of the rating categories of each of the rating agencies, obtained from the respective rating agency's public website, is set out below.

#### Description of ratings, as disclosed by DBRS on its public website

The DBRS® long-term rating scale provides an opinion on the risk of default. That is, the risk that an issuer will fail to satisfy its financial obligations in accordance with the terms under which an obligations has been issued. All rating categories other than AAA and D also contain subcategories "(high)" and "(low)". The absence of either a "(high)" or "(low)" designation indicates the rating is in the middle of the category. AA: Superior credit quality. The capacity for the payment of financial obligations is considered high. Credit quality differs from AAA only to a small degree. Unlikely to be significantly vulnerable to future events.

The DBRS® short-term debt rating scale provides an opinion on the risk that an issuer will not meet its short-term financial obligations in a timely manner. R-1 (high): Highest credit quality. The capacity for the payment of short-term financial obligations as they fall due is exceptionally high. Unlikely to be adversely affected by future events.

The DBRS® preferred share rating scale is used in the Canadian securities market and is meant to give an indication of the risk that a borrower will not fulfill its full obligations in a timely manner, with respect to both dividend and principal commitments. Each rating category is denoted by the subcategories "high" and "low". The absence of either a "high" or "low" designation indicates the rating is in the middle of the category. Preferred shares rated Pfd-1 are of superior credit quality, and are supported by entities with strong earnings and balance sheet characteristics. Pfd-1 securities generally correspond with companies whose senior bonds are rated in the AAA or AA categories. As is the case with all rating categories, the relationship between senior debt ratings and preferred share ratings should be understood as one where the senior debt rating effectively sets a ceiling for the preferred shares issued by the entity. However, there are cases where the preferred share rating could be lower than the normal relationship with the issuer's senior debt rating.

#### Description of ratings, as disclosed by Moody's Investors Service on its public website

Moody's long-term ratings are opinions of the relative credit risk of financial obligations with an original maturity of one year or more. They address the possibility that a financial obligation will not be honored as promised. Such ratings use Moody's Global Scale and reflect both the likelihood of default and any financial loss suffered in the event of default. Obligations rated Aaa are judged to be of the highest quality, with minimal credit risk. Obligations rated Aa are judged to be of high quality and are subject to very low credit risk. Obligations rated A are considered upper-medium grade and are subject to low credit risk. Moody's appends numerical modifiers 1, 2, and 3 to each generic rating classification from Aa through Caa. The modifier 1 indicates that the obligation ranks in the higher end of its generic rating category; the modifier 2 indicates a mid-range ranking; and the modifier 3 indicates a ranking in the lower end of that generic rating category.

Moody's assigns ratings to medium-term note (MTN) programs and to the individual debt securities issued from them (referred to as drawdowns or notes). These ratings may be expressed on Moody's general long-term or short-term rating scale, depending upon the intended tenor of the notes to be issued under the program.

Moody's short-term ratings are opinions of the ability of issuers to honor short-term financial obligations. Ratings may be assigned to issuers, short-term programs or to individual short-term debt instruments. Such obligations generally have an original maturity not exceeding thirteen months, unless explicitly noted. P-1 Issuers (or supporting institutions) rated Prime-1 have a superior ability to repay short-term debt obligations.

#### Description of ratings, as disclosed by Standard & Poor's on its public website

A Standard & Poor's issue credit rating is a forward-looking opinion about the creditworthiness of an obligor with respect to a specific financial obligation, a specific class of financial obligations, or a specific financial program (including ratings on medium-term note programs and commercial paper programs).

A long-term obligation rated 'AA' differs from the highest-rated obligations only to a small degree. The obligor's capacity to meet its financial commitment on the obligation is very strong. An obligation rated 'A' is somewhat more susceptible to the adverse effects of changes in circumstances and economic conditions than obligations in higher-rated categories. However, the obligor's capacity to meet its financial commitment on the obligation is still strong. The ratings from 'AA' to 'CCC' may be modified by the addition of a plus (+) or minus (-) sign to show relative standing within the major rating categories. A short-term obligation rated 'A-1' is rated in the highest category by Standard & Poor's. The obligor's capacity to meet its financial commitment on the obligation is strong. Within this category, certain obligations are designated with a plus sign (+). This indicates that the obligor's capacity to meet its financial commitment on these obligations is extremely strong.

The Standard & Poor's Canadian preferred share rating scale serves issuers, investors, and intermediaries in the Canadian financial markets by expressing preferred share ratings (determined in accordance with global rating criteria) in terms of rating symbols that have been actively used in the Canadian market over a number of years. A Standard & Poor's preferred share rating on the Canadian scale is a forward-looking opinion about the creditworthiness of an obligor with respect to a specific preferred share obligation issued in the Canadian market, relative to preferred shares issued by other issuers in the Canadian market. There is a direct correspondence between the specific ratings assigned on the Canadian preferred share scale and the various rating levels on the global debt rating scale of Standard & Poor's. P-1(Low) corresponds to A.

#### Description of ratings, as disclosed by Fitch Ratings on its public website

Fitch Ratings' credit ratings provide an opinion on the relative ability of an entity to meet financial commitments, such as interest, preferred dividends, repayment of principal, insurance claims or counterparty obligations. The modifiers "+" or "--" may be appended to a rating to denote relative status within major rating categories.

Long-term rating of AA: Very high credit quality. 'AA' ratings denote expectations of very low default risk. They indicate very strong capacity for payment of financial commitments. This capacity is not significantly vulnerable to foreseeable events.

Long-term rating of A: High credit quality. 'A' ratings denote expectations of low default risk. The capacity for payment of financial commitments is considered strong. This capacity may, nevertheless, be more vulnerable to adverse business or economic conditions than is the case for higher ratings.

Short-term rating of F1: Highest credit quality. Indicates the strongest intrinsic capacity for timely payment of financial commitments; may have an added "+" to denote any exceptionally strong credit feature.

**MARKET FOR SECURITIES OF THE BANK**

**Market Listings**

The Bank's common shares are listed on:

1. the Toronto Stock Exchange; and
2. the New York Stock Exchange.

The Bank's preferred shares are listed on the Toronto Stock Exchange.

**Trading Price and Volume**

Trading price and volume of the Bank's securities in the past year is set out in the tables below:

**TORONTO STOCK EXCHANGE**

	Common Shares	Preferred Shares (Series M – Y)								
		Series M <sup>*</sup>	Series N <sup>†</sup>	Series O	Series P	Series Q	Series R	Series S	Series Y	
November 2010										
High Price(\$)	75.47	25.90	26.00	24.74	25.25	26.08	26.31	26.83	26.98	
Low Price(\$)	72.05	25.77	25.72	23.82	24.66	25.50	25.15	26.14	26.09	
Volume('000)	41,467	820	49	579	416	370	356	540	425	
December 2010										
High Price(\$)	75.87	25.93	25.94	24.45	25.54	25.93	25.83	26.41	26.50	
Low Price(\$)	70.48	25.75	25.75	23.00	24.75	25.40	25.11	25.82	25.83	
Volume('000)	64,302	400	27	425	126	223	158	113	96	
January 2011										
High Price(\$)	76.72	26.00	27.75	24.70	25.49	26.00	25.94	26.59	26.64	
Low Price(\$)	73.50	25.56	25.56	23.49	24.69	25.50	25.24	25.88	26.12	
Volume('000)	46,787	963	432	342	165	432	212	71	156	
February 2011										
High Price(\$)	81.69	25.72	25.75	24.59	25.39	25.88	25.87	26.10	26.35	
Low Price(\$)	75.11	25.55	25.50	24.09	24.77	25.60	25.52	25.61	25.90	
Volume('000)	40,172	256	87	337	299	148	202	231	189	
March 2011										
High Price(\$)	86.82	25.83	25.80	25.05	26.00	26.16	26.13	26.29	26.46	
Low Price(\$)	79.52	25.52	25.65	24.35	25.10	25.66	25.65	25.87	26.07	
Volume('000)	55,842	262	65	496	268	247	247	288	120	
April 2011										
High Price(\$)	86.75	25.95	27.70	25.31	25.96	26.19	26.17	26.43	26.58	
Low Price(\$)	80.39	25.53	25.61	24.27	25.05	25.39	25.45	25.70	25.87	
Volume('000)	36,108	83	295	487	112	133	246	111	62	
May 2011										
High Price(\$)	85.32	26.51	25.80	25.20	25.68	26.20	26.35	26.25	26.39	
Low Price(\$)	80.59	25.60	25.60	24.87	25.29	25.87	25.85	25.92	26.06	
Volume('000)	32,754	46	31	297	136	86	99	66	196	
June 2011										
High Price(\$)	83.51	25.94	25.90	25.48	26.35	26.39	26.60	26.25	26.44	
Low Price(\$)	77.87	25.66	25.62	25.00	25.33	26.01	25.92	25.88	26.14	
Volume('000)	42,283	802	376	375	141	224	164	130	724	
July 2011										
High Price(\$)	82.34	25.84	25.90	25.60	26.33	26.54	26.68	26.20	26.38	
Low Price(\$)	75.95	25.50	25.48	24.90	25.53	25.92	26.21	25.79	25.91	
Volume('000)	32,749	278	192	332	157	367	184	782	191	
August 2011										
High Price(\$)	77.47	25.90	26.19	25.59	26.26	27.04	26.74	26.04	26.24	
Low Price(\$)	70.36	25.60	25.65	24.52	25.30	25.96	26.13	23.20	25.75	
Volume('000)	73,438	124	53	205	216	266	189	116	76	
September 2011										
High Price(\$)	79.96	25.91	25.99	25.97	26.40	26.85	26.93	26.25	26.30	
Low Price(\$)	69.01	25.72	25.68	25.38	25.86	26.53	26.31	25.81	26.00	
Volume('000)	62,982	540	454	203	113	54	139	251	81	
October 2011										
High Price(\$)	76.77	25.78	25.75	25.77	26.69	26.85	26.88	26.22	26.22	
Low Price(\$)	68.55	25.46	25.44	25.00	25.82	26.10	26.28	25.53	25.74	
Volume('000)	44,056	490	149	184	106	67	107	87	75	

\* On October 31, 2011, the Bank redeemed all of its 14 million outstanding Class A First Preferred Shares, Series M.

† On October 31, 2011, the Bank redeemed all of its 8 million outstanding Class A First Preferred Shares, Series N.

TORONTO STOCK EXCHANGE

Preferred Shares (Series AA - AK)

	Series AA	Series AC	Series AE	Series AG	Series AI	Series AK
November 2010						
High Price(\$)	26.90	27.38	28.11	28.00	28.20	28.18
Low Price(\$)	26.14	26.92	27.65	27.62	27.81	27.82
Volume('000)	167	221	317	334	210	223
December 2010						
High Price(\$)	26.72	27.22	27.94	27.90	28.00	27.99
Low Price(\$)	26.08	26.50	27.20	27.31	27.21	27.36
Volume('000)	127	390	168	207	283	226
January 2011						
High Price(\$)	26.74	27.22	27.78	27.72	28.00	27.94
Low Price(\$)	26.00	26.44	27.10	27.10	27.12	27.02
Volume('000)	250	235	219	293	585	268
February 2011						
High Price(\$)	26.62	26.90	27.50	27.44	27.49	27.49
Low Price(\$)	25.81	26.17	26.95	26.78	27.01	26.84
Volume('000)	132	155	347	308	239	281
March 2011						
High Price(\$)	26.43	27.02	27.69	27.62	27.75	27.77
Low Price(\$)	25.92	26.46	27.33	27.25	27.32	27.29
Volume('000)	199	84	203	523	339	233
April 2011						
High Price(\$)	26.55	27.09	27.67	27.60	27.79	27.82
Low Price(\$)	25.96	26.35	26.99	26.95	27.10	26.76
Volume('000)	120	141	170	221	180	140
May 2011						
High Price(\$)	26.54	26.88	27.62	27.56	27.64	27.67
Low Price(\$)	26.09	26.45	27.12	27.14	27.23	27.27
Volume('000)	129	114	129	618	267	300
June 2011						
High Price(\$)	26.39	26.93	27.61	27.56	27.73	27.73
Low Price(\$)	26.12	26.55	27.12	27.24	27.32	27.41
Volume('000)	201	200	323	259	320	342
July 2011						
High Price(\$)	26.43	26.88	27.52	27.55	27.65	27.68
Low Price(\$)	25.83	26.23	27.05	27.02	27.10	27.18
Volume('000)	146	138	166	341	265	308
August 2011						
High Price(\$)	26.27	26.77	27.34	27.39	27.63	27.50
Low Price(\$)	25.40	25.90	26.38	26.79	26.84	26.50
Volume('000)	141	213	297	152	235	268
September 2011						
High Price(\$)	26.35	26.80	27.41	27.43	27.56	27.62
Low Price(\$)	26.02	26.24	27.05	27.05	27.15	27.11
Volume('000)	282	78	164	251	207	260
October 2011						
High Price(\$)	26.29	26.76	27.34	27.16	27.43	27.29
Low Price(\$)	25.71	25.92	26.39	26.65	26.70	26.67
Volume('000)	115	130	148	431	190	253

## Prior Sales

The following chart sets out the details of the issuances of subordinated debentures of the Bank during the most recently completed financial year:

Security	Date Issued	Issue Price	Principal Amount
3.367% Medium Term Notes due November 2, 2020 (Subordinated Indebtedness)	November 2, 2010	\$1,000 per \$1,000 Principal Amount	\$1,000,000,000

For more information on the Bank's subordinated debt, please see Note 14 of the Annual Financial Statements.

## DIRECTORS AND OFFICERS

### Directors and Board Committees of the Bank

The following table sets forth the directors of the Bank, their present principal occupation and business, municipality of residence and the date each became a director of the Bank.

Director Name Principal Occupation & Municipality of Residence	Director Since
William E. Bennett Corporate Director and former President and Chief Executive Officer, Draper & Kramer, Inc. Chicago, Illinois, U.S.A.	May 2004
Hugh J. Bolton Chair of the Board, EPCOR Utilities Inc. (integrated energy company) Edmonton, Alberta, Canada	April 2003
John L. Bragg Chairman, President and Co-Chief Executive Officer, Oxford Frozen Foods Limited (food manufacturers) Collingwood, Nova Scotia, Canada	October 2004
Amy W. Brinkley Consultant, AWB Consulting, LLC (risk management and executive coaching consulting firm) Charlotte, North Carolina, U.S.A.	September 2010
W. Edmund Clark Group President and Chief Executive Officer, The Toronto-Dominion Bank Toronto, Ontario, Canada	August 2000

Director Name Principal Occupation & Municipality of Residence	Director Since
Wendy K. Dobson Professor and Co-Director, Institute for International Business, Joseph L. Rotman School of Management, University of Toronto Uxbridge, Ontario, Canada	October 1990
Henry H. Ketcham Chairman, President and Chief Executive Officer, West Fraser Timber Co. Ltd. (integrated forest products company) Vancouver, British Columbia, Canada	January 1999
Pierre H. Lessard Executive Chairman of the Board, METRO INC. (food retailer and distributor) Westmount, Quebec, Canada	October 1997
Brian M. Levitt Chairman of the Board, The Toronto-Dominion Bank and Counsel, Osler, Hoskin & Harcourt LLP (law firm) Westmount, Quebec, Canada	December 2008
Harold H. MacKay Counsel, MacPherson Leslie & Tyerman LLP (law firm) Regina, Saskatchewan, Canada	November 2004
Karen E. Maidment Corporate Director and former Chief Financial and Administrative Officer, BMO Financial Group Cambridge, Ontario, Canada	September 2011
Irene R. Miller Chief Executive Officer, Akim, Inc. (U.S. investment management and consulting firm) New York, New York, U.S.A.	May 2006
Nadir H. Mohamed President and Chief Executive Officer Rogers Communications Inc. (diversified Canadian communications and media company) Toronto, Ontario, Canada	April 2008
Wilbur J. Prezzano Corporate Director and retired Vice Chairman, Eastman Kodak Company Charleston, South Carolina, U.S.A.	April 2003
Helen K. Sinclair Chief Executive Officer, BankWorks Trading Inc. (satellite communications company) Toronto, Ontario, Canada	June 1996

Director Name Principal Occupation & Municipality of Residence	Director Since
Carole S. Taylor Corporate Director Vancouver, British Columbia, Canada	August 2009
John M. Thompson Corporate Director and retired Vice Chairman of the Board, IBM Corporation Toronto, Ontario, Canada	August 1988

Except as hereinafter disclosed, all directors have held their positions or other executive positions with the same, predecessor or associated firms or organizations for the past five years. Prior to June 30, 2009, Ms. Brinkley served as the Global Risk Executive at the Bank of America Corporation. Prior to April 1, 2008, Mr. Lessard was the President and Chief Executive Officer of METRO INC. Prior to January 1, 2011, Mr. Levitt was Co-Chair at Osler, Hoskin & Harcourt LLP. Prior to March 28, 2006, Ms. Maidment was Senior Executive Vice President and Chief Financial Officer of BMO Financial Group. From March 28, 2006 to August 1, 2009, Ms. Maidment was Chief Financial and Administrative Officer of BMO Financial Group. Until March 2009, Mr. Mohamed was President and Chief Operating Officer of the Communications Group, Rogers Communications Inc. Ms. Taylor served as the Minister of Finance for British Columbia from June 2005 to June 2008. From December 2008 to January 2010, Ms. Taylor served as the Chair of the Federal Finance Minister's Economic Advisory Council. From September 2009 to September 2010, Ms. Taylor served as a Senior Advisor to Borden Ladner Gervais LLP. Prior to January 1, 2011, Mr. Thompson was the Non-Executive Chairman of the Board for The Toronto-Dominion Bank. Each director will hold office until the next annual meeting of shareholders of the Bank, which is scheduled for March 29, 2012. Information concerning the nominees proposed for election as directors at the meeting will be contained in the proxy circular of the Bank in respect of the meeting.

The following table sets forth the Committees of the Bank's Board, the members of each Committee and each Committee's key responsibilities.

Committee	Members	Key Responsibilities
Corporate Governance Committee	Brian M. Levitt (Chair) Hugh J. Bolton Pierre H. Lessard John M. Thompson	<b>Responsibility for corporate governance of TD:</b> <ul style="list-style-type: none"> <li>• Set the criteria for selecting new directors and the Board's approach to director independence;</li> <li>• Identify individuals qualified to become Board members and recommend to the Board the director nominees for the next annual meeting of shareholders;</li> <li>• Develop and, where appropriate, recommend to the Board a set of corporate governance principles, including a code of conduct and ethics, aimed at fostering a healthy governance culture at TD;</li> <li>• Review and recommend the compensation of the directors of TD;</li> <li>• Satisfy itself that TD communicates effectively with its shareholders, other interested parties and the public through a responsive communication policy;</li> <li>• Facilitate the evaluation of the Board and Committees;</li> <li>• Oversee an orientation program for new directors and continuing education for directors.</li> </ul>

Committee	Members	Key Responsibilities
Human Resources Committee	Wilbur J. Prezzano (Chair) Henry H. Ketcham Brian M. Levitt Karen E. Maidment Nadir H. Mohamed Helen K. Sinclair John M. Thompson	<b>Responsibility for management's performance evaluation, compensation and succession planning:</b> <ul style="list-style-type: none"> <li>· Discharge, and assist the Board in discharging, the responsibility of the Board relating to leadership, human resource planning and compensation as set out in this Committee's charter;</li> <li>· Set performance objectives for the CEO, which encourage TD's long-term financial success and regularly measure the CEO's performance against these objectives;</li> <li>· Recommend compensation for the CEO to the Board for approval, and determine compensation for certain senior officers in consultation with independent advisors;</li> <li>· Oversee a robust talent planning process that provides succession planning for the CEO role and other senior roles, review candidates for CEO and recommend the best candidate to the Board as part of the succession planning process for the position of CEO;</li> <li>· Oversee the selection, evaluation, development and compensation of other members of senior management;</li> <li>· Produce a report on compensation for the benefit of shareholders, which is published in TD's annual proxy circular, and review, as appropriate, any other related major public disclosures concerning compensation.</li> </ul>
Risk Committee	Harold H. MacKay (Chair) William E. Bennett Amy W. Brinkley Wendy K. Dobson Karen E. Maidment Wilbur J. Prezzano Helen K. Sinclair	<b>Supervising the management of risk of TD:</b> <ul style="list-style-type: none"> <li>· Approve TD's risk appetite and related metrics and identify and monitor the key risks of TD, including evaluating their management;</li> <li>· Approve risk management policies that establish the appropriate approval levels for decisions and other checks and balances to manage risk;</li> <li>· Review TD's actual risk profile against risk appetite metrics and satisfy itself that policies are in place to manage the risks to which TD is exposed, including market, operational, liquidity, credit, insurance, regulatory and legal risk, and reputational risk;</li> <li>· Provide a forum for "big-picture" analysis of an enterprise view of risk including considering trends and emerging risks.</li> </ul>
Audit Committee	William E. Bennett* (Chair) Hugh J. Bolton* John L. Bragg Harold H. MacKay Irene R. Miller* Carole S. Taylor	<b>Supervising the quality and integrity of TD's financial reporting:</b> <ul style="list-style-type: none"> <li>· Oversee reliable, accurate and clear financial reporting to shareholders;</li> <li>· Oversee internal controls – the necessary checks and balances must be in place;</li> <li>· Be directly responsible for the selection, compensation, retention and oversight of the work of the shareholders' auditor – the shareholders' auditor reports directly to this Committee;</li> <li>· Listen to the shareholders' auditor, chief auditor, chief compliance officer and chief anti-money laundering officer, and evaluate the effectiveness and independence of each;</li> <li>· Oversee the establishment and maintenance of processes that ensure TD is in compliance with the laws and regulations that apply to it as well as its own policies;</li> <li>· Act as the Audit Committee and Conduct Review Committee for certain subsidiaries of TD that are federally-regulated financial institutions and insurance companies;</li> <li>· Receive reports on and approve, if appropriate, certain transactions with related parties.</li> </ul>

\* Designated Audit Committee Financial Expert

## Audit Committee

The audit committee of the board of directors of the Bank operates under a written charter that sets out its responsibilities and composition requirements. A copy of the charter is attached to this AIF as Appendix "B". The Committee charter requires all members to be financially literate or be willing and able to acquire the necessary knowledge quickly. "Financially literate" means the ability to read and understand financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of the issues that can reasonably be expected to be raised by the Bank's financial statements.

In addition, the Committee charter contains independence requirements applicable to each member and each member currently meets those requirements. Specifically, the charter provides that no member of the Committee may be an officer or retired officer of the Bank and every member shall be independent of the Bank within the meaning of all applicable laws, rules and regulations, including those particularly applicable to audit committee members and any other relevant consideration as determined by the Board of Directors, including the Bank's Director Independence Policy (a copy of which is available on the Bank's website at [www.td.com](http://www.td.com)).

As indicated in the table above, the members of the Committee are: William E. Bennett (chair), Hugh J. Bolton, John L. Bragg, Harold H. MacKay, Irene R. Miller and Carole S. Taylor. The members of the Bank's Audit Committee bring significant skill and experience to their responsibilities, including academic and professional experience in accounting, business and finance. The Board has determined that each of Messrs. Bennett and Bolton and Ms. Miller has the attributes of an audit committee financial expert as defined in the U.S. Sarbanes-Oxley Act; all committee members are financially literate and independent under the applicable listing standards of the New York Stock Exchange, the Committee charter, the Bank's Director Independence Policy and the corporate governance guidelines of the Canadian Securities Administrators.

The following sets out the education and experience of each director relevant to the performance of his or her duties as a member of the Committee:

**William E. Bennett** is Chair of the Bank's Audit Committee. Mr. Bennett is a Corporate Director. He is the former President and Chief Executive Officer of Draper & Kramer, Inc., a Chicago-based financial services and real estate company. Previously, he served as Executive Vice President and Chief Credit Officer of First Chicago Corp. and its principal subsidiary, the First National Bank of Chicago. Mr. Bennett currently serves as the Chair of the Audit Committee of TD Bank U.S. Holding Company and of Capital Power Corporation and previously served as Chair of the Audit Committee of Nuveen Investments Bond and Mutual Funds. He holds an undergraduate degree in economics from Kenyon College and a master's degree in business administration from the University of Chicago. Mr. Bennett is one of the Bank's Audit Committee financial experts.

**Hugh J. Bolton** is the non-executive Chair of the Board of Directors of EPCOR Utilities Inc., an integrated energy company. Mr. Bolton is the retired non-executive Chairman of Matrikon Inc. and the retired Chairman & Chief Executive Officer and partner of Coopers & Lybrand Canada, Chartered Accountants. He holds an undergraduate degree in economics from the University of Alberta. Mr. Bolton is a Chartered Accountant and a Fellow of the Alberta Institute of Chartered Accountants. Mr. Bolton is one of the Bank's Audit Committee financial experts.

**John L. Bragg** is President, Founder and Co-Chief Executive Officer of Oxford Frozen Foods Limited and the owner and founder of Bragg Communications Inc. Mr. Bragg holds a Bachelor of Commerce degree and a Bachelor of Education degree from Mount Allison University.

**Harold H. MacKay** is of counsel to the law firm MacPherson Leslie & Tyerman LLP. Prior to that, he was a partner in the firm from 1969 to his retirement in 2004. Mr. MacKay chaired the Task Force on the Future of the Canadian Financial Services Sector and served as the Clifford Clark Visiting Economist with the Department of Finance of Canada. Mr. MacKay holds an undergraduate degree in economics and political science from the University of Saskatchewan, a law degree from Dalhousie University and an honorary doctorate in law from the University of Regina.

**Irene R. Miller** is the Chief Executive Officer of Akim, Inc. Until June 1997, Ms. Miller was Vice Chairman and Chief Financial Officer of Barnes & Noble, Inc. Prior to joining Barnes & Noble, Inc. in 1991, she held senior investment banking and corporate finance positions with Morgan Stanley & Co., and Rothschild Inc., respectively. In the past, Ms. Miller has chaired the audit committees of the boards of Oakley, Inc., The Body Shop International plc and Benckiser N.V. Ms. Miller presently chairs the Audit Committee of Inditex, S.A. Ms. Miller holds an undergraduate degree in science from the University of Toronto and a master's of science degree in chemistry and chemical engineering from Cornell University. Ms. Miller is one of the Bank's Audit Committee financial experts.

**Carole S. Taylor** is a Corporate Director. She is a former Senior Advisor for Borden Ladner Gervais LLP. From December 2008 to January 2010, Ms. Taylor served as Chair of the Federal Finance Minister's Economic Advisory Council. Ms. Taylor served as Minister of Finance for British Columbia from June 2005 to June 2008. Ms. Taylor is a former member of the Legislative Assembly of British Columbia and is the former Chair of CBC/Radio-Canada. Ms. Taylor holds an undergraduate degree in English from the University of Toronto. Ms. Taylor was made an Officer of the Order of Canada in 2001.

## Executive Officers of the Bank

The following individuals are executive officers of the Bank as at November 1, 2011:

Executive Officer	Principal Occupation	Municipality of Residence
Riaz Ahmed	Group Head, Corporate Development, Enterprise Strategy and Treasury Corporate Office, TD Bank Group	Oakville, Ontario, Canada
Mark R. Chauvin	Group Head and Chief Risk Officer, Risk Management, Corporate Office, TD Bank Group	Burlington, Ontario, Canada
W. Edmund Clark	Group President and Chief Executive Officer, TD Bank Group	Toronto, Ontario, Canada
Theresa L. Currie	Group Head, Direct Channels, Corporate and People Strategies, Corporate Office, TD Bank Group	Oakville, Ontario, Canada
Robert E. Dorrance	Group Head, Wholesale Banking, TD Bank Group and Chairman, Chief Executive Officer and President, TD Securities	Toronto, Ontario, Canada
Timothy D. Hockey	Group Head, Canadian Banking, Auto Finance and Credit Cards, TD Bank Group and President and Chief Executive Officer, TD Canada Trust	Mississauga, Ontario, Canada
Colleen M. Johnston	Group Head, Finance and Chief Financial Officer, Corporate Office, TD Bank Group	Toronto, Ontario, Canada
Bharat B. Masrani	Group Head, U.S. Personal and Commercial Banking, TD Bank Group and President & Chief Executive Officer, TD Bank, N.A.	Philadelphia, Pennsylvania, U.S.A.
Frank J. McKenna	Deputy Chair, TD Bank Group	Toronto, Ontario, Canada
Michael B. Pedersen	Group Head, Wealth Management, Insurance, and Corporate Shared Services, TD Bank Group	Toronto, Ontario, Canada

Except as hereinafter disclosed, all executive officers have held their positions or other executive positions with the same, predecessor or associated firms or organizations for the past five years. Prior to joining the Bank in July 2007, Mr. Pedersen worked for Barclays Bank and was responsible for their global private banking business and two other international businesses.

### Shareholdings of Directors and Executive Officers

To the knowledge of the Bank, as at October 31, 2011, the directors and executive officers of the Bank as a group beneficially owned, directly or indirectly, or exercised control or direction over an aggregate of 1,125,849 of the Bank's common shares representing approximately 0.12% of the Bank's issued and outstanding common shares on that date.

### Additional Disclosure for Directors and Executive Officers

To the best of our knowledge, having made due inquiry, the Bank confirms that, as at November 30, 2011:

- (i) no director or executive officer of the Bank is, or was within the last ten years, a director or officer of a company (including the Bank) that:

- (a) was subject to an order (including a cease trade order or an order similar to a cease trade or an order that denied the relevant company access to any exemption under securities legislation for a period of more than 30 consecutive days), that was issued while the director or executive officer was acting in the capacity as director, chief executive officer or chief financial officer, except Mr. Lessard, who was a director of CINAR Corporation at the time its shares were suspended from trading on the Toronto Stock Exchange for more than 30 consecutive days and were delisted from the Toronto Stock Exchange and the NASDAQ due to the inability of CINAR Corporation to meet continued listing requirements;
  - (b) was subject to an order that was issued after the director or executive officer ceased to be a director, chief executive officer or chief financial officer and which resulted from an event that occurred while that person was acting in the capacity as director, chief executive officer or chief financial officer; or
  - (c) within a year of the person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets.
- (ii) in the last ten years, no director or executive officer of the Bank has become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the director or executive officer; and
  - (iii) no director or executive officer of the Bank has been subject to any penalties or sanctions imposed by a court relating to securities legislation or by a securities regulatory authority or has entered into a settlement agreement with a securities regulatory authority or has been subject to any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable investor in making an investment decision.

#### **Pre-Approval Policies and Shareholders' Auditor Service Fees**

The Bank's Audit Committee has implemented a policy restricting the services that may be provided by the shareholders' auditor and the fees paid to the shareholders' auditor. Any service to be provided by the shareholders' auditor must be permitted by law and by the policy, and must be pre-approved by the Audit Committee pursuant to the policy, along with the associated fees for those services. The policy provides for the annual pre-approval of specific types of services, together with the maximum amount of the fees that may be paid for such services, pursuant to policies and procedures adopted by the Audit Committee, and gives detailed guidance to management as to the specific services that are eligible for such annual pre-approval. All other services and the associated fees must also be specifically pre-approved by the Audit Committee as they arise throughout the year. In making its determination regarding services to be provided by the shareholders' auditor, the Audit Committee considers the compliance with the policy and the provision of services in the context of avoiding impact on auditor independence. This includes considering applicable regulatory requirements and guidance and whether the provision of the services would place the auditor in a position to audit its own work, result in the auditor acting in the role of the Bank's management or place the auditor in an advocacy role on behalf of the Bank. By law, the shareholders' auditor may not provide certain services to the Bank or its subsidiaries. Four times a year, the Bank's Chief Financial Officer makes a presentation to the Audit Committee detailing the services performed by the Bank's auditor on a year-to-date basis, and details of any proposed assignments for consideration by the Audit Committee and pre-approval, if appropriate.

Fees paid to the shareholders' auditor, Ernst & Young LLP, for the past three fiscal years are detailed in the table below.

(thousands of Canadian dollars)	Fees paid to Ernst & Young LLP		
	2011	2010	2009
Audit fees	20,774	20,205	\$23,123
Audit related fees	2,313	3,229	1,087
Tax fees	2,495	3,917	2,563
All other fees	1,706	726	411
<b>Total</b>	<b>27,288</b>	<b>28,077</b>	<b>\$27,184</b>

Audit fees are fees for the professional services in connection with the audit of the Bank's financial statements and the audit of its subsidiaries, other services that are normally provided by the shareholders' auditor in connection with statutory and regulatory filings or engagements, and the performance of specified procedures with respect to qualified intermediary requirements for reporting to the Internal Revenue Service, United States.

Audit related fees are fees for assurance and related services that are performed by the Bank's auditor. These services include employee benefit plan audits, accounting and tax consultations, and attest services in connection with mergers, acquisitions and divestitures, including audit procedures related to opening balance sheet and purchase price allocation, application and general control reviews, attest services not required by statute or regulation, translation of financial statements and reports in connection with the audit or review, interpretation of financial accounting, tax and reporting standards, and information technology advisory services.

Tax fees comprise income and commodity tax compliance generally involving the preparation of original and amended tax returns and claims for refund, tax advice, including assistance with tax audits, appeals and rulings plus tax advice related to mergers, acquisitions and financing structures, electronic and paper based tax knowledge publications, and tax planning, including expatriate and domestic tax services and transfer pricing matters.

All other fees include fees for insolvency and viability matters either paid by the Bank or by third parties, limited to cases in which the Bank is a minority syndicate participant and not in a position to influence or select the external audit firm to use. In these instances, the shareholders' auditor is retained to provide assistance on operational business reviews, lender negotiations, business plan assessments, debt restructuring and asset recovery. The amount of insolvency and viability fees paid by third parties to Ernst & Young LLP in 2011 is \$0.0 million (2010 - \$0.0 million; 2009 - \$0.09 million). Also included in this category are fees for audits of charitable organizations, Section 5970/SAS 70 reports on control procedures at a service organization, audit services for certain special purpose entities administered by the Bank, SEC-registered fund audits, benchmark studies, and performance and process improvement services.

## **LEGAL PROCEEDINGS AND REGULATORY ACTIONS**

### **Legal Proceedings**

A description of certain legal proceedings to which the Bank is a party is set out under the heading "Litigation" in Note 29 of the Annual Financial Statements.

### **Regulatory Actions**

From time to time, certain subsidiaries of the Bank are assessed fees or fines by a securities regulatory authority in relation to administrative matters, including late filings or reporting, which may be considered penalties or sanctions pursuant to Canadian securities regulations but which are not, individually or in the aggregate, material to the Bank. During the past financial year, TD Investment Services Inc. paid an administrative filing fee to the Ontario Securities Commission in the aggregate amount of \$5,000.

TD Waterhouse Canada Inc. entered into a settlement agreement with the British Columbia Securities Commission which acknowledged that TD Waterhouse Canada Inc. had permitted clients to trade in issuers in violation of a cease-trade order imposed by the British Columbia Securities Commission. A \$30,000 fine was paid by TD Waterhouse Canada Inc. In addition TD Waterhouse Canada Inc. has undertaken to ensure that no client who purchased a security in breach of a cease-trade order will suffer a loss.

#### **INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS**

To the best of our knowledge, the Bank confirms that, as at November 30, 2011 there were no directors or executive officers of the Bank or any associate or affiliate of a director or executive officer of the Bank with a material interest in any transaction within the three most recently completed financial years or during the current financial year that has materially affected or is reasonably expected to materially affect the Bank.

#### **TRANSFER AGENTS AND REGISTRARS**

##### **Transfer Agent**

CIBC Mellon Trust Company\*  
P.O. Box 700  
Station B  
Montréal, Quebec  
H3B 3K3

Telephone: toll-free at 1-800-387-0825  
Fax: 1-888-249-6189  
Email: [inquiries@canstockta.com](mailto:inquiries@canstockta.com)  
Website: [www.canstockta.com](http://www.canstockta.com)

\*Effective November 2010, shareholder records are maintained by Canadian Stock Transfer as administrative agent for CIBC Mellon Trust Company

##### **Co-transfer Agent and Registrar**

BNY Mellon Shareowner Services  
P.O. Box 358015  
Pittsburgh, Pennsylvania  
15252-8015

or

480 Washington Boulevard  
Jersey City, New Jersey 07310

1-866-233-4836  
TDD for hearing impaired: 1-800-231-5469  
Shareholders outside of U.S.: 201-680-6578  
TDD shareholders outside of U.S.: 201-680-6610  
[www.bnymellon.com/shareowner/equityaccess](http://www.bnymellon.com/shareowner/equityaccess)

#### **INTERESTS OF EXPERTS**

The Consolidated Financial Statements of the Bank for the year ended October 31, 2011 filed under National Instrument 51-102 - Continuous Disclosure Obligations, portions of which are incorporated by reference in this AIF, have been audited by Ernst & Young LLP. Ernst & Young LLP, Chartered Accountants, Licensed Public Accountants, Toronto, Ontario, is the external auditor who prepared the Independent Auditors' Reports of Registered Public Accounting Firm to Shareholders - Report on Financial Statements and Report on Internal Control Under Standards of the Public Company Accounting Oversight Board (United States). Ernst & Young LLP is independent with respect to the Bank within the meaning of the Rules of Professional Conduct of the Institute of Chartered Accountants of Ontario. Ernst & Young LLP is also independent with respect to the Bank within the meaning of United States federal securities laws and the rules and regulations thereunder, including the independence rules adopted by the Securities and Exchange Commission pursuant to the Sarbanes-Oxley Act of 2002; and in compliance with Rule 3520 of the Public Company Accounting Oversight Board.

#### **ADDITIONAL INFORMATION**

Additional information concerning the Bank may be found on SEDAR at [www.sedar.com](http://www.sedar.com) and on the U.S. Securities and Exchange Commission's website at [www.sec.gov](http://www.sec.gov).

Additional information, including directors' and officers' remuneration and indebtedness, principal holders of the Bank's securities and options to purchase securities, in each case if applicable, is contained in the Bank's proxy circular for its most recent annual meeting of shareholders that involved the election of directors. Additional financial information is provided in the Bank's comparative financial statements and management's discussion and analysis for its most recently completed financial year, which at the date hereof, was the year ended October 31, 2011.

Appendix "A"

Intercorporate Relationships

**PRINCIPAL SUBSIDIARIES**

(millions of dollars)

As at October 31, 2011

	Address of Head or Principal Office	Carrying value of shares owned by the Bank
<b>North America</b>		
CT Financial Assurance Company (99.9%)	Toronto, Ontario	\$ 125
Meloche Monnex Inc.	Montreal, Quebec	1,460
Security National Insurance Company	Montreal, Quebec	
Primum Insurance Company	Toronto, Ontario	
TD Direct Insurance Inc.	Toronto, Ontario	
TD General Insurance Company	Toronto, Ontario	
TD Home and Auto Insurance Company	Toronto, Ontario	
TD Asset Finance Corp.	Toronto, Ontario	139
TD Asset Management Inc.	Toronto, Ontario	738
TD Waterhouse Private Investment Counsel Inc.	Toronto, Ontario	
TD Auto Finance Services Inc. <sup>1</sup>	Toronto, Ontario	1,271
TD Financing Services Home Inc.	Toronto, Ontario	11
TD Financing Services Inc.	Toronto, Ontario	706
TD Investment Services Inc.	Toronto, Ontario	36
TD Life Insurance Company	Toronto, Ontario	47
TD Mortgage Corporation	Toronto, Ontario	10,302
TD Pacific Mortgage Corporation	Vancouver, British Columbia	
The Canada Trust Company	Toronto, Ontario	
TD Parallel Private Equity Investors Ltd.	Toronto, Ontario	124
TD Securities Inc.	Toronto, Ontario	1,559
TD US P & C Holdings ULC	Calgary, Alberta	25,758
TD Bank US Holding Company	Portland, Maine	
Northgroup Sponsored Captive Insurance, Inc.	Burlington, Vermont	
TD Bank USA, National Association	Portland, Maine	
TD Bank, National Association	Wilmington, Delaware	
TD Auto Finance LLC	Farmington Hills, Michigan	
TD Insurance, Inc.	Portland, Maine	
TD Vermillion Holdings ULC	Calgary, Alberta	15,072
TD Financial International Ltd.	Hamilton, Bermuda	
Canada Trustco International Limited	St. Michael, Barbados	
TD Reinsurance (Barbados) Inc.	St. Michael, Barbados	
TD Reinsurance (Ireland) Limited	Dublin, Ireland	
Toronto Dominion International Inc.	St. Michael, Barbados	
TD Waterhouse Canada Inc.	Toronto, Ontario	2,180
TD Waterhouse Insurance Services Inc.	Toronto, Ontario	
TDAM USA Inc.	Wilmington, Delaware	2
Toronto Dominion Holdings (U.S.A.), Inc.	New York, New York	1,434
TD Holdings II Inc.	New York, New York	
TD Securities (USA) LLC	New York, New York	
Toronto Dominion (Texas) LLC	New York, New York	
Toronto Dominion (New York) LLC	New York, New York	
Toronto Dominion Capital (U.S.A.), Inc.	New York, New York	
<b>International</b>		
Internaxx Bank S.A.	Luxembourg, Luxembourg	50
NatWest Personal Financial Management Limited (50%)	London, England	67
NatWest Stockbrokers Limited	London, England	
TD Ireland	Dublin, Ireland	1,379
TD Global Finance	Dublin, Ireland	
TD Luxembourg International Holdings	Luxembourg, Luxembourg	5,411
TD Ameritrade Holding Corporation (44.96%) <sup>2</sup>	Omaha, Nebraska	
TD Waterhouse Bank N.V.	Amsterdam, The Netherlands	253
TD Wealth Holdings (UK) Limited	Leeds, England	98
TD Waterhouse Investor Services (Europe) Limited	Leeds, England	
TD Wealth Institutional Holdings (UK) Limited	Leeds, England	
TDWCS LLP	Leeds, England	
Toronto Dominion Australia Limited	Sydney, Australia	222
Toronto Dominion Investments B.V.	London, England	942
TD Bank Europe Limited	London, England	
Toronto Dominion Holdings (U.K.) Limited	London, England	
TD Securities Limited	London, England	
Toronto Dominion (South East Asia) Limited	Singapore, Singapore	753

Unless otherwise noted, the Bank, either directly or through its subsidiaries, owns 100% of the entity and/or 100% of any issued and outstanding voting securities and non-voting securities of the entities listed. Each subsidiary is incorporated in the country in which its head or principal office is located.

<sup>1</sup> Reflects ownership structure as at November 1, 2011.

<sup>2</sup> TD Ameritrade Holding Corporation is not a subsidiary of the Bank as the Bank does not control it. TD Luxembourg International Holdings and its ownership of TD Ameritrade Holding Corporation is included given the significance of the Bank's investment in TD Ameritrade Holding Corporation.

**Appendix "B"**  
**AUDIT COMMITTEE**  
**OF THE BOARD OF DIRECTORS**  
**OF THE TORONTO-DOMINION BANK**

**CHARTER**

*-- Supervising the Quality and Integrity of the Bank's Financial Reporting --*

**Main Responsibilities:**

- overseeing reliable, accurate and clear financial reporting to shareholders
- overseeing internal controls - the necessary checks and balances must be in place
- directly responsible for the selection, compensation, retention and oversight of the work of the shareholders' auditor - the shareholders' auditor reports directly to the Committee
- listening to the shareholders' auditor, chief auditor, chief compliance officer and chief anti-money laundering officer, and evaluating the effectiveness and independence of each
- overseeing the establishment and maintenance of processes that ensure the Bank is in compliance with the laws and regulations that apply to it as well as its own policies
- acting as the audit committee and conduct review committee for certain subsidiaries of the Bank that are federally-regulated financial institutions and insurance companies
- receiving reports on and approving, if appropriate, certain transactions with related parties

**Independence is Key:**

- the Committee is composed entirely of independent directors
  - the Committee meets regularly without management present
  - the Committee has the authority to engage independent advisors, paid for by the Bank, to help it make the best possible decisions on the financial reporting, accounting policies and practices, disclosure practices, and internal controls of the Bank
-

### ***Composition and Independence, Financial Literacy and Authority***

The Committee shall be composed of members of the Board of Directors in such number as is determined by the Board with regard to the by-laws of the Bank, applicable laws, rules and regulations and any other relevant consideration, subject to a minimum requirement of three directors.

In this Charter, "Bank" means The Toronto-Dominion Bank on a consolidated basis.

No member of the Committee may be an officer or retired officer of the Bank. Every member of the Committee shall be independent of the Bank within the meaning of all applicable laws, rules and regulations including those particularly applicable to audit committee members and any other relevant consideration as determined by the Board of Directors, including the Bank's Director Independence Policy.

The members of the Committee shall be appointed by the Board and shall serve until their successors are duly appointed. A Chair will be appointed by the Board upon recommendation of the Corporate Governance Committee, failing which the members of the Committee may designate a Chair by majority vote. The Committee may from time to time delegate to its Chair certain powers or responsibilities that the Committee itself may have hereunder.

In addition to the qualities set out in the Position Description for Directors, all members of the Committee should be financially literate or be willing and able to acquire the necessary knowledge quickly. Financially literate means the ability to read and understand financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of the issues that can reasonably be expected to be raised by the Bank's financial statements. At least one member of the Committee shall have a background in accounting or related financial management experience which would include any experience or background which results in the individual's financial sophistication, including being or having been an auditor, a chief executive officer or other senior officer with financial oversight responsibilities.

In fulfilling the responsibilities set out in this Charter, the Committee has the authority to conduct any investigation and access any officer, employee or agent of the Bank appropriate to fulfilling its responsibilities, including the shareholders' auditor. The Audit Committee may obtain advice and assistance from outside legal, accounting or other advisors as the Committee deems necessary to carry out its duties, and may retain and determine the compensation to be paid by the Bank for such independent counsel or outside advisor in its sole discretion without seeking Board approval.

Committee members will enhance their familiarity with financial, accounting and other areas relevant to their responsibilities by participating in educational sessions or other opportunities for development.

### ***Meetings***

The Committee shall meet at least four times annually, or more frequently as circumstances dictate. The Committee shall meet with the shareholders' auditor and management quarterly to review the Bank's financial statements consistent with the section entitled "Financial Reporting" below. The Committee shall dedicate a portion of each of its regularly scheduled quarterly meetings to meeting separately with each of the Chief Financial Officer, the Chief Auditor, the Chief Compliance Officer, the Chief Anti-Money Laundering Officer and the shareholders' auditor and to meeting on its own without members of management or the shareholders' auditor. Annually, the Committee shall meet jointly with the Risk Committee and the Office of the Superintendent of Financial Institutions Canada ("OSFI") to review and discuss the results of OSFI's annual supervisory examination of the Bank (unless OSFI directs that it instead meet with the full Board for this purpose).

To facilitate open communication between this Committee and the Risk Committee, and where the Chair of the Risk Committee is not a member of this Committee, he or she shall receive notice of and attend by invitation of this Committee, as a non-voting observer, each meeting of this Committee and receive the materials for each such meeting.

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All non-management directors that are not members of the Committee have a standing invitation to attend meetings of the Committee but may not vote. Additionally, the Committee may invite to its meetings any director, member of management and of the Bank or such other persons as it deems appropriate in order to carry out its responsibilities. The Committee may also exclude from its meetings any persons it deems appropriate in order to carry out its responsibilities.

#### ***Specific Duties and Responsibilities***

##### *Financial Reporting*

The Committee shall be responsible for the oversight of reliable, accurate and clear financial reporting to shareholders, including reviewing and discussing the Bank's annual and interim financial statements and management's discussion and analysis, prior to approval by the Board and release to the public, and reviewing, as appropriate, releases to the public of significant material non-public financial information of the Bank. Such review of the financial reports of the Bank shall include, where appropriate but at least annually, discussion with management and the shareholders' auditor of significant issues regarding accounting principles, practices, and significant management estimates and judgments.

The Committee shall review earnings press releases and satisfy itself that adequate procedures are in place for the review of the Bank's public disclosure of financial information extracted or derived from the Bank's financial statements, other than the public disclosure in the Bank's annual and interim financial statements and MD&A, and must periodically assess the adequacy of those procedures.

##### *Financial Reporting Process*

The Committee shall support the Board in its oversight of the financial reporting process of the Bank including:

- working with management, the shareholders' auditor and the internal audit department to review the integrity of the Bank's financial reporting processes;
  - reviewing the process relating to and the certifications of the Chief Executive Officer and the Chief Financial Officer on the integrity of the Bank's quarterly and annual consolidated financial statements and other disclosure documents as required;
  - considering the key accounting policies of the Bank and key estimates and judgments of management and discussing such matters with management and/or the shareholders' auditor;
  - keeping abreast of trends and best practices in financial reporting including considering, as they arise, topical issues such as the use of variable interest entities and off-balance sheet reporting, and their application to the Bank;
  - reviewing with the shareholders' auditor and management significant accounting principles and policies and all critical accounting policies and practices used and any significant audit adjustments made;
  - considering and approving, if appropriate, major changes to the Bank's accounting and financial reporting policies as suggested by the shareholders' auditor, management, or the internal audit department; and
  - establishing regular systems of reporting to the Committee by each of management, the shareholders' auditor and the internal audit department regarding any significant judgments made in management's preparation of the financial statements and any significant difficulties encountered during the course of the review or audit, including any restrictions on the scope of work or access to required information.
-

#### *The Audit Committee's Role in the Financial Reporting Process*

The shareholders' auditor is responsible for planning and carrying out, in accordance with professional standards, an audit of the Bank's annual financial statements and reviews of the Bank's quarterly financial information. Management of the Bank is responsible for the preparation, presentation and integrity of the Bank's financial statements and for maintaining appropriate accounting and financial reporting principles and policies and internal controls and procedures designed to ensure compliance with accounting standards and applicable laws and regulations. The Audit Committee oversees the financial reporting process at the Bank and receives quarterly reporting regarding the process undertaken by management and the results of the review by the shareholders' auditor. It is not the duty of the Audit Committee to plan or conduct audits, or to determine that the Bank's financial statements are complete, accurate and in accordance with GAAP or International Financial Reporting Standards.

#### *Internal Controls*

The Committee shall be responsible for overseeing the establishment and maintenance of internal controls of the Bank, including:

- requiring management to implement and maintain appropriate systems of internal controls (including controls related to the prevention, identification and detection of fraud), and that also comply with applicable laws, regulations and guidance, including section 404 of the U.S. Sarbanes-Oxley Act and similar rules of the Canadian Securities Administrators;
- meeting with management, the Chief Auditor and the shareholders' auditor to assess the adequacy and effectiveness of the Bank's internal controls, including controls related to the prevention, identification and detection of fraud;
- overseeing that there are adequate governance structures and control processes for all financial instruments that are measured at fair value for financial reporting purposes;
- receiving reports from the Risk Committee as considered necessary or desirable with respect to any issues relating to internal control procedures considered by that Committee in the course of undertaking its responsibilities; and
- reviewing reporting by the Bank to its shareholders regarding internal control over financial reporting.

#### *Internal Audit Division*

The Committee shall oversee the internal audit division of the Bank, including reviewing and approving the mandates of the internal audit division and the Chief Auditor at least annually. The Committee shall satisfy itself that the internal audit division has adequate resources and independence to perform its responsibilities. In addition, the Committee shall:

- review and approve the annual audit plan and any significant changes thereto;
  - confirm the appointment and dismissal of the Chief Auditor;
  - at least annually assess the effectiveness of the internal audit division;
  - annually convey its view of the performance of the Chief Auditor to the Chief Executive Officer as input into the compensation approval process;
-

- review regular reports prepared by the Chief Auditor together with management's response and follow-up on outstanding issues, as necessary; and
- provide a forum for the Chief Auditor to raise any internal audit issues or issues with respect to the relationship and interaction between the internal audit division, management, the shareholders' auditor and/or regulators.

*Oversight of Shareholders' Auditor*

The Committee shall review and evaluate the performance, qualifications and independence of the shareholders' auditor including the lead partners and annually make recommendations to the Board and shareholders regarding the nomination of the shareholders' auditor for appointment by the shareholders. The Committee shall be responsible for approving the auditor's remuneration. The Committee shall also make recommendations to the Board for approval regarding, if appropriate, termination of the shareholders' auditor. The shareholders' auditor shall be accountable to the Committee and the entire Board, as representatives of the shareholders, for its review of the financial statements and controls of the Bank. In addition, the Committee shall:

- review and approve the annual audit plans and engagement letters of the shareholders' auditor;
- review the shareholders' auditor's processes for assuring the quality of their audit services including any matters that may affect the audit firm's ability to serve as shareholders' auditor;
- discuss those matters that are required to be communicated by the shareholders' auditor to the Committee in accordance with the standards established by the Canadian Institute of Chartered Accountants and the Public Company Accounting Oversight Board, as such matters are applicable to the Bank from time to time;
- review with the shareholders' auditor any issues that may be brought forward by it, including any audit problems or difficulties, such as restrictions on its audit activities or access to requested information, and management's responses;
- review with the shareholders' auditor concerns, if any, about the quality, not just acceptability, of the Bank's accounting principles as applied in its financial reporting; and
- provide a forum for management and the internal and/or shareholders' auditor to raise issues regarding their relationship and interaction. To the extent disagreements regarding financial reporting are not resolved, be responsible for the resolution of such disagreements between management and the internal and/or shareholders' auditor.

*Independence of Shareholders' Auditor*

The Committee shall monitor and assess the independence of the shareholders' auditor through various mechanisms, including:

- reviewing and approving (or recommending to the Board for approval) the audit engagement terms and fees and other legally permissible services to be performed by the shareholders' auditor for the Bank, with such approval to be given either specifically or pursuant to pre-approval procedures adopted by the Committee;
  - receiving from the shareholders' auditor, on a periodic basis, a formal written statement delineating all relationships between the shareholders' auditor and the Bank consistent with the rules of professional conduct of the Canadian provincial chartered accountants institutes or other regulatory bodies, as applicable;
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- reviewing and discussing with the Board, annually and otherwise as necessary, and the shareholders' auditor, any relationships or services between the shareholders' auditor and the Bank or any factors that may impact the objectivity and independence of the shareholders' auditor;
- reviewing, approving and monitoring policies and procedures for the employment of past or present partners, or employees of the shareholders' auditor as required by applicable laws; and
- reviewing, approving and monitoring other policies put in place to facilitate auditor independence, such as the rotation of members of the audit engagement team, as applicable.

#### *Finance Department*

The Committee shall oversee the Finance Department of the Bank, including:

- reviewing and approving the mandate of the Finance Department and the mandate of the Chief Financial Officer at least annually;
- reviewing and approving, at least annually, the Finance Department budget and resource plan, including receiving reports from management on resource adequacy;
- annually assessing the effectiveness of the Finance Department;
- annually convey its view of the performance of the Chief Financial Officer to the Chief Executive Officer as input into the compensation approval process;
- confirming the appointment and dismissal of the Chief Financial Officer; and
- providing a forum for the Chief Financial Officer to raise any financial reporting issues or issues with respect to the relationship and interaction among the Finance Department, management, the shareholders' auditor and/or regulators.

#### *Conduct Review and Related Party Transactions*

The Committee shall be responsible for conduct review and oversight of related party transactions (except the approval of Bank officer related party credit facilities which are reviewed by the Human Resources Committee and the approval of Bank director related party credit facilities which are reviewed by the Risk Committee, as required), including satisfying itself that procedures and practices are established by management as required by the *Bank Act (Canada)*, *Trust and Loans Companies Act (Canada)*, *the Insurance Companies Act (Canada)*, and *the International Financial Reporting Standards (specifically, IAS 24 - Related Party Disclosures)*, relating to conduct review and related party transactions and monitoring compliance with those procedures and their effectiveness from time to time.

#### *Business Conduct and Ethical Behaviour*

The Committee shall monitor compliance with policies in respect of ethical personal and business conduct, including the Bank's Disclosure of Information and Complaint Procedures; Anti-Corruption Policy; and Code of Conduct and Ethics and the conflicts of interest procedures included therein, including approving, where appropriate, any waiver from the Bank's Code of Conduct and Ethics to be granted for the benefit of any director or executive officer of the Bank.

#### *Compliance*

The Committee shall oversee the establishment and maintenance of processes that ensure the Bank is in compliance with the laws and regulations that apply to it as well as its own policies, including:

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- reviewing with management the Bank's compliance with applicable regulatory requirements and the legislative compliance management processes;
- establishing procedures in accordance with regulatory requirements for the receipt, retention and treatment of complaints received by the Bank on accounting, internal accounting controls or auditing matters, as well as for confidential, anonymous submissions of concerns regarding questionable accounting or auditing matters, and receiving reports on such complaints and submissions as required under the applicable policy;
- reviewing an annual report from the Chief Risk Officer regarding examinations of the Bank conducted by OSFI, and following up with management on the status of recommendations and suggestions, as appropriate;
- reviewing professional pronouncements and changes to key regulatory requirements relating to accounting rules to the extent they apply to the financial reporting process of the Bank; and
- reviewing with the Bank's general counsel any legal matter arising from litigation, asserted claims or regulatory noncompliance that could have a material impact on the Bank's financial condition.

*Compliance Department*

The Committee shall oversee the Compliance Department of the Bank and the execution of its mandate, including reviewing and approving its annual plan and any significant changes to the annual plan and/or methodology. The Committee shall satisfy itself that the Compliance Department has adequate resources and independence to perform its responsibilities. In addition, the Committee shall:

- annually review and approve the mandate of the Compliance Department and the mandate of the Chief Compliance Officer;
  - at least annually assess the effectiveness of the Compliance function;
  - confirm the appointment and dismissal of the Chief Compliance Officer;
  - annually convey its view of the performance of the Chief Compliance Officer to the Chief Executive Officer as input into the compensation approval process;
  - annually review and approve the mandate of the Chief Anti-Money Laundering Officer;
  - confirm the appointment and dismissal of the Chief Anti-Money Laundering Officer;
  - annually convey its view of the performance of the Chief Anti-Money Laundering Officer to the Chief Executive Officer as input into the compensation approval process;
  - regularly review reports prepared by the Chief Compliance Officer for the Audit Committee and follow-up on any outstanding issues; and
  - provide a forum for the Chief Compliance Officer to raise any compliance issues or issues with respect to the relationship and interaction among the Compliance Department, management and/or regulators.
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*Anti-Money Laundering / Anti-Terrorist Financing*

The Committee shall oversee and monitor the effectiveness of the Anti-Money Laundering / Anti-Terrorist Financing ("AML/ATF") program. The oversight and monitoring will be provided in the following manner:

- The Committee will consider and approve the AML/ATF program, its design and any significant AML/ATF policies.
- The Chief Anti-Money Laundering Officer will regularly attend Committee meetings and report on, among other things:
  - the operation of the program, including resource and systems needs; and results of compliance testing;
  - suspicious transaction reporting;
  - regulatory issues, including new regulatory initiatives;
  - training metrics; and
  - any other significant trends or events that impact on the Bank's risk profile or the Global AML Compliance mission.
- The Committee will receive regular reports from the Chief Auditor on effectiveness testing.
- The Committee shall review the results of the annual AML/ATF risk assessment and self assessment of controls to ensure that it understands the TD Bank Group inherent risk profile and shall, in consultation with the Chief Anti-Money Laundering Officer, consider the adequacy of the controls in place. The Committee, in its judgment, may elevate any significant, insufficiently mitigated risks to the Board for its consideration.

*General*

The Committee shall have the following additional general duties and responsibilities:

- acting as the audit committee and conduct review committee for certain Canadian subsidiaries of the Bank that are federally-regulated financial institutions and insurance companies, including meeting on an annual basis with the chief actuaries of the subsidiaries of the Bank that are federally-regulated insurance companies;
- performing such other functions and tasks as may be mandated by regulatory requirements applicable to audit committees and conduct review committees or delegated by the Board;
- conducting an annual evaluation of the Committee to assess its contribution and effectiveness in fulfilling its mandate;
- reviewing and assessing the adequacy of this Charter at least annually and submitting this Charter to the Corporate Governance Committee and the Board for approval upon amendment;
- maintaining minutes or other records of meetings and activities of the Committee; and
- reporting to the Board on material matters arising at Audit Committee meetings following each meeting of the Committee and reporting as required to the Risk Committee on issues of relevance to it.

## MANAGEMENT'S DISCUSSION AND ANALYSIS

This Management's Discussion and Analysis (MD&A) is presented to enable readers to assess material changes in the financial condition and operating results of TD Bank Group (TD or the Bank) for the year ended October 31, 2011, compared with the corresponding periods in the prior years. This MD&A should be read in conjunction with our Consolidated Financial Statements and related Notes for the year ended October 31, 2011. This MD&A is dated November 30, 2011. Unless otherwise indicated, all amounts are expressed in Canadian dollars and have been primarily derived from the Bank's annual Consolidated Financial Statements prepared in accordance with Canadian generally accepted accounting principles (GAAP). Note that certain comparative amounts have been reclassified to conform to the presentation adopted in the current year.

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Additional information relating to the Bank, including the Bank's Annual Information Form, is available on the Bank's website at <http://www.td.com>, on SEDAR at <http://www.sedar.com>, and on the U.S. Securities and Exchange Commission's website at <http://www.sec.gov> (EDGAR filers section).

**Caution Regarding Forward-Looking Statements**

From time to time, the Bank makes written and/or oral forward-looking statements, including in this document, in other filings with Canadian regulators or the U.S. Securities and Exchange Commission, and in other communications. In addition, representatives of the Bank may make forward-looking statements orally to analysts, investors, the media and others. All such statements are made pursuant to the "safe harbour" provisions of, and are intended to be forward-looking statements under, applicable Canadian and U.S. securities legislation, including the U.S. Private Securities Litigation Reform Act of 1995. Forward-looking statements include, but are not limited to, statements made in this document, the Bank's 2011 Management's Discussion and Analysis ("MD&A") under the headings "Economic Summary and Outlook" and, for each business segment, "Business Outlook and Focus for 2012" and in other statements regarding the Bank's objectives and priorities for 2012 and beyond and strategies to achieve them, and the Bank's anticipated financial performance. Forward-looking statements are typically identified by words such as "will", "should", "believe", "expect", "anticipate", "intend", "estimate", "plan", "may" and "could".

By their very nature, these statements require the Bank to make assumptions and are subject to inherent risks and uncertainties, general and specific. Especially in light of the uncertainty related to the financial, economic and regulatory environments, such risks and uncertainties - many of which are beyond the Bank's control and the effects of which can be difficult to predict - may cause actual results to differ materially from the expectations expressed in the forward-looking statements. Risk factors that could cause such differences include: credit, market (including equity, commodity, foreign exchange and interest rate), liquidity, operational (including technology), reputational, insurance, strategic, regulatory, legal, environmental, and other risks, all of which are discussed in the 2011 MD&A. Additional risk factors include the impact of recent U.S. legislative developments, as discussed under "Significant Events in 2011" in the "Financial Results Overview" section of the 2011 MD&A; changes to and new interpretations of capital and liquidity guidelines and reporting instructions; increased funding costs for credit due to market illiquidity and competition for funding; and the failure of third parties to comply with their obligations to the Bank or its affiliates relating to the care and control of information. We caution that the preceding list is not exhaustive of all possible risk factors and other factors could also adversely affect the Bank's results. For more detailed information, please see the "Risk Factors and Management" section of the 2011 MD&A. All such factors should be considered carefully, as well as other uncertainties and potential events, and the inherent uncertainty of forward-looking statements, when making decisions with respect to the Bank and we caution readers not to place undue reliance on the Bank's forward-looking statements.

Material economic assumptions underlying the forward-looking statements contained in this document are set out in the 2011 MD&A under the headings "Economic Summary and Outlook" and, for each business segment, "Business Outlook and Focus for 2012", as updated in subsequently filed quarterly Reports to Shareholders.

Any forward-looking statements contained in this document represent the views of management only as of the date hereof and are presented for the purpose of assisting the Bank's shareholders and analysts in understanding the Bank's financial position, objectives and priorities and anticipated financial performance as at and for the periods ended on the dates presented, and may not be appropriate for other purposes. The Bank does not undertake to update any forward-looking statements, whether written or oral, that may be made from time to time by or on its behalf, except as required under applicable securities legislation.

## FINANCIAL RESULTS OVERVIEW

### Corporate Overview

The Toronto-Dominion Bank and its subsidiaries are collectively known as TD Bank Group (TD or the Bank). TD is the sixth largest bank in North America by branches and serves approximately 20.5 million customers in four key businesses operating in a number of locations in key financial centres around the globe: Canadian Personal and Commercial Banking, including TD Canada Trust, TD Insurance, and TD Auto Finance Canada; Wealth Management, including TD Waterhouse and an investment in TD Ameritrade; U.S. Personal and Commercial Banking, including TD Bank, America's Most Convenient Bank and TD Auto Finance U.S.; and Wholesale Banking, including TD Securities. TD also ranks among the world's leading online financial services firms, with more than 7.5 million online customers. TD had \$686 billion in assets on October 31, 2011. The Toronto-Dominion Bank trades under the symbol "TD" on the Toronto and New York Stock Exchanges.

### How the Bank Reports

The Bank prepares its Consolidated Financial Statements in accordance with GAAP and refers to results prepared in accordance with GAAP as "reported" results. The Bank also utilizes non-GAAP financial measures to arrive at "adjusted" results to assess each of its businesses and to measure overall Bank performance. To arrive at adjusted results, the Bank removes "items of note," net of income taxes, from reported results. The items of note relate to items which management does not believe are indicative of underlying business performance. The Bank believes that adjusted results provide the reader with a better understanding of how management views the Bank's performance. The items of note are listed in the table on the following page. As explained, adjusted results are different from reported results determined in accordance with GAAP. Adjusted results, items of note, and related terms used in this document are not defined terms under GAAP and, therefore, may not be comparable to similar terms used by other issuers.

The Bank is transitioning from Canadian GAAP to International Financial Reporting Standards (IFRS), effective for interim and annual periods beginning in the first quarter of fiscal 2012. Refer to Note 34 of the Consolidated Financial Statements for the Bank's IFRS opening Consolidated Balance Sheet as at November 1, 2010 (IFRS opening Consolidated Balance Sheet) and related disclosures including a summary of the Bank's first-time adoption transition elections under IFRS 1 and other significant differences between Canadian GAAP and IFRS. These disclosures form the starting point for TD's financial reporting under IFRS and have been provided to allow users of the financial statements to obtain a better understanding of the expected effect on the Consolidated Financial Statements as a result of the adoption of IFRS. The interim and annual fiscal 2012 Consolidated Financial Statements will also include fiscal 2011 comparatives, related transitional reconciliations, and accompanying note disclosures.

The following table provides the operating results - reported for the Bank.

<b>TABLE 1: OPERATING RESULTS - REPORTED</b>			
(millions of Canadian dollars)	2011	2010	2009
Net interest income	\$ 12,831	\$ 11,543	\$ 11,326
Non-interest income	8,763	8,022	6,534
Total revenue	21,594	19,565	17,860
Provision for credit losses	1,465	1,625	2,480
Non-interest expenses	13,083	12,163	12,211
<b>Income before income taxes, non-controlling interests in subsidiaries, and equity in net income of associated company</b>	<b>7,046</b>	<b>5,777</b>	<b>3,169</b>
Provision for income taxes	1,299	1,262	241
Non-controlling interests in subsidiaries, net of income taxes	104	106	111
Equity in net income of an associated company, net of income taxes	246	235	303
<b>Net income - reported</b>	<b>5,889</b>	<b>4,644</b>	<b>3,120</b>
Preferred dividends	180	194	167
<b>Net income available to common shareholders - reported</b>	<b>\$ 5,709</b>	<b>\$ 4,450</b>	<b>\$ 2,953</b>

**TABLE 2: NON-GAAP FINANCIAL MEASURES – RECONCILIATION OF ADJUSTED TO REPORTED NET INCOME**

(millions of Canadian dollars)	2011	2010	2009
<b>Operating results - adjusted</b>			
Net interest income	\$ 12,831	\$ 11,543	\$ 11,326
Non-interest income <sup>1</sup>	8,587	8,020	7,294
Total revenue	21,418	19,563	18,620
Provision for credit losses <sup>2</sup>	1,465	1,685	2,225
Non-interest expenses <sup>3</sup>	12,395	11,464	11,016
Income before provision for income taxes, non-controlling interests in subsidiaries, and equity in net income of associated company	7,558	6,414	5,379
Provision for income taxes <sup>4</sup>	1,508	1,387	923
Non-controlling interests in subsidiaries, net of income taxes	104	106	111
Equity in net income of an associated company, net of income taxes <sup>5</sup>	305	307	371
<b>Net income - adjusted</b>	<b>6,251</b>	<b>5,228</b>	<b>4,716</b>
Preferred dividends	180	194	167
<b>Net income available to common shareholders - adjusted</b>	<b>6,071</b>	<b>5,034</b>	<b>4,549</b>
<b>Adjustments for items of note, net of income taxes</b>			
Amortization of intangibles <sup>6</sup>	(426)	(467)	(492)
Increase (decrease) in fair value of derivatives hedging the reclassified available-for-sale debt securities portfolio <sup>7</sup>	134	5	(450)
Integration and restructuring charges relating to U.S. Personal and Commercial Banking acquisitions <sup>8</sup>	(69)	(69)	(276)
Increase (decrease) in fair value of credit default swaps hedging the corporate loan book, net of provision for credit losses <sup>9</sup>	13	(4)	(126)
Recovery of (provision for) income taxes due to changes in statutory income tax rates <sup>10</sup>	-	11	-
Release (provision) for insurance claims <sup>11</sup>	-	17	-
General allowance release (increase) in Canadian Personal and Commercial Banking and Wholesale Banking <sup>12</sup>	-	44	(178)
Settlement of TD Banknorth shareholder litigation <sup>13</sup>	-	-	(39)
FDIC special assessment charge <sup>14</sup>	-	-	(35)
Agreement with Canada Revenue Agency <sup>15</sup>	-	(121)	-
Integration charges relating to the Chrysler Financial acquisition <sup>16</sup>	(14)	-	-
<b>Total adjustments for items of note</b>	<b>(362)</b>	<b>(584)</b>	<b>(1,596)</b>
<b>Net income available to common shareholders - reported</b>	<b>\$ 5,709</b>	<b>\$ 4,450</b>	<b>\$ 2,953</b>

- <sup>1</sup> Adjusted non-interest income excludes the following items of note: 2011 - \$19 million pre-tax gain due to change in fair value of CDS hedging the corporate loan book, as explained in footnote 9; \$157 million gain due to change in fair value of derivatives hedging the reclassified available-for-sale debt securities portfolio, as explained in footnote 7; 2010 - \$9 million pre-tax loss due to change in fair value of credit default swaps (CDS) hedging the corporate loan book; \$14 million pre-tax gain due to change in fair value of derivatives hedging the reclassified available-for-sale debt securities portfolio; \$25 million recovery of insurance claims, as explained in footnote 11; 2009 - \$196 million pre-tax loss due to change in fair value of CDS hedging the corporate loan book; \$564 million pre-tax loss due to change in fair value of derivatives hedging the reclassified available-for-sale debt securities portfolio.
- <sup>2</sup> Adjusted provisions for credit losses exclude the following items of note: 2010 - \$59 million release in general allowance for credit losses in Canadian Personal and Commercial Banking and Wholesale Banking, as explained in footnote 12; 2009 - \$255 million increase in general allowance for credit losses in Canadian Personal and Commercial Banking and Wholesale Banking.
- <sup>3</sup> Adjusted non-interest expenses exclude the following items of note: 2011 - \$613 million amortization of intangibles, as explained in footnote 6; \$113 million in integration and restructuring charges relating to U.S. Personal and Commercial Banking acquisitions, as explained in footnote 8; \$21 million of integration charges related to the Chrysler Financial acquisition, as explained in footnote 16; 2010 - \$592 million amortization of intangibles; \$108 million in integration and restructuring charges relating to U.S. Personal and Commercial Banking acquisitions; 2009 - \$653 million amortization of intangibles; \$429 million integration and restructuring charges relating to the Commerce acquisition; settlement of TD Banknorth shareholder litigation of \$58 million, as explained in footnote 13; \$55 million Federal Deposit Insurance Corporation (FDIC) special assessment charge, as explained in footnote 14.
- <sup>4</sup> For reconciliation between reported and adjusted provision for income taxes, see the "Non-GAAP Financial Measures - Reconciliation of Reported to Adjusted Provision for Income Taxes" table in the "Taxes" section.
- <sup>5</sup> Adjusted equity in net income of associated company excludes the following items of note: 2011 - \$59 million amortization of intangibles, as explained in footnote 6; 2010 - \$72 million amortization of intangibles; 2009 - \$68 million amortization of intangibles.
- <sup>6</sup> Amortization of intangibles primarily relates to the Canada Trust acquisition in 2000, the TD Banknorth acquisition in 2005 and its privatization in 2007, the Commerce acquisition in 2008, the acquisitions by TD Banknorth of Hudson United Bancorp (Hudson) in 2006 and Interchange Financial Services (Interchange) in 2007, and the amortization of intangibles included in equity in net income of TD Ameritrade. Effective 2011, amortization of software is recorded in amortization of intangibles; however, amortization of software is not included for purposes of items of note, which only includes amortization of intangibles acquired as a result of business combinations.
- <sup>7</sup> During 2008, as a result of deterioration in markets and severe dislocation in the credit market, the Bank changed its trading strategy with respect to certain trading debt securities. Since the Bank no longer intended to actively trade in these debt securities, the Bank reclassified these debt securities from trading to the available-for-sale category effective August 1, 2008. As part of the Bank's trading strategy, these debt securities are economically hedged, primarily with CDS and interest rate swap contracts. This includes foreign exchange transition exposure related to the debt securities portfolio and the derivatives hedging it. These derivatives are not eligible for reclassification and are recorded on a fair value basis with changes in fair value recorded in the period's earnings. Management believes that this asymmetry in the accounting treatment between derivatives and the reclassified debt securities results in volatility in earnings from period to period that is not indicative of the economics of the underlying business performance in Wholesale Banking. Commencing in the second quarter of 2011, the Bank may from time to time replace securities within the portfolio to best utilize the initial, matched fixed term funding. As a result, the derivatives are accounted for on an accrual basis in Wholesale Banking and the gains and losses related to the derivatives in excess of the accrued amounts are reported in the Corporate segment. Adjusted results of the Bank exclude the gains and losses of the derivatives in excess of the accrued amount.
- <sup>8</sup> As a result of U.S. Personal and Commercial Banking acquisitions and related integration and restructuring initiatives undertaken, the Bank may incur integration and restructuring charges. Restructuring charges consisted of employee severance costs, the costs of amending certain executive employment and award agreements, contract termination fees and the write-down of long-lived assets due to impairment. Integration charges consisted of costs related to information technology, employee retention, external professional consulting charges, marketing (including customer communication and rebranding), and integration-related travel costs. Beginning in Q2 2010, U.S. Personal and Commercial Banking elected not to include any further Commerce related integration and restructuring charges in this item of note as the efforts in these areas has wound down and in light of the fact that the integration and restructuring was substantially complete. Similarly, beginning in Q2 2012, U.S. Personal and Commercial Banking is not expected to include any further FDIC-assisted and South Financial related integration and restructuring charges. For the twelve months ended October 31, 2011, the integration charges were driven by the FDIC-assisted and South Financial acquisitions. There were no restructuring charges recorded.
- <sup>9</sup> The Bank purchases CDS to hedge the credit risk in Wholesale Banking's corporate lending portfolio. These CDS do not qualify for hedge accounting treatment and are measured at fair value with changes in fair value recognized in current period's earnings. The related loans are accounted for at amortized cost. Management believes that this asymmetry in the accounting treatment between CDS and loans would result in periodic profit and loss volatility which is not indicative of the economics of the corporate loan portfolio or the underlying business performance in Wholesale Banking. As a result, the CDS are accounted for on an accrual basis in Wholesale Banking and the gains and losses on the CDS, in excess of the accrued cost, are reported in the Corporate segment. Adjusted earnings exclude the gains and losses on the CDS in excess of the accrued cost. When a credit event occurs in the corporate loan book that has an associated CDS hedge, the PCL related to the portion that was hedged via the CDS is netted against this item of note.
- <sup>10</sup> This represents the impact of scheduled changes in the income tax statutory rate on net future income tax balances.
- <sup>11</sup> The Bank accrued an additional actuarial liability in its insurance subsidiary operations for potential losses in the first quarter of 2008 related to a court decision in Alberta. The Alberta government's legislation effectively capping minor injury insurance claims was challenged and held to be unconstitutional. In Q3 2009, the government of Alberta won its appeal of the decision. The plaintiffs sought leave to appeal the decision to the Supreme Court of Canada and in Q1 2010, the Supreme Court of Canada denied the plaintiffs' application to seek leave to appeal. As a result of this favourable outcome, the Bank released its provision related to the minor injury cap litigation in Alberta.
- <sup>12</sup> Effective November 1, 2009, the "General allowance release (increase) in Canadian Personal and Commercial Banking and Wholesale Banking" includes the TD Financing Services (formerly VFC Inc.) portfolio. Prior to this, the impact of the TD Financing Services portfolio was excluded from this Item of Note.
- <sup>13</sup> Upon the announcement of the privatization of TD Banknorth in November 2006, certain minority shareholders of TD Banknorth initiated class action litigation alleging various claims against the Bank, TD Banknorth, and TD Banknorth officers and directors (TD Banknorth Shareholders' Litigation). The parties agreed to settle the litigation in February 2009 for \$61.3 million (US\$50 million) of which \$3.7 million (US\$3 million) had been previously accrued on privatization. The Court of Chancery in Delaware approved the settlement of the TD Banknorth Shareholders' Litigation effective June 24, 2009, and the settlement became final. The net after-tax impact of the settlement was \$39 million.
- <sup>14</sup> On May 22, 2009, the FDIC, in the U.S., finalized a special assessment resulting in a charge of \$55 million before tax or US\$49 million before tax.
- <sup>15</sup> The Bank resolved several outstanding tax matters related to Wholesale Banking strategies that have been previously reassessed by the Canada Revenue Agency (CRA) and that were awaiting resolution by the CRA appeals division or the courts. The Bank no longer enters into these types of strategies.
- <sup>16</sup> The Bank incurred integration charges as a result of the Chrysler Financial acquisition in Canada and the U.S. and related integration initiatives undertaken. Integration charges include costs related to information technology, employee retention, external professional consulting charges, marketing (including customer communication and rebranding), and integration-related travel costs. While integration charges related to this acquisition were incurred for both Canada and the U.S., the majority of the charges relate to integration initiatives undertaken for U.S. Personal and Commercial Banking.

**TABLE 3: RECONCILIATION OF REPORTED TO ADJUSTED EARNINGS PER SHARE (EPS)<sup>1</sup>**

(Canadian dollars)	2011	2010	2009
<b>Basic earnings per share – reported</b>	\$ 6.45	\$ 5.13	\$ 3.49
Adjustments for items of note <sup>2</sup>	0.40	0.68	1.88
<b>Basic earnings per share – adjusted</b>	\$ 6.85	\$ 5.81	\$ 5.37
<b>Diluted earnings per share – reported</b>	6.41	5.10	3.47
Adjustments for items of note <sup>2</sup>	0.41	0.67	1.88
<b>Diluted earnings per share – adjusted</b>	\$ 6.82	\$ 5.77	\$ 5.35

<sup>1</sup> EPS is computed by dividing net income available to common shareholders by the weighted-average number of shares outstanding during the period.

<sup>2</sup> For explanations of items of note, see the "Non-GAAP Financial Measures - Reconciliation of Adjusted to Reported Net Income" table in the "Financial Results Overview" section of this document.

**TABLE 4: AMORTIZATION OF INTANGIBLES, NET OF INCOME TAXES<sup>1</sup>**

(millions of Canadian dollars)	2011	2010	2009
Canada Trust	\$ 168	\$ 159	\$ 159
TD Bank, N.A.	168	200	257
TD Ameritrade (included in equity in net income of associated company)	59	72	68
Other <sup>2</sup>	147	36	8
<b>Total</b>	\$ 542	\$ 467	\$ 492

<sup>1</sup> Amortization of intangibles is included in the Corporate segment.

<sup>2</sup> Effective 2011, amortization of software of \$116 million for the year ended October 31, 2011 is included in amortization of intangibles. Prior year balances have not been reclassified.

**ECONOMIC PROFIT AND RETURN ON INVESTED CAPITAL**

The Bank utilizes economic profit as a tool to measure shareholder value creation. Economic profit is adjusted net income available to common shareholders less a charge for average invested capital. Average invested capital is equal to average common equity for the period plus the average cumulative after-tax goodwill and intangible assets amortized as of the reporting date. The rate used in the charge for capital is the equity cost of capital calculated using the capital asset pricing model. The charge represents an assumed minimum return required by common shareholders on the Bank's invested capital. The Bank's goal is to achieve positive and growing economic profit.

Return on invested capital (ROIC) is adjusted net income available to common shareholders divided by average invested capital. ROIC is a variation of the economic profit measure that is useful in comparison to the equity cost of capital. Both ROIC and the equity cost of capital are percentage rates, while economic profit is a dollar measure. When ROIC exceeds the equity cost of capital, economic profit is positive. The Bank's goal is to maximize economic profit by achieving ROIC that exceeds the equity cost of capital.

Economic profit and ROIC are non-GAAP financial measures as these are not defined terms under GAAP. Readers are cautioned that earnings and other measures adjusted to a basis other than GAAP do not have standardized meanings under GAAP and, therefore, may not be comparable to similar terms used by other issuers.

The following table reconciles between the Bank's economic profit, ROIC, and adjusted net income available to common shareholders. Adjusted results, items of note, and related terms are discussed in the "How the Bank Reports" section.

**TABLE 5: ECONOMIC PROFIT AND RETURN ON INVESTED CAPITAL**

(millions of Canadian dollars)	2011	2010	2009
Average common equity	\$ 39,395	\$ 36,639	\$ 35,341
Average cumulative goodwill/intangible assets amortized, net of income taxes	5,328	4,943	4,541
Average invested capital	\$ 44,723	\$ 41,582	\$ 39,882
Rate charged for invested capital	9.0%	10.0%	10.0%
Charge for invested capital	\$ 4,025	\$ 4,158	\$ 3,988
<b>Net income available to common shareholders - reported</b>	\$ 5,709	\$ 4,450	\$ 2,953
Items of note impacting income, net of income taxes	362	584	1,596
<b>Net income available to common shareholders - adjusted</b>	\$ 6,071	\$ 5,034	\$ 4,549
<b>Economic profit</b>	\$ 2,046	\$ 876	\$ 561
<b>Return on invested capital</b>	13.6%	12.1%	11.4%

## Significant Events in 2011

### Acquisition of MBNA Canada's credit card business

On or about December 1, 2011, the Bank is expected to complete the acquisition of substantially all of the credit card portfolio of MBNA Canada, a wholly-owned subsidiary of Bank of America Corporation, as well as certain other assets and liabilities. At closing, the Bank will pay a premium of approximately \$75 million on the portfolio, which is expected to total approximately \$7.8 billion at December 1, 2011. The acquisition will be accounted for by the purchase method.

On a pro forma basis, the Bank's Tier 1 Capital ratio would have been 44 basis points lower as at October 31, 2011 had the acquisition closed before year-end.<sup>1</sup> The pro forma impact does not include the common shares issued in September 2011. The net impact of the acquisition on the Bank's Tier 1 Capital ratio including the common shares issued would have been negative 12 basis points as at October 31, 2011.

### Acquisition of Chrysler Financial

On April 1, 2011, the Bank acquired 100% of the outstanding equity of Chrysler Financial in Canada and the U.S. for cash consideration of approximately \$6,390 million including contingent consideration. As part of the purchase agreement, the Bank is required to pay additional cash consideration in the event that amounts realized on certain assets exceed a pre-established threshold. Under Canadian GAAP, contingent consideration is recorded as part of the purchase price, when the amount can be reasonably estimated and the outcome is determinable beyond a reasonable doubt. During September 2011, the amounts realized on these assets exceeded the threshold and the Bank was required to pay cash consideration of \$70 million. The acquisition was accounted for by the purchase method. The results of Chrysler Financial from the acquisition date to October 31, 2011 have been consolidated with the Bank's results. The results of Chrysler Financial in the U.S. are reported in the U.S. Personal and Commercial Banking segment. The results of Chrysler Financial in Canada are reported in the Canadian Personal and Commercial Banking segment. As at April 1, 2011, the acquisition contributed \$3,081 million of net cash and cash equivalents, \$7,322 million of loans, \$2,235 million of other assets, and \$6,490 million of liabilities. The estimated fair value for loans reflects the expected credit losses at the acquisition date. The excess of the fair value of the identifiable assets acquired over that of the liabilities assumed of approximately \$242 million has been allocated to goodwill, which increased by \$73 million, during the period from acquisition date to October 31, 2011, primarily due to the recognition of contingent consideration. The purchase price allocation is subject to refinement as the Bank completes the valuation of the assets acquired and liabilities assumed. As at October 31, 2011, Chrysler Financial contributed \$69 million of net cash and cash equivalents, \$7,885 million of loans, \$1,615 million of other assets, and \$3,058 million of liabilities. Included in loans is \$518 million of acquired credit-impaired loans.

### Acquisition of TMX Group

On October 30, 2011, TMX Group Inc. (TMX) and Maple Group Acquisition Corporation (Maple) announced that they have entered into a support agreement in respect of Maple's proposed acquisition of all of the outstanding TMX shares pursuant to an integrated two-step transaction valued at approximately \$3,800 million. The first step of the integrated acquisition transaction will involve acquisition of 70% to 80% of the TMX Group shares for \$50 in cash per share, on a pro rated basis, to be followed by a second step court approved plan of arrangement that will provide shareholders (other than Maple) with Maple shares in exchange for their remaining TMX Group shares. Maple is a corporation whose investors comprise 13 of Canada's leading financial institutions and pension funds, including TD Securities Inc., a wholly owned subsidiary of the Bank. As part of the proposed transaction, TD Securities has made an equity commitment of up to \$192 million. TMX and Maple are working diligently to obtain all approvals required for the completion of Maple's offer, including approvals by securities regulators and the Competition Bureau. In connection with entering into the support agreement, Maple has agreed to extend its offer associated with the first step of the above noted transaction until January 31, 2012.

**TABLE 4: AMORTIZATION OF INTANGIBLES, NET OF INCOME TAXES<sup>1</sup>**

(millions of Canadian dollars)	2011	2010	2009
Canada Trust	\$ 168	\$ 159	\$ 159
TD Bank, N.A.	168	200	257
TD Ameritrade (included in equity in net income of associated company)	59	72	68
Other <sup>2</sup>	147	36	8
<b>Total</b>	<b>\$ 542</b>	<b>\$ 467</b>	<b>\$ 492</b>

<sup>1</sup> Estimates are subject to risks and uncertainties that may cause actual results to differ materially; and TD's expectations are based on certain factors and assumptions. See the "Caution regarding forward-looking statements" included in the Bank's press release dated August 15, 2011, which is available on the Bank's website at [www.td.com](http://www.td.com), as well as on SEDAR at [www.sedar.com](http://www.sedar.com) and on the SEC's website at [www.sec.gov](http://www.sec.gov) (EDGAR filers section).

### **U.S. Legislative Developments**

On July 21, 2010 the President of the United States signed into law the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act" or "the Act") that provides for widespread changes to the U.S. financial industry. At over 2,300 pages in length, the Dodd-Frank Act will ultimately affect virtually every financial institution operating in the United States, including the Bank, and, due to certain extraterritorial aspects of the Act, may impact the Bank's operations outside the United States. The Dodd-Frank Act makes significant changes in areas such as banking and bank supervision, the resolution of, and enhanced prudential standards applicable to, systemically important financial companies, proprietary trading and certain fund investments, consumer protection, securities, over-the-counter derivatives, and executive compensation, among others. The Dodd-Frank Act also calls for the issuance of over 240 pieces of regulatory rulemaking as well as numerous studies and on-going reports as part of its implementation. Accordingly, while the Act will have an effect on the business of the Bank, especially its business operations in the United States, the full impact on the Bank will not be known until such time as the implementing regulations are fully released and finalized.

On November 10, 2011, the Department of the Treasury, the Board of Governors of the Federal Reserve System, the Federal Deposit Insurance Corporation and the Securities and Exchange Commission jointly released a proposed rule implementing Section 619 of the Dodd-Frank Act (the "Volcker Rule"). The Bank is in the process of analyzing and planning for the implementation of the proposed Volcker Rule. The Volcker Rule broadly prohibits proprietary trading and places limitations on so-called permitted trading activities, limits investments in and the sponsorship of hedge and private equity funds and requires robust compliance and reporting regimes surrounding permitted activities. Under the current proposal, the provisions of the Volcker Rule are applicable to banking entities, including non-U.S. banks such as the Bank which control insured depository institutions in the United States or are treated as bank holding companies by virtue of maintaining a state branch or agency. The proposed Volcker rule applies to affiliates or subsidiaries of the Bank; the terms "affiliate" and "subsidiary" are defined by the rule to include those entities controlled by or under common control with the Bank. The Volcker Rule will also have an effect on certain of the funds the Bank sponsors and advises in its asset management business as well as private equity investments it currently has made.

Although the regulatory guidance is not yet finalized, as part of its implementation plan, the Bank will be required to distinguish between prohibited proprietary trading businesses and businesses that primarily engage in 'permitted activities' under the Volcker Rule. The Bank regards proprietary trading businesses as those where the primary activity is to build an inventory position in securities, derivatives or other instruments using the Bank's own funds or capital, as opposed to client funds, with the overall objective of profiting from short-term movements in prices for the Bank's own account. In addition, proprietary trading businesses do not have formal market-making responsibilities, or other risk management accountabilities and deal primarily or exclusively with inter-bank counterparties. They are also typically organizationally or operationally separate from market-making activities.

While the Volcker Rule will have an effect on the business of the Bank, the extent of the impact on the Bank will not be known until such time as the current proposal is finalized.

The Durbin Amendment contained in the Dodd-Frank Act authorizes the Federal Reserve Board (FRB) to issue regulations that set interchange fees which are "reasonable and proportional" to the costs of processing such transactions. In June 2011, the FRB issued final rules limiting debit card interchange fees with a required implementation date of October 1, 2011 and capped the fee at 21 cents per transaction plus small amounts to cover fraud related expenses. The Durbin amendment is expected to impact gross revenue by approximately US\$50-60 million pre-tax per quarter.

Other regulatory changes include amendments to Regulation E, or the Electronic Funds Transfer Act, which prohibits financial institutions from charging fees to consumers for paying automated teller machine and point of sale transactions that result in an overdraft and the Credit Card Act, which has, among other things, significantly restricted the Bank's United States banking subsidiary ability to charge interest rates and assess fees to reflect individual customer risk.

For more detail on the impact of the Durbin Amendment and Regulation E, see the U.S. Personal and Commercial Banking segment disclosure in the "Business Segment Analysis" section of this document.

The Bank continues to monitor closely these and other legislative developments and will analyze the impact such regulatory and legislative changes may have on its businesses.

## Net Income

## AT A GLANCE OVERVIEW

- Reported net income was \$5,889 million, an increase of \$1,245 million, or 27%, from the prior year.
- Adjusted net income was \$6,251 million, an increase of \$1,023 million, or 20%, from the prior year.

Reported net income for the year was \$5,889 million, compared with \$4,644 million last year. Adjusted net income for the year was \$6,251 million, compared with \$5,228 million last year. The increase in adjusted net income was due to higher earnings in all retail segments and a lower net loss in Corporate segment, partially offset by lower earnings in Wholesale Banking. Canadian Personal and Commercial Banking net income increased due to strong volume and fee income growth, strong growth in insurance revenue and a decline in provision for credit losses (PCL), partially offset by a lower margin on average earning assets. U.S. Personal and Commercial Banking net income increased primarily due to strong volume growth, higher core fee-based revenue, the impact of acquisitions and lower PCL, partially offset by lower overdraft fees, higher expenses and the translation effect of a stronger Canadian dollar. Wealth Management net income increased due to growth in client assets, higher transaction volumes and improved net interest income. The Corporate segment reported a lower net loss primarily due to segment transfers and higher earnings on unallocated capital. Wholesale Banking net income decreased primarily due to lower trading revenue driven by the significant uncertainty in the markets, partially offset by higher security gains.

Reported diluted earnings per share were \$6.41 this year, a 26% increase, compared with \$5.10 last year. Adjusted diluted earnings per share were \$6.82, an 18% increase, compared with \$5.77 last year.

**Impact of Foreign Exchange Rate on U.S. Personal and Commercial Banking and TD Ameritrade Translated Earnings**

U.S. Personal and Commercial Banking earnings and the Bank's share of earnings from TD Ameritrade are impacted by fluctuations in the U.S. dollar to Canadian dollar exchange rate compared with last year.

Appreciation of the Canadian dollar had an unfavourable impact on consolidated earnings for the year ended October 31, 2011, compared with last year, as shown in the table below.

TABLE 6: IMPACT OF FOREIGN EXCHANGE RATE ON U.S. PERSONAL AND COMMERCIAL BANKING AND TD AMERITRADE TRANSLATED EARNINGS	
(millions of Canadian dollars)	2011 vs. 2010
<b>U.S. Personal and Commercial Banking</b>	
Decreased total revenue – reported	\$ 282
Decreased total revenue – adjusted	282
Decreased non-interest expenses – reported	168
Decreased non-interest expenses – adjusted	162
Decreased net income – reported, after tax	62
Decreased net income – adjusted, after tax	66
<b>TD Ameritrade</b>	
Decrease in share of earnings, after tax	\$ 12
Decrease in basic earnings per share – reported	\$ 0.08
Decrease in basic earnings per share – adjusted	\$ 0.08

**U.S. GAAP**

See the Reconciliation of Canadian and U.S. Generally Accepted Accounting Principles contained in the Bank's annual report on Form 40-F for fiscal 2011 filed with the U.S. Securities and Exchange Commission (SEC) and available on the Bank's website at <http://www.td.com/investor/index.jsp> and at the SEC's website (<http://www.sec.gov>).

Net income available to common shareholders under U.S. GAAP was \$6,418 million, compared with \$5,709 million under Canadian GAAP. The higher U.S. GAAP net income available to common shareholders primarily resulted from an increase in income due to the de-designation of certain fair value and cash flow hedging relationships that were designated under Canadian GAAP, loan securitization income, and securities gains.

## FINANCIAL RESULTS OVERVIEW

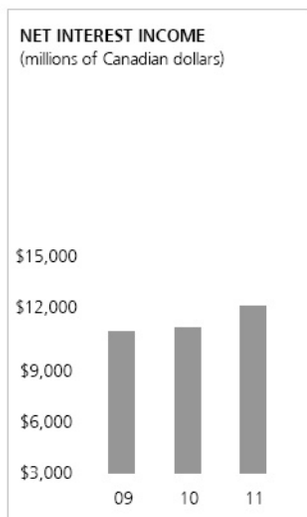
# Revenue

### AT A GLANCE OVERVIEW

- Reported revenue was \$21,594 million, an increase of \$2,029 million, or 10%, compared with last year.
- Adjusted revenue was \$21,418 million, an increase of \$1,855 million, or 9%, compared with last year.
- Net interest income increased by \$1,288 million, or 11%, compared with last year.
- Reported non-interest income increased by \$741 million, or 9%, compared with last year.
- Adjusted non-interest income increased by \$567 million, or 7%, compared with last year.

### NET INTEREST INCOME

Net interest income for the year was \$12,831 million, an increase of \$1,288 million, or 11%, compared with last year. Higher net interest income was driven by increases in all retail segments, partially offset by a decline in Wholesale Banking. U.S. Personal and Commercial Banking net interest income increased due to the impact of acquisitions and strong organic volume growth, partially offset by the translation effect of a stronger Canadian dollar. Canadian Personal and Commercial Banking net interest income increased largely due to strong volume growth in loans and deposits, partially offset by a lower margin on average earning assets. Wealth Management net interest income increased due to improved net interest margin and higher client deposits and margin loans. Wholesale Banking net interest income decreased due to lower trading and non-trading-related net interest income.



### NET INTEREST MARGIN

Net interest margin improved by 2 basis points (bps) in the year to 2.37% from 2.35% last year largely due to higher margins on acquired portfolios in U.S. Personal and Commercial Banking, partially offset by the low interest rate environment and competitive pricing.

**TABLE 7: NET INTEREST INCOME ON AVERAGE EARNING BALANCES<sup>1</sup>**

(millions of Canadian dollars, except as noted)

	2011			2010			2009		
	Average balance	Interest	Average rate	Average balance	Interest	Average rate	Average balance	Interest	Average rate
<b>Earning assets</b>									
Deposits with banks	\$ 21,411	\$ 354	1.65%	\$ 21,880	\$ 668	3.05%	\$ 16,775	\$ 442	2.63%
<b>Securities</b>									
Trading	62,017	1,458	2.35	55,438	1,387	2.50	51,020	2,137	4.19
Non-trading	118,178	2,706	2.29	108,299	2,393	2.21	97,390	2,617	2.69
Total securities	180,195	4,164	2.31	163,737	3,780	2.31	148,410	4,754	3.20
Securities purchased under reverse repurchase agreements	62,277	411	0.66	50,611	334	0.66	39,288	917	2.33
<b>Loans</b>									
Mortgages <sup>2</sup>	107,309	3,676	3.43	92,104	3,260	3.54	82,447	3,392	4.11
Consumer instalment and other personal	105,175	6,101	5.80	96,930	6,142	6.34	86,567	5,508	6.36
Credit card	8,998	1,074	11.94	8,559	1,008	11.78	7,784	994	12.77
Business and government <sup>2,3</sup>	57,012	2,679	4.70	56,426	2,195	3.89	64,985	2,880	4.43
Total loans	278,494	13,530	4.86	254,019	12,605	4.96	241,783	12,774	5.28
<b>Total earning assets</b>	<b>\$ 542,377</b>	<b>\$ 18,459</b>	<b>3.40%</b>	<b>\$ 490,247</b>	<b>\$ 17,387</b>	<b>3.55%</b>	<b>\$ 446,256</b>	<b>\$ 18,887</b>	<b>4.23%</b>
<b>Interest-bearing liabilities</b>									
<b>Deposits</b>									
Personal	\$ 253,352	\$ 2,148	0.85%	\$ 234,053	\$ 2,600	1.11%	\$ 209,292	\$ 3,289	1.57%
Banks	16,172	56	0.35	13,704	42	0.31	15,720	130	0.83
Business and government	175,553	2,085	1.19	159,380	1,936	1.21	171,826	2,399	1.40
Total deposits	445,077	4,289	0.96	407,137	4,578	1.12	396,838	5,818	1.47
Subordinated notes and debentures	12,626	659	5.22	12,420	667	5.37	12,475	671	5.38
Obligations related to securities sold short and under repurchase agreements	59,705	619	1.04	52,437	562	1.07	29,286	978	3.34
Preferred shares and Capital Trust Securities	582	38	6.53	698	37	5.30	1,450	94	6.48
Securitization liabilities	1,486	23	1.55	-	-	-	-	-	-
<b>Total interest-bearing liabilities</b>	<b>\$ 519,476</b>	<b>\$ 5,628</b>	<b>1.08%</b>	<b>\$ 472,692</b>	<b>\$ 5,844</b>	<b>1.24%</b>	<b>\$ 440,049</b>	<b>\$ 7,561</b>	<b>1.72%</b>
<b>Total net interest income on average earnings assets</b>	<b>\$ 542,377</b>	<b>\$ 12,831</b>	<b>2.37%</b>	<b>\$ 490,247</b>	<b>\$ 11,543</b>	<b>2.35%</b>	<b>\$ 446,256</b>	<b>\$ 11,326</b>	<b>2.54%</b>

<sup>1</sup> Net interest income includes dividends on securities.<sup>2</sup> Includes trading loans that the Bank intends to sell immediately or in the near term with a fair value of \$253 million (2010 - \$188 million) and amortized cost of \$253 million (2010 - \$188 million), and loans designated as trading under the fair value option of \$14 million (2010 - \$85 million) and amortized cost of \$5 million (2010 - \$86 million). No allowance is recorded for trading loans or loans designated as trading under the fair value option.<sup>3</sup> As a result of the 2009 Amendments to CICA Handbook Section 3855, *Financial Instruments - Recognition and Measurement*, certain available-for-sale and held-to-maturity securities were reclassified to loans.**TABLE 8: ANALYSIS OF CHANGE IN NET INTEREST INCOME**

(millions of Canadian dollars)

	2011 vs. 2010			2010 vs. 2009		
	Favourable (unfavourable) due to change in			Favourable (unfavourable) due to change in		
	Average volume	Average rate	Net change	Average volume	Average rate	Net change
Total earning assets	\$ 1,595	\$ (523)	\$ 1,072	\$ 1,663	\$ (3,163)	\$ (1,500)
Total interest-bearing liabilities	(517)	733	216	(921)	2,638	1,717
<b>Net interest income</b>	<b>\$ 1,078</b>	<b>\$ 210</b>	<b>\$ 1,288</b>	<b>\$ 742</b>	<b>\$ (525)</b>	<b>\$ 217</b>

**NON-INTEREST INCOME**

Non-interest income for the year was \$8,763 million, an increase of \$741 million, or 9%, on a reported basis, and \$8,587 million on an adjusted basis, an increase of \$567 million, or 7%, compared with last year. The increase in adjusted non-interest income was driven by increases in all retail segments, partially offset by a decline in Wholesale Banking. Canadian Personal and Commercial Banking non-interest income increased due to strong fee income growth and strong growth in insurance revenue. Wealth Management non-interest income increased primarily due to higher fee-based revenue from higher client assets. U.S. Personal and Commercial Banking non-interest income increased due to higher fee-based revenue and the impact of acquisitions, partially offset by lower overdraft fees due to Regulation E and the translation effect of a stronger Canadian dollar. Wholesale Banking non-interest income decreased mainly due to lower trading-related revenue, partially offset by higher security gains.

**TABLE 9: NON-INTEREST INCOME**

(millions of Canadian dollars)

				2011 vs. 2010
	2011	2010	2009	% change
<b>Investment and securities services</b>				
TD Waterhouse fees and commissions	\$ 459	\$ 421	\$ 465	9.0%
Full-service brokerage and other securities services	631	590	451	6.9
Underwriting and advisory	378	368	387	2.7
Investment management fees	215	189	191	13.8
Mutual funds management	941	856	718	9.9
<b>Total investment and securities services</b>	<b>2,624</b>	<b>2,424</b>	<b>2,212</b>	<b>8.3</b>
Credit fees	687	634	622	8.4
Net securities gains (losses)	393	75	(437)	424.0
Trading income (loss)	43	484	685	(91.1)
Service charges	1,602	1,651	1,507	(3.0)
Loan securitizations	450	489	468	(8.0)
Card services	961	820	733	17.2
Insurance, net of claims	1,173	1,028	913	14.1
Trust fees	154	153	141	0.7
Other income (loss)	676	264	(310)	156.1
<b>Total</b>	<b>\$ 8,763</b>	<b>\$ 8,022</b>	<b>\$ 6,534</b>	<b>9.2%</b>

**TRADING-RELATED INCOME**

Trading-related income is the total of net interest income on trading positions, trading income which includes income from trading loans, and income from loans designated as trading under the fair value option that are managed within a trading portfolio. Trading-related income decreased by \$443 million, or 33% from 2010. The decrease was primarily in interest rate and credit portfolios, partially offset by increases in foreign exchange and equity and other portfolios compared to the prior year. The trading environment for interest rate and credit trading was challenging in 2011 due to volatility in the credit markets and fewer trading opportunities. Foreign exchange and equity and other portfolios benefited from wider spreads, and increased client activity from elevated levels of volatility in the markets.

The mix of trading-related income between net interest income and trading income is largely dependent upon the level of interest rates, which drives the funding costs of the Bank's trading portfolios. Generally, as interest rates rise, net interest income declines and trading income reported in non-interest income increases. Management believes that the total trading-related income is the appropriate measure of trading performance.

**TABLE 10: TRADING-RELATED INCOME**

(millions of Canadian dollars)

	2011	2010	2009
Net interest income	\$ 842	\$ 827	\$ 1,210
Trading income (loss)	43	484	685
Loans designated as trading under the fair value option <sup>1</sup>	4	21	47
<b>Total trading-related income (loss)</b>	<b>\$ 889</b>	<b>\$ 1,332</b>	<b>\$ 1,942</b>
<b>By product</b>			
Interest rate and credit portfolios	\$ 403	\$ 896	\$ 1,292
Foreign exchange portfolios	432	418	573
Equity and other portfolios	50	(3)	30
Loans designated as trading under the fair value option <sup>1</sup>	4	21	47
<b>Total trading-related income (loss)</b>	<b>\$ 889</b>	<b>\$ 1,332</b>	<b>\$ 1,942</b>

<sup>1</sup> Excludes amounts related to securities designated as trading under the fair value option that are not managed within a trading portfolio, but which have been combined with derivatives to form economic hedging relationships.

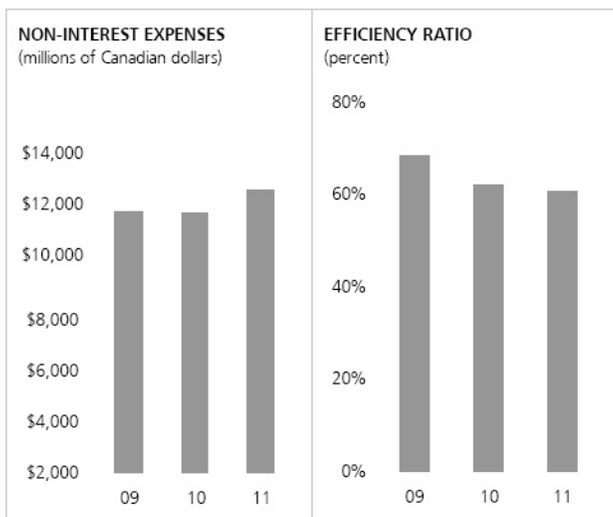
## Expenses

### AT A GLANCE OVERVIEW

- Reported non-interest expenses were \$13,083 million, an increase of \$920 million, or 8% compared with last year.
- Adjusted non-interest expenses were \$12,395 million, an increase of \$931 million, or 8%, compared with last year.
- Reported efficiency ratio improved to 60.6% compared with 62.2% last year.
- Adjusted efficiency ratio improved to 57.9% compared with 58.6% last year.

### NON-INTEREST EXPENSES

Reported non-interest expenses for the year were \$13,083 million, an increase of \$920 million, or 8% compared with last year. Adjusted non-interest expenses were \$12,395 million, an increase of \$931 million, or 8% compared with last year. The increase in adjusted non-interest expenses was driven by increases in all segments. U.S. Personal and Commercial Banking expenses increased due to acquisitions, investments in new stores and infrastructure, partially offset by the translation effect of a stronger Canadian dollar. Wealth Management expenses increased due to higher employee compensation costs largely driven by increased revenue, higher infrastructure investment to support business growth and project costs. Canadian Personal and Commercial Banking expenses increased primarily due to continued investment in the business. Wholesale Banking expenses increased primarily due to higher employee costs and investment in risk and control infrastructure, partially offset by lower variable compensation related to lower revenue.



### EFFICIENCY RATIO

The efficiency ratio measures operating efficiency and is calculated by taking the non-interest expenses as a percentage of total revenue. A lower ratio indicates a more efficient business operation.

The reported efficiency ratio improved to 60.6%, compared with 62.2% last year. The adjusted efficiency ratio improved to 57.9%, compared with 58.6% last year. The Bank's reported and adjusted efficiency ratio improved from last year, primarily due to improved efficiency in Canadian Personal and Commercial Banking and Global Wealth.

**TABLE 11: NON-INTEREST EXPENSES AND EFFICIENCY RATIO**

(millions of Canadian dollars, except as noted)

				2011 vs. 2010
	2011	2010	2009	% change
<b>Salaries and employee benefits</b>				
Salaries	\$ 4,235	\$ 3,747	\$ 3,671	13.0%
Incentive compensation	1,433	1,337	1,342	7.2
Pension and other employee benefits	1,055	876	826	20.4
<b>Total salaries and employee benefits</b>	<b>6,723</b>	<b>5,960</b>	<b>5,839</b>	<b>12.8</b>
<b>Occupancy</b>				
Rent	659	577	559	14.2
Depreciation	306	335	323	(8.7)
Property tax	56	49	50	14.3
Other	264	275	281	(4.0)
<b>Total occupancy</b>	<b>1,285</b>	<b>1,236</b>	<b>1,213</b>	<b>4.0</b>
<b>Equipment</b>				
Rent	217	209	285	3.8
Depreciation <sup>1</sup>	161	266	277	(39.5)
Other	422	405	335	4.2
<b>Total equipment</b>	<b>800</b>	<b>880</b>	<b>897</b>	<b>(9.1)</b>
<b>Amortization of other intangible assets<sup>1</sup></b>	<b>715</b>	<b>592</b>	<b>653</b>	<b>20.8</b>
<b>Restructuring costs</b>	<b>-</b>	<b>17</b>	<b>36</b>	<b>(100.0)</b>
<b>Marketing and business development</b>	<b>593</b>	<b>595</b>	<b>566</b>	<b>(0.3)</b>
<b>Brokerage-related fees</b>	<b>320</b>	<b>297</b>	<b>274</b>	<b>7.7</b>
<b>Professional and advisory services</b>	<b>932</b>	<b>804</b>	<b>740</b>	<b>15.9</b>
<b>Communications</b>	<b>271</b>	<b>251</b>	<b>239</b>	<b>8.0</b>
<b>Other expenses</b>				
Capital and business taxes	154	213	274	(27.7)
Postage	177	166	156	6.6
Travel and relocation	172	134	138	28.4
Other	941	1,018	1,186	(7.6)
<b>Total other expenses</b>	<b>1,444</b>	<b>1,531</b>	<b>1,754</b>	<b>(5.7)</b>
<b>Total expenses</b>	<b>\$ 13,083</b>	<b>\$ 12,163</b>	<b>\$ 12,211</b>	<b>7.6%</b>
Efficiency ratio - reported	60.6%	62.2%	68.4%	(160) bps
Efficiency ratio - adjusted	57.9	58.6	59.2	(70)

<sup>1</sup> Effective 2011, amortization of software is included in amortization of intangible assets, reclassified from equipment depreciation. Prior year balances have not been reclassified.

FINANCIAL RESULTS OVERVIEW

Taxes

Reported total income and other taxes increased by \$161 million, or 8%, from 2010. Income tax expense, on a reported basis, was up \$37 million, or 3%, from 2010. Other taxes were up \$124 million, or 14%, from 2010. Adjusted total income and other taxes were up \$245 million, or 11%, from 2010. Total income tax expense, on an adjusted basis, was up \$121 million, or 9%, from 2010.

The Bank's effective income tax rate, on a reported basis, was 18.4% for 2011, compared with 21.8% in 2010. The year-over-year decrease was largely due to the reduction in the Canadian statutory corporate tax rate in the current year and a \$121 million charge related to an agreement with the Canada Revenue Agency last year. TD reports its investment in TD Ameritrade using the equity method of accounting. TD Ameritrade's tax expense of \$148 million in the year, compared to \$132 million in 2010, is not part of the Bank's tax rate reconciliation.

TABLE 12: TAXES

(millions of Canadian dollars, except as noted)	2011		2010		2009	
<b>Income taxes at Canadian statutory income tax rate</b>	\$ 1,983	28.1%	\$ 1,761	30.5%	\$ 1,006	31.8%
<b>Increase (decrease) resulting from:</b>						
Dividends received	(214)	(3.0)	(283)	(4.9)	(333)	(10.5)
Rate differential on international operations	(471)	(6.7)	(359)	(6.2)	(448)	(14.1)
Agreement with Canada Revenue Agency	-	-	121	2.1	-	-
Other	1	-	22	0.3	16	0.4
<b>Provision for income taxes and effective income tax rate - reported</b>	\$ 1,299	18.4%	\$ 1,262	21.8%	\$ 241	7.6%

The Bank's adjusted effective income tax rate was 20.0% for 2011, compared with 21.6% in 2010. The year-over-year decrease this year was largely due to the reduction in the Canadian statutory corporate tax rate in the current year.

TABLE 13: NON-GAAP FINANCIAL MEASURES-RECONCILIATION OF REPORTED TO ADJUSTED INCOME TAXES<sup>1</sup>

(millions of Canadian dollars, except as noted)	2011		2010		2009	
<b>Provision for income taxes - reported</b>	\$ 1,299	\$ 1,262	\$ 241			
<b>Adjustments for items of note: Recovery of (provision for) income taxes<sup>2</sup></b>						
Amortization of intangibles <sup>3</sup>	187	197	229			
Fair value of derivatives hedging the reclassified available-for-sale debt securities portfolio	(23)	19	114			
Integration and restructuring charges relating to U.S. Personal and Commercial Banking acquisitions	44	38	153			
Fair value of credit default swaps hedging the corporate loan book, net of provision for credit losses	(6)	5	70			
Income taxes due to changes in statutory income tax rates	-	11	-			
Insurance claims	-	(8)	-			
General allowance increase (release) in Canadian Personal and Commercial Banking and Wholesale Banking	-	(16)	77			
Settlement of TD Banknorth shareholder litigation	-	-	19			
FDIC special assessment charge	-	-	20			
Agreement with Canada Revenue Agency	-	(121)	-			
Integration charges relating to Chrysler Financial acquisition	7	-	-			
<b>Total adjustments for items of note</b>	<b>209</b>	<b>125</b>	<b>682</b>			
<b>Provision for income taxes - adjusted</b>	<b>1,508</b>	<b>1,387</b>	<b>923</b>			
<b>Other taxes</b>						
Payroll	367	316	283			
Capital and premium	147	207	268			
GST, HST and provincial sales	339	222	172			
Municipal and business	149	133	126			
Total other taxes	1,002	878	849			
<b>Total taxes - adjusted</b>	<b>\$ 2,510</b>	<b>\$ 2,265</b>	<b>\$ 1,772</b>			
<b>Effective income tax rate - adjusted<sup>4</sup></b>	<b>20.0%</b>	<b>21.6%</b>	<b>17.2%</b>			

<sup>1</sup> For explanations of items of note, see the "Non-GAAP Financial Measures - Reconciliation of Adjusted to Reported Net Income" table in the "Financial Results overview" section of this document.

<sup>2</sup> The tax effect for each item of note is calculated using the effective statutory income tax rate of the applicable legal entity.

<sup>3</sup> Effective 2011, amortization of software is recorded in amortization of intangibles. For the purpose of the items of note only, the income tax impact of software amortization is excluded from the amortization of intangibles.

<sup>4</sup> Adjusted effective income tax rate is the adjusted provision for income taxes before other taxes as a percentage of adjusted net income before taxes.

## Quarterly Financial Information

### FOURTH QUARTER 2011 PERFORMANCE SUMMARY

Reported net income for the quarter was \$1,566 million, an increase of \$572 million, or 58%, compared with the fourth quarter last year. Reported diluted earnings per share for the quarter were \$1.69, compared with \$1.07 in the fourth quarter last year. Adjusted net income for the quarter was \$1,634 million, an increase of \$374 million, or 30%, compared with the fourth quarter last year. Adjusted diluted earnings per share for the quarter were \$1.77, compared with \$1.38 in the fourth quarter last year.

Revenue for the quarter was \$5,665 million, an increase of \$648 million, or 13%, on a reported basis, and \$5,602 million on an adjusted basis, an increase of \$570 million, or 11%, compared with the fourth quarter last year. The increase in adjusted revenue was driven by increases in all segments. U.S. Personal and Commercial Banking revenue increased primarily due to strong organic volume growth and the impact of acquisitions. Canadian Personal and Commercial Banking revenue increased due to strong volume growth, and higher insurance revenue, partially offset by a lower margin on average earning assets. Wealth Management revenue increased largely due to higher fee-based revenue from higher average client assets and increased transaction volumes. Wholesale Banking revenue increased due to higher security gains and improved trading revenue from equity derivative and foreign exchange businesses, partially offset by lower fixed income and credit trading.

Provision for credit losses was \$334 million, a decrease of \$70 million, or 17%, from the fourth quarter last year driven by decreases in all segments due to improved credit quality in both the U.S. and Canada, partially offset by the impact of acquisitions.

Non-interest expenses for the quarter were \$3,482 million, an increase of \$219 million, or 7%, on a reported basis, and \$3,317 million on an adjusted basis, an increase of \$229 million, or 7%, compared with the fourth quarter last year. The increase in adjusted non-interest expenses was driven by increases in most segments. U.S. Personal and Commercial Banking expenses increased primarily due to the impact of acquisitions, investments in infrastructure and new stores. Wholesale Banking expenses increased due to higher employee related costs and investment in risk and control infrastructure. Wealth Management expenses increased primarily due to higher employee related costs, project costs and increased revenue-based commissions. Canadian Personal and Commercial Banking expenses increased primarily due to higher employee related costs.

The Bank's reported effective tax rate was 17.4% for the quarter, compared with 27.7% in the same quarter last year. The year-over-year decrease was largely due to the reduction in the Canadian statutory corporate tax rate in the current year and the impact of a \$121 million charge related to an agreement with the Canada Revenue Agency last year. The Bank's adjusted effective tax rate was 18.9% for the quarter, compared with 20.5% in the same quarter last year. The year-over-year decrease was largely due to the reduction in the Canadian statutory corporate tax rate in the current year.

### QUARTERLY TREND ANALYSIS

Over the previous eight quarters, the Bank has had strong underlying adjusted earnings growth from its retail business segments despite the challenging economic environment. Canadian Personal and Commercial Banking earnings have shown strong growth over the past eight quarters on solid volume growth and declining PCL, partially offset by lower net interest margin in 2011. Despite the challenging operating and regulatory environment, U.S. Personal and Commercial Banking earnings have steadily increased over the past eight quarters driven by organic loan and deposit volume growth as well as acquisitions.

Wealth Management revenue showed strong growth over the past eight quarters due to growth in client assets and improved margins in 2011. Wealth Management earnings include contributions from the Bank's reported investment in TD Ameritrade which was up slightly compared with the prior year due largely to higher trading volumes.

Wholesale Banking's contribution to earnings has declined from the elevated levels experienced when the financial markets were rapidly recovering from the credit crisis. Market conditions have been a headwind in 2011 as the European and U.S. debt crises and higher levels of uncertainty resulted in lower capital market, trading and corporate lending revenue.

The Bank's earnings have seasonal impacts, principally the second quarter being affected by fewer business days.

The Bank's earnings are also impacted by market-driven events and changes in foreign exchange rates.

**TABLE 14: QUARTERLY RESULTS**

(millions of Canadian dollars)

	For the three months ended							
	2011				2010			
	Oct. 31	July 31	Apr. 30	Jan. 31	Oct. 31	July 31	Apr. 30	Jan. 31
Net interest income	\$ 3,284	\$ 3,303	\$ 3,079	\$ 3,165	\$ 2,983	\$ 2,921	\$ 2,790	\$ 2,849
Non-interest income	2,381	2,044	2,043	2,295	2,034	1,823	1,977	2,188
Total revenue	5,665	5,347	5,122	5,460	5,017	4,744	4,767	5,037
Provision for credit losses	334	374	343	414	404	339	365	517
Non-interest expenses	3,482	3,207	3,201	3,193	3,263	2,966	2,953	2,981
Provision for (recovery of) income taxes	321	348	287	343	374	310	308	270
Non-controlling interests in subsidiaries, net of income taxes	26	27	25	26	27	26	26	27
Equity in net income of an associated company, net of income taxes	64	59	66	57	45	74	61	55
<b>Net income - reported</b>	<b>1,566</b>	<b>1,450</b>	<b>1,332</b>	<b>1,541</b>	<b>994</b>	<b>1,177</b>	<b>1,176</b>	<b>1,297</b>
<b>Adjustments for items of note, net of income taxes</b>								
Amortization of intangibles <sup>1</sup>	104	102	108	112	115	117	123	112
Decrease (increase) in fair value of derivatives hedging the reclassified available-for-sale debt securities portfolio	(44)	(3)	(6)	(81)	8	14	(23)	(4)
Integration and restructuring charges relating to the U.S. Personal and Commercial Banking acquisitions	12	28	16	13	18	5	-	46
Decrease (increase) in fair value of credit default swaps hedging the corporate loan book, net of provision for credit losses	(9)	(5)	(2)	3	4	(9)	2	7
(Recovery of) provision for income taxes due to changes in statutory income tax rates	-	-	-	-	-	-	-	(11)
Provision (release) of insurance claims	-	-	-	-	-	-	-	(17)
General allowance increase (release) in Canadian Personal and Commercial Banking and Wholesale Banking	-	-	-	-	-	-	(44)	-
Agreement with Canada Revenue Agency	-	-	-	-	121	-	-	-
Integration charges relating to the Chrysler Financial acquisition	5	6	3	-	-	-	-	-
<b>Total adjustments for items of note</b>	<b>68</b>	<b>128</b>	<b>119</b>	<b>47</b>	<b>266</b>	<b>127</b>	<b>58</b>	<b>133</b>
<b>Net income - adjusted</b>	<b>1,634</b>	<b>1,578</b>	<b>1,451</b>	<b>1,588</b>	<b>1,260</b>	<b>1,304</b>	<b>1,234</b>	<b>1,430</b>
Preferred dividends	48	43	40	49	48	49	48	49
<b>Net income available to common shareholders - adjusted</b>	<b>\$ 1,586</b>	<b>\$ 1,535</b>	<b>\$ 1,411</b>	<b>\$ 1,539</b>	<b>\$ 1,212</b>	<b>\$ 1,255</b>	<b>\$ 1,186</b>	<b>\$ 1,381</b>

(Canadian dollars, except as noted)

<b>Basic earnings per share</b>									
Reported	\$ 1.70	\$ 1.59	\$ 1.46	\$ 1.70	\$ 1.08	\$ 1.30	\$ 1.31	\$ 1.45	
Adjusted	1.77	1.73	1.60	1.75	1.39	1.44	1.37	1.61	
<b>Diluted earnings per share</b>									
Reported	1.69	1.58	1.46	1.69	1.07	1.29	1.30	1.44	
Adjusted	1.77	1.72	1.59	1.74	1.38	1.43	1.36	1.60	
<b>Return on common shareholders' equity</b>	<b>14.3%</b>	<b>14.4%</b>	<b>14.0%</b>	<b>15.5%</b>	<b>9.7%</b>	<b>12.2%</b>	<b>13.0%</b>	<b>14.0%</b>	

(billions of Canadian dollars)

Average earning assets	\$ 572	\$ 547	\$ 530	\$ 521	\$ 512	\$ 502	\$ 478	\$ 470
Net interest margin as a percentage of average earning assets	2.28%	2.39%	2.38%	2.41%	2.31%	2.31%	2.39%	2.41%

<sup>1</sup> Effective first quarter 2011, amortization of software is recorded in amortization of intangibles. For the purpose of the items of note only, software amortization is excluded from the amortization of intangibles.

## Business Focus

For management reporting purposes, the Bank's operations and activities are organized around the following operating business segments: Canadian Personal and Commercial Banking, Wealth Management, U.S. Personal and Commercial Banking, and Wholesale Banking.

**Canadian Personal and Commercial Banking** comprises our Canadian banking and global insurance businesses. Under the TD Canada Trust brand, the retail operations provide a full range of financial products and services to approximately 12 million personal and small business customers. As a leading customer services provider, TD Canada Trust offers anywhere, anytime banking solutions through telephone and internet banking, more than 2,780 automated banking machines, and a network of 1,150 branches located across Canada. TD Commercial Banking serves the needs of medium-sized Canadian businesses, customizing a broad range of products and services to meet their financing, investment, cash management, international trade, and day-to-day banking needs. Under the TD Insurance brand, the Bank offers a broad range of insurance products, including home and automobile coverage, life and health insurance in Canada and the U.S., as well as business property and casualty business in the U.S., in addition to credit protection coverage on TD Canada Trust lending products. The auto finance business in Canada serves the financing needs of retail customers through our auto dealer network.

**Wealth Management** leads with an integrated offering of global direct investing, advice-based, and asset management to a large and diverse institutional and retail client base, and is one of the largest in Canada based on market share of assets. Closely aligned with the Canadian and U.S. Personal and Commercial Banking businesses, TD Wealth Management is focused on providing an exceptional client experience.

In its global direct investing channel, TD Wealth Management has a leading market share in Canada and the U.K. through TD Waterhouse Direct Investing and TD Waterhouse International. In the U.S., we have an investment in TD Ameritrade, which is the industry-leader as measured by trades. TD's advice businesses each offer a unique value proposition and through an integrated wealth offering provide a continuum of products and services that are matched to the clients' needs. TD Asset Management is a leading North American investment manager comprised of retail and institutional capabilities.

**U.S. Personal and Commercial Banking** comprises the Bank's retail and commercial banking operations in the U.S. Operating under the brand TD Bank, America's Most Convenient Bank, the retail operations provide a full range of financial products and services through multiple delivery channels, including a network of 1,281 stores located along the east coast from Maine to Florida, telephone, mobile and internet banking and automated banking machines, allowing customers to have banking access virtually anywhere and anytime. U.S. Personal and Commercial Banking also serves the needs of businesses, customizing a broad range of products and services to meet their financing, investment, cash management, international trade, and day-to-day banking needs. TD expanded its U.S. franchise in 2011 with the acquisition of Chrysler Financial's U.S. business operations.

**Wholesale Banking** provides a wide range of capital markets and investment banking products and services including underwriting and distribution of new debt and equity issues, providing advice on strategic acquisitions and divestitures, and meeting the daily trading, funding and investment needs of our clients. Operating under the TD Securities brand, our clients include highly-rated companies, governments, and institutions in key financial markets around the world. Wholesale Banking is an integrated part of TD's strategy, providing market access to TD's wealth and retail operations and providing wholesale banking solutions to our partners and their customers.

The Bank's other business activities are not considered reportable segments and are, therefore, grouped in the Corporate segment. The Corporate segment includes the impact of asset securitization programs, treasury management, general provisions for credit losses, tax items at an enterprise level, the elimination of taxable equivalent and other intercompany adjustments, and residual unallocated revenue and expenses.

Effective the first quarter of 2011, operating results and associated loans for the U.S. credit cards business were transferred from Canadian Personal and Commercial Banking to U.S. Personal and Commercial Banking for segment reporting purposes. In addition, the Bank implemented a change in its allocation methodologies whereby certain items previously reported in the Corporate segment are now being allocated to other segments. These changes have no impact on the Bank's Annual Consolidated Financial Statements. Prior period results were not reclassified. These changes are referred to as "segment transfers" throughout this document. Refer to the "Segment Transfers" section of this document for further details.

Effective July 4, 2011, executive responsibilities for the TD Insurance business were moved from Group Head, Canadian Banking, Auto Finance, and Credit Cards, TD to the Group Head, Wealth Management, Insurance and Corporate Shared Services, TD. The Bank is currently finalizing its future reporting format and will update these results for segment reporting purposes effective the first quarter of fiscal 2012. These changes will be applied retroactively.

Results of each business segment reflect revenue, expenses, assets, and liabilities generated by the businesses in that segment. The Bank measures and evaluates the performance of each segment based on adjusted results where applicable, and for those segments, the Bank notes that the measure is adjusted. Amortization of intangible expenses is included in the Corporate segment. Accordingly, net income for operating business segments is presented before amortization of intangibles, as well as any other items of note not attributed to the operating segments, including those items which management does not consider within the control of the business segments. For more information, see the "How the Bank Reports" section. For information concerning the Bank's measures of economic profit and return on invested capital, which are non-GAAP measures, see the "Economic Profit and Return on Invested Capital" section. Segmented information also appears in Note 27 to the 2011 Consolidated Financial Statements.

Net interest income within Wholesale Banking is calculated on a taxable equivalent basis (TEB), which means the value of non-taxable or tax-exempt income, for example dividend income, is adjusted to its equivalent before-tax value. Using TEB allows the Bank to measure income from all securities and loans consistently and makes for a more meaningful comparison of net interest income with similar institutions. The TEB adjustment reflected in Wholesale Banking is eliminated in the Corporate segment. The TEB adjustment for the year was \$311 million, compared with \$415 million last year.

As noted in Note 5 to the 2011 Consolidated Financial Statements, the Bank securitizes retail loans and receivables held by Canadian Personal and Commercial Banking in transactions that are accounted for as sales. For the purpose of segmented reporting, Canadian Personal and Commercial Banking accounts for the transactions as though they are financing arrangements. Accordingly, the interest income earned on the assets sold net of the funding costs incurred by the purchaser trusts is recorded in net interest income and the PCL related to these assets is charged to provision for (reversal of) credit losses. This accounting is reversed in the Corporate segment and the gain recognized on sale together with income earned on the retained interests net of credit losses incurred are included in non-interest income.

The "Business Outlook and Focus for 2012" section for each segment, provided on the following pages, is based on the Bank's views and the actual "Economic Summary and Outlook" section and the outcome may be materially different. For more information, see the "Caution Regarding Forward-Looking Statements" section and the "Risk Factors That May Affect Future Results" section.

**TABLE 15: RESULTS BY SEGMENT**

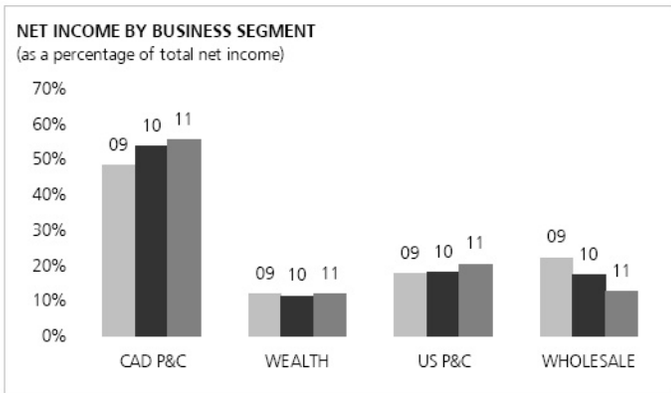
	Canadian Personal and Commercial Banking		Wealth Management		U.S. Personal and Commercial Banking		Wholesale Banking		Corporate		Total	
	2011	2010	2011	2010	2011	2010	2011	2010	2011	2010	2011	2010
Net interest income	\$ 7,320	\$ 7,134	\$ 423	\$ 336	\$ 4,286	\$ 3,579	\$ 1,603	\$ 1,815	\$ (801)	\$ (1,321)	\$ 12,831	\$ 11,543
Non-interest income	3,490	3,237	2,356	2,121	1,402	1,180	899	1,059	616	425	8,763	8,022
Provision for (reversal of) credit losses	820	1,046	-	-	666	646	22	25	(43)	(92)	1,465	1,625
Non-interest expenses	5,052	4,934	1,989	1,813	3,446	2,910	1,468	1,395	1,128	1,111	13,083	12,163
Income (loss) before provision for income taxes	4,938	4,391	790	644	1,576	1,203	1,012	1,454	(1,270)	(1,915)	7,046	5,777
Provision for (recovery of) income taxes	1,327	1,296	221	197	320	230	199	588	(768)	(1,049)	1,299	1,262
Non-controlling interests in subsidiaries, net of income taxes	-	-	-	-	-	-	-	-	104	106	104	106
Equity in net income of an associated company, net of income taxes	-	-	207	194	-	-	-	-	39	41	246	235
<b>Net income (loss) - reported</b>	<b>3,611</b>	<b>3,095</b>	<b>776</b>	<b>641</b>	<b>1,256</b>	<b>973</b>	<b>813</b>	<b>866</b>	<b>(567)</b>	<b>(931)</b>	<b>5,889</b>	<b>4,644</b>
<b>Adjustments for items of note, net of income taxes<sup>1</sup></b>												
Amortization of intangibles <sup>2</sup>	-	-	-	-	-	-	-	-	426	467	426	467
Decrease (increase) in fair value of derivatives hedging the reclassified available-for-sale debt securities portfolio	-	-	-	-	-	-	-	-	(134)	(5)	(134)	(5)
Integration and restructuring charges relating to U.S. Personal and Commercial Banking acquisitions	-	-	-	-	69	69	-	-	-	-	69	69
Decrease (increase) in fair value of credit default swaps hedging the corporate loan book, net of provision for credit losses	-	-	-	-	-	-	-	-	(13)	4	(13)	4
(Recovery of) provision for income taxes due to changes in statutory income tax rates	-	-	-	-	-	-	-	-	-	(11)	-	(11)
Provision (release) of insurance claims	-	-	-	-	-	-	-	-	-	(17)	-	(17)
General allowance increase (release) in Canadian Personal and Commercial Banking and Wholesale Banking	-	-	-	-	-	-	-	-	-	(44)	-	(44)
Agreement with Canada Revenue Agency	-	-	-	-	-	-	-	121	-	-	-	121
Integration charges relating to the Chrysler Financial acquisition	-	-	-	-	-	-	-	-	14	-	14	-
<b>Total adjustments for items of note</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>69</b>	<b>69</b>	<b>-</b>	<b>121</b>	<b>293</b>	<b>394</b>	<b>362</b>	<b>584</b>
<b>Net income (loss) - adjusted</b>	<b>\$ 3,611</b>	<b>\$ 3,095</b>	<b>\$ 776</b>	<b>\$ 641</b>	<b>\$ 1,325</b>	<b>\$ 1,042</b>	<b>\$ 813</b>	<b>\$ 987</b>	<b>\$ (274)</b>	<b>\$ (537)</b>	<b>\$ 6,251</b>	<b>\$ 5,228</b>
(billions of Canadian dollars)												
Average invested capital	\$ 9.3	\$ 9.3	\$ 4.2	\$ 4.4	\$ 17.6	\$ 17.9	\$ 3.3	\$ 3.2	\$ 10.3	\$ 6.8	\$ 44.7	\$ 41.6
Risk-weighted assets	73	68	9	8	98	88	35	32	4	3	219	200

<sup>1</sup> For explanations of items of note, see the "Non-GAAP Financial Measures - Reconciliation of Adjusted to Reported Net Income" table in the "Financial Results" section of this document.

<sup>2</sup> Effective 2011, amortization of software is recorded in amortization of intangibles. For the purpose of the items of note only, software amortization is excluded from the amortization of intangibles.

## ECONOMIC SUMMARY AND OUTLOOK

The economic outlook for the Canadian economy has softened somewhat over the last few months. The Canadian economy is on track for a healthy 3.0% annualized gain in the third quarter of 2011, largely driven by gains in trade. The sharp rebound in the quarter reflects the unwinding of temporary factors that weighed heavily on growth in the prior quarter, such as the supply disruptions caused by the Japanese earthquake and a number of shutdowns in the energy sector. Looking beyond temporary factors, underlying economic fundamentals have begun to fade. Following three years of significant borrowing, households appear fatigued. Consumer spending has down shifted to an average annual pace of 1.0% over the last three quarters, following a 3.3% gain in 2010. Continued low interest rates are expected to keep debt affordable and households in a good position to support economic growth. However, as households take a more cautious approach to accumulating debt, we anticipate a modest pace of consumer spending going forward. Still, much of Canada's economic woes are expected to stem from negative external forces, such as the ongoing European financial crisis and a tepid economic recovery in the United States – both of which are expected to weigh on Canadian export growth and business spending. Overall, we expect the Canadian economy to grow by just 2.3% in 2011 and 2% in 2012, with economic growth picking up to a more respectable pace of 2.6% in 2013. This pace of economic growth and the number of international risks looming over the global economy are expected to keep the Bank of Canada rate on hold until early 2013.



BUSINESS SEGMENT ANALYSIS

## Canadian Personal and Commercial Banking

Canadian Personal and Commercial Banking comprises the Bank's personal and business banking businesses in Canada, TD Auto Finance in Canada, as well as the Bank's insurance operations. Under the TD Canada Trust brand, the retail operations provide a full range of financial products and services to approximately 12 million personal and small business customers.

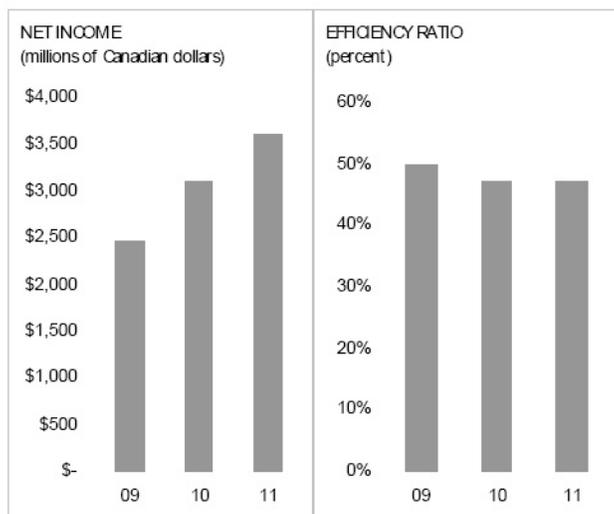


TABLE 16: REVENUE

(millions of Canadian dollars)	2011	2010	2009
Personal deposits	\$ 2,753	\$ 2,534	\$ 2,508
Consumer lending	2,449	2,435	2,175
Business banking	2,238	2,028	1,912
Real estate secured lending	1,966	2,017	1,515
Insurance, net of claims	1,259	1,107	1,075
Other <sup>1</sup>	145	250	264
<b>Total</b>	<b>\$ 10,810</b>	<b>\$ 10,371</b>	<b>\$ 9,449</b>

<sup>1</sup> Other revenue includes internal commissions on sales of mutual funds and other wealth management products, and other branch services. In 2011 an internal volume transfer occurred between business lines in which fees for foreign exchange and safety deposit box rentals were reclassified from Other to the various business lines.

### BUSINESS HIGHLIGHTS

- Posted record earnings of \$3,611 million, up 17% from last year.
- Delivered 2% operating leverage and record annual efficiency of 46.7%.
- Strong loan volume, supported by stable credit quality.
- Ongoing investment in customer-facing areas with the objective of further improving customer service and convenience. Opened 170 new branches since 2006, including 24 new branches in 2011.
- Combined our existing auto lending business with our purchase of Chrysler Financial.
- Achieved external recognition as an industry leader in customer service excellence with distinctions that included the following:
  - Rated #1 for "Customer Service Excellence" among Canada's five major banks by Synovate, an independent market research firm for the seventh year in a row. The Synovate Best Banking Awards for 2011 were based on survey responses from 40,353 households for the year ended August 2011, regionally and demographically representative of the entire Canadian population. Known as the Customer Service Index, the survey has been in existence since 1987.
  - Ranked highest in customer satisfaction among the five major Canadian banks for the sixth consecutive year by J.D. Power and Associates. 2011 results represented responses from 12,740 Canadian retail banking customers, fielded in March and June 2011 by J.D. Power and Associates, a global marketing information services firm. TD Canada Trust set the highest benchmark scores across six major drivers of customer satisfaction: account activities, account information, product offerings, facility, fees, and problem resolution.
- TD Insurance gross originated insurance premiums grew 5%, and TD General Insurance retained the #1 direct writer position.

### CHALLENGES IN 2011

- Continued low interest rate environment led to a decline in margins.
- Heightened competition from the major Canadian banks and other competitors in residential secured lending, credit cards, and term deposits.
- Consumer deleveraging in lines of credit.

## INDUSTRY PROFILE

The personal and business banking environment in Canada is very competitive among the major banks as well as some strong regional players. The intense competition makes it difficult to sustain market share gains and distinctive competitive advantage over the long term. The Canadian auto finance industry is also very competitive among the major banks and captive finance companies. Continued success depends upon outstanding customer service and convenience, disciplined risk management practices, and expense management. The Canadian property and casualty insurance industry features a relatively large number of participants each with limited market share. The life and health insurance industry in Canada and the reinsurance market internationally are more consolidated featuring a few large players.

## OVERALL BUSINESS STRATEGY

The strategy for Canadian Personal and Commercial Banking is to:

- Integrate the elements of the comfortable customer experience into everything we do.
- Be recognized as an extraordinary place to work.
- Use our strengths to build out under-represented businesses.
- Simplify activities to be an efficient revenue growth engine.
- Invest in the future to deliver top tier earnings performance consistently.

**TABLE 17: CANADIAN PERSONAL AND COMMERCIAL BANKING**

(millions of Canadian dollars, except as noted)	2011	2010	2009
Net interest income	\$ 7,320	\$ 7,134	\$ 6,348
Non-interest income	3,490	3,237	3,101
Total revenue	10,810	10,371	9,449
Provision for credit losses	820	1,046	1,155
Non-interest expenses	5,052	4,934	4,725
<b>Net income - reported</b>	<b>\$ 3,611</b>	<b>\$ 3,095</b>	<b>\$ 2,472</b>
<b>Selected volumes and ratios</b>			
Return on invested capital	39.0%	33.4%	28.1%
Margin on average earning assets (including securitized assets)	2.77	2.92	2.90
Efficiency ratio	46.7	47.6	50.0
Number of Canadian retail branches	1,150	1,127	1,116
Average number of full-time equivalent staff	34,560	34,108	32,725

## REVIEW OF FINANCIAL PERFORMANCE

Canadian Personal and Commercial Banking generated record net income for the year of \$3,611 million, an increase of \$516 million, or 17%, from last year. Return on invested capital for the year was 39.0%, compared with 33.4% last year.

Revenue for the year was \$10,810 million, an increase of \$439 million, or 4% (6% excluding segment transfers), compared with last year, mainly due to strong volume growth, as well as strong insurance revenue from solid premium growth and better claims experience. Margin on average earning assets decreased 15 bps to 2.77% compared with last year. The decline was attributable to the low rate environment, competitive pricing, and portfolio mix. Real estate secured lending, business loans, auto lending, personal and business deposits, as well as insurance posted strong volume growth. Real estate secured lending volume, including securitized assets, increased \$14.8 billion, or 8%. Auto lending volume increased \$2.2 billion, or 22% with the acquisition of Chrysler Financial contributing \$0.4 billion. Business loans and acceptances volume increased \$3.6 billion, or 11%. Personal deposit volume increased \$4.6 billion, or 4%, while business deposit volume increased \$6.2 billion, or 11%. Gross originated insurance premiums increased \$166 million, or 5%.

PCL for the year was \$820 million, a decrease of \$226 million, or 22% (16% excluding segment transfers), compared with last year mainly due to improved credit portfolio performance and enhanced collection strategies. Personal banking PCL was \$786 million, a decrease of \$164 million (\$111 million excluding segment transfers), or 17%, and business banking PCL was \$34 million, a decrease of \$63 million, or 65%. PCL as a percentage of credit volumes was 0.31%, a decline of 12 bps from last year. Net impaired loans were \$596 million, an increase of \$44 million, or 8%, compared with last year. Net impaired loans as a percentage of total loans were 0.22%, which was flat compared with October 31, 2010.

Non-interest expenses for the year were \$5,052 million, an increase of \$118 million, or 2% (3% excluding segment transfers), compared with last year primarily due to continued investment in the business. The average FTE staffing levels increased by 452, or 1%. The efficiency ratio improved to a record 46.7%, compared with 47.6% last year.

## KEY PRODUCT GROUPS

### Personal Banking

- Personal Deposits - In 2011, the Bank continued to leverage its market share position to deliver solid volume growth. While competitive pressure for accounts has been increasing, the Bank maintained its leadership in market share and continued to grow net active accounts.
- Consumer Lending - Modest growth in personal lending and credit card balances as effective account management and account acquisition helped to offset slowing consumer demand.
- Real Estate Secured Lending - Consumer focus on managing debt loads contributed to strong but moderating growth in 2011. Despite the challenging environment, the Bank maintained its leadership position in market share.
- TD Auto Finance Canada - Continued growth primarily driven by strong auto sales.

**Business Banking**

- Commercial Banking - Continued investment in new branch locations, customer-facing resources, and sales tools resulted in strong volume growth and market share gains across all products, particularly deposits, which posted double digit growth. Credit losses were lower than the previous year as economic conditions stabilized.
- Small Business Banking - The customer base continued to grow during the year generating strong deposit volume growth. The business continued to invest in additional small business advisors in our retail branches, as well as in sales tools to better enable the retail sales force to serve customers.
- Merchant Services Banking - We offer point-of-sale solutions for debit and credit card transactions, supporting over 100,000 business locations across the country. Business volumes and revenue continued to increase in 2011 as a result of stronger spending, continued benefits from the acquisition of the MasterCard customer portfolio in 2010 from First Data, and the launch of a direct sales force for the businesses.

**Insurance**

- TD General Insurance - Strong unit growth in our affinity business and repricing of the direct business led to solid premium growth which along with better claims management drove significant earnings improvement, consolidating TD Insurance's position as the leader in the direct personal automobile and home insurance industry and affinity business in Canada.
- TD Life and Health - Solid premium growth from providing Life and Health solutions to over 3 million Canadians, and expense management, led to strong earnings growth. TD Insurance offers a full range of products to meet client needs including travel insurance, term life insurance, critical illness, and mortgage, credit card and loan insurance.

**BUSINESS OUTLOOK AND FOCUS FOR 2012**

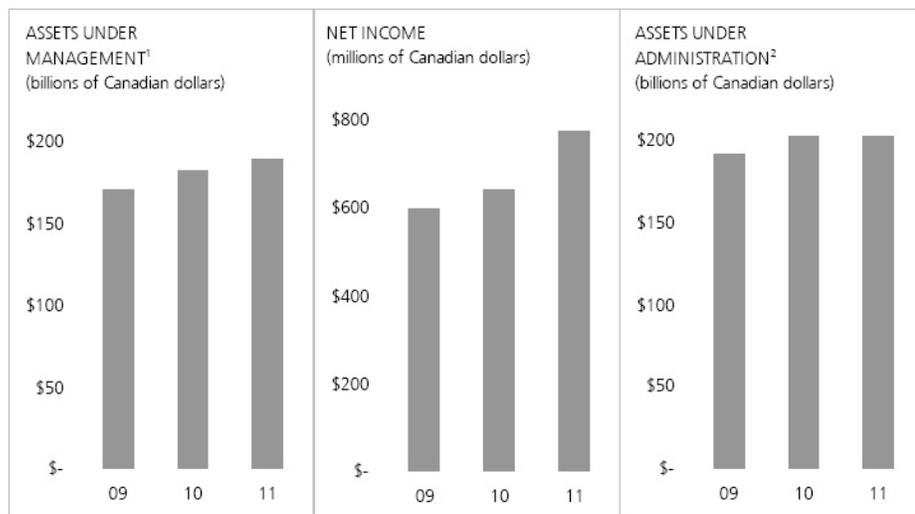
Heading into 2012, Canadian Personal and Commercial Banking has good operating momentum - a leadership position in branch hours, leverage from ongoing and consistent investments in the sales force, growing market share in the business bank, and the contribution from the MBNA acquisition. However, the impact of lower margins and slower underlying personal banking growth will be key revenue growth challenges. We expect retail credit loss rates to remain relatively stable into 2012 and forecast commercial credit losses to increase to more normalized levels. While we will manage operating expenses tightly, we will continue to make appropriate investments in our business. Overall, we expect earnings growth to moderate.

**Our key priorities for 2012 include:**

- Extend our leadership position in customer service and convenience.
- Create an integrated customer service experience across all channels.
- Mitigate impact from slower growth operating environment by improving efficiency through streamlining, and simplifying technology, processes and controls.
- Continue to grow under-represented businesses and identify new sources of revenue.
- Meet year one integration goals for the MBNA Canada acquisition.

**BUSINESS SEGMENT ANALYSIS**  
**Wealth Management**

Through our direct investing, advice-based, and asset management businesses, TD Wealth Management helps individual and institutional clients build, preserve, and transition wealth.



**TABLE 18: REVENUE<sup>3,4</sup>**

(millions of Canadian dollars)	2011	2010	2009
Direct investing	\$ 893	778	\$ 742
Advice-based	1,056	923	820
Asset management	830	756	643
<b>Total Global Wealth</b>	<b>\$ 2,779</b>	<b>\$ 2,457</b>	<b>\$ 2,205</b>

<sup>1</sup> Assets under management: Assets owned by customers, managed by the Bank, where the Bank makes investment selections on behalf of the client (in accordance with an investment policy). In addition to the TD family of mutual funds, the Bank manages assets on behalf of individuals, pension funds, corporations, institutions, endowments and foundations.

<sup>2</sup> Assets under administration: Assets owned by customers where the Bank provides services of an administrative nature, such as the collection of investment income and the placing of trades on behalf of the clients (where the client has made their own investments selection).

<sup>3</sup> Excludes the Bank's investment in TD Ameritrade.

<sup>4</sup> Certain revenue lines are presented net of internal transfers.

**BUSINESS HIGHLIGHTS**

- Wealth Management net income of \$776 million was 21% above 2010, while Global Wealth, which excludes TD Ameritrade, was up 27%. The Bank's investment in TD Ameritrade contributed earnings of \$207 million for the year, 7% higher than the previous year.
- Global Wealth had a record earnings year with net income of \$569 million. Despite the challenging economic environment, all businesses experienced solid growth and delivered strong results.
- Global Wealth assets under administration of \$241 billion as at October 31, 2011, increased by \$16 billion, or 7%, compared with October 31, 2010. Assets under management of \$189 billion as at October 31, 2011 increased by \$6 billion, or 3%, compared with October 31, 2010 primarily driven by net new client assets.
- The Canadian direct investing business increased their number one market share position in Canada in both assets and trades. In the U.K., our direct investing operation maintained the number one market position, as ranked by trades per day.
- Our full-service and direct investing businesses ranked number 2 among Canadian banks in the J.D. Power and Associates customer satisfaction survey results for 2011.
- Our Advice businesses in Canada hit a milestone and exceeded \$100 billion in AUA despite volatile markets, clients continued to choose to open new accounts with us increasing our asset growth.
- TD Mutual Funds launched Target Return funds in September 2011, a first for the Canadian mutual fund industry. These Funds take an outcome-based approach to investing by seeking to provide three key benefits: 1) Potential protection against inflation; 2) Opportunity for reduced volatility; and 3) Defined target return.
- TD Asset Management Inc. (TDAM), the manager of TD Mutual Funds, was recognized at the Canadian Lipper Fund Awards. TD Monthly Income Fund (Investor Series) was awarded for its excellent performance over the past 10 years, and the TD U.S. Mid-Cap Growth Fund (Investor Series) was awarded for both its five-year and 10-year performance.
- TDAM launched two institutional low volatility funds. These funds are differentiated in the marketplace as they seek to provide equity market returns with lower volatility.

**CHALLENGES IN 2011**

- **Assets under administration and assets under management were negatively impacted in the second half of 2011 by weakening global economic growth, sovereign debt issues in Europe and U.S. debt ceiling negotiations.**
- **Low interest rates and economic uncertainty throughout the year challenged revenue growth.**

**INDUSTRY PROFILE**

TD Wealth Management operates in three geographic regions: Canada, the U.S., and Europe. In Canada, the industry is extremely competitive consisting of major banks, large insurance companies, and monoline wealth organizations. TD has a leading market share in direct investing and asset management, and a growing share of the advice-based businesses. Given the level of competition in Canada, success lies in our ability to differentiate our client experience in our direct investing business, and to provide investment solutions and advice to manage our advised clients' wealth accumulation, preservation and transition to meet their needs.

In the U.S., the wealth management industry is large but fragmented, consisting of banks, mutual fund companies, and discount brokers. In our Maine-to-Florida footprint, the Bank competes against national and regional banks, as well as brokerage companies.

In the U.K. and Europe, the industry is led by strong regional players with little pan-European presence or brand. TD competes by providing multi-currency and multi-exchange online direct investing services for retail investors, and custody and clearing services for corporate clients.

**OVERALL BUSINESS STRATEGY****Global Direct Investing**

- Build on leadership through best-in-class service and intuitive functionality.

**North American Advice-based Business**

- Provide comprehensive investment and wealth planning services to deliver on pre-retiree and retiree clients' needs in terms of the preservation and transition of wealth.
- Continue to deepen the business referral relationship with personal and commercial banking partners in Canada and the U.S.
- Focus on unique client segments by catering to their specific investment needs.

**Asset Management**

- Deepen channel penetration, broaden institutional relationships, and expand international equity capability.

**TABLE 19: WEALTH MANAGEMENT**

(millions of Canadian dollars, except as noted)

	2011	2010	2009
<b>Global Wealth</b>			
Net interest income	\$ 423	\$ 336	\$ 270
Non-interest income	2,356	2,121	1,935
Total revenue	2,779	2,457	2,205
Non-interest expenses	1,989	1,813	1,701
<b>Net Income</b>			
Global Wealth	569	447	345
TD Ameritrade	207	194	252
<b>Total Wealth Management</b>	\$ 776	\$ 641	\$ 597
<b>Selected volumes and ratio – Global Wealth</b>			
Assets under administration (billions of Canadian dollars)	\$ 241	\$ 225	\$ 191
Assets under management (billions of Canadian dollars)	189	183	171
Return on invested capital (Total Wealth Management)	18.4%	14.5%	12.8%
Efficiency ratio	71.6%	73.8%	77.1%
Average number of full-time equivalent staff	7,239	7,043	6,864

**REVIEW OF FINANCIAL PERFORMANCE**

Wealth Management net income for the year was \$776 million, an increase of \$135 million, or 21%, compared with last year. Global Wealth net income, which excludes TD Ameritrade, was \$569 million, an increase of \$122 million or 27% driven by growth across all business lines. The Bank's reported investment in TD Ameritrade generated \$207 million of net income, an increase of \$13 million, or 7%, compared with last year. The increase was driven by higher operating earnings in TD Ameritrade, partially offset by a stronger Canadian dollar. For its fiscal year ended September 30, 2011, TD Ameritrade reported net income of US\$638 million, an increase of US\$46 million, or 8%, compared with last year. Wealth Management's return on invested capital was 18.4%, compared with 14.5% last year.

Revenue for the year was \$2,779 million, an increase of \$322 million, or 13%, compared with last year. Revenue in the asset management and advice-based businesses increased primarily due to growth in average client assets which drove stronger fee-based revenue. Direct investing revenue increased due to higher net interest income mainly from expansion in net interest margin, higher client deposits and margin loans, and increased transaction revenue from higher transaction volumes.

Non-interest expenses for the year were \$1,989 million, an increase of \$176 million, or 10%, compared with last year. The increase in expenses was mainly due to higher variable costs driven by increased revenue from higher asset values in the advice-based and asset management businesses, increased compensation costs associated with higher average FTE, higher infrastructure investment to support business growth, and non-recurring project costs.

The average FTE staffing levels for the year increased by 196, or 3%, compared with last year. The increase was due to both support staff for business and infrastructure growth, and in client-facing FTE staff. The efficiency ratio for the year improved to 71.6% compared to 73.8% in the prior year.

Assets under administration of \$241 billion as at October 31, 2011 increased by \$16 billion, or 7%, compared with October 31, 2010, primarily due to net new client assets. Assets under management of \$189 billion as at October 31, 2011 increased by \$6 billion, or 3% compared with October 31, 2010.

**TD AMERITRADE HOLDING CORPORATION**

As at October 31, 2011, the Bank's reported investment in TD Ameritrade was 44.96% (July 31, 2011 – 43.76%; October 31, 2010 – 45.93%) of the issued and outstanding shares of TD Ameritrade.

On August 6, 2010 and October 31, 2011, the Stockholders Agreement was amended in each case such that: (i) the Bank has until January 24, 2014 to reduce its ownership in TD Ameritrade to 45% if the Bank's ownership interest exceeds 45% as a result of authorized repurchases of common stock by TD Ameritrade; (ii) the Bank is required to commence reduction of its ownership in TD Ameritrade and continue its reduction as long as it can be executed at a price per share equal to or greater than the Bank's then-applicable average carrying value per share of TD Ameritrade; and (iii) in connection with stock repurchases by TD Ameritrade, the Bank's ownership interest in TD Ameritrade will not exceed 48%.

In accordance with the Bank's previously disclosed intention, the Bank sold 17.3 million shares of TD Ameritrade during the year and recognized a gain of \$8.1 million on this sale.

The condensed financial statements of TD Ameritrade, based on its Consolidated Financial Statements filed with the SEC, are provided as follows:

**TABLE 20: CONDENSED CONSOLIDATED BALANCE SHEET**

(millions of U.S. dollars)

	As at Sept. 30	
	2011	2010
<b>Assets</b>		
Receivables from brokers, dealers, and clearing organizations	\$ 834	\$ 1,208
Receivables from clients, net of allowance for doubtful accounts	8,059	7,394
Other assets	8,233	6,125
<b>Total assets</b>	<b>\$ 17,126</b>	<b>\$ 14,727</b>
<b>Liabilities</b>		
Payable to brokers, dealers, and clearing organizations	\$ 1,710	\$ 1,934
Payable to clients	8,979	6,810
Other liabilities	2,321	2,211
<b>Total liabilities</b>	<b>13,010</b>	<b>10,955</b>
<b>Stockholders' equity</b>	<b>4,116</b>	<b>3,772</b>
<b>Total liabilities and stockholders' equity</b>	<b>\$ 17,126</b>	<b>\$ 14,727</b>

**TABLE 21: CONDENSED CONSOLIDATED STATEMENTS OF INCOME**

(millions of U.S. dollars)

	For the years ended	
	Sept. 30	Sept. 30
	2011	2010
<b>Revenues</b>		
Net interest revenue	\$ 492	\$ 422
Fee-based and other revenue	2,271	2,139
Total revenues	2,763	2,561
<b>Operating expenses</b>		
Employee compensation and benefits	675	622
Other	1,040	974
Total operating expenses	1,715	1,596
<b>Other expense</b>	<b>31</b>	<b>53</b>
<b>Pre-tax income</b>	<b>1,017</b>	<b>912</b>
Provision for income taxes	379	320
<b>Net income<sup>1</sup></b>	<b>\$ 638</b>	<b>\$ 592</b>
Earnings per share - basic	\$ 1.12	\$ 1.01
Earning per share - diluted	\$ 1.11	\$ 1.00

<sup>1</sup> The Bank's equity share of net income of TD Ameritrade is subject to adjustments relating to amortization of intangibles.

## KEY PRODUCT GROUPS

### **Global Direct Investing**

- TD Waterhouse Direct Investing offers a comprehensive product and service offering to self-directed retail investors and to investment counsellors and corporate clients through its Institutional Services business. TD Waterhouse is the largest direct investing in Canada by assets under administration and trade volume. In the U.K. and Europe, TD Waterhouse International provides multi-currency and multi-exchange online direct investing services for retail investors, and custody and clearing services for corporate clients. This business has a leading market share, is ranked number one in trades per day in the U.K., and has presence in Ireland and other areas of Europe.

### **North American Advice-based Business**

- Integrated and closely aligned to Canadian and U.S. Personal and Commercial Banking segments, TD's advice-based businesses, (TD Waterhouse Financial Planning, TD Waterhouse Private Investment Advice, and Private Client Group) represent a critical mass organization that meets the pre-retirement and retirement needs of clients. Each advice-based business is focused on a discrete segment and offers a specific value proposition which aligns with clients' asset levels and the complexity of their needs. Together they provide investment solutions and advice to manage clients' asset accumulation, and the preservation and transition of client wealth.

### **Asset Management**

- TD Asset Management (TDAM) is a leading investment manager comprised of retail and institutional capabilities. In Canada, TD Mutual Funds provides one of the most broadly diversified ranges of mutual funds and professionally managed portfolios. TDAM's institutional investment business has a leading market share in Canada. Both units work in close partnership with wealth management businesses to align origination, manufacturing, wholesaling, and distribution.

## BUSINESS OUTLOOK AND FOCUS FOR 2012

Market volatility and economic uncertainty experienced in the latter part of 2011 are expected to continue into early 2012 with no signs of stabilizing in the near term. The low interest rate environment is expected to prevail throughout 2012 sustaining the pressure on margins. Despite these external environmental challenges, our business fundamentals are strong and our prospects for growth remain positive as we move into fiscal 2012.

Our key priorities for 2012 are as follows:

- Build on our leadership in the direct investing business by introducing new client solutions and improving service.
- Grow market share in our advice-based businesses via planning tools and client experience enhancements.
- Leverage our partnerships within the Bank.
- Focus on unique client segments to service their specific financial needs.
- Leverage our premier institutional asset management capabilities as we compete for new mandates.
- Enhance our technology and operations capabilities to drive further efficiencies across the wealth management platform and to provide best-in-class client service levels.

BUSINESS SEGMENT ANALYSIS

U.S. Personal and Commercial Banking

Operating under the brand name, TD Bank, America's Most Convenient Bank, U.S. Personal and Commercial Banking offers a full range of banking services to more than 7 million customers including individuals, businesses, and governments.

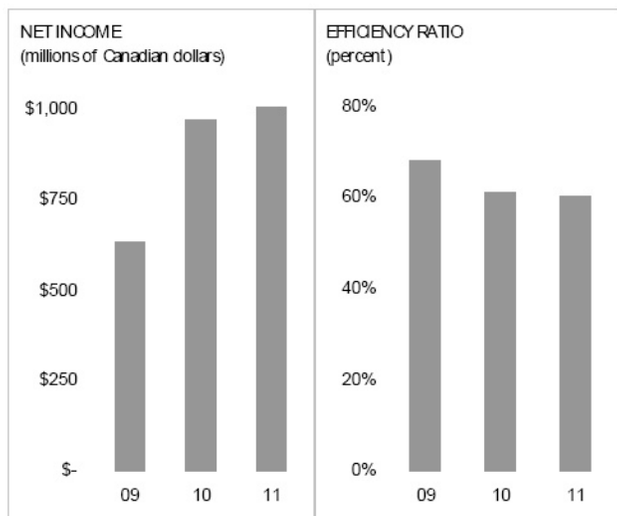


TABLE 22: ASSETS<sup>1</sup>

(millions of dollars)

	Canadian dollars			U.S. dollars		
	2011	2010	2009	2011	2010	2009
Consumer loans	\$ 34,993	\$ 24,026	\$ 20,371	\$ 35,109	\$ 23,550	\$ 18,900
Business and government loans	43,146	41,545	36,108	43,289	40,722	33,500
Debt securities classified as loans <sup>2</sup>	3,804	5,054	7,900	3,817	4,954	7,302
Investment securities	42,541	36,590	27,998	41,682	35,866	25,879
Other assets	3,467	11,164	12,261	3,478	10,943	11,333
<b>Total</b>	<b>\$ 127,951</b>	<b>\$ 118,379</b>	<b>\$ 104,638</b>	<b>\$ 127,375</b>	<b>\$ 116,035</b>	<b>\$ 96,914</b>

<sup>1</sup> Excluding all goodwill and other intangibles.

<sup>2</sup> As a result of the 2009 Amendments to CICA Handbook Section 3855, certain available-for-sale and held-to-maturity securities were reclassified to loans.

BUSINESS HIGHLIGHTS

- Achieved US\$1,275 million in reported earnings and US\$1,345 million in adjusted earnings, an increase of 35% and 33% respectively, in a challenging operating environment.
- Record adjusted earnings.
- Gained profitable market share on both loans and deposits while maintaining strong credit quality.
- Grew loans organically by approximately US\$6.8 billion, or 13%, and deposits by US\$9.3 billion, or 13%, since last year (US\$17.7 billion, or 30%, and US\$25.9 billion, or 19%, including the South Financial and Chrysler Financial acquisitions, Government deposits and TD Ameritrade insured deposit accounts), during a significant economic downturn.
- Successfully integrated South Financial during 2011.
- Continued to lead in customer service and convenience with more store hours than competitors in our Maine-to-Florida footprint.
- Continued to invest in growing the franchise, adding 37 new stores in fiscal 2011.
- Asset quality has improved for the legacy portfolio, acquired credit-impaired loan portfolios continue to perform within expectations.

CHALLENGES IN 2011

- Regulatory and legislative changes have impacted the operating environment, TD Bank's product offering and economics.
- Low interest rate environment continues which has impacted deposit margins.
- Weak loan demand due to slow economic recovery and prolonged weakness in employment.
- Increased competition has led to pressure on margins.

## INDUSTRY PROFILE

The U.S. banking industry has experienced a significant amount of consolidation over the past few years. The personal and business banking environment in the U.S. is very competitive in all areas of the business. TD Bank is subject to vigorous competition from other banks and financial institutions, including savings banks, finance companies, credit unions, and other providers of financial services. The keys to profitability are attracting and retaining customer relationships over the long term by owning the convenience and service space within our operating footprint, effective risk management, rational product pricing, use of technology to deliver products and services for customers anytime and anywhere, optimizing fee-based businesses, and effective control of operating expenses.

## OVERALL BUSINESS STRATEGY

The strategy for U.S. Personal and Commercial Banking is to:

- Continue to take share while controlling expenses.
- Evolve the business in response to regulatory changes - at appropriate pace and cost.
- Implement franchise optimization e.g., wallet share in retail and commercial; banking for TD Ameritrade customers; productivity improvements.
- Continue building large bank functionality and capability.
- Manage asset quality.
- Optimize balance sheet and capital structure and grow assets to deploy excess liquidity.
- Execute on the acquisitions and related integration and capture synergies.

**TABLE 23: U.S. PERSONAL AND COMMERCIAL BANKING**

(millions of dollars, except as noted)

	Canadian dollars						U.S. dollars	
	2011	2010	2009	2011	2010	2009		
Net interest income	\$ 4,286	\$ 3,579	\$ 3,607	\$ 4,347	\$ 3,451	\$ 3,093		
Non-interest income	1,402	1,180	1,117	1,425	1,140	960		
Total revenue	5,688	4,759	4,724	5,772	4,591	4,053		
Provision for credit losses - loans	513	615	698	520	592	601		
Provision for credit losses - debt securities classified as loans	75	31	250	75	29	209		
Provision for credit losses - acquired credit-impaired loans <sup>1</sup>	78	-	-	82	-	-		
Provision for credit losses - total	666	646	948	677	621	810		
Non-interest expenses - reported	3,446	2,910	3,213	3,495	2,805	2,763		
Non-interest expenses - adjusted	3,333	2,803	2,785	3,379	2,702	2,390		
<b>Net income - reported</b>	<b>1,256</b>	<b>973</b>	<b>633</b>	<b>1,275</b>	<b>941</b>	<b>541</b>		
<b>Adjustments for items of note:<sup>2</sup></b>								
Integration and restructuring charges relating to U.S. Personal and Commercial Banking acquisitions	69	69	276	70	67	240		
<b>Net income - adjusted</b>	<b>\$ 1,325</b>	<b>\$ 1,042</b>	<b>\$ 909</b>	<b>\$ 1,345</b>	<b>\$ 1,008</b>	<b>\$ 781</b>		
<b>Selected volumes and ratios</b>								
Return on invested capital	7.5%	5.8%	4.5%	7.5%	5.8%	4.5%		
Efficiency ratio - reported	60.6%	61.1%	68.0%	60.6%	61.1%	68.0%		
Efficiency ratio - adjusted	58.6%	58.9%	59.0%	58.6%	58.9%	59.0%		
Margin on average earning assets (TEB) <sup>3</sup>	3.63%	3.49%	3.52%	3.63%	3.49%	3.52%		
Number of U.S. retail stores	1,281	1,269	1,028	1,281	1,269	1,028		
Average number of full-time equivalent staff	24,193	19,952	19,594	24,193	19,952	19,594		

<sup>1</sup> Includes all FDIC covered loans and other acquired credit-impaired loans.

<sup>2</sup> For explanations of items of note, see the "Non-GAAP Financial Measures - Reconciliation of Adjusted to Reported Net Income" table in this document.

<sup>3</sup> Average deposits and margin on average earning assets exclude the impact related to the TD Ameritrade insured deposit accounts (IDA). The IDA is described in Note 29 to the 2011 Consolidated Financial Statements.

## REVIEW OF FINANCIAL PERFORMANCE

U.S. Personal and Commercial Banking net income, in Canadian dollar terms, for the year was \$1,256 million, an increase of \$283 million, or 29%, on a reported basis, and \$1,325 million on an adjusted basis, an increase of \$283 million, or 27%, compared with last year. In U.S. dollar terms, reported net income was \$1,275 million, an increase of \$334 million, or 35%, and net income on an adjusted basis was US\$1,345 million, an increase of US\$337 million, or 33%. The increase was primarily due to higher core fee-based revenue, increased loan and deposit volume, and lower PCL, partially offset by higher expenses and the impact of Regulation E on overdraft fees. Adjusted net income for the current and prior year excluded integration and restructuring charges relating to acquisitions. The return on invested capital was 7.5%, compared with 5.8% last year. On April 1, 2011, the Bank acquired 100% of the outstanding equity of Chrysler Financial for cash consideration of approximately \$6.4 billion. As at April 1, 2011, the acquisition contributed \$3.1 billion of net cash and cash equivalents, \$7.3 billion of loans, \$2.2 billion of other assets, and \$6.5 billion of liabilities.

In U.S. dollar terms, revenue for the year was US\$5,772 million, an increase of US\$1,181 million, or 26%, compared with last year, driven by increased loan and deposit volume, higher fee-based revenue and the impact of acquisitions. The margin on average earning assets for the year increased by 14 bps to 3.63% compared with last year as higher margins on acquired portfolios were partially offset by the impact of a low rate environment.

Total PCL for the year was US\$677 million, an increase of US\$56 million, or 9%, compared with last year due primarily to the acquired loan portfolios. PCL for loans excluding acquired credit-impaired loans and debt securities classified as loans as a percentage of credit volume was 0.76%, a decrease of 32 bps, compared with last year. Net impaired loans, excluding acquired credit-impaired loans and debt securities classified as loans, were US\$1,144 million a decrease of US\$47 million, or 4%, compared with last year due to lower levels of new formations and continued improvement in credit quality. Acquired credit-impaired loans totalled US\$5.6 billion at October 31, 2011 versus US\$6.9 billion at October 31, 2010 while net impaired debt securities classified as loans were US\$1.4 billion versus US\$1.0 billion at October 31, 2010. Reported non-interest expenses for the year were US\$3,495 million, an increase of US\$690 million, or 25%, compared with last year. On an adjusted basis, excluding the items of note for integration and restructuring charges, non-interest expenses were US\$3,379 million, an increase of US\$677 million, or 25%, due to acquisitions (the South Financial Group and Chrysler Financial), investments in new stores, investments in infrastructure, and economic and regulatory factors.

The average FTE staffing levels for the year increased by 4,241, or 21%, compared with last year due to new stores and acquisitions, partially offset by synergies and store consolidation. The reported efficiency ratio for the year improved to 60.6%, compared with 61.1% last year. The adjusted efficiency ratio for the year improved 30 bps compared with last year.

#### **KEY PRODUCT GROUPS**

##### **Personal Banking**

- Personal Deposits - Continued to build on our reputation as America's Most Convenient Bank by opening 37 new stores in fiscal 2011. Delivered strong year-over-year growth driven by maturing stores and a competitive product offering.
- Consumer Lending - Principal product offerings of home equity loans and lines of credit and auto loans offered through a network of auto dealers continued to grow organically. Loan loss rates have improved over the prior year and remain at the lower end of loss rates in the industry.
- Residential Real Estate Secured Lending - Grew profitable market share and franchise customers, with strong credit quality, during a tough economic environment. Loan volumes have increased by approximately US\$4 billion over last year driven by higher originations. In-store originations are a key focus to leverage cross-sell opportunities.
- Small Business Banking and Merchant Services – The Small Business Banking group continues to be among the top ranked small business lenders in most of our markets. Merchant Services offers point-of-sale settlement solutions for debit and credit card transactions, supporting over 15,000 business locations in our footprint.

##### **Commercial Banking**

- Commercial Banking - While overall commercial loan demand remained tepid in the operating environment, loan volume grew by 10% organically, significantly outperforming peers. Loan losses have improved throughout the portfolio and our overall asset quality remains better than the industry.

#### **BUSINESS OUTLOOK AND FOCUS FOR 2012**

**We will continue to build on our strength of industry-leading convenience banking, providing superior customer service, and efficient, local decision making. We expect to open in excess of 30 new stores in fiscal 2012. Adjusted for acquisitions, expense growth is expected to moderate and will be driven by investments in future growth including new stores and technology infrastructure. PCL is expected to continue to normalize in 2012. Revenue growth will be muted by the impact of prolonged low interest rates and the Durbin amendment. The Durbin amendment is expected to impact gross revenue by approximately US\$50-60 million pre-tax per quarter. Regulatory and legislative actions will continue to impact the operating environment and economics of TD Bank which will result in an increased focus on evolving the product offering to TD Bank's customers while maintaining a strong market position. The goal of U.S. Personal and Commercial Banking is to achieve consistent earnings growth over the long-term. Our key priorities for 2012 are as follows:**

- Continue momentum in organic growth of core deposits and loans, while keeping strong credit quality.
- Continue to deliver convenient banking solutions and services that exceed customer expectations.
- Continue business expansion by opening new stores in larger markets such as New York, Florida, Boston and Washington DC.
- Manage controllable expenses closely given increased pressure on revenue.
- Create a universal financial services institution by broadening and deepening customer relationships through cross-selling initiatives.

BUSINESS SEGMENT ANALYSIS

# Wholesale Banking

Wholesale Banking serves a diverse base of corporate, government, and institutional clients in key global financial centers.



TABLE 24: REVENUE

(millions of Canadian dollars)	2011	2010	2009
Investment banking and capital markets	\$ 1,730	\$ 2,351	\$ 3,154
Corporate banking	453	454	397
Equity investments	319	69	(330)
<b>Total</b>	<b>\$ 2,502</b>	<b>\$ 2,874</b>	<b>\$ 3,221</b>

**BUSINESS HIGHLIGHTS**

- Net income for the year was \$813 million, a decrease of \$53 million, or 6%, on a reported basis, and \$174 million, or 18% on an adjusted basis, compared with last year.
- Return on invested capital of 24.4%, compared with 30.7% last year.
- Maintained top-three dealer status in Canada (for the nine-month period ended September 30, 2011):
  - #1 in M&A completed (on rolling 12 month basis)
  - #1 in equity block trading
  - #1 in equity underwriting (full credit to book runner)
  - #2 in fixed-income underwriting
- Enhanced investment banking capabilities and grew franchise fixed income, currency and commodities businesses despite challenging markets.
- Higher underwriting income due to strong performance on equity issues.

**CHALLENGES IN 2011**

- Low investor confidence due to concerns over sovereign debt levels and economic performance in the U.S. and Europe.
- Highly volatile trading environment with markets exhibiting little clear direction and sellers outnumbering buyers.
- Pressure on pricing from increased competition and a continued low interest environment.

**INDUSTRY PROFILE**

The wholesale banking sector in Canada is a mature market with competition primarily coming from the Canadian banks, large global investment firms, and independent niche dealers. The trading environment was challenging in 2011. As key government issuers struggled with low growth and large debt and deficit burdens credit spreads increased which resulted in asset devaluation. Uncertainty over the resolution of these issues negatively affected investor confidence which further depressed market conditions. Most competitors have shifted their focus to client-driven trading revenue and fee income to reduce risk and preserve capital which has resulted in tighter margins. Industry volumes and returns decreased compared to 2009 and 2010 which benefited as markets rebounded from the crisis in 2008. In the short term, we expect continued uncertainty in the markets with the risk of ongoing lower levels of activity and further volatility in asset values. Looking longer term, wholesale banks that offer a wide range of products and services will be well positioned as investor confidence returns and markets improve.

## OVERALL BUSINESS STRATEGY

Our goal is to build the franchise and enhance leadership positions while maintaining a prudent risk profile by providing superior wholesale banking products and services to high quality clients and counterparties in liquid and transparent financial markets.

- We focus on meeting client needs by providing superior execution of client-driven transactions.
- In Canada, the strategic objective is to strengthen our position as a top investment dealer.
- In the U.S., our objective is to extend the goals of the Canadian franchise and leverage the networks of our U.S. businesses. We will also continue to grow government fixed income and currency trading businesses.
- Globally, we seek to extend the goals of our North American franchise, including trading in liquid currencies, as well as underwriting, distributing, and trading high quality fixed income products of highly rated issuers.
- We support and enhance TD's brand with our high quality client base and by expanding the service offering to clients of our partners.

**TABLE 25: WHOLESALE BANKING**

(millions of Canadian dollars, except as noted)	2011	2010	2009
Net interest income (TEB)	\$ 1,603	\$ 1,815	\$ 2,488
Non-interest income (loss)	899	1,059	733
Total revenue	2,502	2,874	3,221
Provision for credit losses	22	25	164
Non-interest expenses	1,468	1,395	1,417
<b>Net income – reported</b>	<b>813</b>	<b>866</b>	<b>1,137</b>
<b>Adjustments for items of note:<sup>1</sup></b>			
Agreement with Canada Revenue Agency	-	121	-
<b>Net income – adjusted</b>	<b>813</b>	<b>987</b>	<b>1,137</b>
<b>Selected volumes and ratios</b>			
Risk-weighted assets (billions of Canadian dollars)	35	32	34
Return on invested capital	24.4%	30.7%	30.0%
Efficiency ratio - reported	58.7	48.5	44.0
Average number of full-time equivalent staff	3,517	3,217	3,036

<sup>1</sup> For explanations of items of note, see the "Non-GAAP Financial Measures – Reconciliation of Adjusted to Reported Net Income" table in the "How We Perform" section of this document.

## REVIEW OF FINANCIAL PERFORMANCE

Wholesale Banking net income for the year was \$813 million, a decrease of \$53 million, or 6%, on a reported basis, and \$174 million, or 18%, on an adjusted basis, compared with last year. Throughout the year, markets came under heavy pressure from the European and U.S. debt crises and negative growth outlooks around the world. The convergence of these issues and the uncertainty they caused, resulted in significantly lower client volumes particularly in fixed income trading in Europe and the U.S. These declines were partially offset by stronger equity underwriting fees and commissions, and increased security gains. The return on invested capital for the year remained strong at 24.4%, but down from 30.7% last year.

Wholesale Banking revenue is derived primarily from capital markets activity and corporate banking. Revenue for the year was \$2,502 million, a decrease of \$372 million, or 13%, compared with last year. Capital markets revenue decreased primarily due to lower revenue in fixed income and credit trading. Trading revenue moderated from the prior year's level as concerns emanating from the U.S. and European sovereign debt crisis caused volatility in credit spreads and declining asset values. Client volumes fell due to a lack of clear direction in markets, and this combined with increased competition led to tighter bid-offer spreads, and reduced trading opportunities. Corporate lending revenue also decreased from the prior year due to lower volumes and margins. Partially offsetting these decreases were security gains from the investment portfolio, improved equity underwriting and commission revenue due to higher origination activity as global equity markets remained strong.

PCL comprises specific provision for credit losses and accrual costs for credit protection. The change in market value of the credit protection, in excess of the accrual cost, is reported in the Corporate segment. PCL for the year was \$22 million, a decrease of \$3 million, or 12%, compared with last year. PCL in the current year primarily reflected the accrual cost of credit protection.

Non-interest expenses for the year were \$1,468 million, an increase of \$73 million, or 5%, compared with last year. The increase primarily relates to higher employee related costs in businesses that position us for future growth and additional investments in risk and control infrastructure. These increases were partially offset by lower variable compensation related to lower revenue.

## KEY PRODUCT GROUPS

### *Investment Banking and Capital Markets*

- Investment banking and capital markets revenue, which includes advisory, underwriting, trading, facilitation, and execution services, was \$1,730 million, a decrease of \$621 million, or 26%, compared with last year. The decrease was primarily due to economic uncertainty which drove lower fixed income and credit trading revenue and lower advisory revenue. In the prior year, favourable market conditions characterized by tightening credit spreads and elevated client activity resulted in strong, broad-based performance and allowed for the opportunistic exit of a number of transactions. Partially offsetting these decreases was higher equity underwriting and commission revenue.

### *Corporate Banking*

- Corporate banking revenue which includes corporate lending, trade finance and cash management services was \$453 million, a decrease of \$1 million compared with last year.

**Equity Investments**

- The equity investment portfolio, which we are in the process of exiting consists of private equity investments only. Equity investments reported total gains of \$319 million, compared with a gain of \$69 million in the prior year.

**BUSINESS OUTLOOK AND FOCUS FOR 2012**

Overall, we expect the operating environment to remain challenging in 2012. Unresolved issues in the macroeconomic environment are expected to perpetuate the high volatility and low liquidity conditions that plagued 2011. This environment coupled with increased competition will yield lower volumes and fewer trading opportunities. However, when economic conditions stabilize, capital markets activity should improve with potential increases in debt and equity origination and M&A and advisory fees.

Our key priorities for 2012 are as follows:

- Continue to build the franchise by broadening and deepening client relationships and investing in flow-based businesses including U.S rates and global currency trading businesses.
- Target business to achieve a normalized rate of return on equity of 15% to 20% while remaining within the risk appetite of the Bank.
- Maintain an effective risk management and controls culture while improving operational efficiency through disciplined expense management.

BUSINESS SEGMENT ANALYSIS

Corporate

Corporate segment provides centralized advice and counsel to key businesses and comprises the impact of asset securitization programs, treasury management, general provisions for credit losses, tax items at an enterprise level, the elimination of taxable equivalent and other intercompany adjustments, and residual unallocated revenue and expenses.

TABLE 26: CORPORATE			
(millions of Canadian dollars)	2011	2010	2009
<b>Net loss - reported</b>	<b>\$ (567)</b>	<b>\$ (931)</b>	<b>\$ (1,719)</b>
<b>Adjustments for items of note:<sup>1</sup></b>			
Amortization of intangibles <sup>2</sup>	426	467	492
Decrease (increase) in fair value of derivatives hedging the reclassified available-for-sale debt securities portfolio	(134)	(5)	450
Decrease (increase) in fair value of credit default swaps hedging the corporate loan book, net of provision for credit losses	(13)	4	126
Provision for (recovery of) income taxes due to changes in statutory income tax rates	-	(11)	-
Provision (release of) for insurance claims	-	(17)	-
General allowance increase (release) in Canadian Personal and Commercial Banking and Wholesale Banking	-	(44)	178
Settlement of TD Banknorth shareholder litigation	-	-	39
FDIC special assessment charge	-	-	35
Integration charges relating to the Chrysler Financial acquisition	14	-	-
Total adjustments for items of note	293	394	1,320
<b>Net loss - adjusted</b>	<b>\$ (274)</b>	<b>\$ (537)</b>	<b>\$ (399)</b>
<b>Decomposition of items included in net loss - adjusted</b>			
Net securitization	\$ (65)	\$ (22)	\$ (10)
Net corporate expenses	(434)	(401)	(315)
Other	225	(114)	(74)
<b>Net loss - adjusted</b>	<b>\$ (274)</b>	<b>\$ (537)</b>	<b>\$ (399)</b>

<sup>1</sup> For explanation of items of note, see the "Non-GAAP Financial Measures - Reconciliation of Adjusted to Reported Net Income" table in the "Financial Results Overview" section of this document.

<sup>2</sup> Effective 2011, amortization of software is recorded in amortization of intangibles. For the purpose of the items of note only, software amortization is excluded from the amortization of intangibles.

The Corporate segment reported net loss for the year was \$567 million, compared with a reported net loss of \$931 million last year. The adjusted net loss for the year was \$274 million, compared with an adjusted net loss of \$537 million last year. The year-over-year change in the adjusted net loss was primarily attributable to segment transfers and higher earnings on unallocated capital. Segment transfers reduced the adjusted Corporate segment net loss by \$144 million.

**CORPORATE MANAGEMENT**

The Corporate segment's mandate is to provide centralized advice and counsel to our key businesses and to those who serve our global customers directly. This includes support from a wide range of functional groups, as well as the design, development, and implementation of processes, systems, and technologies to ensure that the Bank's key businesses operate efficiently, reliably, and in compliance with all applicable regulatory requirements.

The corporate management function of the Bank comprises audit, legal, compliance, corporate and public affairs, government and regulatory affairs, economics, enterprise technology solutions, finance, treasury and balance sheet management, people strategies, marketing, office of the ombudsman, enterprise real estate management, risk management, global physical security, strategic sourcing, global strategy, enterprise project management, corporate environment initiatives, and corporate development.

The enterprise Direct Channels and Distribution Strategy group is part of Corporate Operations and is responsible for the online, phone, and ABM/ATM channels, delivering a best in class experience across TD's North American businesses. The vision of the group is to create an even more integrated, seamless, effortless, and legendary customer experience for TD Bank, TD Canada Trust, and TD Wealth Management.

Ensuring that the Bank stays abreast of emerging trends and developments is vital to maintaining stakeholder confidence in the Bank and to addressing the dynamic complexities and challenges from changing demands and expectations of our customers, shareholders and employees, governments, regulators, and the community at large.

## Segment Transfers

Effective the first quarter of fiscal 2011, operating results and associated loans for the U.S. credit cards business were transferred from Canadian Personal and Commercial Banking to U.S. Personal and Commercial Banking for segment reporting purposes. In addition, the Bank implemented a change in its allocation methodologies whereby certain items previously reported in the Corporate segment are now being allocated to other segments. These changes have no net impact on the Bank's Consolidated Financial Statements. Prior period results were not reclassified. The following table summarizes the segment transfers for the year ended October 31, 2011.

**TABLE 27: IMPACTS OF SEGMENT TRANSFERS**

(millions of Canadian dollars)

	Oct. 31, 2011					
	Canadian Personal and Commercial Banking	Wealth Management	U.S. Personal and Commercial Banking	Wholesale Banking	Corporate	Total
Increase/(decrease) to revenue	\$ (227)	\$ -	\$ 149	\$ (72)	\$ 150	\$ -
Increase/(decrease) to expenses	(36)	7	69	10	(50)	-
Increase/(decrease) to PCL	(53)	-	53	-	-	-
<b>Increase/(decrease) to net income</b>	<b>(94)</b>	<b>(5)</b>	<b>14</b>	<b>(59)</b>	<b>144</b>	<b>-</b>

## Summary of 2010 Performance

TABLE 28: REVIEW OF FINANCIAL PERFORMANCE

(millions of Canadian dollars)

	2010					
	Canadian Personal and Commercial Banking	Wealth Management	U.S. Personal and Commercial Banking	Wholesale Banking	Corporate	Total
Net interest income	\$ 7,134	\$ 336	\$ 3,579	\$ 1,815	\$ (1,321)	\$ 11,543
Non-interest income	3,237	2,121	1,180	1,059	425	8,022
<b>Total revenue</b>	<b>10,371</b>	<b>2,457</b>	<b>4,759</b>	<b>2,874</b>	<b>(896)</b>	<b>19,565</b>
Provision for (reversal of) credit losses	1,046	-	646	25	(92)	1,625
Non-interest expenses	4,934	1,813	2,910	1,395	1,111	12,163
Income (loss) before provision for income taxes	4,391	644	1,203	1,454	(1,915)	5,777
Provision for (recovery of) income taxes	1,296	197	230	588	(1,049)	1,262
Non-controlling interests in subsidiaries, net of income taxes	-	-	-	-	106	106
Equity in net income of an associated company, net of income taxes	-	194	-	-	41	235
<b>Net income (loss) - reported</b>	<b>3,095</b>	<b>641</b>	<b>973</b>	<b>866</b>	<b>(931)</b>	<b>4,644</b>
Items of note, net of income taxes	-	-	69	121	394	584
<b>Net income (loss) - adjusted</b>	<b>\$ 3,095</b>	<b>\$ 641</b>	<b>\$ 1,042</b>	<b>\$ 987</b>	<b>\$ (537)</b>	<b>\$ 5,228</b>

**NET INTEREST INCOME**

Net interest income for the year was \$11,543 million, an increase of \$217 million, or 2%, compared with last year. The growth was driven primarily by the Canadian Personal and Commercial Banking and Wealth Management segments, partially offset by declines in the Wholesale Banking and U.S. Personal and Commercial Banking segments. Canadian Personal and Commercial Banking net interest income increased largely due to volume growth particularly in personal and business deposits and real estate secured lending. Wealth Management net interest income increased due to improved margins and volume. Wholesale Banking net interest income decreased primarily due to lower trading-related net interest income. U.S. Personal and Commercial Banking net interest income decreased due to the translation effect of a stronger Canadian dollar. In U.S. dollars, U.S. Personal and Commercial Banking net interest income increased by \$358 million or 12%.

**NON-INTEREST INCOME**

Non-interest income for the year was \$8,022 million, an increase of \$1,488 million, or 23%, on a reported basis, and \$8,020 million, an increase of \$726 million, or 10%, on an adjusted basis, compared with last year. The increase in adjusted non-interest income was due to increases in all segments. Wholesale Banking non-interest income increased mainly due to significant security losses in the investment portfolio last year. Wealth Management non-interest income increased primarily due to higher average assets under management and higher average fees due to change in mix as a result of client preferences. Canadian Personal and Commercial Banking non-interest income increased due to strong volume growth in the fee-based businesses. U.S. Personal and Commercial Banking non-interest income increased due to higher fee-based revenue and the impact of recent acquisitions, partially offset by the translation effect of a stronger Canadian dollar.

**NON-INTEREST EXPENSES**

Reported non-interest expenses for the year were \$12,163 million, compared with \$12,211 million last year, a decrease of \$48 million compared with last year. Adjusted non-interest expenses were \$11,464 million, an increase of \$448 million, or 4% compared with last year. The increase in adjusted non-interest expenses was due to increases in the Canadian Personal and Commercial Banking, Wealth Management, and U.S. Personal and Commercial Banking segments. Canadian Personal and Commercial Banking non-interest expenses increased largely due to higher employee compensation, project-related costs, non-credit losses, and the investment in new branches, partially offset by lower litigation costs and capital taxes. Wealth Management non-interest expenses increased due to higher variable compensation and trailer fees, the inclusion of U.K. acquisitions, and continued investment in growing the sales force in advice-based businesses. U.S. Personal and Commercial Banking non-interest expenses increased due to investments in new stores and infrastructure, partially offset by the translation effect of a stronger Canadian dollar.

**INCOME TAX EXPENSE**

Reported total income and other taxes increased by \$1,050 million, or 96%, from 2009. Income tax expense, on a reported basis, was up \$1,021 million, or 424%, from 2009. Other taxes were up \$29 million, or 3%, from 2009. Adjusted total income and other taxes were up \$493 million, or 28%, from 2009. Total income tax expense, on an adjusted basis, was up \$464 million, or 50%, from 2009.

The Bank's effective income tax rate, on a reported basis, was 21.8% for 2010, compared with 7.6% in 2009. The year-over-year increase was mainly due to an increase in net income before taxes, a proportionate decrease in tax exempt income, a higher tax rate on international operations, and a \$121 million charge related to an agreement with Canada Revenue Agency.

TD reports its investment in TD Ameritrade using the equity method of accounting. TD Ameritrade's tax expense of \$132 million in the year, compared to \$196 million in 2009, is not part of the Bank's tax rate reconciliation.

**BALANCE SHEET  
FACTORS AFFECTING ASSETS AND LIABILITIES**

***Year-over-year comparison - October 31, 2010 vs. October 31, 2009***

**Total assets** were \$620 billion as at October 31, 2010, an increase of \$62 billion, or 11%, compared with October 31, 2009. The increase reflected a \$23 billion increase in securities, an \$18 billion increase in securities purchased under reverse repurchase agreements, a \$17 billion increase in loans (net of allowance for loan losses) and a \$5 billion increase in other assets.

**Securities** increased by \$23 billion largely due to growth in available-for-sale securities in U.S. Personal and Commercial Banking driven by the investment of TD Ameritrade deposits. The translation effect of the stronger Canadian dollar caused the value of securities in U.S. Personal and Commercial Banking to decrease by \$4 billion.

**Securities purchased under reverse repurchase agreements** increased by \$18 billion largely due to an increase in Wholesale Banking.

**Loans (net of allowance for loan losses)** increased \$17 billion, or 7%, primarily driven by volume growth in the Canadian Personal and Commercial Banking and U.S. Personal and Commercial Banking segments. The increase in Canadian Personal and Commercial Banking loans was due to increases in consumer instalment and other personal loans, residential mortgages, and business and government loans. U.S. Personal and Commercial Banking loans increased primarily due to business and government loans and residential mortgages. The FDIC-assisted transactions and the acquisition of The South Financial Group, Inc. added \$8 billion to total loans. The translation effect of the stronger Canadian dollar caused the value of loans (net of allowance for loan losses) in U.S. Personal and Commercial Banking to decrease by \$4 billion.

**Other assets** increased by \$5 billion primarily due to an increase in the market value of derivatives and other assets in Wholesale Banking.

**Total liabilities** were \$577 billion as at October 31, 2010, an increase of \$59 billion, or 11%, compared with October 31, 2009. The net increase was primarily due to a \$39 billion increase in deposits and a \$21 billion increase in other liabilities. The translation effect of the stronger Canadian dollar caused the value of liabilities in U.S. Personal and Commercial Banking to decrease by \$11 billion.

**Deposits** increased \$39 billion, or 10%, primarily due to a \$26 billion increase in personal deposits, primarily driven by volume increases in the Canadian Personal and Commercial Banking and U.S. Personal and Commercial Banking segments, and \$18 billion increase in business and government deposits, and higher TD Ameritrade insured deposit accounts, partially offset by a \$12 billion decrease in trading deposits in the Wholesale Banking segment. The FDIC-assisted transactions and the acquisition of The South Financial Group added \$11 billion to total deposits. The translation effect of the stronger Canadian dollar caused the value of the deposits in U.S. Personal and Commercial Banking to decrease by \$9 billion.

**Other liabilities** increased \$21 billion, or 18%, primarily due to a \$15 billion increase in obligations related to securities sold short and under repurchase agreements and a \$6 billion increase in the market value of derivatives, driven by Wholesale Banking.

**Shareholders' equity** increased by \$4 billion primarily due to retained earnings growth and higher common share capital due to new share issuances.

## 2010 Financial Performance by Business Line

**Canadian Personal and Commercial Banking** net income for the year was a record \$3,095 million, an increase of \$623 million, or 25%, from last year. Return on invested capital for the year was 33.4%, compared with 28.1% last year.

Revenue for the year was \$10,371 million, an increase of \$922 million, or 10%, compared with last year, mainly due to strong volume growth across most banking products. Margin on average earning assets increased 2 bps to 2.92% compared with last year, due to higher margins in real estate secured lending, partially offset by margin compression in deposits due to the prolonged low rate environment and lower mortgage breakage revenue. Volume growth was primarily in real estate secured lending, personal and business deposits and insurance. Real estate secured lending volume, including securitized assets, increased \$19.8 billion, or 12%, while consumer loan volume increased \$3.8 billion, or 13%. Business loans and acceptances volume increased \$1.4 billion, or 5%. Personal deposit volume increased \$5.4 billion, or 4%, while business deposit volume increased \$6.6 billion, or 14%. Gross originated insurance premiums increased \$313 million, or 11%.

PCL for the year was \$1,046 million, a decrease of \$109 million, or 9%, compared with last year. Personal banking PCL was \$950 million, a decrease of \$101 million, or 10%, and business banking PCL was \$96 million, a decrease of \$7 million, or 7%. PCL as a percentage of average assets was 0.4%, decreasing 10 bps from last year. Net impaired loans were \$553 million, a decrease of \$2 million, compared with last year. Net impaired loans in Commercial Banking were \$62 million, a decrease of \$51 million, or 45%, compared with last year, due to active file management. Net impaired loans as a percentage of total loans were 0.85%, compared with 0.93% as at October 31, 2009.

Non-interest expenses for the year were \$4,934 million, an increase of \$209 million, or 4%, compared with last year primarily due to higher employee compensation, project-related costs, non-credit losses, and the investment in new branches, partially offset by lower litigation costs and capital taxes.

The average FTE staffing levels increased by 1,383, or 4%, compared with last year. The efficiency ratio improved to 47.6%, compared with 50.0% last year.

**Wealth Management** Wealth Management net income for the year was \$641 million, an increase of \$44 million, or 7%, compared with last year. Global Wealth net income, which excludes TD Ameritrade, was \$447 million, an increase of \$102 million, or 30%, mainly due to higher fee-based revenue from higher average client assets in the advice-based and asset management businesses, and higher net interest margin expansion due to effective treasury management strategies. The Bank's reported investment in TD Ameritrade generated \$194 million of net income, a decrease of \$58 million, or 23%, compared with last year. The decrease was driven by the translation effect of a stronger Canadian dollar and lower earnings in TD Ameritrade. For its fiscal year ended September 30, 2010, TD Ameritrade reported net income in Canadian dollars was \$592 million, a decrease of \$52 million, or 8%, compared with last year. Wealth Management's return on invested capital was 14.5%, compared with 12.8% last year.

Revenue for the year was \$2,457 million, an increase of \$252 million, or 11%, compared with last year. The increase was primarily due to higher average assets under management and higher average fees due to change in mix as a result of client preferences. Online brokerage revenue increased slightly due to higher net interest income partially offset by lower transaction revenue. Advice-based revenue increased primarily due to higher average client assets.

Non-interest expenses for the year were \$1,813 million, an increase of \$112 million, or 7%, compared with last year. The increase in expenses was mainly due to higher variable compensation associated with the increased fee-based revenue, increased trailer fees related to higher revenue from increased assets under management, the inclusion of U.K. acquisitions, higher volume-related expenses, and our continued investment in growing the sales force in advice-based businesses. These expenses were partially offset by reduced expenses in the U.S. wealth management businesses.

The average FTE staffing levels for the year increased by 179, or 3%, compared with last year. The increase was mainly due to the U.K. acquisitions, the addition of new client-facing advisors, support staff, and increased processing staff to support higher business volumes. The efficiency ratio for the year improved to 73.8% compared to 77.1% in the prior year.

Assets under administration of \$225 billion as at October 31, 2010 increased by \$34 billion, or 18%, compared with October 31, 2009, primarily due to net new client assets and market increases in the second half of the year. Assets under management of \$183 billion as at October 31, 2010 increased by \$12 billion compared with October 31, 2009.

**U.S. Personal and Commercial Banking** net income, in Canadian dollar terms for the year was \$973 million, an increase of \$340 million, or 54%, on a reported basis, and \$1,042 million, an increase of \$133 million, or 15%, on an adjusted basis, compared with last year. While reported and adjusted net income increased compared with last year, the strengthening of the Canadian dollar against the U.S. dollar decreased the reported and adjusted net income for the year by \$120 million and \$129 million, respectively. In U.S. dollar terms, reported net income was \$941 million, an increase of \$400 million, or 74%. On an adjusted basis, net income was US\$1,008 million, an increase of US\$227 million, or 29%. The increase in adjusted net income was due to higher fee-based revenue, increased loan and deposit volume, and lower PCL on debt securities, partially offset by the impact of Regulation E on overdraft revenue and higher expenses. Adjusted net income for the current and prior year excluded integration and restructuring charges relating to acquisitions. The return on invested capital was 5.8%, compared with 4.5% in 2009. On April 16, 2010, the Bank acquired certain assets and assumed liabilities of three Florida banks in FDIC-assisted transactions. On September 30th, the Bank closed on the acquisition of South Financial. As at October 31, 2010, South Financial had total assets of US\$9.7 billion and total deposits of US\$8.6 billion.

In U.S. dollar terms, revenue for the year was US\$4,591 million, an increase of US\$538 million, or 13%, compared with last year, driven by higher fee-based revenue, increased loan and deposit volume, and the impact of acquisitions. Higher fees due to the Commerce integration were partially offset by reductions later in the year due to Regulation E. The margin on average earning assets for the year decreased by 3 bps to 3.49% compared with last year due to the low rate environment.

Total PCL for the year was US\$621 million, a decrease of US\$189 million, or 23%, compared with last year. PCL for loans was US\$592 million which was essentially flat compared with last year, as higher charge-offs were offset by reduced reserve requirements. PCL for loans as a percentage of credit volume was 1.06%, a decrease of 11 bps compared to last year. Net impaired loans includes assets originated by U.S. Personal and Commercial Banking, as well as assets acquired under an FDIC loss sharing agreement ("covered assets") that substantially reduce the risk of credit losses to the Bank. Net impaired loans, excluding debt securities classified as loans that are impaired and covered assets, were US\$1,097 million, an increase of US\$284 million, or 35%, compared to October 31, 2009. The increase was largely due to new formations resulting from weakness in the commercial real estate market in the U.S. Net impaired loans, excluding debt securities classified as loans and covered assets, as a percentage of total loans, were 1.7%, compared with 1.5% as at October 31, 2009. Net impaired debt securities classified as loans were US\$1,009 million at October 31, 2010. Covered impaired loans were US\$32 million at October 31, 2010.

Reported non-interest expenses for the year were US\$2,805 million, an increase of US\$42 million, or 2%, compared with last year. On an adjusted basis, excluding the items of note for integration and restructuring charges, non-interest expenses were US\$2,702 million, an increase of US\$312 million, or 13%, due to investments in new stores, investments in infrastructure, and economic and regulatory factors.

The average FTE staffing levels for the year increased by 358, or 2%, compared with last year due to new stores and acquisitions, partially offset by synergies and store consolidation. The reported efficiency ratio for the year improved to 61.1%, compared with 68.0% last year. The adjusted efficiency ratio for the year improved 10 bps to 58.9% compared to last year.

**Wholesale Banking** net income for the year was \$866 million, a decrease of \$271 million, or 24%, on a reported basis, and \$987 million, a decrease of \$150 million, or 13%, on an adjusted basis, compared with last year. Net income was impacted by a less favourable market environment. Markets normalized and concerns emanating from the European sovereign debt crisis resulted in lower client volumes, tighter bid-offer spreads, and reduced trading opportunities. The return on invested capital for the year was 30.7%, compared with 30.0% last year. This improvement was driven by lower capital stemming from reduced credit exposures, and decreased market risk as a result of lower VaR.

Wholesale Banking revenue was derived primarily from capital markets and corporate lending activities. Revenue for the year was \$2,874 million, a decrease of \$347 million, or 11%, compared with record revenue last year. Capital markets revenue declined primarily due to lower revenue in fixed income and currency trading, as well as the recovery from the cancellation of a loan commitment in the prior year. Trading revenue moderated from the prior year's record level as weakening market conditions and increased competition resulted in lower client volumes, and tighter bid-offer spreads. Exceptionally strong results were achieved in the prior year as the dramatic recovery in global financial markets was characterized by narrower credit spreads, improved asset values, market liquidity and an enhanced competitive position which resulted in strong broad-based performance with particularly strong results in fixed income, currency and credit trading. Advisory revenue increased this year from improved market share, while underwriting revenue decreased primarily due to lower equity issuance levels as compared to the prior year. Corporate lending revenue increased due to higher fees and improved margins as the portfolio re-priced. Progress in exiting the investment portfolio resulted in some gains in the current year as compared to significant losses last year.

PCL comprises specific provision for credit losses and accrual costs for credit protection. The change in market value of the credit protection, in excess of the accrual cost, is reported in the Corporate segment. PCL for the year was \$25 million, a decrease of \$139 million, or 85%, compared with last year. The decrease was due to the low level of new formations during the year, as well as recoveries in the corporate lending portfolio. The accrual cost of credit protection was \$33 million, a decrease of \$8 million, or 20%, compared with last year.

Non-interest expenses for the year were \$1,395 million, a decrease of \$22 million, or 2%, compared with last year. The decrease relates to lower variable compensation related to lower revenue, partially offset by ongoing investments in risk and control infrastructure.

**Corporate segment** reported net loss for the year was \$931 million, compared with a reported net loss of \$1,719 million last year. The adjusted net loss for the year was \$537 million, compared with an adjusted net loss of \$399 million last year. The year-over-year change in the adjusted net loss was primarily attributable to an increase in net corporate expenses, higher net securitization losses, and the impact of favourable tax-related and other items in the prior year, partially offset by lower losses associated with hedging and treasury activities.

## GROUP FINANCIAL CONDITION

## Balance Sheet Review

## AT A GLANCE OVERVIEW

• Total assets were \$686 billion as at October 31, 2011, an increase of \$67 billion, or 11%, compared with October 31, 2010.

TABLE 29: SELECTED CONSOLIDATED BALANCE SHEET ITEMS

(millions of Canadian dollars)	2011	2010
Securities	\$ 192,538	\$ 171,612
Securities purchased under reverse repurchase agreements	53,599	50,658
Loans (net of allowance for loan losses)	303,495	269,853
Deposits	481,114	429,971

## FACTORS AFFECTING ASSETS AND LIABILITIES

**Total assets** were \$686 billion as at October 31, 2011, an increase of \$67 billion, or 11%, compared with October 31, 2010. The net increase was primarily due to a \$21 billion increase in securities, a \$34 billion increase in loans (net of allowance for loan losses) and a \$7 billion increase in other assets. The value of total assets in U.S. Personal and Commercial Banking decreased by \$5 billion due to the translation effect of a stronger Canadian dollar.

**Securities** increased by \$21 billion largely due to an increase in available-for-sale securities primarily in U.S. Personal and Commercial Banking and trading securities in Wholesale Banking. The value of securities in U.S. Personal and Commercial Banking decreased by \$2 billion due to the translation effect of a stronger Canadian dollar.

**Loans (net of allowance for loan losses)** increased \$34 billion primarily driven by volume growth in Canadian Personal and Commercial Banking and U.S. Personal and Commercial Banking. The increase in Canadian Personal and Commercial Banking loans was largely due to increases in residential mortgages and business and government loans. U.S. Personal and Commercial Banking loans increased primarily due to personal and consumer instalment loans, residential mortgages and business and government loans. The Chrysler Financial acquisition added \$8 billion to total loans. The value of loans (net of allowance for loan losses) in U.S. Personal and Commercial Banking decreased by \$2 billion due to the translation effect of a stronger Canadian dollar.

**Other assets** increased by \$7 billion primarily due to an increase in the market value of derivatives in Wholesale Banking.

**Total liabilities** were \$640 billion as at October 31, 2011, an increase of \$62 billion, or 11%, compared with October 31, 2010. The net increase was primarily due to a \$51 billion increase in deposits and a \$13 billion increase in other liabilities. The value of total liabilities in U.S. Personal and Commercial Banking decreased by \$5 billion due to the translation effect of a stronger Canadian dollar.

**Deposits** increased \$51 billion primarily due to an increase in business and government deposits in Canadian Personal and Commercial Banking and Wholesale Banking and an increase in personal deposits in U.S. Personal and Commercial Banking due to higher TD Ameritrade insured deposit account balances. The value of deposits in U.S. Personal and Commercial Banking decreased by \$4 billion due to the translation effect of a stronger Canadian dollar.

**Other liabilities** increased \$13 billion primarily due to an increase in derivative liabilities in Wholesale Banking.

**Shareholders' equity** was \$47 billion as at October 31, 2011, an increase of \$5 billion, or 11% from October 31, 2010. The net increase was comprised primarily of a \$3 billion increase in retained earnings and a \$2 billion increase in common share capital, reflecting new common share issuance in connection with the MBNA Canada acquisition, the dividend re-investment plan and the exercise of stock options.

## U.S. GAAP

See the Reconciliation of Canadian and U.S. Generally Accepted Accounting Principles contained in the Bank's annual report on Form 40-F for fiscal 2011 filed with the SEC and available on the Bank's website at <http://www.td.com/investor/index.jsp> and at the SEC's website (<http://www.sec.gov>).

Total assets under U.S. GAAP were \$641 billion as at October 31, 2011, \$45 billion lower than under Canadian GAAP. The difference was primarily due to the netting of derivative balances which is permitted under U.S. GAAP where there is a legal right to offset. Under Canadian GAAP the netting of derivative balances is only permitted where there is a legal right to offset and there is an intention to settle the contracts simultaneously. Other differences include accounting for non-cash collateral which requires certain non-cash collateral received in securities lending transactions to be recognized as an asset, and a corresponding liability recorded for the obligation to return the collateral. Under Canadian GAAP, non-cash collateral received as part of a security lending transaction is not recognized in the Consolidated Balance Sheet. Total liabilities under U.S. GAAP were \$594 billion as at October 31, 2011, \$44 billion lower than under Canadian GAAP. The difference was due primarily to the netting of derivative balances under U.S. GAAP as described above and accounting for non-cash collateral received in securities lending transactions also as described above.

## Credit Portfolio Quality

### AT A GLANCE OVERVIEW

- **Loans and acceptances portfolio net of allowance for credit losses was \$311 billion, an increase of \$34 billion from the prior year.**
- **Impaired loans net of specific allowance were \$1,767 million, an increase of \$51 million.**
- **Provision for credit losses was \$1,465 million, compared with \$1,625 million in the prior year.**
- **Total allowance for credit losses increased by \$9 million to \$2,596 million in 2011.**

### LOAN PORTFOLIO

Overall in 2011, the Bank's credit quality remained stable despite uncertain economic conditions, due to established business and risk management strategies and a continuing low interest rate environment. During 2011, the loans and acceptances portfolio continued to be diversified between personal and business and government. The Bank increased its credit portfolio by \$34 billion, or 12%, from the prior year, largely due to volume growth in the Canadian and U.S. Personal and Commercial Banking segments and the U.S. acquisitions.

The majority of the credit risk exposure is related to the loan and acceptances portfolio. However, the Bank also engaged in activities that have off-balance sheet credit risk. These include credit instruments and derivative financial instruments, as explained in Note 31 to the Consolidated Financial Statements.

### CONCENTRATION OF CREDIT RISK

During 2011, the Bank increased its credit portfolio by \$34 billion, or 12%, from the prior year, largely due to volume growth in the Canadian and U.S. Personal and Commercial Banking segments and the U.S. acquisitions.

The Bank's loan portfolio continued to be dominated by the Canadian and U.S. residential and personal portfolios which are comprised of credit card, consumer instalment and other personal, representing 65% of net loans including acceptances, compared with 64% in 2010 and 63% in 2009. During the year, these portfolios increased by \$25 billion, or 14%, and totalled \$204 billion at year end. Residential mortgages represented 28% of the portfolio in 2011, 25% in 2010, and 25% in 2009. Credit card, consumer instalment and other personal loans were 38% of total loans net of specific allowance in 2011, compared with 39% in 2010 and 39% in 2009.

The Bank's business and government credit exposure was 31% of total loans net of specific allowance, in line with 31% in 2010. The largest business and government sector concentrations in Canada were the real estate and financial sectors, which comprised 5% and 3% of total loans and acceptances net of specific allowance, respectively. Real estate was the leading U.S. sector of concentration and represented 4% of net loans, compared with 5% in 2010.

Geographically, the credit portfolio remained concentrated in Canada. In 2011, the percentage of loans held in Canada was 71%, compared with 72% in 2010. The largest Canadian exposure was in Ontario, which represented 56% of total loans net of specific allowance for 2011, up from 55% in 2010.

The balance of the credit portfolio was predominantly in the U.S., which represented 24% of the portfolio, up from 22% in 2010 primarily due to the U.S. acquisitions. Exposure to other geographic regions was limited. The largest U.S. exposures by state were in New Jersey and New York, each of which represented 4% of total loans net of specific allowance, in line with 2010.

**TABLE 30: LOANS AND ACCEPTANCES, NET OF ALLOWANCE BY INDUSTRY SECTOR**

(millions of Canadian dollars, except as noted)

	2011			2010			2009 <sup>2</sup>			Percentage of total		
	Gross loans	Specific Allowance	Net loans	Net loans	Net loans	Net loans	2011	2010	2009 <sup>2</sup>	2011	2010	2009 <sup>2</sup>
<b>Canada</b>												
Residential mortgages <sup>1,2</sup>	\$ 73,601	\$ 15	\$ 73,586	\$ 61,505	\$ 58,239	\$ 58,239	23.5%	22.0%	22.0%			
Credit card, consumer instalment and other personal	97,512	137	97,375	94,656	88,478	88,478	31.1	33.9	33.4			
Total personal	171,113	152	170,961	156,161	146,717	146,717	54.6	55.9	55.4			
Real estate												
Residential	10,738	8	10,730	9,531	9,069	9,069	3.4	3.4	3.4			
Non-residential	5,899	1	5,898	4,465	3,788	3,788	1.9	1.6	1.4			
Total real estate	16,637	9	16,628	13,996	12,857	12,857	5.3	5.0	4.8			
Agriculture	2,751	2	2,749	2,598	2,383	2,383	0.9	0.9	0.9			
Automotive	1,249	-	1,249	1,105	992	992	0.4	0.4	0.4			
Financial	8,235	3	8,232	5,249	6,206	6,206	2.6	1.9	2.3			
Food, beverage, and tobacco	1,043	-	1,043	1,045	1,230	1,230	0.3	0.4	0.5			
Forestry	388	-	388	376	445	445	0.1	0.1	0.2			
Government, public sector entities and education	4,143	2	4,141	3,595	2,068	2,068	1.3	1.3	0.8			
Health and social services	2,962	2	2,960	2,696	2,173	2,173	1.0	1.0	0.8			
Industrial construction and trade contractors	1,341	9	1,332	1,155	1,019	1,019	0.4	0.4	0.4			
Metals and mining	634	-	634	563	788	788	0.2	0.2	0.3			
Pipelines, oil, and gas	1,850	1	1,849	1,888	2,465	2,465	0.6	0.7	0.9			
Power and utilities	1,082	-	1,082	951	960	960	0.3	0.3	0.4			
Professional and other services	1,830	6	1,824	1,685	1,551	1,551	0.6	0.6	0.6			
Retail sector	2,035	11	2,024	2,028	1,996	1,996	0.7	0.7	0.8			
Sundry manufacturing and wholesale	1,505	6	1,499	1,442	1,166	1,166	0.5	0.5	0.4			
Telecommunications, cable, and media	909	1	908	1,018	1,201	1,201	0.3	0.4	0.5			
Transportation	541	4	537	487	516	516	0.2	0.2	0.2			
Other	2,524	13	2,511	2,024	1,998	1,998	0.8	0.7	0.7			
Total business and government <sup>2</sup>	51,659	69	51,590	43,901	42,014	42,014	16.5	15.7	15.9			
Total Canada	222,772	221	222,551	200,062	188,731	188,731	71.1	71.6	71.3			
<b>United States</b>												
Residential mortgages	12,489	17	12,472	9,131	7,390	7,390	4.0	3.3	2.8			
Credit card, consumer instalment and other personal	20,744	40	20,704	14,068	13,796	13,796	6.6	5.0	5.2			
Total personal	33,233	57	33,176	23,199	21,186	21,186	10.6	8.3	8.0			
Real estate												
Residential	3,101	37	3,064	3,582	4,253	4,253	1.0	1.3	1.6			
Non-residential	9,443	39	9,404	9,397	9,359	9,359	3.0	3.4	3.5			
Total real estate	12,544	76	12,468	12,979	13,612	13,612	4.0	4.7	5.1			
Agriculture	229	-	229	211	391	391	0.1	0.1	0.1			
Automotive	1,276	3	1,273	1,196	1,178	1,178	0.4	0.4	0.4			
Financial	2,729	4	2,725	1,657	2,522	2,522	0.9	0.6	1.0			
Food, beverage, and tobacco	1,228	1	1,227	1,167	1,211	1,211	0.4	0.4	0.5			
Forestry	317	1	316	366	453	453	0.1	0.1	0.2			
Government, public sector entities and education	2,390	1	2,389	1,951	1,855	1,855	0.8	0.7	0.7			
Health and social services	4,280	2	4,278	3,810	3,474	3,474	1.4	1.4	1.3			
Industrial construction and trade contractors	1,105	8	1,097	1,090	1,178	1,178	0.4	0.4	0.4			
Metals and mining	903	10	893	694	648	648	0.3	0.2	0.2			
Pipelines, oil, and gas	801	-	801	677	775	775	0.3	0.2	0.3			
Power and utilities	969	1	968	894	774	774	0.3	0.3	0.3			
Professional and other services	2,875	7	2,868	2,801	2,800	2,800	0.9	1.0	1.1			
Retail sector	2,327	16	2,311	2,435	2,631	2,631	0.7	0.9	1.0			
Sundry manufacturing and wholesale	2,641	10	2,631	2,110	2,110	2,110	0.8	0.8	0.8			
Telecommunications, cable and media	1,095	1	1,094	1,151	1,364	1,364	0.3	0.4	0.5			
Transportation	2,845	7	2,838	1,964	1,261	1,261	0.9	0.7	0.5			
Other	1,461	3	1,458	1,064	952	952	0.4	0.4	0.3			
Total business and government <sup>2</sup>	42,015	151	41,864	38,217	39,189	39,189	13.4	13.7	14.7			
Total United States	75,248	208	75,040	61,416	60,375	60,375	24.0	22.0	22.7			
<b>International</b>												
Personal	12	-	12	11	8	8	-	-	-			
Business and government	3,520	-	3,520	3,262	4,669	4,669	1.1	1.2	1.8			
Total international	3,532	-	3,532	3,273	4,677	4,677	1.1	1.2	1.8			
Total excluding other loans	301,552	429	301,123	264,751	253,783	253,783	96.2	94.8	95.8			
<b>Other loans</b>												
Debt securities classified as loans <sup>3</sup>	6,511	179	6,332	7,451	11,101	11,101	2.0	2.7	4.2			
Acquired credit-impaired loans <sup>4</sup>	5,560	60	5,500	7,040	-	-	1.8	2.5	-			
Total other loans	12,071	239	11,832	14,491	11,101	11,101	3.8	5.2	4.2			
<b>Total</b>	<b>\$ 313,623</b>	<b>\$ 668</b>	<b>\$ 312,955</b>	<b>\$ 279,242</b>	<b>\$ 264,884</b>	<b>\$ 264,884</b>	<b>100.0%</b>	<b>100.0%</b>	<b>100.0%</b>			
<b>General allowance</b>												
Personal, business and government			1,496	1,469	1,533	1,533						
Debt securities classified as loans <sup>3</sup>			149	163	277	277						
Total general allowance			1,645	1,632	1,810	1,810						
<b>Total net of allowance</b>			<b>\$ 311,310</b>	<b>\$ 277,610</b>	<b>\$ 263,074</b>	<b>\$ 263,074</b>						
Percentage change over previous year - loans and acceptances, net of specific allowance			12.07%	5.42%	14.25%	14.25%						
Percentage change over previous year - loans and acceptances, net of allowance			12.14%	5.53%	14.05%	14.05%						

<sup>1</sup> Includes trading loans that the Bank intends to sell immediately or in the near term with a fair value of \$253 million (2010 - \$188 million) and amortized cost of \$253 million (2010 - \$188 million), and loans designated as trading under the fair value option of \$14 million (2010 - \$85 million) and amortized cost of \$5 million (2010 - \$86 million). No allowance is recorded for trading loans or loans designated as trading under the fair value option.

<sup>2</sup> Effective 2009, multiple-unit residential (MUR) mortgages, and any related credit losses, have been reclassified from personal - residential mortgages to business and government. In addition, certain automotive and industrial construction and trade contractor loans were reclassified to the financial sector.

<sup>3</sup> As a result of the 2009 Amendments to CICA Handbook Section 3855, certain available-for-sale and held-to-maturity securities were reclassified to loans.

<sup>4</sup> Includes all FDIC covered loans and other acquired credit-impaired loans.

**TABLE 31: LOANS AND ACCEPTANCES, NET OF SPECIFIC ALLOWANCE BY GEOGRAPHY<sup>1</sup>**

(millions of Canadian dollars, except as noted)

	2011			2010			2009			Percentage of total		
	Gross loans	Specific allowance	Net loans	Net loans	Net loans	Net loans	2011	2010	2009	2011	2010	2009
<b>Canada</b>												
Atlantic provinces	\$ 3,031	\$ 5	\$ 3,026	\$ 2,820	\$ 2,719		1.0%	1.0%		1.0%		
British Columbia and territories <sup>2</sup>	16,343	17	16,326	16,290	15,973		5.2	5.8		6.0		
Ontario <sup>2</sup>	174,359	165	174,194	152,849	142,521		55.6	54.7		53.8		
Prairies <sup>2</sup>	21,187	19	21,168	20,973	20,729		6.8	7.5		7.9		
Québec	7,852	15	7,837	7,130	6,789		2.5	2.6		2.6		
<b>Total Canada</b>	<b>222,772</b>	<b>221</b>	<b>222,551</b>	<b>200,062</b>	<b>188,731</b>		<b>71.1</b>	<b>71.6</b>		<b>71.3</b>		
<b>United States</b>												
Carolinas (North and South)	1,692	6	1,686	664	-		0.5	0.2		-		
Florida	2,642	7	2,635	1,585	1,315		0.8	0.6		0.5		
New England <sup>3</sup>	23,272	71	23,201	24,328	23,115		7.4	8.7		8.7		
New Jersey	12,081	47	12,034	12,387	13,104		3.9	4.4		5.0		
New York	12,205	19	12,186	11,155	13,140		3.9	4.0		-		
Pennsylvania	5,801	25	5,776	5,580	5,350		1.9	2.0		2.0		
Other	17,555	33	17,522	5,717	4,351		5.6	2.1		1.6		
<b>Total United States<sup>4</sup></b>	<b>75,248</b>	<b>208</b>	<b>75,040</b>	<b>61,416</b>	<b>60,375</b>		<b>24.0</b>	<b>22.0</b>		<b>22.7</b>		
<b>International</b>												
Europe	1,582	-	1,582	2,382	1,598		0.5	0.9		0.6		
Other	1,950	-	1,950	891	3,079		0.6	0.3		1.2		
<b>Total international</b>	<b>3,532</b>	<b>-</b>	<b>3,532</b>	<b>3,273</b>	<b>4,677</b>		<b>1.1</b>	<b>1.2</b>		<b>1.8</b>		
<b>Total excluding other loans</b>	<b>301,552</b>	<b>429</b>	<b>301,123</b>	<b>264,751</b>	<b>253,783</b>		<b>96.2</b>	<b>94.8</b>		<b>95.8</b>		
<b>Other loans</b>	<b>12,071</b>	<b>239</b>	<b>11,832</b>	<b>14,491</b>	<b>11,101</b>		<b>3.8</b>	<b>5.2</b>		<b>4.2</b>		
<b>Total</b>	<b>313,623</b>	<b>668</b>	<b>312,955</b>	<b>279,242</b>	<b>264,884</b>		<b>100.0%</b>	<b>100.0%</b>		<b>100.0%</b>		
General allowance			1,645	1,632	1,810							
<b>Total, net of allowance</b>			<b>\$ 311,310</b>	<b>\$ 277,610</b>	<b>\$ 263,074</b>							
<b>Percentage change over previous year - loans and acceptances, net of specific allowance</b>												
			2011	2010								
Canada			11.2%	6.0%								
United States			22.2	1.7								
International			7.9	(30.0)								
Other loans			(18.3)	30.5								

<sup>1</sup> Based on geographic location of unit responsible for recording revenue.<sup>2</sup> The territories are included as follows: Yukon is included in British Columbia; Nunavut is included in Ontario; and Northwest Territories is included in the Prairies region.<sup>3</sup> The states included in New England are as follows: Connecticut, Maine, Massachusetts, New Hampshire, and Vermont.<sup>4</sup> Includes trading loans that the Bank intends to sell immediately or in the near term with a fair value of \$253 million (2010 - \$188 million) and amortized cost of \$253 million (2010 - \$188 million), and loans designated as trading under the fair value option of \$14 million (2010 - \$85 million) and amortized cost of \$5 million (2010 - \$86 million). No allowance is recorded for trading loans or loans designated as trading under the fair value option.

Loans authorized and amounts outstanding to Canadian and U.S. small and mid-sized business customers are provided below.

**TABLE 32: LOANS TO SMALL AND MID-SIZED BUSINESS CUSTOMERS**

(millions of Canadian dollars)

Loan amount	Loans authorized			Amount outstanding		
	2011	2010	2009	2011	2010	2009
\$0 - \$24,999	\$ 7,084	\$ 3,456	\$ 1,246	\$ 475	\$ 516	\$ 568
\$25,000 - \$49,999	1,292	1,264	1,239	712	723	734
\$50,000 - \$99,999	1,791	2,260	2,072	1,333	1,382	1,170
\$100,000 - \$249,999	4,323	5,776	4,493	3,929	4,090	2,737
\$250,000 - \$499,999	7,377	6,698	4,672	5,122	5,042	2,853
\$500,000 - \$999,999	8,898	7,848	5,161	5,892	5,785	2,757
\$1,000,000 - \$4,999,999	26,248	20,557	15,309	16,058	14,404	7,306
<b>Total<sup>1</sup></b>	<b>\$ 57,013</b>	<b>\$ 47,859</b>	<b>\$ 34,192</b>	<b>\$ 33,521</b>	<b>\$ 31,942</b>	<b>\$ 18,125</b>

<sup>1</sup> Personal loans used for business purposes are not included in these totals.**IMPAIRED LOANS**

An impaired loan is any loan when there is objective evidence that there has been a deterioration of credit quality subsequent to the initial recognition of the loan to the extent that the Bank no longer has reasonable assurance as to the timely collection of the full amount of principal and interest. Acquired credit-impaired loans are not reported as impaired loans as long as expected cash flows continue to equal or exceed the amounts expected at acquisition. Excluding debt securities classified as loans, FDIC covered loans and other acquired credit-impaired loans, gross impaired loans decreased \$57 million, or 3% over 2010. Gross impaired loan formations decreased year-over-year by \$555 million, primarily driven by a reduction in the U.S. Personal and Commercial Banking segment due to continued improvement in credit quality.

In Canada, residential and personal loans which include credit card, consumer instalment and other personal, generated impaired loans net of specific allowance of \$540 million, an increase of \$75 million, or 16%, over 2010. Personal loans represented the most significant portion of this increase. Business and government loans generated \$88 million in net impaired loans, a decrease of \$27 million, or 23%, over 2010. Business and government impaired loans were distributed across industry sectors. Net impaired loan increases in 2011 were due to higher residential and personal loan volumes, partially offset by continued improvement in the business and government portfolio credit quality.

In the U.S., residential and personal loans generated net impaired loans of \$243 million, an increase of \$51 million, or 27%, over 2010 and evenly distributed across these two segments. Business and government loans generated \$896 million in net impaired loans, a decrease of \$47 million, or 5%, over 2010. Business and government impaired loans were highly concentrated in the real estate sector. Net impaired loan decreases across industry sectors in 2011 were due to improved credit quality. Net impaired loans increased \$4 million in 2011 driven by growth in residential and personal loans volumes offset by continued improvement in the loans and government portfolio credit quality.

Geographically, 36% of total impaired loans net of specific allowance were generated in Canada and 64% in the U.S. Net impaired loans in Canada were concentrated in Ontario, which represented 17% of total net impaired loans, down from 20% in 2010. U.S. net impaired loans were concentrated in New Jersey and New York, representing 14% and 8% of net impaired loans, compared with 13% and 9% respectively, in 2010.

**TABLE 33: CHANGES IN GROSS IMPAIRED LOANS AND ACCEPTANCES<sup>1,2</sup>**

(millions of Canadian dollars)	2011	2010
<b>Personal, business &amp; government loans</b>		
Balance at beginning of period	\$ 2,253	\$ 2,070
Additions	3,112	3,667
Return to performing status, repaid or sold	(1,532)	(1,635)
Write-offs	(1,629)	(1,766)
Foreign exchange and other adjustments	(8)	(83)
<b>Balance at end of period<sup>1,2</sup></b>	<b>\$ 2,196</b>	<b>\$ 2,253</b>

<sup>1</sup> Excludes FDIC covered loans and other acquired credit-impaired loans. For additional information refer to the "Exposure to Acquired Credit-Impaired Loans" discussion and table in this section of the document and Note 4 to the 2011 Consolidated Financial Statements.

<sup>2</sup> Excludes debt securities classified as loans. For additional information refer to the "Exposure to Non-agency Collateralized Mortgage Obligations" section of this document and Note 4 to the 2011 Consolidated Financial Statements.

**TABLE 34: IMPAIRED LOANS NET OF SPECIFIC ALLOWANCE BY INDUSTRY SECTOR<sup>1,2</sup>**

(millions of Canadian dollars, except as noted)	2011			2010			2009			Percentage of total		
	Gross impaired loans	Specific allowance	Net impaired loans	Net impaired loans	Net impaired loans	Net impaired loans	2011	2010	2009	2011	2010	2009
<b>Canada</b>												
Residential mortgages <sup>3,4</sup>	\$ 331	\$ 15	\$ 316	\$ 290	\$ 239		17.8%	16.9%	15.3%			
Credit card, consumer instalment and other personal	361	137	224	175	143		12.7	10.2	9.2			
<b>Total personal</b>	<b>692</b>	<b>152</b>	<b>540</b>	<b>465</b>	<b>382</b>		<b>30.5</b>	<b>27.1</b>	<b>24.5</b>			
Real estate												
Residential	21	8	13	21	31		0.7	1.2	2.0			
Non-residential	7	1	6	1	2		0.3	0.1	0.1			
<b>Total real estate</b>	<b>28</b>	<b>9</b>	<b>19</b>	<b>22</b>	<b>33</b>		<b>1.0</b>	<b>1.3</b>	<b>2.1</b>			
Agriculture	7	2	5	4	7		0.3	0.2	0.4			
Automotive	1	-	1	4	9		0.1	0.2	0.6			
Financial	4	3	1	2	3		0.1	0.1	0.2			
Food, beverage, and tobacco	1	-	1	2	1		0.1	0.1	0.1			
Forestry	-	-	-	-	18		-	-	1.2			
Government, public sector entities and education <sup>5</sup>	5	2	3	-	4		0.1	-	0.3			
Health and social services <sup>5</sup>	3	2	1	3	3		0.1	0.2	0.2			
Industrial construction and trade contractors	16	9	7	6	8		0.4	0.3	0.5			
Metals and mining	3	-	3	10	18		0.1	0.6	1.2			
Pipelines, oil, and gas	3	1	2	11	24		0.1	0.7	1.5			
Professional and other services <sup>5</sup>	9	6	3	6	27		0.1	0.3	1.7			
Retail sector	32	11	21	13	20		1.2	0.9	1.3			
Sundry manufacturing and wholesale	20	6	14	17	36		0.8	1.0	2.3			
Telecommunications, cable and media <sup>5</sup>	2	1	1	9	33		0.1	0.5	2.1			
Transportation	5	4	1	2	1		0.1	0.1	0.1			
Other <sup>5</sup>	18	13	5	4	8		0.3	0.2	0.5			
<b>Total business and government<sup>4</sup></b>	<b>157</b>	<b>69</b>	<b>88</b>	<b>115</b>	<b>253</b>		<b>5.0</b>	<b>6.7</b>	<b>16.3</b>			
<b>Total Canada</b>	<b>849</b>	<b>221</b>	<b>628</b>	<b>580</b>	<b>635</b>		<b>35.5</b>	<b>33.8</b>	<b>40.8</b>			
<b>United States</b>												
Residential mortgages	178	17	161	138	121		9.1	8.0	7.8			
Credit card, consumer instalment and other personal	122	40	82	54	50		4.7	3.2	3.2			
<b>Total personal</b>	<b>300</b>	<b>57</b>	<b>243</b>	<b>192</b>	<b>171</b>		<b>13.8</b>	<b>11.2</b>	<b>11.0</b>			
Real estate												
Residential	287	37	250	297	312		14.1	17.3	20.0			
Non-residential	321	39	282	237	98		16.0	13.8	6.3			
<b>Total real estate</b>	<b>608</b>	<b>76</b>	<b>532</b>	<b>534</b>	<b>410</b>		<b>30.1</b>	<b>31.1</b>	<b>26.3</b>			
Agriculture	4	-	4	3	2		0.2	0.2	0.1			
Automotive	23	3	20	32	33		1.1	1.9	2.1			
Financial	20	4	16	29	18		0.9	1.7	1.2			
Food, beverage, and tobacco	7	1	6	6	2		0.3	0.3	0.1			
Forestry	2	1	1	2	21		0.1	0.1	1.4			
Government, public sector entities and education <sup>5</sup>	8	1	7	6	9		0.4	0.3	0.6			
Health and social services <sup>5</sup>	52	2	50	26	11		2.9	1.5	0.7			
Industrial construction and trade contractors	42	8	34	37	21		1.9	2.2	1.4			
Metals and mining	20	10	10	19	20		0.6	1.1	1.3			
Pipelines, oil, and gas	-	-	-	2	35		-	0.1	2.2			
Power and utilities	7	1	6	6	7		0.3	0.3	0.4			
Professional and other services <sup>5</sup>	46	7	39	35	43		2.2	2.1	2.8			
Retail sector	106	16	90	100	66		5.1	5.8	4.2			
Sundry manufacturing and wholesale <sup>5</sup>	32	10	22	38	9		1.3	2.2	0.6			
Telecommunications, cable and media <sup>5</sup>	7	1	6	24	15		0.3	1.4	1.0			
Transportation	53	7	46	35	16		2.6	2.1	1.0			
Other <sup>5</sup>	10	3	7	9	13		0.4	0.5	0.8			
<b>Total business and government<sup>4</sup></b>	<b>1,047</b>	<b>151</b>	<b>896</b>	<b>943</b>	<b>751</b>		<b>50.7</b>	<b>54.9</b>	<b>48.2</b>			
<b>Total United States</b>	<b>1,347</b>	<b>208</b>	<b>1,139</b>	<b>1,135</b>	<b>922</b>		<b>64.5</b>	<b>66.1</b>	<b>59.2</b>			
<b>International</b>												
Business and government	-	-	-	1	-		-	0.1	-			
<b>Total international</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>1</b>	<b>-</b>		<b>-</b>	<b>0.1</b>	<b>-</b>			
<b>Total<sup>1,2</sup></b>	<b>\$ 2,196</b>	<b>\$ 429</b>	<b>\$ 1,767</b>	<b>\$ 1,716</b>	<b>\$ 1,557</b>		<b>100.0%</b>	<b>100.0%</b>	<b>100.0%</b>			
<b>Net impaired loans as a % of common equity</b>				<b>4.07%</b>	<b>4.41%</b>				<b>4.41%</b>			

<sup>1</sup> Excludes FDIC covered loans and other acquired credit-impaired loans. For additional information refer to the "Exposure to Acquired Credit-Impaired Loans" discussion and table in this section of the document and Note 4 to the 2011 Consolidated Financial Statements.

<sup>2</sup> Excludes debt securities classified as loans. For additional information refer to the "Exposure to Non-agency Collateralized Mortgage Obligations" section of this document and Note 4 to the 2011 Consolidated Financial Statements.

<sup>3</sup> Includes trading loans that the Bank intends to sell immediately or in the near term with a fair value of \$253 million (2010 - \$188 million) and amortized cost of \$253 million (2010 - \$188 million), and loans designated as trading under the fair value option of \$14 million (2010 - \$85 million) and amortized cost of \$5 million (2010 - \$86 million). No allowance is recorded for trading loans or loans designated as trading under the fair value option.

<sup>4</sup> Effective 2009, MUR mortgages, and any related credit losses, have been reclassified from personal - residential mortgages to business & government retroactively to 2008. This is to achieve consistent reporting across all operating business segments.

<sup>5</sup> Certain industry categories have been consolidated and certain amounts have been reclassified in line with accepted norms and thresholds for industry disclosure.

**TABLE 35: IMPAIRED LOANS NET OF SPECIFIC ALLOWANCE FOR LOAN LOSSES BY GEOGRAPHY<sup>1,2</sup>**

(millions of Canadian dollars, except as noted)

	2011			2010			2009			Percentage of total		
	Gross impaired loans	Specific allowance	Net impaired loans	Net impaired loans	Net impaired loans	Net impaired loans	2011	2010	2009	2011	2010	2009
<b>Canada</b>												
Atlantic provinces	\$ 21	\$ 5	\$ 16	\$ 15	\$ 11		0.9	0.9%	0.7%			
British Columbia <sup>3</sup>	122	17	105	74	50		5.9	4.3	3.2			
Ontario <sup>3</sup>	472	165	307	340	429		17.4	19.8	27.5			
Prairies <sup>3</sup>	148	19	129	100	98		7.3	5.8	6.3			
Québec	86	15	71	51	47		4.0	3.0	3.0			
<b>Total Canada<sup>4</sup></b>	<b>849</b>	<b>221</b>	<b>628</b>	<b>580</b>	<b>635</b>		<b>35.5</b>	<b>33.8</b>	<b>40.7</b>			
<b>United States</b>												
Carolinas (North and South)	14	6	8	-	-		0.5	-	-			
Florida	52	7	45	47	78		2.5	2.7	5.0			
New England <sup>5</sup>	457	71	386	457	255		21.9	26.7	16.5			
New Jersey	297	47	250	215	192		14.1	12.5	12.3			
New York	153	19	134	161	240		7.6	9.4	15.4			
Pennsylvania	192	25	167	114	84		9.5	6.6	5.4			
Other	182	33	149	141	73		8.4	8.2	4.7			
<b>Total United States<sup>4</sup></b>	<b>1,347</b>	<b>208</b>	<b>1,139</b>	<b>1,135</b>	<b>922</b>		<b>64.5</b>	<b>66.1</b>	<b>59.3</b>			
<b>International</b>												
Other	-	-	-	1	-		-	0.1	-			
<b>Total international</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>1</b>	<b>-</b>		<b>-</b>	<b>0.1</b>	<b>-</b>			
<b>Total<sup>1,2</sup></b>	<b>\$ 2,196</b>	<b>\$ 429</b>	<b>\$ 1,767</b>	<b>\$ 1,716</b>	<b>\$ 1,557</b>		<b>100.0</b>	<b>100.0%</b>	<b>100.0%</b>			
<b>Net impaired loans as a % of net loans<sup>6</sup></b>			<b>0.59%</b>	<b>0.65%</b>	<b>0.62%</b>							

<sup>1</sup> Excludes FDIC covered loans and other acquired credit-impaired loans. For additional information refer to the "Exposure to Acquired Credit-Impaired Loans" discussion and table in this section of the document and Note 4 to the 2011 Consolidated Financial Statements.

<sup>2</sup> Excludes debt securities classified as loans. For additional information refer to the "Exposure to Non-agency Collateralized Mortgage Obligations" section of this document and Note 4 to the 2011 Consolidated Financial Statements.

<sup>3</sup> The territories are included as follows: Yukon is included in British Columbia; Nunavut is included in Ontario; and Northwest Territories is included in the Prairies region.

<sup>4</sup> Includes trading loans that the Bank intends to sell immediately or in the near term with a fair value of \$253 million (2010 - \$188 million) and amortized cost of \$253 million (2010 - \$188 million), and loans designated as trading under the fair value option of \$14 million (2010 - \$85 million) and amortized cost of \$5 million (2010 - \$86 million). No allowance is recorded for trading loans or loans designated as trading under the fair value option.

<sup>5</sup> The states included in New England are as follows: Connecticut, Maine, Massachusetts, New Hampshire, and Vermont.

<sup>6</sup> Includes customers' liability under acceptances.

#### ALLOWANCE FOR CREDIT LOSSES

Total allowance for credit losses consists of specific and general allowances carried on the Consolidated Balance Sheet. The allowance is increased by the provision for credit losses, and decreased by write-offs net of recoveries. The Bank maintains the allowance at levels that management believes is adequate to absorb all credit-related losses in the lending portfolio. Individual problem accounts, general economic conditions, loss experience, as well as the sector and geographic mix of the lending portfolio are all considered by management in assessing the appropriate allowance levels.

#### Specific Allowance

The Bank establishes specific allowances for impaired loans when the estimated realizable value of the loan is less than its recorded value, based on discounting expected future cash flows. Specific allowances for loan losses are established to reduce the book value of loans to their estimated realizable amounts.

During 2011, specific allowances decreased by \$7 million, or 1%, resulting in a total specific allowance of \$670 million. Excluding debt securities classified as loans, FDIC covered loans and other acquired credit-impaired loans, specific allowance decreased by \$108 million, or 20% from the prior year. Allowances for credit losses are more fully described in Note 4 to the Consolidated Financial Statements.

### General Allowance

A general allowance is established to recognize losses that management estimates to have occurred in the portfolio at the balance sheet date for loans not yet specifically identified as impaired. The level of general allowance reflects exposures across all portfolios and categories. The general allowance is reviewed on a quarterly basis using credit risk models and management's judgment. The allowance level is calculated using the probability of default (PD), the loss given default (LGD) and the exposure at default (EAD). The PD is the likelihood that a borrower will not be able to meet its scheduled repayments. The LGD is the amount of the loss the Bank would likely incur when a borrower defaults on a loan, which is expressed as a percentage of exposure at default. EAD is the total amount the Bank expects to be exposed to at the time of default.

For the non-retail portfolio, allowances are estimated using borrower specific information at the borrower level. The LGD is based on the security of the facility; EAD is a function of the current usage, the borrower's risk rating, and the committed amount of the facility. For the retail portfolio, the general allowance is calculated on a portfolio level and is based on statistical estimates of loss using historical loss and recovery data models and forecast balances. Models are validated against historical experience and are updated at least annually. The general allowance methodology is approved annually by the Risk Committee of the Board of Directors.

At October 31, 2011 the general allowance for loan losses was \$1,926 million, up from \$1,910 million at October 31, 2010. Excluding debt securities classified as loans general allowance increased by \$30 million, or 2% from the prior year.

### PROVISION FOR CREDIT LOSSES

The provision for credit losses is the amount charged to income to bring the total allowance for credit losses, including both specific and general allowances, to a level that management considers adequate to absorb all credit-related losses in the Bank's loan portfolio. Provisions in the year are reduced by any recoveries.

The Bank recorded total provision for credit losses of \$1,465 million in 2011, compared with a total provision of \$1,625 million in 2010. This amount comprised \$1,430 million of specific provisions and \$35 million in general provisions. Total provision for credit losses as a percentage of net average loans and acceptances decreased to 0.51% from 0.62% in 2010. In Canada, residential and personal loans required specific provisions of \$765 million, a decrease of \$96 million, or 11%, over 2010. Business and government loans required specific provisions of \$53 million, a decrease of \$64 million, or 55%, over 2010. Business and government specific provisions were distributed across all industry sectors. In the U.S., residential and personal loans required specific provisions of \$214 million, a decrease of \$29 million, or 12%, over 2010. Other personal loans represented the most significant portion of this decrease. Business and government loans required specific provisions of \$232 million, a decrease of \$147 million, or 39%, over 2010. Similar to impaired loans, business and government specific provisions were highly concentrated in the real estate sector. Decreased provisions for credit losses in 2011 were due to continued improvement in portfolio credit quality. Geographically, 57% of specific provisions were attributed to Canada and 31% to the U.S. The balance resulted from 6% of debt securities classified as loans and 6% of acquired credit-impaired loans. Canadian specific provisions were concentrated in Ontario, which represented 44% of total specific provisions, increased from 41% in 2010. U.S. specific provisions were concentrated in New Jersey and New York, representing 7% and 4% of total specific provisions, compared to 8% and 4% respectively in 2010.

Table 36 provides a summary of provisions charged to the Consolidated Statement of Income.

TABLE 36: PROVISION FOR CREDIT LOSSES			
(millions of Canadian dollars)			
	2011	2010	2009
Net new specifics (net of reversals)	\$ 1,597	\$ 1,866	\$ 1,723
Recoveries	(167)	(140)	(109)
<b>Total specific provision</b>	<b>1,430</b>	<b>1,726</b>	<b>1,614</b>
<b>Change in general allowance</b>			
TD Financing Services Inc. <sup>1</sup>	-	-	90
U.S. Personal and Commercial Banking	32	(48)	521
Canadian Personal and Commercial Banking and Wholesale Banking	-	(60)	255
Other	3	7	-
<b>Total general provision</b>	<b>35</b>	<b>(101)</b>	<b>866</b>
<b>Total provision for credit losses</b>	<b>\$ 1,465</b>	<b>\$ 1,625</b>	<b>\$ 2,480</b>

<sup>1</sup> Effective November 1, 2009, TD Financing Services aligned their loan loss methodology with that used for all other Canadian Personal and Commercial Banking retail loans; any general provisions resulting from the revised methodology are included in Canadian Personal and Commercial Banking and Wholesale Banking. General provisions recorded prior to January 31, 2010 are specific to the legal entity formerly known as VFC Inc.

**TABLE 37: PROVISION FOR CREDIT LOSSES BY INDUSTRY SECTOR**

(millions of Canadian dollars, except as noted)

				Percentage of total		
	2011	2010	2009	2011	2010	2009
<b>Canada</b>						
Residential mortgages <sup>1,2</sup>	\$ 11	\$ 5	\$ 5	0.8%	0.3%	0.3%
Credit card, consumer instalment and other personal	754	856	882	52.7	49.6	54.7
<b>Total personal</b>	<b>765</b>	<b>861</b>	<b>887</b>	<b>53.5</b>	<b>49.9</b>	<b>55.0</b>
<b>Real estate</b>						
Residential	(6)	5	11	(0.4)	0.3	0.7
Non-residential	2	2	1	0.1	0.1	0.1
<b>Total real estate</b>	<b>(4)</b>	<b>7</b>	<b>12</b>	<b>(0.3)</b>	<b>0.4</b>	<b>0.8</b>
Agriculture	-	2	(1)	-	0.1	(0.1)
Automotive	2	5	10	0.1	0.3	0.6
Financial	1	2	16	0.1	0.1	0.9
Food, beverage, and tobacco	5	7	5	0.4	0.4	0.3
Forestry	-	(12)	18	-	(0.7)	1.1
Government, public sector entities and education <sup>3</sup>	2	2	-	0.1	0.1	-
Health and social services <sup>3</sup>	-	8	1	-	0.5	0.1
Industrial construction and trade contractors	13	12	9	0.9	0.7	0.6
Metals and mining	(1)	2	4	(0.1)	0.1	0.2
Pipelines, oil and gas	(8)	2	8	(0.6)	0.1	0.5
Power and utilities <sup>3</sup>	-	-	-	-	-	-
Professional and other services <sup>3</sup>	11	8	12	0.8	0.5	0.7
Retail sector	24	43	31	1.7	2.6	1.9
Sundry manufacturing and wholesale	-	24	13	-	1.4	0.8
Telecommunications, cable and media <sup>3</sup>	(2)	(5)	19	(0.1)	(0.3)	1.2
Transportation	7	4	9	0.5	0.2	0.6
Other <sup>3</sup>	3	6	11	0.2	0.3	0.7
<b>Total business and government</b>	<b>53</b>	<b>117</b>	<b>177</b>	<b>3.7</b>	<b>6.8</b>	<b>10.9</b>
<b>Total Canada</b>	<b>818</b>	<b>978</b>	<b>1,064</b>	<b>57.2</b>	<b>56.7</b>	<b>65.9</b>
<b>United States</b>						
Residential mortgages	17	20	17	1.2	1.2	1.1
Credit card, consumer instalment and other personal	197	223	198	13.8	12.9	12.3
<b>Total personal</b>	<b>214</b>	<b>243</b>	<b>215</b>	<b>15.0</b>	<b>14.1</b>	<b>13.4</b>
<b>Real estate</b>						
Residential	70	103	73	4.9	6.0	4.5
Non-residential	60	57	51	4.2	3.3	3.1
<b>Total real estate</b>	<b>130</b>	<b>160</b>	<b>124</b>	<b>9.1</b>	<b>9.3</b>	<b>7.6</b>
Agriculture	-	3	1	-	0.2	0.1
Automotive	1	6	6	0.1	0.3	0.4
Financial	8	16	28	0.6	0.9	1.7
Food, beverage, and tobacco	1	6	-	0.1	0.3	-
Forestry	-	(16)	19	-	(0.9)	1.2
Government, public sector entities and education <sup>3</sup>	1	-	-	0.1	-	-
Health and social services	4	13	8	0.3	0.8	0.5
Industrial construction and trade contractors	22	17	12	1.5	1.0	0.7
Metals and mining	9	2	5	0.6	0.1	0.3
Pipelines, oil and gas	(18)	2	5	(1.3)	0.1	0.3
Power and utilities	3	(1)	(2)	0.2	(0.1)	(0.1)
Professional and other services <sup>3</sup>	25	34	19	1.7	2.0	1.2
Retail sector	20	50	20	1.4	2.9	1.2
Sundry manufacturing and wholesale	7	48	26	0.5	2.8	1.6
Telecommunications, cable and media	4	28	9	0.3	1.6	0.6
Transportation	9	7	-	0.6	0.4	-
Other <sup>3</sup>	6	4	8	0.4	0.2	0.5
<b>Total business and government<sup>1</sup></b>	<b>232</b>	<b>379</b>	<b>288</b>	<b>16.2</b>	<b>21.9</b>	<b>17.8</b>
<b>Total United States</b>	<b>446</b>	<b>622</b>	<b>503</b>	<b>31.2</b>	<b>36.0</b>	<b>31.2</b>
<b>International</b>						
Business and government	-	(2)	3	-	(0.1)	0.2
<b>Total international</b>	<b>-</b>	<b>(2)</b>	<b>3</b>	<b>-</b>	<b>(0.1)</b>	<b>0.2</b>
<b>Total excluding other loans</b>	<b>1,264</b>	<b>1,598</b>	<b>1,570</b>	<b>88.4</b>	<b>92.6</b>	<b>97.3</b>
<b>Other loans</b>						
Debt securities classified as loans <sup>4</sup>	85	128	44	5.9	7.4	2.7
Acquired credit-impaired loans <sup>5</sup>	81	-	-	5.7	-	-
<b>Total other loans</b>	<b>166</b>	<b>128</b>	<b>44</b>	<b>11.6</b>	<b>7.4</b>	<b>2.7</b>
<b>Total specific provision</b>	<b>\$ 1,430</b>	<b>\$ 1,726</b>	<b>\$ 1,614</b>	<b>100.0%</b>	<b>100.0%</b>	<b>100.0%</b>
<b>General provision</b>						
Personal, business and government	45	(4)	660			
Debt securities classified as loans <sup>4</sup>	(10)	(97)	206			
<b>Total general provision</b>	<b>35</b>	<b>(101)</b>	<b>866</b>			
<b>Total provision for credit losses</b>	<b>\$ 1,465</b>	<b>\$ 1,625</b>	<b>\$ 2,480</b>			

<sup>1</sup> Includes trading loans that the Bank intends to sell immediately or in the near term with a fair value of \$253 million (2010 - \$188 million) and amortized cost of \$253 million (2010 - \$188 million), and loans designated as trading under the fair value option of \$14 million (2010 - \$85 million) and amortized cost of \$5 million (2010 - \$86 million). No allowance is recorded for trading loans or loans designated as trading under the fair value option.

<sup>2</sup> Effective 2009, MUR mortgages, and any related credit losses, have been reclassified from personal - residential mortgages to business & government retroactively to 2008. This is to achieve consistent reporting across all operating business segments.

<sup>3</sup> Certain industry categories have been consolidated and certain amounts have been reclassified in line with accepted norms and thresholds for industry disclosure.

<sup>4</sup> As a result of the 2009 Amendments to CICA Handbook Section 3855, certain available-for-sale and held-to-maturity securities were reclassified to loans.

<sup>5</sup> Includes all FDIC covered loans and other acquired credit-impaired loans.

**TABLE 38: PROVISION FOR CREDIT LOSSES BY GEOGRAPHY**

(millions of Canadian dollars, except as noted)

				Percentage of total		
	2011	2010	2009	2011	2010	2009
<b>Canada</b>						
Atlantic provinces	\$ 23	\$ 29	\$ 25	1.6%	1.8%	1.0%
British Columbia <sup>1</sup>	53	71	68	3.6	4.4	2.7
Ontario <sup>1</sup>	626	716	824	42.7	44.0	33.2
Prairies <sup>1</sup>	66	81	78	4.5	5.0	3.2
Québec	50	81	69	3.4	5.0	2.8
<b>Total Canada<sup>2</sup></b>	<b>818</b>	<b>978</b>	<b>1,064</b>	<b>55.8</b>	<b>60.2</b>	<b>42.9</b>
<b>United States</b>						
Carolinas (North and South)	10	-	-	0.7	-	-
Florida	30	13	41	2.1	0.8	1.7
New England <sup>3</sup>	141	251	141	9.6	15.4	5.7
New Jersey	106	124	110	7.2	7.6	4.4
New York	62	76	142	4.2	4.7	5.7
Pennsylvania	50	65	44	3.4	4.0	1.8
Others	47	93	25	3.2	5.7	1.0
<b>Total United States<sup>2</sup></b>	<b>446</b>	<b>622</b>	<b>503</b>	<b>30.4</b>	<b>38.2</b>	<b>20.3</b>
<b>International</b>						
Other	-	(2)	3	-	(0.1)	0.1
<b>Total international</b>	<b>-</b>	<b>(2)</b>	<b>3</b>	<b>-</b>	<b>(0.1)</b>	<b>0.1</b>
<b>Total excluding other loans</b>	<b>1,264</b>	<b>1,598</b>	<b>1,570</b>	<b>86.2</b>	<b>98.3</b>	<b>63.3</b>
<b>Other loans</b>	<b>166</b>	<b>128</b>	<b>44</b>	<b>11.4</b>	<b>7.9</b>	<b>1.8</b>
<b>Total specific provision</b>	<b>1,430</b>	<b>1,726</b>	<b>1,614</b>	<b>97.6</b>	<b>106.2</b>	<b>65.1</b>
<b>General provision</b>	<b>35</b>	<b>(101)</b>	<b>866</b>	<b>2.4</b>	<b>(6.2)</b>	<b>34.9</b>
<b>Total provision for credit losses</b>	<b>\$ 1,465</b>	<b>\$ 1,625</b>	<b>\$ 2,480</b>	<b>100.0%</b>	<b>100.0%</b>	<b>100.0%</b>

**Provision for credit losses as a % of average net loans and acceptances<sup>4</sup>**

<b>Canada</b>			
Residential mortgages	0.02%	0.01%	0.01%
Credit card, consumer instalment and other personal	0.79	0.94	1.11
Business and government	0.12	0.28	0.40
<b>Total Canada</b>	<b>0.40</b>	<b>0.51</b>	<b>0.61</b>
<b>United States</b>			
Residential mortgages	0.16	0.24	0.27
Credit card, consumer instalment and other personal	1.16	1.67	1.37
Business and government	0.60	1.04	0.68
<b>Total United States</b>	<b>0.67</b>	<b>1.07</b>	<b>0.79</b>
<b>International</b>	<b>-</b>	<b>(0.05)</b>	<b>0.05</b>
<b>Total excluding other loans</b>	<b>0.46</b>	<b>0.64</b>	<b>0.65</b>
<b>Other loans</b>	<b>1.33</b>	<b>1.15</b>	<b>0.35</b>
<b>Total specific provision</b>	<b>0.50</b>	<b>0.66</b>	<b>0.63</b>
<b>General provision</b>	<b>0.01</b>	<b>(0.04)</b>	<b>0.27</b>
<b>Total provision for credit losses as a % of average net loans and acceptances</b>	<b>0.51%</b>	<b>0.62%</b>	<b>0.97%</b>

<sup>1</sup> The territories are included as follows: Yukon is included in British Columbia; Nunavut is included in Ontario; and Northwest Territories is included in the Prairies region.

<sup>2</sup> Includes trading loans that the Bank intends to sell immediately or in the near term with a fair value of \$253 million (2010 - \$188 million) and amortized cost of \$253 million (2010 - \$188 million), and loans designated as trading under the fair value option of \$14 million (2010 - \$85 million) and amortized cost of \$5 million (2010 - \$86 million). No allowance is recorded for trading loans or loans designated as trading under the fair value option.

<sup>3</sup> The states included in New England are as follows: Connecticut, Maine, Massachusetts, New Hampshire, and Vermont.

<sup>4</sup> Includes customers' liability under acceptances.

**Non-Prime Loans**

As at October 31, 2011, the Bank had approximately \$2.2 billion (2010 - \$1.8 billion) gross exposure to non-prime loans, which primarily consists of automotive loans originated in Canada. The credit loss rate, which is an indicator of credit quality and is defined as the average PCL divided by the average month-end loan balance, was approximately 3.61% (2010 - approximately 5.0%) on an annual basis. The portfolio continues to perform as expected. These loans are recorded at amortized cost. See Note 4 to the Consolidated Financial Statements for further information regarding the accounting for loans and related credit losses.

## Sovereign Risk

The following table provides a summary of the Bank's credit exposure to certain European countries, including Spain, Italy, Ireland, Portugal and Greece. Exposure to Spain and Italy is to the sovereigns themselves and the largest financial institutions in those countries. All of these exposures are considered manageable.

**TABLE 39: DIRECT CREDIT EXPOSURE TO EUROPE**

(millions of Canadian dollars)

Country	Loans and Commitments <sup>1</sup>				Derivatives, Repos and Securities Lending <sup>2</sup>				Trading and Investment Portfolio <sup>3</sup>				Total Exposure <sup>4</sup>
	Corporate	Sovereign	Financial	Total	Corporate	Sovereign	Financial	Total	Corporate	Sovereign	Financial	Total	
	Oct. 31, 2011												
<b>GIIPS</b>													
Greece	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 3	\$ 3	\$ -	\$ -	\$ 1	\$ 1	\$ 4
Italy	-	-	-	-	-	-	14	14	6	217	1	224	238
Ireland	-	-	-	-	9	-	64	73	10	17	4	31	104
Portugal	-	-	-	-	-	-	3	3	3	-	-	3	6
Spain	69	-	84	153	12	-	44	56	18	188	273	479	688
<b>Total GIIPS</b>	<b>\$ 69</b>	<b>\$ -</b>	<b>\$ 84</b>	<b>\$ 153</b>	<b>\$ 21</b>	<b>\$ -</b>	<b>\$ 128</b>	<b>\$ 149</b>	<b>\$ 37</b>	<b>\$ 422</b>	<b>\$ 279</b>	<b>\$ 738</b>	<b>\$ 1,040</b>
<b>Rest of Europe</b>													
Belgium	\$ 166	\$ -	\$ -	\$ 166	\$ 12	\$ -	\$ 19	\$ 31	\$ 5	\$ 525	\$ -	\$ 530	\$ 727
France	375	-	8	383	96	-	148	635	879	60	1,964	394	3,680
Germany	451	-	95	546	206	-	1,192	650	2,048	140	3,060	84	5,878
Netherlands	414	-	257	671	181	-	430	611	27	5,128	1,386	6,541	7,823
Sweden	35	-	10	45	-	-	54	54	2	1,039	813	1,854	1,953
Switzerland	400	-	24	424	-	-	765	765	5	381	245	631	1,820
United Kingdom	1,486	243	141	1,870	589	-	1,904	2,508	68	3,543	2,170	5,781	10,159
Other <sup>5</sup>	14	-	24	38	65	-	74	388	19	1,246	493	1,758	2,323
<b>Rest of Europe</b>	<b>\$ 3,341</b>	<b>\$ 243</b>	<b>\$ 559</b>	<b>\$ 4,143</b>	<b>\$ 1,149</b>	<b>\$ -</b>	<b>\$ 1,429</b>	<b>\$ 4,845</b>	<b>\$ 7,423</b>	<b>\$ 326</b>	<b>\$ 16,886</b>	<b>\$ 5,585</b>	<b>\$ 22,797</b>
<b>Total Europe</b>	<b>\$ 3,410</b>	<b>\$ 243</b>	<b>\$ 643</b>	<b>\$ 4,296</b>	<b>\$ 1,170</b>	<b>\$ -</b>	<b>\$ 1,429</b>	<b>\$ 4,973</b>	<b>\$ 7,572</b>	<b>\$ 363</b>	<b>\$ 17,308</b>	<b>\$ 5,864</b>	<b>\$ 23,535</b>
<b>GIIPS</b>													
Oct. 31, 2010													
Greece	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 4	\$ 4	\$ -	\$ -	\$ 7	\$ 7	\$ 11
Italy	-	-	3	3	-	-	15	15	6	283	68	357	375
Ireland	-	-	3	3	10	-	196	206	3	40	85	128	337
Portugal	-	-	8	8	-	-	9	9	-	-	-	-	17
Spain	36	-	86	122	-	-	55	55	13	484	413	910	1,087
<b>Total GIIPS</b>	<b>\$ 36</b>	<b>\$ -</b>	<b>\$ 100</b>	<b>\$ 136</b>	<b>\$ 10</b>	<b>\$ -</b>	<b>\$ 279</b>	<b>\$ 289</b>	<b>\$ 22</b>	<b>\$ 807</b>	<b>\$ 573</b>	<b>\$ 1,402</b>	<b>\$ 1,827</b>
<b>Rest of Europe</b>													
Belgium	\$ 247	\$ -	\$ -	\$ 247	\$ 32	\$ -	\$ 88	\$ 120	\$ -	\$ 594	\$ 254	\$ 848	\$ 1,215
France	397	-	31	428	105	-	601	823	210	2,044	370	2,624	3,875
Germany	355	-	60	415	193	-	1,068	643	32	2,810	3	2,845	5,164
Netherlands	512	-	180	692	133	-	436	569	62	4,995	1,245	6,302	7,563
Sweden	36	-	10	46	-	-	98	98	-	972	605	1,577	1,721
Switzerland	278	-	31	309	-	-	699	699	74	-	211	285	1,293
United Kingdom	1,473	165	161	1,799	664	-	1,732	2,396	110	2,850	3,362	6,322	10,517
Other <sup>5</sup>	25	14	34	73	114	-	67	457	6	1,294	334	1,634	2,345
<b>Rest of Europe</b>	<b>\$ 3,323</b>	<b>\$ 179</b>	<b>\$ 507</b>	<b>\$ 4,009</b>	<b>\$ 1,241</b>	<b>\$ -</b>	<b>\$ 1,252</b>	<b>\$ 4,754</b>	<b>\$ 7,247</b>	<b>\$ 494</b>	<b>\$ 15,559</b>	<b>\$ 6,384</b>	<b>\$ 22,437</b>
<b>Total Europe</b>	<b>\$ 3,359</b>	<b>\$ 179</b>	<b>\$ 607</b>	<b>\$ 4,145</b>	<b>\$ 1,251</b>	<b>\$ -</b>	<b>\$ 1,252</b>	<b>\$ 5,033</b>	<b>\$ 7,536</b>	<b>\$ 516</b>	<b>\$ 16,366</b>	<b>\$ 6,957</b>	<b>\$ 23,839</b>

<sup>1</sup> Includes letters of credit, bankers' acceptances, funded loans and undrawn commitments.

<sup>2</sup> Exposures are calculated on a fair value basis and are net of collateral. Derivatives are presented as net exposures where there is an ISDA master netting agreement.

<sup>3</sup> Trading portfolio exposures are net of eligible short positions. Deposits of \$2.5 billion are included in the Trading and Investment Portfolio.

<sup>4</sup> The reported exposures do not include protection the Bank purchased via credit default swaps.

<sup>5</sup> Remaining European exposure is distributed across 12 countries, each of which has a net exposure below \$1 billion as at October 31, 2011 and October 31, 2010.

The majority of the balance of the Bank's European exposure is to counterparties in AAA-rated countries, with the majority of this exposure to the sovereigns themselves and to well rated, systemically important banks in these countries. Derivatives and securities repurchase transactions with these banks are completed on a collateralized basis backed by high quality government securities. The Bank also takes a limited amount of exposure to well rated corporate issuers in Europe where TD also does business with their related entities in North America.

## EXPOSURE TO ACQUIRED CREDIT-IMPAIRED LOANS (ACI)

ACI loans are loans with evidence of credit quality deterioration since origination for which it is probable at the purchase date that the Bank will be unable to collect all contractually required principal and interest payments. Evidence of credit quality deterioration as of the acquisition date may include statistics such as past due status and credit scores. ACI loans are recorded at fair value upon acquisition and the applicable accounting guidance prohibits carrying over or recording allowance for loan losses in the initial accounting.

ACI loans were acquired through the South Financial and FDIC-assisted acquisitions, the Chrysler Financial acquisition, and include FDIC covered loans subject to loss sharing agreements with the FDIC. The following table presents the unpaid principal balance, carrying value, specific allowance, and the net carrying value as a percentage of the unpaid principal balance for ACI loans as at October 31, 2011.

**TABLE 40: ACQUIRED CREDIT-IMPAIRED LOAN PORTFOLIO**

(millions of Canadian dollars)

	<i>As at</i>				
	Oct. 31, 2011				
	Unpaid principal balance <sup>1</sup>	Carrying value	Specific allowance	Carrying value net of allowance	Percentage of unpaid principal balance
FDIC-assisted acquisitions	\$ 1,452	\$ 1,347	\$ 30	\$ 1,317	90.7%
South Financial	4,117	3,695	27	3,668	89.1
Chrysler Financial	540	518	3	515	95.4
<b>Total acquired credit-impaired loan portfolio</b>	<b>\$ 6,109</b>	<b>\$ 5,560</b>	<b>\$ 60</b>	<b>\$ 5,500</b>	<b>90.0%</b>
					<i>Oct. 31, 2010</i>
FDIC-assisted acquisitions	\$ 1,835	\$ 1,590	\$ -	\$ 1,590	86.7%
South Financial	6,205	5,450	-	5,450	87.8
Chrysler Financial	-	-	-	-	-
<b>Total acquired credit-impaired loan portfolio</b>	<b>\$ 8,040</b>	<b>\$ 7,040</b>	<b>\$ -</b>	<b>\$ 7,040</b>	<b>87.6%</b>

<sup>1</sup> Represents the contractual amount of principal owed.

During the year ended October 31, 2011, the Bank recorded \$81 million of provision for credit losses on ACI loans.

The ACI loans net of allowance were \$5.5 billion as at October 31, 2011 and comprised 1.8% of the total loan portfolio. The following table provides key credit statistics by past due contractual status and geographic concentrations based on ACI loans unpaid principal balance.

**TABLE 41: ACQUIRED CREDIT-IMPAIRED LOANS – KEY CREDIT STATISTICS**

(millions of Canadian dollars)

	<i>For the years ended</i>			
	Oct. 31, 2011		Oct. 31, 2010	
	Unpaid principal balance <sup>1</sup>		Unpaid principal balance <sup>1</sup>	
<b>Past due contractual status</b>				
Current and less than 30 days past due	\$ 5,061	82.8%	\$ 6,916	86.0%
30–89 days past due	237	3.9	345	4.3
90 or more days past due	811	13.3	779	9.7
<b>Total ACI loans</b>	<b>\$ 6,109</b>	<b>100.0%</b>	<b>\$ 8,040</b>	<b>100.0%</b>
<b>Geographic region</b>				
Florida	\$ 2,834	46.4%	\$ 3,895	48.5%
South Carolina	1,993	32.6	2,977	37.0
North Carolina	729	11.9	1,077	13.4
Other U.S./Canada	553	9.1	91	1.1
<b>Total ACI loans</b>	<b>\$ 6,109</b>	<b>100.0%</b>	<b>\$ 8,040</b>	<b>100.0%</b>

<sup>1</sup> Represents the contractual amount of principal owed.**EXPOSURE TO NON-AGENCY COLLATERALIZED MORTGAGE OBLIGATIONS (CMO)**

Due to the acquisition of Commerce, the Bank has exposure to non-agency CMOs collateralized primarily by Alt-A and Prime Jumbo mortgages, most of which are pre-payable fixed-rate mortgages without rate reset features. At the time of acquisition, the portfolio was recorded at fair value, which became the new cost basis for this portfolio.

These securities are classified as loans and carried at amortized cost using the effective interest rate method, and are evaluated for loan losses on a quarterly basis using the incurred credit loss model. The impairment assessment follows the loan loss accounting model, where there are two types of allowances against credit losses - specific and general. Specific allowances provide against losses that are identifiable at the individual debt security level for which there is objective evidence that there has been a deterioration of credit quality, at which point the book value of the loan is reduced to its estimated realizable amount. A general allowance is established to recognize losses that management estimates to have occurred in the portfolio at the balance sheet date for loans not yet specifically identified as impaired. The general allowance as at October 31, 2011 was US\$150 million. The total provision for credit losses recognized in 2011 was US\$51 million compared to US\$18 million in 2010.

The following table presents the unpaid principal balance, carrying value, allowance for credit losses (both general and specific), and the net carrying value as a percentage of the par value for the non-agency CMO portfolio at October 31, 2011. As of October 31, 2011 the balance of the remaining acquisition related incurred loss was US\$420 million (2010 – US\$485 million); this amount is reflected below as a component of the discount from par to carrying value.

**TABLE 42: NON-AGENCY CMO LOANS PORTFOLIO**

(millions of U.S. dollars)

	As at				
	Oct. 31, 2011				
	Par value	Carrying value	Allowance for loan losses	Carrying value net of allowance	Percentage of par value
Non-Agency CMOs	\$ 4,268	\$ 3,568	\$ 327	\$ 3,241	76.0%
Non-Agency CMOs	\$ 5,525	\$ 4,573	\$ 270	\$ 4,303	77.9%

During the second quarter of 2009, the Bank re-securitized a portion of the non-agency CMO portfolio. As part of the on-balance sheet re-securitization, new credit ratings were obtained for the re-securitized securities that better reflect the discount on acquisition and the Bank's risk inherent on the entire portfolio. As a result, 54% of the non-agency CMO portfolio is now rated AAA for regulatory capital reporting. The net capital benefit of the re-securitization transaction is reflected in the changes in RWA and in the securitization deductions from Tier 1 and Tier 2 capital. For accounting purposes, the Bank retained a majority of the beneficial interests in the re-securitized securities resulting in no financial statement impact. The Bank's assessment of impairment for these reclassified securities is not impacted by a change in the credit ratings.

**TABLE 43: NON-AGENCY ALT-A AND PRIME JUMBO CMO PORTFOLIO BY VINTAGE YEAR**

(millions of U.S. dollars)

	As at Oct. 31					
	Alt-A		Prime Jumbo		Total	
	Amortized cost	Fair value	Amortized cost	Fair value	Amortized cost	Fair value
<b>2011</b>						
2003	\$ 204	\$ 215	\$ 217	\$ 222	\$ 421	\$ 437
2004	374	393	182	189	556	582
2005	621	648	309	311	930	959
2006	358	320	286	275	644	595
2007	548	501	292	299	840	800
<b>Total portfolio net of specific allowance</b>	<b>\$ 2,105</b>	<b>\$ 2,077</b>	<b>\$ 1,286</b>	<b>\$ 1,296</b>	<b>\$ 3,391</b>	<b>\$ 3,373</b>
Less: general allowance					150	
<b>Total</b>					<b>\$ 3,241</b>	
<b>2010</b>						
2003	\$ 275	\$ 309	\$ 393	\$ 424	\$ 668	\$ 733
2004	454	502	383	415	837	917
2005	697	769	484	509	1,181	1,278
2006	406	394	380	391	786	785
2007	616	635	375	398	991	1,033
<b>Total portfolio net of specific allowance</b>	<b>\$ 2,448</b>	<b>\$ 2,609</b>	<b>\$ 2,015</b>	<b>\$ 2,137</b>	<b>\$ 4,463</b>	<b>\$ 4,746</b>
Less: general allowance					160	
<b>Total</b>					<b>\$ 4,303</b>	

## Capital Position

TABLE 44: CAPITAL STRUCTURE AND RATIOS<sup>1</sup>

(millions of Canadian dollars, except as noted)

	2011 Basel II	2010 Basel II	2009 Basel II
<b>Tier 1 capital</b>			
Common shares	\$ 18,301	\$ 16,639	\$ 15,342
Contributed surplus	281	305	336
Retained earnings	24,339	20,959	18,632
Net unrealized foreign currency translation gains (losses) on investment in subsidiaries, net of hedging activities	(3,199)	(2,901)	(1,539)
Preferred shares <sup>2</sup>	3,395	3,944	3,945
Innovative instruments <sup>2,3</sup>	3,705	3,844	4,588
Innovative instruments (ineligible for Tier 1 capital)	-	-	(743)
Qualifying non-controlling interests in subsidiaries	-	-	31
Net impact of eliminating one month lag of U.S. entities <sup>4</sup>	(266)	(47)	57
<b>Gross Tier 1 capital</b>	<b>46,556</b>	<b>42,743</b>	<b>40,649</b>
Goodwill and intangibles in excess of 5% limit	(14,376)	(14,460)	(15,015)
<b>Net Tier 1 capital</b>	<b>32,180</b>	<b>28,283</b>	<b>25,634</b>
Securitization - gain on sales of mortgages	(86)	(84)	(84)
- other	(735)	(772)	(1,128)
50% shortfall in allowance <sup>5</sup>	(180)	(205)	(110)
50% substantial investments <sup>6</sup>	(2,805)	(2,855)	(2,872)
Other deductions	(4)	(4)	(4)
Net impact of eliminating one month lag of U.S. entities <sup>4</sup>	133	23	(29)
<b>Adjusted net Tier 1 capital</b>	<b>28,503</b>	<b>24,386</b>	<b>21,407</b>
<b>Tier 2 capital</b>			
Innovative instruments in excess of Tier 1 limit	-	-	743
Innovative instruments	26	27	-
Subordinated notes and debentures (net of amortization and ineligible)	11,253	11,812	11,948
General allowance - standardized portfolios	940	915	877
Accumulated net after-tax unrealized gain on AFS equity securities in OCI	35	66	42
Securitization - other	(1,484)	(1,762)	(2,421)
50% shortfall in allowance <sup>5</sup>	(180)	(205)	(110)
50% substantial investments	(2,805)	(2,855)	(2,872)
Investment in insurance subsidiaries	(1,439)	(1,333)	(1,243)
Other deductions	(4)	(4)	(4)
Net impact of eliminating one month lag of U.S. entities <sup>4</sup>	133	23	(29)
<b>Tier 2 capital</b>	<b>6,475</b>	<b>6,684</b>	<b>6,931</b>
<b>Total regulatory capital</b>	<b>\$ 34,978</b>	<b>\$ 31,070</b>	<b>\$ 28,338</b>
<b>Regulatory capital ratios</b>			
Tier 1 capital ratio	13.0%	12.2%	11.3%
Total capital ratio	16.0	15.5	14.9
Assets-to-capital multiple	17.2	17.5	17.1

<sup>1</sup> Numbers are in accordance with guidelines of the Office of the Superintendent of Financial Institutions Canada (OSFI) based on Basel II.

<sup>2</sup> In accordance with CICA Handbook Section 3863, *Financial Instruments - Presentation*, the Bank is required to classify certain classes of preferred shares and innovative Tier 1 capital investments as liabilities on the balance sheet. For regulatory capital purposes, these capital instruments continue to qualify for inclusion in Tier 1 capital.

<sup>3</sup> As the Bank is not the primary beneficiary of TD Capital Trust II and TD Capital Trust IV, these are not consolidated by the Bank. However, they do qualify as Tier 1 regulatory capital.

<sup>4</sup> Effective April 30, 2009, for accounting purposes, and effective October 31, 2008 for regulatory reporting purposes, the one month lag in reporting of TD Bank, N.A., which includes TD Banknorth and Commerce financial position and results is eliminated as the reporting period of TD Bank, N.A. was aligned with the rest of the Bank. Prior to October 31, 2008, regulatory capital was calculated incorporating TD Bank, N.A. assets on a one month lag. Further, effective October 31, 2008, for regulatory purposes only, the Bank's investment in TD Ameritrade is translated using the period end foreign exchange rate of the Bank. Accordingly, with the alignment of the reporting periods of TD Bank N.A., effective April 30, 2009, the net impact relates to TD Ameritrade only.

<sup>5</sup> When expected loss as calculated within the IRB approach exceeds total provisions, the difference is deducted 50% from Tier 1 capital and 50% from Tier 2 capital. When expected loss as calculated within the IRB approach is less than the total provisions, the difference is added to Tier 2 capital.

<sup>6</sup> Effective November 1, 2008, substantial investments held before January 1, 2007, which were previously deducted from Tier 2 capital, are deducted 50% from Tier 1 capital and 50% from Tier 2 capital. Insurance subsidiaries continue to be deconsolidated and reported as a deduction from Tier 2 capital. Increases in the investment value of insurance subsidiaries and/or substantial investments on or after January 1, 2007 are subject to the 50% from Tier 1 capital and 50% from Tier 2 capital deduction.

**THE BANK'S OBJECTIVES:**

- To be an appropriately capitalized financial institution as determined by:
  - The Bank's Risk Appetite Statement;
  - Capital requirements defined by relevant regulatory authorities; and,
  - The Bank's internal assessment of capital requirements consistent with the Bank's risk tolerance levels.
- To have the most economically achievable weighted average cost of capital (after tax), consistent with preserving the appropriate mix of capital elements to meet targeted capitalization levels.
- To ensure ready access to sources of appropriate capital, at reasonable cost, in order to:
  - Insulate the Bank from unexpected events;
  - Facilitate acquisitions; or,
  - Support business expansion.
- To support strong external debt ratings, in order to manage the Bank's overall cost of funds and to maintain accessibility to required funding.

**CAPITAL SOURCES**

The Bank's capital is primarily derived from common shareholders and retained earnings. Other sources of capital include the Bank's preferred shareholders, holders of innovative capital instruments, and holders of the Bank's subordinated debt.

**CAPITAL MANAGEMENT**

The Treasury and Balance Sheet Management group manages capital for the Bank and is responsible for acquiring, maintaining, and retiring capital. The Board of Directors oversees capital policy and management.

The Bank continues to hold sufficient capital levels to ensure that flexibility is maintained to grow operations, both organically and through strategic acquisitions. The strong capital ratios are the result of the Bank's internal capital generation, management of the balance sheet, and periodic issuance of capital securities.

**ECONOMIC CAPITAL**

The Bank's internal measure of required capital is called economic capital or invested capital. Economic capital is comprised of both risk-based capital required to fund losses that could occur under extremely adverse economic or operational conditions and investment capital that has been used to fund acquisitions or investments in fixed assets to support future earnings growth.

The Bank uses internal models to determine how much risk-based capital is required to support the enterprise's risk and business exposures. Characteristics of these models are described in the 'Managing Risk' section. Within the Bank's measurement framework, our objective is to hold risk-based capital to cover unexpected losses to a high level of confidence and ratings standards. The Bank's chosen internal capital targets are well founded and consistent with our overall risk profile and current operating environment.

Since November 1, 2007, the Bank has been operating its capital regime under the Basel II Capital Framework. Consequently, in addition to addressing Pillar I risks covering credit risk, market risk and operational risk, the Bank's economic capital framework captures other material Pillar II risks including business risk, interest rate risk in the banking book and concentration risk.

The Bank makes business decisions based on the return on risk based capital and economic profit, while also ensuring that, in aggregate, regulatory and rating agency requirements and capital available are kept in balance.

**REGULATORY CAPITAL****Basel II Capital Framework**

The Bank complies with the OSFI guideline for calculating RWA and regulatory capital. This guideline is based on the International Convergence of Capital Measurement and Capital Standard - A Revised Framework (Basel II) issued by the Basel Committee on Banking Supervision. This framework replaced the Basel I Capital Accord (Basel I) originally introduced in 1988 and supplemented in 1996. The framework allows qualifying banks to determine capital levels consistent with the way they measure, manage and mitigate risks. It provides a spectrum of methodologies, from simple to advanced, for the measurement of credit, market, and operational risks. The Bank uses the advanced approaches for the majority of its portfolios which results in regulatory and economic capital being more closely aligned than was the case under Basel I. Since the U.S. banking subsidiaries (TD Bank N.A. including South Financial and Chrysler Financial) were not originally required by their main regulators to convert to Basel II prior to being acquired by the Bank, the advanced approaches are not yet being utilized for the majority of assets in TD Bank, N.A.

For accounting purposes, GAAP is followed for consolidation of subsidiaries and joint ventures. For regulatory capital purposes, insurance subsidiaries are deconsolidated and reported as a deduction from capital. Insurance subsidiaries are subject to their own capital adequacy reporting such as OSFI's Minimum Continuing Capital Surplus Requirements and Minimum Capital Test. Currently, for regulatory capital purposes, all the entities of the Bank are either consolidated or deducted from capital and there are no entities from which surplus capital is recognized.

Some of the Bank's subsidiaries are individually regulated by either OSFI or other regulators. Many of these entities have minimum capital requirements which they must maintain and which may limit the Bank's ability to extract capital or funds for other uses.

**Tier 1 Capital**

Tier 1 capital was \$28.5 billion at October 31, 2011, up from \$24.4 billion last year. The increase to Tier 1 capital was largely due to strong earnings, and a common share issuance. Capital management funding activities during the year consisted of the following: the Bank issued \$1.7 billion of common shares during the year, consisting of a public issue of \$0.7 billion and \$1.0 billion due to issuance under the dividend reinvestment plan and stock option exercises. Capital redemption activities during the year included the following: USD\$ 122 million US Trust Preferred Securities; \$350 million of Class A First Preferred Shares, Series M and \$200 million of Class A First Preferred Shares, Series N.

**Issue of Common Shares**

On September 16, 2011, the Bank issued 9.2 million common shares in Canada at a price of \$76.50 per common share for gross cash consideration of \$704 million.

**Tier 2 Capital**

During the year the Bank issued \$1 billion of subordinated debentures; and redeemed two issues of subordinated debentures for a total of \$1.5 billion.

**INTERNAL CAPITAL ADEQUACY ASSESSMENT PROCESS**

The Bank's Internal Capital Adequacy Assessment Process (ICAAP) is an integrated enterprise wide process that encompasses the governance, management, and control of risk and capital functions within the Bank. It provides a framework for relating risks to capital requirements through the Bank's economic capital modeling and stress testing practices and helps determine the Bank's capital adequacy requirements.

The ICAAP is facilitated by Risk Management and is supported by numerous functional areas which together help determine the Bank's internal capital adequacy assessment which ultimately represents the capacity to bear risk in congruence with the risk profile and stated risk appetite of the Bank. Risk Management leads the ICAAP and assesses whether the Bank's internal view of required capital is appropriate for the Bank's risks. Treasury and Balance Sheet Management determines the adequacy of the Bank's available capital in relation to required capital.

**DIVIDENDS**

The Bank's dividend policy is approved by the Board of Directors. At October 31, 2011, the quarterly dividend was \$0.68 per share, consistent with the Bank's current target payout range of 35 - 45% of adjusted earnings. Cash dividends declared and paid during 2011 totalled \$2.61 per share (2010 - \$2.44; 2009 - \$2.44). For cash dividends payable on the Bank's preferred shares, see Notes 15 and 18 to the Consolidated Financial Statements. As at October 31, 2011, 901.0 million common shares were outstanding (2010 - 878.5 million; 2009 - 858.8 million). The Bank's ability to pay dividends is subject to the Bank Act and the requirements of OSFI. See Note 18 to the Consolidated Financial Statements for further details.

**CAPITAL RATIOS**

Capital ratios are measures of financial strength and flexibility. The Bank's capital ratios are calculated using OSFI's guidelines which are based on the capital adequacy rules included in Basel II. At the consolidated level, the top corporate entity to which Basel II applies is The Toronto-Dominion Bank.

OSFI measures the capital adequacy of Canadian banks according to its instructions for determining risk-adjusted capital, RWA and off-balance sheet exposures. OSFI defines two primary ratios to measure capital adequacy, the Tier 1 capital ratio and the Total capital ratio. OSFI sets target levels for Canadian banks as follows:

- The Tier 1 capital ratio is defined as Tier 1 regulatory capital divided by RWA. OSFI has established a target Tier 1 capital ratio of 7%.
- The Total capital ratio is defined as total regulatory capital divided by RWA. OSFI has established a target Total capital ratio of 10%.

The Bank's Tier 1 and Total capital ratios were 13.0% and 16.0%, respectively, on October 31, 2011, compared with 12.2% and 15.5%, respectively, on October 31, 2010. The year-over-year changes were influenced by several factors, including the increase in capital described above in Tier 1 capital partially offset by an increase in RWA. As at October 31, 2011, the Bank exceeded its internal medium-term target for Tier 1 capital.

**RISK-WEIGHTED ASSETS**

Based on Basel II, RWA are calculated for each of credit risk, market risk, and operational risk. Operational risk represents the risk of loss resulting from inadequate or failed internal processes, people and systems or from external events. The Bank's RWA were as follows:

<b>TABLE 45: RISK-WEIGHTED ASSETS - BASEL II</b>		
(millions of Canadian dollars)	2011	2010
<b>Credit risk</b>		
<b>Retail</b>		
Residential secured	\$ 19,119	\$ 16,141
Qualifying revolving retail	13,436	14,852
Other retail	35,143	28,291
<b>Non-retail</b>		
Corporate	78,649	73,996
Sovereign	1,340	909
Bank	10,671	9,426
<b>Securitization exposures</b>	6,399	5,205
<b>Equity exposures</b>		
Other	1,081	1,162
Exposures subject to standardized or IRB approaches	165,838	149,982
Adjustment to IRB RWA for scaling factor	4,950	4,559
Other assets not included in standardized or IRB approaches	12,617	12,756
<b>Total credit risk</b>	<b>183,405</b>	<b>167,297</b>
<b>Market risk</b>		
Internal models approach - trading book	5,083	4,474
<b>Operational risk</b>		
Basic indicator approach	-	8,799
Standardized approach	30,291	19,340
<b>Total</b>	<b>\$ 218,779</b>	<b>\$ 199,910</b>

<sup>1</sup> Effective April 30, 2009, the Bank's equity portfolio qualified for the Basel II Framework's equity materiality exemption.

During the year, RWA increased \$18.9 billion, primarily due to the organic growth in the retail and commercial businesses in both Canada and the U.S., the acquisition of Chrysler Financial and higher operational risk capital, partially offset by the impact of a stronger Canadian dollar against the U.S. dollar.

<b>TABLE 46: OUTSTANDING EQUITY AND SECURITIES EXCHANGEABLE/CONVERTIBLE INTO EQUITY<sup>1</sup></b>		
(millions of shares/units, except as noted)	Oct. 31, 2011	Oct. 31, 2010
	<b>Number of shares/units</b>	<b>Number of shares/units</b>
<b>Common shares outstanding<sup>2</sup></b>	<b>901.0</b>	<b>878.5</b>
<b>Stock options</b>		
Vested	10.3	13.4
Non-vested	5.6	5.8
<b>Preferred shares - Class A:</b>		
Series M	-	14.0
Series N	-	8.0
<b>Total preferred shares - liabilities</b>	<b>-</b>	<b>22.0</b>
Series O	17.0	17.0
Series P	10.0	10.0
Series Q	8.0	8.0
Series R	10.0	10.0
Series S	10.0	10.0
Series Y	10.0	10.0
Series AA	10.0	10.0
Series AC	8.8	8.8
Series AE	12.0	12.0
Series AG	15.0	15.0
Series AI	11.0	11.0
Series AK	14.0	14.0
<b>Total preferred shares - equity</b>	<b>135.8</b>	<b>135.8</b>
<b>Total preferred shares</b>	<b>135.8</b>	<b>157.8</b>
<b>Capital Trust Securities</b> (thousands of shares)		
Trust units issued by TD Capital Trust II:		
TD Capital Trust II Securities - Series 2012-1	350.0	350.0
Trust units issued by TD Capital Trust III:		
TD Capital Trust III Securities - Series 2008	1,000.0	1,000.0
Debt issued by TD Capital Trust IV:		
TD Capital Trust IV Notes - Series 1	550.0	550.0
TD Capital Trust IV Notes - Series 2	450.0	450.0
TD Capital Trust IV Notes - Series 3	750.0	750.0

<sup>1</sup> For further details, including the principal amount, conversion and exchange features, and distributions, see Notes 15, 16, and 18 to the Bank's Consolidated Financial Statements.

<sup>2</sup> Common shares outstanding are presented net of common treasury shares.

#### FUTURE CHANGES IN BASEL AND IFRS TRANSITION

In Q1 2012, the Bank will transition to IFRS. Regulatory capital will be reported under IFRS; based on OSFI's guideline on capital treatment. Insurance subsidiaries will be deducted 50% from Tier 1 capital and 50% from Tier 2 capital starting fiscal 2012. The Basel 2.5 changes relating to the Market Risk Amendment, which take effect in Q1 2012, will require banks to include Stressed VaR and an Incremental Risk Charge in market risk capital. If approved by OSFI, implementation of these additional requirements is expected to increase market risk RWA by approximately 2 to 3 times.

#### Basel III

In December 2010, the Basel Committee on Banking Supervision (BCBS) published the final rules text on new international bank capital adequacy and liquidity requirements. Commonly referred to as "Basel III", the capital proposals aim to increase the quality, quantity, transparency, and consistency of bank capital, discourage excess leverage and risk taking, and reduce procyclicality. Together with the new internationally harmonized global liquidity standards, Basel III aims to provide a regulatory framework to strengthen the resiliency of the banking sector and financial system.

In January 2011, the final rules text was supplemented by additional guidance from the BCBS regarding Non-Viability Contingent Capital (NVCC). The NVCC rules require that all capital instruments include loss absorption features. These features may require, based on the regulator's assessment of viability, a principal write-down or conversion to equity. The Basel III rules provide for a transition and phase-out for capital instruments that do not meet the Basel III requirements, including the NVCC features. Subsequently, OSFI issued an advisory in August 2011 regarding Canadian implementation guidance.

In February 2011, OSFI issued its action plan for implementation of Basel III. All banks will be required to implement the Basel III capital rules commencing in the first fiscal quarter of 2013. OSFI's minimum requirements are expected to follow the Basel III transition plan outlined by the BCBS. Under the transition plan, changes in capital treatment for certain items as well as minimum capital ratio requirements will be phased in over the period from 2013 to 2019. The Basel III minimum capital requirements include a 4.5% common equity ratio, a 6.0% Tier 1 capital ratio, and an 8.0% Total capital ratio. In addition, a capital conservation buffer of 2.5% will be required. While a bank can draw down on the 2.5% capital conservation buffer to absorb losses during periods of financial or economic stress, restrictions on earnings distributions (e.g., dividends, share buybacks, discretionary payments on other Tier 1 capital instruments and discretionary bonus payments) would be required. The amount of such restrictions is linked to the extent to which the buffer is utilized.

In November 2011, the BCBS published the final rules text on global systemically important banks (G-SIBs). Banks designated as G-SIBs will be required to hold 1% - 2.5% of additional capital buffers above the Basel III Common Equity Tier 1 (CET1) requirement, phasing-in over 4 years beginning January 1, 2016. The methodology for the identification of G-SIBs uses an indicator-based approach consisting of 5 broad categories: size, interconnectedness, lack of substitutability, global (cross-jurisdictional) activity and complexity. G-SIBs will be required to meet additional buffers exclusively through common equity. The Financial Stability Board (FSB) announced 29 G-SIBs in its initial assessment, no Canadian banks were designated as a G-SIB. This list will be reassessed by the FSB annually.

For TD, the new Basel III capital rules will result in higher RWA and an increase in deductions from regulatory common equity. We continue to believe that with our strong capital position today and our ability to generate capital from our operating businesses in the coming quarters, we are well positioned to fully meet the Basel III capital adequacy requirements. Based on our current understanding and assumptions, we estimated the Bank's pro forma CET1 ratio to be approximately 7.1% as at October 31, 2011, if the full Basel III rules applicable in 2019 (i.e. without transition arrangements) were applied. Based on current forecasts, we expect to be comfortably above the 7% CET1 ratio threshold by the second quarter of fiscal year 2012 and expect to be above 7.5% by the first quarter of fiscal year 2013 (i.e. without transition arrangements). If we apply the Basel III rules text without transition treatment to goodwill and intangibles, we expect our CET1 ratio to be at the higher end of the 9% - 10% range by the first quarter of fiscal year 2013. As such, we do not anticipate a need to make significant changes to our business operations or raise additional common equity to meet the Basel III requirements.

We believe that under Basel III all of TD's outstanding non-common Tier 1 and Tier 2 capital instruments, except certain instruments issued by TD's U.S. subsidiaries, will be disqualified as regulatory capital, subject to a 10 year phase-out transition period beginning in January 2013. TD announced on February 7, 2011 that, based on OSFI's February 4, 2011 advisory which outlined OSFI's expectations regarding the use of redemption rights triggered by regulatory event clauses in non-qualifying capital instruments, it expects to exercise a regulatory event redemption right only in 2022 in respect of the TD Capital Trust IV Notes - Series 2 outstanding at that time. As of July 31, 2011, there was \$450 million in principal amount of TD Capital Trust IV Notes - Series 2 issued and outstanding. TD's expectation is subject to a number of risk factors and assumptions outlined in the Bank's February 7th press release, which is available on the Bank's website at [www.td.com](http://www.td.com).

## Off-Balance Sheet Arrangements

In the normal course of operations, the Bank engages in a variety of financial transactions that, under GAAP, are either not recorded on the Consolidated Balance Sheet or are recorded in amounts that differ from the full contract or notional amounts. These off-balance sheet arrangements involve, among other risks, varying elements of market, credit, and liquidity risk which are discussed in the "Managing Risk" section of this MD&A. Off-balance sheet arrangements are generally undertaken for risk management, capital management, and funding management purposes and include securitizations, contractual obligations, and certain commitments and guarantees.

**SPECIAL PURPOSE ENTITIES**

The Bank carries out certain business activities via arrangements with special purpose entities (SPEs). We use SPEs to obtain sources of liquidity by securitizing certain of the Bank's financial assets, to assist our clients in securitizing their financial assets, and to create investment products for our clients. SPEs may be organized as trusts, partnerships or corporations and they may be formed as qualifying special purpose entities (QSPEs) or variable interest entities (VIEs). When an entity is deemed a VIE, the entity must be consolidated by the primary beneficiary. See Note 6 to the Consolidated Financial Statements for further information regarding the accounting for VIEs.

Securitizations are an important part of the financial markets, providing liquidity by facilitating investor access to specific portfolios of assets and risks. In a typical securitization structure, the Bank sells assets to an SPE and the SPE funds the purchase of those assets by issuing securities to investors. SPEs are typically set up for a single, discrete purpose, are not operating entities and usually have no employees. The legal documents that govern the transaction describe how the cash earned on the assets held in the SPE must be allocated to the investors and other parties that have rights to these cash flows. The Bank is involved in SPEs through the securitization of Bank-originated assets, securitization of third party-originated assets, and other investment and financing products.

Certain of the Bank's securitizations of Bank-originated assets and of third party-originated assets are structured through QSPEs. QSPEs are trusts or other legal vehicles that are demonstrably distinct from the Bank, have specified permitted activities, defined asset holdings and may only sell or dispose of selected assets in automatic response to limited conditions. QSPEs are not consolidated by any party including the Bank.

The Reputational Risk Committee of the Bank is responsible for the review of structured transactions and complex credit arrangements with potentially significant reputational, legal, regulatory, accounting or tax risks, including transactions involving SPEs. The Bank monitors its involvement with SPEs on an ongoing basis.

**Securitization of Bank-Originated Assets**

The Bank securitizes residential mortgages, personal loans, and commercial mortgages to enhance its liquidity position, to diversify sources of funding and to optimize the management of the balance sheet. All products securitized by the Bank were originated in Canada and sold to Canadian securitization structures or Canadian non-SPE third parties. Details of securitization exposures through significant unconsolidated SPEs, significant unconsolidated QSPEs, and Canadian non-SPE third parties are as follows:

**TABLE 47: EXPOSURE SECURITIZED BY THE BANK AS AN ORIGINATOR<sup>1</sup>**

(millions of Canadian dollars)

	Oct. 31										As at	
	2011										Oct. 31	
	Significant unconsolidated QSPEs		Significant unconsolidated SPEs		Canadian non-SPE third-parties		Significant unconsolidated QSPEs		Significant unconsolidated SPEs		Canadian non-SPE third-parties	
	Securitized assets	Carrying value of retained interests	Securitized assets	Carrying value of retained interests	Securitized assets	Carrying value of retained interests	Securitized assets	Carrying value of retained interests	Securitized assets	Carrying value of retained interests	Securitized assets	Carrying value of retained interests
Residential mortgage loans	\$ -	\$ -	\$ 21,570	\$ 573	\$ 22,869	\$ 587	\$ -	\$ -	\$ 21,721	\$ 602	\$ 21,722	\$ 711
Personal loans	5,100	120	-	-	-	-	6,555	121	-	-	-	-
Commercial mortgage loans	-	-	99	-	684	9	-	-	49	-	564	3
<b>Total</b>	<b>\$ 5,100</b>	<b>\$ 120</b>	<b>\$ 21,669</b>	<b>\$ 573</b>	<b>\$ 23,553</b>	<b>\$ 596</b>	<b>\$ 6,555</b>	<b>\$ 121</b>	<b>\$ 21,770</b>	<b>\$ 602</b>	<b>\$ 22,286</b>	<b>\$ 714</b>

<sup>1</sup> In all the securitization transactions that the Bank has undertaken for its own assets, it has acted as an originating bank and retained securitization exposure.

**Residential Mortgage Loans**

The Bank may be exposed to the risks of transferred loans to the securitization vehicles through retained interests. There are no expected credit losses on the retained interests of the securitized residential mortgages as the mortgages are all government guaranteed.

**Personal Loans**

The Bank securitizes personal loans through QSPEs, as well as through single-seller conduits via QSPEs. As at October 31, 2011, the single-seller conduits had \$5.1 billion (2010 - \$5.1 billion) of commercial paper outstanding while another Bank-sponsored QSPE had \$nil (2010 - \$1.5 billion) of term notes outstanding, as the QSPE matured during the year. While the probability of loss is negligible as at October 31, 2011, the Bank's maximum potential exposure to loss for these conduits through the sole provision of liquidity facilities was \$5.1 billion (2010 - \$5.1 billion) of which \$1.1 billion (2010 - \$1.1 billion) of underlying personal loans was government insured. Additionally, the Bank had retained interests of \$120 million (2010 - \$121 million) relating to excess spread.

### Commercial Mortgage Loans

The Bank may be exposed to the risks of transferred loans to the securitization vehicles through retained interests. There are no expected credit losses on the retained interests of the securitized commercial mortgages as the mortgages are all government guaranteed.

### Securitization of Third Party-originated Assets

The Bank administers multi-seller conduits and provides liquidity facilities as well as securities distribution services; it may also provide credit enhancements. Third party-originated assets are securitized through Bank-sponsored SPEs, which are not consolidated by the Bank. The Bank's maximum potential exposure to loss due to its ownership interest in commercial paper and through the provision of liquidity facilities for multi-seller conduits was \$5.5 billion as at October 31, 2011 (October 31, 2010 - \$5.3 billion). Further, as at October 31, 2011, the Bank has committed to provide an additional \$2.1 billion (October 31, 2010 - \$1.8 billion) in liquidity facilities that can be used to support future ABCP in the purchase of deal-specific assets. As at October 31, 2011, the Bank also provided deal-specific credit enhancement in the amount of \$17 million (October 31, 2010 - \$73 million).

All third-party assets securitized by the Bank were originated in Canada and sold to Canadian securitization structures. Details of the Bank-administered multi-seller, ABCP conduits are as follows:

**TABLE 48: EXPOSURE TO THIRD PARTY-ORIGINATED ASSETS SECURITIZED BY BANK-SPONSORED CONDUITS**

(millions of Canadian dollars, except as noted)

	Oct. 31 2011		As at Oct. 31 2010	
	Exposure and Ratings profile of unconsolidated SPEs AAA <sup>1</sup>	Expected weighted average life (years) <sup>2</sup>	Exposure and Ratings profile of unconsolidated SPEs AAA <sup>1</sup>	Expected weighted average life (years) <sup>2</sup>
Residential mortgage loans	\$ 2,215	2.9	\$ 1,637	3.0
Credit card loans	150	2.1	500	1.7
Automobile loans and leases	1,789	1.6	1,561	1.7
Equipment loans and leases	92	0.7	306	1.1
Trade receivables	1,223	2.7	1,287	2.2
<b>Total</b>	<b>\$ 5,469</b>	<b>2.4</b>	<b>\$ 5,291</b>	<b>2.2</b>

<sup>1</sup> The Bank's total liquidity facility exposure only relates to 'AAA' rated assets.

<sup>2</sup> Expected weighted-average life for each asset type is based upon each of the conduit's remaining purchase commitment for revolving pools and the expected weighted-average life of the assets for amortizing pools.

As at October 31, 2011, TD held \$1,083 million (October 31, 2010 - \$354 million) of ABCP issued by Bank-sponsored multi-seller and single-seller conduits within the trading securities category on its Consolidated Balance Sheet.

### EXPOSURE TO THIRD PARTY SPONSORED CONDUITS

The Bank has exposure to U.S. third party-sponsored conduits arising from providing liquidity facilities of \$349 million as at October 31, 2011 (October 31, 2010 - nil) of which nil (October 31, 2010 - nil) has been drawn. The assets within these conduits comprise of individual notes backed by automotive loan receivables. As at the three months ended October 31, 2011 and subsequently, these assets have maintained ratings from various credit rating agencies, ranging from AAA to AA.

The Bank's exposure to Canadian third party-sponsored conduits in the form of margin funding facilities as at October 31, 2011 and October 31, 2010 was not significant.

### Exposure to Collateralized Debt Obligations

Since the decision was made in 2005 to exit the structured products business, the Bank no longer originates Collateralized Debt Obligation vehicles (CDOs). The total net fair value of unfunded protection related to CDOs is (\$4) million as of October 31, 2011 (October 31, 2010 - (\$3) million), and represents the residual exposures before hedging. These CDOs are referenced to corporate debt securities and contain no exposure to U.S. subprime mortgages. All exposures are managed within risk limits that have been approved by the Bank's risk management group and are hedged with various financial instruments, including credit derivatives and bonds within the trading portfolio. The Bank's CDO positions are fair valued using valuation techniques with significant non-observable market inputs and included in Level 3 of the fair value hierarchy as described in Note 2 to the Consolidated Financial Statements.

### COMMITMENTS

The Bank enters into various commitments to meet the financing needs of the Bank's clients and to earn fee income. Significant commitments of the Bank include financial and performance standby letters of credit, documentary and commercial letters of credit and commitments to extend credit. These products may expose the Bank to liquidity, credit and reputational risks. There are adequate risk management and control processes in place to mitigate these risks. Certain commitments still remain off-balance sheet. Note 29 to the Consolidated Financial Statements provides detailed information about the maximum amount of additional credit the Bank could be obligated to extend.

#### Leveraged Finance Credit Commitments

Also included in 'Commitments to extend credit' in Note 29 to the Consolidated Financial Statements are leveraged finance commitments. Leveraged finance commitments are agreements that provide funding to a wholesale borrower with higher levels of debt, measured by the ratio of debt capital to equity capital of the borrower, relative to the industry in which it operates. The Bank's exposure to leveraged finance commitments as at October 31, 2011 was not significant (October 31, 2010 - not significant).

#### CAPITAL TRUSTS

The Bank sponsors SPEs to raise capital which are considered VIEs. As the Bank is not the primary beneficiary of these SPE's, the Bank does not consolidate them for accounting purposes. For further details on capital trust activity and the terms of the SPE's instruments issued and outstanding, see Note 16 to the Consolidated Financial Statements.

#### GUARANTEES

In the normal course of business, the Bank enters into various guarantee contracts to support its clients. The Bank's significant types of guarantee products are financial and performance standby letters of credit, assets sold with recourse, credit enhancements, and indemnification agreements. Certain guarantees remain off-balance sheet. See Note 29 to the Consolidated Financial Statements for further information regarding the accounting for guarantees.

#### GROUP FINANCIAL CONDITION

### Related-party Transactions

#### TRANSACTIONS WITH OFFICERS AND DIRECTORS AND THEIR AFFILIATES

The Bank makes loans to its officers and directors and their affiliates. Loans to directors and officers are on market terms and conditions unless, in the case of banking products and services for officers, otherwise stipulated under approved policy guidelines that govern all employees. The amounts outstanding are as follows:

TABLE 49: LOANS TO OFFICERS AND DIRECTORS		
(millions of Canadian dollars)	2011	2010
Personal loans, including mortgages	\$ 18	\$ 11
Business loans	195	182
<b>Total</b>	<b>\$ 213</b>	<b>\$ 193</b>

In addition, the Bank offers deferred share and other plans to non-employee directors, executives, and certain other key employees. See Note 23 and Note 28 to the 2011 Consolidated Financial Statements for more details.

In the ordinary course of business, the Bank also provides various banking services to associated and other related corporations on terms similar to those offered to non-related parties.

#### TRANSACTIONS WITH EQUITY-ACCOUNTED INVESTEES

##### TD AMERITRADE

Pursuant to a Stockholders Agreement in relation to the Bank's equity investment in TD Ameritrade, the Bank designated five of twelve members of TD Ameritrade's Board of Directors, including our CEO and two independent directors of TD.

##### Insured Deposit Account (formerly known as Money Market Deposit Account) Agreement

The Bank is party to an insured deposit account (IDA) agreement with TD Ameritrade, pursuant to which the Bank makes available to clients of TD Ameritrade IDAs as designated sweep vehicles. TD Ameritrade provides marketing and support services with respect to the IDA. The Bank paid fees of \$762 million in 2011 (2010 - \$714 million; 2009 - \$654 million) to TD Ameritrade for the deposit accounts. The fee paid by the Bank is based on the average insured deposit balance of \$48.4 billion in 2011 (2010 - \$39.2 billion) with a portion of the fee tied to the actual yield earned by the Bank on the investments, less the actual interest paid to clients of TD Ameritrade, with the balance based on an agreed rate of return. The Bank earns a flat fee of 25 basis points and is reimbursed for the cost of FDIC insurance premiums.

As at October 31, 2011, amounts receivable from TD Ameritrade were \$97 million (2010 - \$53 million). As at October 31, 2011, amounts payable to TD Ameritrade were \$84 million (2010 - \$82 million).

#### TRANSACTIONS WITH SYMCOR

The Bank has a one-third ownership in Symcor Inc. (Symcor), a Canadian provider of business process outsourcing services offering a diverse portfolio of integrated solutions in item processing, statement processing and production, and cash management services. The Bank accounts for Symcor's results using the equity method of accounting. During the year, the Bank paid \$139 million (2010 - \$135 million; 2009 - \$164 million) for these services. As at October 31, 2011, the amount payable to Symcor was \$12 million (2010 - \$12 million).

## Financial Instruments

As a financial institution, the Bank's assets and liabilities are substantially composed of financial instruments. Financial assets of the Bank include, but are not limited to, cash, interest-bearing deposits, securities, loans and derivative instruments, while financial liabilities include, but are not limited to, deposits, obligations related to securities sold short, obligations related to securities sold under repurchase agreements, derivative instruments and subordinated debt.

The Bank uses financial instruments for both trading and non-trading activities. The Bank typically engages in trading activities by the purchase and sale of securities to provide liquidity and meet the needs of clients and, less frequently, by taking proprietary trading positions with the objective of earning a profit. Trading financial instruments include, but are not limited to, trading securities, trading deposits, and trading derivatives. Non-trading financial instruments include the majority of the Bank's lending portfolio, non-trading securities, hedging derivatives and financial liabilities. In accordance with accounting standards related to financial instruments, financial assets or liabilities classified as trading, loans and securities designated as trading under the fair value option, securities classified as available-for-sale and all derivatives are measured at fair value in the Bank's Consolidated Financial Statements, with the exception of those available-for-sale securities recorded at cost. Financial instruments classified as held-to-maturity, loans and receivables, and other liabilities are carried at amortized cost using the effective interest rate method. For details on how fair values of financial instruments are determined, refer to the "Critical Accounting Estimates" - Fair Value of Financial Instruments section of this MD&A. The use of financial instruments allows the Bank to earn profits in trading, interest and fee income. Financial instruments also create a variety of risks which the Bank manages with its extensive risk management policies and procedures. The key risks include interest rate, credit, liquidity, market, and foreign exchange risks. For a more detailed description on how the Bank manages its risk, refer to the "Managing Risk" section of this MD&A.

### RISK FACTORS AND MANAGEMENT

## Risk Factors That May Affect Future Results

In addition to the risks described in the Managing Risk section, there are numerous other risk factors, many of which are beyond the Bank's control and the effects of which can be difficult to predict, that could cause our results to differ significantly from our plans, objectives and estimates. All forward-looking statements, including those in this MD&A, are, by their very nature, subject to inherent risks and uncertainties, general and specific, which may cause the Bank's actual results to differ materially from the expectations expressed in the forward-looking statements. Some of these factors are discussed below and others are noted in the "Caution Regarding Forward-Looking Statements" section of this MD&A.

### INDUSTRY FACTORS

#### **General Business and Economic Conditions in the Regions in Which We Conduct Business**

The Bank operates in Canada, the U.S., and other countries. As a result, the Bank's earnings are significantly affected by the general business and economic conditions in these regions. These conditions include short-term and long-term interest rates, inflation, fluctuations in the debt and capital markets, consumer, debt levels, government spending, exchange rates, the strength of the economy, threats of terrorism, civil unrest, the effects of public health emergencies, the effects of disruptions to public infrastructure and the level of business conducted in a specific region. For example, in an economic downturn characterized by higher unemployment and lower family income, corporate earnings, business investment and consumer spending, the demand for the Bank's loan and other products would be adversely affected and the provision for credit losses would likely increase, resulting in lower earnings. Similarly, a natural disaster could cause business disruptions and/or result in a potential increase in insurance and liability claims, all of which could adversely affect the Bank's results. Also, the financial markets are generally characterized by extensive interconnections among financial institutions. As such, defaults by other financial institutions in Canada, the U.S. or other countries could adversely affect the Bank.

#### **Currency Rates**

Currency rate movements in Canada, the U.S., and other jurisdictions in which the Bank does business impact the Bank's financial position (as a result of foreign currency translation adjustments) and its future earnings. For example, if the value of the Canadian dollar rises against the U.S. dollar, the Bank's investments and earnings in the U.S., may be negatively affected, and vice versa. Changes in the value of the Canadian dollar relative to the U.S. dollar may also affect the earnings of the Bank's small business, commercial, and corporate clients in Canada.

#### **Fiscal, Monetary and Economic Policies**

The Bank's earnings are affected by the fiscal, economic and monetary policies of the Bank of Canada, the Federal Reserve System in the U.S., the U.S. Treasury, the U.S. Federal Deposit Insurance Corporation, and various other regulatory agencies internationally. The adoption of new fiscal, economic or monetary policies by such agencies, changes to existing policies or changes in the supply of money and the general level of interest rates can impact the Bank's profitability. Unintended consequences of new policies or changes to existing ones can also include the reduction of competition, increased uncertainty in markets and, in jurisdictions outside Canada, the favouring of certain domestic institutions. A change in the level of interest rates, or a prolonged low interest rate environment, affects the interest spread between the Bank's deposits and loans and as a result impacts the Bank's net interest income. Changes in fiscal, economic or monetary policies and in the financial markets, and their impact on the Bank, are beyond the Bank's control and can be difficult to predict or anticipate.

**Level of Competition**

The Bank currently operates in a highly competitive industry and its performance is impacted by the level of competition. Customer retention and attraction of new customers can be influenced by many factors, such as the quality and pricing of products or services. Deterioration in these factors or a loss of market share could adversely affect the Bank's earnings. The Bank operates in a global environment and laws and regulations that apply to it may not universally apply to competitors in various jurisdictions creating an uneven playing field that may favour certain domestic institutions. In addition, other types of financial institutions, such as insurance companies, as well as non-financial institutions are increasingly offering products and services traditionally offered by banks. This type of competition could adversely impact the Bank's earnings by reducing fee revenue and net interest income.

**Changes in Laws and Regulations, and Legal Proceedings**

Changes to current laws and regulations, including changes in their interpretation or implementation, and the introduction of new laws and regulations, could adversely affect the Bank, such as by limiting the products or services it can provide and increasing the ability of competitors to compete with its products and services. In particular, the most recent financial crisis resulted in, and could further result in, unprecedented and considerable change to laws and regulations applicable to financial institutions and the financial industry. The Bank's failure to comply with applicable laws and regulations could result in sanctions and financial penalties that could adversely impact its earnings and damage its reputation.

**Accuracy and Completeness of Information on Customers and Counterparties**

In deciding whether to extend credit or enter into other transactions with customers and counterparties, the Bank may rely on information furnished by or on behalf of such other parties, including financial statements and other financial information. The Bank may also rely on the representations of customers and counterparties as to the accuracy and completeness of such information. The Bank's financial condition and earnings could be negatively impacted to the extent it relies on financial statements or information that do not comply with recognized accounting standards such as IFRS or GAAP, that are materially misleading, or that do not fairly present, in all material respects, the financial condition and results of operations of the customers and counterparties.

**Accounting Policies and Methods Used by the Bank**

The accounting policies and methods the Bank utilizes determine how the Bank reports its financial condition and results of operations, and they may require management to make estimates or rely on assumptions about matters that are inherently uncertain. Such estimates and assumptions may require revisions, and these changes may materially adversely affect the Bank's results of operations and financial condition. Significant Accounting Policies are described in Note 1 to our Consolidated Financial Statements. The Bank will transition from Canadian GAAP to IFRS, effective for interim and annual periods beginning in the first quarter of fiscal 2012. The transition to IFRS is described in Note 35 to the Bank's Consolidated Financial Statements.

**BANK SPECIFIC FACTORS****Adequacy of the Bank's Risk Management Framework**

The Bank's risk management framework is made up of various processes and strategies for managing risk exposure and includes an Enterprise Risk Appetite Framework. Types of risk to which the Bank is subject include credit, market (including equity, commodity, foreign exchange, and interest rate), liquidity, operational, reputational, insurance, strategic, regulatory, legal, environmental, and other risks. There can be no assurance that the Bank's framework to manage risk, including such framework's underlying assumptions and models, will be effective under all conditions and circumstances. If the Bank's risk management framework proves ineffective, whether because it does not keep pace with changing Bank or market circumstances or otherwise, the Bank could suffer unexpected losses and could be materially adversely affected.

**New Products and Services to Maintain or Increase Market Share**

The Bank's ability to maintain or increase its market share depends, in part, on its ability to innovate and adapt products and services to evolving industry standards and develop and/or expand its distribution networks. There is increasing pressure on financial services companies to provide products and services at lower prices as well as to increase the convenience features, such as longer branch hours. This can reduce the Bank's net interest income and revenues from fee-based products and services, increase the Bank's expenses and, in turn, negatively impact net income. In addition, the widespread adoption of new technologies by the Bank could require the Bank to make substantial expenditures to modify or adapt existing products and services without any guarantee that such technologies could be deployed successfully. These new technologies could be used in unprecedented ways by the increasingly sophisticated parties who direct their attempts to defraud the Bank or its customers through many channels. The Bank might not be successful in introducing new products and services, achieving market acceptance of its products and services, developing and expanding distribution channels, and/or developing and maintaining loyal customers.

**Acquisitions and Strategic Plans**

The Bank regularly explores opportunities to acquire other companies, including financial services companies, or parts of their businesses directly or indirectly through the acquisition strategies of its subsidiaries. The Bank undertakes thorough due diligence before completing an acquisition, but it is possible that unanticipated factors could arise and there is no assurance that the Bank will achieve its financial or strategic objectives, including anticipated cost savings, or revenue synergies following acquisitions and integration efforts. The Bank's, or a subsidiary's, ability to successfully complete an acquisition is often subject to regulatory and shareholder approvals, and the Bank cannot be certain when or if, or on what terms and conditions, any required approvals will be granted. The Bank's financial performance is also influenced by its ability to execute strategic plans developed by management. If these strategic plans do not meet with success or there is a change in strategic plans, it would impact the Bank's financial performance and the Bank's earnings could grow more slowly or decline.

**Ability to Attract, Develop and Retain Key Executives**

The Bank's future performance depends to a large extent on the availability of qualified people and the Bank's ability to attract, develop and retain key executives. There is intense competition for the best people in the financial services sector. Although it is the goal of the Bank's management resource policies and practices to attract, develop, and retain key executives employed by the Bank or an entity acquired by the Bank, there is no assurance that the Bank will be able to do so.

**Business Infrastructure**

Third parties provide key components of the Bank's business infrastructure such as voice and data communications and network access. Given the high volume of transactions we process on a daily basis, the Bank is reliant on such third party provided services as well as its own information technology systems to successfully deliver its products and services.

Despite the Bank's technology risk management program, contingency and resiliency plans and those of its third party service providers, disruptions in the Bank's information technology, internet, network access or other voice or data communication systems and services could be subject to failures or disruptions as a result of natural disasters, power or telecommunications disruptions, acts of terrorism or war, physical or electronic break-ins, or similar events or disruptions. Such failures, disruptions or breaches could adversely affect the Bank's ability to deliver products and services to customers, damage the Bank's reputation, and to otherwise adversely affect the Bank's ability to conduct business.

**Changes to Our Credit Ratings**

There can be no assurance that the Bank's credit ratings and rating outlooks from rating agencies such as Moody's Investors Service, Standard & Poor's, Fitch Ratings, or DBRS will not be lowered or that these ratings agencies will not issue adverse commentaries about the Bank. Such changes could potentially result in higher financing costs and reduce access to capital markets. A lowering of credit ratings may also affect the Bank's ability to enter into normal course derivative or hedging transactions and impact the costs associated with such transactions.

**RISK FACTORS AND MANAGEMENT**

**Managing Risk**

**EXECUTIVE SUMMARY**

Growing profitably in financial services involves selectively taking and managing risks within TD's risk appetite. We take risks required to build TD's business, but only if these risks: 1) fit TD's business strategy and can be understood and managed; 2) do not expose TD to any significant single loss events; and 3) do not risk harming the TD brand. TD has an Enterprise Risk Framework and a risk governance structure to support effective risk management and adherence to the TD risk appetite. TD's risk management resources and processes are designed to enable all our businesses to understand the risks they are exposed to, and develop the governance, control, and risk management framework they need to manage them appropriately. These resources and processes are strengthened by our risk culture which emphasizes transparency and accountability.

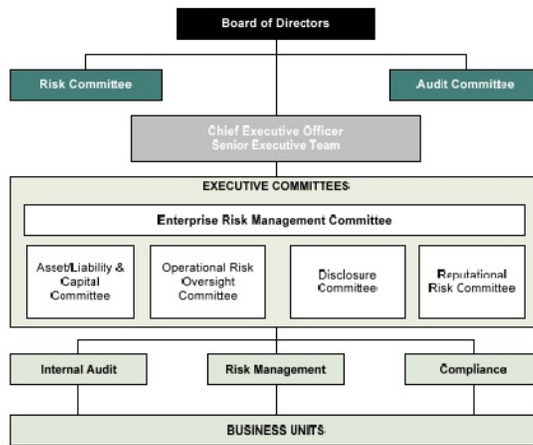
**RISKS INVOLVED IN OUR BUSINESSES**

We have created an Enterprise Risk Framework that sets out the major risk categories, and identifies and defines a broad number of risks to which our businesses and operations could be exposed. These risk categories are Strategic Risk, Credit Risk, Market Risk, Liquidity Risk, Operational Risk, Insurance Risk, Regulatory & Legal Risk, and Reputational Risk. This Framework gives us an overall view of all potential risks TD and its individual businesses face and allows us to develop appropriate management strategies.



**WHO MANAGES RISK**

Our risk governance structure emphasizes and balances strong central oversight and control of risk with clear accountability for, and ownership of, risk within each business unit. This structure supports the flow of information between the business units, the members of the Senior Executive Team (SET), who represent each significant business segment and corporate oversight function (including Risk Management, Internal Audit and Compliance), the President and Chief Executive Officer (CEO), and the Board of Directors (Board).



## RISK GOVERNANCE STRUCTURE

The key elements of our risk governance structure are:

### *The Board*

The Board oversees TD's strategic direction and the implementation of an effective risk culture across the enterprise. It accomplishes its risk management mandate both directly and through its committees, including the Risk Committee of the Board (Risk Committee) and the Audit Committee.

### *The Risk Committee*

The Risk Committee is responsible for overseeing risk management across TD. On an annual basis, the Risk Committee reviews and approves TD's risk appetite statement and related metrics to ensure ongoing relevance and alignment with TD's strategy. The Risk Committee approves enterprise risk management policies, and reviews actual risk profile against TD's risk appetite.

### *Audit Committee*

The Audit Committee, in addition to overseeing financial reporting, assesses the adequacy and effectiveness of internal controls, including controls over relevant risk management processes.

### *CEO and SET*

The CEO, the Group Head and Chief Risk Officer (CRO), and other members of the SET develop TD's long-term strategic direction and define TD's risk appetite and apply it to the businesses. They manage risk in accordance with TD's risk appetite and consider the impact of emerging risks on TD's strategy and risk profile. This accountability includes identifying and reporting significant risks to the Risk Committee.

### *Executive Committees*

The CEO in consultation with the CRO designates TD's Executive Committees, which support the CEO in the overall management of risk. These Committees are chaired by members of the SET and meet regularly to provide oversight on governance, risk, and control at the most senior level, and review and endorse risk management policies, strategies, and controls.

The Enterprise Risk Management Committee (ERMC), chaired by the CEO, provides executive oversight over all risk categories identified in the Risk Framework. Additional Executive Committees have been established for certain areas based on the nature of the risk and related business activity:

- Asset / Liability and Capital Committee - chaired by the Group Head, Corporate Development, Enterprise Strategy, and Treasury, oversees the management of TD's non-trading market risk and each of its consolidated liquidity, funding, investments, and capital positions.
- Operational Risk Oversight Committee - chaired by the CRO, oversees the strategic assessment of TD's governance, control and operational risk structure.
- Disclosure Committee - chaired by the Group Head, Finance and Chief Financial Officer, ensures that appropriate controls and procedures are in place and operating to permit timely, accurate, balanced and compliant disclosure to regulators, shareholders and the market.
- Reputational Risk Committee - chaired by the CRO, oversees that corporate or business initiatives with significant reputational risk profiles have received adequate review for reputational risk implications prior to implementation.

### *Risk Management*

The Risk Management function is headed by the CRO and provides independent oversight and governance with respect to risk identification, measurement, control, and monitoring and reporting. Risk Management's primary objective is to support a comprehensive and proactive risk management approach that promotes a strong risk management culture. Risk Management works with the business segments and other corporate oversight groups to establish policies, standards, and limits that align with TD's risk appetite, and monitors and reports on existing and emerging risks and compliance with TD's risk appetite. There is an established framework in place for the identification and assessment of emerging risks and there are clear procedures for when and how risk events and issues are brought to the attention of senior management and the Risk Committee.

### *Business Segments*

Each business segment within TD has its own risk management function that reports directly to Risk Management and indirectly to senior business management. This structure supports an appropriate level of central oversight while emphasizing ownership and accountability for risk within the business segment. Business management is responsible for setting the business-level risk appetite and metrics, which are reviewed by Risk Management and endorsed by the ERMC and approved by the CEO, to align with TD's risk appetite and manage risk within approved risk limits as set out in TD policies.

### *Internal Audit*

TD's audit function provides independent assurance to the Board of the effectiveness of risk management, control and governance processes employed to ensure compliance with TD's risk appetite. Internal Audit reports on its evaluation to management and the Board.

### *Compliance*

The Compliance group establishes risk-based programs and standards to proactively manage known and emerging compliance risk across TD by providing independent oversight and delivering operational control processes to comply with the applicable legislation and regulatory requirements.

## HOW WE MANAGE RISK

TD's risk management approach is comprehensive and proactive. It combines the experience and specialized knowledge of individual business segments, risk professionals, and the corporate oversight functions. TD's risk appetite statement is the primary means used to communicate how TD views risk and its risk tolerances across all levels of the organization and for all major risk categories. TD's risk appetite takes into account our mission, vision, guiding principles, strategy, as well as TD's risk philosophy and capacity to bear risk. Current operating conditions and the impact of emerging risks on TD's strategy and risk profile also inform how we apply TD's risk appetite. TD's Risk Appetite Statement is summarized as follows:

We take risks required to build our business, but only if those risks:

1. Fit our business strategy, and can be understood and managed
2. Do not expose the enterprise to any significant single loss events; we don't 'bet the bank' on any single acquisition, business, or product
3. Do not risk harming the TD brand

Risk Management is responsible for establishing practices and processes to formulate, report, monitor, and review the application of TD's risk appetite and related metrics. Risk Management also monitors and evaluates the effectiveness of these practices and metrics. The following principles govern Risk Management in carrying out its mandate:

- **Enterprise-wide in Scope** - Risk Management will span all areas of TD, including third-party alliances and joint venture undertakings, and all boundaries, both geographic and regulatory.
- **Transparent and Effective Communication** - Matters relating to risk will be communicated and escalated in a timely, accurate, and forthright manner.
- **Enhanced Accountability** - Risks will be explicitly owned, understood, and actively managed by the business and all employees.
- **Independent Oversight** - Risk policies, procedures, and reporting will be established independently and objectively.
- **Integrated Risk and Control Culture** - Risk management disciplines will be integrated into TD's daily routines, decision-making, and strategy.
- **Strategic Balance** - Risk will be managed to an acceptable level of exposure, recognizing the need to protect shareholder value.

Adherence to the TD's risk appetite is managed and monitored enterprise-wide by Risk Management, supported by management oversight committees. Key policies and metrics have been implemented to safeguard against major risks. These key metrics are reported to senior management and the Board and Risk Committee regularly. Other metrics are tracked on an ongoing basis by management, and escalated to senior management and the Board, or a committee of the Board, as required.

In assessing compliance with TD's risk appetite and quantifying risk, TD uses various risk measurement methodologies, including Value-at-Risk (VaR) analysis, scenario analysis, and stress testing. We also require significant business units and corporate oversight functions to assess their own key risks and internal controls annually through a structured risk and control self-assessment program. Internal and external risk events are also actively monitored to assess whether our internal controls are effective. This allows us to identify, escalate, and monitor significant risk issues as needed.

Our approach to managing risk also requires us to define the interaction between risk and capital assessment so that relevant risks can be appropriately captured in TD's measurement and management of capital adequacy. This involves the review, challenge, and endorsement by senior management committees of the Internal Capital Adequacy Assessment Process (ICAAP) and related economic capital practices. Our performance is measured based on the allocation of risk-based capital to businesses and the cost charged against that capital. Lastly, we review and assess annually TD management's performance against TD's risk appetite as an input into compensation decisions.

### Enterprise Stress Testing

Enterprise-wide stress testing at TD is part of the long-term strategic, financial, and capital planning exercise that helps define and understand risk tolerance. TD's Enterprise-wide stress testing program involves the development, application, and assessment of severe but plausible stress scenarios on earnings and capital. It enables management to identify and articulate enterprise-wide risks and understand potential vulnerabilities that are relevant to TD's risk profile. Stress testing engages senior management in each business segment, Finance, Treasury and Balance Sheet Management, Economics, and Risk Management. The results are reviewed by senior executives, incorporated in TD's planning process and presented to the Risk Committee and the Board.

The following pages describe the key risks we face and how they are managed.

## Strategic Risk

*Strategic risk is the potential for financial loss or reputational damage arising from ineffective business strategies, improper implementation of business strategies, or a lack of responsiveness to changes in the business environment.*

### WHO MANAGES STRATEGIC RISK

The CEO manages strategic risk supported by the members of the SET and the ERM. The CEO, together with the SET, defines the overall strategy, in consultation with and subject to approval by the Board. The Enterprise Strategy group, under the leadership of the Group Head, Corporate Development, Enterprise Strategy, and Treasury is charged with developing TD's overall longer-term strategy with input and support from senior executives across TD. In addition, each member of the SET is responsible for establishing and managing strategies for their business areas (organic and via acquisitions) and for ensuring such strategies are aligned with the overall enterprise strategy and risk appetite. Each SET member is also accountable to the CEO for monitoring, assessing, managing, and reporting on the effectiveness and risks of their business strategies. The ERM oversees the identification and monitoring of significant and emerging risks related to TD's strategies and ensures that mitigating actions are taken where appropriate.

The CEO reports to the Board on the implementation of TD's strategies, identifying the risks within those strategies and explaining how they are managed.

#### HOW WE MANAGE STRATEGIC RISK

The strategies and operating performance of significant business units and corporate functions are assessed regularly by the CEO and the relevant members of the SET through an integrated financial and strategic planning process, management meetings, operating/financial reviews, and strategic business reviews. Our annual planning process considers individual segment strategies and key initiatives and ensures alignment between business-level and enterprise-level strategies. Once the strategy is set, regular strategic business reviews conducted throughout the year ensure that alignment is maintained in its implementation. The reviews include an evaluation of the strategy of each business, the overall operating environment including competitive position, financial performance, initiatives for strategy execution, and key business risks. The frequency of strategic business reviews depends on the risk profile and size of the business or function. The overall state of Strategic Risk and adherence to TD's risk appetite is reviewed by the ERM in the normal course.

The shaded areas of this MD&A represent a discussion on risk management policies and procedures relating to credit, market, and liquidity risks as required under the Canadian Institute of Chartered Accountants (CICA) Handbook Section 3862, Financial Instruments - Disclosures, which permits these specific disclosures to be included in the MD&A. Therefore, the shaded areas which include Credit Risk, Market Risk, and Liquidity Risk, form an integral part of the audited Consolidated Financial Statements for the years ended October 31, 2010 and 2011.

#### Credit Risk

Credit risk is the risk of loss if a borrower or counterparty in a transaction fails to meet its agreed payment obligations.

Credit risk is one of the most significant and pervasive risks in banking. Every loan, extension of credit or transaction that involves the transfer of payments between TD and other parties or financial institutions exposes TD to some degree of credit risk.

Our primary objective is to be methodical in our credit risk assessment so that we can better understand, select, and manage our exposures to reduce significant fluctuations in earnings.

Our strategy is to ensure central oversight of credit risk in each business, reinforcing a culture of transparency, accountability, independence, and balance.

#### WHO MANAGES CREDIT RISK

The responsibility for credit risk management is enterprise-wide. To reinforce ownership of credit risk, credit risk control functions are integrated into each business but report to Risk Management to ensure objectivity and accountability.

Each business segment's credit risk control unit is primarily responsible for credit decisions and must comply with established policies, exposure guidelines and credit approval limits, and policy/limit exception procedures. It must also adhere to established standards of credit assessment and obtain Risk Management's approval for material credit decisions.

Risk Management provides independent oversight of credit risk by developing centralized policies that govern and control portfolio risks and product-specific policies as required.

The Risk Committee ultimately oversees the management of credit risk and annually approves all major credit risk policies.

#### HOW WE MANAGE CREDIT RISK

Credit Risk is managed through a centralized infrastructure:

Risk Management centrally approves all credit risk policies, including exception management guidelines, as well as the discretionary limits of officers throughout TD for extending lines of credit.

Guidelines are established to monitor and limit country risk, industry risk, and group exposure in the portfolios in accordance with enterprise-wide policies approved by the Risk Committee.

Our Commercial Banking and Wholesale Banking businesses use credit risk models and policies to establish borrower and facility risk ratings, quantify and monitor the level of risk, and facilitate its management. The businesses also use risk ratings to determine the amount of credit exposure we are willing to extend to a particular borrower.

Our retail businesses use approved scoring techniques and standards in extending, monitoring, and reporting personal credit in our retail businesses. Management processes are used to monitor country, industry, and counterparty risk ratings, which include daily, monthly, quarterly and annual review requirements for credit exposures.

The key parameters used in our credit risk models are monitored on an ongoing basis.

Unanticipated economic or political changes in a foreign country could affect cross-border payments for goods and services, loans, dividends, trade-related finance, as well as repatriation of TD's capital in that country. TD currently has credit exposure in a number of countries, with the majority of the exposure in North America. We measure country risk using approved risk rating models and qualitative factors that are also used to establish country exposure guidelines covering all aspects of credit exposure across all businesses. Country risk ratings are managed on an ongoing basis and are subject to a detailed review at least annually.

As part of our credit risk strategy, we set limits on the amount of credit we are prepared to extend to specific industry sectors. We monitor our concentration to any given industry to ensure that our loan portfolio is diversified. We limit our risk using guidelines based on an internal risk rating score that combines our industry risk rating model and detailed industry analysis.

If several industry segments are affected by common risk factors, we assign a single exposure guideline to those segments. In addition, for each material industry, Risk Management assigns a maximum exposure limit or a concentration limit which is a percentage of our total wholesale and commercial exposure. We regularly review industry risk ratings to ensure that those ratings properly reflect the risk of the industry.

We also set limits on the amount of credit we are prepared to extend to a particular entity or group of entities (also referred to as "entity risk"). All entity risk is approved by the appropriate decision-making authority using guidelines based on the entity's borrower risk rating, the facility risk rating(s) and the risk rating of the industry in which the entity operates. This exposure is monitored on a regular basis. As at October 31, 2011, entity exposures are in compliance with approved policies and TD does not have material entity exposure to any entity considered higher risk as defined by our credit policies and management's internal monitoring process.

From time-to-time, we may use credit derivatives to mitigate industry concentration and borrower-specific exposure as part of our portfolio risk management techniques.

Exceptions to policy/limit guidelines are permitted subject to approval via established procedures.

**The Basel II Framework**

The objective of the Basel II Framework is to improve the consistency of capital requirements internationally and make required regulatory capital more risk-sensitive. Basel II sets out several options which represent increasingly more risk-sensitive approaches to calculating credit, market and operational risk and risk-weighted assets (RWA). RWA are a key determinant of our regulatory capital requirements.

**Credit Risk and the Basel II Framework**

We received approval from OSFI to use the Basel II Advanced Internal Ratings Based (AIRB) Approach for credit risk, effective November 1, 2007. We use the AIRB Approach for all material portfolios, except in the following areas:

- We have approved exemptions to use the Standardized Approach for some small credit exposures in North America. Risk Management reconfirms annually that this approach remains appropriate.
- We have received temporary waivers to use the Standardized Approach for our margin trading book, some small credit portfolios and the majority of our U.S. credit portfolios. Plans are in place to transition these portfolios to the AIRB Approach.

To continue to qualify to use the AIRB Approach for credit risk, TD must meet the ongoing conditions and requirements established by OSFI and the Basel II Framework. We regularly assess our compliance with the Basel II requirements and we have sufficient resources to implement the remaining Basel II work.

**Credit Risk Exposures subject to the Standardized Approach**

The Standardized Approach to credit risk is used primarily for assets in the U.S. Personal and Commercial Banking portfolio and plans are in place to transition to the AIRB Approach. Under the Standardized Approach, the assets are multiplied by risk-weights prescribed by OSFI to determine RWA. These risk-weights are assigned according to certain factors including counterparty type, product type, and the nature/extent of credit risk mitigation. We use external credit ratings assigned by one or more of Moody's Investors Service, Standard & Poor's, and Fitch to determine the appropriate risk weight for our exposures to Sovereigns (governments, central banks and certain public sector entities) and Banks (regulated deposit-taking institutions, securities firms and certain public sector entities).

We apply the following risk weights to on-balance sheet exposures under the Standardized Approach:

Sovereign	0%
Bank	20% <sup>1</sup>
Residential secured	35% or 75% <sup>2</sup>
Other retail (including small business entities)	75%
Corporate	100%

<sup>1</sup> The risk weight may vary according to the external risk rating.

<sup>2</sup> 35% applied when loan to value <=80%, 75% when loan to value >80%.

Lower risk-weights apply where approved credit risk mitigants exist. Loans that are more than 90 days past due receive a risk-weight of either 100% (residential secured) or 150% (all other).

For off-balance sheet exposures, specified credit conversion factors are used to convert the notional amount of the exposure into a credit equivalent amount.

**Credit Risk Exposures subject to the AIRB Approach**

The AIRB Approach to credit risk is used for all material portfolios except in the areas noted in the "Credit Risk and the Basel II Framework" section. Banks that adopt the AIRB Approach to credit risk must report credit risk exposures by counterparty type, each having different underlying risk characteristics. These counterparty types may differ from the presentation in our financial statements.

TD's credit risk exposures are divided into two main portfolios, non-retail and retail. In the non-retail portfolio, we manage exposures on an individual borrower basis, using industry and sector-specific credit risk models, and expert judgment. We have categorized non-retail credit risk exposures according to the following Basel II counterparty types: corporate (wholesale and commercial customers), sovereign and bank.

In the retail portfolio (individuals and small businesses), we manage exposures on a pooled basis, using predictive credit scoring techniques. We have three sub-types of retail exposures: residential secured (e.g., individual mortgages, home equity lines of credit), qualifying revolving retail (e.g., individual credit cards, unsecured lines of credit and overdraft protection products), and other retail (e.g., personal loans, student lines of credit, and small business banking credit products).

**Risk Parameters**

Under the AIRB Approach, credit risk is measured using the following risk parameters: probability of default (PD) - the likelihood that the borrower will not be able to meet its scheduled repayments within a one year time horizon; loss given default (LGD) - the amount of the loss TD would likely incur when a borrower defaults on a loan, which is expressed as a percentage of exposure at default (EAD) - the total amount we are exposed to at the time of default. By applying these risk parameters, we can measure and monitor our credit risk to ensure it remains within pre-determined thresholds.

**Non-retail Exposures**

We evaluate credit risk for non-retail exposures by rating for both the borrower risk and the facility risk. We use this system for all corporate, sovereign and bank exposures. We determine the risk ratings using industry and sector-specific credit risk models that quantify and monitor the level of risk and facilitate its management. All borrowers and facilities are assigned an internal risk rating that must be reviewed at least once each year.

Each borrower is assigned a borrower risk rating that reflects the PD of the borrower using proprietary models and expert judgment. In assessing borrower risk, we review the borrower's competitive position, industry, financial performance, economic trends, management and access to funds. TD's 21-point borrower risk rating scale broadly aligns to external ratings as follows:

Description	Rating Category	Standard & Poor's	Moody's Investor Services
Investment grade	0 to 1C	AAA to AA-	Aaa to Aa3
	2A to 2C	A+ to A-	A1 to A3
	3A to 3C	BBB+ to BBB-	Baa1 to Baa3
Non-investment grade	4A to 4C	BB+ to BB-	Ba1 to Ba3
	5A to 5C	B+ to B-	B1 to B3
Watch and classified	6 to 8	CCC+ to CC and below	Caa1 to Ca and below
Impaired/default	9A to 9B	Default	Default

The facility risk rating maps to LGD and takes into account facility-specific characteristics such as collateral, seniority ranking of debt, and loan structure. Internal risk ratings are key to portfolio monitoring and management and are used to set exposure limits and loan pricing. Internal risk ratings are also used in the calculation of regulatory capital, economic capital, and general allowance for credit losses.

**Derivative Exposures**

Credit risk on derivative financial instruments, also known as counterparty credit risk, is the risk of a financial loss occurring as a result of the failure of a counterparty to meet its obligation to TD. We use the Current Exposure Method to determine regulatory capital requirements for derivative exposures. The Treasury Credit group within Wholesale Banking is responsible for implementing and ensuring compliance with credit policies established by TD for the management of derivative credit exposures.

We use a range of qualitative and quantitative methods to measure and manage counterparty credit risk. These include statistical methods to measure and limit future potential exposure and stress tests to identify and quantify exposure to extreme events. We set gross notional limits to manage business volumes and concentrations and we regularly assess market conditions and the pricing quality of underlying financial instruments. Counterparty credit risk may increase during periods of receding market liquidity for certain instruments. Treasury Credit Management meets regularly with Trading and Credit Risk Management and front office Trading to discuss how evolving market conditions may impact on our assessment of market risk and counterparty credit risk.

TD actively engages in risk mitigation strategies through the use of multi-product derivative master netting agreements, collateral and other credit risk mitigation techniques. Derivative-related credit risks are subject to the same credit approval, limit, monitoring, and exposure guideline standards that we use for managing other transactions that create credit risk exposure. These standards include evaluating the creditworthiness of counterparties, measuring and monitoring exposures, including wrong-way risk exposures, and managing the size, diversification, and maturity structure of the portfolios.

There are two types of wrong-way risk exposures: general and specific. General wrong-way risk arises when the probability of default of the counterparties moves in the same direction as a given market risk factor. Specific wrong-way risk arises when the exposure to a particular counterparty moves in the same direction as the probability of default of the counterparty due to the nature of the transactions entered into with that counterparty. These exposures require specific approval by the appropriate level within the credit approval process. We record specific wrong-way risk exposures in the same manner as direct loan obligations and control them by way of approved facility limits.

As part of the credit risk monitoring process, management meets on a periodic basis to review all exposures, including exposures resulting from derivative financial instruments to higher risk counterparties. As at October 31, 2011, after taking into account risk mitigation strategies, TD does not have a material derivative exposure to any counterparty considered higher risk as defined by management's internal monitoring process. In addition, TD does not have a material credit risk valuation adjustment to any specific counterparty.

**Retail Exposures**

We have a large number of individual and small business customers in our retail credit segment. We use automated credit and behavioural scoring systems to process requests for retail credit. For larger and more complex transactions, we direct the requests to underwriters in regional credit centres who work within clear approval limits. Once retail credits are funded, we monitor current internal and external risk indicators on a regular basis to identify changes in risk.

We assess retail exposures on a pooled basis, with each pool consisting of exposures with similar characteristics. Pools are segmented by product type and by the PD estimate. We have developed proprietary statistical models and decision strategies for each retail product portfolio. Our models are based on ten or more years of internal historical data. Credit risk parameters (PD, EAD and LGD) for each individual facility are updated quarterly using the most recent borrower credit bureau and product-related information. We adjust the calculation of LGD to reflect the potential of increased loss during an economic downturn.

The following table maps PD ranges to risk levels:

Description	One-year PD range	
	>	<=
Low risk	0.00%	0.15%
Normal risk	0.15%	1.10%
Medium risk	1.10%	4.74%
High risk	4.74%	100%
Default		100.0%

**Validation of the Credit Risk Rating System**

Credit risk rating systems and methodologies are independently validated to verify that they remain accurate predictors of risk. The validation process includes the following considerations:

- Risk parameter estimates - PDs, EADs, and LGDs are reviewed and updated against actual loss experience to ensure estimates continue to be reasonable predictors of potential loss.
- Model performance - Estimates continue to be discriminatory, stable, and predictive.
- Data quality - Data used in the risk rating system is accurate, appropriate, and sufficient.
- Assumptions - Key assumptions underlying the development of the model remain valid for the current portfolio and environment.

Risk Management ensures that the credit risk rating system complies with TD's model risk rating policy. At least annually, the Risk Committee is informed of the performance of the credit risk rating system. The Risk Committee must approve any material changes to TD's credit risk rating system.

**Stress Testing**

To determine the potential loss that could be incurred under a range of adverse scenarios, we subject our credit portfolios to stress tests. Stress tests assess vulnerability of the portfolios to the effects of severe but plausible situations, such as an economic downturn or a material market disruption.

**Credit Risk Mitigation**

The techniques we use to reduce or mitigate credit risk include written policies and procedures to value and manage financial and non-financial security (collateral) and to review and negotiate netting agreements. The amount and type of collateral and other credit risk mitigation techniques required are based on TD's own assessment of the counterparty's credit quality and capacity to pay.

In the Retail and Commercial Banking businesses, security for loans is primarily non-financial and includes residential real estate, real estate under development, commercial real estate and business assets, such as accounts receivable, inventory and fixed assets. In the Wholesale Banking business, a large portion of loans is to investment grade borrowers where no security is pledged. Non-investment grade borrowers typically pledge business assets in the same manner as commercial borrowers. Common standards across TD are used to value collateral, determine recalculation schedules and to document, register, perfect and monitor collateral.

Security for derivative exposures is primarily financial and includes cash and negotiable securities issued by highly rated governments and investment grade issuers. The Treasury Credit group within Wholesale Banking is the central source of financial collateral processes. These processes include pre-defined discounts and procedures for the receipt, safekeeping, and release of pledged securities.

In all but exceptional situations, we secure collateral by taking possession and controlling it in a jurisdiction where we can legally enforce our collateral rights. Exceptionally, and when demanded by our counterparty, we hold or pledge collateral with a third-party custodian. We document third-party arrangements with a Custody and Control Agreement.

We may take guarantees to reduce the risk in credit exposures. We only recognize irrevocable guarantees that are provided by entities with a better risk rating than that of the borrower or counterparty to the transaction.

TD makes use of credit derivatives to mitigate credit risk. The credit, legal, and other risks associated with these transactions are controlled through well-established procedures. Our policy is to enter into these transactions with investment grade financial institutions. Credit risk to these counterparties is managed through the same approval, limit and monitoring processes we use for all counterparties for which we have credit exposure. We also use collateral and master netting agreements to mitigate derivative counterparty exposure.

#### Gross Credit Risk Exposure

Gross credit risk exposure, also referred to as exposure at default (EAD), is the total amount we are exposed to at the time of default of a loan and is measured before specific provisions or write-offs. Gross credit risk exposure does not reflect the effects of credit risk mitigation and includes both on- and off-balance sheet exposures. On-balance sheet exposures consist primarily of outstanding loans, acceptances, non-trading securities, derivatives, and certain other repo-style transactions. Off-balance sheet exposures consist primarily of undrawn commitments, guarantees, and certain other repo-style transactions.

Gross credit risk exposure for the two approaches we use to measure credit risk is given in the following table:

**TABLE 50: GROSS CREDIT RISK EXPOSURE - BASEL II: STANDARDIZED AND AIRB APPROACHES<sup>1</sup>**

(millions of Canadian dollars)

	As at Oct. 31, 2011			As at Oct. 31, 2010		
	Standardized	AIRB	Total	Standardized	AIRB	Total
<b>Retail</b>						
Residential secured	\$ 17,242	\$ 161,116	\$ 178,358	\$ 13,486	\$ 146,777	\$ 160,263
Qualifying revolving retail	-	42,736	42,736	-	40,940	40,940
Other retail	25,139	30,520	55,659	17,943	28,205	46,148
	<b>42,381</b>	<b>234,372</b>	<b>276,753</b>	<b>31,429</b>	<b>215,922</b>	<b>247,351</b>
<b>Non-retail</b>						
Corporate	53,165	123,292	176,457	50,436	114,603	165,039
Sovereign	23,559	64,432	87,991	8,872	63,633	72,505
Bank	20,363	119,683	140,046	20,916	112,003	132,919
	<b>97,087</b>	<b>307,407</b>	<b>404,494</b>	<b>80,224</b>	<b>290,239</b>	<b>370,463</b>
<b>Gross credit risk exposures</b>	<b>\$ 139,468</b>	<b>\$ 541,779</b>	<b>\$ 681,247</b>	<b>\$ 111,653</b>	<b>\$ 506,161</b>	<b>\$ 617,814</b>

<sup>1</sup> Gross credit risk exposures represent EAD and are before the effects of credit risk mitigation. This table excludes securitization and equity exposures.

#### Other Credit Risk Exposures

##### Non-trading Equity Exposures

Our non-trading equity exposures are at a level that represents less than 5% of our combined Tier 1 and Tier 2 capital. As a result, we use OSFI-prescribed risk weights to calculate our RWA on non-trading equity exposures.

##### Securitization Exposures

For externally rated securitization exposures, we use both the Standardized Approach and the Ratings Based Approach (RBA). Both approaches assign risk weights to exposures using external ratings. We use ratings assigned by one or more of Moody's Investors Service, Standard & Poor's, Fitch and DBRS. The RBA also takes into account additional factors including the time horizon of the rating (long-term or short-term), the amount of detail available on the underlying asset pool and the seniority of the position.

We use the Internal Assessment Approach (IAA) to calculate RWA for our exposures relating to asset-backed commercial paper (ABCP) securitizations that are not externally rated. Under the IAA, exposures are multiplied by OSFI-prescribed risk weights to calculate RWA.

#### Market Risk

Market risk is the risk of loss in financial instruments or the balance sheet due to adverse movements in market factors such as interest and exchange rates, prices, credit spreads, volatilities, and correlations.

We are exposed to market risk in our trading and investment portfolios, as well as through our non-trading activities. In our trading and investment portfolios, we are active participants in the market, seeking to realize returns for TD through careful management of our positions and inventories. In our non-trading activities, we are exposed to market risk through the transactions that our customers execute with us.

We comply with the Basel II market risk requirements as at October 31, 2011 using the Internal Model Method.

#### MARKET RISK IN TRADING ACTIVITIES

The four main trading activities that expose us to market risk are:

- Market making – We provide markets for a large number of securities and other traded products. We keep an inventory of these securities to buy from and sell to investors, profiting from the spread between bid and ask prices.
- Sales – We provide a wide variety of financial products to meet the needs of our clients, earning money on these products from mark-ups and commissions.
- Arbitrage – We take positions in certain markets or products and offset the risk in other markets or products. Our knowledge of various markets and products and how they relate to one another allows us to identify and benefit from pricing anomalies.
- Positioning – We aim to make profits by taking positions in certain financial markets in anticipation of changes in those markets

#### WHO MANAGES MARKET RISK IN TRADING ACTIVITIES

Primary responsibility for managing market risk in trading activities lies with Wholesale Banking with oversight from Trading Risk within Risk Management. There is a Market Risk and Capital Committee chaired by the Senior Vice President, Trading Risk, and including Wholesale Banking senior management which meets regularly to conduct a review of the market risk profile and trading results of our trading businesses, recommend changes to risk policies, review underwriting inventories, and review the usage of capital and assets in Wholesale Banking.

#### HOW WE MANAGE MARKET RISK IN TRADING ACTIVITIES

Market risk plays a key part in the assessment of any trading business strategy. We launch new trading initiatives or expand existing ones only if the risk has been thoroughly assessed and is judged to be within our risk appetite and business expertise, and if the appropriate infrastructure is in place to monitor, control, and manage the risk.

#### Trading Limits

We set trading limits that are consistent with the approved business strategy for each business and our tolerance for the associated market risk, aligned to TD's market risk appetite. In setting limits, we take into account market volatility, market liquidity, organizational experience and business strategy. Limits are prescribed at the portfolio level, business line level, and in Wholesale Banking in aggregate.

The core market risk limits are based on the key risk drivers in the business and include notional limits, credit spread limits, yield curve shift limits, price, and volatility shift limits.

Another primary measure of trading limits is Value-at-Risk (VaR), which we use to monitor and control overall risk levels and to calculate the regulatory capital required for market risk in trading activities. VaR measures the adverse impact that potential changes in market rates and prices could have on the value of a portfolio over a specified period of time.

At the end of each day, risk positions are compared with risk limits, and any excesses are reported in accordance with established market risk policies and procedures.

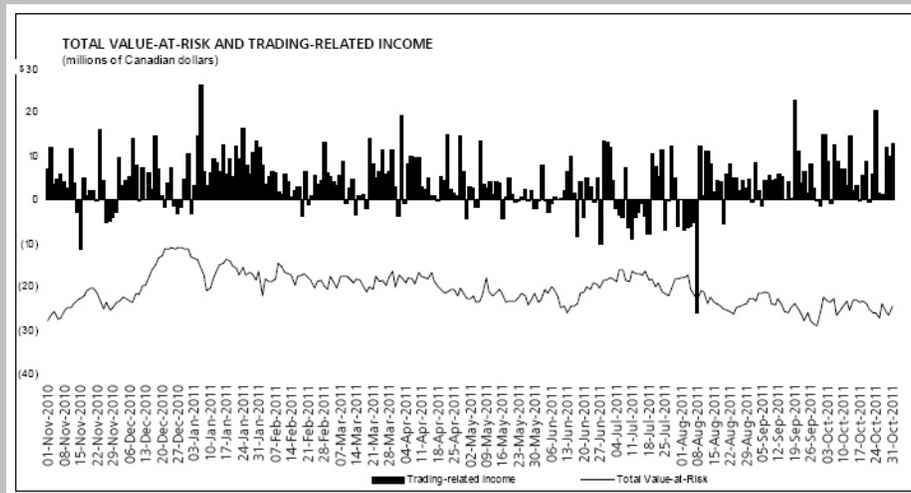
#### Calculating VaR

TD estimates total VaR on a daily basis by combining the General Market Risk (GMR) and Debt Specific Risk (DSR) exposure associated with TD's trading positions. GMR is determined by creating a distribution of potential changes in the market value of the current portfolio. We value the current portfolio using the market price and rate changes (for equity, interest rate, foreign exchange, credit, and commodity products) of the most recent 259 trading days. GMR is computed as the threshold level that portfolio losses are not expected to exceed more than one out of every 100 trading days.

DSR measures migration and default risk as well as idiosyncratic credit spread risk for credit products in the trading portfolio. Monte Carlo Simulation is used to capture potential changes in value due to migrations, defaults and idiosyncratic spread movements. Similar to GMR, DSR is computed as the threshold level that portfolio losses are not expected to exceed more than one out of every 100 trading days.

Trading-related revenue is the total of trading income reported in other income and the net interest income from trading positions reported in net interest income. Trading-related revenue in the graph below excludes revenue related to changes in the fair value of loan commitments. The commitments are not included in the Value at Risk measure as they are not managed as trading positions. In 2011, there were 63 days of trading losses, with 1 breach of VaR primarily caused by market events around the U.S. Government debt rating downgrade.

The graph below discloses daily VaR usage and trading-related revenue within Wholesale Banking.



**TABLE 51: VALUE-AT-RISK USAGE<sup>1</sup>**

(millions of Canadian dollars)					2011				2010
	As at	Average	High	Low	As at	Average	High	Low	
Interest rate <sup>2</sup>	\$ 7.5	\$ 6.5	\$ 10.3	\$ 4.0	\$ 14.4	\$ 12.6	\$ 20.0	\$ 8.1	
Credit spread risk <sup>2</sup>	9.0	8.8	12.2	4.7					
Equity risk	4.1	5.3	9.4	3.8	6.4	7.8	11.3	6.1	
Foreign exchange risk	1.3	3.0	5.4	1.3	1.5	2.5	6.1	0.7	
Commodity risk	0.8	0.7	1.0	0.4	0.8	1.1	3.4	0.4	
Debt specific risk	21.3	20.3	26.1	13.4	22.9	17.2	26.5	10.2	
Diversification effect <sup>3</sup>	(19.4)	(20.5)	N/A	N/A	(18.0)	(18.9)	n/m <sup>4</sup>	n/m <sup>4</sup>	
<b>Total Value-at-Risk</b>	<b>\$ 24.6</b>	<b>\$ 24.1</b>	<b>\$ 29.0</b>	<b>\$ 17.1</b>	<b>\$ 28.0</b>	<b>\$ 22.3</b>	<b>\$ 32.0</b>	<b>\$ 14.5</b>	

<sup>1</sup>On July 22, 2011, the VaR calculation was updated to include additional risk factors. Upon implementation, inclusion of these additional risk factors increased VaR by approximately \$2 million.

<sup>2</sup>Interest rate risk includes credit spread risk results until July 21, 2011. Credit spread risk is measured separately from interest rate risk as of July 22, 2011. Prior period comparatives have not been re-classified due to this change.

<sup>3</sup>The aggregate VaR is less than the sum of the VaR of the different risk types due to risk offsets resulting from portfolio diversification.

<sup>4</sup>Not meaningful. It is not meaningful to compute a diversification effect because the high and low may occur on different days for different risk types.

#### **Validation of VaR Model**

For each of our trading portfolios, and for the portfolio as a whole, we use a back-testing process to compare the actual and theoretical profit and losses to VaR to ensure that they are consistent with the statistical assumptions of the VaR model. The theoretical change in profit and loss is generated using the daily price movements on the assumption that there is no change in the composition of the portfolio.

#### **Stress Testing**

Our trading business is subject to an overall global stress test limit. In addition, global businesses have stress test limits, and each broad risk class has an overall stress test limit. Stress scenarios are designed to model extreme economic events, replicate worst-case historical experiences, or introduce severe but plausible changes in key market risk factors. The stress testing program includes scenarios developed using actual historical market data during periods of market disruption. The events we have modeled include the 1987 equity market crash, the 1998 Russian debt default crisis, the aftermath of September 11, 2001, the 2007 Canadian ABCP crisis, and the collapse of Lehman Brothers along with the ensuing credit crisis of fall 2008.

Stress tests are produced and reviewed regularly with the Market Risk and Capital Committee.

#### **MARKET RISK IN OTHER WHOLESALE BANKING ACTIVITIES**

We are also exposed to market risk arising from a legacy portfolio of bonds and preferred shares held in TD Securities and in our remaining merchant banking investments. Risk management reviews and approves policies and procedures, which are established to monitor, measure, and mitigate these risks.

We are exposed to market risk when we enter into non-trading banking transactions with our customers. These transactions primarily include deposit taking and lending, which are also referred to as "asset and liability" positions.

#### **Asset/Liability Management**

*Asset/liability management deals with managing the market risks of our traditional banking activities. Such market risks primarily include interest rate risk and foreign exchange risk.*

#### **WHO IS RESPONSIBLE FOR ASSET/LIABILITY MANAGEMENT**

The Treasury and Balance Sheet Management Department (TBSM) measures and manages the market risks of our non-trading banking activities, with oversight from the Asset/Liability and Capital Committee, which is chaired by the Group Head Corporate Development, Strategy and Treasury, and includes other senior executives. The Risk Committee of the Board periodically reviews and approves all asset/liability management market risk policies and receives reports on compliance with approved risk limits.

#### **HOW WE MANAGE OUR ASSET AND LIABILITY POSITIONS**

When TD products are issued, risks are measured using a fully hedged option-adjusted transfer-pricing framework that allows us to measure and manage product risk within a target risk profile. The framework also ensures that business units engage in risk-taking activities only if they are productive.

### Managing Interest Rate Risk

Interest rate risk is the impact that changes in interest rates could have on our margins, earnings and economic value. The objective of interest rate risk management is to ensure that earnings are stable and predictable over time. To this end, we have adopted a disciplined hedging approach to managing the net income contribution from our asset and liability positions, including a modeled maturity profile for non-rate sensitive assets, liabilities and equity. Key aspects of this approach are:

- Evaluating and managing the impact of rising or falling interest rates on net interest income and economic value.
- Measuring the contribution of each TD product on a risk-adjusted, fully-hedged basis, including the impact of financial options, such as mortgage commitments, that are granted to customers.
- Developing and implementing strategies to stabilize net income from all personal and commercial banking products.

We are exposed to interest rate risk when asset and liability principal and interest cash flows have different payment or maturity dates. These are called "mismatched positions." An interest-sensitive asset or liability is repriced when interest rates change, when there is cash flow from final maturity, normal amortization, or when customers exercise prepayment, conversion or redemption options offered for the specific product.

Our exposure to interest rate risk depends on the size and direction of interest rate changes, and on the size and maturity of the mismatched positions. It is also affected by new business volumes, renewals of loans or deposits, and how actively customers exercise options, such as prepaying a loan before its maturity date.

Interest rate risk is measured using various interest rate "shock" scenarios to estimate the impact of changes in interest rates on both TD's annual Earnings at Risk (EaR) and Economic Value at Risk (EVaR). EaR is defined as the change in our annual net interest income from a 100 bps unfavourable interest rate shock due to mismatched cash flows. EVaR is defined as the difference in the change in the present value of our asset portfolio and the change in the present value of our liability portfolio, including off-balance sheet instruments, resulting from a 100 bps unfavourable interest rate shock.

TD's policy sets overall limits on EVaR and EaR based on a 100 bps adverse interest rate shock for its management of Canadian and U.S. non-trading interest rate risk.

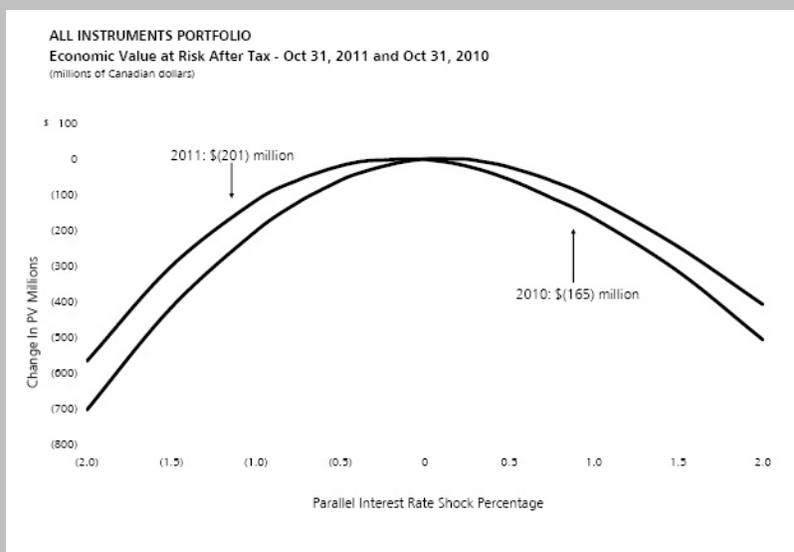
We regularly perform valuations of all asset and liability positions, as well as off-balance sheet exposures. Our objective is to generate stable interest income over time through disciplined asset/liability matching.

The interest rate risk exposures from products with closed (non-optioned) fixed-rate cash flows are measured and managed separately from products that offer customers prepayment options. We project future cash flows by looking at the impact of:

- An assumed maturity profile for our core deposit portfolio.
- Our targeted investment profile on our net equity position.
- Liquidation assumptions on mortgages other than from embedded pre-payment options.

The objective of portfolio management within the closed book is to eliminate cash flow mismatches, so that net interest income becomes more predictable. Product options, whether they are freestanding options such as mortgage rate commitments or embedded in loans and deposits, expose us to a significant financial risk. We model our exposure from freestanding mortgage rate commitment options using an expected funding profile based on historical experience. We model our exposure to written options embedded in other products, such as the rights to prepay or redeem, based on analysis of rational customer behaviour. We also model the margin compression that would be caused by declining interest rates on certain interest rate sensitive demand deposit accounts. To manage product option exposures we purchase options or use a dynamic hedging process designed to replicate the payoff on a purchased option.

The following graph shows our interest rate risk exposure (as measured by EVaR) on all non-trading assets, liabilities, and derivative instruments used for interest rate risk management.



TD uses derivative financial instruments, wholesale instruments and other capital market alternatives and, less frequently, product pricing strategies to manage interest rate risk. As at October 31, 2011, an immediate and sustained 100 bps increase in interest rates would have decreased the economic value of shareholders' equity by \$110.9 million (2010 – \$(165.4) million) after tax. An immediate and sustained 100 bps decrease in interest rates would have reduced the economic value of shareholders' equity by \$201.9 million (2010 – \$(116.5) million) after tax.

**TABLE 52: SENSITIVITY OF AFTER-TAX ECONOMIC VALUE AT RISK BY CURRENCY**  
(millions of Canadian dollars)

Currency	Oct. 31, 2011		Oct. 31, 2010	
	100 bps increase	100 bps decrease	100 bps increase	100 bps decrease
Canadian dollar	\$ 5.9	\$ (78.6)	\$ (12.4)	\$ (68.1)
U.S. dollar	(116.8)	(123.3)	(153.0)	(48.4)
	\$ (110.9)	\$ (201.9)	\$ (165.4)	\$ (116.5)

For the EaR measure (not shown on the graph), a 100 basis point increase in interest rates on October 31, 2011 would have decreased pre-tax net income by \$40.4 million (2010 - \$20.7 million decrease) in the next 12 months. A 100 basis point decrease in interest rates on October 31, 2011 would have increased pre-tax net income by \$29.5 million (2010 - \$20.7 million increase) in the next 12 months.

The following table shows the sensitivity of net income (pre-tax) by currency for those currencies where TD has material exposure.

**TABLE 53: SENSITIVITY OF PRE-TAX EARNINGS AT RISK BY CURRENCY**  
(millions of Canadian dollars)

Currency	Oct. 31, 2011		Oct. 31, 2010	
	100 bps increase	100 bps decrease	100 bps increase	100 bps decrease
Canadian dollar	\$ (6.7)	\$ 6.7	\$ (1.0)	\$ 1.0
U.S. dollar	(33.7)	22.9	(19.7)	19.7
	\$ (40.4)	\$ 29.6	\$ (20.7)	\$ 20.7

**Managing Non-trading Foreign Exchange Risk**

Foreign exchange risk refers to losses that could result from changes in foreign-currency exchange rates. Assets and liabilities that are denominated in foreign currencies have foreign exchange risk.

We are exposed to non-trading foreign exchange risk from our investments in foreign operations. When our foreign currency assets are greater or less than our liabilities in that currency, they create a foreign currency open position. An adverse change in foreign exchange rates can impact our reported net income and shareholders' equity, and also our capital ratios. Our objective is to minimize these impacts.

Minimizing the impact of an adverse foreign exchange rate change on reported shareholders' equity will cause some variability in capital ratios, due to the amount of RWA that are denominated in a foreign currency. If the Canadian dollar weakens, the Canadian-dollar equivalent of our RWA in a foreign currency increases, thereby increasing our capital requirement. For this reason, the foreign exchange risk arising from the Bank's net investments in foreign operations is hedged to the point where capital ratios change by no more than an acceptable amount for a given change in foreign exchange rates.

**Managing Available-for-sale Investment Portfolio**

The Bank manages an available-for-sale securities portfolio as part of the overall asset and liability management process. The available-for-sale securities portfolio consists of two distinct populations, a Canadian mortgage backed securities portfolio that is backed by loans originated and subsequently securitized by the Bank and the investment portfolio that consists of securities purchased by the Bank. The Canadian mortgage backed securities portfolio gives the Bank flexibility for collateral posting, funding, and liquidity. In general, the investment portfolio is managed using high quality low risk securities in a manner appropriate to the attainment of the following goals: (i) to generate a targeted credit of funds to deposits in excess of lending; (ii) to provide a sufficient margin of liquid assets to meet unanticipated deposit and loan fluctuations and overall funds management objectives; (iii) to provide eligible securities to meet collateral requirements and cash management operations; and (iv) to manage the target interest rate risk profile of the balance sheet. Strategies for the investment portfolio are managed based on the interest rate environment, balance sheet mix, actual and anticipated loan demand, funding opportunities and the overall interest rate sensitivity of the Bank. The Risk Committee reviews and approves the investment policies and limits for TD's own portfolio.

**WHY PRODUCT MARGINS FLUCTUATE OVER TIME**

As explained above, the objective of our approach to asset/liability management is to lock in margins on fixed-rate loans and deposits as they are booked. It also offsets the impact of an instantaneous interest-rate shock on the amount of net interest income to be earned over time as a result of cash flow mismatches and the exercise of embedded options. Despite this approach, however, the margin on average earning assets is subject to change over time for the following reasons:

- Margins earned on new and renewing fixed-rate products relative to the margin previously earned on matured products will affect the existing portfolio margin.
- The weighted-average margin on average earning assets will shift as the mix of business changes.
- Changes in the prime-Bankers' Acceptances (BA) basis and the lag in changing product prices in response to changes in wholesale rates may have an impact on margins earned.

The general level of interest rates will affect the return we generate on our modeled maturity profile for core deposits and the investment profile for our net equity position as it evolves over time. The general level of interest rates is also a key driver of some modeled option exposures, and will affect the cost of hedging such exposures.

Our approach tends to moderate the impact of these factors over time, resulting in a more stable and predictable earnings stream.

We use simulation modeling of net interest income to assess the level and changes in net interest income to be earned over time under various interest rate scenarios.

The model also includes the impact of projected product volume growth, new margin and product mix assumptions.

## Liquidity Risk

*Liquidity risk is the risk of having insufficient cash or collateral resources to meet financial obligations without raising funds at unfavourable rates or having the ability to sell assets at a reasonable price in a timely manner. Demand for cash can arise from deposit withdrawals, debt maturities, and commitments to provide credit or liquidity support.*

As a financial organization, we must ensure that we have continued access to sufficient and appropriate funding to cover our financial obligations as they come due, and to sustain and grow our assets and operations under both normal and stress conditions. In the event of a funding disruption, we need to continue to operate without being forced to sell non-marketable assets and/or significantly altering our business strategy. The process that ensures adequate access to funding and reserve liquidity is known as the management of liquidity risk.

### WHAT IS OUR LIQUIDITY RISK APPETITE?

Liquidity risk has the potential to place TD in a highly vulnerable position because, in the event that we cannot meet our funding commitments and/or requirements, we would cease to operate as a going concern. Accordingly, we maintain a sound and prudent approach to managing our potential exposure to liquidity risk including targeting a stringent 90-day survival horizon under severe operating conditions caused by a combination of a bank-specific and market-wide stress scenario. This targeted survival horizon and related liquidity and funding management strategies comprise an integrated liquidity risk management program designed to ensure that we maintain a low exposure to adverse changes in liquidity levels due to identified causes of liquidity risk.

### WHO IS RESPONSIBLE FOR LIQUIDITY RISK MANAGEMENT

The Asset/Liability and Capital Committee (ALCO) oversees our liquidity risk management program. It ensures that there is an effective management structure to properly measure and manage liquidity risk. In addition, the Global Liquidity Forum, comprising senior management from TBSM, Risk Management, Finance, and Wholesale Banking, identifies and monitors our liquidity risks. When necessary, the Forum recommends actions to the ALCO to maintain our liquidity positions within limits under normal and stress conditions.

We have one Global Liquidity & Asset Pledging Policy, but the major operating areas measure and manage liquidity risks as follows:

- TBSM is responsible for consolidating and reporting TD's global liquidity position and for managing the Canadian Personal and Commercial Banking and domestic Wealth Management liquidity positions.
- Wholesale Banking, working closely with Trading Risk within Risk Management, is responsible for managing the liquidity risks inherent in each of the Wholesale Banking portfolios and its regulated consolidated subsidiaries.
- TD's U.S. Treasury Group is responsible for managing the liquidity position of the U.S. Personal and Commercial Banking segment. TBSM works closely with the segment to ensure consistency with the global liquidity risk management framework.
- Each area must comply with the Global Liquidity and Asset Pledging Policy. The policy is periodically reviewed by the Risk Committee. Management responsible for liquidity in our U.S. segment and each of our regulated overseas branches and/or subsidiaries is also required to implement the policies and related liquidity risk management programs that are necessary in order to meet local business conditions and/or regulatory requirements. Each of these policies is subject to review by the Global Liquidity Forum and approval by ALCO.

### HOW WE MANAGE LIQUIDITY RISK

Our overall liquidity requirement is defined as the amount of liquidity we need to fund expected cash flows, as well as a prudent liquidity reserve to fund potential cash outflows in the event of a capital markets disruption or other event that could affect our access to liquidity. We do not rely on short-term wholesale funding for purposes other than funding marketable securities or short-term assets.

To define the amount of liquidity that must be held at all times for a specified minimum 90 day period, we use a conservative "Severe Combined Stress" scenario that models potential liquidity requirements and asset marketability during a confidence crisis that has been triggered in the markets specifically with respect to our ability to meet obligations as they come due. In addition to this Bank-specific event, the "Severe Combined Stress" scenario also incorporates the impact of a stressed market-wide liquidity event that results in a significant reduction in access to both short- and long-term funding for all institutions, a significant increase in our cost of funds and a significant decrease in the marketability of assets. This scenario ensures that we have sufficient liquidity to cover total requirements equal to 100% of our unsecured wholesale debt coming due, potential retail and commercial deposit run-off and forecasted operational requirements. In addition, we include coverage of Bank-sponsored funding programs, such as the Bankers' Acceptances we issue on behalf of clients and Bank-sponsored ABCP.

To meet the resulting total liquidity requirements, we hold assets that can be readily converted into cash. Assets must be currently marketable, of sufficient credit quality and available-for-sale to be considered readily convertible into cash. Liquid assets are represented in a cumulative liquidity gap framework based on settlement timing and market depth. Assets that are not available without delay due to collateral requirements or other similar purposes are not considered within the framework.

Our surplus liquid-asset position is our total liquid assets less our unsecured wholesale funding requirements, potential non-wholesale deposit run-off and contingent liabilities coming due in a given specified time bucket. On October 31, 2011, our aggregate surplus liquid-asset position for up to 90 days, as measured under the "Severe Combined Stress" scenario for Canadian Personal and Commercial Banking (including domestic Wealth Management) and Wholesale Bank operations was \$2.7 billion, (2010 – \$10.7 billion). The surplus liquid-asset position for U.S. Personal and Commercial Banking operations as at October 31, 2011 was \$10.6 billion (2010 – \$7.0 billion).

We also use an extended liquidity coverage test to measure our ability to fund our operations on a fully secured basis for a period of one year. For the purposes of calculating the results of this test, we estimate the marketability and pledging potential of available assets not considered liquid within 90 days under the "Severe Combined Stress" scenario and then deduct an estimate for potential wholesale liability and deposit run-off and additional utilization of committed lines of credit over a 91 to 365 day period. On October 31, 2011, our estimate of liquid assets less requirements, as measured under the extended liquidity coverage test, for Canadian Personal and Commercial Banking and Wholesale Banking operations was \$15.1 billion (2010 - \$15.4 billion) and for U.S. Personal and Commercial Banking operations was \$15.3 billion (2010 - \$13.4 billion).

While each of our business segments has responsibility for the measurement and management of its own liquidity risks, we also manage liquidity on an enterprise-wide basis in order to maintain consistent and efficient management of liquidity risk across all of our operations.

We have contingency funding plans in place to provide direction in the event of a specific local liquidity crisis.

Credit ratings are important to our borrowing costs and ability to raise funds. Rating downgrades could potentially result in higher financing costs and reduce access to capital markets. A lowering of credit ratings may also affect our ability to enter into normal course derivative or hedging transactions and impact the costs associated with such transactions. We regularly review the level of increased collateral our trading counterparties would require in the event of a downgrade of TD's credit rating. We believe that the impact of a one notch downgrade would be minimal and could be readily managed in the normal course of business, but more severe downgrades could have a more significant impact by increasing our cost of borrowing and/or requiring us to post additional collateral for the benefit of our trading counterparties. Credit ratings and outlooks provided by the ratings agencies reflect their views and are subject to change from time to time, based on a number of factors, including our financial strength, competitive position and liquidity as well as factors not entirely within our control, including the methodologies used by rating agencies and conditions affecting the overall financial services industry.

**TABLE 54: CREDIT RATINGS**

Ratings agency	Short-term debt rating	As at	
		Oct. 31, 2011 <sup>1</sup>	
		Senior long-term debt rating and outlook	
Moody's	P-1	Aaa	Negative
S&P	A-1+	AA-	Stable
Fitch	F1+	AA-	Stable
DBRS	R-1 (high)	AA	Stable

<sup>1</sup> These ratings are for The Toronto-Dominion Bank legal entity. A more extensive listing, including subsidiaries' ratings, is available on TD's website at <http://www.td.com/investor/credit.jsp>. Credit ratings are not recommendations to purchase, sell or hold a financial obligation inasmuch as they do not comment on market price or suitability for a particular investor. Ratings are subject to revision or withdrawal at any time by the rating organization.

#### FUNDING

We have a large base of stable retail and commercial deposits, making up over 70% of total funding. In addition, we have an active external wholesale funding program to provide access to widely diversified funding sources, including asset securitization, covered bonds and unsecured wholesale debt. Our unsecured wholesale funding is diversified geographically, by currency and by distribution network. We maintain limits on the amounts of deposits we can hold from any single depositor in order not to rely excessively on one or a small group of customers as a source of funding. When deposit levels exceed these limits, the excess amount must be invested in highly liquid assets and, as a result, is not used to fund our Wholesale Banking requirements. We also limit the wholesale funding that can mature in a given time period. These funding limits are designed to address the potential operational complexity in selling assets and reduced asset liquidity in a systemic market event and also serve to limit our exposure to large liability maturities.

Over the last year, we have been able to meet our external funding needs primarily through sales of National Housing Act Mortgage-Backed Securities, Covered Bonds, Term Asset-Backed Securities and Senior Medium Term Notes. We continue to explore all opportunities to access expanded or lower cost funding on a sustainable basis relative to our projected term funding requirements.

The following table represents the various sources of funding obtained for the year:

**TABLE 55: TERM FUNDING SOURCES**

(billions of Canadian dollars)	2011	2010
Assets securitized	\$ 6.9	\$ 9.0
Covered bonds	5.0	2.0
Preferred shares and capital trust securities	-	-
Total	\$ 11.9	\$ 11.0

## Contractual Obligations

TD has contractual obligations to make future payments on operating and capital lease commitments, certain purchase obligations and other liabilities. These contractual obligations have an impact on TD's short-term and long-term liquidity and capital resource needs. The table below summarizes the remaining contractual maturity for certain undiscounted financial liabilities and other contractual obligations.

**TABLE 56: CONTRACTUAL OBLIGATIONS BY REMAINING MATURITY**

(millions of Canadian dollars)					2011	2010
	Within 1 year	Over 1 year to 3 years	Over 3 to 5 years	Over 5 years	Total	Total
Deposits <sup>1</sup>	\$ 389,331	\$ 48,056	\$ 23,445	\$ 20,282	\$ 481,114	\$ 429,971
Subordinated notes and debentures	202	148	-	11,320	11,670	12,506
Operating lease commitments	621	1,206	1,017	2,677	5,521	4,561
Capital lease commitments	34	65	32	18	149	97
Network service agreements	25	52	-	-	77	32
Automated banking machines	119	303	109	-	532	330
Contact centre technology	32	29	-	-	61	88
Software licensing and equipment maintenance	79	46	-	-	125	130
<b>Total</b>	<b>\$ 390,443</b>	<b>\$ 49,905</b>	<b>\$ 24,603</b>	<b>\$ 34,297</b>	<b>\$ 499,249</b>	<b>\$ 447,715</b>

<sup>1</sup> As the timing of deposits payable on demand, and deposits payable after notice, is non-specific and callable by the depositor, obligations have been included as less than one year.

### CREDIT AND LIQUIDITY COMMITMENTS

In the normal course of business, TD enters into various commitments and contingent liability contracts. The primary purpose of these contracts is to make funds available for the financing needs of customers. TD's policy for requiring collateral security with respect to these contracts and the types of collateral security held is generally the same as for loans made by TD.

The values of credit instruments reported below represent the maximum amount of additional credit that TD could be obligated to extend should contracts be fully utilized. The following table provides the contractual maturity of notional amounts of credit, guarantee, and liquidity commitments should contracts be fully drawn upon and clients default. Since a significant portion of guarantees and commitments are expected to expire without being drawn upon, the total of the contractual amounts is not representative of future liquidity requirements.

**TABLE 57: CREDIT AND LIQUIDITY COMMITMENTS**

(millions of Canadian dollars)	2011	2010
<b>Financial and performance standby letters of credit</b>	\$ 14,604	\$ 14,299
<b>Documentary and commercial letters of credit</b>	271	262
<b>Commitments to extend credit<sup>1</sup></b>		
Original term to maturity of one year or less	28,595	28,206
Original term to maturity of more than one year	45,105	42,734
<b>Total</b>	<b>\$ 88,575</b>	<b>\$ 85,501</b>

<sup>1</sup> Commitments to extend credit exclude personal lines of credit and credit card lines, which are unconditionally cancellable at TD's discretion at any time.

### PLEGGED ASSETS, REPURCHASE AGREEMENTS AND COLLATERAL

In the ordinary course of business, securities and other assets are pledged against liabilities. As at October 31, 2011, securities and other assets with a carrying value of \$49 billion (2010 – \$46 billion) were pledged in respect of securities sold short or under repurchase agreements. In addition, as at October 31, 2011, assets with a carrying value of \$18 billion (2010 – \$17 billion) were deposited for the purposes of participation in clearing and payment systems and depositories or to have access to the facilities of central banks in foreign jurisdictions, or as security for contract settlements with derivative exchanges or other derivative counterparties.

In the ordinary course of business, the Bank enters into security lending arrangements where it agrees to lend unpaid customer securities, or its own securities, to borrowers on a fully collateralized basis. Securities lent as at October 31, 2011 amounted to \$16 billion (2010 – \$12 billion).

In addition, the Bank may accept financial assets as collateral that the Bank is permitted to sell or repledge in the absence of default. These transactions are conducted under terms that are usual and customary to standard lending, and security borrowing and lending activities. As at October 31, 2011, the fair value of financial assets accepted as collateral that the Bank is permitted to sell or repledge in the absence of default is \$26.2 billion (2010 – \$24.2 billion). The fair value of financial assets accepted as collateral that has been sold or repledged (excluding cash collateral) was \$8.6 billion as at October 31, 2011 (2010 – \$6.7 billion).

As at October 31, 2011, \$7.4 billion (2010 – \$2.2 billion) of consumer instalment and other personal loan assets were also pledged in respect of covered bonds issued by the Bank. These assets were sold by the Bank to a VIE which is consolidated by the Bank. A discussion on the structure of this VIE and assets held is included in Note 6.

### REGULATORY DEVELOPMENTS CONCERNING LIQUIDITY

In December 2010, the Basel Committee on Banking Supervision ("BCBS") issued a final framework document outlining two new liquidity standards in addition to supplemental reporting metrics applicable to all internationally active banks. The document prescribes the Liquidity Coverage Ratio ("LCR") and Net Stable Funding Ratio ("NSFR") as minimum regulatory standards effective January 1, 2015 & January 1, 2018 respectively. In the intervening period, regulators and banks will work together conducting quantitative impact studies to assist in evaluating the impact of these new standards on financial markets and refining associated calibration factors and/or operational requirements. The Bank continues to assess the potential impacts and effects upon its liquidity risk management framework across all relevant and affected reporting business segments, until such time as the LCR standard is fully defined by mid-2013. The structure of TD Bank's "Severe Combined Stress" scenario exhibits similarity with the severe shock used as the basis to calibrate the BCBS' LCR standard.

## Operational Risk

*Operational risk is the risk of loss resulting from inadequate or failed internal processes, people and systems or from external events.*

Operating a complex financial institution exposes our businesses to a broad range of operational risks, including failed transaction processing and documentation errors, fiduciary and information breaches, technology failures, business disruption, theft and fraud, workplace injury and damage to physical assets as a result of internal or outsourced business activities. The impact can result in significant financial loss, reputational harm or regulatory censure and penalties.

Operational risk is embedded in all our business activities including the practices for managing other risks such as credit, market and liquidity risk. We must manage operational risk so that we can create and sustain shareholder value, successfully execute our business strategies, operate efficiently and provide reliable, secure and convenient access to financial services. We maintain a formal enterprise-wide operational risk management framework that emphasizes a strong risk management and internal control culture throughout TD.

Under Basel II, we use the Standardized Approach to operational risk regulatory capital. Work is underway to build upon TD's operational risk management framework to meet the requirements of the Advanced Measurement Approach for operational risk, and to proceed towards implementation.

### WHO MANAGES OPERATIONAL RISK

Operational Risk Management is an independent function that designs and maintains our overall operational risk management framework. This framework sets out the enterprise-wide governance processes, policies and practices to identify, assess, report, mitigate and control operational risk. Risk Management ensures that there is appropriate monitoring and reporting of our operational risk exposures to senior management via the Operational Risk Oversight Committee, the ERM and the Risk Committee of the Board.

We also maintain specialist groups who manage specific operational risk exposures that require dedicated mitigation and control activities. These areas are responsible for setting policies for the entire enterprise and maintaining appropriate oversight in specialized areas such as business continuity, outsourcing management, financial crime, project change management, technology risk management, and information security.

The senior management of individual business units is responsible for the day-to-day management of operational risk following our established operational risk management policies. Within each business unit and corporate area, an independent risk management function uses the elements of the operational risk management framework according to the nature and scope of the operational risks the area is exposed to. The senior executives in each business unit participate in a Risk Management Committee that oversees operational risk management issues and initiatives.

### HOW WE MANAGE OPERATIONAL RISK

Our operational risk management framework is designed to ensure that our operational risk exposures are proactively managed and controlled to acceptable levels consistent with TD's risk appetite. The framework incorporates industry best practices and meets regulatory guidelines. Key components of the framework include:

#### ***Governance and Policy***

Management reporting and organizational structures emphasize accountability, ownership and effective oversight of each business unit's and each corporate area's operational risk exposures. In addition, the Risk Committee of the Board's and senior management's expectations for managing operational risk are set out by enterprise-wide policies and practices.

#### ***Risk and Control Self-Assessment***

Internal control is one of the primary lines of defence in safeguarding our employees, customers, assets and information, and in preventing and detecting errors and fraud. Annually, management undertakes comprehensive assessments of their key risk exposures and the internal controls in place to reduce or offset these risks. Senior management reviews the results of these evaluations to ensure that our risk management and internal controls are effective, appropriate and comply with our policies.

#### ***Operational Risk Event Monitoring***

In order to reduce our exposure to future loss, it is critical that we remain aware of our own as well as industry risks and respond appropriately. Our policies and processes require that operational risk events be identified, tracked and reported to the right level of management to ensure that we analyze and manage them appropriately and take suitable corrective and preventative action. We also review, analyze and benchmark TD against industry operational risk losses that have occurred at other financial institutions using information acquired through recognized industry data providers.

#### ***Risk Reporting***

Risk Management, in partnership with senior management, regularly reports on risk-related measures and the status of risk throughout TD to the senior business management and the Risk Committee of the Board. Operational risk measures are systematically tracked, assessed and reported to ensure management accountability and attention is maintained over current and emerging issues.

**Insurance**

To provide TD with additional protection from loss, Risk Management actively manages a comprehensive portfolio of business insurance and other risk mitigating arrangements. The type and level of insurance coverage is continually assessed to ensure that both our tolerance for risk and statutory requirements are met. This includes conducting regular in-depth risk and financial analysis and identifying opportunities to transfer our risk to third parties where appropriate.

**Technology and Information**

Virtually all aspects of our business and operations use technology and information to create and support new markets, competitive products and delivery channels, and other business developments. The key risks are associated with the operational availability, integrity, confidentiality, and security of our information, systems and infrastructure. These risks are actively managed through enterprise-wide technology risk and information security management programs using industry best practices and our operational risk management framework. These programs include robust threat and vulnerability assessments, as well as security and disciplined change management practices.

**Business Continuity Management**

During incidents that could disrupt our business and operations, Business Continuity Management supports the ability of senior management to continue to manage and operate their businesses, and provide customers access to products and services. Our robust enterprise-wide business continuity management program includes formal crisis management protocols and continuity strategies. All areas of TD are required to maintain and regularly test business continuity plans designed to respond to a broad range of potential scenarios.

**Outsourcing Management**

Outsourcing is any arrangement where an external supplier performs a business activity, function or process on our behalf. The benefits of outsourcing business activities include access to leading technology, specialized expertise, economies of scale and operational efficiencies. While these arrangements bring benefits to our businesses and customers, we also need to manage and minimize any risks related to the activity. We do this through an enterprise-level outsourcing risk management program that guides outsourcing activities and ensures the level of risk management and senior management oversight is appropriate to the size and importance of the outsourcing arrangement.

**Project Management**

We have established a disciplined project management program of processes and supervisory mechanisms to ensure projects are successfully implemented in a planned and systematic manner and are monitored by senior management. Our Enterprise Program Management Office maintains project management standards that are continually benchmarked against leading industry practices.

**Financial Crime**

Safeguarding our customers, employees, assets, information and preventing and detecting fraud and other forms of financial crime are very important to us. To do this, we maintain extensive security systems, protocols and practices to detect and prevent financial crime. This includes regular employee training to ensure compliance with crime prevention policies and practices.

**Insurance Risk**

*Insurance risk is the risk of loss due to actual insurance claims exceeding the insurance claims expected in product pricing. Insurance risk is further divided into underwriting risk and claims risk. Underwriting risk is defined as the risk of financial loss resulting from inappropriate product design and the selection and pricing of risks to be insured. Claims risk is defined as the risk of loss due to unforeseen increases in the size and frequency of claims and time-to-payment expenses.*

Insurance by nature involves the distribution of products that transfer individual risks to the issuer with the expectation of a return built into the insurance premiums earned. We are exposed to insurance risk in our property and casualty insurance business, and in our life and health insurance and reinsurance businesses.

**WHO MANAGES INSURANCE RISK**

Senior management within the insurance business units has primary responsibility for managing insurance risk with oversight by the Chief Risk Officer for Insurance who reports into Risk Management. The Audit Committee of the Board acts as the Audit and Conduct Review Committee for the Canadian Insurance company subsidiaries. The Insurance company subsidiaries also have their own boards of directors, as well as independent appointed actuaries who provide additional risk management oversight.

**HOW WE MANAGE INSURANCE RISK**

We maintain a number of policies and practices to manage insurance risk. Sound product design is an essential element. The vast majority of risks insured are short-term in nature, that is, they do not involve long-term pricing guarantees. Geographic diversification and product-line diversification are important elements as well. Reinsurance protection is purchased to further reduce exposure to fluctuations in claims, notably the exposure to natural catastrophes in the property and casualty insurance business. We also manage risk through effective underwriting and claim adjudication practices, ongoing monitoring of experience, and stress-testing scenario analysis.

## Regulatory and Legal Risk

*Regulatory and Legal risk is the risk of non-compliance with laws, rules, regulations, obligatory practices or standards, contractual agreements, or other legal requirements, including the effectiveness of preventing and handling litigation.*

Financial services is one of the most closely regulated industries, and the management of a financial services business such as ours is expected to meet high standards in all business dealings and transactions. As a result, we are exposed to regulatory and legal risk in virtually all of our activities. Failure to meet regulatory and legal requirements not only poses a risk of censure or penalty, and may lead to litigation, but also puts our reputation at risk. Financial penalties, unfavourable judicial or regulatory judgments and other costs associated with legal proceedings may also adversely affect the earnings of TD.

Regulatory and legal risk differs from other banking risks, such as credit risk or market risk, in that it is typically not a risk actively or deliberately assumed by management in expectation of a return. It occurs as part of the normal course of operating our businesses.

### WHO MANAGES REGULATORY AND LEGAL RISK

Business units and corporate areas are responsible for managing day-to-day regulatory and legal risk, while the Legal and Corporate Compliance Department and Regulatory & Government Affairs Department assist them by providing advice and oversight.

The Corporate Compliance Department and Regulatory & Government Affairs Department identifies and monitors significant regulatory risk across our organization, and is responsible for ensuring that key day-to-day business controls comply with applicable legislation.

Internal and external Legal counsel also works closely with the business units and corporate functions to identify areas of potential regulatory and legal risk, and actively manage them to reduce TD's exposure.

### HOW WE MANAGE REGULATORY AND LEGAL RISK

Our Code of Conduct and Ethics helps set the "tone at the top" for a culture of integrity within our organization. The Code stipulates that every business decision and action on TD's behalf must be assessed in light of what is right, legal and fair. All directors, officers and employees are required to attest annually that they understand the Code and have complied with its provisions.

Business units and corporate areas manage day-to-day regulatory and legal risk primarily by implementing appropriate policies, procedures and controls. The Legal and Corporate Compliance and Regulatory & Government Affairs Departments, in certain circumstances, assist them by:

- Communicating and advising on regulatory and legal requirements and emerging compliance risks to each business unit as required.
- Implementing or assisting with policies, procedures and training.
- Independently monitoring and testing for adherence to certain regulatory and legal requirements, as well as the effectiveness of associated key internal controls.
- Tracking, escalating and reporting significant issues and findings to senior management and the Board.
- Liaising with regulators, as appropriate, regarding new or revised legislation, or regulatory guidance or regulatory examinations.

Additionally, the Legislative Compliance Management Program (LCM), run by the Corporate Compliance Department assesses legislative requirements and associated key controls across the organization, using a risk-based approach. Where any gaps are identified, action plans are implemented and are tracked to completion. The Chief Compliance Officer provides an annual LCM report to the Audit Committee of the Board stating the results of the annual process and setting out an opinion on the strength of the LCM framework and regulatory risk management at TD.

Finally, while it is not possible to completely eliminate legal risk, the Legal Department also works closely with business units and other corporate areas to draft and negotiate legal agreements to manage those risks, to provide advice on the performance of legal obligations under agreements and applicable legislation, and to manage litigation to which TD or its subsidiaries are a party.

## Reputational Risk

*Reputational risk is the potential that negative stakeholder impressions, whether true or not, regarding an institution's business practices, actions or inactions, will or may cause a decline in the institution's value, brand, liquidity or customer base.*

A company's reputation is a valuable business asset in its own right, essential to optimizing shareholder value and, as such, is constantly at risk. Reputational risk can arise as a consequence of any organization's activities and cannot be managed in isolation from other forms of risk. All risks can have an impact on reputation, which in turn can impact the brand, earnings and capital.

### WHO MANAGES REPUTATIONAL RISK

Ultimate responsibility for TD's reputation lies with the SET and the executive committees that examine reputational risk as part of their regular mandate. The Reputational Risk Committee is the executive committee with enterprise-wide responsibility for making decisions on reputational risks. The Committee's purpose is to ensure that new and existing business activities, transactions, products or sales practices that are referred to it are reviewed at a sufficiently broad and senior level so that the associated reputational risk issues are fully considered.

Nonetheless, every employee and representative of our organization has a responsibility to contribute in a positive way to our reputation. This means ensuring ethical practices are followed at all times, interactions with our stakeholders are positive, and we comply with applicable policies, legislation and regulations. Reputational risk is most effectively managed when every individual works continuously to protect and enhance our reputation.

### HOW WE MANAGE REPUTATIONAL RISK

Our enterprise-wide Reputational Risk Management Policy is approved by the Risk Committee of the Board. This policy sets out the framework under which each business unit is required to implement a reputational risk policy and procedures. These include designating a business-level committee to review reputational risk issues and to identify issues to be brought to the Reputational Risk Committee.

We also have defined and documented processes to approve new products and new business, particularly structured transactions in our Wholesale business. These processes involve committees with representation from the businesses and control functions, and include consideration of all aspects of a new product, including reputational risk.

## Environmental Risk

*Environmental risk is the possibility of loss of strategic, financial, operational or reputational value resulting from the impact of environmental issues or concerns within the scope of short-term and long-term cycles.*

Management of environmental risk is an enterprise-wide priority. Key environmental risks include: 1) direct risks associated with the ownership and operation of our business, which includes management and operation of company-owned or managed real estate, fleet, business operations and associated services; 2) indirect risks associated with the environmental performance of clients to whom TD provides financing or in which TD invests; 3) identification and management of emerging environmental regulatory issues; and 4) failure to understand and appropriately leverage environment-related trends to meet customer and consumer demands for products and services.

### WHO MANAGES ENVIRONMENTAL RISK

The Executive Vice President Community, Environment and Chief Marketing Officer holds senior executive accountability for environmental management. The Executive Vice President is supported by the Chief Environment Officer who leads the Corporate Environmental Affairs team. The Corporate Environmental Affairs team is responsible for developing environmental strategy, setting environmental performance standards and targets, and reporting on performance. There is also an enterprise-wide Environmental Steering Committee (ESC) composed of senior executives from TD's main business units and corporate functions. The ESC is responsible for approving environmental strategy and performance standards, and communicating these throughout the business. TD's business units are responsible for implementing the environmental strategy within their units.

### HOW WE MANAGE ENVIRONMENTAL RISK

We manage environmental risks within the Environmental Management System (EMS) which consists of three components: an Environmental Policy, an Environmental Management Framework and Environmental Procedures and Processes. In 2011, we updated our EMS to be consistent with the ISO 14001 international standard, which represents industry best practice. Our Environmental Policy was updated to reflect the global scope of TD's environmental activities.

Within our Environmental Management Framework, we have identified a number of priority areas and have made voluntary commitments relating to these.

Our environmental performance is publicly reported within our annual Corporate Responsibility Report. Performance is reported according to the Global Reporting Initiative (GRI) and is independently assured.

TD's global operations maintained carbon neutral status in 2011. We accomplished this by reducing our energy use and purchasing electricity from renewable energy sources. We continued to develop innovative carbon offsets, sourced from within our North American operating footprint.

During 2011, TD completed the roll out of updated Environmental and Social Credit Risk Management Procedures applied to credit and lending in the wholesale, commercial and retail businesses. These procedures include assessment of our clients' policies, procedures and performance on material environmental and related social issues, such as climate risk, biodiversity, water risk, stakeholder engagement, free, prior and informed consent of Aboriginal peoples. Within Wholesale Banking, sector-specific guidelines have been developed for environmentally-sensitive sectors. TD has been a signatory to the Equator Principles since 2007 and reports on Equator Principle projects within our annual Corporate Responsibility Report.

TD Asset Management (TDAM) is a signatory to the United Nations Principles for Responsible Investment (UN PRI). Under the UN PRI, investors commit to incorporate environmental and social issues into investment analysis and decision-making. TDAM applies its Sustainable Investing Policy across its operations. The Policy provides information on how TDAM is implementing the UN PRI.

We proactively monitor and assess policy and legislative developments, and maintain an 'open door' approach with environmental and community organizations, industry associations and responsible investment organizations.

For more information on our environmental policy, management and performance, please refer to our Corporate Responsibility Report, which is available at our website: <http://www.td.com/corporateresponsibility/>.

## TD Ameritrade

### HOW RISK IS MANAGED AT TD AMERITRADE

TD Ameritrade's management is primarily responsible for managing risk at TD Ameritrade under the oversight of TD Ameritrade's Board particularly through its Risk Committee and Audit Committee of the Board. TD monitors the risk management process at TD Ameritrade through its participation in TD Ameritrade's board and management governance and protocols.

Five of the twelve TD Ameritrade directors are designated by TD, including our CEO and two independent directors of TD, pursuant to the terms of a Stockholders Agreement among TD, TD Ameritrade and certain other stockholders. TD Ameritrade's bylaws, which state that the Chief Executive Officer's appointment requires approval of two-thirds of the Board, ensure the selection of TD Ameritrade's Chief Executive Officer attains the broad support of the TD Ameritrade Board which currently would require the approval of at least one director designated by TD. The Stockholders Agreement stipulates that the Board committees of TD Ameritrade must include at least two TD designated directors, subject to TD's percentage ownership in TD Ameritrade and certain other limited exceptions. Currently, the directors we designate participate in a number of TD Ameritrade Board committees, including chairing the Audit Committee and the HR and Compensation Committee and participating in the Risk Committee and Corporate Governance Committee.

The terms of the Stockholders Agreement provide for certain information sharing rights in favour of TD to the extent TD requires such information from TD Ameritrade to appropriately manage and evaluate its investment and to comply with its legal and regulatory obligations. Accordingly, management processes and protocols are aligned between TD and TD Ameritrade to coordinate necessary intercompany information flow. In addition to regular communication at the Chief Executive Officer level, monthly operating reviews with TD Ameritrade permit TD to examine and discuss TD Ameritrade's operating results and key risks. As well, certain functions, such as Internal Audit, Finance and Compliance, have relationship protocols that allow for the sharing of information on risk and control issues. Quarterly reports to our Audit Committee and Risk Committee include comments on any significant internal audit issues at TD Ameritrade; and risk issues are reported up to our Risk Committee as required, and at least annually.

## ACCOUNTING STANDARDS AND POLICIES

# Critical Accounting Estimates

The Bank's accounting policies are essential to understanding its results of operations and financial condition. A summary of the Bank's significant accounting policies is presented in the Notes to the Consolidated Financial Statements. Some of the Bank's policies require subjective, complex judgments and estimates as they relate to matters that are inherently uncertain. Changes in these judgments or estimates could have a significant impact on the Bank's Consolidated Financial Statements. The Bank has established procedures to ensure that accounting policies are applied consistently and that the processes for changing methodologies are well controlled and occur in an appropriate and systematic manner. In addition, the Bank's critical accounting policies are reviewed with the Audit Committee on a periodic basis. Critical accounting policies that require management's judgment and estimates include accounting for loan losses, accounting for the fair value of financial instruments, accounting for securitizations and variable interest entities, the valuation of goodwill and other intangibles, accounting for pensions and post-retirement benefits, accounting for income taxes, and contingent liabilities.

### LOAN LOSSES

Accounting for loan losses is an area of importance given the size of the Bank's loan portfolio. A loan is considered impaired when there is objective evidence subsequent to the initial recognition of the loan that there has been a deterioration of credit quality to the extent that management no longer has reasonable assurance as to the timely collection of the full amount of principal and interest. The Bank has two types of allowances against loan losses - specific and general.

A specific allowance is recorded against loans that are classified as impaired, which occurs when there is objective evidence of impairment at the specific loan level. Judgment is required as to the timing of designating a loan as impaired and the amount of the required specific allowance. Management exercises judgment as to the amount that will be recovered once the borrower defaults. Changes in the amount management expects to recover can have a direct impact on the provision for credit losses and may result in a change in the allowance. Changes in the specific allowance, if any, would primarily impact the Canadian Personal and Commercial Banking, the U.S. Personal and Commercial Banking, and the Wholesale Banking segments.

The general allowance captures the credit losses in circumstances where the loss event is considered to have occurred, but for which there is not yet objective evidence of impairment at the specific loan level. In establishing the general allowance, the Bank refers to internally developed models that utilize parameters for probability of default (PD), loss given default (LGD) and exposure at default (EAD). Using these models the probable range of general allowance levels is calculated. Management's judgment is used to determine the point within the range that is the best estimate of losses, based on an assessment of business and economic conditions, historical loss experience, loan portfolio composition, and other relevant indicators that are not fully incorporated into the model calculation. If the wholesale and commercial parameters were independently increased or decreased by 10%, then the model would indicate an increase or decrease to the mean of the range in the amount or \$24.8 million for PD, \$24.8 million for LGD, and \$81.6 million for EAD, respectively. Changes in the general allowance, if any, would primarily impact the Corporate and U.S. Personal and Commercial Banking segments.

The "Managing Risk - Credit Risk" section of this MD&A provides a more detailed discussion regarding credit risk. Also, see Note 4 to the Consolidated Financial Statements and the "Credit Portfolio Quality" section of this MD&A for additional disclosures regarding the Bank's allowance for credit losses.

### FAIR VALUE OF FINANCIAL INSTRUMENTS

The fair value of financial instrument is based on quoted prices in active markets, where available, adjusted for daily margin settlements, where applicable. Where there is no active market for the instrument, fair value may be based on other observable current market transactions involving the same instrument, without modification or repackaging, or is based on a valuation technique which maximizes the use of observable market inputs. Observable market inputs include interest rate yield curves, foreign exchange rates, and option volatilities. Valuation techniques include comparisons with similar instruments where market observable prices exist, discounted cash flow analysis, option pricing models, and other valuation techniques commonly used by market participants. For certain complex or illiquid financial instruments, fair values may be determined in whole or in part using valuation techniques, such as internally developed valuation models, which may incorporate non-observable market inputs.

Inputs estimated are subject to management's judgment. For example, certain credit products are valued using models with non-observable inputs such as correlation and recovery rates. Uncertainty in estimating the inputs can impact the amount of revenue or loss recorded for a particular position. Management's judgment is also used in recording fair value adjustments to model valuations to account for measurement uncertainty when valuing complex and less actively traded financial instruments. Valuation adjustments are described further in Note 2 to the Consolidated Financial Statements.

The Bank has controls in place to ensure that the valuations derived from the models and inputs are appropriate. These include independent review and approval of valuation models and inputs, and independent review of the valuations by qualified personnel. If the market for complex financial instrument products develops, the pricing for these products may become more transparent, resulting in refinement of valuation models. For a discussion of market risk, refer to the "Managing Risk - Market Risk" section of this MD&A. As described in Note 2 to the Consolidated Financial Statements, for financial instruments whose fair value is estimated using valuation techniques based on non-observable market inputs that are significant to the overall valuation, the difference between the best estimate of fair value at initial recognition represented by the transaction price, and the fair value determined using the valuation technique, is recognized in income as the non-observable inputs become observable. Note 2 also summarizes the difference between the transaction price and amount determined at inception using valuation techniques with significant non-observable market inputs.

The process for obtaining multiple quotes of external market prices, consistent application of models over a period of time, and the controls and processes described above, support the reasonability of the valuation models. The valuations are also validated by past experience and through actual cash settlement under the contract terms.

Valuation of private equity investments requires management's judgment due to the absence of quoted market prices, inherent lack of liquidity, and the longer-term nature of such investments. Private equity investments are recorded at cost and are compared with fair value on a periodic basis to evaluate whether an impairment in value has occurred that is other than temporary in nature. Fair value is determined using valuation techniques, including discounted cash flows and a multiple of earnings before taxes, depreciation, and amortization. Management applies judgment in the selection of the valuation methodology and the various inputs to the calculation, which may vary from one reporting period to another. These estimates are monitored and reviewed on a regular basis by management for consistency and reasonableness. Any imprecision in these estimates can affect the resulting fair value. The inherent nature of private equity investing is that management's valuation will change over time as the underlying investment matures and an exit strategy is developed and realized. Estimates of fair value may also fluctuate due to developments in the business underlying the investment. Such fluctuations may be significant depending on the nature of the factors going into the valuation methodology and the extent of change in those factors.

Available-for-sale securities are written down to their fair value through the Consolidated Statement of Income when there is impairment in value that is considered to be other than temporary in nature. The determination of whether or not other than temporary impairment exists is a matter of judgment. We review these securities regularly for possible impairment that is other than temporary and this review typically includes an analysis of the facts and circumstances of each investment and the expectations for that investment's performance. Impairment of the value of an investment may be indicated by the presence of conditions which should be examined collectively. For equity securities, some of these conditions are prolonged periods during which the fair value of the investment is significantly less than its carrying value, significant financial difficulty of the issuer, severe losses by the investee in the current year or current and prior years, continued losses by the investee for a period of years, suspension of trading in the securities, a downgrade of an entity's credit rating, or liquidity or going concern problems of the investee.

Debt securities classified as available-for-sale are considered impaired when there is uncertainty concerning the collectability of interest and principal. Accordingly, professional judgment is required in assessing whether a decline in fair value is the result of a general reduction in market liquidity, change in interest rates or due to collectability issues with respect to the expected cash flows over the life of the debt security.

See Note 2 to the Consolidated Financial Statements for additional disclosures regarding the Bank's significant financial assets and financial liabilities carried at fair value by valuation methodology, and a discussion of the potential effect of using reasonable possible alternative assumptions on the value of financial instruments valued using significant non-observable inputs. All of the Bank's segments are impacted by this accounting policy.

The Bank recognizes interest income and expense using the effective interest rate method for financial instruments that are accounted for at amortized cost and for those that are classified as available-for-sale. The effective interest rate is the rate that discounts the estimated future cash flows over the expected life of the financial instrument resulting in recognition of interest income and expense on a constant yield basis.

#### **SECURITIZATIONS AND VARIABLE INTEREST ENTITIES**

There are two key determinations relating to accounting for securitizations. The first key determination is in regard to bank-originated securitized assets. A decision must be made as to whether the securitization should be considered a sale under GAAP. GAAP requires that specific criteria be met in order for the Bank to have surrendered control of the assets and thus be able to recognize a gain or loss on sale. For instance, the securitized assets must be isolated from the Bank and placed beyond the reach of the Bank and its creditors, even in the case of bankruptcy or receivership. In determining the gain or loss on sale, management estimates future cash flows by relying on estimates of the amount of interest that will be collected on the securitized assets, the yield to be paid to investors, the portion of the securitized assets that will be prepaid before their scheduled maturity, expected credit losses, the cost of servicing the assets and the rate at which to discount these expected future cash flows. Actual cash flows may differ significantly from those estimated by management. If actual cash flows are different from our estimate of future cash flows then the gains or losses on the securitization recognized in income will be adjusted. Retained interests are classified as trading securities and are carried at fair value on the Consolidated Balance Sheet (retained interests related to automobile loans are classified as AFS debt securities). Note 5 to the Consolidated Financial Statements provide additional disclosures regarding securitizations, including a sensitivity analysis for key assumptions. For 2011, there were no significant changes to the key assumptions used in estimating the future cash flows. These assumptions are subject to periodic review and may change due to significant changes in the economic environment.

The second key determination is whether a VIE should be consolidated. The Bank holds interests in a number of VIEs, including all of the Bank's securitization trusts that are considered to be VIEs. Current GAAP requires consolidation of a VIE only when the Bank is the primary beneficiary, and exposed to a majority of the VIE's expected losses or entitled to a majority of the VIE's expected residual returns. In addition, if the VIE is a QSPE, a conclusion which requires judgment, then the Bank does not consolidate the VIE. Management uses judgment to estimate the expected losses and expected residual returns to determine if the Bank retains substantially all of the residual risk and rewards of the VIE.

Under current GAAP, all of the Bank-originated assets transferred to VIEs meet the criteria for sale treatment and non-consolidation. All of the Bank's segments are impacted by this accounting policy.

#### VALUATION OF GOODWILL AND OTHER INTANGIBLES

Goodwill is not subject to amortization. Instead, it is tested for impairment at the reporting unit level on an annual basis unless certain criteria are met in compliance with GAAP and if an event or change in circumstances occurs that indicates that the carrying value of the reporting unit might exceed its fair value. The first step of goodwill impairment testing involves determining whether the fair value of the reporting unit to which the goodwill is associated is less than its carrying value. Where fair value of the reporting unit exceeds its carrying value, goodwill of that reporting unit is considered not to be impaired. When the fair value of the reporting unit is less than its carrying value, a second step is required and the fair value of the goodwill in that reporting unit is compared to its carrying value. If the fair value of goodwill is less than its carrying value, goodwill is considered to be impaired and a charge for impairment representing the excess of carrying value over fair value of the goodwill is recognized immediately in the Consolidated Statement of Income.

The fair value of the Bank's reporting units are determined from internally developed valuation models that consider various factors and assumptions such as forecasted earnings, growth rates, price earnings multiples, discount rates, and terminal multiples. Management is required to use judgment in estimating the fair value of reporting units and the use of different assumptions and estimates in the fair value calculations could influence the determination of the existence of impairment and the valuation of goodwill. Management believes that the assumptions and estimates used are reasonable and supportable. Where possible, fair values generated internally are compared to relevant market information. The carrying values of the Bank's reporting units are determined by management using economic capital models to adjust net assets and liabilities by reporting unit. These models consider various factors including market risk, credit risk, and operational risk, and are designed to produce the equity capital a reporting unit would have if it was a stand-alone entity. The Capital Management Committee reviews the Bank's allocation of economic capital to the reporting units.

The Bank's 2011 goodwill testing concludes that the goodwill in each reporting unit is considered not to be impaired. Additionally, none of the Bank's reporting units are at risk of failing the first step of goodwill impairment testing.

Other intangible assets with an indefinite life are not subject to amortization; rather, they should be assessed annually for impairment. As at October 31, 2011, the Bank does not have any indefinite life intangibles. Finite life intangible assets that are subject to amortization, after initial recognition, are amortized over their estimated useful life. Finite life intangible assets are assessed for impairment when an event or changes in circumstances indicate that the assets might be impaired. Determining the estimated useful life and the identification of any events or changes in circumstances affecting the recoverability of carrying value of these finite life intangible assets requires an analysis of facts and management's judgment. When events or changes in circumstances indicate that the carrying value may not be recoverable and the carrying value is higher than the sum of undiscounted cash flows expected from the asset's use and eventual disposition, the asset is written down to its fair value.

This accounting policy impacts all of the Bank's business segments. See Note 9 to the Consolidated Financial Statements for additional disclosures regarding goodwill and other intangibles.

#### EMPLOYEE FUTURE BENEFITS

Pension and other post employment benefit plan obligations and expenses are dependent on the assumptions used in calculating these amounts. The actuarial assumptions of expected long-term return on plan assets, compensation increases, health care cost trend rate and discount rate are management's best estimates and are reviewed annually with the Bank's actuaries. The Bank develops each assumption using relevant experience in conjunction with market related data and considers if there is any prolonged or significant impact on the assumptions. The discount rate used to value liabilities is based on long-term corporate AA bond yields as at the measurement date. The expected long term return on plan assets is based on historical returns and future expectations for returns for each asset class, as well as the target asset allocation of the fund. The other assumptions are also long-term estimates. All assumptions are subject to a degree of uncertainty. Differences between actual experience and the assumptions, as well as changes in the assumptions resulting from changes in future expectations, result in increases or decreases in the pension and other post employment benefit plan obligations and expenses in future years. All of the Bank's segments are impacted by this accounting policy.

The following table provides the sensitivity of the projected benefit obligation and the expense for the Bank's principal pension plans to changes in the discount rate and assumptions for expected long-term return on plan assets and compensation increases. The sensitivity analysis provided in the table is hypothetical and should be used with caution. For a further discussion of the key assumptions used in determining the Bank's projected benefit obligation and annual expense see Note 23 to the Consolidated Financial Statements.

**TABLE 58: SENSITIVITY OF CHANGE IN KEY ASSUMPTIONS**

(millions of Canadian dollars, except as noted)

	Obligation	Expense
<b>Impact of a change of 1.0% in key assumptions</b>		
Discount rate assumption used	5.42%	5.81%
Decrease in assumption	\$ 600	\$ 97
Increase in assumption	(495)	(100)
Expected long-term return on assets assumption used	n/a	6.41%
Decrease in assumption	n/a	28
Increase in assumption	n/a	(28)
Rate of compensation increase assumption used	3.50%	3.50%
Decrease in assumption	\$ (173)	\$ (37)
Increase in assumption	187	43

## INCOME TAXES

We are subject to taxation in numerous jurisdictions. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. We maintain provisions for uncertain tax positions that we believe appropriately reflect our risk with respect to tax positions under discussion, audit, dispute, or appeal with tax authorities, or which are otherwise considered to involve uncertainty. These provisions are made using the best estimate of the amount expected to be paid based on a qualitative assessment of all relevant factors. We assess the adequacy of these provisions at the end of each reporting period. However, it is possible that at some future date, an additional liability could result from audits by the relevant taxing authorities. Provisions are reversed to income in the period in which management assesses they are no longer required or as determined by statute.

Future income taxes are recorded to account for the effects of future taxes on transactions occurring in the current period. The accounting for future income taxes impacts all of the Bank's segments and requires judgment in the following key situations:

- Future tax assets are assessed for recoverability. The Bank records a valuation allowance when it believes, based on all available evidence, that it is more likely than not that all of the future tax assets recognized will not be realized before their expiration. The amount of the future income tax asset recognized and considered realizable could, however, be reduced if projected income is not achieved due to various factors, such as unfavourable business conditions. If projected income is not expected to be achieved, the Bank would record an additional valuation allowance to reduce its future tax assets to the amount that it believes can be realized. The magnitude of the valuation allowance is significantly influenced by the Bank's forecast of future profit generation, which determines the extent to which it will be able to utilize the future tax assets.
- Future tax assets are calculated based on tax rates expected to be in effect in the period in which they will be realized. Previously recorded tax assets and liabilities need to be adjusted when the expected date of the future event is revised based on current information.
- The Bank has not recognized a future income tax liability for undistributed earnings of certain operations as it does not plan to repatriate them. Estimated taxes payable on such earnings in the event of repatriation would be \$494 million at October 31, 2011.

## CONTINGENT LIABILITIES

Contingent liabilities arise when there is some uncertainty whether, as a result of a past event or transaction, the Bank will incur a loss in the future. The Bank and its subsidiaries are involved in various legal actions in the ordinary course of business, many of which are loan-related. In management's opinion, the ultimate disposition of these actions, individually or in the aggregate, will not have a material adverse effect on the financial condition of the Bank.

Contingent loss accruals are established when it becomes likely that the Bank will incur an expense and the amount can be reasonably estimated. In addition to the Bank's management, for contingent litigation loss accruals, internal and external experts are involved in assessing the likelihood and in estimating any amounts involved. Throughout the existence of a contingency, the Bank's management or its experts may learn of additional information that may impact its assessments about probability or about the estimates of amounts involved. Changes in these assessments may lead to changes in recorded loss accruals. In addition, the actual costs of resolving these claims may be substantially higher or lower than the amounts accrued for those claims.

See Note 29 to the Consolidated Financial Statements for more details.

ACCOUNTING STANDARDS AND POLICIES

## Future Accounting and Reporting Changes

The Bank expects to adopt the following accounting standards in the future. See Note 1 to the Bank's Consolidated Financial Statements for more details of future accounting and reporting changes.

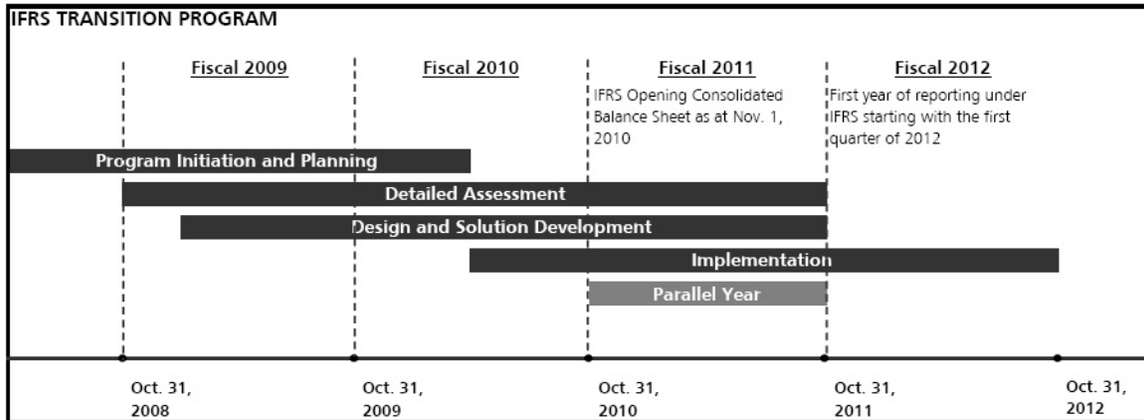
### Transition to International Financial Reporting Standards in Fiscal 2012

The Bank is transitioning from Canadian GAAP to International Financial Reporting Standards (IFRS), effective for interim and annual periods beginning in the first quarter of fiscal 2012. Refer to Note 34 of the Consolidated Financial Statements for the Bank's IFRS opening Consolidated Balance Sheet as at November 1, 2010 (IFRS opening Consolidated Balance Sheet) and related disclosures including a summary of the Bank's first-time adoption transition elections under IFRS 1 and other significant differences between Canadian GAAP and IFRS. These disclosures form the starting point for TD's financial reporting under IFRS and have been provided to allow users of the financial statements to obtain a better understanding of the expected effect on the Consolidated Financial Statements as a result of the adoption of IFRS. The interim and annual fiscal 2012 Consolidated Financial Statements will also include fiscal 2011 comparatives, related transitional reconciliations and accompanying note disclosures.

IFRS uses a conceptual framework similar to Canadian GAAP; however, certain differences exist related to items such as recognition, measurement, and disclosure, certain of which may have a significant impact on the Bank's accounting policies. The Bank is finalizing its assessment of the full impact of its transition to IFRS as further discussed below.

### IFRS Transition Program Summary

To manage the transition to IFRS, the Bank implemented a comprehensive, enterprise-wide program supported by a formal governance framework. The key elements of the IFRS transition program include developing a project governance framework, updating accounting policies, preparing financial statements, building financial reporting expertise, identifying impact on business processes and information technology, implementing internal controls over financial reporting (ICFR), and implementing appropriate disclosure controls and procedures (DC&P), including investor relations and communication plans. The Bank's implementation plan consists of the following phases: (i) Program Initiation and Planning; (ii) Detailed Assessment; (iii) Design and Solution Development; and (iv) Implementation.



KEY ACTIVITIES AND MILESTONES	RELATED PHASE	STATUS
<b>1. Project Governance Framework</b>		
<ul style="list-style-type: none"> <li>Establish program structure and raise awareness, including the following: <ul style="list-style-type: none"> <li>Form Steering Committee and project teams, which consist of Finance, Technology, Internal Audit, and Program Office.</li> <li>Establish progress reporting protocols and project management practices.</li> <li>Determine processes for consensus of key decisions and project oversight.</li> <li>Hold IFRS overview sessions at various levels within the Bank.</li> </ul> </li> </ul>	Program Initiation and Planning; Detailed Assessment	<ul style="list-style-type: none"> <li>All milestones have been completed.</li> <li>The Steering Committee is kept informed of project status and key policy decisions. The Audit Committee receives regular updates. External advisors have been engaged to assist with certain elements of IFRS analysis. The Bank's external stakeholders, OSFI and the external auditors are kept apprised of the progress of the project.</li> </ul>
<b>2. Accounting Policies</b>		
<ul style="list-style-type: none"> <li>Perform a detailed comparison of IFRS to Canadian GAAP to determine the impact to the Bank's accounting policies.</li> </ul>	Detailed Assessment	<ul style="list-style-type: none"> <li>Key differences between IFRS and Canadian GAAP have been identified and analyzed.</li> <li>Other differences between IFRS and Canadian GAAP, which are expected to have a lower impact and require limited changes to business processes have also been identified and analyzed.</li> </ul>
<ul style="list-style-type: none"> <li>Analyze and determine ongoing policies where alternatives are permitted.</li> </ul>	Detailed Assessment; Design and Solution Development	<ul style="list-style-type: none"> <li>The Bank has analyzed the available alternatives for its significant accounting policies and has completed an assessment of which alternatives it will select.</li> </ul>
<ul style="list-style-type: none"> <li>Analyze and determine which IFRS 1, First-time Adoption of International Financial Reporting Standards (IFRS 1) exemptions will be taken on transition to IFRS.</li> </ul>		<ul style="list-style-type: none"> <li>The Bank has analyzed the available IFRS 1 exemptions and has determined which exemptions to apply. (see First-Time Adoption of IFRS below).</li> </ul>
<ul style="list-style-type: none"> <li>Identify the tax implications resulting from first-time adoption decisions and ongoing accounting policy differences.</li> </ul>		<ul style="list-style-type: none"> <li>The Bank has finalized its assessment of the tax impacts related to its first-time adoption decisions and transitional adjustments to IFRS, and the on-going tax impacts of accounting policy differences.</li> </ul>
<ul style="list-style-type: none"> <li>Implement revisions to key accounting policies.</li> </ul>	Implementation	<ul style="list-style-type: none"> <li>Technical accounting analyses have been completed for all IFRS standards that are expected to impact the Bank.</li> <li>Key accounting policies requiring revisions have been identified and the Bank is finalizing IFRS updates.</li> </ul>
<b>3. Financial Statement Preparation and Reporting</b>		
<ul style="list-style-type: none"> <li>Identify significant changes in note disclosures and financial statement presentation.</li> </ul>	Detailed Assessment; Design and Solution Development	<ul style="list-style-type: none"> <li>Significant changes in note disclosures and financial statement presentation have been identified and drafts have been prepared for internal review.</li> </ul>
<ul style="list-style-type: none"> <li>Assess the impact of transition on the IFRS opening Consolidated Balance Sheet.</li> </ul>	Design and Solution Development	<ul style="list-style-type: none"> <li>An analysis of the impact to the Bank's IFRS opening Consolidated Balance Sheet has been completed.</li> </ul>
<ul style="list-style-type: none"> <li>Perform data gathering and prepare IFRS opening Consolidated Balance Sheet and comparative financial information, including related transitional reconciliations and note disclosures.</li> </ul>	Implementation	<ul style="list-style-type: none"> <li>The opening Consolidated Balance Sheet has been prepared ; refer to Note 34 of the accompanying Notes to the Consolidated Financial Statements.</li> <li>Data gathering and drafts of remaining transitional reconciliations to be included as comparative financial information in fiscal 2012 continues to progress.</li> </ul>
<ul style="list-style-type: none"> <li>Report IFRS Consolidated Financial Statements, including an IFRS opening Consolidated Balance Sheet, transitional reconciliations and related note disclosures.</li> </ul>		<ul style="list-style-type: none"> <li>To be effective for the interim and annual periods beginning in the first quarter of fiscal 2012.</li> </ul>
<b>4. Financial Reporting and IFRS Expertise</b>		
<ul style="list-style-type: none"> <li>Staff the program with an appropriate level of IFRS financial reporting expertise and project management experience.</li> <li>Provide IFRS training to key finance and operational staff, including business process owners.</li> <li>Provide education to management, Steering Committee, and Audit Committee regarding IFRS implications.</li> </ul>	Detailed Assessment; Design and Solution Development	<ul style="list-style-type: none"> <li>All milestones have been completed.</li> <li>A project team consisting of IFRS subject matter experts, finance and operational staff and project managers have been engaged.</li> <li>IFRS training has been provided to key internal stakeholders and continues to be provided as required.</li> </ul>
<ul style="list-style-type: none"> <li>Launch a finance-wide IFRS training program.</li> </ul>	Design and Solution Development	<ul style="list-style-type: none"> <li>Finance-wide professional development training sessions on technical IFRS topics continue to be provided. The Bank has also held regular IFRS information sessions with members of the Steering Committee, Audit Committee, senior executives, and certain stakeholders.</li> <li>Guidance on specific issues has been provided to impacted finance and operational personnel.</li> </ul>

KEY ACTIVITIES AND MILESTONES	RELATED PHASE	STATUS
<b>5. Business Impacts</b>		
<ul style="list-style-type: none"> <li>Identify significant business impacts of the transition to IFRS, including forecasting processes, compensation arrangements, regulatory capital, hedging activities, and other material contracts.</li> </ul>	Detailed Assessment; Implementation	<ul style="list-style-type: none"> <li>The Bank has layered in expected IFRS impacts into its forecasting and capital processes.</li> <li>Significant impacts to the Bank's compensation arrangements are not anticipated.</li> <li>Process and system changes have been completed to address changes to the Bank's hedging activities, largely due to the impact of securitized assets that no longer qualify for derecognition under IFRS.</li> </ul>
<ul style="list-style-type: none"> <li>Identify the impacts of IFRS on the Bank's external clients adopting IFRS, and the impact to their financial statements and loan covenants.</li> </ul>		<ul style="list-style-type: none"> <li>The Bank has reviewed disclosures and other available information related to changes in financial statements of external clients, who have adopted IFRS, and assessed the potential impact on the Bank's lending practices. The Bank has not many any significant changes to its lending practices as a result of the Bank's external clients adopting IFRS.</li> </ul>
<b>6. Information Technology</b>		
<ul style="list-style-type: none"> <li>Identify changes required to information technology systems and design processes to prepare an IFRS opening Consolidated Balance Sheet.</li> <li>Determine a solution for capturing financial information under Canadian GAAP and IFRS during fiscal 2011.</li> <li>Design, develop and test related process and technology changes.</li> </ul>	Detailed Assessment; Design and Solution Development	<ul style="list-style-type: none"> <li>A process to capture financial information under Canadian GAAP and IFRS during fiscal 2011 was established.</li> <li>A reporting environment was implemented to track all transition adjustments from Canadian GAAP to IFRS and to produce the IFRS opening Consolidated Balance Sheet, fiscal 2011 comparatives, related transitional reconciliations and note disclosures.</li> </ul>
<ul style="list-style-type: none"> <li>Test other new processes and information technology.</li> </ul>	Implementation	<ul style="list-style-type: none"> <li>Testing of new processes and technology changes has been carried out.</li> </ul>

KEY ACTIVITIES AND MILESTONES	RELATED PHASE	STATUS
<b>7. Control Activities: ICFR and DC&amp;P; Including Investor Relations and Communications Plans</b>		
<ul style="list-style-type: none"> <li>Identify and update changes in internal controls based on required process and technology changes.</li> <li>For all significant changes to policies and procedures identified, assess effectiveness of ICFR and DC&amp;P and implement any necessary changes.</li> <li>Design and implement internal controls over the IFRS transition process.</li> </ul>	Design and Solution Development; Implementation	<ul style="list-style-type: none"> <li>Stakeholders have been involved in the design, implementation, and assessment of the operating effectiveness of controls and procedures for both the IFRS transition process and other changes that will have an on-going impact, as a result of transition.</li> </ul>
<ul style="list-style-type: none"> <li>Design a communication plan to convey impacts of the transition to IFRS to external stakeholders.</li> </ul>		<ul style="list-style-type: none"> <li>The Bank has its communication plan in place regarding the anticipated effects of IFRS transition to certain external stakeholders.</li> </ul>
<ul style="list-style-type: none"> <li>Communicate impact of the IFRS transition to external stakeholders.</li> </ul>		<ul style="list-style-type: none"> <li>Communication will continue to be made with further detail being provided as key accounting policy and implementation decisions are finalized.</li> </ul>

#### **First-Time Adoption of IFRS**

Accounting changes resulting from the transition to IFRS will generally be reflected in the Bank's IFRS opening Consolidated Balance Sheet on a retrospective basis. Where transition has been accounted for on a retrospective basis, the IFRS opening Consolidated Balance Sheet has been presented as if IFRS had always been applied and adjustments for any differences between Canadian GAAP and IFRS impacting IFRS opening retained earnings. Initial elections upon adoption of IFRS (IFRS 1) specify certain mandatory exceptions to the retrospective application of certain standards, and permit exemption options for certain other standards. For the Bank, there are significant exemption options available in the areas of accounting for the following: (i) Employee Future Benefits, (ii) Business Combinations, (iii) Designation of Financial Instruments, and (iv) Currency Translation. The application of certain of these exemptions will have an impact on the Bank's IFRS opening retained earnings and may also impact accounting in periods subsequent to transition to IFRS. These exemptions, coupled with certain other elections will also have an impact on the Bank's regulatory capital. However, OSFI has issued guidance which permits the Bank to phase in the impact of IFRS on Tier 1 capital over a five-quarter period beginning in first quarter of fiscal 2012.

Please refer to Note 34 of the accompanying Notes to the Consolidated Financial Statements for the opening Consolidated Balance Sheet and related information.

#### **Other Developments to IFRS**

The IASB has issued revised standards on Consolidation, Employee Future Benefits, Presentation of Other Comprehensive Income, Fair Value Measurement, Joint Arrangements and Disclosures of Interests in Other Entities. The Bank is assessing the impact of these changes as the adoption of these changes is not mandatory until after the Bank's transition to IFRS.

The IASB is also in the process of considering significant changes to accounting guidance related to financial instruments, hedge accounting and other financial instruments topics such as impairment of financial assets and offsetting. These changes will not be mandatory for the Bank until the fiscal year beginning November 1, 2015. A new standard dealing with classification and measurement of financial assets has already been released by the IASB. However, this new standard will not be adopted by the Bank until the mandatory effective date.

Finally, the IASB continues to make changes to IFRS to improve the overall quality of financial reporting including a number of important ongoing standard setting projects. These projects will address such matters as accounting for leases, revenue recognition, insurance contracts, among other items.

The Bank actively monitors all of the IASB's projects that are relevant to the Bank's financial reporting and accounting policies and adjusts its IFRS project plan accordingly.

#### **U.S. GAAP**

For the future accounting changes related to U.S. GAAP, please see the Reconciliation of Canadian and U.S. Generally Accepted Accounting Principles contained in the Bank's annual report on Form 40-F for fiscal 2011 filed with the U.S. SEC and available on the Bank's website at <http://www.td.com/investor/index.jsp> and at the SEC's website (<http://www.sec.gov>).

## ACCOUNTING STANDARDS AND POLICIES

# Controls and Procedures

### DISCLOSURE CONTROLS AND PROCEDURES

An evaluation was performed under the supervision and with the participation of the Bank's management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the Bank's disclosure controls and procedures, as defined in the rules of the SEC and Canadian Securities Administrators, as of October 31, 2011. Based on that evaluation, the Bank's management, including the Chief Executive Officer and Chief Financial Officer, concluded that the Bank's disclosure controls and procedures were effective as of October 31, 2011.

### MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

The Bank's management is responsible for establishing and maintaining adequate internal control over financial reporting for the Bank. The Bank's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records, that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Bank; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Bank are being made only in accordance with authorizations of the Bank's management and directors; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Bank's assets that could have a material effect on the financial statements.

The Bank's management has used the criteria established in Internal Control - Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission to assess, with the participation of the Chief Executive Officer and Chief Financial Officer, the effectiveness of the Bank's internal control over financial reporting. Based on this assessment management has concluded that as at October 31, 2011, the Bank's internal control over financial reporting was effective based on the applicable criteria. The effectiveness of the Bank's internal control over financial reporting has been audited by the independent auditors, Ernst & Young LLP, a registered public accounting firm that has also audited the Consolidated Financial Statements of the Bank as of and for the year ended October 31, 2011. Their Report on Internal Controls under Standards of the Public Company Accounting Oversight Board (United States), included in the Consolidated Financial Statements expresses an unqualified opinion on the effectiveness of the Bank's internal control over financial reporting as of October 31, 2011.

### CHANGES IN INTERNAL CONTROL OVER FINANCIAL REPORTING

During the year and quarter ended October 31, 2011, there have been no changes in the Bank's policies and procedures and other processes that comprise its internal control over financial reporting, that have materially affected, or are reasonably likely to materially affect, the Bank's internal control over financial reporting.

## FINANCIAL RESULTS

## Consolidated Financial Statements

## MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL INFORMATION

The management of The Toronto-Dominion Bank and its subsidiaries (the "Bank") is responsible for the integrity, consistency, objectivity and reliability of the Consolidated Financial Statements of the Bank and related financial information as presented. Canadian generally accepted accounting principles as well as the requirements of the Bank Act and related regulations have been applied and management has exercised its judgment and made best estimates where appropriate.

The Bank's accounting system and related internal controls are designed, and supporting procedures maintained, to provide reasonable assurance that financial records are complete and accurate and that assets are safeguarded against loss from unauthorized use or disposition. These supporting procedures include the careful selection and training of qualified staff, the establishment of organizational structures providing a well-defined division of responsibilities and accountability for performance, and the communication of policies and guidelines of business conduct throughout the Bank.

Management has assessed the effectiveness of the Bank's internal control over financial reporting as at October 31, 2011 using the framework found in Internal Control - Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based upon this assessment, management has concluded that as at October 31, 2011, the Bank's internal control over financial reporting is effective.

The Bank's Board of Directors, acting through the Audit Committee which is composed entirely of independent directors, oversees management's responsibilities for financial reporting. The Audit Committee reviews the Consolidated Financial Statements and recommends them to the Board for approval. Other responsibilities of the Audit Committee include monitoring the Bank's system of internal controls over the financial reporting process and making recommendations to the Board and shareholders regarding the appointment of the external auditor.

The Bank's Chief Auditor, who has full and free access to the Audit Committee, conducts an extensive program of audits. This program supports the system of internal control and is carried out by a professional staff of auditors.

The Office of the Superintendent of Financial Institutions, Canada, makes such examination and enquiry into the affairs of the Bank as deemed necessary to ensure that the provisions of the *Bank Act*, having reference to the safety of the depositors, are being duly observed and that the Bank is in sound financial condition.

Ernst & Young LLP, the independent auditors appointed by the shareholders of the Bank, have audited the effectiveness of the Bank's internal control over financial reporting as at October 31, 2011 in addition to auditing the Bank's Consolidated Financial Statements as of the same date. Their reports, which expressed an unqualified opinion, can be found on the following pages of the Consolidated Financial Statements. Ernst & Young have full and free access to, and meet periodically with, the Audit Committee to discuss their audit and matters arising there from, such as, comments they may have on the fairness of financial reporting and the adequacy of internal controls.



**W. Edmund Clark**  
Group President and  
Chief Executive Officer



**Colleen M. Johnston**  
Group Head Finance and  
Chief Financial Officer

Toronto, Canada  
November 30, 2011

## INDEPENDENT AUDITORS' REPORTS OF REGISTERED PUBLIC ACCOUNTING FIRM TO SHAREHOLDERS

### Report on Financial Statements

We have audited the accompanying consolidated financial statements of The Toronto-Dominion Bank, which comprise the Consolidated Balance Sheet as at October 31, 2011 and 2010, and the Consolidated Statements of Income, Changes in Shareholders' Equity, Comprehensive Income and Cash Flows for each of the years in the three-year period ended October 31, 2011, and a summary of significant accounting policies and other explanatory information.

### Management's responsibility for the consolidated financial statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with Canadian generally accepted accounting principles, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

### Auditors' responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with Canadian generally accepted auditing standards and the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements, evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained in our audits is sufficient and appropriate to provide a basis for our audit opinion.

### Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of The Toronto-Dominion Bank as at October 31, 2011 and 2010, and the results of its operations and its cash flows for each of the years in the three-year period ended October 31, 2011, in accordance with Canadian generally accepted accounting principles.

### Other matter

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), The Toronto-Dominion Bank's internal control over financial reporting as of October 31, 2011, based on the criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated November 30, 2011 expressed an unqualified opinion on The Toronto-Dominion Bank's internal control over financial reporting.



### Ernst & Young LLP

Chartered Accountants  
Licensed Public Accountants

Toronto, Canada  
November 30, 2011

INDEPENDENT AUDITORS' REPORTS OF REGISTERED PUBLIC ACCOUNTING FIRM TO SHAREHOLDERS

**Report on Internal Control under Standards of the Public Company Accounting Oversight Board (United States)**

We have audited The Toronto-Dominion Bank's internal control over financial reporting as of October 31, 2011, based on criteria established in Internal Control - Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the "COSO criteria"). The Toronto-Dominion Bank's management is responsible for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Management's Report on Internal Control over Financial Reporting contained in the accompanying Management's Discussion and Analysis. Our responsibility is to express an opinion on The Toronto-Dominion Bank's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board, United States ("PCAOB"). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

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

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, The Toronto-Dominion Bank maintained, in all material respects, effective internal control over financial reporting as of October 31, 2011, based on the COSO criteria.

We also have audited, in accordance with Canadian generally accepted auditing standards and the standards of the PCAOB, the Consolidated Balance Sheet of The Toronto-Dominion Bank as at October 31, 2011 and 2010 and the Consolidated Statements of Income, Changes in Shareholders' Equity, Comprehensive Income and Cash Flows for each of the years in the three-year period ended October 31, 2011 of The Toronto-Dominion Bank and our report dated November 30, 2011 expressed an unqualified opinion thereon.



**Ernst & Young LLP**  
Chartered Accountants  
Licensed Public Accountants

Toronto, Canada  
November 30, 2011

# Consolidated Balance Sheet

As at October 31

(millions of Canadian dollars, except as noted)

	2011	2010
<b>ASSETS</b>		
<b>Cash and due from banks</b>	\$ 3,096	\$ 2,574
<b>Interest-bearing deposits with banks</b>	21,015	19,136
	24,111	21,710
<b>Securities (Note 3)</b>		
Trading (Note 2)	68,279	59,542
Available-for-sale	117,269	102,355
Held-to-maturity	6,990	9,715
	192,538	171,612
<b>Securities purchased under reverse repurchase agreements (Note 3)</b>	53,599	50,658
<b>Loans (Note 4)</b>		
Residential mortgages	86,769	71,482
Consumer instalment and other personal	110,297	100,821
Credit card	8,986	8,870
Business and government (Note 2)	93,245	83,398
Debt securities classified as loans	6,511	7,591
	305,808	272,162
Allowance for loan losses (Note 4)	(2,313)	(2,309)
<b>Loans, net of allowance for loan losses</b>	303,495	269,853
<b>Other</b>		
Customers' liability under acceptances (Note 4)	7,815	7,757
Investment in TD Ameritrade (Note 8)	5,425	5,485
Derivatives (Note 7)	60,420	51,675
Goodwill (Note 9)	14,376	14,460
Other intangibles (Note 9)	2,068	2,093
Land, buildings, equipment, and other depreciable assets (Note 10)	4,084	4,247
Current income tax receivable	245	-
Other assets (Note 11)	18,184	19,995
	112,617	105,712
<b>Total assets</b>	\$ 686,360	\$ 619,545
<b>LIABILITIES</b>		
<b>Deposits (Notes 12, 16)</b>		
Personal	\$ 268,669	\$ 249,251
Banks	11,666	12,508
Business and government	171,166	145,221
Trading	29,613	22,991
	481,114	429,971
<b>Other</b>		
Acceptances (Note 4)	7,815	7,757
Obligations related to securities sold short (Note 2)	24,434	23,695
Obligations related to securities sold under repurchase agreements (Note 3)	25,625	25,426
Derivatives (Note 7)	63,217	53,685
Current income tax payable	-	352
Future income tax liabilities (Note 25)	215	460
Other liabilities (Note 13)	23,903	21,316
	145,209	132,691
<b>Subordinated notes and debentures (Note 14)</b>	11,670	12,506
<b>Liability for preferred shares (Note 15)</b>	32	582
<b>Non-controlling interests in subsidiaries (Note 17)</b>	1,483	1,493
Contingent liabilities, commitments and guarantees (Note 29)		
<b>SHAREHOLDERS' EQUITY</b>		
Common shares (millions of shares issued and outstanding: 2011 - 902.4 and 2010 - 879.7) (Note 18)	18,417	16,730
Preferred shares (millions of shares issued and outstanding: 2011 - 135.8 and 2010 - 135.8) (Note 18)	3,395	3,395
Treasury shares - common (millions of shares held: 2011 - (1.4) and 2010 - (1.2)) (Note 18)	(116)	(91)
Treasury shares - preferred (millions of shares held: 2011 - nil and 2010 - nil) (Note 18)	-	(1)
Contributed surplus	281	305
Retained earnings	24,339	20,959
Accumulated other comprehensive income (loss) (Note 19)	536	1,005
	46,852	42,302
<b>Total liabilities and shareholders' equity</b>	\$ 686,360	\$ 619,545

Certain comparative amounts have been reclassified to conform with the presentation adopted in the current year.  
The accompanying Notes are an integral part of these Consolidated Financial Statements.

# Consolidated Statement of Income

For the years ended October 31

(millions of Canadian dollars, except as noted)

	2011	2010	2009
<b>Interest income</b>			
Loans	\$ 13,941	\$ 12,939	\$ 13,691
Securities			
Dividends	810	737	868
Interest	3,354	3,043	3,886
Deposits with banks	354	668	442
	<b>18,459</b>	<b>17,387</b>	<b>18,887</b>
<b>Interest expense</b>			
Deposits	4,289	4,578	5,818
Subordinated notes and debentures	659	667	671
Preferred shares and capital trust securities (Notes 15, 16)	38	37	94
Other	642	562	978
	<b>5,628</b>	<b>5,844</b>	<b>7,561</b>
<b>Net interest income</b>	<b>12,831</b>	<b>11,543</b>	<b>11,326</b>
<b>Non-interest income</b>			
Investment and securities services	2,624	2,424	2,212
Credit fees	687	634	622
Net securities gains (losses) (Note 3)	393	75	(437)
Trading income (loss) (Note 20)	43	484	685
Service charges	1,602	1,651	1,507
Loan securitizations (Note 5)	450	489	468
Card services	961	820	733
Insurance, net of claims (Note 21)	1,173	1,028	913
Trust fees	154	153	141
Other income (loss)	676	264	(310)
	<b>8,763</b>	<b>8,022</b>	<b>6,534</b>
<b>Total revenue</b>	<b>21,594</b>	<b>19,565</b>	<b>17,860</b>
<b>Provision for credit losses (Note 4)</b>	<b>1,465</b>	<b>1,625</b>	<b>2,480</b>
<b>Non-interest expenses</b>			
Salaries and employee benefits (Note 23)	6,723	5,960	5,839
Occupancy, including depreciation	1,285	1,236	1,213
Equipment, including depreciation	800	880	897
Amortization of other intangibles (Note 9)	715	592	653
Restructuring costs (Note 24)	-	17	36
Marketing and business development	593	595	566
Brokerage-related fees	320	297	274
Professional and advisory services	932	804	740
Communications	271	251	239
Other	1,444	1,531	1,754
	<b>13,083</b>	<b>12,163</b>	<b>12,211</b>
<b>Income before income taxes, non-controlling interests in subsidiaries, and equity in net income of an associated company</b>	<b>7,046</b>	<b>5,777</b>	<b>3,169</b>
<b>Provision for (recovery of) income taxes (Note 25)</b>	<b>1,299</b>	<b>1,262</b>	<b>241</b>
<b>Non-controlling interests in subsidiaries, net of income taxes</b>	<b>104</b>	<b>106</b>	<b>111</b>
<b>Equity in net income of an associated company, net of income taxes (Note 8)</b>	<b>246</b>	<b>235</b>	<b>303</b>
<b>Net income</b>	<b>5,889</b>	<b>4,644</b>	<b>3,120</b>
<b>Preferred dividends</b>	<b>180</b>	<b>194</b>	<b>167</b>
<b>Net income available to common shareholders</b>	<b>\$ 5,709</b>	<b>\$ 4,450</b>	<b>\$ 2,953</b>
<b>Average number of common shares outstanding (millions) (Note 26)</b>			
Basic	885.7	867.1	847.1
Diluted	890.1	872.1	850.1
<b>Earnings per share (dollars) (Note 26)</b>			
Basic	\$ 6.45	\$ 5.13	\$ 3.49
Diluted	6.41	5.10	3.47
<b>Dividends per share (dollars)</b>	<b>2.61</b>	<b>2.44</b>	<b>2.44</b>

Certain comparative amounts have been reclassified to conform with the presentation adopted in the current year. The accompanying Notes are an integral part of these Consolidated Financial Statements.

## Consolidated Statement of Changes in Shareholders' Equity

For the years ended October 31

(millions of Canadian dollars)	2011	2010	2009
<b>Common shares (Note 18)</b>			
Balance at beginning of year	\$ 16,730	\$ 15,357	\$ 13,278
Proceeds from shares issued on exercise of stock options	322	521	247
Shares issued as a result of dividend reinvestment plan	661	546	451
Proceeds from issuance of new shares	704	252	1,381
Shares issued on acquisitions (Note 8)	-	54	-
Balance at end of year	18,417	16,730	15,357
<b>Preferred shares (Note 18)</b>			
Balance at beginning of year	3,395	3,395	1,875
Shares issued	-	-	1,520
Balance at end of year	3,395	3,395	3,395
<b>Treasury shares - common (Note 18)</b>			
Balance at beginning of year	(91)	(15)	(79)
Purchase of shares	(2,164)	(2,158)	(1,756)
Sale of shares	2,139	2,082	1,820
Balance at end of year	(116)	(91)	(15)
<b>Treasury shares - preferred (Note 18)</b>			
Balance at beginning of year	(1)	-	-
Purchase of shares	(59)	(63)	(6)
Sale of shares	60	62	6
Balance at end of year	-	(1)	-
<b>Contributed surplus</b>			
Balance at beginning of year	305	336	392
Net premium (discount) on sale of treasury shares	11	52	(27)
Stock options (Note 22)	(35)	(83)	(29)
Balance at end of year	281	305	336
<b>Retained earnings</b>			
Balance at beginning of year, as previously reported	20,959	18,632	17,857
Net income due to reporting-period alignment of U.S. entities (Note 1)	-	-	4
Transition adjustment on adoption of financial instruments amendments (Note 1)	-	-	(59)
Net income	5,889	4,644	3,120
Common dividends	(2,316)	(2,118)	(2,075)
Preferred dividends	(180)	(194)	(167)
Share issue expenses	(13)	(5)	(48)
Balance at end of year	24,339	20,959	18,632
<b>Accumulated other comprehensive income (loss) (Note 19)</b>			
Balance at beginning of year, as previously reported	1,005	1,015	(1,649)
Other comprehensive income due to reporting-period alignment of U.S. entities (Note 1)	-	-	329
Transition adjustment on adoption of financial instruments amendments (Note 1)	-	-	563
Other comprehensive income (loss) for the year	(469)	(10)	1,772
Balance at end of year	536	1,005	1,015
<b>Retained earnings and accumulated other comprehensive income</b>	<b>24,875</b>	<b>21,964</b>	<b>19,647</b>
<b>Total shareholders' equity</b>	<b>\$ 46,852</b>	<b>\$ 42,302</b>	<b>\$ 38,720</b>

Certain comparative amounts have been reclassified to conform with the presentation adopted in the current year.  
The accompanying Notes are an integral part of these Consolidated Financial Statements.

## Consolidated Statement of Comprehensive Income

For the years ended October 31

(millions of Canadian dollars)

	2011	2010	2009
<b>Net income</b>	<b>\$ 5,889</b>	<b>\$ 4,644</b>	<b>\$ 3,120</b>
<b>Other comprehensive income (loss), net of income taxes</b>			
Change in unrealized gains (losses) on available-for-sale securities, net of hedging activities <sup>1</sup>	(172)	445	1,129
Reclassification to earnings of net losses (gains) in respect of available-for-sale securities <sup>2</sup>	(92)	9	257
Net change in unrealized foreign currency translation gains (losses) on investments in subsidiaries, net of hedging activities <sup>3,4</sup>	(298)	(1,362)	(72)
Change in net gains (losses) on derivative instruments designated as cash flow hedges <sup>5</sup>	801	1,955	1,702
Reclassification to earnings of net losses (gains) on cash flow hedges <sup>5</sup>	(708)	(1,057)	(1,244)
	(469)	(10)	1,772
<b>Comprehensive income (loss) for the year</b>	<b>\$ 5,420</b>	<b>\$ 4,634</b>	<b>\$ 4,892</b>

<sup>1</sup> Net of income tax recovery of \$22 million (2010 - income tax provision of \$229 million).

<sup>2</sup> Net of income tax provision of \$17 million (2010 - income tax recovery of \$5 million).

<sup>3</sup> Net of income tax provision of \$118 million (2010 - income tax provision of \$316 million).

<sup>4</sup> Includes \$332 million of after-tax gains arising from hedges of the Bank's investment in foreign operations (2010 - after-tax gains of \$867 million).

<sup>5</sup> Net of income tax provision of \$353 million (2010 - \$865 million).

<sup>6</sup> Net of income tax provision of \$281 million (2010 - \$447 million).

Certain comparative amounts have been reclassified to conform with the presentation adopted in the current year.  
The accompanying Notes are an integral part of these Consolidated Financial Statements.

## Consolidated Statement of Cash Flows

For the years ended October 31

(millions of Canadian dollars)	2011	2010	2009
<b>Cash flows from (used in) operating activities</b>			
Net income	\$ 5,889	\$ 4,644	\$ 3,120
Adjustments to determine net cash flows from (used in) operating activities			
Provision for credit losses	1,465	1,625	2,480
Restructuring costs (Note 24)	-	17	36
Depreciation (Note 10)	467	601	600
Amortization of other intangibles	715	592	653
Net securities losses (gains)	(393)	(75)	437
Net gain on securitizations (Note 5)	(275)	(317)	(321)
Equity in net income of an associated company	(246)	(235)	(303)
Non-controlling interests	104	106	111
Future income taxes (Note 25)	(116)	98	336
Changes in operating assets and liabilities			
Current income taxes receivable and payable	(597)	590	1,703
Interest receivable and payable (Notes 11, 13)	(188)	20	224
Trading securities	(8,737)	(5,222)	5,043
Derivative assets	(8,745)	(2,230)	33,880
Derivative liabilities	9,532	5,533	(26,137)
Other	366	(2,665)	2,781
Net cash from (used in) operating activities	(759)	3,082	24,643
<b>Cash flows from (used in) financing activities</b>			
Change in deposits	51,143	26,645	14,319
Change in securities sold short	739	6,054	(877)
Change in securities sold under repurchase agreements	199	8,954	(2,460)
Issue of subordinated notes and debentures (Note 14)	1,000	-	-
Repayment of subordinated notes and debentures (Note 14)	(1,814)	(35)	(20)
Repayment or redemption of liability for preferred shares and capital trust securities (Notes 15, 16)	(550)	(863)	1
Translation adjustment on subordinated notes and debentures issued in a foreign currency and other	(22)	158	(37)
Common shares issued (Note 18)	951	657	1,544
Sale of treasury shares (Note 18)	2,210	2,196	1,799
Purchase of treasury shares (Note 18)	(2,223)	(2,221)	(1,762)
Dividends paid	(1,835)	(1,766)	(1,791)
Net proceeds from issuance of preferred shares (Note 18)	-	-	1,497
Net cash from (used in) financing activities	49,798	39,779	12,213
<b>Cash flows from (used in) investing activities</b>			
Interest-bearing deposits with banks	(1,879)	(33)	(6,313)
Activity in available-for-sale and held-to-maturity securities			
Purchases	(72,308)	(80,778)	(92,331)
Proceeds from maturities	29,118	40,510	43,101
Proceeds from sales	30,737	23,731	33,022
Net change in loans, net of securitizations	(40,930)	(25,172)	(51,036)
Proceeds from loan securitizations (Note 5)	13,337	15,580	27,491
Net purchases of premises, equipment, and other depreciable assets	(304)	(770)	(820)
Securities purchased under reverse repurchase agreements	(2,941)	(17,710)	10,275
Net cash acquired (paid) for acquisitions (Note 8)	(3,309)	2,024	-
Net cash from (used in) investing activities	(48,479)	(42,618)	(36,611)
Effect of exchange rate changes on cash and due from banks	(38)	(83)	(159)
<b>Net increase in cash and due from banks</b>	522	160	86
Impact due to reporting-period alignment of U.S. entities (Note 1)	-	-	(189)
Cash and due from banks at beginning of year	2,574	2,414	2,517
<b>Cash and due from banks at end of year</b>	\$ 3,096	\$ 2,574	\$ 2,414
<b>Supplementary disclosure of cash flow information</b>			
Amount of interest paid during the year	\$ 5,795	\$ 5,865	\$ 8,337
Amount of income taxes paid (refunded) during the year	2,076	917	(1,198)

Certain comparative amounts have been reclassified to conform with the presentation adopted in the current year.  
The accompanying Notes are an integral part of these Consolidated Financial Statements.

# Notes to Consolidated Financial Statements

## NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

### BASIS OF PRESENTATION

The accompanying Consolidated Financial Statements and accounting principles followed by The Toronto-Dominion Bank and its subsidiaries (the Bank), including the accounting requirements of the Office of the Superintendent of Financial Institutions Canada (OSFI), conform with Canadian generally accepted accounting principles (GAAP).

Certain disclosures are included in the Management's Discussion and Analysis (MD&A) as permitted by GAAP and are discussed in the Managing Risk section of the 2011 MD&A. These disclosures are shaded in the 2011 MD&A and form an integral part of the 2011 Consolidated Financial Statements. The 2011 Consolidated Financial Statements include all adjustments that are, in the opinion of management, necessary for a fair presentation of results for the periods presented. Certain comparative amounts have been reclassified to conform with the presentation adopted in the current year.

The significant accounting policies and practices followed by the Bank are:

### BASIS OF CONSOLIDATION

The Consolidated Financial Statements include the assets, liabilities, results of operations, and cash flows of the Bank and its subsidiaries and certain variable interest entities (VIEs) after elimination of intercompany transactions and balances. Subsidiaries are corporations or other legal entities controlled by the Bank. VIEs are described in Note 6. The Bank uses the purchase method to account for all business acquisitions.

When the Bank does not own all of the equity of the subsidiary, the minority shareholders' interest is disclosed in the Consolidated Balance Sheet as non-controlling interest in subsidiaries and the income accruing to the minority interest holders, net of tax, is disclosed as a separate line item in the Consolidated Statement of Income.

The proportionate consolidation method is used to account for investments in which the Bank exercises joint control. Only the Bank's specific pro-rata share of assets, liabilities, income, and expenses is consolidated.

Entities over which the Bank has significant influence are accounted for using the equity method of accounting. The Bank's share of earnings, gains and losses realized on disposition, and write-downs to reflect other-than-temporary impairment in the value of such entities is reported in the Consolidated Statement of Income. The Bank's equity share in TD Ameritrade's earnings is reported on a one month lag basis.

### USE OF ESTIMATES IN THE PREPARATION OF FINANCIAL STATEMENTS

The preparation of the Consolidated Financial Statements requires management to make estimates and assumptions based on information available as at the date of the financial statements. Actual results could materially differ from those estimates. Loan losses, fair value of certain financial instruments, consolidation of VIEs, income taxes, securitizations, valuation of goodwill and other intangibles, pensions and post-retirement benefits, and contingent liabilities are areas where management makes significant estimates that are dependent on significant assumptions in determining the amounts to be recorded in the Consolidated Financial Statements.

### TRANSLATION OF FOREIGN CURRENCIES

Monetary assets and liabilities denominated in foreign currencies are translated at exchange rates prevailing at the balance sheet date and non-monetary assets and liabilities are translated at historical exchange rates. Foreign currency income and expenses are translated at average exchange rates prevailing throughout the year. Unrealized translation gains and losses and all realized gains and losses are included in non-interest income except for available-for-sale securities where unrealized translation gains and losses are recorded in other comprehensive income until the asset is sold or becomes impaired.

For self-sustaining foreign currency denominated operations, all assets and liabilities are translated at exchange rates in effect at the balance sheet date and all income and expenses are translated at average exchange rates for the year. Unrealized translation gains and losses relating to the Bank's self-sustaining operations, net of any offsetting gains or losses arising from hedges of these positions, and applicable income taxes, are included in other comprehensive income. The accumulated translation gains or losses are included in non-interest income either on disposal of the investments or upon the reduction in the net investment as a result of capital transactions such as dividend distributions. The investment balance of a foreign entity accounted for by the equity method is translated into Canadian dollars, prior to the application of the equity method, with any exchange gains or losses recognized in non-interest income.

### CASH AND DUE FROM BANKS

Cash and due from banks consist of cash and amounts due from banks which are issued by investment grade financial institutions. These amounts are due on demand or have an original maturity of three months or less.

### REVENUE RECOGNITION

Investment and securities services income include asset management fees, administration and commission fees, and investment banking fees. Asset management fees and administration and commission fees include income from investment management and related services, custody and institutional trust services and brokerage services, which are recognized as income over the period in which the related service is rendered. Investment banking fees including advisory fees, are recognized as income when earned, and underwriting fees, net of syndication expenses, are recognized as income when the Bank has rendered all services to the issuer and is entitled to collect the fee.

Card services income including interchange income from credit and debit cards and annual fees, are recognized as earned, except for annual fees, which are recognized over a 12-month period.

Service charges and trust fee income are recognized as earned.

Revenue recognition policies related to financial instruments and insurance are described in the accounting policies below.

#### SPECIFIC ACCOUNTING POLICIES

To facilitate a better understanding of the Bank's Consolidated Financial Statements, significant accounting policies are disclosed in the notes, where applicable, with related disclosures. A listing of all the notes is as follows:

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#### CHANGES IN ACCOUNTING POLICIES

##### *Financial Instruments - 2009 Amendments*

##### *Debt Securities Classified as Loans and Loans Classified as Trading*

In August 2009, the Accounting Standards Board (AcSB) of the Canadian Institute of Chartered Accountants (CICA) amended CICA Handbook Section 3855, *Financial Instruments - Recognition and Measurement* and CICA Handbook Section 3025, *Impaired Loans* (the 2009 Amendments). The 2009 Amendments changed the definition of a loan such that certain debt securities may be classified as loans if they do not have a quoted price in an active market and it is not the Bank's intent to sell the securities immediately or in the near term. Debt securities classified as loans are assessed for impairment using the incurred credit loss model of CICA Handbook Section 3025. Under this model, the carrying value of a loan is reduced to its estimated realizable amount when it is determined that it is impaired. Loan impairment accounting requirements are also applied to held-to-maturity financial assets as a result of the 2009 Amendments. Debt securities that are classified as available-for-sale continue to be written down to their fair value through the Consolidated Statement of Income when the impairment is considered to be other than temporary; however, the impairment loss can be reversed if the fair value subsequently increases and the increase can be objectively related to an event occurring after the impairment loss was recognized.

As a result of the 2009 Amendments, the Bank reclassified certain debt securities from available-for-sale to loans effective November 1, 2008 at their amortized cost as of that date. To be eligible for reclassification, the debt securities had to meet the amended definition of a loan on November 1, 2008. Prior to the reclassification, the debt securities were accounted for at fair value with changes in fair value recorded in other comprehensive income. After the reclassification, they are accounted for at amortized cost using the effective interest rate method.

In addition, the Bank also reclassified held-to-maturity securities that did not have a quoted price in an active market to loans as required by the 2009 Amendments. The securities were accounted for at amortized cost both before and after the reclassification.

The following table shows carrying values of the reclassified debt securities as at October 31, 2008 and November 1, 2008.

**Debt Securities Reclassified to Loans**

(millions of Canadian dollars)

	<b>Amount</b>
<b>Available-for-sale debt securities reclassified to loans<sup>1</sup></b>	
Non-agency collateralized mortgage obligation portfolio	\$ 8,435
Corporate and other debt	277
	<b>8,712</b>
<b>Held-to-maturity debt securities reclassified to loans</b>	
U.S. federal, state and municipal government and agencies debt	69
Other OECD government-guaranteed debt	459
Other debt securities	1,424
	<b>1,952</b>
<b>Total carrying value of debt securities reclassified to loans on October 31, 2008</b>	<b>10,664</b>
Transition adjustment for change in measurement basis, pre tax <sup>2</sup>	895
Gross amount of debt securities classified as loans on November 1, 2008	11,559
Transition adjustment for recognition of a general allowance, pre tax <sup>3</sup>	(95)
<b>Net carrying value of debt securities classified as loans on November 1, 2008</b>	<b>\$ 11,464</b>

<sup>1</sup> Prior to the reclassification, the debt securities were accounted for at fair value with changes in fair value recorded in other comprehensive income. After the reclassification, the debt securities are accounted for at amortized cost.

<sup>2</sup> \$563 million after tax.

<sup>3</sup> \$59 million after tax.

In addition, the 2009 Amendments required loans for which the Bank has the intention to sell immediately or in the near term to be classified as trading. As a result, they are accounted for at fair value, with changes in fair value recorded in the Consolidated Statement of Income. Prior to the adoption of the 2009 Amendments, these loans were accounted for at amortized cost. These loans are recorded in residential mortgages and business and government loans on the Consolidated Balance Sheet. This change did not have a material impact on the financial position, cash flows, or earnings of the Bank.

**Alignment of Reporting Period of U.S. Entities**

Effective April 30, 2009, the reporting periods of TD Bank, N.A., which currently operates as TD Bank, America's Most Convenient Bank, were aligned with the reporting period of the Bank to eliminate the one month lag in financial reporting. Prior to April 30, 2009, the reporting period of TD Bank, N.A. was included in the Bank's financial statements on a one month lag. In accordance with the CICA Handbook Section 1506, *Accounting Changes*, this alignment is considered a change in accounting policy. The Bank has assessed that the impact to prior periods is not material and therefore, an adjustment was made to opening retained earnings of fiscal 2009, to align the reporting period of TD Bank, N.A. to that of the Bank's reporting period. Accordingly, the results of TD Bank, N.A. for the twelve months ended October 31, 2011, 2010, and 2009 have been included with the results of the Bank for the twelve months ended October 31, 2011, 2010, and 2009. The one month impact of aligning the reporting period of U.S. entities has been included directly in retained earnings and not in the Consolidated Statement of Income.

**FUTURE ACCOUNTING AND REPORTING CHANGES**

**Transition to International Financial Reporting Standards**

The Bank, a publicly accountable entity, is transitioning from Canadian GAAP to International Financial Reporting Standards (IFRS), effective for interim and annual periods beginning in the first quarter of fiscal 2012. Please refer to Note 34 of the Consolidated Financial Statements for the IFRS opening Consolidated Balance Sheet as at November 1, 2010 (IFRS opening Consolidated Balance Sheet) and related disclosures including a summary of the Bank's first-time adoption transition elections under IFRS 1 and other significant differences between Canadian GAAP and IFRS. These disclosures form the starting point for the Bank's financial reporting under IFRS and have been provided to allow a better understanding of the expected effect on the consolidated financial statements as a result of the adoption of IFRS. The interim and annual fiscal 2012 Consolidated Financial Statements will also include fiscal 2011 comparatives, related transitional reconciliations and note disclosures.

IFRS uses a conceptual framework similar to Canadian GAAP; however, certain differences exist related to items such as recognition, measurement, and disclosure; certain of which may have a significant impact on the Bank's accounting policies.

**NOTE 2 FAIR VALUE OF FINANCIAL INSTRUMENTS**

Certain financial instruments are carried on the balance sheet at their fair value. These financial instruments include securities and loans held in the trading portfolio, securities and loans designated as trading under the fair value option, securities classified as available-for-sale, derivative financial instruments, certain deposits classified as trading, and obligations related to securities sold short.

## DETERMINATION OF FAIR VALUE

The fair value of a financial instrument on initial recognition is normally the transaction price, i.e. the fair value of the consideration given or received. The best evidence of fair value is quoted prices in active markets, and is based on bid prices for financial assets, and offered prices for financial liabilities. When financial assets and liabilities have offsetting market risks, the Bank uses mid-market prices as a basis for establishing fair values for the offsetting risk positions and applies the bid or offered price to the net open position, as appropriate. When there is no active market for the instrument, the fair value may be based on other observable current market transactions involving the same instrument, without modification or repackaging, or is based on a valuation technique which maximizes the use of observable market inputs. These techniques include comparisons with similar instruments where market observable prices exist, discounted cash flow analysis, option pricing models, and other valuation techniques commonly used by market participants. For certain financial instruments, fair values may be determined in whole or in part by using valuation techniques, such as internally developed valuation models, which may incorporate non-observable market inputs.

If there is a difference between the value based on a valuation technique which includes inputs from observable markets, and the initial transaction price, the difference is referred to as inception profit or loss, and is recognized into income upon initial recognition of the instrument. When an instrument is measured using a valuation technique that utilizes significant non-observable market inputs, it is initially valued at the transaction price, which is considered the best estimate of fair value. Subsequent to initial recognition, any difference between the transaction price and the value determined by the valuation technique at initial recognition is recognized into income as non-observable inputs become observable.

If the fair value of a financial asset measured at fair value becomes negative, it is recorded as a financial liability until either its fair value becomes positive, at which time it is recorded as a financial asset, or until it is extinguished.

## VALUATION ADJUSTMENTS

The Bank recognizes various types of valuation adjustments to account for system limitations or measurement uncertainty in determining fair value when using valuation techniques. Valuation adjustments reflect the Bank's assessment of factors that market participants would use in pricing the asset or liability. These include, but are not limited to, the unobservability of inputs used in the pricing model, or assumptions about risk, such as creditworthiness of each counterparty and risk premiums that market participants would require given the inherent risk in the pricing model.

## METHODS AND ASSUMPTIONS

The Bank calculates fair values based on the following methods of valuation and assumptions:

### ***Financial Instruments Whose Carrying Value Approximates Fair Value***

For certain financial assets and financial liabilities that are short term in nature or contain variable rate features, fair value is based on the appropriate prevailing interest rates and/or credit curves. The fair value of cash and due from banks, interest-bearing deposits with banks, customers' liability under acceptances, acceptances, securities purchased under reverse repurchase agreements, and obligations related to securities sold under repurchase agreements, are considered to approximate carrying value.

### ***Government and Government-related Securities***

The fair value of Canadian government debt securities is primarily based on quoted prices in active markets, where available. Where quoted prices are not available, valuation techniques such as discounted cash flow models may be used, which maximize the use of observable inputs such as government yield curves.

The fair value of U.S. federal and state government, as well as agency debt securities, is determined by reference to recent transaction prices, broker quotes or third-party vendor prices. Brokers or third-party vendors may use a pool-specific valuation model to value these securities. Observable market inputs to the model include To Be Announced (TBA) market prices, the applicable indices, and metrics such as the coupon, maturity, and weighted average maturity of the pool. U.S. municipal government securities are valued using inputs obtained from a widely accepted comprehensive U.S. municipal reference database, MuniView. Inputs include reported trades, material event notices, and new issuance data. Other inputs used in the valuation model include, but are not limited to, indexed yield curves and trading spreads.

The fair value of residential mortgage-backed securities is primarily determined using valuation techniques, such as the use of option-adjusted spread (OAS) models which include inputs such as prepayment rate assumptions related to the underlying collateral. Observable inputs include, but are not limited to, indexed yield curves, and bid-ask spreads. Other inputs may include volatility assumptions derived using Monte Carlo simulations and take into account factors such as counterparty credit quality, liquidity and concentration.

### ***Other Debt Securities***

The fair value of corporate and other debt securities, including debt securities reclassified from trading, is primarily based on broker quotes, third-party vendor prices, or other valuation techniques, such as discounted cash flow techniques. Market inputs used in the valuation techniques or underlying third-party vendor prices or broker quotes include benchmark and government yield curves, credit spreads, and trade execution data.

Asset-backed securities are primarily fair valued using third-party vendor prices. The third-party vendor employs a valuation model which maximizes the use of observable inputs such as benchmark yield curves and bid-ask spreads. The model also takes into account relevant data about the underlying collateral, such as weighted average terms to maturity and prepayment rate assumptions.

### ***Equity Securities***

The fair value of equity securities is based on quoted prices in active markets, where available. Where quoted prices in active markets are not readily available, or there is a wide bid-offer spread, fair value is determined based on quoted market prices for similar securities. If there are trading restrictions on the equity security held, a valuation adjustment is recorded against available prices to reflect the nature of the restriction.

**Retained Interests**

The methods and assumptions used to determine fair value of retained interests are described in Note 5, Loan Securitizations.

**Loans**

The estimated fair value of loans carried at amortized cost, other than debt securities classified as loans, reflects changes in market price that have occurred since the loans were originated or purchased, including changes in the creditworthiness. For fixed-rate performing loans, estimated fair value is determined by discounting the expected future cash flows related to these loans at current market interest rates for loans with similar credit risks. The fair value of loans is not adjusted for the value of any credit protection the Bank has purchased to mitigate credit risk. For floating rate performing loans, changes in interest rates have minimal impact on fair value since loans reprice to market frequently. On that basis, in the absence of deterioration in credit, fair value is assumed to approximate carrying value.

At initial recognition, debt securities classified as loans do not include debt securities with quoted prices in active markets. Similar to other debt securities not classified as loans, when quoted market prices are not readily available, fair value is based on quoted market prices of similar securities, other third-party evidence or by using a valuation technique that maximizes the use of observable market inputs. If quoted prices in active markets subsequently become available, these are used to determine fair value for debt securities classified as loans.

The fair value of loans carried at fair value, which includes trading loans and loans designated as trading under the fair value option, is determined using observable market prices, where available. Where the Bank is a market maker for loans traded in the secondary market, fair value is determined using executed prices, or prices for comparable trades. For those loans where the Bank is not a market maker, the Bank obtains broker quotes from other reputable dealers. The prices are corroborated as part of the Bank's independent review process, which may include using valuation techniques or obtaining consensus or composite prices from pricing services.

**Derivative Financial Instruments**

The fair value of exchange-traded derivative financial instruments is based on quoted market prices. The fair value of over-the-counter (OTC) derivative financial instruments is estimated using well established valuation techniques, such as discounted cash flow techniques, Black-Scholes model, and Monte Carlo simulation. The valuation models incorporate prevailing market rates and prices of underlying instruments with similar maturities and characteristics.

Prices derived by using models are recorded net of valuation adjustments. The inputs used in the valuation models depend on the type of derivative and the nature of the underlying instrument and are specific to the instrument being valued. Inputs can include, but are not limited to, interest rate yield curves, foreign exchange rates, dividend yield projections, recovery rates, volatilities, spot prices, and correlation.

A credit risk valuation adjustment (CRVA) is recorded against the model value of OTC derivatives to account for the uncertainty that either counterparty in a derivative transaction may not be able to fulfill its obligations under the transaction. In determining CRVA, the Bank takes into account master netting agreements and collateral, and considers the creditworthiness of the counterparty and the Bank itself, in assessing potential future amounts owed to, or by the Bank.

As at October 31, 2011, the CRVA recorded against the model value of OTC derivatives was \$183 million (2010 - \$178 million).

In the case of defaulted counterparties, a specific provision is established to recognize the estimated realizable value, net of collateral held, based on market pricing in effect at the time the default is recognized. In these instances, the estimated realizable value is measured by discounting the expected future cash flows at an appropriate effective interest rate immediately prior to impairment, after adjusting for the value of collateral.

**Deposits**

The estimated fair value of term deposits is determined by discounting the contractual cash flows using interest rates currently offered for deposits with similar terms.

For deposits with no defined maturities, the Bank considers fair value to equal carrying value, which is equivalent to the amount payable on the balance sheet date.

For trading deposits, fair value is determined using discounted cash flow valuation techniques which maximize the use of observable market inputs such as benchmark yield curves and foreign exchange rates. The Bank considers the impact of its own creditworthiness in the valuation of these deposits by reference to observable market inputs.

**Obligations Related to Securities Sold Short**

The fair value of these obligations is based on the fair value of the underlying securities, which can include equity or debt securities. As these obligations are fully collateralized, the method used to determine fair value would be the same as that of the relevant underlying equity or debt securities.

**Subordinated Notes and Debentures**

The fair values of subordinated notes and debentures are based on quoted market prices for similar issues or current rates offered to the Bank for debt of equivalent credit quality and remaining maturity.

**Liabilities for Preferred Shares and Capital Trust Securities**

The fair values for preferred share liabilities and capital trust securities are based on quoted market prices of the same or similar financial instruments.

Management validates that the estimates of fair value are reasonable using a process of obtaining multiple quotes of external market prices and values of inputs. Management consistently applies valuation models and controls over a period of time in the valuation process. The valuations are also validated by past experience and through actual cash settlement under the contract terms.

The fair values in the following table exclude the value of assets that are not financial instruments, such as land, buildings and equipment, as well as goodwill and other intangible assets, including customer relationships, which are of significant value to the Bank.

#### Financial Assets and Liabilities

(millions of Canadian dollars)

	2011		2010	
	Carrying value	Fair value	Carrying value	Fair value
<b>FINANCIAL ASSETS</b>				
Cash and due from banks	\$ 3,096	\$ 3,096	\$ 2,574	\$ 2,574
Interest-bearing deposits with banks	21,015	21,015	19,136	19,136
<b>Trading securities<sup>1</sup></b>				
Government and government-related securities	\$ 29,880	\$ 29,880	\$ 23,921	\$ 23,921
Other debt securities	10,045	10,045	9,206	9,206
Equity securities	27,065	27,065	24,978	24,978
Retained interests	1,289	1,289	1,437	1,437
<b>Total trading securities</b>	<b>\$ 68,279</b>	<b>\$ 68,279</b>	<b>\$ 59,542</b>	<b>\$ 59,542</b>
<b>Available-for-sale securities</b>				
Government and government-related securities	\$ 83,064	\$ 83,064	\$ 59,761	\$ 59,761
Other debt securities	30,277	30,277	36,361	36,361
Equity securities	1,942	2,058	2,005	2,173
Debt securities reclassified from trading <sup>2</sup>	1,986	1,986	4,228	4,228
<b>Total available-for-sale securities<sup>3</sup></b>	<b>\$ 117,269</b>	<b>\$ 117,385</b>	<b>\$ 102,355</b>	<b>\$ 102,523</b>
<b>Held-to-maturity securities</b>				
Government and government-related securities	\$ 6,488	\$ 6,627	\$ 9,119	\$ 9,330
Other debt securities	502	510	596	607
<b>Total held-to-maturity securities</b>	<b>\$ 6,990</b>	<b>\$ 7,137</b>	<b>\$ 9,715</b>	<b>\$ 9,937</b>
<b>Securities purchased under reverse repurchase agreements</b>	<b>\$ 53,599</b>	<b>\$ 53,599</b>	<b>\$ 50,658</b>	<b>\$ 50,658</b>
<b>Loans<sup>1</sup></b>	<b>303,495</b>	<b>306,957</b>	<b>269,853</b>	<b>271,822</b>
<b>Customers' liability under acceptances</b>	<b>7,815</b>	<b>7,815</b>	<b>7,757</b>	<b>7,757</b>
<b>Derivatives</b>	<b>60,420</b>	<b>60,420</b>	<b>51,675</b>	<b>51,675</b>
<b>Other assets</b>	<b>12,648</b>	<b>12,648</b>	<b>14,155</b>	<b>14,155</b>
<b>FINANCIAL LIABILITIES</b>				
<b>Deposits</b>	<b>\$ 451,501</b>	<b>\$ 453,601</b>	<b>\$ 406,980</b>	<b>\$ 409,067</b>
<b>Trading deposits</b>	<b>29,613</b>	<b>29,613</b>	<b>22,991</b>	<b>22,991</b>
<b>Acceptances</b>	<b>7,815</b>	<b>7,815</b>	<b>7,757</b>	<b>7,757</b>
<b>Obligations related to securities sold short</b>	<b>24,434</b>	<b>24,434</b>	<b>23,695</b>	<b>23,695</b>
<b>Obligations related to securities sold under repurchase agreements</b>	<b>25,625</b>	<b>25,625</b>	<b>25,426</b>	<b>25,426</b>
<b>Derivatives</b>	<b>63,217</b>	<b>63,217</b>	<b>53,685</b>	<b>53,685</b>
<b>Other liabilities</b>	<b>16,158</b>	<b>16,158</b>	<b>15,905</b>	<b>15,905</b>
<b>Subordinated notes and debentures</b>	<b>11,670</b>	<b>12,526</b>	<b>12,506</b>	<b>13,529</b>
<b>Liability for preferred shares and capital trust securities</b>	<b>32</b>	<b>53</b>	<b>582</b>	<b>613</b>

<sup>1</sup> Trading securities and loans include securities and loans, respectively designated as trading under the fair value option.

<sup>2</sup> Includes fair value of government and government-insured securities as at October 31, 2011, of nil (2010 - \$18 million) and other debt securities of \$1,986 million (2010 - \$4,210 million).

<sup>3</sup> As at October 31, 2011, certain securities in the available-for-sale portfolio with a carrying value of \$1,742 million (2010 - \$2,004 million) do not have quoted market prices and are carried at cost. The fair value of these certain securities was \$1,858 million (2010 - \$2,172 million) and is included in the table above.

#### Fair Value Hierarchy

CICA Handbook Section 3862 requires disclosure of a three-level hierarchy for fair value measurements based upon transparency of inputs to the valuation of an asset or liability as of the measurement date. The three levels are defined as follows:

**Level 1:** Fair value is based on quoted market prices in active markets for identical assets or liabilities. Level 1 assets and liabilities generally include debt and equity securities and derivative contracts that are traded in an active exchange market, as well as certain Canadian and U.S. treasury bills and other Canadian and U.S. government and agency mortgage-backed securities that are highly liquid and are actively traded in OTC markets.

**Level 2:** Fair value is based on observable inputs other than Level 1 prices, such as quoted market prices for similar (but not identical) assets or liabilities in active markets, quoted market prices for identical assets or liabilities in markets that are not active, and other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities. Level 2 assets and liabilities include debt securities with quoted prices that are traded less frequently than exchange-traded instruments and derivative contracts whose value is determined using valuation techniques with inputs that are observable in the market or can be derived principally from or corroborated by observable market data. Level 2 assets and liabilities generally include Canadian and U.S. government securities, Canadian and U.S. agency mortgage-backed debt securities, corporate debt securities, certain derivative contracts, and certain trading deposits.

**Level 3:** Fair value is based on non-observable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities. Financial instruments classified within Level 3 of the fair value hierarchy are initially fair valued at their transaction price, which is considered the best estimate of fair value. After initial measurement, the fair value of Level 3 assets and liabilities is determined using valuation models, discounted cash flow methodologies, or similar techniques. Level 3 assets and liabilities primarily include retained interests in loan securitizations and certain derivative contracts.

The following table presents as at October 31, 2011 and 2010, the level within the fair value hierarchy for each of the financial assets and liabilities measured at fair value:

**Fair Value Hierarchy for Financial Assets and Liabilities Measured at Fair Value**

(millions of Canadian dollars)

	2011				2010			
	Level 1	Level 2	Level 3	Total	Level 1	Level 2	Level 3	Total
<b>FINANCIAL ASSETS</b>								
<b>Trading securities<sup>1</sup></b>								
<b>Government and government-related securities</b>								
Canadian government debt								
Federal	\$ 2,755	\$ 8,804	\$ -	\$ 11,559	\$ 2,625	\$ 5,543	\$ -	\$ 8,168
Provinces	1	3,379	5	3,385	-	3,213	14	3,227
U.S. federal, state, municipal governments, and agencies debt	2,210	5,411	-	7,621	765	6,546	37	7,348
Other OECD government guaranteed debt	-	4,809	-	4,809	-	4,102	-	4,102
Mortgage-backed securities - residential	-	1,428	-	1,428	-	1,076	-	1,076
<b>Other debt securities</b>								
Canadian issuers	25	2,949	30	3,004	16	3,134	51	3,201
Other issuers	-	8,040	79	8,119	-	5,923	82	6,005
<b>Equity securities</b>								
Preferred shares	31	-	-	31	27	-	-	27
Common shares	24,714	2,320	-	27,034	23,907	1,044	-	24,951
Retained interests	-	-	1,289	1,289	-	-	1,437	1,437
	\$ 29,736	\$ 37,140	\$ 1,403	\$ 68,279	\$ 27,340	\$ 30,581	\$ 1,621	\$ 59,542
<b>Available-for-sale securities</b>								
<b>Government and government-related securities</b>								
Canadian government debt								
Federal	\$ 8,052	\$ 3,454	\$ -	\$ 11,506	\$ 10,850	\$ 398	\$ -	\$ 11,248
Provinces	-	369	-	369	-	388	-	388
U.S. federal, state, municipal governments, and agencies debt	-	28,271	-	28,271	-	10,792	-	10,792
Other OECD government guaranteed debt	-	13,430	-	13,430	-	11,140	-	11,140
Mortgage-backed securities - residential	-	29,363	-	29,363	-	25,862	-	25,862
<b>Other debt securities</b>								
Asset-backed securities	-	22,947	-	22,947	-	20,161	-	20,161
Corporate and other debt	-	7,306	24	7,330	39	16,137	24	16,200
<b>Equity securities</b>								
Preferred shares	95	-	-	95	105	-	-	105
Common shares	80	150	-	230	104	123	-	227
Debt securities reclassified from trading <sup>2</sup>	-	1,828	158	1,986	-	4,164	64	4,228
	\$ 8,227	\$ 107,118	\$ 182	\$ 115,527	\$ 11,098	\$ 89,165	\$ 88	\$ 100,351
Loans <sup>1</sup>	\$ -	\$ 526	\$ 11	\$ 537	\$ -	\$ 245	\$ 28	\$ 273
<b>Derivatives</b>								
Interest rate contracts	\$ 23	\$ 35,832	\$ 9	\$ 35,864	\$ 4	\$ 27,469	\$ 46	\$ 27,519
Foreign exchange contracts	358	17,900	16	18,274	385	19,328	170	19,883
Credit contracts	-	130	21	151	-	167	21	188
Equity contracts	1	4,318	630	4,949	11	2,742	557	3,310
Commodity contracts	149	1,026	7	1,182	150	620	5	775
	\$ 531	\$ 59,206	\$ 683	\$ 60,420	\$ 550	\$ 50,326	\$ 799	\$ 51,675
<b>FINANCIAL LIABILITIES</b>								
Trading deposits	\$ -	\$ 28,533	\$ 1,080	\$ 29,613	\$ -	\$ 21,881	\$ 1,110	\$ 22,991
Obligations related to securities sold short	12,945	11,487	2	24,434	10,846	12,819	30	23,695
<b>Derivatives</b>								
Interest rate contracts	\$ 19	\$ 32,444	\$ 119	\$ 32,582	\$ 3	\$ 25,632	\$ 122	\$ 25,757
Foreign exchange contracts	318	23,521	14	23,853	452	22,814	85	23,351
Credit contracts	-	182	31	213	-	180	43	223
Equity contracts	-	4,516	973	5,489	-	2,721	922	3,643
Commodity contracts	114	958	8	1,080	71	630	10	711
	\$ 451	\$ 61,621	\$ 1,145	\$ 63,217	\$ 526	\$ 51,977	\$ 1,182	\$ 53,685

<sup>1</sup> Trading securities and loans include securities and loans, respectively designated as trading under the fair value option.

<sup>2</sup> Includes fair value of government and government-insured securities as at October 31, 2011 of nil (2010 - \$18 million) and other debt securities as at October 31, 2011 of \$1,986 million (2010 - \$4,210 million).

There were no significant transfers between Level 1 and Level 2 during the years ended October 31, 2011 and 2010.

The following tables reconcile changes in fair value of all assets and liabilities measured at fair value using significant Level 3 non-observable inputs for the years ended October 31, 2011 and 2010.

**Reconciliation of Changes in Fair Value for Level 3 Financial Assets and Liabilities**

(millions of Canadian dollars)

	Fair value as at Nov. 1, 2010	Total realized and unrealized gains (losses)		Movements			Transfers		Fair value as at Oct. 31, 2011	Change in unrealized gains (losses) on instruments still held <sup>3</sup>
		Included in income <sup>1</sup>	Included in OCI	Purchases	Issuances	Other <sup>2</sup>	Into Level 3	Out of Level 3		
<b>FINANCIAL ASSETS</b>										
<b>Trading securities</b>										
<b>Government and government-related securities</b>										
Canadian government debt										
Federal	\$ -	\$ -	\$ -	\$ 15	\$ -	\$ (15)	\$ -	\$ -	\$ -	\$ (1)
Provinces	14	1	-	45	-	(55)	-	-	5	(1)
U.S. federal, state, municipal governments, and agencies debt										
	37	-	-	-	-	(37)	-	-	-	-
Other OECD government guaranteed debt										
	-	-	-	-	-	-	-	-	-	-
<b>Other debt securities</b>										
Canadian issuers	51	3	-	85	-	(111)	16	(14)	30	(5)
Other issuers	82	15	-	557	-	(454)	92	(213)	79	(11)
<b>Equity securities</b>										
Preferred shares	-	-	-	34	-	(34)	-	-	-	-
Common shares	-	-	-	12	-	(12)	-	-	-	(2)
<b>Retained interests</b>	<b>1,437</b>	<b>178</b>	<b>-</b>	<b>-</b>	<b>571</b>	<b>(897)</b>	<b>-</b>	<b>-</b>	<b>1,289</b>	<b>80</b>
	\$ 1,621	\$ 197	\$ -	\$ 748	\$ 571	\$ (1,615)	\$ 108	\$ (227)	\$ 1,403	\$ 60
<b>Available-for-sale securities</b>										
<b>Other debt securities</b>										
Corporate and other debt										
	\$ 24	\$ -	\$ 1	\$ 66	\$ -	\$ (69)	\$ 2	\$ -	\$ 24	\$ 1
<b>Debt securities reclassified from trading</b>										
	64	6	(11)	-	-	(1)	100	-	158	(4)
	\$ 88	\$ 6	\$ (10)	\$ 66	\$ -	\$ (70)	\$ 102	\$ -	\$ 182	\$ (3)
<b>Loans<sup>4</sup></b>	<b>\$ 28</b>	<b>\$ 19</b>	<b>\$ -</b>	<b>\$ 3</b>	<b>\$ -</b>	<b>\$ (27)</b>	<b>\$ 8</b>	<b>\$ (20)</b>	<b>\$ 11</b>	<b>\$ 3</b>
<b>FINANCIAL LIABILITIES</b>										
<b>Trading deposits</b>										
	\$ 1,110	\$ 20	\$ -	\$ -	\$ 467	\$ (517)	\$ -	\$ -	\$ 1,080	\$ 19
<b>Obligations related to securities sold short</b>										
	30	(1)	-	(42)	-	36	6	(27)	2	1
<b>Derivatives<sup>5</sup></b>	<b>\$ 383</b>	<b>\$ 139</b>	<b>\$ -</b>	<b>\$ (749)</b>	<b>\$ 291</b>	<b>\$ 398</b>	<b>\$ -</b>	<b>\$ -</b>	<b>\$ 462</b>	<b>\$ 168</b>

<sup>1</sup> Gains (losses) on financial assets and liabilities included in income are recorded in net securities gains (losses), trading income (loss), and other income on the Consolidated Statement of Income.

<sup>2</sup> Consists of sales and settlements.

<sup>3</sup> Changes in unrealized gains (losses) for available-for-sale securities are recorded in accumulated other comprehensive income.

<sup>4</sup> Includes trading loans.

<sup>5</sup> Consists of derivative assets of \$683 million (2010 – \$799 million) and derivative liabilities of \$1,145 million (2010 – \$1,182 million), both of which are measured using significant level 3 inputs, as at October 31, 2011, which have been netted on this table for presentation purposes only.

**Reconciliation of Changes in Fair Value for Level 3 Financial Assets and Liabilities**

(millions of Canadian dollars)

	Fair value as at Nov. 1, 2009	Total realized and unrealized gains (losses)				Movements		Transfers		Fair value as at Oct. 31, 2010	Change in unrealized gains (losses) on instruments still held <sup>3</sup>
		Included in income <sup>1</sup>	Included in OCI	Purchases	Issuances	Other <sup>2</sup>	Into Level 3	Out of Level 3			
<b>FINANCIAL ASSETS</b>											
<b>Trading securities</b>											
<b>Government and government-related securities</b>											
Canadian government debt											
Federal	\$ 15	\$ -	\$ -	\$ -	\$ -	\$ (15)	\$ -	\$ -	\$ -	\$ -	\$ -
Provinces	4	1	-	12	-	(23)	26	(6)	14	-	
U.S. federal, state, municipal governments, and agencies debt											
	39	6	-	-	-	(8)	-	-	37	2	
Other OECD government guaranteed debt											
	4	1	-	6	-	(2)	-	(9)	-	-	
<b>Other debt securities</b>											
Canadian issuers	48	3	-	82	-	(110)	62	(34)	51	1	
Other issuers	312	19	-	432	-	(554)	123	(250)	82	-	
<b>Equity securities</b>											
Common shares	1	-	-	1	-	(2)	-	-	-	-	
<b>Retained interests</b>	1,339	173	-	-	669	(744)	-	-	1,437	99	
	\$ 1,762	\$ 203	\$ -	\$ 533	\$ 669	\$ (1,458)	\$ 211	\$ (299)	\$ 1,621	\$ 102	
<b>Available-for-sale securities</b>											
<b>Other debt securities</b>											
Corporate and other debt	\$ -	\$ -	\$ (9)	\$ -	\$ -	\$ -	\$ 33	\$ -	\$ 24	\$ (9)	
<b>Debt securities reclassified from trading</b>											
	168	9	(3)	-	-	(20)	-	(90)	64	2	
	\$ 168	\$ 9	\$ (12)	\$ -	\$ -	\$ (20)	\$ 33	\$ (90)	\$ 88	\$ (7)	
<b>Loans<sup>4</sup></b>	\$ 22	\$ 3	\$ -	\$ 8	\$ -	\$ (7)	\$ 3	\$ (1)	\$ 28	\$ 5	
<b>FINANCIAL LIABILITIES</b>											
<b>Trading deposits</b>											
	\$ 940	\$ 52	\$ -	\$ -	\$ 405	\$ (287)	\$ -	\$ -	\$ 1,110	\$ 69	
<b>Obligations related to securities sold short</b>											
	8	2	-	(13)	-	11	28	(6)	30	2	
<b>Derivatives<sup>5</sup></b>	531	(35)	-	(122)	255	(241)	(3)	(2)	363	33	

<sup>1</sup> Gains (losses) on financial assets and liabilities included in income are recorded in net securities gains (losses), trading income (loss), and other income on the Consolidated Statement of Income.

<sup>2</sup> Consists of sales and settlements.

<sup>3</sup> Changes in unrealized gains (losses) for available-for-sale securities are recorded in accumulated other comprehensive income.

<sup>4</sup> Includes trading loans.

<sup>5</sup> Consists of derivative assets of \$683 million (2010 - \$799 million) and derivative liabilities of \$1,145 million (2010 - \$1,182 million), both of which are measured using significant level 3 inputs, as at October 31, 2011, which have been netted on this table for presentation purposes only.

Significant transfers into and out of Level 3 reflected in the tables above, occur mainly due to the following reasons:

- Transfers from Level 3 to Level 2 occur when techniques used for valuing the instrument incorporate significant observable market inputs or broker-dealer quotes which were previously not observable.
- Transfers from Level 2 to Level 3 occur when an instrument's fair value, which was previously determined using valuation techniques with significant observable market inputs or broker-dealer quotes, is now determined using valuation techniques with significant non-observable market inputs or broker-dealer quotes.

The following table summarizes the potential effect of using reasonable possible alternative assumptions for financial assets and financial liabilities held, as at October 31, 2011 and 2010, that are classified in Level 3 of the fair value hierarchy. The Bank used the following approach to develop the sensitivity analysis assumptions for Level 3 financial assets and financial liabilities: For interest rate derivatives, the sensitivity is calculated by shocking the volatility of unobservable spreads. For credit derivatives, unobservable credit spreads are shocked using assumptions derived from the underlying bond position credit spreads. For equity derivatives, the sensitivity is calculated by shocking volatility, dividends, correlation, or the price of the underlying equity instrument. For retained interests, the sensitivity analysis is described in more detail in Note 5, and is calculated by changing the estimates of prepayment rates.

#### Sensitivity Analysis of Level 3 Financial Assets and Liabilities

(millions of Canadian dollars)

	2011		2010	
	Impact to net assets		Impact to net assets	
	Decrease in fair value	Increase in fair value	Decrease in fair value	Increase in fair value
<b>FINANCIAL ASSETS</b>				
<b>Trading securities</b>				
<b>Government and government related securities</b>				
Canadian government debt				
Federal	\$ -	\$ -	\$ -	\$ -
Provinces	-	-	-	-
U.S. federal, state, municipal governments, and agencies debt	-	-	1	1
Other OECD government guaranteed debt	-	-	-	-
<b>Other debt securities</b>				
Canadian issuers	-	-	1	1
Other issuers	1	1	-	-
<b>Equity securities</b>				
Common shares	-	-	-	-
<b>Retained interests</b>	45	47	52	54
<b>Total trading securities</b>	46	48	54	56
<b>Available-for-sale securities</b>				
<b>Government and government related securities</b>				
U.S. federal, state, municipal governments, and agencies debt	-	-	-	-
<b>Debt securities reclassified from trading</b>	4	4	1	1
<b>Total available for sale securities</b>	4	4	1	1
<b>Loans</b>	-	-	2	2
<b>Derivatives</b>	12	24	3	25
<b>FINANCIAL LIABILITIES</b>				
<b>Trading deposits</b>	3	6	3	2
<b>Obligations related to securities sold short</b>	-	-	1	1
<b>Derivatives</b>	58	36	49	24
<b>Total</b>	\$ 123	\$ 118	\$ 113	\$ 111

A Level 3 financial asset or liability is first recognized at its transaction price. The difference between the transaction price at initial recognition and the value determined at that date using a valuation technique is not recognized in income until the non-observable inputs used to value these instruments become observable. The following table summarizes the aggregate difference yet to be recognized in net income due to the difference between the transaction price and the amount determined using valuation techniques with significant non-observable market inputs.

(millions of Canadian dollars)

	2011	2010
Balance at beginning of year	\$ 12	\$ 19
New transactions	19	11
Recognized in the Consolidated Statement of Income during the year	(7)	(18)
<b>Balance at end of year</b>	\$ 24	\$ 12

#### FINANCIAL INSTRUMENTS DESIGNATED AS TRADING UNDER THE FAIR VALUE OPTION

Financial assets and financial liabilities, other than those classified as trading, may be designated as trading under the fair value option if fair values are reliably measurable, the asset or liability meets one or more of the criteria set out below, and the asset or liability is so designated by the Bank on initial recognition. Financial instruments designated as trading under the fair value option and related interest and dividend income are accounted for on the same basis as securities classified as trading.

The Bank may designate financial assets and financial liabilities as trading when the designation:

- eliminates or significantly reduces valuation or recognition inconsistencies that would otherwise arise from measuring financial assets or financial liabilities, or recognizing gains and losses on them, on different bases; or
- applies to groups of financial assets, financial liabilities or combinations thereof that are managed, and their performance evaluated, on a fair value basis in accordance with a documented risk management or investment strategy, and where information about the groups of financial instruments is reported to management on that basis.

#### SECURITIES DESIGNATED AS TRADING UNDER THE FAIR VALUE OPTION

Certain securities that support insurance reserves within certain of the Bank's insurance subsidiaries have been designated as trading under the fair value option. The actuarial valuation of the insurance reserve is based on a discount factor using the market yield of the assets supporting the insurance reserve. By designating the securities as trading under the fair value option, the unrealized gain or loss on the securities is recognized in the Consolidated Statement of Income in the same period as the loss or income resulting from changes to the discount rate used to value the insurance reserves.

In addition, certain government and government insured securities have been combined with derivatives to form economic hedging relationships. These securities are being held as part of the Bank's overall interest rate risk management strategy and have been designated as trading under the fair value option. The derivatives are carried at fair value, with the change in fair value recognized in the Consolidated Statement of Income.

The total fair value of these securities designated as trading under the fair value option was \$2,980 million as at October 31, 2011 (2010 - \$2,983 million). These securities are recorded in trading securities on the Consolidated Balance Sheet.

#### BUSINESS AND GOVERNMENT LOANS DESIGNATED AS TRADING UNDER THE FAIR VALUE OPTION

Certain business and government loans held within a trading portfolio or economically hedged with derivatives, are designated as trading under the fair value option if the criteria described above are met. The method of determining fair value of these loans is described earlier in the Note.

The total fair value of these loans was \$14 million as at October 31, 2011 (2010 - \$85 million) which represents their maximum credit exposure. These loans are recorded in business and government loans on the Consolidated Balance Sheet.

These loans are managed as part of a trading portfolio with risk limits that have been approved by the Bank's risk management group and are hedged with various financial instruments, including credit derivatives. The Bank also uses other instruments within this trading portfolio to hedge its total maximum exposure to loss. At October 31, 2011, the cumulative change in fair value of these loans attributable to changes in credit risk was \$9 million (2010 - nil), calculated by determining the changes in credit spread implicit in the fair value of the loans.

#### INCOME (LOSS) FROM FINANCIAL INSTRUMENTS DESIGNATED AS TRADING UNDER THE FAIR VALUE OPTION

During the year ended October 31, 2011, income (loss) representing net changes in the fair value of financial assets designated as trading under the fair value option was \$0.03 million (2010 - \$37 million; 2009 - \$256 million). Income (loss) from financial instruments designated as trading under the fair value option is included in other income. This income (loss) is primarily offset by the changes in the fair value of derivatives used to economically hedge these assets and is recorded in other income (loss).

### NOTE 3 SECURITIES

#### SECURITIES

The Bank classifies securities pursuant to the requirements of CICA Handbook Section 3855 as trading (including those designated as trading under the fair value option, described in Note 2), available-for-sale, or held-to-maturity. Debt securities classified as loans are discussed in Note 4.

#### *Trading*

Securities purchased with the intention of generating profits in the near term are recorded on a trade date basis and are classified as trading. Transaction costs are expensed as incurred. These securities are accounted for at fair value with the change in fair value as well as any gains or losses realized on disposal recognized in trading income. Dividends are recognized on the ex-dividend date and interest income is recognized on an accrual basis. Both are included in interest income.

#### *Available-for-Sale*

Securities classified as available-for-sale are recorded on a trade date basis and are carried at fair value with changes in fair value recorded in other comprehensive income. Equity securities that are classified as available-for-sale and do not have quoted market prices are recorded at cost. Gains and losses realized on disposal of available-for-sale securities are calculated on an average cost basis and are recognized in net securities gains (losses) in non-interest income. Dividends are recognized on the ex-dividend date and interest income is recognized on an accrual basis using the effective interest rate method. Both are included in interest income.

#### *Held-to-Maturity*

Securities with a fixed maturity date that the Bank intends and has the ability to hold to maturity are classified as held-to-maturity and accounted for at amortized cost. Interest income is recognized using the effective interest rate method.

#### **IMPAIRMENT OF AVAILABLE-FOR-SALE SECURITIES**

Available-for-sale securities are written down to fair value through net securities gains (losses) in non-interest income whenever it is necessary to reflect other-than-temporary impairment. In the case of debt securities classified as available-for-sale, a subsequent increase in the fair value that can be objectively related to an event that occurred after the impairment was recognized will result in a reversal of the impairment loss.

#### **IMPAIRMENT OF HELD-TO-MATURITY SECURITIES**

For held-to-maturity securities, an impairment loss is recognized when there is objective evidence that there has been a deterioration of credit quality subsequent to the initial recognition of the security to the extent that the Bank no longer has reasonable assurance as to the timely collection of the full amount of the principal and interest. The impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the asset's original effective interest rate.

#### **2008 RECLASSIFICATION OF CERTAIN DEBT SECURITIES**

During 2008, the Bank changed its trading strategy with respect to certain trading debt securities as a result of deterioration in markets and severe dislocation in the credit market. These debt securities were previously recorded at fair value with changes in fair value, as well as any gains or losses realized on disposal, recognized in trading income. Since the Bank no longer intended to actively trade in these debt securities, the Bank reclassified these debt securities from trading to the available-for-sale category effective August 1, 2008.

On August 1, 2008, the fair value of debt securities reclassified from trading to available-for-sale was \$6,979 million. In addition, on the date of reclassification, these debt securities had a weighted-average effective interest rate of 6.99% with expected recoverable cash flows, on an undiscounted basis, of \$9,732 million. The fair value of the reclassified debt securities was \$1,986 million as at October 31, 2011 (October 31, 2010 - \$4,228 million). During the year ended October 31, 2011, net interest income of \$183 million after tax (2010 - \$262 million after tax; 2009 - \$378 million after tax) was recorded relating to the reclassified debt securities. The decrease in fair value of these securities during the year ended October 31, 2011 of \$229 million after tax (October 31, 2010 - increase of \$108 million after tax) was recorded in other comprehensive income. Had the Bank not reclassified these debt securities, the change in the fair value of these debt securities would have been included as part of trading income, the impact of which would have resulted in an decrease in net income of \$229 million after tax in the year ended October 31, 2011 (2010 - increase of \$108 million after tax; 2009 - increase of \$687 million after tax). During the year ended October 31, 2011, reclassified debt securities with a fair value of \$2,162 million (2010 - \$1,594 million) were sold or matured, and \$69 million after tax (2010 - \$22 million after tax; 2009 - (\$72) million after tax) was recorded in securities gains (losses) during the corresponding period.

#### **SECURITIES PURCHASED UNDER REVERSE REPURCHASE AGREEMENTS, SECURITIES SOLD UNDER REPURCHASE AGREEMENTS, SECURITY BORROWING AND LENDING**

Securities purchased under reverse repurchase agreements involve the purchase of securities by the Bank under agreements to resell the securities at a future date. These agreements are treated as collateralized lending transactions whereby the Bank takes possession of the purchased securities, monitors its market value relative to the amounts due under the reverse repurchase agreements, and when necessary, requires transfer of additional collateral. In the event of counterparty default, the financing agreement provides the Bank with the right to liquidate collateral held and offset the proceeds against the amount owing from the counterparty.

Obligations related to securities sold under repurchase agreements involve the sale of securities by the Bank to counterparties under agreements to repurchase the securities at a future date. These agreements are treated as collateralized borrowing transactions.

Securities purchased under reverse repurchase agreements and obligations related to securities sold under repurchase agreements are carried at amortized cost and recorded on the Consolidated Balance Sheet at the respective prices at which the securities were originally acquired or sold, plus accrued interest. Interest earned on reverse repurchase agreements, and interest incurred on repurchase agreements is determined using the effective interest rate method and is included in interest income and interest expense, respectively, on the Consolidated Statement of Income.

In security lending transactions the Bank lends securities to a counterparty and receives collateral in the form of cash or securities. If cash collateral is received, the Bank records the cash along with an obligation to return the cash on the Consolidated Balance Sheet as an obligation related to securities sold under repurchase agreements. If securities are received as collateral, the Bank does not record the collateral on the Consolidated Balance Sheet.

In securities borrowing transactions the Bank borrows securities from a counterparty and pledges either cash or securities as collateral. If cash is pledged as collateral, the Bank records the transaction as securities purchased under reverse repurchase agreements on the Consolidated Balance Sheet. Securities pledged as collateral remain on the Bank's Consolidated Balance Sheet. Where securities are pledged as collateral, security lending income and security borrowing fees are recorded in non-interest income in the Consolidated Statement of Income. Where cash is pledged as collateral, interest incurred or received is determined using the effective interest rate method and is included in interest income and interest expense, respectively, in the Consolidated Statement of Income.

The remaining terms to contractual maturities of the securities held by the Bank are as follows:

**Securities Maturity Schedule**

(millions of Canadian dollars)

	Remaining terms to maturities <sup>1</sup>						2011 Total	2010 Total
	Within 1 year	Over 1 year to 3 years	Over 3 years to 5 years	Over 5 years to 10 years	Over 10 years	With no specific maturity		
<b>Trading securities<sup>2</sup></b>								
<b>Government and government-related securities</b>								
Canadian government debt								
Federal	\$ 5,728	\$ 2,092	\$ 1,149	\$ 2,079	\$ 511	\$ -	\$ 11,559	\$ 8,168
Provinces	626	604	401	1,291	463	-	3,385	3,227
U.S. federal, state, municipal governments, and agencies debt								
	2,724	3,182	567	176	972	-	7,621	7,348
Other OECD government guaranteed debt	4,587	507	373	341	79	-	5,887	4,102
Mortgage-backed securities - residential	49	863	484	32	-	-	1,428	1,076
	13,714	7,248	2,974	3,919	2,025	-	29,880	23,921
<b>Other debt securities</b>								
Canadian issuers	941	680	575	724	74	-	2,994	3,201
Other issuers	3,471	1,764	1,003	599	214	-	7,051	6,005
	4,412	2,444	1,578	1,323	288	-	10,045	9,206
<b>Equity securities</b>								
Preferred shares	-	-	-	-	-	31	31	27
Common shares	-	-	-	-	-	27,034	27,034	24,951
	-	-	-	-	-	27,065	27,065	24,978
<b>Retained interests</b>								
	74	630	400	33	32	120	1,289	1,437
<b>Total trading securities</b>	<b>\$ 18,200</b>	<b>\$ 10,322</b>	<b>\$ 4,952</b>	<b>\$ 5,275</b>	<b>\$ 2,345</b>	<b>\$ 27,185</b>	<b>\$ 68,279</b>	<b>\$ 59,542</b>
<b>Available-for-sale securities</b>								
<b>Government and government-related securities</b>								
Canadian government debt								
Federal	\$ 8,192	\$ 2,936	\$ 86	\$ 266	\$ 26	\$ -	\$ 11,506	\$ 11,248
Provinces	18	145	100	98	8	-	369	388
U.S. federal, state, municipal governments, and agencies debt								
	8,076	1,855	987	6,887	10,591	-	28,396	11,115
Other OECD government guaranteed debt	4,533	6,568	2,242	87	-	-	13,430	11,148
Mortgage-backed securities - residential	1,718	12,186	15,229	10	-	-	29,143	25,862
Mortgage-backed securities - commercial	-	220	-	-	-	-	220	-
	22,537	23,910	18,644	7,348	10,625	-	83,064	59,761
<b>Other debt securities</b>								
Asset-backed securities	16	6,932	6,550	3,269	6,180	-	22,947	20,161
Non-agency CMO	-	-	-	-	249	-	249	-
Corporate and other debt	316	3,756	2,352	606	51	-	7,081	16,200
	332	10,688	8,902	3,875	6,480	-	30,277	36,361
<b>Debt securities reclassified from trading</b>	<b>275</b>	<b>606</b>	<b>470</b>	<b>329</b>	<b>306</b>	<b>-</b>	<b>1,986</b>	<b>4,228</b>
<b>Equity securities</b>								
Preferred shares	-	-	-	-	-	288	288	320
Common shares	-	-	-	-	-	1,654	1,654	1,685
	-	-	-	-	-	1,942	1,942	2,005
<b>Total available-for-sale securities</b>	<b>\$ 23,144</b>	<b>\$ 35,204</b>	<b>\$ 28,016</b>	<b>\$ 11,552</b>	<b>\$ 17,411</b>	<b>\$ 1,942</b>	<b>\$ 117,269</b>	<b>\$ 102,355</b>
<b>Held-to-maturity securities</b>								
<b>Government and government-related securities</b>								
Canadian government debt								
Federal	\$ 87	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 87	\$ 422
U.S. federal, state, municipal governments, and agencies debt								
	-	-	-	-	-	-	-	127
Other OECD government guaranteed debt	1,558	3,407	1,436	-	-	-	6,401	8,570
	1,645	3,407	1,436	-	-	-	6,488	9,119
<b>Other debt securities</b>								
Other issuers	187	305	10	-	-	-	502	596
	187	305	10	-	-	-	502	596
<b>Total held-to-maturity securities</b>	<b>\$ 1,832</b>	<b>\$ 3,712</b>	<b>\$ 1,446</b>	<b>\$ -</b>	<b>\$ -</b>	<b>\$ -</b>	<b>\$ 6,990</b>	<b>\$ 9,715</b>
<b>Total securities</b>	<b>\$ 43,176</b>	<b>\$ 49,238</b>	<b>\$ 34,414</b>	<b>\$ 16,827</b>	<b>\$ 19,756</b>	<b>\$ 29,127</b>	<b>\$ 192,538</b>	<b>\$ 171,612</b>

<sup>1</sup> Represents contractual maturities. Actual maturities may differ due to prepayment privileges in the applicable contract.

<sup>2</sup> Trading securities include securities designated as trading under the fair value option.

**Unrealized Securities Gains and Losses**  
(millions of Canadian dollars)

	2011								2010
	Cost/ amortized cost	Gross unrealized gains	Gross unrealized losses	Fair value	Cost/ amortized cost	Gross unrealized gains	Gross unrealized losses	Fair value	
<b>Available-for-sale securities</b>									
<b>Government and government-related securities</b>									
Canadian government debt									
Federal	\$ 11,473	\$ 36	\$ 3	\$ 11,506	\$ 11,232	\$ 19	\$ 3	\$ 11,248	
Provinces	350	19	-	369	370	18	-	388	
U.S. federal, state, municipal governments, and agencies debt	28,004	443	51	28,396	10,944	200	29	11,115	
Other OECD government guaranteed debt	13,257	179	6	13,430	10,986	170	8	11,148	
Mortgage-backed securities - residential	28,765	562	184	29,143	25,405	568	111	25,862	
Mortgage-backed securities - commercial	221	-	1	220	-	-	-	-	
	82,070	1,239	245	83,064	58,937	975	151	59,761	
<b>Other debt securities</b>									
Asset-backed securities	22,516	504	73	22,947	19,623	554	16	20,161	
Non-agency collateralized mortgage obligation portfolio	249	-	-	249	-	-	-	-	
Corporate and other debt	6,975	193	87	7,081	15,880	344	24	16,200	
	29,740	697	160	30,277	35,503	898	40	36,361	
Debt securities reclassified from trading <sup>1</sup>	1,913	130	57	1,986	3,928	331	31	4,228	
<b>Equity securities</b>									
Preferred shares	298	20	15	303	326	33	12	347	
Common shares	1,592	181	18	1,755	1,609	235	18	1,826	
	1,890	201	33	2,058	1,935	268	30	2,173	
<b>Total available-for-sale securities<sup>2</sup></b>	<b>\$ 115,613</b>	<b>\$ 2,267</b>	<b>\$ 495</b>	<b>\$ 117,385</b>	<b>\$ 100,303</b>	<b>\$ 2,472</b>	<b>\$ 252</b>	<b>\$ 102,523</b>	
<b>Held-to-maturity securities</b>									
<b>Government and government-related securities</b>									
Canadian government debt									
Federal	\$ 87	\$ -	\$ -	\$ 87	\$ 422	\$ -	\$ -	\$ 422	
U.S. federal, state, municipal governments, and agencies debt	-	-	-	-	127	-	-	127	
Other OECD government guaranteed debt	6,401	140	1	6,540	8,570	219	8	8,781	
	6,488	140	1	6,627	9,119	219	8	9,330	
<b>Other debt securities</b>									
Other issuers	502	8	-	510	596	11	-	607	
	502	8	-	510	596	11	-	607	
<b>Total held-to-maturity securities</b>	<b>\$ 6,990</b>	<b>\$ 148</b>	<b>\$ 1</b>	<b>\$ 7,137</b>	<b>\$ 9,715</b>	<b>\$ 230</b>	<b>\$ 8</b>	<b>\$ 9,937</b>	
<b>Total securities</b>	<b>\$ 122,603</b>	<b>\$ 2,415</b>	<b>\$ 496</b>	<b>\$ 124,522</b>	<b>\$ 110,018</b>	<b>\$ 2,702</b>	<b>\$ 260</b>	<b>\$ 112,460</b>	

<sup>1</sup> Includes fair value of government and government-insured securities as at October 31, 2011 of nil (October 31, 2010 - \$18 million) and other debt securities as at October 31, 2011 of \$1,986 million (October 31, 2010 - \$4,210 million).

<sup>2</sup> As at October 31, 2011, certain securities in the available-for-sale portfolio with a carrying value of \$1,742 million (2010 - \$2,004 million) do not have quoted market prices and are carried at cost. The fair value of these securities was \$1,858 million (2010 - \$2,172 million) and is included in the table above.

In the following table, unrealized losses for available-for-sale securities are categorized as "12 months or longer" if for each of the consecutive 12 months preceding October 31, 2011, the fair value of the securities was less than the amortized cost. If not, they have been categorized as "Less than 12 months". None of these unrealized loss positions are considered to reflect other-than-temporary impairment.

#### Unrealized Loss Positions for Available-for-Sale Securities

(millions of Canadian dollars)

	2011					
	Less than 12 months		12 months or longer		Total	
	Fair value	Gross unrealized losses	Fair value	Gross unrealized losses	Fair value	Gross unrealized losses
<b>Available-for-sale securities</b>						
<b>Government and government-related securities</b>						
Canadian government debt - federal	\$ -	\$ -	\$ 1,479	\$ 3	\$ 1,479	\$ 3
U.S. federal, state and municipal governments	3,771	46	582	5	4,353	51
Other OECD government-guaranteed debt	1,029	6	-	-	1,029	6
Mortgage-backed securities - residential	5,798	168	2,928	16	8,726	184
Mortgage-backed securities - commercial	220	1	-	-	220	1
	<b>10,818</b>	<b>221</b>	<b>4,989</b>	<b>24</b>	<b>15,807</b>	<b>245</b>
<b>Other debt securities</b>						
Asset-backed securities	5,256	56	1,275	17	6,531	73
Corporate and other debt	2,565	73	191	14	2,756	87
	<b>7,821</b>	<b>129</b>	<b>1,466</b>	<b>31</b>	<b>9,287</b>	<b>160</b>
<b>Debt securities reclassified from trading</b>	<b>60</b>	<b>4</b>	<b>173</b>	<b>53</b>	<b>233</b>	<b>57</b>
<b>Equity securities</b>						
Preferred shares	89	15	-	-	89	15
Common shares	31	8	37	10	68	18
	<b>120</b>	<b>23</b>	<b>37</b>	<b>10</b>	<b>157</b>	<b>33</b>
<b>Total</b>	<b>\$ 18,819</b>	<b>\$ 377</b>	<b>\$ 6,665</b>	<b>\$ 118</b>	<b>\$ 25,484</b>	<b>\$ 495</b>

#### Net Securities Gains (Losses)

(millions of Canadian dollars)

	2011	2010	2009
<b>Net realized gains (losses)</b>			
Available-for-sale securities	\$ 417	\$ 134	\$ (111)
Held-to-maturity securities	(1)	(8)	-
<b>Write-downs</b>			
Available-for-sale securities <sup>1</sup>	(23)	(51)	(326)
<b>Total</b>	<b>\$ 393</b>	<b>\$ 75</b>	<b>\$ (437)</b>

<sup>1</sup> Included in the impairment losses on available-for-sale securities there were no losses for the year ended October 31, 2011, (2010 - \$14 million; 2009 - \$88 million) which related to debt securities in the reclassified portfolio as described in '2008 Reclassification of Certain Debt Securities' above. In 2010 and 2009, these losses were primarily offset by gains on credit protection held which were recorded in other income.

#### NOTE 4 LOANS, IMPAIRED LOANS AND ALLOWANCE FOR CREDIT LOSSES

##### LOANS

Loans are non-derivative financial assets with fixed or determinable payments that the Bank does not intend to sell immediately or in the near term and that are not quoted in an active market. Loans are accounted for at amortized cost, net of an allowance for loan losses and net of unearned income, which includes prepaid interest, loan origination fees, commitment fees, loan syndication fees, and unamortized discounts.

Interest income is recorded using the effective interest rate method. Loan origination fees are considered to be adjustments to the loan yield and are recognized in interest income over the term of the loan to maintain a constant effective yield.

Commitment fees are recognized in other income over the commitment period when it is unlikely that the commitment will be called upon; otherwise, they are recognized in interest income over the term of the resulting loan. Loan syndication fees are recognized in other income upon completion of the financing placement unless the yield on any loan retained by the Bank is less than that of other comparable lenders involved in the financing syndicate. In such cases, an appropriate portion of the fee is recognized as a yield adjustment to interest income over the term of the loan.

##### ACCEPTANCES

Acceptances represent a form of negotiable short-term debt issued by customers, which the Bank guarantees for a fee. Revenue is recognized on an accrual basis.

The potential liability of the Bank under acceptances is reported as a liability in the Consolidated Balance Sheet. The Bank's recourse against the customer in the event of a call on any of these commitments is reported as an asset of the same amount.

##### IMPAIRED LOANS

An impaired loan is any loan when there is objective evidence that there has been a deterioration of credit quality subsequent to the initial recognition of the loan to the extent that the Bank no longer has reasonable assurance as to the timely collection of the full amount of the principal and interest. In addition, loans where a payment is contractually past due for 90 days are generally classified as impaired.

Acquired credit-impaired (ACI) loans are reported separately from impaired loans as they exhibited impairment at the date of acquisition and are accounted for based on the present value of expected cash flows on the date of acquisition and subsequent to acquisition.

As at October 31, 2011, impaired loans excludes \$1.6 billion (2010 - \$1.2 billion) of gross impaired debt securities classified as loans as subsequent to any recorded impairment, interest income continues to be recognized using the effective interest rate which was used to discount the future cash flows for the purpose of measuring the credit loss.

For loans other than ACI loans and debt securities classified as loans, interest on impaired loans subsequently received is recorded initially to recover principal, any previous write-offs or provisions, and collection costs. Any amounts remaining are then recorded as interest income. A loan will be reclassified back to performing status when it has been determined that there is reasonable assurance of full and timely repayment of interest and principal in accordance with the original or revised contractual conditions of the loan and all criteria for the impaired classification have been rectified.

The impact on net interest income due to impaired loans is as follows:

**Impact on Net Interest Income due to Impaired Loans**

(millions of Canadian dollars)

	2011	2010	2009
Net interest income recognized on impaired debt securities classified as loans	\$ (205)	\$ (53)	\$ (2)
Reduction in net interest income due to impaired loans	98	106	96
Recoveries	(11)	(4)	(3)
<b>Total</b>	<b>\$ (118)</b>	<b>\$ 49</b>	<b>\$ 91</b>

**ALLOWANCE FOR CREDIT LOSSES**

The Bank maintains an allowance, consisting of general and specific allowances, which it considers adequate to absorb all credit-related losses in a portfolio of instruments that are both on and off the Consolidated Balance Sheet. The allowance for loan losses, which includes allowance for residential mortgages, consumer instalment and other personal, credit card, business and government loans, and debt securities classified as loans, is deducted from the loans on the Consolidated Balance Sheet. The allowance for credit losses for off-balance sheet instruments, which relates to certain guarantees, letters of credit and undrawn lines of credit, is recorded in "Other liabilities" on the Consolidated Balance Sheet. The allowance for credit losses for loans and for off-balance sheet exposures are calculated using the same methodology.

The Bank establishes specific allowances for impaired loans when the estimated realizable value of a loan is less than its recorded value. Credit losses on impaired loans continue to be recognized by means of a specific allowance until a loan is written off. Loans are written off once there is no realistic prospect of further recovery.

For debt securities classified as loans and large and medium-sized business and government loans, specific allowances are established on an individual loan basis to reduce the carrying value of the loan to its estimated realizable value. The estimated realizable value is measured by discounting expected future cash flows at the original effective interest rate inherent in the loan. For all secured loans, expected future cash flows include consideration of amounts to be received through the realization of collateral based on an assessment of the value of the collateral completed when the loan is determined to be impaired. Management considers the nature of the collateral, seniority ranking of the debt, and loan structure in assessing the value of the collateral. These estimated cash flows are reviewed at least annually, or more frequently when new information indicates a change in the timing or amount expected to be received. For personal and small business loans and credit card loans, specific allowances are calculated using a formula that incorporates recent loss experience, historical default rates, and the type of collateral pledged.

A general allowance is established to recognize losses that management estimates to have occurred in the portfolio at the balance sheet date for loans not yet specifically identified as impaired. The loans are grouped according to similar credit risk characteristics and the level of the general allowance for each group depends upon an assessment of business and economic conditions, historical and expected loss experience, loan portfolio composition, and other relevant indicators. General allowances are computed using credit risk models that consider probability of default (loss frequency), loss given default (loss severity), and exposure at default. The general allowance, reviewed quarterly, reflects management's judgment of model and estimation risks as well as economic and credit market conditions.

**Loans, Impaired Loans and Allowance for Credit Losses**

(millions of Canadian dollars)

	Gross Loans							Total allowance for loan losses	Net loans
	Neither past due nor impaired	Past due but not impaired	Impaired	Total	Specific allowance	General allowance			
Residential mortgages <sup>1,2</sup>	\$ 84,241	\$ 1,340	\$ 509	\$ 86,090	\$ 32	\$ 28	\$ 60	\$ 86,030	
Consumer instalment and other personal <sup>3</sup>	103,416	5,468	398	109,282	113	367	480	108,802	
Credit card	8,383	518	85	8,986	64	244	308	8,678	
Business and government <sup>1,2</sup>	86,798	1,377	1,204	89,379	220	857	1,077	88,302	
	\$ 282,838	\$ 8,703	\$ 2,196	293,737	429	1,496	1,925	291,812	
Debt securities classified as loans				6,511	179	149	328	6,183	
Acquired credit-impaired loans <sup>4</sup>				5,560	60	-	60	5,500	
<b>Total</b>				\$ 305,808	\$ 668	\$ 1,645	\$ 2,313	\$ 303,495	
								2010	
Residential mortgages <sup>1,2</sup>	\$ 68,907	\$ 1,301	\$ 459	\$ 70,667	\$ 31	\$ 32	\$ 63	\$ 70,604	
Consumer instalment and other personal <sup>3</sup>	94,020	5,702	326	100,048	117	361	478	99,570	
Credit card	8,252	532	86	8,870	66	226	292	8,578	
Business and government <sup>1,2</sup>	74,661	1,903	1,382	77,946	323	850	1,173	76,773	
	\$ 245,840	\$ 9,438	\$ 2,253	257,531	537	1,469	2,006	255,525	
Debt securities classified as loans				7,591	140	163	303	7,288	
Acquired credit-impaired loans <sup>4</sup>				7,040	-	-	-	7,040	
<b>Total</b>				\$ 272,162	\$ 677	\$ 1,632	\$ 2,309	\$ 269,853	
								2011	
<b>Average gross impaired loans during the year<sup>5</sup></b>							\$ 2,197	\$ 2,229	

<sup>1</sup> Includes trading loans that the Bank intends to sell immediately or in the near term with a fair value of \$253 million (2010 - \$188 million) and amortized cost of \$253 million (2010 - \$188 million), and loans designated as trading under the fair value option of \$14 million (2010 - \$85 million) and amortized cost of \$5 million (2010 - \$86 million). No allowance is recorded for trading loans or loans designated as trading under the fair value option.

<sup>2</sup> Includes Canadian government-insured mortgages of \$52,231 million as at October 31, 2011 (2010 - \$47,886 million).

<sup>3</sup> Includes Canadian government-insured real estate personal loans of \$31,667 million as at October 31, 2011 (2010 - \$32,483 million).

<sup>4</sup> In 2011, the FDIC indemnification assets were reclassified from loans to other assets on the Consolidated Balance Sheet on a retroactive basis. The balance of these indemnification assets as at October 31, 2011 was \$86 million (October 31, 2010 - \$167 million).

<sup>5</sup> Excludes acquired credit-impaired loans and debt securities classified as loans.

Foreclosed assets are non-financial assets repossessed where the Bank gains title, ownership and possession of individual properties, such as real estate properties, which are managed for sale in an orderly manner with the proceeds used to reduce or repay any outstanding debt. The Bank does not generally occupy foreclosed properties for its business use. In order to determine the carrying value of foreclosed assets, the Bank predominantly relies on third-party appraisals. Foreclosed assets held for sale were \$186 million as at October 31, 2011 (2010 - \$158 million). The gross carrying value of non-financial assets repossessed during the year was not material. Financial assets repossessed, such as cash and bonds, are used in the Bank's daily trading and lending activities and are not differentiated from other financial assets in the portfolios.

The carrying value of loans renegotiated during the year ended October 31, 2011, that would otherwise have been impaired, was \$82 million (2010 - \$78 million).

The change in the Bank's allowance for credit and loan losses as at October 31, 2011 and October 31, 2010 is shown in the following table.

**Allowance for Credit Losses**

(millions of Canadian dollars)

	2011					
	At beginning of year	Provision for credit losses	Write-offs	Recoveries	Foreign exchange and other adjustments	Balance as at Oct. 31
<b>Specific allowance</b>						
Residential mortgages	\$ 31	\$ 28	\$ (41)	\$ 4	\$ 10	\$ 32
Consumer instalment and other personal	117	581	(694)	69	40	113
Credit card	66	370	(419)	43	4	64
Business and government	323	285	(475)	51	38	222
Debt securities classified as loans	140	85	(48)	-	2	179
Acquired credit-impaired loans <sup>1,2</sup>	-	81	(39)	-	18	60
<b>Total specific allowance</b>	<b>677</b>	<b>1,430</b>	<b>(1,716)</b>	<b>167</b>	<b>112</b>	<b>670</b>
<b>General allowance</b>						
Residential mortgages	35	(4)	-	-	(1)	30
Consumer instalment and other personal	409	(2)	-	-	(2)	405
Credit card	292	20	-	-	-	312
Business and government	1,011	31	-	-	(12)	1,030
Debt securities classified as loans	163	(10)	-	-	(4)	149
<b>Total general allowance</b>	<b>1,910</b>	<b>35</b>	<b>-</b>	<b>-</b>	<b>(19)</b>	<b>1,926</b>
<b>Allowance for credit losses</b>						
Residential mortgages	66	24	(41)	4	9	62
Consumer instalment and other personal	526	579	(694)	69	38	518
Credit card	358	390	(419)	43	4	376
Business and government	1,334	316	(475)	51	26	1,252
Debt securities classified as loans	303	75	(48)	-	(2)	328
Acquired credit-impaired loans <sup>1,2</sup>	-	81	(39)	-	18	60
<b>Total allowance for credit losses</b>	<b>\$ 2,587</b>	<b>\$ 1,465</b>	<b>\$ (1,716)</b>	<b>\$ 167</b>	<b>\$ 93</b>	<b>\$ 2,596</b>
Less: Allowance for off-balance sheet instruments	278	3	-	-	2	283
<b>Allowance for loan losses</b>	<b>\$ 2,309</b>	<b>\$ 1,462</b>	<b>\$ (1,716)</b>	<b>\$ 167</b>	<b>\$ 91</b>	<b>\$ 2,313</b>
	2010					
<b>Specific allowance</b>						
Residential mortgages	\$ 34	\$ 25	\$ (35)	\$ 3	\$ 4	\$ 31
Consumer instalment and other personal	112	669	(762)	74	24	117
Credit card	71	410	(457)	39	3	66
Business and government	296	494	(512)	24	21	323
Debt securities classified as loans	45	128	(24)	-	(9)	140
Acquired credit-impaired loans <sup>1,2</sup>	-	-	-	-	-	-
<b>Total specific allowance</b>	<b>558</b>	<b>1,726</b>	<b>(1,790)</b>	<b>140</b>	<b>43</b>	<b>677</b>
<b>General allowance</b>						
Residential mortgages	18	17	-	-	-	35
Consumer instalment and other personal	424	(9)	-	-	(6)	409
Credit card	302	(2)	-	-	(8)	292
Business and government	1,060	(10)	-	-	(39)	1,011
Debt securities classified as loans	277	(97)	-	-	(17)	163
<b>Total general allowance</b>	<b>2,081</b>	<b>(101)</b>	<b>-</b>	<b>-</b>	<b>(70)</b>	<b>1,910</b>
<b>Allowance for credit losses</b>						
Residential mortgages	52	42	(35)	3	4	66
Consumer instalment and other personal	536	660	(762)	74	18	526
Credit card	373	408	(457)	39	(5)	358
Business and government	1,356	484	(512)	24	(18)	1,334
Debt securities classified as loans	322	31	(24)	-	(26)	303
Acquired credit-impaired loans <sup>1,2</sup>	-	-	-	-	-	-
<b>Total allowance for credit losses</b>	<b>\$ 2,639</b>	<b>\$ 1,625</b>	<b>\$ (1,790)</b>	<b>\$ 140</b>	<b>\$ (27)</b>	<b>\$ 2,587</b>
Less: Allowance for off-balance sheet instruments	271	11	-	-	(4)	278
<b>Allowance for loan losses</b>	<b>\$ 2,368</b>	<b>\$ 1,614</b>	<b>\$ (1,790)</b>	<b>\$ 140</b>	<b>\$ (23)</b>	<b>\$ 2,309</b>

<sup>1</sup> Includes all FDIC covered loans and other acquired credit-impaired loans.

<sup>2</sup> Other adjustments are required as a result of the accounting for FDIC covered loans. For additional information, see "Covered Loan" section in this Note.

**Loans Past Due but not Impaired**

A loan is classified as past due when a borrower has failed to make a payment by the contractual due date, taking into account the grace period, if applicable. The grace period represents the additional time period beyond the contractual due date during which a borrower may make the payment without the loan being classified as past due. The grace period varies depending on the product type and the borrower.

The following table summarizes loans that are past due but not impaired as at October 31, 2011 and 2010, and generally, these amounts exclude loans that fall within the allowed grace period. Although U.S. Personal and Commercial Banking may grant a grace period of up to 15 days, there were \$1.3 billion as at October 31, 2011 (2010 - \$1.3 billion), of U.S. Personal and Commercial Banking loans that were past due up to 15 days that are included in the 1-30 days category in the following table.

#### Loans Past Due but not Impaired<sup>1</sup>

(millions of Canadian dollars)	2011									2010
	1 to 30 days	31 to 60 days	61 to 89 days	Total	1 to 30 days	31 to 60 days	61 to 89 days	Total	Total	
Residential mortgages	\$ 758	\$ 465	\$ 117	\$ 1,340	\$ 830	\$ 377	\$ 94	\$ 1,301		
Consumer instalment and other personal	4,583	724	161	5,468	4,753	777	172	5,702		
Credit card	395	78	45	518	405	81	46	532		
Business and government	1,082	211	84	1,377	1,312	455	136	1,903		
<b>Total</b>	<b>\$ 6,818</b>	<b>\$ 1,478</b>	<b>\$ 407</b>	<b>\$ 8,703</b>	<b>\$ 7,300</b>	<b>\$ 1,690</b>	<b>\$ 448</b>	<b>\$ 9,438</b>		

<sup>1</sup> Excludes all acquired credit-impaired loans.

#### Collateral

As at October 31, 2011, the fair value of financial collateral held against loans that were past due but not impaired was \$113 million (2010 - \$22 million). In addition, the Bank also holds non-financial collateral as security for loans. The fair value of non-financial collateral is determined at the origination date of the loan. A revaluation of non-financial collateral is performed if there has been a significant change in the terms and conditions of the loan and/or the loan is considered impaired. For impaired loans, an assessment of the collateral is taken into consideration when estimating the net realizable amount of the loan.

#### ACQUIRED LOANS

All acquired loans are initially measured at their fair value which reflects incurred credit losses estimated at the acquisition date and also reflects adjustments based on the acquired loan's interest rate in comparison to then current market rates. As a result, no allowance for credit losses is recorded on the date of acquisition. When loans are acquired with evidence of incurred credit loss where it is probable at the purchase date that the Bank will be unable to collect all contractually required principal and interest payments, they are considered to be ACI loans; these loans and their associated accounting are described in the following section below.

Acquired loans for which incurred loss is not present at the acquisition date, are subsequently accounted for at amortized cost based on their contractual cash flows and any acquisition related discount or premium is considered to be an adjustment to the loan yield and are recognized in interest income over the term of the loan using the effective interest rate method. These loans are not presented separate and apart from the Bank's originated loan portfolios and are subject to assessment under the Bank's allowance framework for both general and specific allowances subsequent to acquisition.

#### Acquired Credit-Impaired Loans

ACI are acquired loans with evidence of incurred credit loss where it is probable at the purchase date that the Bank will be unable to collect all contractually required principal and interest payments. These loans are accounted for based on the present value of expected cash flows as opposed to their contractual cash flows. ACI loans are comprised of commercial, retail and Federal Deposit Insurance Corporation ("FDIC") covered loans, from the South Financial, FDIC-assisted, and Chrysler Financial acquisitions, with outstanding unpaid principal balances of \$6.3 billion, \$2.1 billion and \$0.9 billion, respectively, at the acquisition date and fair values of \$5.6 billion, \$1.9 billion and \$0.8 billion, respectively.

ACI loans were identified as impaired at acquisition based on specific risk characteristics of the loans, including past due status, performance history as well as recent borrower credit scores. The Bank then determined the fair value of the ACI loans at the acquisition date by discounting expected cash flows at a market observable discount rate and where necessary adjusted for factors a market participant would use when determining fair value. In determining the expected cash flows to be collected, management incorporated assumptions regarding default rates, loss severities and the amount and timing of prepayments.

With respect to certain individually significant ACI loans, accounting is applied individually at the loan level. Remaining ACI loans are aggregated into one or more pools provided that they are acquired in the same fiscal quarter and have common risk characteristics. A pool is then accounted for as a single asset with a single composite interest rate and an aggregate expectation of cash flows.

The carrying value net of specific allowance as at October 31, 2011 and October 31, 2010 is shown in the following table.

**Acquired Credit-Impaired Loans**

(millions of Canadian dollars)

	As at	
	Oct. 31, 2011	Oct. 31, 2010
<b>FDIC-assisted acquisitions</b>		
Unpaid principal balance <sup>1</sup>	\$ 1,452	\$ 1,835
Credit related fair value adjustments	(121)	(216)
Interest rate and other related premium / (discount)	16	(29)
Carrying value	1,347	1,590
Specific allowance <sup>2</sup>	(30)	-
Carrying value net of specific allowance <sup>3</sup>	1,317	1,590
<b>South Financial</b>		
Unpaid principal balance <sup>1</sup>	4,117	6,205
Credit related fair value adjustments	(425)	(707)
Interest rate and other related premium / (discount)	3	(48)
Carrying value	3,695	5,450
Specific allowance <sup>2</sup>	(27)	-
Carrying value net of specific allowance <sup>3</sup>	3,668	5,450
<b>Chrysler Financial</b>		
Unpaid principal balance <sup>1</sup>	540	-
Credit related fair value adjustments	(34)	-
Interest rate and other related premium / (discount)	12	-
Carrying value	518	-
Specific allowance <sup>2</sup>	(3)	-
Carrying value net of specific allowance <sup>3</sup>	\$ 515	\$ -

<sup>1</sup> Represents the contractual amount of principal owed.

<sup>2</sup> Management concluded as part of the Bank's quarterly assessment of the ACI loans that it was probable that higher than expected principal credit losses would result in a decrease in expected cash flows subsequent to acquisition. As a result, a specific allowance has been recognized.

<sup>3</sup> Carrying value does not include the effect of the FDIC loss sharing agreement.

Subsequent to acquisition, the Bank will re-assess its estimate of cash flows to determine if updates are required. Updates to cash flow estimates incorporate assumptions regarding default rates, loss severities, the amount and timing of prepayments and other factors that are reflective of current market conditions. Probable decreases in expected cash flows trigger the recognition of additional impairment, which is measured based on the present value of the expected cash flows discounted at the effective interest rate of the loan. Impairment that occurs subsequent to the acquisition date is recognized through the provision for the credit losses. As ACI loans are consistently evaluated for credit losses by accounting for the loan based on present value of expected cash flows both at acquisition and subsequent to acquisition, they are not subject to general allowance provisioning as incurred credit losses are specifically identified and reflected in the loan's carrying value net of any specific allowance.

Probable and significant increases in expected cash flows would first reverse any previously taken impairment; any remaining increases are recognized in income immediately as interest income. In addition, for fixed-rate ACI loans the timing of expected cash flows may increase or decrease which may result in adjustments through interest income to the acquisition discount (both favourably and unfavourably) in order to maintain the inception yield of the ACI loan.

If the timing and/or amounts of expected cash flows on ACI loans were determined not to be reasonably estimable, no interest would be recognized and the loans would be reported as non-performing; however, since the timing and amounts of expected cash flows are reasonably estimable, interest is being recognized and the loans are reported as performing.

**Covered Loans**

Loans subject to loss sharing agreements with the FDIC are considered FDIC covered loans and are a subset of the ACI portfolio. The amounts expected to be reimbursed by the FDIC are considered separately as indemnification assets and are initially measured at fair value. If losses on the portfolio are greater than amounts expected as at the acquisition date, impairment is taken by establishing an allowance for credit losses, which is determined gross, exclusive of any adjustments to the indemnification assets.

The indemnification assets are subsequently adjusted for any changes in estimates related to the overall collectability of the underlying loan portfolio. Any additional impairment of the underlying loan portfolio generally results in an increase of the indemnification asset and a decrease in the provision for credit losses. Alternatively, decreases in the expectation of losses of the underlying loan portfolio generally results in a decrease of the indemnification asset through net interest income (or through the provision for credit losses if impairment was previously taken.) The indemnification asset is drawn down as payments are received from the FDIC pertaining to the loss share agreements.

As at October 31, 2011 and 2010, the balances of FDIC covered loans were \$1.3 billion and \$1.6 billion, respectively and were recorded in "Loans" on the Consolidated Balance Sheet. As at October 31, 2011 and 2010, the balances of the indemnification assets were \$86 million and \$167 million, respectively and were recorded in "Other assets" on the Consolidated Balance Sheet.

At the end of each loss share period, the Bank may be required to make a payment to the FDIC if the actual losses incurred are less than the intrinsic loss estimate as defined in the loss share agreements. The payment is determined as 20% of the excess between the intrinsic loss estimate and actual covered losses determined in accordance with the loss sharing agreement, net of specified servicing costs. The fair value of the estimated payment is included as part of the indemnification asset at the date of acquisition. Subsequent changes to the estimated payment are considered in determining the adjustment to the indemnification asset as described above.

**NOTE 5 LOAN SECURITIZATIONS**

When loan receivables are transferred in a securitization to a special purpose entity under terms that transfer control to third parties, and consideration other than beneficial interest in the transferred assets is received, the transaction is recognized as a sale and the related loan assets are removed from the Consolidated Balance Sheet. For control to have transferred, (1) the transferred loans must be isolated from the seller, even in the event of bankruptcy or receivership of the seller, (2) the purchaser must have the right to sell or pledge the transferred loans or, if the purchaser is a Qualifying Special Purpose Entity (QSPE) as defined in the CICA Accounting Guideline 12, Transfers of Receivables, the investors of the QSPE must have the right to sell or pledge their ownership interest in the QSPE, and (3) the seller cannot retain the right to repurchase the loans and receive more than trivial benefit. The Bank may have an obligation to repurchase the securitized assets, however this does not preclude sale treatment. Refer to Note 29 for additional information.

As part of the securitization, certain financial assets are retained and may consist of an interest-only strip, servicing rights and, in some cases, a cash reserve account. A gain or loss on sale of the loan receivables is recognized immediately in other income after the effects of hedges on the assets sold, if applicable. The amount of the gain or loss recognized depends on the previous carrying values of the receivables involved in the transfer, allocated between the assets sold and the retained interests based on their relative fair values at the date of transfer. To obtain fair value, quoted market prices are used, where available. However, as market prices are generally not available for retained interests, fair value is determined by estimating the present value of future expected cash flows using management's best estimates of key assumptions - credit losses, prepayment rates, forward yield curves and discount rates - commensurate with the risks involved.

Where the Bank retains the servicing rights, the benefits of servicing are assessed against market expectations. When the benefits of servicing are more than adequate, a servicing asset is recognized. Servicing assets are carried at amortized cost. When the benefits of servicing are less than adequate, a servicing liability is recognized. Retained interests are classified as trading securities and are subsequently carried at fair value with the changes in fair value recorded in trading income.

The following table summarizes the Bank's securitization activity. In most cases, the Bank retained the responsibility for servicing the assets securitized.

**Securitization Activity**

(millions of Canadian dollars)	2011				2010			2009	
	Residential mortgage loans	Personal loans	Commercial mortgage loans	Total	Residential mortgage loans	Personal loans	Commercial mortgage loans	Total	
Gross proceeds	\$ 14,609	\$ 3,148	\$ 270	\$ 18,027	\$ 15,875	\$ 4,211	\$ 113	\$ 20,199	\$ 32,057
Retained interests recognized	481	83	7	571	586	94	2	682	1,120
Cash flows received on retained interests	904	68	2	974	790	68	-	858	593

The following table summarizes the impact of securitizations on the Bank's Consolidated Statement of Income.

**Securitization Gain (Loss) and Income on Retained Interests**

(millions of Canadian dollars)	2011				2010			2009	
	Residential mortgage loans	Personal loans	Commercial mortgage loans	Total	Residential mortgage loans	Personal loans	Commercial mortgage loans	Total	
Gain (loss) on sale	\$ 192	\$ 83	\$ -	\$ 275	\$ 224	\$ 94	\$ (1)	\$ 317	\$ 321
Income on retained interests <sup>1</sup>	161	13	1	175	157	13	2	172	147
<b>Total</b>	<b>\$ 353</b>	<b>\$ 96</b>	<b>\$ 1</b>	<b>\$ 450</b>	<b>\$ 381</b>	<b>\$ 107</b>	<b>\$ 1</b>	<b>\$ 489</b>	<b>\$ 468</b>

<sup>1</sup> Income on retained interests excludes income arising from changes in fair values. Unrealized gains and losses on retained interests arising from changes in fair value are recorded in trading income.

The key assumptions used to value the retained interests at the date of the securitization activities are as follows:

**Key Assumptions**

	2011			2010			2009		
	Residential mortgage loans	Personal loans	Commercial mortgage loans	Residential mortgage loans	Personal loans	Commercial mortgage loans	Residential mortgage loans	Personal loans	Commercial mortgage loans
Prepayment rate <sup>1</sup>	19.1%	5.3%	-%	18.9%	5.1%	-%	18.8%	5.0%	5.2%
Discount rate	3.4%	3.7%	4.5%	3.6%	3.7%	4.5%	3.2%	3.4%	5.8%
Expected credit losses <sup>2</sup>	-%	-%	-%	-%	-%	-%	-%	-%	0.1%

<sup>1</sup> Represents monthly payment rate for secured personal loans.

<sup>2</sup> There are no expected credit losses for residential or commercial mortgage loans as the loans are government guaranteed. Expected credit losses on personal loans round to 0.0%.

During 2011, there were maturities of previously securitized loans and receivables of \$4,690 million (2010 - \$4,619 million; 2009 - \$4,566 million) and the net proceeds from loan securitizations were \$13,337 million (2010 - \$15,580 million; 2009 - \$27,491 million).

The following table presents key economic assumptions and the sensitivity of the current fair value of retained interests to two adverse changes in each key assumption as at October 31, 2011. As the sensitivity is hypothetical, it should be used with caution.

#### Sensitivity of Key Assumptions to Adverse Changes

(millions of Canadian dollars, except as noted)

	2011			2010		
	Residential mortgage loans	Personal loans	Commercial mortgage loans	Residential mortgage loans	Personal loans	Commercial mortgage loans
<b>Fair value of retained interests</b>	\$ 1,160	\$ 120	\$ 9	\$ 1,313	\$ 121	\$ 3
<b>Discount rate</b>	3.2%	3.2%	3.8%	3.5%	3.4%	4.2%
+10%	\$ (5)	\$ -	\$ -	\$ (6)	\$ -	\$ -
+20%	(9)	(1)	-	(13)	(1)	-
<b>Prepayment rate</b>	19.1%	5.1%	-%	18.9%	5.4%	-%
+10%	\$ (30)	\$ (9)	\$ -	\$ (37)	\$ (8)	\$ -
+20%	(59)	(17)	-	(74)	(15)	-
<b>Expected credit losses</b>	-%	-%	-%	-%	-%	-%
+10%	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
+20%	-	-	-	-	-	-

The following table presents information about gross impaired loans and net write-offs for components of reported and securitized financial assets as at October 31.

#### Loans Managed<sup>1,2</sup>

(millions of Canadian dollars)

Type of loan	2011			2010		
	Gross loans	Gross impaired loans	Write-offs, net of recoveries	Gross loans	Gross impaired loans	Write-offs, net of recoveries
<b>Type of loan</b>						
Residential mortgages	\$ 130,529	\$ 509	\$ 37	\$ 114,112	\$ 459	\$ 32
Consumer instalment and other personal	114,382	411	626	106,603	342	689
Credit card	8,986	85	376	8,870	86	418
Business and government	90,162	1,204	424	78,557	1,382	488
<b>Total loans managed</b>	<b>344,059</b>	<b>2,209</b>	<b>1,463</b>	<b>308,142</b>	<b>2,269</b>	<b>1,627</b>
<b>Less: Loans securitized</b>						
Residential mortgages	44,439	-	-	43,443	-	-
Consumer instalment and other personal	5,100	13	1	6,555	16	1
Credit card	-	-	-	-	-	-
Business and government <sup>3</sup>	783	-	-	613	-	-
<b>Total loans securitized</b>	<b>50,322</b>	<b>13</b>	<b>1</b>	<b>50,611</b>	<b>16</b>	<b>1</b>
<b>Total loans managed net of loans securitized</b>	<b>\$ 293,737</b>	<b>\$ 2,196</b>	<b>\$ 1,462</b>	<b>\$ 257,531</b>	<b>\$ 2,253</b>	<b>\$ 1,626</b>

<sup>1</sup> Excludes all ACI loans. ACI gross loans amounted to \$5,560 million (2010 - \$7,040 million). For additional information refer to Note 4.

<sup>2</sup> Excludes debt securities classified as loans. Gross debt securities classified as loans amounted to \$6,511 million (2010 - \$7,591 million). For additional information refer to Note 4.

<sup>3</sup> Commercial mortgage loans and multi-unit residential mortgages and related credit losses are included in business and government loans.

#### NOTE 6 VARIABLE INTEREST ENTITIES

A variable interest entity (VIE) is an entity in which the total equity investment at risk is not sufficient to permit the entity to finance its activities without additional subordinated financial support. The Bank identifies VIEs in which it has an interest, determines whether it is the primary beneficiary of such entities and if so, consolidates them. The primary beneficiary is an entity that is exposed to a majority of the VIE's expected losses or entitled to a majority of the VIE's expected residual returns, or both.

#### SIGNIFICANT CONSOLIDATED VARIABLE INTEREST ENTITIES

The Bank is the primary beneficiary of two significant VIEs that it consolidates. One of the VIEs is funded by the Bank and purchases senior tranches of securitized assets from the Bank's existing customers. As at October 31, 2011, the VIE had \$88 million (2010 - \$598 million) of assets, which included credit card loans, automobile loans and leases, and equipment loans and leases. All the assets were originated in Canada. The Bank is not restricted from accessing the VIE's assets to the extent of its entitlement under arrangements with the sellers. The Bank's maximum potential exposure to loss was \$88 million (2010 - \$598 million) as at October 31, 2011.

The second VIE was created in 2010 to guarantee principal and interest payments in respect of covered bonds issued by the Bank. The Bank sold assets originated in Canada to the VIE and provided a loan to the VIE to facilitate the purchase. As at October 31, 2011, this VIE had \$14.1 billion (2010 - \$9.5 billion) of assets which are reported as consumer instalment and other personal loans on the Consolidated Balance Sheet. Of this amount \$7.4 billion (2010 - \$2.2 billion) were pledged in respect of covered bonds. The Bank is restricted from accessing the VIE's assets under the relevant arrangements. The Bank's maximum potential exposure to loss was \$7.4 billion as at October 31, 2011 (2010 - \$2.2 billion).

#### **SIGNIFICANT NON-CONSOLIDATED VARIABLE INTEREST ENTITIES**

The Bank holds significant variable interests in VIEs where it is not considered the primary beneficiary. The Bank's variable interests in these non-consolidated VIEs are discussed as follows.

##### **Multi-Seller Conduits**

Multi-seller conduits (also referred to as customer securitization vehicles) provide customers with alternate sources of financing through the securitization of their assets. The customers sell their receivables to the conduit and the conduit funds its purchase of the receivables through issuance of short-term commercial paper to outside investors. Each seller continues to service its assets and absorb first losses. The Bank has no rights to the assets as they are owned by the conduit. The Bank administers the conduits and provides liquidity facilities as well as securities distribution services; it may also provide credit enhancements. The liquidity agreements are structured as loan facilities between the Bank, as the sole liquidity lender, and the Bank-sponsored trusts. If a trust experiences difficulty rolling over asset-backed commercial paper ("ABCP"), the trust may draw on the loan facility, and use the proceeds to pay maturing ABCP. The liquidity facilities cannot be drawn if a trust is insolvent or bankrupt, preconditions that must be satisfied preceding each advance (i.e., draw-down on the facility). Effectively, such preconditions ensure that the Bank does not provide credit enhancement.

From time to time, the Bank in its capacity as distribution agent may hold commercial paper issued by the conduits. During the years ended October 31, 2011 and 2010, no amounts of ABCP were purchased pursuant to liquidity agreements. The Bank maintained inventory positions of ABCP (including those issued by the single-seller conduits as discussed below) as part of its market-making activities in ABCP. As at October 31, 2011 and 2010, the Bank held \$1,083 million and \$354 million of ABCP inventory, respectively, out of \$10.6 billion and \$10.5 billion total outstanding ABCP issued by the conduits as at the same dates. The commercial paper held is classified as trading securities on the Consolidated Balance Sheet. The Bank earns fees from the conduits which are recognized when earned. The Bank holds variable interests in these multi-seller conduits primarily through holding their commercial paper, providing liquidity facilities and earning fees; however, the Bank is not the primary beneficiary. The Bank monitors its ABCP inventory positions as part of the on-going consolidation assessment process, as these purchases are considered reconsideration events. The inventory positions did not cause any change in consolidation conclusions during the years ended October 31, 2011 and 2010.

The Bank's maximum potential exposure to loss due to its ownership interest in commercial paper and through the provision of liquidity facilities for multi-seller conduits was \$5.5 billion as at October 31, 2011 (2010 - \$5.3 billion). Further, the Bank has committed to an additional \$2.1 billion (2010 - \$1.8 billion) in liquidity facilities for ABCP that could potentially be issued by the conduits. As at October 31, 2011, the Bank also provided deal-specific credit enhancement in the amount of \$17 million (2010 - \$73 million).

##### **Single-Seller Conduits**

The Bank uses single-seller conduits to enhance its liquidity position, to diversify its sources of funding, and to optimize management of its balance sheet.

As at October 31, 2011, the single-seller conduits had \$5.1 billion (2010 - \$5.1 billion) of commercial paper outstanding. While the probability of loss is negligible, the Bank's maximum potential exposure to loss for these conduits through the sole provision of liquidity facilities (similar to multi-seller conduits mentioned above) was \$5.1 billion (2010 - \$5.1 billion); \$1.1 billion (2010 - \$1.1 billion) of the assets held by conduits are personal loans that are government insured. Additionally, the Bank had retained interests of \$120 million (2010 - \$121 million) relating to excess spread.

##### **Other Financing Transactions**

In April 2010, the Bank exited certain transactions where it provided cost-efficient financing to U.S. corporate clients through VIEs. The Bank no longer provides financing to these corporate clients under these arrangements and as at October 31, 2011 and 2010, had no exposure to these VIEs.

#### **NOTE 7 DERIVATIVES**

Derivative financial instruments are financial contracts that derive their value from underlying changes in interest rates, foreign exchange rates, credit spreads, commodity prices, equities, or other financial measures. Such instruments include interest rate, foreign exchange, equity, commodity and credit derivative contracts. The Bank uses these instruments for trading purposes and non-trading purposes to manage the risks associated with its funding and investment strategies.

##### **DERIVATIVES HELD FOR TRADING PURPOSES**

The Bank enters into trading derivative contracts to meet the needs of its customers, to enter into trading positions, and in certain cases, to manage risks related to its trading portfolio. Trading derivatives are recorded at fair value with the resulting realized and unrealized gains or losses recognized immediately in trading income.

#### **DERIVATIVES HELD FOR NON-TRADING**

When derivatives are held for non-trading purposes and when the transactions meet the requirements of Section 3865, *Hedges*, they are classified by the Bank as non-trading derivatives and receive hedge accounting treatment, as appropriate. Certain derivative instruments that are held for economic hedging purposes, and do not meet the requirements of Section 3865, are also classified as non-trading derivatives but the change in fair value of these derivatives is recognized in non-interest income.

#### **HEDGING RELATIONSHIPS**

##### ***Hedge Accounting***

At the inception of a hedging relationship, the Bank documents the relationship between the hedging instrument and the hedged item, its risk management objective and its strategy for undertaking the hedge. The Bank also requires a documented assessment, both at hedge inception and on an ongoing basis, of whether or not the derivatives that are used in hedging transactions are highly effective in offsetting the changes attributable to the hedged risks in the fair values or cash flows of the hedged items. In order to be deemed effective, the hedging instrument and the hedged item must be highly and inversely correlated such that the changes in the fair value of the hedging instrument will substantially offset the effects of the hedged exposure to the Bank throughout the term of the hedging relationship. If a hedging relationship becomes ineffective, it no longer qualifies for hedge accounting and any subsequent change in the fair value of the hedging instrument is recognized in earnings, without any mitigating impact in earnings, where appropriate.

The change in fair value relating to the derivative component excluded from the assessment of hedge effectiveness is recognized immediately in the Consolidated Statement of Income.

When derivatives are designated as hedges, the Bank classifies them either as: (i) hedges of the change in fair value of recognized assets or liabilities or firm commitments (fair value hedges); (ii) hedges of the variability in highly probable future cash flows attributable to a recognized asset or liability, or a forecasted transaction (cash flow hedges); or (iii) hedges of net investments in a foreign operation (net investment hedges).

##### ***Fair Value Hedges***

The Bank's fair value hedges principally consist of interest rate swaps that are used to protect against changes in the fair value of fixed-rate long-term financial instruments due to movements in market interest rates.

Changes in the fair value of derivatives that are designated and qualify as fair value hedging instruments are recorded in the Consolidated Statement of Income, along with changes in the fair value of the assets, liabilities or group thereof that are attributable to the hedged risk. Any change in fair value relating to the ineffective portion of the hedging relationship is recognized immediately in the Consolidated Statement of Income in other income.

The cumulative adjustment to the carrying amount of the hedged item (the basis adjustment) is amortized to the Consolidated Statement of Income based on a recalculated effective interest rate over the remaining expected life of the hedged item, with amortization beginning no later than when the hedged item ceases to be adjusted for changes in its fair value attributable to the hedged risk. Where the hedged item has been derecognized, the basis adjustment is immediately released to the Consolidated Statement of Income.

##### ***Cash Flow Hedges***

The Bank is exposed to variability in future cash flows that are denominated in foreign currencies, as well as variability in future cash flows of non-trading assets and liabilities that bear interest at variable rates, or are expected to be refunded or reinvested in the future. The amounts and timing of future cash flows are projected for each hedged exposure on the basis of their contractual terms and other relevant factors, including estimates of prepayments and defaults. The aggregate cash flows across all hedged exposures over time form the basis for identifying the effective portion of gains and losses on the derivatives designated as cash flow hedges of forecasted transactions.

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges is recognized in other comprehensive income. Any change in fair value relating to the ineffective portion is recognized immediately in the Consolidated Statement of Income in other income.

Amounts accumulated in other comprehensive income are reclassified to the Consolidated Statement of Income in the period in which the hedged item affects income.

When a hedging instrument expires or is sold, or when a hedge no longer meets the criteria for hedge accounting, any cumulative gain or loss existing in other comprehensive income at that time remains in other comprehensive income until the forecasted transaction is eventually recognized in the Consolidated Statement of Income. When a forecasted transaction is no longer expected to occur, the cumulative gain or loss that was reported in other comprehensive income is immediately transferred to the Consolidated Statement of Income.

##### ***Net Investment Hedges***

Hedges of net investments in foreign operations are accounted for similar to cash flow hedges. Any change in fair value on the hedging instrument relating to the effective portion of the hedge is recognized in other comprehensive income. The change in fair value relating to the ineffective portion is recognized immediately in the Consolidated Statement of Income. Gains and losses accumulated in other comprehensive income are included in the Consolidated Statement of Income upon the repatriation or disposal of the investment in the foreign operation.

#### **DERIVATIVE PRODUCT TYPES AND RISK EXPOSURES**

The majority of the Bank's derivative contracts are OTC transactions that are privately negotiated between the Bank and the counterparty to the contract. The remainder are exchange-traded contracts transacted through organized and regulated exchanges and consist primarily of options and futures.

#### **Interest Rate Derivatives**

The Bank uses interest rate derivatives, such as interest rate futures and forwards, swaps, and options in managing interest rate risks. Interest rate risk is the impact that changes in interest rates could have on the Bank's margins, earnings, and economic value. Changes in interest rate can impact the market value of fixed rate assets and liabilities. Further, certain assets and liabilities repayment rates vary depending on interest rates.

Forward rate agreements are OTC contracts that effectively fix a future interest rate for a period of time. A typical forward rate agreement provides that at a pre-determined future date, a cash settlement will be made between the counterparties based upon the difference between a contracted rate and a market rate to be determined in the future, calculated on a specified notional principal amount. No exchange of principal amount takes place.

Interest rate swaps are OTC contracts in which two counterparties agree to exchange cash flows over a period of time based on rates applied to a specified notional principal amount. A typical interest rate swap would require one counterparty to pay a fixed market interest rate in exchange for a variable market interest rate determined from time to time, with both calculated on a specified notional principal amount. No exchange of principal amount takes place.

Interest rate options are contracts in which one party (the purchaser of an option) acquires from another party (the writer of an option), in exchange for a premium, the right, but not the obligation, either to buy or sell, on a specified future date or series of future dates or within a specified time, a specified financial instrument at a contracted price. The underlying financial instrument will have a market price which varies in response to changes in interest rates. In managing the Bank's interest rate exposure, the Bank acts as both a writer and purchaser of these options. Options are transacted both OTC and through exchanges.

Interest rate futures are standardized contracts transacted on an exchange. They are based upon an agreement to buy or sell a specified quantity of a financial instrument on a specified future date, at a contracted price. These contracts differ from forward rate agreements in that they are in standard amounts with standard settlement dates and are transacted on an exchange.

#### **Foreign Exchange Derivatives**

The Bank uses foreign exchange derivatives, such as futures, forwards and swaps in managing foreign exchange risks. Foreign exchange risk refers to losses that could result from changes in foreign currency exchange rates.

Assets and liabilities that are denominated in foreign currencies have foreign exchange risk. The Bank is exposed to non-trading foreign exchange risk from its investments in foreign operations when the Bank's foreign currency assets are greater or less than the liabilities in that currency; they create a foreign currency open position.

Foreign exchange forwards are OTC contracts in which one counterparty contracts with another to exchange a specified amount of one currency for a specified amount of a second currency, at a future date or range of dates.

Swap contracts comprise foreign exchange swaps and cross-currency interest rate swaps. Foreign exchange swaps are transactions in which a foreign currency is simultaneously purchased in the spot market and sold in the forward market, or vice-versa. Cross-currency interest rate swaps are transactions in which counterparties exchange principal and interest cash flows in different currencies over a period of time. These contracts are used to manage both currency and interest rate exposures.

Foreign exchange futures contracts are similar to foreign exchange forward contracts but differ in that they are in standard currency amounts with standard settlement dates and are transacted on an exchange.

#### **Credit Derivatives**

The Bank uses credit derivatives such as credit default swaps (CDS) and total return swaps in managing risks of the Bank's corporate loan portfolio and other cash instruments. Credit risk is the risk of loss if a borrower or counterparty in a transaction fails to meet its agreed payment obligations. The Bank uses credit derivatives to mitigate industry concentration and borrower-specific exposure as part of the Bank's portfolio risk management techniques. The credit, legal, and other risks associated with these transactions are controlled through well established procedures. The Bank's policy is to enter into these transactions with investment grade financial institutions. Credit risk to these counterparties is managed through the same approval, limit and monitoring processes that is used for all counterparties to which the Bank has credit exposure.

Credit derivatives are OTC contracts designed to transfer the credit risk in an underlying financial instrument (usually termed as a reference asset) from one counterparty to another. The most common credit derivatives are CDS (referred to as option contracts) and total return swaps (referred to as swap contracts). In option contracts, an option purchaser acquires credit protection on a reference asset or group of assets from an option writer in exchange for a premium. The option purchaser may pay the agreed premium at inception or over a period of time. The credit protection compensates the option purchaser for any deterioration in value of the reference asset or group of assets upon the occurrence of certain credit events such as bankruptcy or failure to pay. Settlement may be cash based or physical, requiring the delivery of the reference asset to the option writer. In swap contracts, one counterparty agrees to pay or receive from the other cash amounts based on changes in the value of a reference asset or group of assets, including any returns such as interest earned on these assets in exchange for amounts that are based on prevailing market funding rates. These cash settlements are made regardless of whether there is a credit event.

#### **Other Derivatives**

The Bank also transacts equity and commodity derivatives in both the exchange and OTC markets.

Equity swaps are OTC contracts in which one counterparty agrees to pay, or receive from the other, cash amounts based on changes in the value of a stock index, a basket of stocks or a single stock. These contracts sometimes include a payment in respect of dividends.

Equity options give the purchaser of the option, for a premium, the right, but not the obligation, to buy from or sell to the writer of an option, an underlying stock index, basket of stocks or single stock at a contracted price. Options are transacted both OTC and through exchanges.

Equity index futures are standardized contracts transacted on an exchange. They are based on an agreement to pay or receive a cash amount based on the difference between the contracted price level of an underlying stock index and its corresponding market price level at a specified future date. There is no actual delivery of stocks that comprise the underlying index. These contracts are in standard amounts with standard settlement dates.

Commodity contracts include commodity forwards, futures, swaps and options, such as precious metals and energy-related products in both OTC and exchange markets.

The Bank issues certain loan commitments to customers in Canada at a fixed rate. These funding commitments are accounted for as derivatives if there is past practice of selling the loans shortly after funding. These loan commitments are carried at fair value with the resulting realized and unrealized gains or losses recognized immediately in other income.

**NOTIONAL AMOUNTS**

The notional amounts are not recorded as assets or liabilities as they represent the face amount of the contract to which a rate or price is applied to determine the amount of cash flows to be exchanged. Notional principal amounts do not represent the potential gain or loss associated with market risk and are not indicative of the credit risk associated with derivative financial instruments.

**EMBEDDED DERIVATIVES**

Derivatives may be embedded in other financial instruments (the host instrument). Embedded derivatives are treated as separate derivatives when their economic characteristics and risks are not clearly and closely related to those of the host instrument, a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative, and the combined contract is not held for trading or designated as trading under the fair value option. These embedded derivatives are measured at fair value with subsequent changes in fair value recognized in trading income.

Certain of the Bank's deposit obligations that vary according to the performance of certain equity levels or indices may be subject to a guaranteed minimum redemption amount and have an embedded derivative. The Bank accounts for the embedded derivative of such variable obligations at fair value with changes in fair value reflected in other income as they arise. The Bank does not expect significant future earnings volatility as the embedded derivatives are effectively hedged economically. The fair value of the embedded derivatives are recorded on the Consolidated Balance Sheet as derivatives.

**Fair Value of Derivatives**

(millions of Canadian dollars)

	2011						2010
	Average fair value for the year <sup>1</sup>		Year-end fair value		Year-end fair value		
	Positive	Negative	Positive	Negative	Positive	Negative	
<b>Derivatives held or issued for trading purposes</b>							
Interest rate contracts							
Futures	\$ 1	\$ 1	\$ 7	\$ 19	\$ 17	\$ 12	
Forward rate agreements	15	13	23	19	17	12	
Swaps	19,100	19,220	27,489	26,591	19,846	19,872	
Options written	-	634	-	790	-	642	
Options purchased	632	-	765	-	641	-	
<b>Total interest rate contracts</b>	<b>19,748</b>	<b>19,868</b>	<b>28,284</b>	<b>27,401</b>	<b>20,505</b>	<b>20,527</b>	
Foreign exchange contracts							
Futures	-	-	1	-	-	-	
Forward contracts	5,265	5,142	5,567	4,725	5,385	5,734	
Swaps	1,618	853	237	292	2,240	881	
Cross-currency interest rate swaps	9,196	14,974	9,569	16,248	9,395	14,090	
Options written	-	791	-	639	-	829	
Options purchased	728	-	623	-	800	-	
<b>Total foreign exchange contracts</b>	<b>16,807</b>	<b>21,760</b>	<b>15,997</b>	<b>21,904</b>	<b>17,820</b>	<b>21,534</b>	
Credit derivatives							
Credit default swaps - protection purchased	49	54	60	43	70	65	
Credit default swaps - protection sold	31	52	19	68	52	65	
<b>Total credit derivative contracts</b>	<b>80</b>	<b>106</b>	<b>79</b>	<b>111</b>	<b>122</b>	<b>130</b>	
Other contracts							
Equity contracts	3,112	3,546	3,702	4,574	2,146	2,772	
Commodity contracts	884	684	1,182	1,080	775	711	
<b>Total other contracts</b>	<b>3,996</b>	<b>4,230</b>	<b>4,884</b>	<b>5,654</b>	<b>2,921</b>	<b>3,483</b>	
<b>Fair value - trading</b>	<b>\$ 40,631</b>	<b>\$ 45,964</b>	<b>\$ 49,244</b>	<b>\$ 55,070</b>	<b>\$ 41,368</b>	<b>\$ 45,674</b>	
<b>Derivatives held or issued for non-trading purposes</b>							
Interest rate contracts							
Forward rate agreements	\$ 2	\$ 2	\$ -	\$ 2	\$ 5	\$ 7	
Swaps	5,459	4,318	7,558	5,145	6,972	5,215	
Options written	6	18	6	32	7	5	
Options purchased	15	2	16	2	30	3	
<b>Total interest rate contracts</b>	<b>5,482</b>	<b>4,340</b>	<b>7,580</b>	<b>5,181</b>	<b>7,014</b>	<b>5,230</b>	
Foreign exchange contracts							
Forward contracts	1,153	729	1,023	527	845	523	
Swaps	25	-	-	-	27	-	
Cross-currency interest rate swaps	1,227	1,644	1,254	1,422	1,191	1,294	
<b>Total foreign exchange contracts</b>	<b>2,405</b>	<b>2,373</b>	<b>2,277</b>	<b>1,949</b>	<b>2,063</b>	<b>1,817</b>	
Credit derivatives							
Credit default swaps - protection purchased	63	98	72	102	66	93	
<b>Total credit derivative contracts</b>	<b>63</b>	<b>98</b>	<b>72</b>	<b>102</b>	<b>66</b>	<b>93</b>	
Other contracts							
Equity contracts	1,380	331	1,247	915	1,164	871	
<b>Total other contracts</b>	<b>1,380</b>	<b>331</b>	<b>1,247</b>	<b>915</b>	<b>1,164</b>	<b>871</b>	
<b>Fair value - non-trading</b>	<b>\$ 9,330</b>	<b>\$ 7,142</b>	<b>\$ 11,176</b>	<b>\$ 8,147</b>	<b>\$ 10,307</b>	<b>\$ 8,011</b>	
<b>Total fair value</b>	<b>\$ 49,961</b>	<b>\$ 53,106</b>	<b>\$ 60,420</b>	<b>\$ 63,217</b>	<b>\$ 51,675</b>	<b>\$ 53,685</b>	

<sup>1</sup> The average fair value of trading derivatives for the year ended October 31, 2010 was: positive \$39,058 million and negative \$41,736 million. Averages are calculated on a monthly basis.

The following table distinguishes the derivatives held or issued for non-trading purposes between those that have been designated in qualifying hedge accounting relationships and those which have not been designated in qualifying hedge accounting relationships.

**Fair Value of Non-Trading Derivatives**

(millions of Canadian dollars)

	2011					
	Derivative assets			Derivative liabilities		
	Derivatives in qualifying hedging relationships	Derivatives not in qualifying hedging relationships	Total	Derivatives in qualifying hedging relationships	Derivatives not in qualifying hedging relationships	Total
<b>Derivatives held or issued for non-trading purposes</b>						
Interest rate contracts						
Forward rate agreements	\$ -	\$ -	\$ -	\$ 1	\$ 1	\$ 2
Swaps	3,707	3,851	7,558	517	4,628	5,145
Options written	-	6	6	-	32	32
Options purchased	-	16	16	-	2	2
<b>Total interest rate contracts</b>	<b>3,707</b>	<b>3,873</b>	<b>7,580</b>	<b>518</b>	<b>4,663</b>	<b>5,181</b>
Foreign exchange contracts						
Forward contracts	1,010	13	1,023	522	5	527
Swaps	-	-	-	-	-	-
Cross-currency interest rate swaps	535	719	1,254	1,057	365	1,422
<b>Total foreign exchange contracts</b>	<b>1,545</b>	<b>732</b>	<b>2,277</b>	<b>1,579</b>	<b>370</b>	<b>1,949</b>
Credit derivatives						
Credit default swaps - protection purchased	-	72	72	-	102	102
<b>Total credit derivatives</b>	<b>-</b>	<b>72</b>	<b>72</b>	<b>-</b>	<b>102</b>	<b>102</b>
Other contracts						
Equity contracts	340	907	1,247	7	908	915
<b>Total other contracts</b>	<b>340</b>	<b>907</b>	<b>1,247</b>	<b>7</b>	<b>908</b>	<b>915</b>
<b>Fair value - non-trading</b>	<b>\$ 5,592</b>	<b>\$ 5,584</b>	<b>\$ 11,176</b>	<b>\$ 2,104</b>	<b>\$ 6,043</b>	<b>\$ 8,147</b>

2010

**Derivatives held or issued for non-trading purposes**

Interest rate contracts						
Forward rate agreements	\$ -	\$ 5	\$ 5	\$ -	\$ 7	\$ 7
Swaps	3,660	3,312	6,972	595	4,620	5,215
Options written	-	7	7	-	5	5
Options purchased	30	-	30	-	3	3
<b>Total interest rate contracts</b>	<b>3,690</b>	<b>3,324</b>	<b>7,014</b>	<b>595</b>	<b>4,635</b>	<b>5,230</b>
Foreign exchange contracts						
Forward contracts	841	4	845	517	6	523
Swaps	27	-	27	-	-	-
Cross-currency interest rate swaps	453	738	1,191	960	334	1,294
<b>Total foreign exchange contracts</b>	<b>1,321</b>	<b>742</b>	<b>2,063</b>	<b>1,477</b>	<b>340</b>	<b>1,817</b>
Credit derivatives						
Credit default swaps - protection purchased	-	66	66	-	93	93
<b>Total credit derivatives</b>	<b>-</b>	<b>66</b>	<b>66</b>	<b>-</b>	<b>93</b>	<b>93</b>
Other contracts						
Equity contracts	303	861	1,164	3	868	871
<b>Total other contracts</b>	<b>303</b>	<b>861</b>	<b>1,164</b>	<b>3</b>	<b>868</b>	<b>871</b>
<b>Fair value - non-trading</b>	<b>\$ 5,314</b>	<b>\$ 4,993</b>	<b>\$ 10,307</b>	<b>\$ 2,075</b>	<b>\$ 5,936</b>	<b>\$ 8,011</b>

The following tables disclose the impact of derivatives and hedged items, where appropriate, in the Consolidated Statement of Income and in other comprehensive income for the years ended October 31, 2011 and 2010.

**Fair Value Hedges**

(millions of Canadian dollars)

	2011			
	Amounts recognized in income on derivatives <sup>1</sup>	Amounts recognized in income on hedged items <sup>1</sup>	Hedge ineffectiveness <sup>2</sup>	Amounts excluded from the assessment of hedge effectiveness <sup>3</sup>
<b>Fair value hedges</b>				
Interest rate contracts	\$ (51)	\$ 57	\$ 6	\$ (31)
<b>Total income (loss)</b>	\$ (51)	\$ 57	\$ 6	\$ (31)

2010

<b>Fair value hedges</b>				
Interest rate contracts	\$ (286)	\$ 274	\$ (12)	\$ (93)
<b>Total income (loss)</b>	\$ (286)	\$ 274	\$ (12)	\$ (93)

<sup>1</sup> Amounts are recorded in net interest income.

<sup>2</sup> Amounts are recorded in non-interest income.

<sup>3</sup> Amounts are recorded in non-interest income and represent excluded components on the derivatives. The amount is predominantly offset in net interest income by the basis amortization of hedged items.

**Cash Flow and Net Investment Hedges**

(millions of Canadian dollars)

	2011			
	Amounts recognized in OCI on derivatives <sup>1</sup>	Amounts reclassified from OCI into income <sup>1,2</sup>	Hedge ineffectiveness <sup>3</sup>	Amounts excluded from the assessment of hedge effectiveness <sup>3</sup>
<b>Cash flow hedges</b>				
Interest rate contracts	\$ 2,072	\$ 1,741	\$ -	\$ -
Foreign exchange contracts <sup>4</sup>	(65)	(19)	-	-
Other contracts	38	71	-	-
<b>Total income (loss)</b>	\$ 2,045	\$ 1,793	\$ -	\$ -
<b>Net investment hedges</b>				
Foreign exchange contracts <sup>4</sup>	\$ 449	\$ -	\$ -	\$ 70

2010

<b>Cash flow hedges</b>				
Interest rate contracts	\$ 3,399	\$ 2,224	\$ (3)	\$ -
Foreign exchange contracts <sup>4</sup>	(225)	(20)	-	-
Other contracts	192	179	1	-
<b>Total income (loss)</b>	\$ 3,366	\$ 2,383	\$ (2)	\$ -
<b>Net investment hedges</b>				
Foreign exchange contracts <sup>4</sup>	\$ 1,205	\$ (11)	\$ -	\$ -

<sup>1</sup> Other comprehensive income is presented on a pre-tax basis.

<sup>2</sup> Amounts are recorded in net interest income.

<sup>3</sup> Amounts are recorded in non-interest income.

<sup>4</sup> Includes non-derivative instruments designated as hedging instruments in qualifying hedge accounting relationships.

During the years ended October 31, 2011 and October 31, 2010, the Bank did not recognize any net gain or loss in earnings as a result of hedged firm commitments that no longer qualified as fair value hedges.

Over the next 12 months, the Bank expects an estimated \$1,162 million as at October 31, 2011 (\$745 million as at October 31, 2010) in net gains reported in other comprehensive income to be reclassified to net income. The maximum length of time over which the Bank is hedging its exposure to the variability in future cash flows for anticipated transactions is 28 years. During the year ended October 31, 2011, there were no significant instances where forecasted transactions failed to occur.

The following table presents gains (losses) on non-trading derivatives that have not been designated in qualifying hedge accounting relationships for the year ended October 31, 2011. These gains (losses) are partially offset by gains (losses) recorded in the Consolidated Statement of Income and in other comprehensive income on related non-derivative instruments.

**Gains (Losses) on Non-Trading Derivatives not Designated in Qualifying Hedge Accounting Relationships<sup>1</sup>**

(millions of Canadian dollars)	2011	2010
Interest rate contracts	\$ (93)	\$ (247)
Foreign exchange contracts	(8)	(4)
Credit derivatives	41	(14)
Equity	(1)	5
Other contracts	-	(2)
<b>Total</b>	<b>\$ (61)</b>	<b>\$ (262)</b>

<sup>1</sup> Amounts are recorded in non-interest income.

The following table discloses the notional principal amount of over-the-counter and exchange-traded derivatives.

**Over-the-Counter and Exchange-Traded Derivatives**

(billions of Canadian dollars)	2011				2010	
	Trading			Non-trading	Total	Total
Notional Principal	Over-the-counter	Exchange-traded	Total			
<b>Interest rate contracts</b>						
Futures	\$ -	\$ 211.8	\$ 211.8	\$ -	\$ 211.8	\$ 255.4
Forward rate agreements	108.1	-	108.1	10.8	118.9	56.7
Swaps	1,471.3	-	1,471.3	366.9	1,838.2	1,346.3
Options written	25.0	43.1	68.1	7.9	76.0	50.9
Options purchased	25.9	38.6	64.5	1.3	65.8	59.0
<b>Total interest rate contracts</b>	<b>1,630.3</b>	<b>293.5</b>	<b>1,923.8</b>	<b>386.9</b>	<b>2,310.7</b>	<b>1,768.3</b>
<b>Foreign exchange contracts</b>						
Futures	-	38.3	38.3	-	38.3	17.5
Forward contracts	384.9	-	384.9	30.4	415.3	380.9
Swaps	2.9	-	2.9	-	2.9	20.4
Cross-currency interest rate swaps	356.9	-	356.9	24.4	381.3	337.2
Options written	34.5	-	34.5	-	34.5	53.7
Options purchased	30.8	-	30.8	-	30.8	44.5
<b>Total foreign exchange contracts</b>	<b>810.0</b>	<b>38.3</b>	<b>848.3</b>	<b>54.8</b>	<b>903.1</b>	<b>854.2</b>
<b>Credit derivatives</b>						
Credit default swaps - protection purchased	3.9	-	3.9	4.8	8.7	10.0
Credit default swaps - protection sold	2.7	-	2.7	-	2.7	3.7
<b>Total credit derivative contracts</b>	<b>6.6</b>	<b>-</b>	<b>6.6</b>	<b>4.8</b>	<b>11.4</b>	<b>13.7</b>
<b>Other contracts</b>						
Equity contracts	39.4	8.4	47.8	23.9	71.7	65.2
Commodity contracts	18.9	6.8	25.7	-	25.7	12.5
<b>Total other contracts</b>	<b>58.3</b>	<b>15.2</b>	<b>73.5</b>	<b>23.9</b>	<b>97.4</b>	<b>77.7</b>
<b>Total</b>	<b>\$ 2,505.2</b>	<b>\$ 347.0</b>	<b>\$ 2,852.2</b>	<b>\$ 470.4</b>	<b>\$ 3,322.6</b>	<b>\$ 2,713.9</b>

The following table discloses derivatives based on their contractual terms to maturity.

**Derivatives by Term to Maturity**

(billions of Canadian dollars)

	2011						2010
	Within 1 year	Over 1 year to 3 years	Over 3 years to 5 years	Over 5 years to 10 years	Over 10 years	Total	Total
<b>Notional Principal</b>							
<b>Interest rate contracts</b>							
Futures	\$ 175.5	\$ 36.3	\$ -	\$ -	\$ -	\$ 211.8	\$ 255.4
Forward rate agreements	116.6	2.3	-	-	-	118.9	56.7
Swaps	532.4	547.5	404.7	283.6	70.0	1,838.2	1,346.3
Options written	65.8	3.3	3.7	2.8	0.4	76.0	50.9
Options purchased	55.3	2.1	4.7	2.4	1.3	65.8	59.0
<b>Total interest rate contracts</b>	<b>945.6</b>	<b>591.5</b>	<b>413.1</b>	<b>288.8</b>	<b>71.7</b>	<b>2,310.7</b>	<b>1,768.3</b>
<b>Foreign exchange contracts</b>							
Futures	20.0	16.7	1.6	-	-	38.3	17.5
Forward contracts	370.3	32.8	11.7	0.5	-	415.3	380.9
Swaps	-	1.6	0.3	0.8	0.2	2.9	20.4
Cross-currency interest rate swaps	67.2	113.3	98.2	80.3	22.3	381.3	337.2
Options written	31.0	2.2	1.2	0.1	-	34.5	53.7
Options purchased	27.5	2.2	1.0	0.1	-	30.8	44.5
<b>Total foreign exchange contracts</b>	<b>516.0</b>	<b>168.8</b>	<b>114.0</b>	<b>81.8</b>	<b>22.5</b>	<b>903.1</b>	<b>854.2</b>
<b>Credit derivatives</b>							
Credit default swaps - protection purchased	1.8	2.8	2.2	1.9	-	8.7	10.0
Credit default swaps - protection sold	0.9	0.6	0.9	0.3	-	2.7	3.7
<b>Total credit derivative contracts</b>	<b>2.7</b>	<b>3.4</b>	<b>3.1</b>	<b>2.2</b>	<b>-</b>	<b>11.4</b>	<b>13.7</b>
<b>Other contracts</b>							
Equity contracts	46.4	18.4	6.8	0.1	-	71.7	65.2
Commodity contracts	21.7	3.7	0.3	-	-	25.7	12.5
<b>Total other contracts</b>	<b>68.1</b>	<b>22.1</b>	<b>7.1</b>	<b>0.1</b>	<b>-</b>	<b>97.4</b>	<b>77.7</b>
<b>Total</b>	<b>\$ 1,532.4</b>	<b>\$ 785.8</b>	<b>\$ 537.3</b>	<b>\$ 372.9</b>	<b>\$ 94.2</b>	<b>\$ 3,322.6</b>	<b>\$ 2,713.9</b>

**DERIVATIVE-RELATED RISKS**

**Market Risk**

Derivatives, in the absence of any compensating upfront cash payments, generally have no market value at inception. They obtain value, positive or negative, as relevant interest rates, foreign exchange rates, equity, commodity or credit prices or indices change, such that the previously contracted terms of the derivative transactions have become more or less favourable than what can be negotiated under current market conditions for contracts with the same terms and the same remaining period to expiry.

The potential for derivatives to increase or decrease in value as a result of the foregoing factors is generally referred to as market risk. This market risk is managed by senior officers responsible for the Bank's trading business and is monitored independently by the Bank's Risk Management Group.

**Credit Risk**

Credit risk on derivatives, also known as counterparty credit risk, is the risk of a financial loss occurring as a result of the failure of a counterparty to meet its obligation to the Bank. The Treasury Credit area within the Wholesale Bank is responsible for implementing and ensuring compliance with credit policies established by the Bank for the management of derivative credit exposures.

Derivative-related credit risks are subject to the same credit approval, limit and monitoring standards that are used for managing other transactions that create credit exposure. This includes evaluating the creditworthiness of counterparties, and managing the size, diversification and maturity structure of the portfolios. The Bank actively engages in risk mitigation strategies through the use of multi-product derivative master netting agreements, collateral and other risk mitigation techniques. Master netting agreements reduce risk to the Bank by allowing the Bank to close out and net transactions with counterparties subject to such agreements upon the occurrence of certain events. The effect of these master netting agreements is shown in the table below entitled "Credit Exposure of Derivatives".

Also shown in the table entitled "Credit Exposure of Derivatives", is the current replacement cost, which is the positive fair value of all outstanding derivatives, and represents the Bank's maximum derivative credit exposure. The credit equivalent amount is the sum of the current replacement cost and the potential future exposure, which is calculated by applying factors supplied by OSFI to the notional principal amount of the derivatives. The risk-weighted amount is determined by applying standard measures of counterparty credit risk to the credit equivalent amount.

**Credit Exposure of Derivatives**

(millions of Canadian dollars)

	2011			2010		
	Current replacement cost <sup>1</sup>	Credit equivalent amount	Risk-weighted amount	Current replacement cost <sup>1</sup>	Credit equivalent amount	Risk-weighted amount
<b>Interest rate contracts</b>						
Forward rate agreements	\$ 23	\$ 34	\$ 5	\$ 22	\$ 40	\$ 8
Swaps	35,048	46,581	18,322	26,817	33,600	13,978
Options purchased	767	860	337	669	770	293
<b>Total interest rate contracts</b>	<b>35,838</b>	<b>47,475</b>	<b>18,664</b>	<b>27,508</b>	<b>34,410</b>	<b>14,279</b>
<b>Foreign exchange contracts</b>						
Forward contracts	6,364	11,878	2,170	6,148	11,683	2,209
Swaps	237	405	59	2,267	3,315	865
Cross-currency interest rate swaps	10,823	30,312	9,322	10,587	27,276	9,107
Options purchased	623	1,064	236	800	1,431	284
<b>Total foreign exchange contracts</b>	<b>18,047</b>	<b>43,659</b>	<b>11,787</b>	<b>19,802</b>	<b>43,705</b>	<b>12,465</b>
<b>Other contracts</b>						
Credit derivatives	48	447	158	96	588	203
Equity contracts	4,691	7,954	1,033	3,039	6,053	1,456
Commodity contracts	1,021	1,167	238	626	1,239	304
<b>Total other contracts</b>	<b>5,760</b>	<b>9,568</b>	<b>1,429</b>	<b>3,761</b>	<b>7,880</b>	<b>1,963</b>
<b>Total derivatives</b>	<b>59,645</b>	<b>100,702</b>	<b>31,880</b>	<b>51,071</b>	<b>85,995</b>	<b>28,707</b>
Less: impact of master netting agreements	45,611	65,949	22,531	37,566	54,233	19,494
<b>Total derivatives after netting</b>	<b>14,034</b>	<b>34,753</b>	<b>9,349</b>	<b>13,505</b>	<b>31,762</b>	<b>9,213</b>
Less: impact of collateral	5,875	6,062	1,959	5,343	5,644	2,107
<b>Net derivatives</b>	<b>\$ 8,159</b>	<b>\$ 28,691</b>	<b>\$ 7,390</b>	<b>\$ 8,162</b>	<b>\$ 26,118</b>	<b>\$ 7,106</b>

<sup>1</sup> Exchange-traded instruments and non-trading credit derivatives, which are given financial guarantee treatment for credit risk capital purposes, are excluded in accordance with the guidelines of OSFI. The total positive fair value of the excluded contracts as at October 31, 2011 was \$775 million (2010 - \$604 million).

**Current Replacement Cost of Derivatives**

(millions of Canadian dollars)

	Canada <sup>1</sup>		United States <sup>1</sup>		International <sup>1</sup>		Total	
	2011	2010	2011	2010	2011	2010	2011	2010
<b>By Sector</b>								
Financial	\$ 33,318	\$ 30,422	\$ 6,062	\$ 976	\$ 10,155	\$ 8,706	\$ 49,535	\$ 40,104
Government	4,728	5,901	1,269	105	310	571	6,307	6,577
Other	2,407	2,655	1,084	1,108	312	627	3,803	4,390
Current replacement cost	\$ 40,453	\$ 38,978	\$ 8,415	\$ 2,189	\$ 10,777	\$ 9,904	\$ 59,645	\$ 51,071
Less: impact of master netting agreements and collateral							51,486	42,909
<b>Total</b>							\$ 8,159	\$ 8,162
<b>By Location of Risk<sup>2</sup></b>								
Canada			\$ 3,419	\$ 3,737			41.9%	45.8%
United States			2,236	1,820			27.4	22.3
International								
United Kingdom			601	332			7.4	4.1
Europe - other			1,153	1,252			14.1	15.3
Other			750	1,021			9.2	12.5
Total international			2,504	2,605			30.7	31.9
<b>Total current replacement cost</b>			\$ 8,159	\$ 8,162			100.0%	100.0%

<sup>1</sup> Based on geographic location of unit responsible for recording revenue.

<sup>2</sup> After impact of master netting agreements and collateral.

Certain of the Bank's derivative contracts are governed by master derivative agreements having provisions that may permit the Bank's counterparties to require, upon the occurrence of a certain contingent event, (i) the posting of collateral or other acceptable remedy such as assignment of the affected contracts to an acceptable counterparty, or (ii) settlement of outstanding derivative contracts. Most often, these contingent events are in the form of a downgrade of the senior debt ratings of the Bank, either as counterparty or as guarantor of one of the Bank's subsidiaries. At October 31, 2011, the aggregate net liability position of those contracts would require (i) the posting of collateral or other acceptable remedy totalling \$57 million (2010 - \$9 million) in the event of a one-notch or two-notch downgrade in the Bank's senior debt ratings and (ii) funding totalling \$2 million (2010 - nil) following the termination and settlement of outstanding derivative contracts in the event of a one-notch or two notch downgrade in the Bank's senior debt ratings.

Certain of the Bank's derivative contracts are governed by master derivative agreements having credit support provisions that permit the Bank's counterparties to call for collateral depending on the net mark-to-market exposure position of all derivative contracts governed by that master derivative agreement. Some of these agreements may permit the Bank's counterparties to require, upon the downgrade of the senior debt ratings of the Bank, to post additional collateral. As at October 31, 2011 the fair value of all derivative instruments with credit risk related contingent features in a net liability position was \$12.9 billion (2010 – \$11.9 billion). The Bank has posted \$10.3 billion (2010 – \$8.8 billion) of collateral for this exposure in the normal course of business. At October 31, 2011, the impact of a one-notch downgrade in the Bank's senior debt ratings would require the Bank to post an additional \$0.5 billion (2010 – \$0.6 billion) of collateral to that posted in the normal course of business. A two-notch down grade in the Bank's senior debt ratings would require the Bank to post an additional \$1.6 billion (2010 – 1.7 billion) of collateral to that posted in the normal course of business.

#### NOTE 8 ACQUISITIONS AND OTHER

##### a) Acquisition of Chrysler Financial

On April 1, 2011, the Bank acquired 100% of the outstanding equity of Chrysler Financial in Canada and the U.S. for cash consideration of approximately \$6,390 million including contingent consideration. As part of the purchase agreement, the Bank is required to pay additional cash consideration in the event that amounts realized on certain assets exceed a pre-established threshold. Under Canadian GAAP, contingent consideration is recorded as part of the purchase price, when the amount can be reasonably estimated and the outcome is determinable beyond a reasonable doubt. During September 2011, the amounts realized on these assets exceeded the threshold and the Bank was required to pay cash consideration of \$70 million. The acquisition was accounted for by the purchase method. The results of Chrysler Financial from the acquisition date to October 31, 2011 have been consolidated with the Bank's results. The results of Chrysler Financial in the U.S. are reported in the U.S. Personal and Commercial Banking segment. The results of Chrysler Financial in Canada are reported in the Canadian Personal and Commercial Banking segment.

During the period from the acquisition date to October 31, 2011, goodwill increased by \$73 million to \$242 million, primarily due to the recognition of contingent consideration. The purchase price allocation is subject to refinement as the Bank completes the valuation of the assets acquired and liabilities assumed.

The following table presents the estimated fair values of the assets and liabilities of Chrysler Financial as of the date of acquisition.

##### Fair Value of Identifiable Net Assets Acquired

(millions of Canadian dollars)

	Amount
<b>Assets acquired</b>	
Cash and cash equivalents	\$ 3,081
Loans <sup>1</sup>	7,322
Other assets	2,235
	<b>12,638</b>
<b>Less: Liabilities assumed</b>	6,490
Fair value of identifiable net assets acquired	6,148
Goodwill	242
<b>Total purchase consideration</b>	<b>\$ 6,390</b>

<sup>1</sup> The estimated fair value for loans reflects the expected credit losses at the acquisition date.

##### b) U.S. Personal and Commercial Banking Acquisitions in Fiscal 2010

On April 16, 2010, the Bank acquired certain assets and assumed liabilities of Riverside National Bank of Florida ("Riverside"), First Federal Bank of North Florida ("First Federal") and AmericanFirst Bank ("AmericanFirst") in FDIC-assisted transactions. In addition, the Bank entered into loss sharing agreements with the FDIC whereby the FDIC shares in the losses on loans and certain real estate assets. Under the terms of the loss sharing agreements, the FDIC reimburses the Bank for 50% of losses up to a threshold level for each bank (\$449 million for Riverside, \$59 million for First Federal and \$18 million for AmericanFirst) and 80% of losses thereafter. The term of the loss sharing agreements is ten years from the date of acquisition for single family residential mortgages and five years (plus three years where only recoveries will be shared) for other loans and real estate assets. At the end of the loss sharing periods, the Bank may be required to make a payment to the FDIC based on the actual losses incurred in relation to the FDIC Intrinsic Loss Estimate as defined in the loss sharing agreements.

On September 30, 2010, the Bank acquired 100% of the outstanding common shares of The South Financial Group, Inc. (South Financial) for total consideration to common shareholders of approximately \$64 million paid in cash and common shares in the amount of \$11 million and \$53 million, respectively. Each common share of South Financial was exchanged for US \$0.28 cash or 0.004 of a Bank common share, resulting in the issuance of approximately 720 thousand common shares of the Bank. In addition, immediately prior to completion of the transaction, the United States Department of the Treasury sold the Bank its South Financial preferred stock and the associated warrant acquired under the Treasury's Capital Purchase Program and discharged all accrued but unpaid dividends on that stock for total cash consideration of approximately \$134 million.

The acquisitions were accounted for by the purchase method. The results from these acquisitions have been consolidated with the Bank's results for the years ended October 31, 2011 and 2010. The results are included with TD Bank, N.A. and are reported in the U.S. Personal and Commercial Banking segment. As at the acquisition dates, the acquisitions contributed \$2,184 million of net cash and cash equivalents, \$8,457 million of loans, \$115 million of identifiable intangibles, \$4,021 million of other assets, \$12,298 million of deposits and \$2,550 million of other liabilities to the Bank's Consolidated Balance Sheet. Included in loans is \$2,127 million of covered loans. The estimated fair value for loans reflects the expected credit losses at the acquisition date.

During the period from the acquisition date to October 31, 2011, goodwill decreased by \$45 million to \$271 million, primarily due to the completion of the valuation of the loan portfolio. During 2011, the purchase price allocation for Riverside, First Federal, AmericanFirst and South Financial acquisitions were completed and finalized.

**c) TD Ameritrade Holding Corporation**

As at October 31, 2011, the Bank's reported investment in TD Ameritrade Holding Corporation (TD Ameritrade) was 44.96% (October 31, 2010 – 45.93%) of the issued and outstanding shares of TD Ameritrade.

On August 6, 2010 and October 31, 2011, the Stockholders Agreement was amended in each case such that: (i) the Bank has until January 24, 2014 to reduce its ownership in TD Ameritrade to 45% if the Bank's ownership interest exceeds 45% as a result of authorized repurchases of common stock by TD Ameritrade; (ii) the Bank is required to commence reduction of its ownership in TD Ameritrade and continue its reduction as long as it can be executed at a price per share equal to or greater than the Bank's then-applicable average carrying value per share of TD Ameritrade; and (iii) in connection with stock repurchases by TD Ameritrade, the Bank's ownership interest in TD Ameritrade will not exceed 48%.

In accordance with the Bank's previously disclosed intention, the Bank sold 17.3 million shares of TD Ameritrade during the year and recognized a gain of \$8.1 million on this sale.

**NOTE 9 GOODWILL AND OTHER INTANGIBLES**

**GOODWILL**

Goodwill represents the excess purchase price paid on acquisitions over the fair value assigned to identifiable net assets including identifiable intangible assets. Goodwill is not amortized but is assessed for impairment at least annually and when an event or change in circumstances indicates that there may be an impairment. Goodwill is allocated to reporting units that are either the operating business segment or the reporting unit below the segment. Goodwill impairment is identified by comparing the carrying value of the reporting unit with its fair value. Impairment in goodwill is charged to the Consolidated Statement of Income in the period in which the impairment is identified. No impairment write-downs were required for the years ended October 31, 2011, 2010, and 2009.

**Goodwill by Segment**

(millions of Canadian dollars)

						<b>2011</b>	
	Canadian Personal and Commercial Banking	Wealth Management	U.S. Personal and Commercial Banking	Wholesale Banking	Corporate	Total	
Carrying value of goodwill at beginning of year	\$ 1,216	\$ 587	\$ 11,560	\$ 150	\$ 947	\$ 14,460	
Goodwill arising on acquisitions	5	-	202 <sup>1</sup>	-	-	207	
Foreign currency translation adjustments and other	-	(1)	(290)	-	-	(291)	
<b>Carrying value of goodwill at end of year</b>	<b>\$ 1,221</b>	<b>\$ 586</b>	<b>\$ 11,472</b>	<b>\$ 150</b>	<b>\$ 947</b>	<b>\$ 14,376</b>	
						<b>2010</b>	
Carrying value of goodwill at beginning of year	\$ 1,216	\$ 591	\$ 12,115	\$ 146	\$ 947	\$ 15,015	
Goodwill arising on acquisitions	-	-	316 <sup>2</sup>	4	-	320	
Foreign currency translation adjustments and other	-	(4)	(871)	-	-	(875)	
<b>Carrying value of goodwill at end of year</b>	<b>\$ 1,216</b>	<b>\$ 587</b>	<b>\$ 11,560</b>	<b>\$ 150</b>	<b>\$ 947</b>	<b>\$ 14,460</b>	

<sup>1</sup> Primarily relates to goodwill arising from the acquisition of Chrysler Financial of \$242 million and a \$45 million decrease in goodwill for Riverside, First Federal, AmericanFirst and South Financial acquisitions.

See Note 8 for further details.

<sup>2</sup> Consists of goodwill arising from the Riverside, First Federal, AmericanFirst and South Financial acquisitions.

**OTHER INTANGIBLES**

The Bank's other intangible assets consist primarily of core deposit intangibles, computer software, and customer relationships. Other intangible assets are amortized over their estimated useful life (3 to 20 years) on a straight-line basis for software and proportionate to the expected economic benefit for the remaining other intangible assets. Future amortization expense for the carrying amount of other intangible assets is estimated to be as follows for the next five years: 2012 - \$425 million; 2013 - \$387 million; 2014 - \$328 million; 2015 - \$254 million; and 2016 - \$199 million.

All other intangible assets are assessed for impairment when an event or change in circumstances indicates that the assets might be impaired. No significant impairment write-downs were required for the years ended October 31, 2011, 2010, and 2009.

The following table presents details of the Bank's other intangible assets as at October 31:

**Other Intangibles**

(millions of Canadian dollars)

			<b>2011</b>		<b>2010</b>	
	Carrying value	Accumulated amortization	Net carrying value	Net carrying value	Net carrying value	Net carrying value
Core deposit intangible assets	\$ 5,298	\$ (4,063)	\$ 1,235	\$ 1,614	\$ 1,614	\$ 1,614
Other intangible assets	5,938	(5,105)	833	479	479	479
<b>Total</b>	<b>\$ 11,236</b>	<b>\$ (9,168)</b>	<b>\$ 2,068</b>	<b>\$ 2,093</b>	<b>\$ 2,093</b>	<b>\$ 2,093</b>

**NOTE 10 LAND, BUILDINGS, EQUIPMENT, AND OTHER DEPRECIABLE ASSETS**

Buildings, computer equipment, furniture and fixtures, other equipment, and leasehold improvements are recognized at cost less accumulated depreciation and provisions for impairment, if any. Land is recognized at cost. Gains and losses on disposal are included in non-interest income in the Consolidated Statement of Income.

Properties or other assets leased under a capital lease are capitalized and depreciated on a straight-line basis over the lease term or estimated useful life of the asset.

The Bank records the obligation associated with the retirement of a long-lived asset at fair value in the period in which it is incurred and can be reasonably estimated, and records a corresponding increase to the carrying amount of the asset. The asset is depreciated on a straight-line basis over its remaining useful life while the liability is accreted to reflect the passage of time until the eventual settlement of the obligation.

Depreciation is recognized on a straight-line basis over the useful lives of the assets estimated by asset category, as follows:

Assets	Useful life
Buildings	15 to 40 years
Computer equipment	3 to 7 years
Furniture and fixtures	3 to 15 years
Other equipment	5 to 8 years
Leasehold improvements	Lesser of lease term plus one renewal or 15 years

**Net Book Value**

(millions of Canadian dollars)

	2011		2010	
	Cost	Accumulated depreciation	Net book value	Net book value
Land	\$ 834	\$ -	\$ 834	\$ 830
Buildings	2,179	678	1,501	1,367
Computer equipment	608	250	358	680
Furniture, fixtures and other equipment	1,461	750	711	674
Leasehold improvements	1,174	494	680	696
<b>Total</b>	<b>\$ 6,256</b>	<b>\$ 2,172</b>	<b>\$ 4,084</b>	<b>\$ 4,247</b>

Accumulated depreciation at the end of 2010 was \$2,285 million. Depreciation expense amounted to \$467 million for 2011 (2010 - \$601 million; 2009 - \$600 million).

Depreciable assets are assessed for impairment when an event or change in circumstance indicates that the asset might be impaired. Impairment is considered to have occurred if the projected undiscounted cash flows resulting from the use and eventual disposition of an asset is less than its carrying value, at which point the asset would be written down to its net recoverable amount. An impairment loss is recognized in the Consolidated Statement of Income in the period in which the impairment is identified.

**NOTE 11 OTHER ASSETS****Other Assets**

(millions of Canadian dollars)

	2011	2010
Amounts receivable from brokers, dealers and clients	\$ 5,035	\$ 8,132
Accounts receivable, prepaid expenses and other items <sup>1</sup>	6,185	6,032
Prepaid pension expense	1,203	1,223
Insurance-related assets, excluding investments	1,300	1,319
Accrued interest	1,061	1,040
Trading commodities <sup>2</sup>	3,400	2,249
<b>Total</b>	<b>\$ 18,184</b>	<b>\$ 19,995</b>

<sup>1</sup> In 2011, the FDIC indemnification assets were reclassified from loans to other assets on the Consolidated Balance Sheet on a retroactive basis. The balance of these indemnification assets as at October 31, 2011 was \$86 million (October 31, 2010 - \$167 million).

<sup>2</sup> Trading commodities consist of physical precious metals inventory and are carried at fair value less costs to sell, with changes in fair value recorded in Non-interest income - Trading income in the Consolidated Statement of Income, and are reported for regulatory purposes to OSFI as cash and cash equivalents.

**NOTE 12 DEPOSITS**

Demand deposits are those for which the Bank does not have the right to require notice prior to withdrawal. These deposits are in general chequing accounts.

Notice deposits are those for which the Bank can legally require notice prior to withdrawal. These deposits are in general savings accounts.

Term deposits are those payable on a fixed date of maturity purchased by customers to earn interest over a fixed period. The terms are from one day to 10 years. Accrued interest on deposits, calculated using the effective interest rate method, is included in other liabilities on the Consolidated Balance Sheet. The deposits are generally term deposits, guaranteed investment certificates and similar instruments. The aggregate amount of term deposits in denominations of \$100,000 or more as at October 31, 2011 was \$120 billion (2010 - \$100 billion). Certain deposit liabilities are classified as trading and accounted for at fair value with the change in fair value recognized in the Consolidated Statement of Income.

**Deposits by Type**

(millions of Canadian dollars)

				2011	2010
	Demand	Notice	Term	Total	Total
Personal	\$ 15,963	\$ 183,530	\$ 69,176	\$ 268,669	\$ 249,251
Banks	4,542	15	7,109	11,666	12,508
Business and government <sup>1</sup>	34,893	71,738	64,535	171,166	145,221
Trading	-	-	29,613	29,613	22,991
<b>Total</b>	<b>\$ 55,398</b>	<b>\$ 255,283</b>	<b>\$ 170,433</b>	<b>\$ 481,114</b>	<b>\$ 429,971</b>

**Non-interest-bearing deposits included above**

In domestic offices	\$ 3,473	\$ 3,471
In foreign offices	9,951	8,292

**Interest-bearing deposits included above**

In domestic offices	262,272	237,401
In foreign offices	202,885	178,355
U.S. federal funds deposited	2,533	2,452

<b>Total<sup>1,2</sup></b>	<b>\$ 481,114</b>	<b>\$ 429,971</b>
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<sup>1</sup> Included in deposit liabilities on the Consolidated Balance Sheet is \$7 billion (2010 - \$2 billion) due to covered bond holders; \$350 million (2010 - \$350 million) due to TD Capital Trust II; and \$1,750 million (2010 - \$1,750 million) due to TD Capital Trust IV.

<sup>2</sup> Includes deposits of \$243,010 million (2010 - \$203,994 million) denominated in U.S. dollars and \$9,708 million (2010 - \$8,987 million) denominated in other foreign currencies.

**Term Deposits**

(millions of Canadian dollars)

							2011	2010
	Within 1 year	Over 1 year to 2 years	Over 2 years to 3 years	Over 3 years to 4 years	Over 4 years to 5 years	Over 5 years	Total	Total
Personal	\$ 10,031	\$ 20,164	\$ 12,081	\$ 7,188	\$ 2,464	\$ 17,248	\$ 69,176	\$ 77,112
Banks	7,039	18	15	6	2	29	7,109	8,585
Business and government	33,366	11,263	4,453	5,293	7,577	2,583	64,535	47,947
Trading	28,214	34	28	61	854	422	29,613	22,991
<b>Total</b>	<b>\$ 78,650</b>	<b>\$ 31,479</b>	<b>\$ 16,577</b>	<b>\$ 12,548</b>	<b>\$ 10,897</b>	<b>\$ 20,282</b>	<b>\$ 170,433</b>	<b>\$ 156,635</b>

**NOTE 13 OTHER LIABILITIES****Other Liabilities**

(millions of Canadian dollars)

	2011	2010
Amounts payable to brokers, dealers and clients	\$ 6,865	\$ 7,911
Accounts payable, accrued expenses and other items	5,585	4,761
Insurance-related liabilities	4,297	4,091
Accrued interest	1,371	1,538
Accrued salaries and employee benefits	1,702	1,619
Accrued benefit liability	1,071	923
Securitization liabilities resulting from acquisitions	1,802	-
Cheques and other items in transit	1,210	473
<b>Total</b>	<b>\$ 23,903</b>	<b>\$ 21,316</b>

**NOTE 14 SUBORDINATED NOTES AND DEBENTURES**

Subordinated notes and debentures are direct unsecured obligations of the Bank or its subsidiaries and are subordinated in right of payment to the claims of depositors and certain other creditors. Redemptions, cancellations, exchanges and modifications of subordinated debentures qualifying as regulatory capital are subject to the consent and approval of OSFI.

Interest expense is recognized on the accrual basis using the effective interest rate method.

## Subordinated Notes and Debentures

(millions of Canadian dollars, except as noted)

Maturity date	Interest rate (%)	Earliest par redemption date	Foreign currency amount	2011	2010
December 2010 - August 2011	-	-	\$	-	\$ 3
June 2011 <sup>1</sup>	7.63	-	-	-	205
May 2012 <sup>1</sup>	7.00	-	US\$ 202 million	202	210
August 2014	10.05	-	-	148	148
January 2016	4.32	January 2011	-	-	998
October 2016	4.87	October 2011	-	-	490
November 2017	5.38	November 2012	-	2,467	2,493
June 2018	5.69	June 2013	-	898	898
April 2020	5.48	April 2015	-	867	855
November 2020	3.37	November 2015	-	995	-
September 2022 <sup>1</sup>	4.64	September 2017	-	270	270
July 2023	5.83	July 2018	-	650	650
May 2025	9.15	-	-	200	198
February 2031 <sup>1,2</sup>	10.20	-	-	-	4
June 2033 <sup>1,2</sup>	3.41	-	-	-	3
March 2034 <sup>1,2</sup>	3.10	-	-	-	21
June 2035 <sup>1,2</sup>	2.02	-	-	-	11
June 2035 <sup>1,2</sup>	2.02	-	-	-	11
June 2036 <sup>1,2</sup>	1.90	-	-	-	42
July 2036 <sup>1,2</sup>	1.84	-	-	-	37
September 2037 <sup>1,2</sup>	1.75	September 2012	US\$ 78 million	77	79
September 2037 <sup>1,2</sup>	1.67	September 2012	US\$ 31 million	31	31
October 2037 <sup>1,2</sup>	1.76	October 2012	US\$ 18 million	18	18
October 2104	4.97	October 2015	-	800	800
December 2105	4.78	December 2016	-	2,247	2,231
December 2106	5.76	December 2017	-	1,800	1,800
<b>Total</b>			\$	<b>11,670</b>	<b>\$ 12,506</b>

<sup>1</sup> Obligation of a subsidiary.

<sup>2</sup> Included in subordinated notes and debentures on the Consolidated Balance Sheet are amounts due to various capital trusts. Refer to Note 16.

### New Issues and Redemptions

On October 28, 2011, the Bank redeemed all of its outstanding \$500 million 4.87% medium term notes due October 28, 2016 at a redemption price of 100 per cent of the principal amount. The issue qualified as Tier 2 regulatory capital.

During the year, \$3 million subordinated debentures of the Bank matured.

On June 15, 2011, US\$200 million 7.625% subordinated notes of a subsidiary of the Bank matured.

During the year, subsidiaries of the Bank redeemed US\$126 million of junior subordinated debentures.

On January 18, 2011, the Bank redeemed all of its outstanding \$1 billion 4.317% medium term notes due January 18, 2016 at a redemption price of 100% of the principal amount. The issue qualified as Tier 2 regulatory capital.

On November 2, 2010, the Bank issued \$1 billion of medium term notes constituting subordinated indebtedness pursuant to its medium term note program. The medium term notes will pay a coupon of 3.367% until November 2, 2015 and the bankers' acceptance rate plus 1.25% thereafter until maturity on November 2, 2020. The notes are redeemable at the Bank's option, subject to regulatory consent, at par on November 2, 2015 and any interest payment date thereafter. The Bank has included the issue as Tier 2 regulatory capital.

### REPAYMENT SCHEDULE

The aggregate maturities of the Bank's subordinated notes and debentures are as follows:

Maturities	2011	2010
(millions of Canadian dollars)		
Within 1 year	\$ 202	\$ 208
Over 1 year to 3 years	148	210
Over 3 years to 4 years	-	148
Over 4 years to 5 years	-	-
Over 5 years	11,320	11,940
<b>Total</b>	<b>\$ 11,670</b>	<b>\$ 12,506</b>

### NOTE 15 LIABILITY FOR PREFERRED SHARES

The Bank classifies preferred shares that are mandatorily redeemable or convertible into a variable number of the Bank's common shares at the holder's option, as liabilities for reporting purposes. Dividend payments on these preferred shares are recorded in interest expense.

Preferred shares that are not mandatorily redeemable or that are not convertible into a variable number of the Bank's common shares at the holder's option, are not classified as liabilities and are presented in Note 18.

**Liability for Preferred Shares Issued and Outstanding**

(millions of shares and millions of Canadian dollars)

	2011		2010	
	Number of shares	Amount	Number of shares	Amount
<b>Class A Preferred shares</b>				
Series M	-	\$ -	14.0	\$ 350
Series N	-	-	8.0	200
<b>REIT Preferred Stock</b>				
Series 2000A	- <sup>1</sup>	27	- <sup>1</sup>	27
Series 2002C	- <sup>2</sup>	5	- <sup>2</sup>	5
<b>Total</b>		\$ 32	22.0	\$ 582

1 263 shares issued and outstanding.

2 55 shares issued and outstanding.

**PREFERRED SHARES****Class A First Preferred Shares, Series M**

The Series M shares were entitled to quarterly non-cumulative cash dividends, if declared, at a per annum rate of 4.70% per Series M share. The Series M shares were redeemable by the Bank, subject to regulatory consent, by payment in cash of \$26.00 per share if redeemed on or after April 30, 2009, and at a declining premium to a price of \$25.00 per share if redeemed on or after April 30, 2013. The Series M shares were not redeemable at the option of the holder.

On October 31, 2011, the Bank redeemed all of its 14 million outstanding Class A First Preferred Shares, Series M at the price per share of \$25.50 (representing a \$0.50 premium to the \$25.00 per share face price, recorded in interest expense) for an aggregate total of approximately \$357 million. The Series M shares qualified as Tier 1 capital of the Bank.

**Class A First Preferred Shares, Series N**

The Series N shares were entitled to quarterly non-cumulative cash dividends, if declared, at a per annum rate of 4.60% per Series N share. The Series N shares were redeemable by the Bank, subject to regulatory consent, by payment in cash of \$26.00 per share if redeemed on or after April 30, 2009, and at a declining premium to a price of \$25.00 per share if redeemed on or after April 30, 2013. The Series N shares were not redeemable at the option of the holder.

On October 31, 2011, the Bank redeemed all of its 8 million outstanding Class A First Preferred Shares, Series N at the price per share of \$25.50 (representing a \$0.50 premium to the \$25.00 per share face price, recorded in interest expense) for an aggregate total of approximately \$204 million. The Series N shares qualified as Tier 1 capital of the Bank.

**REIT PREFERRED STOCK****REIT Preferred Stock, Series 2000A**

A real estate investment trust, Carolina First Mortgage Loan Trust (Carolina First REIT), a subsidiary of TD Bank, N.A., issued the Series A preferred stock (Series 2000A shares). The Series 2000A shares are entitled to quarterly cumulative cash dividends, if declared, at a per annum rate of 11.125% per Series 2000A share. The Series 2000A shares are unsecured and mandatorily redeemable by Carolina First REIT on January 31, 2031. Each Series 2000A share may be automatically exchanged, without the consent of the holders, into a newly issued share of Series A preferred stock of TD Bank, N.A. on the occurrence of certain circumstances. The Series 2000A shares qualify as Tier 2 capital of the Bank.

**REIT Preferred Stock, Series 2002C**

Carolina First REIT issued the Series C preferred stock (Series 2002C shares). The Series 2002C shares are entitled to quarterly cumulative cash dividends, if declared, at a variable rate equal to the three month London Interbank Offer Rate (LIBOR) plus 3.50% per Series 2002C share. The Series 2002C shares are unsecured and mandatorily redeemable by Carolina First REIT on May 31, 2012. Each Series 2002C share may be automatically exchanged, without the consent of the holders, into a newly issued share of Series C preferred stock of TD Bank, N.A. on the occurrence of certain circumstances.

**NOTE 16 CAPITAL TRUST SECURITIES**

Capital Trust Securities - Series 2009 (TD CaTS) were issued by TD Capital Trust (Trust), a closed-end trust established under the laws of the Province of Ontario. On December 31, 2009, the Trust redeemed all of its 900,000 outstanding TD CaTS at a redemption price per unit of \$1,000 plus any unpaid distribution.

Ipswich Statutory Trust I Capital Securities due February 22, 2031 were issued by Ipswich Statutory Trust I, a statutory trust established under the laws of the State of Connecticut, whose voting common securities were 100% owned by TD Bank US Holding Company (the "Company"). On February 22, 2011, the trust redeemed all of its outstanding capital securities at a redemption price per capital security of US\$1,051 plus any unpaid distribution.

Hudson United Statutory Trust I Capital Securities due March 17, 2034 were issued by Hudson United Statutory Trust I, a statutory trust established under the laws of the State of Connecticut, whose voting common securities were 100% owned by the Company. On June 17, 2011, the trust redeemed all of its outstanding capital securities at a redemption price per capital security of US\$1,000 plus any unpaid distribution.

Florida Banks Statutory Trust III Capital Securities due June 26, 2033 were issued by Florida Banks Statutory Trust III, a statutory trust established under the laws of the State of Connecticut, whose voting common securities were 100% owned by the Company. On June 26, 2011, the trust redeemed all of its outstanding capital securities at a redemption price per capital security of US\$1,000 plus any unpaid distribution.

Interchange Statutory Trust I Capital Securities due June 29, 2035 were issued by Interchange Statutory Trust I, a statutory trust established under the laws of the State of Delaware, whose voting common securities were 100% owned by the Company. On June 15, 2011, the trust redeemed all of its outstanding capital securities at a redemption price per capital security of US\$1,000 plus any unpaid distribution.

Interchange Statutory Trust II Capital Securities due June 17, 2035 were issued by Interchange Statutory Trust II, a statutory trust established under the laws of the State of Delaware, whose voting common securities were 100% owned by the Company. On June 17, 2011, the trust redeemed all of its outstanding capital securities at a redemption price per capital security of US\$1,000 plus any unpaid distribution.

South Financial Capital Trust 2006-I Capital Securities due July 7, 2036 were issued by South Financial Capital Trust 2006-I, a statutory trust established under the laws of the State of Delaware, whose voting common securities were 100% owned by the Company. On July 7, 2011, the trust redeemed all of its outstanding capital securities at a redemption price per capital security of US\$1,000 plus any unpaid distribution.

South Financial Capital Trust 2006-II Capital Securities due June 15, 2036 were issued by South Financial Capital Trust 2006-II, a statutory trust established under the laws of the State of Delaware, whose voting common securities were 100% owned by the Company. On June 15, 2011, the trust redeemed all of its outstanding capital securities at a redemption price per capital security of US\$1,000 plus any unpaid distribution.

TD CaTS, Ipswich Statutory Trust I Capital Securities, Hudson United Statutory Trust I Capital Securities, Florida Banks Statutory Trust III Capital Securities, Interchange Statutory Trust I Capital Securities, Interchange Statutory Trust II Capital Securities, South Financial Capital Trust 2006-I Capital Securities, and South Financial Capital Trust 2006-II Capital Securities qualified as Tier 1 capital of the Bank.

Ipswich Statutory Trust I, Hudson United Statutory Trust I, Florida Banks Statutory Trust III, Interchange Statutory Trust I, Interchange Statutory Trust II, South Financial Capital Trust 2006-I, and South Financial Capital Trust 2006-II are variable interest entities. As the Bank is not the primary beneficiary of these entities, the Bank does not consolidate them.

TD Capital Trust II Securities - Series 2012-1 (TD CaTS II) were issued by TD Capital Trust II (Trust II), an open-end trust established under the laws of the Province of Ontario, whose voting securities are 100% owned by the Bank. The proceeds from the issuance were invested in a Bank deposit note. Each TD CaTS II may be automatically exchanged, without the consent of the holders, into forty non-cumulative Class A First Preferred Shares, Series A3 (Series A3 Shares) of the Bank on the occurrence of certain circumstances. The Series A3 Shares are convertible into a variable number of the Bank's common shares at the holder's option.

TD Capital Trust III Securities - Series 2008 (TD CaTS III) were issued by TD Capital Trust III (Trust III), a closed-end trust established under the laws of the Province of Ontario, whose voting securities are 100% owned by the Bank. The proceeds from the issuance were invested in trust assets. Each TD CaTS III may be automatically exchanged, without the consent of the holders, into forty non-cumulative Class A First Preferred Shares, Series A9 of the Bank on the occurrence of certain circumstances. TD CaTS III are not convertible or redeemable at the holder's option. Trust III is consolidated by the Bank and TD CaTS III are classified as non-controlling interests in subsidiaries.

TD Capital Trust IV Notes - Series 1 due June 30, 2108 (TD CaTS IV Notes - Series 1), TD Capital Trust IV Notes - Series 2 due June 30, 2108 (TD CaTS IV Notes - Series 2) and TD Capital Trust IV Notes - Series 3 due June 30, 2108 (TD CaTS IV Notes - Series 3) (collectively, TD CaTS IV Notes) were issued by TD Capital Trust IV (Trust IV), a trust established under the laws of the Province of Ontario, whose voting securities are 100% owned by the Bank. The proceeds from the issuances were invested in Bank deposit notes. Each TD CaTS IV Note - Series 1 and TD CaTS IV Note - Series 2 may be automatically exchanged into non-cumulative Class A First Preferred Shares, Series A10 of the Bank and each TD CaTS IV Note - Series 3 may be automatically exchanged into non-cumulative Class A First Preferred Shares, Series A11 of the Bank, in each case, without the consent of the holders, on the occurrence of certain circumstances. On each interest payment date in respect of which certain events have occurred, holders of TD CaTS IV Notes will be required to invest interest paid on such TD CaTS IV Notes in a new series of non-cumulative Class A First Preferred Shares of the Bank.

South Financial Capital Trust 2007-I Capital Securities (SFCT 2007-I Capital Securities) due September 1, 2037 were issued by South Financial Capital Trust 2007-I (SFCT 2007-I), a statutory trust established under the laws of the State of Delaware, whose voting common securities are 100% owned by the Company. SFCT 2007-I Capital Securities are non-voting securities, entitled to cumulative cash distributions payable quarterly at a variable rate per annum, reset quarterly, equal to three-month LIBOR plus 1.42%. Under certain circumstances, payment of distributions may be deferred for up to 20 consecutive quarterly periods. Under certain circumstances, such as the liquidation of SFCT 2007-I, debentures issued by the Company and currently held by SFCT 2007-I may be delivered to the holders of the SFCT 2007-I Capital Securities. On any distribution date on or after September 1, 2012, or upon the occurrence of certain events, the Bank may, at its option and with regulatory approval, redeem outstanding SFCT 2007-I Capital Securities, without the consent of holders. SFCT 2007-I Capital Securities are unsecured and are not redeemable at the option of the holder.

South Financial Capital Trust 2007-II Preferred Securities due October 30, 2037 (SFCT 2007-II Preferred Securities) were issued by South Financial Capital Trust 2007-II (SFCT 2007-II), a statutory trust established under the laws of the State of Delaware, whose voting common securities are 100% owned by the Company. SFCT 2007-II Preferred Securities are non-voting securities, entitled to cumulative cash distributions payable quarterly at a variable rate per annum, reset quarterly, equal to three-month LIBOR plus 1.33%. Under certain circumstances, payment of distributions may be deferred for up to 20 consecutive quarterly periods. Under certain circumstances, such as the liquidation of SFCT 2007-II, debentures issued by the Company and currently held by SFCT 2007-II may be delivered to the holders of the SFCT 2007-II Preferred Securities. On any distribution date on or after October 30, 2012, or upon the occurrence of certain events, the Bank may, at its option and with regulatory approval, redeem outstanding SFCT 2007-II Preferred Securities, without the consent of holders. SFCT 2007-II Preferred Securities are unsecured and are not redeemable at the option of the holder.

South Financial Capital Trust 2007-III Capital Securities due September 15, 2037 (SFCT 2007-III Capital Securities) were issued by South Financial Capital Trust 2007-III (SFCT 2007-III), a statutory trust established under the laws of the State of Delaware, whose voting common securities are 100% owned by the Company. SFCT 2007-III Capital Securities are non-voting securities, entitled to cumulative cash distributions payable quarterly at a variable rate per annum, reset quarterly, equal to three-month LIBOR plus 1.32%. Under certain circumstances, payment of distributions may be deferred for up to 20 consecutive quarterly periods. Under certain circumstances, such as the liquidation of SFCT 2007-III, debentures issued by the Company and currently held by SFCT 2007-III may be delivered to the holders of the SFCT 2007-III Capital Securities. On any distribution date on or after September 15, 2012, or upon the occurrence of certain events, the Bank may, at its option and with regulatory approval, redeem outstanding SFCT 2007-III Capital Securities, without the consent of holders. SFCT 2007-III Capital Securities are unsecured and are not redeemable at the option of the holder.

TD CaTS II, TD CaTS III, TD CaTS IV Notes, SFCT 2007-I Capital Securities, SFCT 2007-II Preferred Securities and SFCT 2007-III Capital Securities all qualify as Tier 1 capital of the Bank. Trust II, Trust IV, SFCT 2007-I, SFCT 2007-II and SFCT 2007-III are variable interest entities. As the Bank is not the primary beneficiary of these entities, the Bank does not consolidate them.

#### Capital Trust Securities

(millions of Canadian dollars, except as noted)

	Thousands of units	Distribution/interest payment dates	Annual yield	Redemption date	Conversion date	2011	2010
				At the option of the issuer	At the option of the holder		
<b>Included in non-controlling interests in subsidiaries on the Consolidated Balance Sheet</b>							
TD Capital Trust III Securities - Series 2008	1,000	June 30, Dec. 31	7.243%	Dec. 31, 2013 <sup>1</sup>		\$ 987	\$ 986
<b>Deposit notes issued to Trust II and Trust IV, included in deposits on the Consolidated Balance Sheet<sup>2</sup></b>							
TD Capital Trust II Securities - Series 2012-1	350	June 30, Dec. 31	6.792%	Dec. 31, 2007 <sup>3</sup>	At any time <sup>4</sup>	\$ 350	\$ 350
TD Capital Trust IV Notes - Series 1	550	June 30, Dec. 31	9.523% <sup>5</sup>	June 30, 2014 <sup>6</sup>		550	550
TD Capital Trust IV Notes - Series 2	450	June 30, Dec. 31	10.000% <sup>7</sup>	June 30, 2014 <sup>6</sup>		450	450
TD Capital Trust IV Notes - Series 3	750	June 30, Dec. 31	6.631% <sup>8</sup>	Dec. 31, 2014 <sup>6</sup>		750	750
	2,100					\$ 2,100	\$ 2,100
<b>Junior subordinated debentures issued to capital trusts, included in subordinated notes and debentures on the Consolidated Balance Sheet<sup>9</sup></b>							
Ipswich Statutory Trust I Capital Securities	4	Feb. 22, Aug. 22	10.20 %	Feb. 22, 2011		\$ -	\$ 4
Hudson United Statutory Trust I Capital Securities	20	Mar. 17, June 17, Sep. 17, Dec. 17	3.09 %	Mar. 17, 2009		-	21
Florida Banks Statutory Trust III Capital Securities	3	Mar. 26, June 26, Sep. 26, Dec. 26	3.40 %	June 26, 2008		-	3
Interchange Statutory Trust I Capital Securities	10	Mar. 15, June 15, Sep. 15, Dec. 15	2.01 %	Sep. 15, 2010		-	11
Interchange Statutory Trust II Capital Securities	10	Mar. 17, June 17, Sep. 17, Dec. 17	2.01 %	June 17, 2010		-	11
South Financial Capital Trust 2006-I Capital Securities	35	Jan. 7, Apr. 7, July 7, Oct. 7	1.86 %	July 7, 2011		-	37
South Financial Capital Trust 2006-II Capital Securities	40	Mar. 15, June 15, Sep. 15, Dec. 15	1.89 %	June 15, 2011		-	42
South Financial Capital Trust 2007-I Capital Securities	75	Mar. 1, June 1, Sep. 1, Dec. 1	1.75 %	Sep. 1, 2012 <sup>3</sup>		77	79
South Financial Preferred Trust 2007-II Preferred Securities	17	Jan. 30, Apr. 30, July 30, Oct. 30	1.76 %	Oct. 30, 2012 <sup>3</sup>		18	18
South Financial Capital Trust 2007-III Capital Securities	30	Mar. 15, June 15, Sep. 15, Dec. 15	1.67 %	Sep. 15, 2012 <sup>1</sup>		31	31
	244					\$ 126	\$ 257

<sup>1</sup> On the redemption date and on any distribution date thereafter, Trust III may, with regulatory approval, redeem TD CaTS III in whole without the consent of the holders.

<sup>2</sup> Trust II and Trust IV are not consolidated by the Bank. The deposit notes issued to Trust II and Trust IV are reported in Deposits. See Note 12.

<sup>3</sup> On the redemption date and on any distribution date thereafter, Trust II or SFCT 2007-I or SFCT 2007-II or SFCT 2007-III, respectively may, with regulatory approval, redeem TD CaTS II or SFCT 2007-I Capital Securities or SFCT 2007-II Preferred Securities or SFCT 2007-III Capital Securities, respectively, in whole or in part, without the consent of the holders.

<sup>4</sup> Holders may exchange each TD CaTS II for forty non-cumulative Class A First Preferred Shares, Series A2 (Series A2 Shares) of the Bank. The Series A2 Shares are convertible into a variable number of the Bank's common shares at the holder's option.

<sup>5</sup> For the period from and including January 26, 2009 to but excluding June 30, 2019. Starting on June 30, 2019 and on every fifth anniversary thereafter, the interest rate will be reset to the Government of Canada yield plus 10.125%.

<sup>6</sup> On or after the redemption date, Trust IV may, with regulatory approval, redeem the TD CaTS IV Notes - Series 1, TD CaTS IV Notes - Series 2 or TD CaTS IV Notes - Series 3, respectively, in whole, without the consent of the holders.

<sup>7</sup> For the period from and including January 26, 2009 to but excluding June 30, 2039. Starting on June 30, 2039 and on every fifth anniversary thereafter, the interest rate will be reset to the Government of Canada yield plus 9.735%.

<sup>8</sup> For the period from and including September 15, 2009 to but excluding June 30, 2021. Starting on June 30, 2021 and on every fifth anniversary thereafter, the interest rate will be reset to the Government of Canada yield plus 4.00%.

<sup>9</sup> These capital trusts are not consolidated by the Bank. The junior subordinated debentures issued to these capital trusts are reported in Subordinated Notes and Debentures. See Note 14.

**NOTE 17 NON-CONTROLLING INTERESTS IN SUBSIDIARIES**
**Non-Controlling Interests in Subsidiaries**

(millions of Canadian dollars)	2011	2010
REIT preferred stock, Series A	\$ 490	\$ 501
TD Capital Trust III Securities - Series 2008 <sup>1</sup>	987	986
Other	6	6
<b>Total</b>	<b>\$ 1,483</b>	<b>\$ 1,493</b>

<sup>1</sup> Refer to Note 16 for a description of the TD Capital Trust III securities.

**REIT PREFERRED STOCK, SERIES A**

A real estate investment trust, Northgroup Preferred Capital Corporation (Northgroup REIT), a subsidiary of TD Bank N.A., issued 500,000 preferred stock, Series A (Series A shares). Each Series A share is entitled to semi-annual non-cumulative cash dividends, if declared, at a per annum rate of 6.378%. The Series A shares are redeemable by Northgroup REIT, subject to regulatory consent, at a price of US\$1,000 per Series A share on October 15, 2017 and every five years thereafter and qualify as Tier 1 capital of the Bank. Each Series A share may be automatically exchanged, without the consent of the holders, into a newly issued share of Series A preferred stock of TD Bank, N.A. on the occurrence of certain circumstances.

**NOTE 18 SHARE CAPITAL**
**COMMON SHARES**

The Bank is authorized by its shareholders to issue an unlimited number of common shares, without par value, for unlimited consideration. The common shares are not redeemable or convertible. Dividends are typically declared by the Board of Directors of the Bank on a quarterly basis and the amount may vary from quarter to quarter.

On September 16, 2011, the Bank issued 9.2 million shares for gross cash consideration of approximately \$704 million. On June 15, 2010, the Bank issued 3.5 million common shares for gross cash consideration of \$250 million. On December 5, 2008, the Bank issued 35 million common shares for gross cash consideration of \$1.38 billion.

**Common and Preferred Shares Issued and Outstanding and Treasury Shares Held**

(millions of shares and millions of Canadian dollars)

	2011		2010		2009	
	Number of shares	Amount	Number of shares	Amount	Number of shares	Amount
<b>Common Shares</b>						
Balance at beginning of year	879.7	\$ 16,730	859.6	\$ 15,357	811.3	\$ 13,278
Proceeds from shares issued on exercise of stock options	4.9	322	8.1	521	4.6	247
Shares issued as a result of dividend reinvestment plan	8.6	661	7.7	546	8.8	451
Proceeds from issuance of new shares	9.2	704	3.6	252	34.9	1,381
Shares issued on acquisitions	-	-	0.7	54	-	-
<b>Balance at end of year - common shares<sup>1</sup></b>	<b>902.4</b>	<b>\$ 18,417</b>	<b>879.7</b>	<b>\$ 16,730</b>	<b>859.6</b>	<b>\$ 15,357</b>
<b>Preferred Shares - Class A</b>						
Series O	17.0	\$ 425	17.0	\$ 425	17.0	\$ 425
Series P	10.0	250	10.0	250	10.0	250
Series Q	8.0	200	8.0	200	8.0	200
Series R	10.0	250	10.0	250	10.0	250
Series S	10.0	250	10.0	250	10.0	250
Series Y	10.0	250	10.0	250	10.0	250
Series AA	10.0	250	10.0	250	10.0	250
Series AC	8.8	220	8.8	220	8.8	220
Series AE	12.0	300	12.0	300	12.0	300
Series AG	15.0	375	15.0	375	15.0	375
Series AI	11.0	275	11.0	275	11.0	275
Series AK	14.0	350	14.0	350	14.0	350
<b>Balance at end of year - preferred shares<sup>1</sup></b>	<b>135.8</b>	<b>\$ 3,395</b>	<b>135.8</b>	<b>\$ 3,395</b>	<b>135.8</b>	<b>\$ 3,395</b>
<b>Treasury Shares - Common<sup>2</sup></b>						
Balance at beginning of year	(1.2)	\$ (91)	(0.8)	\$ (15)	(1.1)	\$ (79)
Purchase of shares	(28.2)	(2,164)	(30.6)	(2,158)	(33.3)	(1,756)
Sale of shares	28.0	2,139	30.2	2,082	33.6	1,820
<b>Balance at end of year - treasury shares - common</b>	<b>(1.4)</b>	<b>\$ (116)</b>	<b>(1.2)</b>	<b>\$ (91)</b>	<b>(0.8)</b>	<b>\$ (116)</b>
<b>Treasury Shares - Preferred<sup>2</sup></b>						
Balance at beginning of year	-	\$ (1)	-	\$ -	-	\$ -
Purchase of shares	(2.2)	(59)	(2.3)	(63)	(0.2)	(6)
Sale of shares	2.2	60	2.3	62	0.2	6
<b>Balance at end of year - treasury shares - preferred</b>	<b>-</b>	<b>\$ -</b>	<b>-</b>	<b>\$ (1)</b>	<b>-</b>	<b>\$ -</b>

<sup>1</sup> The outstanding common shares and preferred shares qualify as Tier 1 capital of the Bank.

<sup>2</sup> When the Bank purchases its own shares as a part of its trading business, they are classified as treasury shares and the cost of these shares is recorded as a reduction in shareholders' equity.

## PREFERRED SHARES

### ***Class A First Preferred Shares, Series O***

On November 1, 2005, the Bank issued 17 million Class A First Preferred Shares, Series O for gross cash consideration of \$425 million. Quarterly non-cumulative cash dividends, if declared, will be paid at a per annum rate of 4.85% per Series O share. The Series O shares are redeemable by the Bank, subject to regulatory consent, by payment in cash of \$26.00 per share if redeemed on or after November 1, 2010 and decreasing by \$0.25 each 12-month period thereafter to \$25.00 per share if redeemed on or after October 31, 2014.

### ***Class A First Preferred Shares, Series P***

On November 1, 2007, the Bank issued 10 million Class A First Preferred Shares, Series P for gross cash consideration of \$250 million. Quarterly non-cumulative cash dividends, if declared, will be paid at a per annum rate of 5.25% per Series P share. The Series P shares are redeemable by the Bank, subject to regulatory consent, by payment in cash of \$26.00 per share if redeemed on or after November 1, 2012 and decreasing by \$0.25 each 12-month period thereafter to \$25.00 per share if redeemed on or after October 31, 2016.

### ***Class A First Preferred Shares, Series Q***

On January 31, 2008, the Bank issued 8 million Class A First Preferred Shares, Series Q for gross cash consideration of \$200 million. Quarterly non-cumulative cash dividends, if declared, will be paid at a per annum rate of 5.60% per Series Q share. The Series Q shares are redeemable by the Bank, subject to regulatory consent, by payment in cash of \$26.00 per share if redeemed on or after January 31, 2013 and decreasing by \$0.25 each 12-month period thereafter to \$25.00 per share if redeemed on or after January 31, 2017.

### ***Class A First Preferred Shares, Series R***

On March 12, 2008, the Bank issued 10 million Class A First Preferred Shares, Series R for gross cash consideration of \$250 million. Quarterly non-cumulative cash dividends, if declared, will be paid at a per annum rate of 5.60% per Series R share. The Series R shares are redeemable by the Bank, subject to regulatory consent, by payment in cash of \$26.00 per share if redeemed on or after April 30, 2013 and decreasing by \$0.25 each 12-month period thereafter to \$25.00 per share if redeemed on or after April 30, 2017.

### ***5-Year Rate Reset Preferred Shares, Series S***

On June 11, 2008, the Bank issued 10 million non-cumulative 5-Year Rate Reset Preferred Shares, Series S for gross cash consideration of \$250 million. Quarterly non-cumulative cash dividends, if declared, will be paid at a per annum rate of 5.00% for the initial period from and including June 11, 2008 to but excluding July 31, 2013. Thereafter, the dividend rate will reset every five years to equal the then five-year Government of Canada bond yield plus 1.60%. Holders of the Series S shares will have the right to convert all or any part of their shares into non-cumulative Floating Rate Preferred Shares, Series T, subject to certain conditions, on July 31, 2013, and on July 31 every five years thereafter and vice versa. The Series S shares are redeemable by the Bank for cash, subject to regulatory consent, at \$25.00 per share on July 31, 2013 and on July 31 every five years thereafter.

### ***5-Year Rate Reset Preferred Shares, Series Y***

On July 16, 2008, the Bank issued 10 million non-cumulative 5-Year Rate Reset Preferred Shares, Series Y for gross cash consideration of \$250 million. Quarterly non-cumulative cash dividends, if declared, will be paid at a per annum rate of 5.10% for the initial period from and including July 16, 2008 to but excluding October 31, 2013. Thereafter, the dividend rate will reset every five years to equal the then five-year Government of Canada bond yield plus 1.68%. Holders of the Series Y shares will have the right to convert their shares into non-cumulative Floating Rate Preferred Shares, Series Z, subject to certain conditions, on October 31, 2013, and on October 31 every five years thereafter and vice versa. The Series Y shares are redeemable by the Bank for cash, subject to regulatory consent, at \$25.00 per share on October 31, 2013 and on October 31 every five years thereafter.

### ***5-Year Rate Reset Preferred Shares, Series AA***

On September 12, 2008, the Bank issued 10 million non-cumulative 5-Year Rate Reset Preferred Shares, Series AA for gross cash consideration of \$250 million. Quarterly non-cumulative cash dividends, if declared, will be paid at a per annum rate of 5.00% for the initial period from and including September 12, 2008 to but excluding January 31, 2014. Thereafter, the dividend rate will reset every five years to equal the then five-year Government of Canada bond yield plus 1.96%. Holders of the Series AA shares will have the right to convert their shares into non-cumulative Floating Rate Preferred Shares, Series AB, subject to certain conditions, on January 31, 2014, and on January 31 every five years thereafter and vice versa. The Series AA shares are redeemable by the Bank for cash, subject to regulatory consent, at \$25.00 per share on January 31, 2014 and on January 31 every five years thereafter.

### ***5-Year Rate Reset Preferred Shares, Series AC***

On November 5, 2008, the Bank issued 8.8 million non-cumulative 5-Year Rate Reset Preferred Shares, Series AC for gross cash consideration of \$220 million. Quarterly non-cumulative cash dividends, if declared, will be paid at a per annum rate of 5.60% for the initial period from and including November 5, 2008 to but excluding January 31, 2014. Thereafter, the dividend rate will reset every five years to equal the then five-year Government of Canada bond yield plus 2.74%. Holders of the Series AC shares will have the right to convert their shares into non-cumulative Floating Rate Preferred Shares, Series AD, subject to certain conditions, on January 31, 2014, and on January 31 every five years thereafter and vice versa. The Series AC shares are redeemable by the Bank for cash, subject to regulatory consent, at \$25.00 per share on January 31, 2014 and on January 31 every five years thereafter.

**5-Year Rate Reset Preferred Shares, Series AE**

On January 14, 2009, the Bank issued 12 million non-cumulative 5-Year Rate Reset Preferred Shares, Series AE for gross cash consideration of \$300 million. Quarterly non-cumulative cash dividends, if declared, will be paid at a per annum rate of 6.25% for the initial period from and including January 14, 2009 to but excluding April 30, 2014. Thereafter, the dividend rate will reset every five years to equal the then five year Government of Canada bond yield plus 4.37%. Holders of the Series AE shares will have the right to convert their shares into non-cumulative Floating Rate Class A Preferred Shares, Series AF, subject to certain conditions, on April 30, 2014, and on April 30 every five years thereafter and vice versa. The Series AE shares are redeemable by the Bank for cash, subject to regulatory consent, at \$25.00 per share on April 30, 2014 and on April 30 every five years thereafter.

**5-Year Rate Reset Preferred Shares, Series AG**

On January 30, 2009, the Bank issued 15 million non-cumulative 5-Year Rate Reset Preferred Shares, Series AG for gross cash consideration of \$375 million. Quarterly non-cumulative cash dividends, if declared, will be paid at a per annum rate of 6.25% for the initial period from and including January 30, 2009 to but excluding April 30, 2014. Thereafter, the dividend rate will reset every five years to equal the then five year Government of Canada bond yield plus 4.38%. Holders of the Series AG shares will have the right to convert their shares into non-cumulative Floating Rate Class A Preferred Shares, Series AH, subject to certain conditions, on April 30, 2014, and on April 30 every five years thereafter and vice versa. The Series AG shares are redeemable by the Bank for cash, subject to regulatory consent, at \$25.00 per share on April 30, 2014 and on April 30 every five years thereafter.

**5-Year Rate Reset Preferred Shares, Series AI**

On March 6, 2009, the Bank issued 11 million non-cumulative 5-Year Rate Reset Preferred Shares, Series AI for gross cash consideration of \$275 million. Quarterly non-cumulative cash dividends, if declared, will be paid at a per annum rate of 6.25% for the initial period from and including March 6, 2009 to but excluding July 31, 2014. Thereafter, the dividend rate will reset every five years to equal the then five year Government of Canada bond yield plus 4.15%. Holders of the Series AI shares will have the right to convert their shares into non-cumulative Floating Rate Class A Preferred Shares, Series AJ, subject to certain conditions, on July 31, 2014, and on July 31 every five years thereafter and vice versa. The Series AI shares are redeemable by the Bank for cash, subject to regulatory consent, at \$25.00 per share on July 31, 2014 and on July 31 every five years thereafter.

**5-Year Rate Reset Preferred Shares, Series AK**

On April 3, 2009, the Bank issued 14 million non-cumulative 5-Year Rate Reset Preferred Shares, Series AK for gross cash consideration of \$350 million. Quarterly non-cumulative cash dividends, if declared, will be paid at a per annum rate of 6.25% for the initial period from and including April 3, 2009 to but excluding July 31, 2014. Thereafter, the dividend rate will reset every five years to equal the then five year Government of Canada bond yield plus 4.33%. Holders of the Series AK shares will have the right to convert their shares into non-cumulative Floating Rate Class A Preferred Shares, Series AL, subject to certain conditions, on July 31, 2014, and on July 31 every five years thereafter and vice versa. The Series AK shares are redeemable by the Bank for cash, subject to regulatory consent, at \$25.00 per share on July 31, 2014 and on July 31 every five years thereafter.

**NORMAL COURSE ISSUER BID**

The Bank did not have a normal course issuer bid outstanding during fiscal 2011, 2010 or 2009.

**DIVIDEND REINVESTMENT PLAN**

The Bank offers a dividend reinvestment plan for its common shareholders. Participation in the plan is optional and under the terms of the plan, cash dividends on common shares are used to purchase additional common shares. At the option of the Bank, the common shares may be issued from the Bank's treasury at an average market price based on the last five trading days before the date of the dividend payment, with a discount of between 0% to 5% at the Bank's discretion, or from the open market at market price. During the year, a total of 8.6 million common shares were issued from the Bank's treasury at a discount of 1% (2010 - 7.7 million shares at a discount of 1%; 2009 - 8.8 million shares at a discount of 1%) under the dividend reinvestment plan.

**DIVIDEND RESTRICTIONS**

The Bank is prohibited by the *Bank Act* from declaring dividends on its preferred or common shares if there are reasonable grounds for believing that the Bank is, or the payment would cause the Bank to be, in contravention of the capital adequacy and liquidity regulations of the *Bank Act* or directions of OSFI. The Bank does not anticipate that this condition will restrict it from paying dividends in the normal course of business.

The Bank is also restricted from paying dividends in the event that either Trust II, Trust III or Trust IV fails to pay semi-annual distributions or interest in full to holders of their respective trust securities, TD CaTS II, TD CaTS III and TD CaTS IV Notes. In addition, the ability to pay dividends on common shares without the approval of the holders of the outstanding preferred shares is restricted unless all dividends on the preferred shares have been declared and paid or set apart for payment. Currently, these limitations do not restrict the payment of dividends on common shares or preferred shares.

TD Bank US Holding Company is restricted from paying dividends to its parent, TD US P&C Holdings ULC, in the event that either South Financial Capital Trust 2007-I, South Financial Capital Trust 2007-II or South Financial Capital Trust 2007-III fails to pay quarterly distributions or interest in full to holders of their respective trust securities. Further, in the case of South Financial Capital Trust 2007-II and South Financial Capital Trust 2007-III, all subsidiaries of TD Bank US Holding Company would be restricted from paying dividends in such an event.

**NOTE 19 ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS)**

Comprehensive income is composed of the Bank's net income and other comprehensive income. Other comprehensive income consists of unrealized gains and losses on available-for-sale securities, foreign currency translation gains and losses on the net investment in self-sustaining operations, net of net investment hedging activities, and changes in the fair value of derivative instruments designated as cash flow hedges, all net of income taxes.

The following table summarizes the Bank's accumulated other comprehensive income (loss), net of income taxes, as at October 31.

**Accumulated Other Comprehensive Income (Loss), Net of Income Taxes**

(millions of Canadian dollars)	2011	2010
Net unrealized gain (loss) on available-for-sale securities, net of hedging activities	\$ 929	\$ 1,193
Net unrealized foreign currency translation gain (loss) on investments in subsidiaries, net of hedging activities	(3,199)	(2,901)
Net gain (loss) on derivative instruments designated as cash flow hedges	2,806	2,713
<b>Total</b>	<b>\$ 536</b>	<b>\$ 1,005</b>

**NOTE 20 TRADING-RELATED INCOME**

Trading assets and liabilities, including trading derivatives, certain loans held within a trading portfolio that are designated as trading under the fair value option, trading loans and trading deposits, are measured at fair value, with gains and losses recognized in the Consolidated Statement of Income.

Trading-related income comprises net interest income, trading income, and income from loans designated as trading under the fair value option that are managed within a trading portfolio. Net interest income arises from interest and dividends related to trading assets and liabilities, and is reported net of interest expense and income associated with funding these assets and liabilities. Trading income includes realized and unrealized gains and losses on trading assets and liabilities. Realized and unrealized gains and losses on loans designated as trading under the fair value option are included in non-interest income in the Consolidated Statement of Income.

Trading-related income excludes underwriting fees and commissions on securities transactions, which are shown separately in the Consolidated Statement of Income.

Trading-related income by product line depicts trading income for each major trading category.

**Trading-Related Income**

(millions of Canadian dollars)	2011	2010	2009
Net interest income (loss)	\$ 842	\$ 827	\$ 1,210
Trading income (loss)	43	484	685
Loans designated as trading under the fair value option <sup>1</sup>	4	21	47
<b>Total</b>	<b>\$ 889</b>	<b>\$ 1,332</b>	<b>\$ 1,942</b>
<b>By product</b>			
Interest rate and credit portfolios	\$ 403	\$ 896	\$ 1,292
Foreign exchange portfolios	432	418	573
Equity and other portfolios	50	(3)	30
Loans designated as trading under the fair value option <sup>1</sup>	4	21	47
<b>Total</b>	<b>\$ 889</b>	<b>\$ 1,332</b>	<b>\$ 1,942</b>

<sup>1</sup> Excludes amounts related to securities designated as trading under the fair value option that are not managed within a trading portfolio, but which have been combined with derivatives to form economic hedging relationships.

**NOTE 21 INSURANCE**

The Bank is engaged in insurance businesses relating to property and casualty insurance, life and health insurance, and reinsurance.

Premiums, net of reinsurance, for short-duration contracts, primarily property and casualty, are deferred as unearned premiums and recognized in other income on a pro rata basis over the terms of the policies. Unearned premiums and ceded unearned premiums, representing the portion of net written premiums that pertain to the unexpired term of the policies in force, are recorded in other liabilities. Premiums, net of reinsurance, from long-duration contracts, primarily life insurance, are recognized when due in other income.

Insurance claims and policy benefit liabilities represent current claims and estimates for future insurance policy benefits, as determined by the appointed actuary in accordance with accepted actuarial practice, and are included in other liabilities. The effect of changes in actuarial assumptions on policy benefit liabilities was not material during the year. Liabilities for property and casualty insurance represent estimated provisions for reported and unreported claims.

Claims relating to property and casualty insurance are expensed as incurred.

**Insurance Revenue, Net of Claims**

(millions of Canadian dollars)	2011	2010	2009
Net earned premiums and fees	\$ 3,346	\$ 3,102	\$ 2,802
Claims and related expenses, net of reinsurance	2,173	2,074	1,889
<b>Total</b>	<b>\$ 1,173</b>	<b>\$ 1,028</b>	<b>\$ 913</b>

**NOTE 22 STOCK-BASED COMPENSATION**

The Bank operates various stock-based compensation plans. The Bank uses the fair value method of accounting for all stock option awards. Under the fair value method, the Bank recognizes compensation expense based on the fair value of the options, which is determined by using an option pricing model. The fair value of the options is recognized as compensation expense and contributed surplus over the service period required for employees to become fully entitled to the award. The contributed surplus balance is reduced as the options are exercised and the amount initially recorded for the options in contributed surplus is credited to capital stock.

**STOCK OPTION PLAN**

The Bank maintains a stock option program for certain key employees and non-employee directors. Non-employee directors have not been granted stock options since December 2001. Options on common shares are periodically granted to eligible employees of the Bank under the plan for terms of seven or ten years and vest over a four-year period. These options provide holders with the right to purchase common shares of the Bank at a fixed price equal to the closing market price of the shares on the day prior to the date the options were issued. Under this plan, 2.3 million common shares have been reserved for future issuance (2010 - 4.0 million; 2009 - 5.7 million). The outstanding options expire on various dates to December 13, 2020. A summary of the Bank's stock option activity and related information for the years ended October 31 is as follows:

**Stock Option Activity**

(millions of shares, except as noted)

	2011		2010		2009	
	Number of shares	Weighted-average exercise price	Number of shares	Weighted-average exercise price	Number of shares	Weighted-average exercise price
Number outstanding, beginning of year	19.2	\$ 57.68	25.9	\$ 53.25	27.5	\$ 55.37
Granted	1.7	73.25	1.7	65.98	4.0	41.50
Exercised	(4.9)	49.14	(8.1)	47.60	(4.6)	39.26
Forfeited/cancelled	(0.1)	57.79	(0.3)	65.68	(1.0)	61.58
<b>Number outstanding, end of year</b>	<b>15.9</b>	<b>\$ 58.05</b>	<b>19.2</b>	<b>\$ 57.68</b>	<b>25.9</b>	<b>\$ 53.25</b>
Exercisable, end of year	10.3	\$ 56.32	13.4	\$ 58.63	19.6	\$ 53.41

The following table summarizes information relating to stock options outstanding and exercisable as at October 31, 2011.

**Range of Exercise Prices**

	Options outstanding			Options exercisable	
	Number outstanding (millions) (of shares)	Weighted-average remaining contractual life (years)	Weighted-average exercise price	Number exercisable (millions) (of shares)	Weighted-average exercise price
\$32.95 – \$42.77	4.7	3.75	\$ 39.87	3.0	\$ 39.02
\$43.52 – \$50.96	0.2	0.85	47.59	0.2	47.59
\$52.53 – \$57.75	1.2	3.28	54.39	1.2	54.39
\$58.39 – \$61.65	2.0	2.54	59.78	2.0	59.78
\$63.29 – \$73.25	7.8	5.74	69.44	3.9	68.91

The fair value of options granted was estimated at the date of grant using a binomial tree-based valuation model. The following assumptions were used: (i) risk-free interest rate of 2.73% (2010 - 2.72%; 2009 - 2.17%); (ii) expected option life of 6.2 years (2010 - 6.2 years; 2009 - 5.6 years); (iii) expected volatility of 26.6% (2010 - 26.6%; 2009 - 23.9%); and (iv) expected dividend yield of 3.3% (2010 - 3.2%; 2009 - 3.0%).

During the year, 1.7 million (2010 - 1.7 million; 2009 - 4.0 million) options were granted with a weighted-average fair value of \$15.47 per option (2010 - \$14.09 per option; 2009 - \$7.62 per option). During the year, the Bank recognized compensation expense in the Consolidated Statement of Income of \$27 million (2010 - \$28 million; 2009 - \$30 million) for the stock option awards granted.

**OTHER STOCK-BASED COMPENSATION PLANS**

The Bank operates restricted share unit and performance share unit plans which are offered to certain employees of the Bank. Under these plans, participants are awarded share units equivalent to the Bank's common shares that generally vest over three years. A liability is accrued by the Bank related to such share units awarded and an incentive compensation expense is recognized in the Consolidated Statement of Income over the service period required for employees to become fully entitled to the award. At the maturity date, the participant receives cash representing the value of the share units. The final number of performance share units will vary from 80% to 120% of the initial number awarded based on the Bank's total shareholder return relative to the average of the North American peer group. Beginning with units granted in December 2009, the Human Resources Committee of the Board (HRC) has the discretion to adjust the number of restricted share units and performance share units within a +/- 20% range at maturity at the plan or individual level based on a review of the risk taken to achieve business results over the life of the award; and, dividends will be re-invested in additional units that will be paid at maturity. The number of such share units outstanding under these plans as at October 31, 2011 is 14 million (2010 - 12 million; 2009 - 11 million).

The Bank also offers deferred share unit plans to eligible employees and non-employee directors. Under these plans, a portion of the participant's annual incentive award and/or maturing share units may be deferred as share units equivalent to the Bank's common shares. The deferred share units are not redeemable by the participant until termination of employment or directorship. Once these conditions are met, the deferred share unit must be redeemed for cash no later than the end of the next calendar year. Dividend equivalents accrue to the participants in the form of additional units. As at October 31, 2011, 3.0 million deferred share units were outstanding (2010 - 2.9 million; 2009 - 2.5 million).

Compensation expense for these plans is recorded in the year the incentive award is earned by the plan participant. Changes in the value of these plans are recorded, net of the effects of related hedges, in the Consolidated Statement of Income. For the year ended October 31, 2011, the Bank recognized compensation expense, net of the effects of hedges, for these plans of \$279 million (2010 - \$245 million; 2009 - \$235 million). The compensation expense recognized before the effects of hedges was \$349 million (2010 - \$418 million; 2009 - \$309 million).

#### EMPLOYEE OWNERSHIP PLAN

The Bank also operates a share purchase plan available to employees. Employees can contribute any amount of their eligible earnings (net of source deductions) to the Employee Ownership Plan. The Bank matches 100% of the first \$250 of employee contributions each year and the remainder of employee contributions at 50% to an overall maximum of 3.5% of the employee's eligible earnings or \$2,250, whichever comes first. The Bank's contributions vest once an employee has completed two years of continuous service with the Bank. For the year ended October 31, 2011, the Bank's contributions totalled \$59 million (2010 - \$55 million; 2009 - \$52 million) and were expensed as salaries and employee benefits. As at October 31, 2011, an aggregate of 9.0 million common shares were held under the Employee Ownership Plan (2010 - 8.8 million; 2009 - 8.7 million). The shares in the Employee Ownership Plan are purchased in the open market and are considered outstanding for computing the Bank's basic and diluted earnings per share. Dividends earned on Bank common shares held by the Employee Ownership Plan are used to purchase additional common shares for the Employee Ownership Plan in the open market.

#### NOTE 23 EMPLOYEE FUTURE BENEFITS

##### DEFINED BENEFIT PENSION AND OTHER POST EMPLOYMENT BENEFIT (OPEB) PLANS

The Bank's principal pension plans, consisting of The Pension Fund Society of The Toronto-Dominion Bank (the Society) and the TD Pension Plan (Canada) (the TDPP), are defined benefit plans. In addition, the Bank maintains other partially funded and non-funded pension plans for eligible employees, for which pension benefits are paid by the Bank. The Society was closed to new members on January 30, 2009 and the TDPP commenced on March 1, 2009. Benefits under the principal pension plans are determined based upon the period of plan participation and the average salary of the member in the best consecutive five years in the last 10 years of combined plan membership.

Funding for the Bank's principal pension plans is provided by contributions from the Bank and members of the plans as applicable. In accordance with legislation, the Bank contributes amounts determined on an actuarial basis to the plans and has the ultimate responsibility for ensuring that the liabilities of the plan are adequately funded over time. The Bank's contributions to the principal pension plans during 2011 were \$187 million (2010 - \$168 million). These contributions were made in accordance with the actuarial valuation reports for funding purposes as at October 31, 2008 and March 1, 2009 for the Society and the TDPP, respectively. The next valuation date for funding purposes is as at October 31, 2011 for both of the principal pension plans.

The Bank also provides certain post-retirement benefits and post-employment benefits (non-pension employee benefits), which are generally non-funded. Non-pension employee benefit plans, where offered, generally include health care, life insurance and dental benefits. Employees must meet certain age and service requirements to be eligible for post-retirement benefits and are generally required to pay a portion of the cost of the benefits. Employees eligible for post-employment benefits are those on disability and child-care leave.

For the principal pension plans and the principal non-pension post-retirement benefit plan, actuarial valuations are prepared at least every three years to determine the present value of the accrued benefit liability. Pension and non-pension post-retirement benefit expenses are determined based upon separate actuarial valuations using the projected benefit method pro-rated on service and management's best estimates of expected long-term return on plan assets, compensation increases, health care cost trend rate and discount rate, which are reviewed annually by the Bank's actuaries. The discount rate used to value liabilities is based on long-term corporate AA bond yields as of the measurement date. The expense includes the cost of benefits for the current year's service, interest expense on liabilities, expected income on plan assets based on fair values and the amortization of benefit plan amendments and actuarial gains or losses. Plan amendments are amortized on a straight-line basis over the expected average remaining service life of the active members for the principal pension plans (9 years for the Society and 11 years for the TDPP) and the expected average remaining period to full eligibility for the principal non-pension post-retirement benefit plan (6 years). The excess, if any, of the net actuarial gain or loss over 10% of the greater of the projected benefit obligation and the fair value of plan assets is also amortized over the expected average remaining service life of the active members (9 years for the Society, 11 years for the TDPP, and 15 years for the principal non-pension post-retirement benefit plan). The cumulative difference between expense and contributions is reported in other assets or other liabilities.

##### PLAN ASSUMPTIONS

To develop the assumption for the expected long-term return on plan assets for the Bank's principal pension plans, the Bank considered the historical returns and the future expectations for returns for each asset class, as well as the investment policies of the principal pension plans. This resulted in the selection of the assumption for the expected long-term rate of return on plan assets of 6.50% (2010 - 6.75%) for the Society and 4.00% (2010 - 4.25%) for the TDPP.

The rate of increase for health care costs for the next year used to measure the expected cost of benefits covered for the principal non-pension post-retirement benefit plan is 6.30%. The rate is assumed to decrease gradually to 3.70% by the year 2028 and remain at that level thereafter. For 2011, the effect of a one percentage point increase or decrease in the health care cost trend rate on the benefit expense is an \$8 million increase and a \$6 million decrease, respectively, and on the benefit obligation, a \$73 million increase and a \$58 million decrease, respectively.

## INVESTMENT STRATEGY AND ASSET ALLOCATION

The primary objective of the Society and the TDPP is to achieve an annualized real rate of return of 3.00% and 2.50%, respectively, over rolling 10-year periods. The investment policies for the principal pension plans are detailed below and exclude Pension Enhancement Account (PEA) assets which are invested at the member's discretion in certain mutual funds. The investment policies and asset allocations as at July 31 by asset category for the principal pension plans (excluding PEA) are as follows:

### Investment Policy and Asset Allocation

	Acceptable range		Asset Allocation				
	Society	TDPP	Society		TDPP		
			2011	2010	2009	2011	2010
<b>Security</b>							
Debt	30-48%	95-100%	48%	34%	33%	98%	100%
Equity	35-65	-	43	55	55	-	-
Alternative investments	0-15	-	7	7	8	-	-
Cash equivalents	0-4%	0-5%	2	4	4	2	-
<b>Total</b>			<b>100%</b>	<b>100%</b>	<b>100%</b>	<b>100%</b>	<b>100%</b>

The investment policy of the Society is a balanced portfolio. Debt instruments of a single non-government entity must not exceed 10% of the total debt portfolio. Non-government debt instruments generally must meet or exceed a credit rating of BBB at the time of purchase and during the holding period except that up to 20% of the fair value of the bond mandate managed to the DEX Universe Bond Index may be invested in bonds with a credit rating below BBB. There are no limitations on the maximum amount allocated to each credit rating within the debt portfolio. Futures contracts and options can be utilized provided they do not create financial leverage for the Society. The Society invests in hedge funds, which normally will employ leverage when executing their investment strategy. The equity portfolio is broadly diversified primarily across medium to large capitalization quality companies and income trusts with no individual holding exceeding 10% of the equity portfolio at any time. Foreign equities and American Depository Receipts of similar high quality may also be included to further diversify the portfolio. Alternative investments include hedge funds and private equities. Substantially all assets must have readily determinable fair values. The Society was in compliance with its investment policy throughout the year. For 2011, the Society's net assets included private equity investments in the Bank and its affiliates which had a fair value of \$3 million (2010 - \$4 million; 2009 - \$4 million).

The investment policy of the TDPP, which commenced on March 1, 2009, is a high-quality, long-term fixed income portfolio. Debt instruments of non-government entities must not exceed 80% of the total fund and non-Canadian government entities must not exceed 20% of the total fund. Debt instruments of a single non-government or non-Canadian government entity must not exceed 10% of the total fund. All debt instruments must meet or exceed a credit rating of BBB- (or equivalent) at the time of purchase and during the holding period. In addition, any debt instruments that are rated from BBB+ to BBB- (or equivalent) must not exceed 35% of the total fund. Asset backed securities must have a minimum credit rating of AAA and must not exceed 25% of the total fund. Substantially all assets must have readily determinable fair values. The TDPP was in compliance with its investment policy throughout the year.

### RISK MANAGEMENT PRACTICES

The principal pension plans' investments include financial instruments which are exposed to various risks. These risks include market risk (including foreign currency risk, interest rate risk, and price risk), credit risk, and liquidity risk. The principal pension plans manage these financial risks in accordance with the Pension Benefits Standards Act, 1985, applicable regulations, and the principal pension plans' Statement of Investment Policies and Procedures. The following are some specific risk management practices employed by the principal pension plans:

- Monitoring credit exposure of counterparties
- Monitoring adherence to asset allocation guidelines
- Monitoring asset class performance against benchmarks

### OTHER PENSION AND RETIREMENT PLANS

#### CT Pension Plan

As a result of the acquisition of CT Financial Services Inc. (CT), the Bank sponsors a pension plan consisting of a defined benefit portion and a defined contribution portion. The defined benefit portion was closed to new members after May 31, 1987, and newly eligible employees joined the defined contribution portion of the plan. Effective August 18, 2002, the defined contribution portion of the plan was closed to new contributions from the Bank or active employees, except for employees on salary continuance and long-term disability, and employees eligible for that plan became eligible to join the Society or the TDPP for future service. The Bank received regulatory approval to wind-up the defined contribution portion of the plan effective April 1, 2011. After that date, the Bank's contributions to the defined contribution portion of the plan ceased. Funding for the defined benefit portion is provided by contributions from the Bank and members of the plan. For the defined contribution portion, annual pension expense is equal to the Bank's contributions to that portion of the plan.

**TD Bank, N.A. (which includes TD Banknorth and Commerce) Retirement Plans**

TD Banknorth has a closed non-contributory defined benefit retirement plan covering most permanent employees. Supplemental retirement plans were adopted for certain key officers and limited post-retirement benefit programs provide medical coverage and life insurance benefits to a closed group of employees and directors who meet minimum age and service requirements. Effective December 31, 2008, benefits under the retirement and supplemental retirement plans were frozen.

In addition, TD Bank, N.A. and its subsidiaries maintain a defined contribution 401(k) plan covering all employees. Effective January 1, 2009 the plan was amended to include a core contribution from TD Bank, N.A. for all employees and a transition contribution for certain employees. The additional amount contributed to the plan by TD Bank, N.A. for fiscal 2011 was \$34 million (2010 - \$34 million; 2009 - \$31 million). In addition, on an ongoing basis, TD Bank, N.A., makes matching contributions to the 401(k) plan. The amount of the matching contribution for fiscal 2011 was \$29 million (2010 - \$28 million; 2009 - \$18 million). For the defined contribution plan, annual pension expense is equal to the Bank's contributions to the plan.

**TD Auto Finance (which includes Chrysler Financial) Retirement Plans**

TD Auto Finance has both contributory and non-contributory defined benefit retirement plans covering most permanent employees. The non-contributory pension plan provides benefits based on a fixed rate for each year of service. The contributory plan provides benefits to salaried employees based on the employee's cumulative contributions, years of service during which employee contributions were made, and the employee's average salary during the consecutive five years in which the employee's salary was highest in the 15 years preceding retirement. In addition, TD Auto Finance provides limited post-retirement benefit programs, including medical coverage and life insurance benefits to certain employees who meet minimum age and service requirements. As a result of the acquisition of Chrysler Financial on April 1, 2011, obligations assumed and assets acquired related to the Chrysler Financial Services Americas LLC retirement plans are now included in the table below.

**Supplemental Employee Retirement Plans**

Supplemental employee retirement plans are partially funded by the Bank for eligible employees.

The following table presents the financial position of the Bank's principal pension plans, the principal non-pension post-retirement benefit plan, and the Bank's significant other pension and retirement plans. The plan assets and obligations are measured as at July 31, except as noted.

**Employee Future Benefit Plans' Obligations, Assets and Funded Status**

(millions of Canadian dollars)

	Principal Pension Plans			Principal Non-Pension Post-Retirement Benefit Plan			Other Pension and Retirement Plans <sup>1</sup>		
	2011	2010	2009	2011	2010	2009	2011	2010	2009
<b>Change in projected benefit obligation</b>									
Projected benefit obligation at beginning of period	\$ 2,757	\$ 2,170	\$ 2,201	\$ 418	\$ 351	\$ 329	\$ 1,164	\$ 1,108	\$ 978
Obligations assumed upon acquisition of Chrysler Financial	-	-	-	-	-	-	673	-	-
Service cost - benefits earned	145	97	66	10	8	9	13	8	10
Interest cost on projected benefit obligation	168	155	143	24	24	21	84	62	66
Members' contributions	48	47	43	-	-	-	-	-	-
Benefits paid	(129)	(123)	(122)	(10)	(9)	(9)	(76)	(53)	(53)
Actuarial (gains) losses	-	-	21	2	44	(9)	(1)	58	2
Change in foreign currency exchange rate	-	-	-	-	-	-	29	(26)	2
Change in actuarial assumptions	210	411	(182)	-	-	-	153	7	97
Plan amendments	-	-	-	-	-	10	-	-	6
<b>Projected benefit obligation at end of period</b>	<b>3,199</b>	<b>2,757</b>	<b>2,170</b>	<b>444</b>	<b>418</b>	<b>351</b>	<b>2,039</b>	<b>1,164</b>	<b>1,108</b>
<b>Change in plan assets</b>									
Plan assets at fair value at beginning of period	2,829	2,473	2,138	-	-	-	755	743	770
Assets acquired upon acquisition of Chrysler Financial	-	-	-	-	-	-	579	-	-
Actual income on plan assets	114	92	73	-	-	-	16	11	13
Gain (loss) on disposal of investments	139	72	(138)	-	-	-	34	12	(11)
Members' contributions	48	46	43	-	-	-	-	-	-
Employer's contributions	185	193	583	10	9	9	25	15	14
Increase (decrease) in unrealized gains on investments	153	127	(130)	-	-	-	21	56	9
Change in foreign currency exchange rate	(39)	(43)	34	-	-	-	18	(25)	6
Benefits paid	(129)	(123)	(122)	(10)	(9)	(9)	(76)	(54)	(53)
General and administrative expenses	(9)	(8)	(8)	-	-	-	(4)	(3)	(5)
<b>Plan assets at fair value at end of period</b>	<b>3,291</b>	<b>2,829</b>	<b>2,473</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>1,368</b>	<b>755</b>	<b>743</b>
<b>Excess (deficit) of plan assets over projected benefit obligation</b>	<b>92</b>	<b>72</b>	<b>303</b>	<b>(444)</b>	<b>(418)</b>	<b>(351)</b>	<b>(671)</b>	<b>(409)</b>	<b>(365)</b>
Unrecognized net loss from past experience, different from that assumed, and effects of changes in assumptions	811	838	527	60	59	14	399	256	238
Unrecognized prior service costs	34	44	54	(23)	(27)	(32)	7	10	14
Employer's contributions in fourth quarter	49	47	72	2	2	3	4	9	7
<b>Prepaid pension asset (accrued benefit liability)</b>	<b>\$ 986</b>	<b>\$ 1,001</b>	<b>\$ 956</b>	<b>\$ (405)</b>	<b>\$ (384)</b>	<b>\$ (366)</b>	<b>\$ (261)</b>	<b>\$ (134)</b>	<b>\$ (106)</b>
<b>Annual expense</b>									
Net pension expense includes the following components:									
Service cost - benefits earned	\$ 147	\$ 99	\$ 68	\$ 10	\$ 8	\$ 9	\$ 14	\$ 9	\$ 11
Interest cost on projected benefit obligation	168	155	143	24	24	21	84	63	68
Expected return on plan assets <sup>2</sup>	(183)	(170)	(131)	-	-	-	(71)	(46)	(59)
Actuarial losses (gains) recognized in expense	61	28	24	1	-	-	13	5	3
Amortization of plan amendment costs	10	10	10	(4)	(5)	(6)	3	7	3
<b>Total expense</b>	<b>\$ 203</b>	<b>\$ 122</b>	<b>\$ 114</b>	<b>\$ 31</b>	<b>\$ 27</b>	<b>\$ 24</b>	<b>\$ 43</b>	<b>\$ 38</b>	<b>\$ 26</b>
<b>Actuarial assumptions used to determine the annual expense</b>									
Weighted-average discount rate for projected benefit obligation <sup>3</sup>	5.81%	6.90%	7.13%	5.80%	6.70%	6.30%	5.58%	5.97%	6.42%
Weighted-average rate of compensation increase	3.50	3.50	3.50	3.50	3.50	3.50	2.11	2.19	2.09
Weighted-average expected long-term rate of return on plan assets <sup>4</sup>	6.41	6.75	6.75	n/a	n/a	n/a	6.82	6.70	6.95
<b>Actuarial assumptions used to determine the benefit obligation at end of period</b>									
Weighted-average discount rate for projected benefit obligation	5.42%	5.81%	6.90%	5.40%	5.80%	6.70%	4.95%	5.40%	5.94%
Weighted-average rate of compensation increase	3.50	3.50	3.50	3.50	3.50	3.50	2.03	2.19	2.09

<sup>1</sup> Includes CT defined benefit pension plan, TD Banknorth defined benefit pension plan, certain TD Auto Finance retirement plans, and Supplemental employee retirement plans. Other plans operated by the Bank and certain of its subsidiaries are not considered material for disclosure purposes. The plan assets and obligation of the TD Banknorth defined benefit pension plan and the TD Auto Finance retirement plans are measured as at October 31.

<sup>2</sup> The actual return on plan assets for the principal pension plans was \$360 million (2010 - \$243 million; 2009 - \$(169) million).

<sup>3</sup> The Society was re-measured on October 31, 2008 using a 7.4% discount rate, reflecting the actuarial valuations as at October 31, 2008. The TDPP was measured on March 1, 2009, the commencement date of the TDPP, using an 8.3% discount rate.

<sup>4</sup> Net of fees and expenses for the Society.

The following table presents only those plans with projected benefit obligations in excess of plan assets at fair value.

**Employee Future Benefit Plans' Obligations, Assets and Funded Status**

(millions of Canadian dollars)

	Principal Pension Plans			Principal Non-Pension Post-Retirement Benefit Plan			Other Pension and Retirement Plans		
	2011	2010	2009	2011	2010	2009	2011	2010	2009
Projected benefit obligation at end of period	\$ -	\$ -	\$ 13	\$ 444	\$ 418	\$ 351	\$ 2,039	\$ 1,164	\$ 782
Plan assets at fair value at end of period	-	-	1	-	-	-	1,368	755	413
<b>Excess (deficit) of plan assets over projected benefit obligation</b>	<b>\$ -</b>	<b>\$ -</b>	<b>\$ (12)</b>	<b>\$ (444)</b>	<b>\$ (418)</b>	<b>\$ (351)</b>	<b>\$ (671)</b>	<b>\$ (409)</b>	<b>\$ (369)</b>

**CASH FLOWS AND AMOUNTS RECOGNIZED IN THE CONSOLIDATED BALANCE SHEET**

The Bank's contributions to its principal pension plans, principal non-pension post-retirement benefit plan, and significant other pension and retirement plans are as follows:

**Plan Contributions**

(millions of Canadian dollars)

	2011	2010	2009
Principal pension plans	\$ 187	\$ 168	\$ 626
Principal non-pension post-retirement benefit plan	10	9	10
Other pension and retirement plans	20	17	18
<b>Total</b>	<b>\$ 217</b>	<b>\$ 194</b>	<b>\$ 654</b>

**Estimated Contributions**

In 2012, the Bank or its subsidiaries expect to contribute \$190 million to its principal pension plans, \$15 million to its principal non-pension post-retirement benefit plan, and \$32 million to its other pension and retirement plans. Future contribution amounts may change upon the Bank's review of its contribution levels during the year.

**Estimated Future Benefit Payments**

Estimated future benefit payments under the principal pension plans are \$137 million for 2012; \$142 million for 2013; \$146 million for 2014; \$152 million for 2015; \$157 million for 2016; and \$867 million for 2017 to 2021.

Estimated future benefit payments under the principal non-pension post-retirement benefit plan are \$15 million for 2012; \$16 million for 2013; \$17 million for 2014; \$18 million for 2015; \$20 million for 2016; and \$120 million for 2017 to 2021.

The Bank recognized the following amounts in the Consolidated Balance Sheet for the year ended October 31:

**Amounts Recognized in the Consolidated Balance Sheet**

(millions of Canadian dollars)

	2011	2010
<b>Other assets</b>		
Principal pension plans	\$ 986	\$ 1,001
Other pension and retirement plans		
CT defined benefit pension plan	63	64
TD Banknorth defined benefit retirement plan	125	158
TD Auto Finance retirement plans	26	-
Other employee future benefits - net	3	-
Prepaid pension expense	1,203	1,223
<b>Other liabilities</b>		
Principal non-pension post-retirement benefit plan	405	384
Other pension and retirement plans		
TD Banknorth defined benefit retirement plan	-	28
TD Auto Finance retirement plans	122	-
Supplemental employee retirement plans	353	328
Other employee future benefits - net	191	183
Accrued benefit liability	1,071	923
<b>Net amount recognized as at October 31</b>	<b>\$ 132</b>	<b>\$ 300</b>

**NOTE 24 INTEGRATION AND RESTRUCTURING COSTS**

As a result of acquisitions by the Bank and related integration and restructuring initiatives, the Bank incurred integration costs of \$134 million during the year (2010 - \$90 million; 2009 - \$393 million). Integration costs include costs related to information technology, employee retention costs, external professional consulting charges, marketing costs (including customer communication and rebranding), and integration-related travel costs. In the Consolidated Statement of Income, integration costs are included in non-interest expenses.

The Bank may also incur restructuring costs, which consist of certain termination benefits, the cost of amending certain executive employment and award agreements, contract termination costs, costs to consolidate facilities or relocate employees, and the write-down of long-lived assets due to impairment. During 2011, there were no restructuring costs that were incurred by the Bank (2010 - \$17 million; 2009 - \$36 million). In the Consolidated Statement of Income, these costs are included in restructuring costs.

As at October 31, 2011, the total unutilized balance of restructuring costs of \$5 million (2010 - \$11 million; 2009 - \$20 million) shown in the following table is included in other liabilities in the Consolidated Balance Sheet:

#### Restructuring Costs

(millions of Canadian dollars)

	2011			2010	2009
	Human resources	Real estate	Other	Total	Total
Balance at beginning of year	\$ -	\$ 9	\$ 2	\$ 11	\$ 20
Restructuring costs arising during the year:					
U.S. Personal and Commercial Banking	-	-	-	-	17
Amount utilized during the year:					
Wholesale Banking	-	1	-	1	2
U.S. Personal and Commercial Banking	-	3	2	5	22
Foreign exchange and other adjustments	-	-	-	-	(2)
<b>Balance at end of year</b>	<b>\$ -</b>	<b>\$ 5</b>	<b>\$ -</b>	<b>\$ 5</b>	<b>\$ 11</b>

#### NOTE 25 INCOME TAXES

The Bank recognizes both the current and future income tax of all transactions that have been recognized in the 2011 Consolidated Financial Statements. Future income tax assets and liabilities are determined based on the tax rates that are expected to apply when the assets or liabilities are reported for tax purposes. The Bank records a valuation allowance to the extent the future tax asset exceeds the amount that is more likely than not to be realized.

#### Provision for (Recovery of) Income Taxes

(millions of Canadian dollars)

	2011	2010	2009
<b>Provision for income taxes - Consolidated Statement of Income</b>			
Current income taxes	\$ 1,415	\$ 1,164	\$ (95)
Future income taxes	(116)	98	336
	1,299	1,262	241
<b>Provision for income taxes - Statement of Other Comprehensive Income</b>			
Current income taxes	202	420	688
Future income taxes	(51)	548	798
	151	968	1,486
<b>Income taxes - other non-income related items including business and other transition adjustments combinations</b>			
Current income taxes	(75)	-	(18)
Future income taxes	(78)	(421)	348
	(153)	(421)	330
<b>Total provision for (recovery of) income taxes</b>	<b>\$ 1,297</b>	<b>\$ 1,809</b>	<b>\$ 2,057</b>
<b>Current income taxes</b>			
Federal	\$ 677	\$ 878	\$ 539
Provincial	434	539	297
Foreign	431	167	(261)
	1,542	1,584	575
<b>Future income taxes</b>			
Federal	(26)	(25)	446
Provincial	(13)	(16)	238
Foreign	(206)	266	798
	(245)	225	1,482
<b>Total provision for (recovery of) income taxes</b>	<b>\$ 1,297</b>	<b>\$ 1,809</b>	<b>\$ 2,057</b>

**Reconciliation to Statutory Tax Rate**

(millions of Canadian dollars, except as noted)	2011		2010		2009	
Income taxes at Canadian statutory income tax rate	\$ 1,983	28.1%	\$ 1,761	30.5%	\$ 1,006	31.8%
Increase (decrease) resulting from:						
Dividends received	(214)	(3.0)	(283)	(4.9)	(333)	(10.5)
Rate differentials on international operations	(471)	(6.7)	(359)	(6.2)	(448)	(14.1)
Agreement with Canada Revenue Agency <sup>1</sup>	-	-	121	2.1	-	-
Other - net	1	-	22	0.3	16	0.4
<b>Provision for income taxes and effective income tax rate</b>	<b>\$ 1,299</b>	<b>18.4%</b>	<b>\$ 1,262</b>	<b>21.8%</b>	<b>\$ 241</b>	<b>7.6%</b>

<sup>1</sup> In 2010, the Bank reached an agreement with the Canada Revenue Agency (CRA) that resulted in a \$121 million increase in the provision for income taxes. The agreement provides resolution to a number of outstanding tax matters related to certain discontinued strategies in the Wholesale Banking segment.

The net future income tax asset (liability) is composed of:

**Net Future Income Tax Asset (Liability)<sup>1</sup>**

(millions of Canadian dollars)	2011	2010
<b>Future income tax assets</b>		
Allowance for credit losses	\$ 508	\$ 479
Premises and equipment	26	47
Deferred expense (income)	85	(78)
Goodwill	40	49
Employee benefits	573	484
Losses available for carry forward	130	259
Other	325	512
Total future income tax assets	1,687	1,752
Valuation allowance	(12)	(194)
Future income tax assets	1,675	1,558
<b>Future income tax liabilities</b>		
Securities	(1,066)	(979)
Intangible assets	(516)	(723)
Employee benefits	(308)	(316)
Other	-	-
Total future income tax liabilities	(1,890)	(2,018)
<b>Net future income tax liability<sup>2</sup></b>	<b>\$ (215)</b>	<b>\$ (460)</b>

<sup>1</sup> Presentation for certain prior year numbers has been restated to be consistent with the current year presentation.

<sup>2</sup> Included in the October 31, 2011 net future income tax liability are future income tax assets (liabilities) of \$(393) million (2010 - \$(432) million) in Canada, \$178 million (2010 - \$(12) million) in the United States and nil (2010 - \$(16) million) in international jurisdictions.

Earnings of certain subsidiaries are subject to additional tax upon repatriation. The Bank has not recognized a future income tax liability for this additional tax since it does not currently plan to repatriate the undistributed earnings. If all the undistributed earnings of the operations of these subsidiaries were repatriated, estimated additional taxes payable would be \$494 million as at October 31, 2011 (2010 - \$409 million).

**NOTE 26 EARNINGS PER SHARE**

Basic earnings per share is calculated by dividing net income available to common shareholders by the weighted-average number of common shares outstanding for the period.

Diluted earnings per share is calculated using the same method as basic earnings per share except that the weighted-average number of common shares outstanding includes the potential dilutive effect of stock options granted by the Bank as determined under the treasury stock method. The treasury stock method determines the number of additional common shares by assuming that the outstanding stock options, whose exercise price is less than the average market price of the Bank's common stock during the period, are exercised and then reduced by the number of common shares assumed to be repurchased with the exercise proceeds. Such potential dilution is not recognized in a loss period.

**Basic and Diluted Earnings Per Share**

(millions of Canadian dollars, except as noted)

	2011	2010	2009
<b>Basic earnings per share</b>			
Net income available to common shareholders	\$ 5,709	\$ 4,450	\$ 2,953
Average number of common shares outstanding (millions)	885.7	867.1	847.1
<b>Basic earnings per share (dollars)</b>	<b>\$ 6.45</b>	<b>\$ 5.13</b>	<b>\$ 3.49</b>
<b>Diluted earnings per share</b>			
Net income available to common shareholders	\$ 5,709	\$ 4,450	\$ 2,953
Average number of common shares outstanding (millions)	885.7	867.1	847.1
Stock options potentially exercisable as determined under the treasury stock method (millions) <sup>1</sup>	4.4	5.0	3.0
Average number of common shares outstanding - diluted (millions)	890.1	872.1	850.1
<b>Diluted earnings per share (dollars)<sup>1</sup></b>	<b>\$ 6.41</b>	<b>\$ 5.10</b>	<b>\$ 3.47</b>

<sup>1</sup> For 2011, the computation of diluted earnings per share did not exclude any options as there were no options where the option price was greater than the average market price of the Bank's common shares. For 2010, the computation of diluted earnings per share excluded weighted-average options outstanding of 2,723 thousand with a weighted-average exercise price of \$70.41 as the option price was greater than the average market price of the Bank's common shares. For 2009, the computation of diluted earnings per share excluded weighted-average options outstanding of 14,292 thousand with a weighted-average exercise price of \$64.44 as the option price was greater than the average market price of the Bank's common shares.

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**NOTE 27 SEGMENTED INFORMATION**

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For management reporting purposes, the Bank's operations and activities are organized around four key business segments: Canadian Personal and Commercial Banking (CAD P&C) including TD Canada Trust, TD Insurance and TD Auto Finance Canada; Wealth Management, including TD Waterhouse and an investment in TD Ameritrade; U.S. Personal and Commercial Banking (U.S. P&C), including TD Bank, America's Most Convenient Bank and TD Auto Finance U.S.; and Wholesale Banking, including TD Securities. Integration charges related to the acquisition of Chrysler Financial and the Bank's other activities are reported in the Corporate segment.

CAD P&C comprises the Bank's personal and business banking in Canada and provides financial products and services to personal, small business, insurance, and commercial customers. Wealth Management provides investment products and services to institutional and retail investors and includes the Bank's equity investment in TD Ameritrade. U.S. P&C provides commercial banking, mortgage banking and other financial services in the U.S., primarily in the Northeast and Mid-Atlantic regions and Florida. Wholesale Banking provides financial products and services to corporate, government, and institutional customers. The Bank's other activities are grouped into the Corporate segment. The Corporate segment includes the effects of asset securitization programs, treasury management, general provision for credit losses in CAD P&C and Wholesale Banking, elimination of taxable equivalent adjustments and other management reclassifications, corporate level tax benefits, and residual unallocated revenue and expenses.

Effective November 1, 2010, operating results and associated loans for the U.S. credit cards business were transferred from CAD P&C to U.S. P&C for segment reporting purposes. In addition, the Bank has implemented a change in its allocation methodologies whereby certain items previously reported in the Corporate segment are now being allocated to other segments. Prior period results were not reclassified. Effective July 4, 2011, executive responsibilities for the TD Insurance business were moved from Group Head, Canadian Banking, Auto Finance, and Credit Cards, TD to the Group Head, Wealth Management, Insurance and Corporate Shared Services, TD. The Bank is currently finalizing its future reporting format and will update its segmented information effective November 1, 2011. These changes will be applied retroactively to 2011.

The results of each business segment reflect revenue, expenses, and assets generated by the businesses in that segment. Due to the complexity of the Bank, its management reporting model uses various estimates, assumptions, allocations and risk-based methodologies for funds transfer pricing, inter-segment revenue, income tax rates, capital, indirect expenses and cost transfers to measure business segment results. Transfer pricing of funds is generally applied at market rates. Inter-segment revenue is negotiated between each business segment and approximate the fair value of the services provided. Income tax provision or recovery is generally applied to each segment based on a statutory tax rate and may be adjusted for items and activities unique to each segment. Amortization of intangible expense is included in the Corporate segment. Accordingly, net income for business segments is presented before amortization of intangibles.

Net interest income within Wholesale Banking is calculated on a taxable equivalent basis (TEB), which means that the value of non-taxable or tax-exempt income, including dividends, is adjusted to its equivalent before-tax value. Using TEB allows the Bank to measure income from all securities and loans consistently and makes for a more meaningful comparison of net interest income with similar institutions. The TEB adjustment reflected in Wholesale Banking is reversed in the Corporate segment.

As noted in Note 5, the Bank securitizes retail loans and receivables held by CAD P&C in transactions that are accounted for as sales. For the purpose of segmented reporting, CAD P&C accounts for the transactions as though they are financing arrangements. Accordingly, the interest income earned on the assets sold net of the funding costs incurred by the purchaser trusts is recorded in net interest income and impairment related to these assets is charged to provision for (reversal of) credit losses. This accounting is reversed in the Corporate segment and the gain recognized on sale which is in compliance with GAAP together with income earned on the retained interests net of credit losses incurred are included in other income.

The Bank purchases credit default swaps (CDS) to hedge the credit risk in Wholesale Banking's corporate lending portfolio. These CDS do not qualify for hedge accounting treatment and are measured at fair value with changes in fair value recognized in current period's earnings. The related loans are accounted for at amortized cost. Management believes that this asymmetry in the accounting treatment between CDS and loans would result in volatility in earnings from period to period which is not indicative of the economics of the corporate loan portfolio or the underlying business performance in Wholesale Banking. As a result, the CDS are accounted for on an accrual basis in Wholesale Banking and the gains and losses on the CDS, in excess of the accrued cost, are reported in the Corporate segment.

As discussed in Note 3, the Bank reclassified certain debt securities from trading to the available-for-sale category effective August 1, 2008. As part of the Bank's trading strategy, these debt securities are economically hedged, primarily with CDS and interest rate swap contracts. These derivatives are not eligible for reclassification and are recorded on a fair value basis with changes in fair value recorded in the period's earnings. Management believes that this asymmetry in the accounting treatment between derivatives and the reclassified debt securities results in volatility in earnings from period to period that is not indicative of the economics of the underlying business performance in Wholesale Banking. As a result, the derivatives are accounted for on an accrual basis in Wholesale Banking and the gains and losses related to the derivatives, in excess of the accrued costs, are reported in the Corporate segment.

**Results by Business Segment**

(millions of Canadian dollars)

						2011
	Canadian Personal and Commercial Banking	Wealth Management	U.S. Personal and Commercial Banking	Wholesale Banking	Corporate	Total
Net interest income	\$ 7,320	\$ 423	\$ 4,286	\$ 1,603	\$ (801)	\$ 12,831
Non-interest income	3,490	2,356	1,402	899	616	8,763
Provision for (reversal of) credit losses	820	-	666	22	(43)	1,465
Non-interest expenses	5,052	1,989	3,446	1,468	1,128	13,083
Income (loss) before income taxes	4,938	790	1,576	1,012	(1,270)	7,046
Provision for (recovery of) income taxes	1,327	221	320	199	(768)	1,299
Non-controlling interests in subsidiaries, net of income taxes	-	-	-	-	104	104
Equity in net income of an associated company, net of income taxes	-	207	-	-	39	246
<b>Net income (loss)</b>	<b>\$ 3,611</b>	<b>\$ 776</b>	<b>\$ 1,256</b>	<b>\$ 813</b>	<b>\$ (567)</b>	<b>\$ 5,889</b>
<b>Total assets</b>						
Balance sheet	\$ 218,746	\$ 21,766	\$ 201,262	\$ 212,765	\$ 31,821	\$ 686,360
Securitized <sup>1</sup>	67,740	-	-	3,989	(21,407)	50,322
						2010
Net interest income	\$ 7,134	\$ 336	\$ 3,579	\$ 1,815	\$ (1,321)	\$ 11,543
Non-interest income	3,237	2,121	1,180	1,059	425	8,022
Provision for (reversal of) credit losses	1,046	-	646	25	(92)	1,625
Non-interest expenses	4,934	1,813	2,910	1,395	1,111	12,163
Income (loss) before income taxes	4,391	644	1,203	1,454	(1,915)	5,777
Provision for (recovery of) income taxes	1,296	197	230	588	(1,049)	1,262
Non-controlling interests in subsidiaries, net of income taxes	-	-	-	-	106	106
Equity in net income of an associated company, net of income taxes	-	194	-	-	41	235
<b>Net income (loss)</b>	<b>\$ 3,095</b>	<b>\$ 641</b>	<b>\$ 973</b>	<b>\$ 866</b>	<b>\$ (931)</b>	<b>\$ 4,644</b>
<b>Total assets</b>						
Balance sheet	\$ 198,058	\$ 20,836	\$ 179,604	\$ 188,824	\$ 32,223	\$ 619,545
Securitized <sup>1</sup>	65,615	-	-	4,023	(19,027)	50,611
						2009
Net interest income	\$ 6,348	\$ 270	\$ 3,607	\$ 2,488	\$ (1,387)	\$ 11,326
Non-interest income	3,101	1,935	1,117	733	(352)	6,534
Provision for (reversal of) credit losses	1,155	-	948	164	213	2,480
Non-interest expenses	4,725	1,701	3,213	1,417	1,155	12,211
Income (loss) before income taxes	3,569	504	563	1,640	(3,107)	3,169
Provision for (recovery of) income taxes	1,097	159	(70)	503	(1,448)	241
Non-controlling interests in subsidiaries, net of income taxes	-	-	-	-	111	111
Equity in net income of an associated company, net of income taxes	-	252	-	-	51	303
<b>Net income (loss)</b>	<b>\$ 2,472</b>	<b>\$ 597</b>	<b>\$ 633</b>	<b>\$ 1,137</b>	<b>\$ (1,719)</b>	<b>\$ 3,120</b>
<b>Total assets</b>						
Balance sheet	\$ 183,236	\$ 20,592	\$ 153,820	\$ 164,939	\$ 34,632	\$ 557,219
Securitized <sup>1</sup>	57,659	-	-	4,057	(13,740)	47,976

<sup>1</sup> Securitized assets continue to be reported under the segments the original loans originated from.

**RESULTS BY GEOGRAPHY**

For reporting of geographic results, segments are grouped into Canada, United States and International. Transactions are primarily recorded in the location responsible for recording the revenue or assets. This location frequently corresponds with the location of the legal entity through which the business is conducted and the location of the customer.

	Income before				
	Total revenue	income taxes	Net income	Goodwill	Total assets
(millions of Canadian dollars)					2011
Canada	\$ 13,693	\$ 4,306	\$ 3,216	\$ 1,466	\$ 387,328
United States	5,771	923	671	12,861	237,630
International	2,130	1,817	2,002	49	61,402
<b>Total</b>	<b>\$ 21,594</b>	<b>\$ 7,046</b>	<b>\$ 5,889</b>	<b>\$ 14,376</b>	<b>\$ 686,360</b>
					2010
Canada	\$ 12,741	\$ 3,689	\$ 2,637	\$ 1,530	\$ 355,021
United States	4,953	518	502	12,880	207,755
International	1,871	1,570	1,505	50	56,769
<b>Total</b>	<b>\$ 19,565</b>	<b>\$ 5,777</b>	<b>\$ 4,644</b>	<b>\$ 14,460</b>	<b>\$ 619,545</b>
					2009
Canada	\$ 12,154	\$ 2,938	\$ 2,256	\$ 1,529	\$ 329,454
United States	3,906	(1,265)	(541)	13,432	177,593
International	1,800	1,496	1,405	54	50,172
<b>Total</b>	<b>\$ 17,860</b>	<b>\$ 3,169</b>	<b>\$ 3,120</b>	<b>\$ 15,015</b>	<b>\$ 557,219</b>

**NOTE 28 RELATED-PARTY TRANSACTIONS****TRANSACTIONS WITH OFFICERS AND DIRECTORS AND THEIR AFFILIATES**

The Bank makes loans to its officers and directors and their affiliates. Loans to directors and officers are on market terms and conditions unless, in the case of banking products and services for officers, otherwise stipulated under approved policy guidelines that govern all employees. The amounts outstanding are as follows:

**Loans to Officers and Directors and their Associates**

(millions of Canadian dollars)	2011	2010
Personal loans, including mortgages	\$ 18	\$ 11
Business loans	195	182
<b>Total</b>	<b>\$ 213</b>	<b>\$ 193</b>

In addition, the Bank offers deferred share and other plans to non-employee directors, executives and certain other key employees. See Note 23 for more details.

In the ordinary course of business, the Bank also provides various banking services to associated and other related corporations on terms similar to those offered to non-related parties.

**TRANSACTIONS WITH EQUITY-ACCOUNTED INVESTEEES****TD AMERITRADE**

Pursuant to a Stockholders Agreement in relation to the Bank's equity investment in TD Ameritrade, the Bank designated five of twelve members of TD Ameritrade's Board of Directors including our CEO and two independent directors of TD.

A description of significant transactions of the Bank and its affiliates with TD Ameritrade is set forth below.

**Insured Deposit Account (formerly known as Money Market Deposit Account) Agreement**

The Bank is party to an insured deposit account (IDA) agreement with TD Ameritrade, pursuant to which the Bank makes available to clients of TD Ameritrade IDAs as designated sweep vehicles. TD Ameritrade provides marketing and support services with respect to the IDA. The Bank paid fees of \$762 million in 2011 (2010 – \$714 million; 2009 – \$654 million) to TD Ameritrade for the deposit accounts. The fee paid by the Bank is based on the average insured deposit balance of \$48.4 billion in 2011 (2010 – \$39.2 billion) with a portion of the fee tied to the actual yield earned by the Bank on the investments, less the actual interest paid to clients of TD Ameritrade, with the balance based on an agreed rate of return. The Bank earns a flat fee of 25 basis points and is reimbursed for the cost of FDIC insurance premiums.

As at October 31, 2011, amounts receivable from TD Ameritrade were \$97 million (2010 – \$53 million). As at October 31, 2011, amounts payable to TD Ameritrade were \$84 million (2010 – \$82 million).

## **SYMCOR**

The Bank has a one-third ownership in Symcor Inc. (Symcor), a Canadian provider of business process outsourcing services offering a diverse portfolio of integrated solutions in item processing, statement processing and production, and cash management services. The Bank accounts for Symcor's results using the equity method of accounting. During the year, the Bank paid \$139 million (2010 – \$135 million; 2009 – \$164 million) for these services. As at October 31, 2011, the amount payable to Symcor was \$12 million (2010 – \$12 million).

## **NOTE 29 CONTINGENT LIABILITIES, COMMITMENTS, GUARANTEES, PLEDGED ASSETS, AND COLLATERAL**

### **LITIGATION**

The Bank and its subsidiaries are involved in various legal actions in the ordinary course of business. Contingent loss accruals are established when it becomes likely that the Bank will incur an expense and the amount can be reasonably estimated. The Bank may incur losses in addition to the amounts accrued where the loss is greater than estimated by management, or for matters when an unfavourable outcome is reasonably possible, but not probable. The Bank believes the estimate of the aggregate range of reasonably possible losses, in excess of contingent loss accruals, for its legal proceedings where it is possible to make such an estimate, is from nil to approximately \$665 million as at October 31, 2011. This estimated aggregate range of reasonably possible losses is based upon currently available information for those proceedings in which the Bank is involved, taking into account the Bank's best estimate of such losses for those cases which an estimate can be made. For certain cases, the Bank does not believe that an estimate can currently be made as many of them are in preliminary stages and certain cases have no specific amount claimed. The Bank's estimate involves significant judgment, given the varying stages of the proceedings and the existence of multiple defendants in many of such proceedings whose share of liability has yet to be determined. The matters underlying the estimated range will change from time to time, and actual losses may vary significantly from the current estimate.

In management's opinion, based on its current knowledge and after consultation with counsel, the Bank believes that the ultimate disposition of these actions, individually or in the aggregate, will not have a material adverse effect on the consolidated financial condition or the consolidated cash flows of the Bank. However, in light of the uncertainties involved in such proceedings, some of which are beyond the Bank's control, it is possible that the ultimate resolution of those legal actions may be material to the Bank's consolidated results of operations for any particular reporting period.

The following is a description of the Bank's material legal proceedings.

#### ***Multidistrict Overdraft Litigation***

TD Bank, N.A. has been named as a defendant in four putative nationwide class actions in challenging the manner in which it calculates and collects overdraft fees. The actions have all been transferred to the federal court in the Southern District of Florida for pre-trial proceedings in conjunction with similar actions pending against other banks. Plaintiffs challenge generally but not exclusively the manner in which debit transactions are batched and posted, by high to low amount rather than time of transaction. They claim that the posting method and related practices breach an implied covenant of good faith in the customer agreement, constitute unfair and deceptive acts and practices, cause a conversion of the customers' property, and otherwise render the Bank liable for compensatory damages in the amount of all overdraft fees collected as a result of the challenged practices, punitive damages, injunctive relief terminating the challenged practices, and attorneys fees, costs and interest. The Bank's motion to dismiss the actions has been denied, and discovery has commenced.

### **COMMITMENTS**

#### ***Credit-related Arrangements***

In the normal course of business, the Bank enters into various commitments and contingent liability contracts. The primary purpose of these contracts is to make funds available for the financing needs of customers. The Bank's policy for requiring collateral security with respect to these contracts and the types of collateral security held is generally the same as for loans made by the Bank.

Financial and performance standby letters of credit represent irrevocable assurances that the Bank will make payments in the event that a customer cannot meet its obligations to third parties and they carry the same credit risk, recourse and collateral security requirements as loans extended to customers. See also the Guarantees section below for further details.

Documentary and commercial letters of credit are instruments issued on behalf of a customer authorizing a third party to draw drafts on the Bank up to a certain amount subject to specific terms and conditions. The Bank is at risk for any drafts drawn that are not ultimately settled by the customer, and the amounts are collateralized by the assets to which they relate.

Commitments to extend credit represent unutilized portions of authorizations to extend credit in the form of loans and customers' liability under acceptances. A discussion on the types of liquidity facilities the Bank provides to its securitization conduits is included in Note 6.

The values of credit instruments reported below represent the maximum amount of additional credit that the Bank could be obligated to extend should contracts be fully utilized.

**Credit Instruments**

(millions of Canadian dollars)

	2011	2010
<b>Financial and performance standby letters of credit</b>	<b>\$ 14,604</b>	<b>\$ 14,299</b>
<b>Documentary and commercial letters of credit</b>	<b>271</b>	<b>262</b>
<b>Commitments to extend credit<sup>1</sup></b>		
Original term to maturity of one year or less	28,595	28,206
Original term to maturity of more than one year	45,105	42,734
<b>Total</b>	<b>\$ 88,575</b>	<b>\$ 85,501</b>

<sup>1</sup> Commitments to extend credit exclude personal lines of credit and credit card lines, which are unconditionally cancellable at the Bank's discretion at any time.

In addition, the Bank is committed to fund \$345 million (2010 - \$423 million) of private equity investments.

**Long-term Commitments or Leases**

The Bank has obligations under long-term non-cancellable leases for premises and equipment. Future minimum operating lease commitments for premises and for equipment, where the annual rental is in excess of \$100 thousand, is estimated at \$621 million for 2012; \$619 million for 2013; \$587 million for 2014; \$534 million for 2015, \$483 million for 2016, and \$2,677 million for 2017 and thereafter.

Future minimum capital lease commitments where the annual payment is in excess of \$100 thousand, is estimated at \$34 million for 2012; \$33 million for 2013; \$32 million for 2014; \$18 million for 2015, \$14 million for 2016, and \$18 million for 2017 and thereafter.

The premises and equipment net rental expense, included under non-interest expenses in the Consolidated Statement of Income, for the year ended October 31, 2011 was \$876 million (2010 - \$786 million; 2009 - \$844 million).

**Pledged Assets, Repurchase Agreements and Collateral**

In the ordinary course of business, securities and other assets are pledged against liabilities. As at October 31, 2011, securities and other assets with a carrying value of \$49 billion (2010 - \$46 billion) were pledged in respect of securities sold short or under repurchase agreements. As at October 31, 2011, \$7.4 billion (2010 - \$2.2 billion) of consumer instalment and other personal loan assets were also pledged in respect of covered bonds issued by the Bank. These assets were sold by the Bank to a VIE which is consolidated by the Bank. In addition, as at October 31, 2011, assets with a carrying value of \$18 billion (2010 - \$17 billion) were deposited for the purposes of participation in clearing and payment systems and depositories or to have access to the facilities of central banks in foreign jurisdictions, or as security for contract settlements with derivative exchanges or other derivative counterparties.

In the ordinary course of business, the Bank enters into security lending arrangements where it agrees to lend unpaid customer securities, or its own securities, to borrowers on a fully collateralized basis. Securities lent as at October 31, 2011 amounted to \$16 billion (2010 - \$12 billion).

In addition, the Bank may accept financial assets as collateral that the Bank is permitted to sell or repledge in the absence of default. These transactions are conducted under terms that are usual and customary to standard lending, and security borrowing and lending activities. As at October 31, 2011, the fair value of financial assets accepted as collateral that the Bank is permitted to sell or repledge in the absence of default is \$26.2 billion (2010 - \$24.2 billion). The fair value of financial assets accepted as collateral that has been sold or repledged (excluding cash collateral) was \$8.6 billion as at October 31, 2011 (2010 - \$6.7 billion).

**Assets Sold with Recourse**

In connection with its securitization activities, the Bank typically makes customary representations and warranties about the underlying assets in which the Bank may have an obligation to repurchase the assets. The nature of these representations and warranties are for the Bank, as the seller, to represent that the Bank has executed the sale of assets in good faith, and in compliance with relevant laws and contractual requirements. In the event that they do not meet these criteria, the loans may be required to be repurchased by the Bank. A contingent repurchase obligation does not by itself preclude sale treatment if the transferor does not maintain effective control over the specific transferred assets as at the date of transfer.

**GUARANTEES**

Guarantees issued by the Bank include contracts that require payments to be made to the guaranteed party based on: (i) changes in the underlying economic characteristics relating to an asset or liability of the guaranteed party; (ii) failure of another party to perform under an obligating agreement; or (iii) failure of another third party to pay its indebtedness when due. Guarantees are initially measured and recorded at their fair value. The Bank's release from risk is recognized over the term of the guarantee using a systematic and rational amortization method. If the guarantee qualifies as a derivative, they are remeasured at fair value at each balance sheet date and reported as derivatives in other assets or other liabilities as appropriate. The following types of transactions represent the principal guarantees that the Bank has entered into.

**Assets Sold with Contingent Repurchase Obligations**

The Bank sells mortgage loans to the TD Mortgage Fund (the "Fund"), a mutual fund managed by the Bank. The mortgage loans are fully collateralized by residential properties and are government guaranteed. The Bank continues to service the mortgages. As part of its servicing responsibilities, the Bank has an obligation to repurchase mortgage loans when they default for an amount equal to their carrying amount. Any losses on the repurchased defaulted mortgages are recovered through the government guarantee. In addition, if the Fund experiences a liquidity event such that it does not have sufficient cash to honour unitholder redemptions, it has the option to sell the mortgage loans back to the Bank at their fair value. These contingent repurchase obligations do not preclude sale treatment as the Bank does not maintain effective control over these mortgage loans as at the date of transfer. Generally, the term of these agreements do not exceed five years.

**Credit Enhancements**

The Bank guarantees payments to counterparties in the event that third party credit enhancements supporting asset pools are insufficient. Generally, the term of these credit facilities do not exceed 13 years.

**Written Options**

Written options are agreements under which the Bank grants the buyer the future right, but not the obligation, to sell or buy at or by a specified date, a specific amount of a financial instrument at a price agreed when the option is arranged and which can be physically or cash settled.

Written options can be used by the counterparty to hedge foreign exchange, equity, credit, commodity and interest rate risks. The Bank does not track, for accounting purposes, whether its clients enter into these derivative contracts for trading or hedging purposes and has not determined if the guaranteed party has the asset or liability related to the underlying. Accordingly, the Bank cannot ascertain which contracts are guarantees under the definition contained in the accounting guideline for disclosure of guarantees. The Bank employs a risk framework to define risk tolerances and establishes limits designed to ensure that losses do not exceed acceptable, pre-defined limits. Due to the nature of these contracts, the Bank cannot make a reasonable estimate of the potential maximum amount payable to the counterparties. The total notional principal amount of the written options as at October 31, 2011 is \$126 billion (2010 - \$120 billion).

**Indemnification Agreements**

In the normal course of operations, the Bank provides indemnification agreements to various counterparties in transactions such as service agreements, leasing transactions, and agreements relating to acquisitions and dispositions. Under these agreements, the Bank is required to compensate counterparties for costs incurred as a result of various contingencies such as changes in laws and regulations and litigation claims. The nature of certain indemnification agreements prevents the Bank from making a reasonable estimate of the maximum potential amount that the Bank would be required to pay such counterparties.

The Bank also indemnifies directors, officers and other persons, to the extent permitted by law, against certain claims that may be made against them as a result of their services to the Bank or, at the Bank's request, to another entity.

The table below summarizes as at October 31, the maximum potential amount of future payments that could be made under guarantees without consideration of possible recoveries under recourse provisions or from collateral held or pledged.

**Maximum Potential Amount of Future Payments**

(millions of Canadian dollars)

	2011	2010
Financial and performance standby letters of credit	\$ 14,428	\$ 14,057
Assets sold with contingent repurchase obligations	1,357	1,510
Credit enhancements and other	176	242
<b>Total</b>	<b>\$ 15,961</b>	<b>\$ 15,809</b>

**NOTE 30 INTEREST RATE RISK**

The Bank earns and pays interest on certain assets and liabilities. To the extent that the assets, liabilities and financial instruments mature or reprice at different points in time, the Bank is exposed to interest rate risk. The table on the following page details interest-rate sensitive instruments by the earlier of the maturity or repricing date. Contractual repricing dates may be adjusted according to management's estimates for prepayments or early redemptions that are independent of changes in interest rates. Certain assets and liabilities are shown as non-rate sensitive although the profile assumed for actual management may be different. Derivatives are presented in the floating rate category.

**Interest Rate Risk**

(billions of Canadian dollars, except as noted)

	2011								
	Floating rate	Within 3 months	3 months to 1 year	Total within 1 year	Over 1 year to 5 years	Over 5 years	Non-interest sensitive	Total	
<b>Assets</b>									
Cash resources and other	\$ 5.2	\$ 17.6	\$ 0.9	\$ 23.7	\$ -	\$ -	\$ 0.4	\$ 24.1	
Effective yield		0.2%	0.9%		-%	-%			
Trading securities	\$ 0.6	\$ 6.3	\$ 12.3	\$ 19.2	\$ 16.6	\$ 8.4	\$ 24.1	\$ 68.3	
Effective yield		1.3%	0.8%		2.5%	3.0%			
Available-for-sale	\$ 0.2	\$ 58.1	\$ 12.5	\$ 70.8	\$ 32.1	\$ 10.0	\$ 4.4	\$ 117.3	
Effective yield		0.4%	1.4%		1.6%	1.0%			
Held-to-maturity	\$ -	\$ 0.5	\$ 1.4	\$ 1.9	\$ 5.1	\$ -	\$ -	\$ 7.0	
Effective yield		3.4%	2.4%		2.6%	-%			
Securities purchased under reverse repurchase agreements	\$ 5.3	\$ 32.9	\$ 12.4	\$ 50.6	\$ 2.0	\$ -	\$ 1.0	\$ 53.6	
Effective yield		0.8%	0.4%		1.9%	-%			
Loans	\$ 8.7	\$ 183.7	\$ 27.7	\$ 220.1	\$ 62.7	\$ 14.8	\$ 5.9	\$ 303.5	
Effective yield		2.0%	3.3%		3.8%	4.6%			
Other	\$ 68.2	\$ -	\$ -	\$ 68.2	\$ -	\$ -	\$ 44.4	\$ 112.6	
<b>Total assets</b>	\$ 88.2	\$ 299.1	\$ 67.2	\$ 454.5	\$ 118.5	\$ 33.2	\$ 80.2	\$ 686.4	
<b>Liabilities and shareholders' equity</b>									
Trading deposits	\$ -	\$ 20.3	\$ 7.9	\$ 28.2	\$ 0.2	\$ 0.4	\$ 0.8	\$ 29.6	
Effective yield		0.4%	0.6%		1.1%	2.1%			
Other deposits	\$ 149.1	\$ 57.8	\$ 34.7	\$ 241.6	\$ 52.4	\$ 2.2	\$ 155.3	\$ 451.5	
Effective yield		0.8%	1.4%		2.4%	7.8%			
Obligations related to securities sold short	\$ 24.4	\$ -	\$ -	\$ 24.4	\$ -	\$ -	\$ -	\$ 24.4	
Obligations related to securities sold under repurchase agreements	\$ 0.6	\$ 25.0	\$ -	\$ 25.6	\$ -	\$ -	\$ -	\$ 25.6	
Effective yield		0.7%	-%		-%	-%			
Subordinated notes and debentures	\$ -	\$ 0.1	\$ 0.2	\$ 0.3	\$ 6.2	\$ 5.2	\$ -	\$ 11.7	
Effective yield		1.7%	7.0%		5.2%	5.4%			
Other	\$ 71.1	\$ -	\$ -	\$ 71.1	\$ -	\$ -	\$ 25.6	\$ 96.7	
Shareholders' equity	\$ -	\$ -	\$ -	\$ -	\$ 3.4	\$ -	\$ 43.5	\$ 46.9	
<b>Total liabilities and shareholders' equity</b>	\$ 245.2	\$ 103.2	\$ 42.8	\$ 391.2	\$ 62.2	\$ 7.8	\$ 225.2	\$ 686.4	
<b>Net position</b>	\$ (157.0)	\$ 195.9	\$ 24.4	\$ 63.3	\$ 56.3	\$ 25.4	\$ (145.0)	\$ -	
									2010
Total assets	\$ 83.7	\$ 264.6	\$ 48.3	\$ 396.6	\$ 118.8	\$ 27.8	\$ 76.3	\$ 619.5	
Total liabilities and shareholders' equity	\$ 231.1	\$ 86.3	\$ 48.0	\$ 365.4	\$ 59.3	\$ 3.7	\$ 191.1	\$ 619.5	
<b>Net position</b>	\$ (147.4)	\$ 178.3	\$ 0.3	\$ 31.2	\$ 59.5	\$ 24.1	\$ (114.8)	\$ -	

**Interest Rate Risk by Category**

(billions of Canadian dollars)

	2011								
	Floating rate	Within 3 months	3 months to 1 year	Total within 1 year	Over 1 year to 5 years	Over 5 years	Non-interest sensitive	Total	
Canadian currency	\$ (104.9)	\$ 141.4	\$ 7.0	\$ 43.5	\$ 21.0	\$ 3.4	\$ (61.2)	\$ 6.7	
Foreign currency	\$ (52.1)	\$ 54.5	\$ 17.4	\$ 19.8	\$ 35.3	\$ 22.0	\$ (83.8)	\$ (6.7)	
<b>Net position</b>	\$ (157.0)	\$ 195.9	\$ 24.4	\$ 63.3	\$ 56.3	\$ 25.4	\$ (145.0)	\$ -	
									2010
Canadian currency	\$ (91.1)	\$ 122.5	\$ (4.5)	\$ 26.9	\$ 17.0	\$ 8.1	\$ (60.7)	\$ (8.7)	
Foreign currency	\$ (56.3)	\$ 55.8	\$ 4.8	\$ 4.3	\$ 42.5	\$ 16.0	\$ (54.1)	\$ 8.7	
<b>Net position</b>	\$ (147.4)	\$ 178.3	\$ 0.3	\$ 31.2	\$ 59.5	\$ 24.1	\$ (114.8)	\$ -	

**NOTE 31 CREDIT RISK**

Concentration of credit risk exists where a number of borrowers or counterparties are engaged in similar activities, are located in the same geographic area or have comparable economic characteristics. Their ability to meet contractual obligations may be similarly affected by changing economic, political or other conditions. The Bank's portfolio could be sensitive to changing conditions in particular geographic regions.

**Concentration of Credit Risk**

(millions of Canadian dollars, except as noted)

	Loans and customers' liability under acceptances <sup>1</sup>		Credit instruments <sup>2,3</sup>		Derivative financial instruments <sup>4,5</sup>	
	2011	2010	2011	2010	2011	2010
Canada	71%	72%	58%	56%	35%	34%
United States <sup>6</sup>	27	26	37	36	20	20
United Kingdom	-	1	2	2	19	14
Europe - other <sup>7</sup>	1	1	2	2	20	24
International	1	-	1	4	6	8
<b>Total</b>	100%	100%	100%	100%	100%	100%
	<b>\$ 311,310</b>	<b>\$ 277,610</b>	<b>\$ 88,575</b>	<b>\$ 85,501</b>	<b>\$ 59,645</b>	<b>\$ 51,071</b>

<sup>1</sup> Of the total loans and customers' liability under acceptances, the only industry segment which equalled or exceeded 5% of the total concentration as at October 31, 2011 was: Real estate 9% (2010 - 10%).

<sup>2</sup> As at October 31, 2011, the Bank had commitments and contingent liability contracts in the amount of \$88,575 million (2010 - \$85,501 million). Included are commitments to extend credit totalling \$73,700 million (2010 - \$70,940 million), of which the credit risk is dispersed as detailed in the table above.

<sup>3</sup> Of the commitments to extend credit, industry segments which equalled or exceeded 5% of the total concentration were as follows as at October 31, 2011: Financial institutions 20% (2010 - 22%); pipelines, oil and gas 12% (2010 - 11%); government, public sector entities and education 8% (2010 - 9%); sundry manufacturing and wholesale 7% (2010 - 3%); power and utilities 7% (2010 - 6%); telecommunications, cable and media 7% (2010 - 7%); automotive 6% (2010 - 3%).

<sup>4</sup> As at October 31, 2011, the current replacement cost of derivative financial instruments amounted to \$59,645 million (2010 - \$51,071 million). Based on the location of the ultimate counterparty, the credit risk was allocated as detailed in the table above. The table excludes the fair value of exchange traded derivatives.

<sup>5</sup> The largest concentration by counterparty type was with financial institutions (including non banking financial institutions), which accounted for 83% of the total (2010 - 79%). The second largest concentration was with governments, which accounted for 11% of the total (2010 - 13%). No other industry segment exceeded 5% of the total.

<sup>6</sup> Debt securities classified as loans were 1% (2010 - 2%) of the total loans and customers' liability under acceptances.

<sup>7</sup> Debt securities classified as loans were 1% (2010 - 1%) of the total loans and customers' liability under acceptances.

The following table presents the maximum exposure to credit risk of financial instruments, before taking account of any collateral held or other credit enhancements.

**Gross Maximum Credit Risk Exposure**

(millions of Canadian dollars)

	2011	2010
Cash and due from banks	\$ 2,137	\$ 1,625
Interest-bearing deposits with banks	21,015	19,136
Securities <sup>1</sup>		
Trading		
Government and government-insured securities	29,880	23,921
Other debt securities	10,045	9,206
Retained Interest	1,289	1,437
Available-for-sale		
Government and government-insured securities	83,064	59,761
Other debt securities	32,263	40,589
Held-to-maturity		
Government and government-insured securities	6,488	9,119
Other debt securities	502	596
Securities purchased under reverse repurchase agreements	53,599	50,658
Loans		
Residential mortgages	86,707	71,419
Consumer instalment and other personal	109,804	100,343
Credit card	8,678	8,578
Business and government	92,123	82,225
Debt securities classified as loans	6,183	7,288
Customers' liability under acceptances	7,815	7,757
Derivatives <sup>2</sup>	100,702	85,995
Other assets	12,585	14,092
<b>Total assets</b>	<b>664,879</b>	<b>593,745</b>
Credit instruments <sup>3</sup>	88,575	85,501
Unconditionally cancellable commitments to extend credit relating to personal lines of credit and credit card lines	124,731	118,255
<b>Total credit exposure</b>	<b>\$ 878,185</b>	<b>\$ 797,501</b>

<sup>1</sup> Excludes equity securities.

<sup>2</sup> The gross maximum credit exposure for derivatives is based on the credit equivalent amount. The amounts exclude exchange traded derivatives. See Note 7.

<sup>3</sup> The balance represents the maximum amount of additional funds that the Bank could be obligated to extend should the contracts be fully utilized. The actual maximum exposure may differ from the amount reported above. See Note 29.

### Credit Quality of Financial Assets

The following table provides the on and off-balance sheet exposures by risk-weight for certain financial assets that are subject to the standardized approach to credit risk. Under the standardized approach, assets receive an OSFI-prescribed risk-weight based on factors including counterparty type, product type, collateral and external credit assessments. These assets relate primarily to the Bank's U.S. Personal and Commercial Banking portfolio. Refer to the Managing Risk - Credit Risk section of the MD&A for a discussion on the risk rating for the standardized approach.

#### Financial Assets Subject to the Standardized Approach by Risk-Weights

(millions of Canadian dollars)

								2011
	0%	20%	35%	50%	75%	100%	150%	Total
<b>Loans</b>								
Residential mortgages	\$ 71	\$ 203	\$ 11,155	\$ -	\$ 1,516	\$ 172	\$ 2	\$ 13,119
Consumer instalment and other personal	-	423	2,987	-	20,800	59	151	24,420
Credit card	-	-	-	-	1,064	-	12	1,076
Business and government	2,235	1,560	-	-	2,646	36,320	1,562	44,323
Debt securities classified as loans	-	183	-	-	-	15	-	198
<b>Total loans</b>	<b>2,306</b>	<b>2,369</b>	<b>14,142</b>	<b>-</b>	<b>26,026</b>	<b>36,566</b>	<b>1,727</b>	<b>83,136</b>
<b>Securities - held-to-maturity</b>								
<b>Securities purchased under reverse repurchase agreement</b>		1,993	-	-	-	-	-	1,993
<b>Customers' liability under acceptances</b>		-	-	-	-	1	-	1
<b>Other assets<sup>1</sup></b>	<b>10,148</b>	<b>1,668</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>11,816</b>
<b>Total assets</b>	<b>12,454</b>	<b>6,030</b>	<b>14,142</b>	<b>-</b>	<b>26,026</b>	<b>36,567</b>	<b>1,727</b>	<b>96,946</b>
<b>Off-balance sheet credit instruments</b>	<b>11</b>	<b>1,813</b>	<b>-</b>	<b>-</b>	<b>693</b>	<b>11,506</b>	<b>-</b>	<b>14,023</b>
<b>Total</b>	<b>\$ 12,465</b>	<b>\$ 7,843</b>	<b>\$ 14,142</b>	<b>\$ -</b>	<b>\$ 26,719</b>	<b>\$ 48,073</b>	<b>\$ 1,727</b>	<b>\$ 110,969</b>

								2010
<b>Loans</b>								
Residential mortgages	\$ 52	\$ 245	\$ 8,102	\$ -	\$ 1,525	\$ 148	\$ 2	\$ 10,074
Consumer instalment and other personal	-	582	2,469	-	13,852	40	44	16,987
Credit card	-	-	-	-	916	-	18	934
Business and government	1,014	1,395	-	-	2,330	36,497	1,142	42,378
Debt securities classified as loans	-	284	-	-	-	19	-	303
<b>Total loans</b>	<b>1,066</b>	<b>2,506</b>	<b>10,571</b>	<b>-</b>	<b>18,623</b>	<b>36,704</b>	<b>1,206</b>	<b>70,676</b>
<b>Securities - held-to-maturity</b>								
<b>Securities purchased under reverse repurchase agreement</b>		2,040	-	-	-	-	-	2,040
<b>Customers' liability under acceptances</b>		-	-	-	-	5	-	5
<b>Other assets<sup>1</sup></b>	<b>35</b>	<b>1,063</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>1,098</b>
<b>Total assets</b>	<b>1,101</b>	<b>5,609</b>	<b>10,571</b>	<b>-</b>	<b>18,623</b>	<b>36,709</b>	<b>1,206</b>	<b>73,819</b>
<b>Off-balance sheet credit instruments</b>	<b>9</b>	<b>1,849</b>	<b>-</b>	<b>-</b>	<b>659</b>	<b>9,824</b>	<b>-</b>	<b>12,341</b>
<b>Total</b>	<b>\$ 1,110</b>	<b>\$ 7,458</b>	<b>\$ 10,571</b>	<b>\$ -</b>	<b>\$ 19,282</b>	<b>\$ 46,533</b>	<b>\$ 1,206</b>	<b>\$ 86,160</b>

<sup>1</sup> Other assets include amounts due from banks and interest-bearing deposits with banks.

The following tables provide the on and off-balance sheet exposures by risk rating for certain non-retail and retail financial assets that are subject to the Advanced Internal Rating Based (AIRB) approach to credit risk in the Basel II Capital Accord. Under the AIRB approach, assets receive a risk rating based on internal models of the Bank's historical loss experience (by counterparty type) and on other key risk assumptions. Refer to the Managing Risk - Credit Risk section of the MD&A for a discussion on the credit risk rating for non-retail and retail exposures subject to the AIRB approach.

#### Non-Retail Financial Assets Subject to the AIRB Approach by Risk Rating

(millions of Canadian dollars)

	2011				
	Investment grade	Non-Investment grade	Watch and classified	Impaired/defaulted	Total
<b>Loans</b>					
Residential mortgages	\$ 41,353	\$ -	\$ -	\$ -	\$ 41,353
Consumer instalment and other personal	31,644	37	-	-	31,681
Business and government	22,671	19,309	678	117	42,775
Debt securities classified as loans	5,061	486	538	-	6,085
<b>Total loans</b>	<b>100,729</b>	<b>19,832</b>	<b>1,216</b>	<b>117</b>	<b>121,894</b>
Securities - held-to-maturity	6,990	-	-	-	6,990
Securities purchased under reverse repurchase agreement	47,894	3,712	-	-	51,606
Customers' liability under acceptances	3,866	3,867	79	2	7,814
Other assets <sup>1</sup>	10,092	98	10	-	10,200
<b>Total assets</b>	<b>169,571</b>	<b>27,509</b>	<b>1,305</b>	<b>119</b>	<b>198,504</b>
Off-balance sheet credit instruments	51,935	5,614	71	5	57,625
<b>Total</b>	<b>\$ 221,506</b>	<b>\$ 33,123</b>	<b>\$ 1,376</b>	<b>\$ 124</b>	<b>\$ 256,129</b>

	2010				
	Investment grade	Non-Investment grade	Watch and classified	Impaired/defaulted	Total
<b>Loans</b>					
Residential mortgages	\$ 37,285	\$ -	\$ -	\$ -	\$ 37,285
Consumer instalment and other personal	32,616	153	-	-	32,769
Business and government	17,648	16,668	719	224	35,259
Debt securities classified as loans	6,414	151	495	-	7,060
<b>Total loans</b>	<b>93,963</b>	<b>16,972</b>	<b>1,214</b>	<b>224</b>	<b>112,373</b>
Securities - held-to-maturity	9,715	-	-	-	9,715
Securities purchased under reverse repurchase agreement	42,146	6,359	113	-	48,618
Customers' liability under acceptances	3,948	3,699	101	4	7,752
Other assets <sup>1</sup>	18,684	4	1	-	18,689
<b>Total assets</b>	<b>168,456</b>	<b>27,034</b>	<b>1,429</b>	<b>228</b>	<b>197,147</b>
Off-balance sheet credit instruments	44,612	5,071	174	9	49,866
<b>Total</b>	<b>\$ 213,068</b>	<b>\$ 32,105</b>	<b>\$ 1,603</b>	<b>\$ 237</b>	<b>\$ 247,013</b>

<sup>1</sup> Other assets include amounts due from banks and interest-bearing deposits with banks.

#### Retail Financial Assets Subject to the AIRB Approach by Risk Rating<sup>1</sup>

(millions of Canadian dollars)

	2011					
	Low risk	Normal risk	Medium risk	High risk	Default	Total
<b>Loans</b>						
Residential mortgages	\$ 10,089	\$ 14,399	\$ 6,390	\$ 1,278	\$ 141	\$ 32,297
Consumer instalment and other personal	7,417	21,968	19,240	5,290	281	54,196
Credit card	892	2,212	2,887	1,857	62	7,910
Business and government	259	2,190	2,241	1,370	73	6,133
<b>Total loans</b>	<b>18,657</b>	<b>40,769</b>	<b>30,758</b>	<b>9,795</b>	<b>557</b>	<b>100,536</b>
<b>Total assets</b>	<b>18,657</b>	<b>40,769</b>	<b>30,758</b>	<b>9,795</b>	<b>557</b>	<b>100,536</b>
Off-balance sheet credit instruments	20,247	16,933	5,916	1,316	5	44,417
<b>Total</b>	<b>\$ 38,904</b>	<b>\$ 57,702</b>	<b>\$ 36,674</b>	<b>\$ 11,111</b>	<b>\$ 562</b>	<b>\$ 144,953</b>

	2010					
	Low risk	Normal risk	Medium risk	High risk	Default	Total
<b>Loans</b>						
Residential mortgages	\$ 8,069	\$ 10,156	\$ 4,556	\$ 1,230	\$ 112	\$ 24,123
Consumer instalment and other personal	6,550	22,166	17,047	5,060	241	51,064
Credit card	714	2,012	2,848	2,301	61	7,936
Business and government	218	1,944	2,088	1,355	71	5,676
<b>Total loans</b>	<b>15,551</b>	<b>36,278</b>	<b>26,539</b>	<b>9,946</b>	<b>485</b>	<b>88,799</b>
<b>Total assets</b>	<b>15,551</b>	<b>36,278</b>	<b>26,539</b>	<b>9,946</b>	<b>485</b>	<b>88,799</b>
Off-balance sheet credit instruments	17,680	16,179	6,125	1,432	5	41,421
<b>Total</b>	<b>\$ 33,231</b>	<b>\$ 52,457</b>	<b>\$ 32,664</b>	<b>\$ 11,378</b>	<b>\$ 490</b>	<b>\$ 130,220</b>

<sup>1</sup> Credit exposures relating to the Bank's insurance subsidiaries have been excluded. The financial instruments held by the insurance subsidiaries are mainly comprised of available-for-sale securities and securities designated as trading under the fair value option, which are carried at fair value on the Consolidated Balance Sheet.

**NOTE 32 REGULATORY CAPITAL**

The Bank manages its capital under guidelines established by OSFI. The regulatory capital guidelines measure capital in relation to credit, market and operational risks. The Bank has various capital policies, procedures and controls which it utilizes to achieve its goals and objectives.

The Bank's objectives include:

- To be an appropriately capitalized financial institution as determined by:
  - The Bank's Risk Appetite Statement;
  - Capital requirements defined by relevant regulatory authorities; and,
  - The Bank's internal assessment of capital requirements consistent with the Bank's risk tolerance levels.
- To have the most economically achievable weighted average cost of capital (after tax), consistent with preserving the appropriate mix of capital elements to meet targeted capitalization levels.
- To ensure ready access to sources of appropriate capital, at reasonable cost, in order to:
  - Insulate the Bank from unexpected events;
  - Facilitate acquisitions; or,
  - Support business expansion.
- To support strong external debt ratings, in order to manage the Bank's overall cost of funds and to maintain accessibility to required funding.

The Bank's Total capital consists of two tiers of capital approved under OSFI's regulatory capital guidelines.

Tier 1 capital includes items such as common shares and preferred shares, retained earnings, contributed surplus, innovative capital instruments and qualifying non-controlling interests in subsidiaries. Tier 1 capital is reduced by items such as goodwill and net intangible assets (in excess of the 5% limit), 50% of the shortfall in allowances related to the Internal Ratings Based (IRB) approach portfolios, 50% of substantial investments and deductions from securitization investments.

Tier 2 capital includes items such as the general allowance for standardized portfolios and subordinated notes and debentures. Tier 2 capital is reduced by items such as 50% of the shortfall in allowances related to IRB approach portfolios, 50% of substantial investments, investments in insurance subsidiaries and deductions from securitization investments.

For regulatory capital purposes, insurance subsidiaries continue to be deconsolidated and reported as a deduction from capital. Insurance subsidiaries are subject to their own capital adequacy reporting such as OSFI's Minimum Continuing Capital Surplus Requirements and the Minimum Capital Test. Currently, for regulatory capital purposes, all the entities of the Bank are either consolidated or deducted from capital and there are no entities from which surplus capital is recognized.

During the year ended October 31, 2011, the Bank complied with the OSFI guideline related to capital ratios and the assets-to-capital multiple. This guideline is based on the "International Convergence of Capital Measurement and Capital Standards - A Revised Framework" (Basel II) issued by the Basel Committee on Banking Supervision. The Bank's regulatory capital position as at October 31 was as follows:

**Regulatory Capital Position**

(millions of Canadian dollars, except as noted)

	2011	2010
Tier 1 capital	\$ 28,503	\$ 24,386
Tier 1 capital ratio <sup>1</sup>	13.0%	12.2%
Total capital <sup>2</sup>	\$ 34,978	\$ 31,070
Total capital ratio <sup>3</sup>	16.0%	15.5%
Assets-to-capital multiple <sup>4</sup>	17.2	17.5

<sup>1</sup> Tier 1 capital ratio is calculated as Tier 1 capital divided by risk-weighted assets (RWA).

<sup>2</sup> Total capital includes Tier 1 and Tier 2 capital.

<sup>3</sup> Total capital ratio is calculated as Total capital divided by RWA.

<sup>4</sup> The assets-to-capital multiple is calculated as total assets plus off-balance sheet credit instruments, such as certain letters of credit and guarantees, less investments in associated corporations, goodwill and net intangibles, divided by Total adjusted capital.

OSFI's target Tier 1 and Total capital ratios for Canadian banks are 7% and 10%, respectively.

**NOTE 33 RISK MANAGEMENT**

The risk management policies and procedures of the Bank are provided in the MD&A. The shaded sections of the "Managing Risk" section of the MD&A, relating to credit, market and liquidity risks are an integral part of the 2011 Consolidated Financial Statements.

**NOTE 34 TRANSITION TO IFRS**

As noted in Note 1, the Bank is transitioning to IFRS effective for interim and annual periods beginning November 1, 2011. The Bank is required to prepare an opening IFRS Balance Sheet as at November 1, 2010, the date of transition to IFRS which forms the starting point for its financial reporting in accordance with IFRS.

In preparing the opening IFRS Balance Sheet as at November 1, 2010 the Bank has applied the requirements of IFRS 1. IFRS 1 requires first-time adopters to retrospectively apply all effective IFRS. However, IFRS 1 provides for certain elective exemptions and certain mandatory exceptions from full retrospective application of IFRS as further described herein. The relevant mandatory exceptions include:

- Derecognition of Financial Instruments (Securitizations)
- Hedge Accounting

The elective exemptions taken by the Bank include:

- Employee Benefits
- Business Combinations
- Designation of Financial Instruments
- Cumulative Translation Differences

All other adjustments below relate to differences between Canadian GAAP and IFRS. The Bank's estimates under IFRS are consistent with estimates previously made under Canadian GAAP at the same date, after adjusting for differences in accounting policies.

The following is a reconciliation of the Bank's opening balance sheet from Canadian GAAP to IFRS.

**Reconciliation of Consolidated Balance Sheet from Canadian GAAP to IFRS**

(millions of Canadian dollars)

							As at
							Nov. 1, 2010
Canadian GAAP	Effect of Transition to IFRS <sup>1</sup>					IFRS	
	Mandatory Exceptions under IFRS 1	Elective Exemptions under IFRS 1	Other Adjustments	Presentation Changes <sup>2</sup>			
<b>ASSETS</b>							
Cash and due from banks	\$ 2,574	-	-	-	-	\$ 2,574	
Interest-bearing deposits with banks	19,136	-	-	-	-	19,136	
	21,710	-	-	-	-	21,710	
<b>Securities</b>							
Trading	59,542	5,494	-	(795)	(546)	63,695	
	-	-	-	-	51,470	51,470	
	-	(918)	-	-	3,068	2,150	
Available-for-sale	102,355	(25,727)	9,936	123	-	86,687	
Held-to-maturity	9,715	-	(9,715)	-	-	-	
	171,612	(21,151)	221	(672)	53,992	204,002	
<b>Securities purchased under reverse repurchase agreements</b>	50,658	-	-	-	-	50,658	
<b>Loans</b>							
Residential mortgages	71,482	65,211	22	(384)	(150)	136,181	
Consumer instalment and other personal	100,821	-	-	6,554	-	107,371	
Credit card	8,870	-	-	-	-	8,870	
Business and government	83,398	-	-	(74)	(123)	83,205	
Debt securities classified as loans	7,591	-	-	-	-	7,591	
	272,162	65,211	22	6,096	(273)	343,218	
Allowance for loan losses	(2,309)	-	-	-	-	(2,309)	
Loans, net of allowance for loan losses	269,853	65,211	22	6,096	(273)	340,909	
<b>Other</b>							
Customers' liability under acceptances	7,757	-	-	-	-	7,757	
Investment in TD Ameritrade	5,485	-	-	(47)	-	5,438	
Derivatives <sup>2</sup>	51,675	(220)	-	15	(51,470)	-	
Goodwill	14,460	-	(2,147)	-	-	12,313	
Other intangibles	2,093	-	(289)	-	-	1,804	
Lands, buildings and equipment	4,247	-	2	-	-	4,249	
	-	-	-	-	623	623	
Current tax receivable	-	-	-	-	623	623	
Future income tax assets	-	299	297	249	200	1,045	
Other assets	19,995	656	(829)	(199)	(2,722)	16,901	
	105,712	735	(2,966)	18	(53,369)	50,130	
<b>Total assets</b>	<b>\$ 619,545</b>	<b>44,795</b>	<b>(2,723)</b>	<b>5,442</b>	<b>350</b>	<b>\$ 667,409</b>	

<sup>1</sup> Refer to the notes following the IFRS opening Consolidated Balance Sheet for a description of significant measurement and presentation differences between Canadian GAAP and IFRS.

<sup>2</sup> Certain comparative amounts have been reclassified to conform to the new IFRS presentation adopted on transition date.

**Reconciliation of Consolidated Balance Sheet from Canadian GAAP to IFRS**

(millions of Canadian dollars)

As at

Nov. 1, 2010

Canadian GAAP	Effect of Transition to IFRS <sup>1</sup>				IFRS
	Mandatory Exceptions under IFRS 1	Elective Exemptions under IFRS 1	Other Adjustments	Presentation Changes <sup>3</sup>	
<b>LIABILITIES</b>					<b>LIABILITIES</b>
	\$ -	-	-	22,991	\$ 22,991
	-	-	-	52,552	52,552
	-	27,256	-	-	27,256
	-	-	-	31	31
	-	27,256	-	31	75,543
					102,830
<b>Deposits</b>					<b>Deposits</b>
Personal	249,251	-	-	-	249,251
Banks	12,508	-	-	(7)	12,501
Business and government	145,221	-	-	(2,100)	143,121
Trading <sup>3</sup>	22,991	-	-	-	-
	429,971	-	-	(2,107)	404,873
<b>Other</b>					<b>Other</b>
Acceptances	7,757	-	-	-	7,757
Obligations related to securities sold short	23,695	-	-	(4)	23,691
Obligations related to securities sold under repurchase agreements	25,426	(3,235)	-	-	22,191
Derivatives <sup>3</sup>	53,685	(1,101)	-	(32)	52,552
	-	23,078	-	-	23,078
	-	-	-	440	440
Current income tax payable	352	63	-	3	623
Future income tax liabilities	460	77	(45)	79	200
Other liabilities	21,316	(928)	159	6,056	25,690
	132,691	17,954	114	6,102	104,659
<b>Subordinated notes and debentures</b>	12,506	-	(2)	(255)	12,249
<b>Liability for preferred shares</b>	582	-	-	-	582
<b>Liability for capital trust securities</b>	-	-	-	2,344	2,344
<b>Non-controlling interests in subsidiaries<sup>3</sup></b>	1,493	-	-	-	1,493
<b>Total liabilities including Non-controlling interest</b>	577,243	45,210	112	6,115	627,537
					<b>Total liabilities</b>
<b>SHAREHOLDERS' EQUITY</b>					<b>EQUITY</b>
Common shares	16,730	-	(926)	-	15,804
Preferred shares	3,395	-	-	-	3,395
Treasury shares - common	(91)	-	-	-	(91)
Treasury shares - preferred	(1)	-	-	-	(1)
Contributed surplus	305	-	(85)	15	235
Retained earnings <sup>2</sup>	20,959	(513)	(4,936)	(729)	14,781
Accumulated other comprehensive income (loss) <sup>2</sup>	1,005	98	3,112	41	4,256
	42,302	(415)	(2,835)	(673)	38,379
	-	-	-	-	1,493
<b>Total shareholders' equity</b>	42,302	(415)	(2,835)	(673)	39,872
					<b>Total equity</b>
<b>Total liabilities and shareholders' equity</b>	\$ 619,545	44,795	(2,723)	5,442	\$ 667,409
					<b>Total liabilities and equity</b>

<sup>1</sup> Refer to the notes following the IFRS opening Consolidated Balance Sheet for a description of significant measurement and presentation differences between Canadian GAAP and IFRS.

<sup>2</sup> Included in the elective exemptions under IFRS 1 are adjustments related to the Bank's election for cumulative translation differences of \$2,947 million. As discussed in Note 34(f), this adjustment has no resulting net impact on equity.

<sup>3</sup> Certain comparative amounts have been reclassified to conform to the new IFRS presentation adopted on transition date.

The following table is a reconciliation of the Bank's equity, previously reported in accordance with Canadian GAAP, to its equity in accordance with IFRS, as at November 1, 2010.

**Reconciliation of Consolidated Equity from Canadian GAAP to IFRS**

(millions of Canadian dollars)

	Section	As at Nov. 1, 2010
<b>Equity under Canadian GAAP <sup>1</sup></b>		<b>\$ 42,302</b>
<b>Effect of transition to IFRS</b>		
<b>Mandatory exception under IFRS 1:</b>		
Derecognition of financial instruments (securitizations)	(a)	(415)
Hedge accounting	(b)	-
		<b>\$ (415)</b>
<b>Elective exemptions under IFRS 1:</b>		
Employee benefits	(c)(i)	(820)
Business combinations	(d)	(2,180)
Designation of financial instruments	(e)	165
Cumulative translation differences	(f)	-
		<b>\$ (2,835)</b>
<b>Other adjustments:</b>		
Loan origination costs	(g)	(391)
Consolidation	(h)	(82)
Employee benefits	(c)(ii)	(77)
Share-based payments	(i)	(107)
Income taxes <sup>2</sup>	(j)	(72)
Equity securities classified as available-for-sale with no quoted market price	(k)	90
Other	(l)	(34)
		<b>\$ (673)</b>
<b>Presentation differences:</b>		
Non-controlling interests in subsidiaries	(m)	1,493
Total effect of transition to IFRS		(2,430)
<b>Equity under IFRS</b>		<b>\$ 39,872</b>

<sup>1</sup> 'Equity' was referred to as 'Shareholders' Equity' under Canadian GAAP and did not include non-controlling interests in subsidiaries.

<sup>2</sup> Income taxes relates to all IAS 12 adjustments. All other adjustments are net of income taxes.

**DESCRIPTION OF SIGNIFICANT MEASUREMENT AND PRESENTATION DIFFERENCES BETWEEN CANADIAN GAAP AND IFRS**

Set forth below are the Bank's key differences between Canadian GAAP and IFRS, including elections and financial statement presentation changes.

**(a) Derecognition of Financial Instruments (Securitizations): Mandatory Exception**

The Bank has elected to apply the derecognition provisions of IAS 39, *Financial Instruments: Recognition and Measurement*, on a retrospective basis for transactions occurring on or after January 1, 2004. In accordance with an OSFI statement issued February 2011, transactions occurring before January 1, 2004 were not adjusted upon transition to IFRS pursuant to IFRS 1. IFRS 1 permits the Bank to apply the derecognition provisions of IAS 39 to all transactions occurring before a date of the Bank's choosing, provided the information required to apply IAS 39 was obtained at the time of initially accounting for those transactions.

Under Canadian GAAP, the Bank derecognized financial assets that were transferred in a securitization to an SPE when control over the financial assets was transferred to third parties and consideration other than a beneficial interest in the transferred assets was received. A gain or loss on sale of the financial assets was recognized immediately in other income after the effects of hedges on the financial assets sold, if applicable. For transfers of certain mortgage backed securities (MBS) under the Canada Mortgage and Housing Corporation (CMHC) Canada Mortgage Bond (CMB) Program to the Canada Housing Trust (CHT), the Bank also enters into a seller swap with CHT. Under the seller swap agreement the Bank receives MBS interests and agrees to pay CMB interests to CHT. This seller swap was recorded as a derivative under Canadian GAAP at the time of sale. The seller swap agreement also requires the Bank to establish a segregated account for reinvestment (the "Principal Reinvestment Account" or "PRA") of any payments it receives that constitutes principal repayment in order to meet the principal repayment obligation upon the maturity of the CMBs. This repayment of principal is reinvested in certain trust permitted investments determined by the Bank. Under Canadian GAAP, the financial assets transferred under the CMHC program to CHT qualified as sales and were derecognized from the Bank's Consolidated Balance Sheet.

Under Canadian GAAP, where the Bank securitized mortgages with CMHC and received an MBS but had not sold the MBS to a third party, the resulting security remained on the Bank's Consolidated Balance Sheet and was classified as available-for-sale.

Under IFRS, the Bank derecognizes a financial asset where the contractual rights to that asset have expired. Derecognition may also be appropriate where the contractual right to receive future cash flows from the asset have been transferred, or where the Bank retains the rights to future cash flows from the asset but assumes an obligation to pay those cash flows to a third party subject to certain criteria.

When the Bank transfers a financial asset, it is necessary to assess the extent to which the Bank has retained the risks and rewards of ownership of the transferred asset. If substantially all the risks and rewards of ownership of the financial assets have been retained, the Bank continues to recognize the asset and the transfer is accounted for as a secured borrowing transaction. If substantially all the risks and rewards of ownership of the financial assets have been transferred, the Bank will derecognize the asset and recognize separately as assets or liabilities any rights and obligations created or retained in the transfer.

If the Bank neither transfers nor retains substantially all the risks and rewards of ownership of the financial assets, the Bank derecognizes the asset where it has relinquished control of the financial asset. The Bank is considered to have relinquished control of the financial asset where the transferee has the practical ability to sell the transferred financial asset. Where the Bank has retained control of the financial asset, it continues to recognize the financial asset to the extent of its continuing involvement in the financial asset.

As a result of the differences between Canadian GAAP and IFRS, most transfers of securitized financial assets that previously qualified for derecognition under Canadian GAAP, will no longer qualify for derecognition under IFRS. For example, certain transfers of MBS under the CMHC CMB Program to CHT will not qualify for derecognition. These transfers will be accounted for as secured borrowing transactions under IFRS, resulting in the recognition of securitization liabilities for the proceeds received on the Bank's Consolidated Balance Sheet. This difference in accounting under IFRS has resulted in the following adjustments to the Bank's IFRS consolidated financial statements:

- Securitized mortgages which were off-balance sheet under Canadian GAAP have been recognized on the Bank's Consolidated Balance Sheet, resulting in an increase in residential loans, an increase in trading loans, and a decrease in retained interests
- Securitization liabilities not previously required under Canadian GAAP have been recognized on the Bank's Consolidated Balance Sheet, resulting in an increase in securitization liabilities at amortized cost and securitization liabilities at fair value.
- The seller swap previously recorded under Canadian GAAP, no longer exists under IFRS, as the payable portion of the swap is captured as part of the securitization liabilities recognized under IFRS. Similarly, the receivable portion of the swap is captured as part of securitized mortgages recognized on the Consolidated Balance Sheet under IFRS. The derecognition of the seller swap upon transition results in a reduction of derivative assets or derivative liabilities on the Bank's Consolidated Balance Sheet.
- The Bank will no longer record securitization gains or losses upon the transfer of financial assets that fail derecognition. Gains and losses relating to assets recorded on the Bank's Consolidated Balance Sheet on transition have been reversed. Certain transaction costs that were previously recorded as part of securitization gains or losses have been capitalized against securitization liabilities.
- Retained earnings have increased as a result of interest income earned on securitized mortgages which have been recognized on the Bank's Consolidated Balance Sheet under IFRS.
- Retained earnings have decreased as a result of interest expense recorded relating to securitization liabilities which have been recognized on the Bank's Consolidated Balance Sheet under IFRS.
- Under IFRS, assets transferred to the PRA account no longer qualifies for derecognition, as the Bank maintains the risk and rewards of ownership of those financial assets. These assets have been recognized on the Bank's Consolidated Balance Sheet resulting in an increase to residential loans, an increase to trading assets, and a decrease to obligation related to securities sold under repurchase agreements.
- Where the Bank has securitized mortgages with CMHC and has received an MBS but has not sold the MBS to a third party, the MBS remains on the Bank's Consolidated Balance Sheet as a mortgage. As a result, upon transition to IFRS, available-for-sale securities have decreased and residential mortgages have increased.

The total impact to the Bank's IFRS opening Consolidated Balance Sheet is disclosed in the table below:

#### Impact of Derecognition of Financial Instruments

(millions of Canadian dollars)

	As at
	Nov. 1, 2010
<b>Increase/(decrease) in assets:</b>	
Trading loans, securities and other	\$ 5,494
Derivatives	(220)
Financial assets designated at fair value through profit or loss	(918)
Available-for-sale securities	(25,727)
Loans - residential mortgages	65,211
Deferred tax assets	299
Other assets	656
<b>(Increase)/decrease in liabilities:</b>	
Securitization liabilities at fair value	(27,256)
Derivatives	1,101
Obligations related to securities sold under repurchase agreements	3,235
Securitization liabilities at amortized cost	(23,078)
Current income tax payable	(63)
Deferred tax liabilities	(77)
Other liabilities	928
<b>Increase/(decrease) in equity</b>	<b>\$ (415)</b>

The total impact to the Bank's IFRS opening equity was a decrease of \$415 million, comprised of an increase to accumulated other comprehensive income of \$25 million and a decrease to retained earnings of \$440 million.

#### (b) Hedge Accounting: Mandatory Exception

Hedge accounting can only be applied to hedging relationships that meet the IFRS hedge accounting criteria upon transition to IFRS. All hedging relationships that qualify for hedge accounting under IFRS have been documented on the transition date.

Under Canadian GAAP, where a purchased option is a hedging instrument in a designated cash flow hedge accounting relationship, the assessment of effectiveness may be based on the option's terminal value and where certain circumstances are met, an entity can assume no ineffectiveness and the entire change in fair value of the option can be recognized in accumulated other comprehensive income. Under IFRS, an entity must specifically indicate whether the time value is included or excluded from a hedging relationship and must assess the option for effectiveness. If the time value of the option is excluded, changes in the options fair value due to time value are recognized directly in earnings. At transition date, where options were designated in cash flow hedge accounting relationships, the Bank excluded the changes in fair value of the option due to time value from the hedging relationship. The impact to the Bank's IFRS opening Consolidated Balance Sheet as at November 1, 2010 was an increase to accumulated other comprehensive income of \$73 million, and a decrease to opening retained earnings of \$73 million.

**(c) Employee Benefits**

**i) Employee Benefits: Elective Exemption**

The Bank has elected to recognize unamortized actuarial gains or losses in its IFRS opening retained earnings. The impact of this election to the Bank's IFRS opening Consolidated Balance Sheet as at November 1, 2010 was a decrease to other assets of \$933 million, an increase to deferred tax assets of \$309 million, an increase to other liabilities of \$196 million, and a decrease to opening retained earnings of \$820 million.

**ii) Employee Benefits: Other Differences between Canadian GAAP and IFRS Measurement Date**

Under Canadian GAAP, the defined benefit obligation and plan assets may be measured up to three months prior to the date of the financial statements as long as the measurement date is applied consistently. Under Canadian GAAP, the Bank measured the obligation and assets of its principal pension and non-pension post-retirement benefit plans as at July 31.

IFRS requires that valuations be performed with sufficient regularity such that the amounts recognized in the financial statements do not differ materially from amounts that would be determined at the end of the reporting period. Under IFRS, the Bank will measure the assets and obligations of all defined benefit plans as at October 31.

**Defined Benefit Plans – Past Service Costs**

Canadian GAAP does not differentiate between accounting for the vested and unvested cost of plan amendments, deferring and amortizing both over the expected average remaining service life of active plan members.

Under IFRS, the cost of plan amendments is recognized immediately in income if it relates to vested benefits; otherwise, they are recognized over the remaining vesting period.

**Defined Benefit Plans – Asset Ceiling Test**

Under Canadian GAAP, when a defined benefit plan gives rise to a prepaid pension asset, a valuation allowance is recognized for any excess of the prepaid pension asset over the expected future benefits expected to be realized by the Bank.

Under IFRS, the prepaid pension asset is subject to a ceiling which limits the asset recognized on the Consolidated Balance Sheet to the amount that is recoverable through refunds of contributions or future contribution holidays.

In addition, under Canadian GAAP, the Bank was not required to recognize regulatory funding deficits. Under IFRS, the Bank is required to record a liability equal to the present value of all future cash payments required to eliminate any regulatory funding deficits related to its employee benefit plans.

**Defined Benefit Plans - Attributing Benefits to Periods of Service**

Under Canadian GAAP, for a defined benefit plan other than a pension plan, the obligation for employee future benefits should be attributed on a straight-line basis to each year of service in the attribution period unless the plan formula attributes a significantly higher level of benefits to employees' early years of service. Under those circumstances, the obligation should be attributed based on the plan's benefit formula.

IFRS requires that benefits be attributed to periods of service either under the plan benefit formula or on a straight-line basis from the date when service first leads to benefits to the date when further service will lead to no material amount of further benefits, other than from further salary increases. For the Bank's principal non-pension post-retirement plan, benefits are not earned until certain criteria are met. As a result, the attribution period will be shorter under IFRS, resulting in a reduction in the accrued benefit liability on transition to IFRS.

The impact of these other employee benefit differences between Canadian GAAP and IFRS to the Bank's IFRS opening Consolidated Balance Sheet as at November 1, 2010 was a decrease to other assets of \$95 million, an increase to deferred tax assets of \$26 million, an increase to other liabilities of \$8 million, and a decrease to opening retained earnings of \$77 million.

**(d) Business Combinations: Elective Exemption**

As permitted under IFRS transition rules, the Bank has applied IFRS 3, *Business Combinations* (IFRS 3) to all business combinations occurring on or after January 1, 2007. Certain differences exist between IFRS and Canadian GAAP in the determination of the purchase price allocation. The most significant differences are described below.

Under Canadian GAAP, an investment in a subsidiary which is acquired through two or more purchases is commonly referred to as a "step acquisition". Each transaction is accounted for as a step-by-step purchase, and is recognized at the fair value of the net assets acquired at each step. Under IFRS, the accounting for step acquisitions differs depending on whether a change in control occurs. If change in control occurs, the acquirer remeasures any previously held equity investment at its acquisition-date fair value and recognizes any resulting gain or loss in the Consolidated Statement of Income. Any transactions subsequent to obtaining control are recognized as equity transactions.

Under Canadian GAAP, shares issued as consideration are measured at the market price over a reasonable time period before and after the date the terms of the business combination are agreed upon and announced. Under IFRS, shares issued as consideration are measured at their market price on the closing date of the acquisition.

Under Canadian GAAP, an acquirer's restructuring costs to exit an activity or to involuntarily terminate or relocate employees are recognized as a liability in the purchase price allocation. Under IFRS, these costs are generally expensed as incurred and not included in the purchase price allocation.

Under Canadian GAAP, costs directly related to the acquisition (i.e., finder fees, advisory, legal, etc.) are included in the purchase price allocation, while under IFRS these costs are expensed as incurred and not included in the purchase price allocation.

Under Canadian GAAP, contingent consideration is recorded when the amount can be reasonably estimated at the date of acquisition and the outcome is determinable beyond reasonable doubt, while under IFRS contingent consideration is recognized immediately in the purchase price equation at fair value and marked to market as events and circumstances change in the Consolidated Statement of Income.

The impact of the differences between Canadian GAAP and IFRS to the Bank's IFRS opening Consolidated Balance Sheet is disclosed in the table below.

**Business Combinations: Elective Exemption**

(millions of Canadian dollars)

	As at	
	Nov. 1, 2010	
<b>Increase/(decrease) in assets:</b>		
Available-for-sale securities	\$	(1)
Goodwill		(2,147)
Loans - residential mortgages		22
Loans - consumer instalment and other personal		-
Loans - business and government		-
Intangibles		(289)
Land, buildings and equipment and other depreciable assets		2
Deferred tax assets		(12)
Other assets		104
<b>(Increase)/decrease in liabilities:</b>		
Deferred tax liabilities		102
Other liabilities		37
Subordinated notes and debentures		2
<b>Increase/(decrease) in equity</b>	<b>\$</b>	<b>(2,180)</b>

The total impact of business combination elections to the Bank's IFRS opening equity was a decrease of \$2,180 million, comprised of a decrease to common shares of \$926 million, a decrease to contributed surplus of \$85 million and a decrease to retained earnings of \$1,169 million.

**(e) Designation of Financial Instruments: Elective Exemption**

Under IAS 39, *Financial Instruments: Recognition and Measurement*, entities are permitted to make certain designations only upon initial recognition. IFRS 1 provides entities with an opportunity to make these designations on the date of transition to IFRS provided the asset or liability meets certain criteria specified under IFRS at that date.

The Bank has designated certain held-to-maturity financial assets to available-for-sale financial assets. The impact of this designation on the Bank's IFRS opening Consolidated Balance Sheet as at November 1, 2010 was an increase to available-for-sale securities of \$9,937 million, a decrease to held-to-maturity securities of \$9,715 million, an increase to deferred tax liabilities of \$57 million, and an increase to opening equity of \$165 million. The total impact to the Bank's opening equity comprised of an increase to accumulated other comprehensive income of \$165 million and no impact to retained earnings.

**(f) Cumulative Translation Differences: Elective Exemption**

The Bank has elected to reclassify all cumulative translation differences on its foreign operations net of hedging activities which were recorded in accumulated other comprehensive income, to retained earnings on transition. As a result, the Bank has reclassified the entire balance of cumulative translation losses at transition date of \$2,947 million from accumulated other comprehensive income into retained earnings, with no resulting net impact on equity.

**(g) Loan Origination Costs: Other Differences between Canadian GAAP and IFRS**

Under Canadian GAAP, costs that are directly attributable to the origination of a loan, which include commitment costs, were deferred and recognized as an adjustment to the loan yield over the expected life of the loan using the effective interest rate method. Under IFRS, loan origination costs must be both directly attributable and incremental to the loan origination in order to be deferred and amortized and recognized as a yield adjustment over the expected life of the loan. On transition to IFRS certain costs that were previously permitted to be deferred under Canadian GAAP have been expensed into opening retained earnings as they are not considered to be incremental to the loan origination. The impact of this difference to the Bank's IFRS opening Consolidated Balance Sheet as at November 1, 2010 was a decrease to loans of \$458 million and other assets of \$88 million, an increase to deferred tax assets of \$155 million, and a decrease to opening retained earnings of \$391 million.

**(h) Consolidation: Other Differences between Canadian GAAP and IFRS**

The control and consolidation of an entity is evaluated under Canadian GAAP using two different models. The variable interest model applies when an entity holds a variable interest in a variable interest entity (VIE). If an entity is not a VIE, consolidation is assessed under the voting interest model, where voting rights or governance provisions will determine which party consolidates the entity. In addition, entities that are structured to meet specific characteristics such as Qualifying Special Purpose Entities (QSPE) are exempt from the consolidation guidance.

IFRS guidance on consolidation is based on the principles of control. Control is defined as the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. The power of control can be obvious, for example, through the holding of a majority of voting rights. When control is not apparent, such as when the entity is a SPE, consolidation is based on an overall assessment of all the relevant facts, including an assessment of risks and rewards. Typically, the party with the majority of rewards or exposure to the residual risk must consolidate the entity. In contrast to Canadian GAAP, there is no such concept as a QSPE.

Under IFRS, the Bank must consolidate certain entities that are not consolidated under Canadian GAAP, including certain former QSPEs and various capital structures. Consolidation of any previously unconsolidated entities have resulted in increased assets, liabilities, and non-controlling interest, as disclosed in the table below.

**Consolidation: Other Adjustments**

(millions of Canadian dollars)

	As at
	Nov. 1, 2010
<b>Increase/(decrease) in assets:</b>	
Trading loans, securities and other	\$ (795)
Derivatives	15
Available-for-sale securities	(5)
Loans - consumer instalment and other personal	6,564
Deferred tax assets	21
Other assets	(9)
<b>(Increase)/decrease in liabilities:</b>	
Derivatives	1
Deposits - banks	7
Deposits - business and government	2,100
Obligations related to securities sold short	4
Current tax payable	3
Other liabilities	(5,889)
Subordinated notes and debentures	255
Liability for capital trust securities	(2,344)
<b>Increase/(decrease) in equity</b>	<b>\$ (82)</b>

As noted in the table above, the total impact to the Bank's opening equity was a decrease of \$82 million, comprised of a decrease to contributed surplus of \$1 million and a decrease to retained earnings of \$81 million.

**(i) Share-based Payments: Other Differences between Canadian GAAP and IFRS**

Under Canadian GAAP, the cost of share-based payments was recognized from the date awards were granted over the service period required for employees to become fully entitled to the award.

Under IFRS, the cost of share-based payments is recognized over the period that an employee provides the service to earn the award. This includes a period prior to the grant date where employees are considered to have provided service in respect of the awards during that period. Under Canadian GAAP, the Bank did not recognize an expense prior to the grant date.

The impact of this difference to the Bank's IFRS opening Consolidated Balance Sheet as at November 1, 2010 was an increase to deferred tax assets of \$44 million, an increase to other liabilities of \$151 million, and a decrease to opening equity of \$107 million. The total impact to the Bank's opening equity comprised of an increase to contributed surplus of \$16 million, a decrease to accumulated other comprehensive income of \$10 million and a decrease to retained earnings of \$113 million.

Under IFRS, a first-time adopter is encouraged but not required to apply IFRS 2, *Share-based Payment*, to liabilities arising from share-based payment transactions that were settled before the transition date and to equity instruments that were unvested at transition. The Bank has taken this exemption and has not applied IFRS 2, to liabilities settled prior to the transition date or to equity instruments which were vested at November 1, 2010.

**(j) Income Taxes: Other Differences between Canadian GAAP and IFRS**

Income tax related adjustments result from differences in accounting for income taxes between Canadian GAAP and IFRS income tax accounting standards as well as the tax impact of all other transitional adjustments.

**i) Adjustments Related to Income Tax Accounting Standard Differences**

Under Canadian GAAP, the deferred tax liability related to the Bank's investments in associates is calculated based on the presumption that temporary differences will reverse through disposition unless there is persuasive evidence that it will be reversed through the receipt of dividends.

Under IFRS, unless there is evidence that the investment will be disposed of in the foreseeable future, the deferred tax liability on such temporary differences is calculated on the basis that it will be recovered through the receipt of dividends.

The impact of all income tax accounting standard differences to the Bank's Consolidated Balance Sheet as at November 1, 2010 was an increase to deferred tax assets of \$1 million, an increase to deferred tax liabilities of \$73 million, and a decrease to opening equity of \$72 million. The total impact to the Bank's equity comprised of an increase to accumulated other comprehensive income of \$6 million and a decrease to retained earnings of \$78 million.

**ii) Income Tax Effect of Other Adjustments between Canadian GAAP and IFRS**

Differences for income taxes include the effect of recording, where applicable, the deferred tax effect on transition adjustments between Canadian GAAP and IFRS. The impact to the Bank's Consolidated Balance Sheet is disclosed with the related IFRS difference throughout this note.

**(k) Securities Classified as Available-for-Sale: Other Differences between Canadian GAAP and IFRS**

Under Canadian GAAP, equity securities that are classified as available-for-sale and do not have a quoted market price are recorded at cost. Under IFRS, these equity securities are recorded at fair value when there is a reliable fair value.

The impact of this difference to the Bank's IFRS opening Consolidated Balance Sheet as at November 1, 2010 was an increase to the available-for-sale securities of \$128 million, an increase to deferred tax liabilities of \$38 million, and an increase to opening equity of \$90 million. The total impact to the Bank's opening equity comprised of an increase to accumulated other comprehensive income of \$90 million and no impact to retained earnings.

**(l) Other: Other Differences between Canadian GAAP and IFRS**

Other IFRS differences relate primarily to the accounting of foreign exchange for equity method investments and for AFS securities. The total impact to the Bank's opening IFRS equity was a decrease of \$34 million, comprised of an increase to retained earnings of \$11 million, and a decrease to accumulated other comprehensive income of \$45 million.

**(m) Summary of Key Financial Statement Presentation Differences between Canadian GAAP and IFRS**

**Reclassification of Non-controlling Interests in Subsidiaries**

Under Canadian GAAP, non-controlling interests in subsidiaries was presented above shareholders' equity. Under IFRS, non-controlling interests in subsidiaries is classified as a component of equity, but is presented separately from the Bank's shareholder's equity.

The impact of this presentation change to the Bank's Consolidated Balance Sheet as at November 1, 2010 was a decrease to non-controlling interests in subsidiaries of \$1,493 million and an increase to equity - non-controlling interests in subsidiaries of \$1,493 million.

**Reclassification of Provisions**

Under Canadian GAAP, provisions related to contingent liabilities were recognized within other liabilities within the Bank's Canadian GAAP Consolidated Balance Sheet. Under IFRS, provisions related to contingent liabilities have been reclassified to a separate line within the Bank's opening IFRS Consolidated Balance Sheet.

**NOTE 35 SUBSEQUENT EVENT**

**Acquisition of Credit Card Portfolio of MBNA Canada**

On or about December 1, 2011, the Bank is expected to complete the acquisition of substantially all of the credit card portfolio of MBNA Canada, a wholly-owned subsidiary of Bank of America Corporation, as well as certain other assets and liabilities. At closing, the Bank will pay a premium of approximately \$75 million on the portfolio, which is expected to total approximately \$7.8 billion at December 1, 2011. The acquisition will be accounted for by the purchase method.

## INTRODUCTION

The Toronto-Dominion Bank (the "Bank") produces quarterly and annual reports, which are submitted to the U.S. Securities and Exchange Commission (SEC) under Form 6-K and Form 40-F, respectively, and which are incorporated by reference into registration statements of the Bank relating to offerings of securities. These reports are prepared in accordance with Canadian generally accepted accounting principles (Canadian GAAP). SEC regulations require certain additional disclosures to be included in such registration statements twice annually reconciling financial information in the reports from Canadian GAAP to U.S. generally accepted accounting principles (U.S. GAAP). This additional disclosure is contained within this document for the three years ended October 31, 2011, 2010 and 2009 and should be read in conjunction with the Bank's Consolidated Financial Statements as at and for the year ended October 31, 2011 contained elsewhere in this Annual Report on Form 40-F.

**RECONCILIATION OF CANADIAN AND UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES**

The accounting principles followed by the Bank, including the accounting requirements of the Office of the Superintendent of Financial Institutions Canada, conform with Canadian GAAP. As required by the SEC, the significant differences between Canadian GAAP and U.S. GAAP are described below.

**Net Income**

(millions of Canadian dollars)	For the years ended October 31		
	2011 <sup>1</sup>	2010 <sup>1</sup>	2009 <sup>1</sup>
Net income attributable to the Bank based on Canadian GAAP	\$ 5,889	\$ 4,644	\$ 3,120
Employee future benefits (Note a)	13	(13)	2
Securitizations (Note p)	184	-	-
Derivative instruments and hedging activities (Note d)	386	246	617
Liabilities and equity (Note g)	35	26	94
Net securities gains/(losses) <sup>2</sup> (Notes b, f)	90	(16)	45
Insurance Income (Note u)	(57)	86	-
Other income/(expenses) (Notes e, h, m, p)	14	56	82
Provision for credit losses (Note b)	75	31	250
Income taxes and net change in income taxes due to the above items (Notes j, k, w)	(7)	91	(350)
<b>Net income based on U.S. GAAP</b>	<b>6,622</b>	<b>5,151</b>	<b>3,860</b>
Less: Additional net income attributable to non-controlling interests based on U.S. GAAP (Notes g, i)	-	-	(68)
<b>Net income attributable to the Bank based on U.S. GAAP</b>	<b>\$ 6,622</b>	<b>\$ 5,151</b>	<b>\$ 3,792</b>
Less: Preferred dividends (Note g)	204	220	193
<b>Net income attributable to the Bank's common shareholders based on U.S. GAAP</b>	<b>\$ 6,418</b>	<b>\$ 4,931</b>	<b>\$ 3,599</b>
Average number of common shares outstanding (millions)			
Basic - U.S. GAAP/Canadian GAAP	885.7	867.1	847.1
Diluted - U.S. GAAP/Canadian GAAP	890.1	872.1	850.1
Basic earnings per share - U.S. GAAP	\$ 7.25	\$ 5.69	\$ 4.25
- Canadian GAAP	6.45	5.13	3.49
Diluted earnings per share - U.S. GAAP	\$ 7.21	\$ 5.65	\$ 4.23
- Canadian GAAP	6.41	5.10	3.47

<sup>1</sup> For 2011, the effect of U.S. GAAP adjustments to the Canadian GAAP Consolidated Statement of Income is as follows: \$600 million decrease to net interest income (2010 - \$1,083 million decrease; 2009 - \$561 million decrease), \$1,387 million increase to other income (2010 - \$1,609 million increase; 2009 - \$1,450 million increase) and \$54 million increase to non-interest expenses (2010 - \$19 million increase; 2009 - \$217 million increase).

<sup>2</sup> Net securities losses for the year ended October 31, 2011 include credit losses of \$32 million (2010 - \$117 million; 2009 - \$45 million) (consisting of \$45 million (2010 - \$178 million; 2009 - \$72 million) of unrealized losses, net of \$13 million (2010 - \$61 million; 2009 - \$27 million) recognized in other comprehensive income) and realized securities gains of \$122 million (2010 - \$101 million; 2009 - \$90 million).

**Consolidated Statement of Comprehensive Income**

(millions of Canadian dollars)

For the years ended October 31

			2011			2010		2009	
	Canadian GAAP	Adjust- ments	U.S. GAAP						
Net income attributable to the Bank	\$ 5,889	\$ 733	\$ 6,622	\$	5,151	\$	3,792		
Other comprehensive income (loss), net of income taxes									
Change in unrealized gains (losses) on available-for-sale securities, net of hedging activities <sup>1</sup>	(172)	(292)	(464)		655		1,507		
Reclassification to earnings of net losses (gains) in respect of available-for-sale securities <sup>2</sup>	(92)	-	(92)		9		257		
Net change in unrealized foreign currency translation gains (losses) on investments in subsidiaries, net of hedging activities <sup>3,4</sup>	(298)	(70)	(368)		(1,397)		(41)		
Change in net gains (losses) on derivative instruments designated as cash flow hedges <sup>5</sup>	801	(191)	610		1,716		1,530		
Reclassification to earnings of net gains on cash flow hedges <sup>6</sup>	(708)	-	(708)		(1,057)		(1,244)		
Pension liability adjustment <sup>7</sup>	-	(54)	(54)		(205)		(282)		
<b>Other comprehensive income (loss), net of tax</b>	<b>(469)</b>	<b>(607)</b>	<b>(1,076)</b>		<b>(279)</b>		<b>1,727</b>		
<b>Comprehensive income attributable to the Bank</b>	<b>5,420</b>	<b>126</b>	<b>5,546</b>		<b>4,872</b>		<b>5,519</b>		
Add: Comprehensive income attributable to non-controlling interests	104	-	104		106		111		
<b>Total comprehensive income</b>	<b>\$ 5,524</b>	<b>\$ 126</b>	<b>\$ 5,650</b>	<b>\$</b>	<b>4,978</b>	<b>\$</b>	<b>5,630</b>		

<sup>1</sup> Net of income tax provision (benefit) of \$(133) million (2010 - \$452 million; 2009 - \$207 million).

<sup>2</sup> Net of income tax provision (benefit) of \$17 million (2010 - \$5 million; 2009 - \$(148) million).

<sup>3</sup> Net of income tax provision of \$118 million (2010 - \$316 million; 2009 - \$604 million).

<sup>4</sup> Fiscal 2011 includes \$332 million (2010 - \$967 million; 2009 - \$1,380 million) of after-tax gains arising from hedges of the Bank's investment positions in foreign operations.

<sup>5</sup> Net of income tax provision of \$366 million (2010 - \$803 million; 2009 - \$742 million).

<sup>6</sup> Net of income tax provision of \$281 million (2010 - \$447 million; 2009 - \$552 million).

<sup>7</sup> Net of income tax benefit of \$40 million (2010 - \$49 million; 2009 - \$36 million).

**Condensed Consolidated Balance Sheet**

(millions of Canadian dollars)

As at October 31

	2011		2010			
	Canadian GAAP	Adjustments	U.S. GAAP	Canadian GAAP	Adjustments	U.S. GAAP
<b>Assets</b>						
Cash and due from banks	\$ 3,096	\$ -	\$ 3,096	\$ 2,574	\$ -	\$ 2,574
Interest-bearing deposits with banks (Note c)	21,015	(5,498)	15,517	19,136	(4,768)	14,368
Securities						
Trading (Note p)	65,299	(155)	65,144	56,559	502	57,061
Designated as trading under the fair value option (Note p)	2,980	(1,038)	1,942	2,983	-	2,983
Available-for-sale (Notes b, p)	117,269	821	118,090	102,355	15,474	117,829
Held-to-maturity (Note b)	6,990	(6,294)	696	9,715	(9,180)	535
Securities purchased under reverse repurchase agreements	53,599	-	53,599	50,658	-	50,658
Loans						
Residential mortgages (Notes d, m, p)	86,769	11,147	97,916	71,507	(632)	70,875
Consumer instalment and other personal (Note p)	110,297	5,100	115,397	100,880	-	100,880
Credit card	8,986	-	8,986	8,870	-	8,870
Business and government	93,231	(85)	93,146	83,396	(316)	83,080
Business and government designated as trading under the fair value option	14	60	74	85	27	112
Debt securities classified as loans (Note b)	6,511	(6,511)	-	7,591	(7,591)	-
Allowance for loan losses (Note b)	(2,313)	328	(1,985)	(2,309)	303	(2,006)
Loans, net of allowance for loan losses	303,495	10,039	313,534	270,020	(8,209)	261,811
Investment in TD Ameritrade	5,425	-	5,425	5,485	-	5,485
Derivatives (Note c)	60,420	(49,848)	10,572	51,675	(42,039)	9,636
Goodwill (Notes d, h)	14,376	(38)	14,338	14,460	(20)	14,440
Other intangibles	2,068	(6)	2,062	2,093	(8)	2,085
Other assets (Notes a, b, d, l, p)	30,328	7,127	37,455	31,832	5,325	37,157
<b>Total assets</b>	<b>\$ 686,360</b>	<b>\$ (44,890)</b>	<b>\$ 641,470</b>	<b>\$ 619,545</b>	<b>\$ (42,923)</b>	<b>\$ 576,622</b>
<b>Liabilities</b>						
Deposits (Notes c, d)	\$ 481,114	\$ (4,156)	\$ 476,958	\$ 429,971	\$ (3,653)	\$ 426,318
Derivatives (Note c)	63,217	(51,272)	11,945	53,685	(42,753)	10,932
Other liabilities (Notes a, b, c, d, i, j, k, l, m, p, u)	81,992	11,424	93,416	79,006	4,354	83,360
Subordinated notes and debentures	11,670	4	11,674	12,506	-	12,506
Liabilities for preferred shares (Note g)	32	-	32	582	(550)	32
<b>Total liabilities</b>	<b>638,025</b>	<b>(44,000)</b>	<b>594,025</b>	<b>575,750</b>	<b>(42,602)</b>	<b>533,148</b>
<b>Equity</b>						
Bank shareholders' equity						
Common shares (Note i)	18,417	39	18,456	16,730	39	16,769
Preferred shares (Note g)	3,395	-	3,395	3,395	550	3,945
Treasury shares	(116)	-	(116)	(92)	-	(92)
Contributed surplus	281	(6)	275	305	(6)	299
Retained earnings (Notes a, d, g, h, i, k, p)	24,339	1,480 <sup>2</sup>	25,819 <sup>2</sup>	20,959	892	21,851
Accumulated other comprehensive income						
Net unrealized gain on available-for-sale securities, net of hedging activities <sup>1</sup> (Notes b, f, p)	929	378 <sup>3</sup>	1,307 <sup>3</sup>	1,193	670	1,863
Net unrealized foreign currency translation loss on investments in subsidiaries, net of hedging activities	(3,199)	(98)	(3,297)	(2,901)	(28)	(2,929)
Net gain on derivatives designated as cash flow hedges (Note d)	2,806	(1,790)	1,016	2,713	(1,599)	1,114
Pension liability adjustment (Note a)	-	(893)	(893)	-	(839)	(839)
<b>Total accumulated other comprehensive income (loss)<sup>2</sup></b>	<b>536</b>	<b>(2,403)</b>	<b>(1,867)</b>	<b>1,005</b>	<b>(1,796)</b>	<b>(791)</b>
<b>Total Bank shareholders' equity</b>	<b>46,852</b>	<b>(890)</b>	<b>45,962</b>	<b>42,302</b>	<b>(321)</b>	<b>41,981</b>
<b>Non-controlling interests (Notes g, r)</b>	<b>1,483</b>	<b>-</b>	<b>1,483</b>	<b>1,493</b>	<b>-</b>	<b>1,493</b>
<b>Total equity</b>	<b>48,335</b>	<b>(890)</b>	<b>47,445</b>	<b>43,795</b>	<b>(321)</b>	<b>43,474</b>
<b>Total liabilities and equity</b>	<b>\$ 686,360</b>	<b>\$ (44,890)</b>	<b>\$ 641,470</b>	<b>\$ 619,545</b>	<b>\$ (42,923)</b>	<b>\$ 576,622</b>

<sup>1</sup> Includes \$13 million (2010 - \$61 million; 2009 - \$27 million) of the non-credit component of other-than-temporary impairment related to available-for-sale debt securities.

<sup>2</sup> Opening retained earnings has decreased by \$110 million as a result of the implementation of ASC 810 Consolidations and ASC 860 Transfers and Servicing on November 1, 2010.

<sup>3</sup> Other comprehensive income has been increased by \$79 million after-tax for the reversal of net fair value losses recorded on AFS securities, now classified as loans, due to the implementation of ASC 860 on November 1, 2010.

**Consolidated Statement of Cash Flows**

	For the years ended					
	October 31, 2011			October 31, 2010		
(in millions of Canadian dollars)	Canadian GAAP	Adjustments	U.S. GAAP	Canadian GAAP	Adjustments	U.S. GAAP
<b>Cash flows from (used in) operating activities</b>						
Net Income attributable to the Bank	\$ 5,889	\$ 733	\$ 6,622	\$ 4,644	\$ 507	\$ 5,151
Adjustments to determine net cash flows from (used in) operating activities:						
Provision for credit losses	1,465	75	1,540	1,625	(31)	1,594
Restructuring costs	-	-	-	17	-	17
Depreciation	467	-	467	601	-	601
Amortization of other intangibles	715	-	715	592	-	592
Net securities losses (gains)	(393)	(90)	(483)	(75)	16	(59)
Net gain on securitizations	(275)	-	(275)	(317)	-	(317)
Equity in net income of an associated company	(246)	-	(246)	(235)	-	(235)
Non-controlling interests	104	-	104	106	-	106
Future income taxes	(116)	(7)	(123)	98	(91)	7
Changes in operating assets and liabilities:						
Current income taxes receivable and payable	(597)	-	(597)	590	-	590
Interest receivable and payable	(188)	-	(188)	20	-	20
Trading securities	(8,737)	-	(8,737)	(5,222)	-	(5,222)
Derivative assets	(8,745)	7,809	(936)	(2,230)	2,583	353
Derivative liabilities	9,532	(8,519)	1,013	5,533	(3,346)	2,187
Other	366	23	389	(2,498)	388	(2,110)
<b>Net cash from (used in) operating activities</b>	<b>(759)</b>	<b>24</b>	<b>(735)</b>	<b>3,249</b>	<b>26</b>	<b>3,275</b>
<b>Cash flows from (used in) financing activities</b>						
Change in deposits	51,143	-	51,143	26,645	-	26,645
Change in securities sold short	739	-	739	6,054	-	6,054
Change in securities sold under repurchase agreements	199	-	199	8,954	-	8,954
Issue of subordinated notes and debentures	1,000	-	1,000	-	-	-
Repayment of subordinated notes and debentures	(1,814)	-	(1,814)	(35)	-	(35)
Repayment or redemption of liability for preferred shares and capital trust securities	(550)	-	(550)	(863)	-	(863)
Translation adjustment on subordinated notes and debentures issued in a foreign currency and other	(22)	-	(22)	158	-	158
Common shares issued	951	-	951	657	-	657
Sale of treasury shares	2,210	-	2,210	2,196	-	2,196
Purchase of treasury shares	(2,223)	-	(2,223)	(2,221)	-	(2,221)
Dividends paid	(1,835)	(24)	(1,859)	(1,766)	(26)	(1,792)
<b>Net cash from (used in) financing activities</b>	<b>49,798</b>	<b>(24)</b>	<b>49,774</b>	<b>39,779</b>	<b>(26)</b>	<b>39,753</b>
<b>Cash flows from (used in) investing activities</b>						
Interest-bearing deposits with banks	(1,879)	-	(1,879)	(33)	-	(33)
Activity in available-for-sale and held-to-maturity securities:						
Purchases	(72,308)	(480)	(72,788)	(80,778)	(411)	(81,189)
Proceeds from maturities	29,118	1,253	30,371	40,510	2,606	43,116
Proceeds from sales	30,737	83	30,820	23,731	1,139	24,870
Net change in loans, net of securitizations	(40,930)	(856)	(41,786)	(25,339)	(3,334)	(28,673)
Proceeds from loan securitizations	13,337	-	13,337	15,580	-	15,580
Net purchases of premises, equipment, and other depreciable assets	(304)	-	(304)	(770)	-	(770)
Securities purchased under reverse repurchase agreements	(2,941)	-	(2,941)	(17,710)	-	(17,710)
Net cash acquired (paid) for acquisitions	(3,309)	-	(3,309)	2,024	-	2,024
<b>Net cash used in investing activities</b>	<b>(48,479)</b>	<b>-</b>	<b>(48,479)</b>	<b>(42,785)</b>	<b>-</b>	<b>(42,785)</b>
Effect of exchange rate changes on cash and due from banks	(38)	-	(38)	(83)	-	(83)
<b>Net increase in cash and due from banks</b>	<b>522</b>	<b>-</b>	<b>522</b>	<b>160</b>	<b>-</b>	<b>160</b>
Cash and due from banks at beginning of year	2,574	-	2,574	2,414	-	2,414
<b>Cash and due from banks at end of year</b>	<b>\$ 3,096</b>	<b>\$ -</b>	<b>\$ 3,096</b>	<b>\$ 2,574</b>	<b>\$ -</b>	<b>\$ 2,574</b>
<b>Supplementary disclosure of cash flow information:</b>						
Amount of interest paid during the year	\$ 5,795	\$ -	\$ 5,795	\$ 5,865	\$ -	\$ 5,865
Amount of income taxes paid (refunded) during the year	2,076	-	2,076	917	-	917

**SIGNIFICANT ACCOUNTING POLICY DIFFERENCES BETWEEN CANADIAN AND U.S. GAAP**

The following note disclosures contain Financial Accounting Standards Board (FASB) Statement No. 168 *The FASB Accounting Standards Codification* references. The Codification is the new single source of authoritative U.S. GAAP (ASC refers to Accounting Standards Codification).

**(a) EMPLOYEE FUTURE BENEFITS**

FASB Statement No. 158, *Employers' Accounting for Defined Benefit Pension and Other Postretirement Plans* (SFAS 158/ASC 715-20-65) requires the Bank to recognize the funded status of its defined benefit pension and other post-retirement plans on its Consolidated Balance Sheet as at October 31. The Bank is also required to recognize gains or losses and prior service costs or credits that arise during the period but are not recognized as components of the period's net benefit expense as a component of other comprehensive income.

Canadian GAAP does not have a similar requirement to record the current funded status of the plan.

For U.S. GAAP purposes, the Bank recognized the amounts in the following table in the Consolidated Balance Sheet:

(millions of Canadian dollars)	2011	2010
Prepaid pension expense (accrued benefit liability)	\$ (948)	\$ (803)
Pension liability adjustment, net of income taxes (accumulated other comprehensive income)	893	832

In 2011, U.S. GAAP adjustments for employee future benefits increased non-interest expenses by \$13 million (2010 - increased by \$13 million; 2009 - decreased by \$2 million).

SFAS 158/ASC 715-20-65 requires that the date at which the benefit obligation and plan assets are measured should be the fiscal year-end date of the Bank. As a result, the Bank measures certain of its defined benefit plans as of the fiscal year end for U.S. GAAP purposes and three months before the financial statement date for Canadian GAAP purposes.

The Bank adopted FSP SFAS No. 132(R)-1, *Employers' Disclosures about Postretirement Benefit Plan Assets* (FSP SFAS 132(R)-1/ASC 715-20) on November 1, 2009. The primary impact to the Bank is additional required disclosures about fair value measurements related to assets of defined benefit pension or other post-retirement plans. Similar to the guidance provided for financial assets and liabilities, FSP SFAS 132(R)-1 (ASC 715-20) defines fair value as the price that would be received to sell an asset or paid to transfer a liability (i.e., exit price) in an orderly transaction between market participants at the measurement date, and establishes a framework for measuring fair value. The standard also establishes a three-level hierarchy for fair value measurements based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. Please refer to Note 2 of the Consolidated Financial Statements for additional discussions on the definition of Level 1, 2, and 3 within the fair value hierarchy.

Plan assets are recorded as of the trade date at fair value. The cost of plan assets denominated in foreign currencies has been translated into Canadian dollars at the rate of exchange at the time of purchase. The fair value of assets and liabilities denominated in foreign currencies is translated into Canadian dollars at prevailing year-end rates of exchange.

Publicly traded equity securities are normally valued at the closing price on the stock exchange where listed or at the closing value on the date last traded if the security did not trade on the valuation date.

Private equity interests (alternative investments), that are not publicly traded, are valued based on the most recent financial statements available to the Pension Fund Society of The Toronto-Dominion Bank (the Society) from the investment managers of those interests, adjusted for any capital draw downs or repayments made or received by the Society subsequent to the date of those financial statements.

Debt instruments are valued using closing quotations from Canadian investment dealers. Unlisted debt instruments are recorded at values reflecting current market yields of similar debt obligations.

Mutual and pooled funds, including hedge funds, are valued at their last available net asset value per unit provided by the fund manager.

Money market instruments are valued at cost plus accrued income, which approximates fair value.

The following tables present, for the principal pension plans, the Society and the TD Pension Plan (Canada), the level within the fair value hierarchy for each of the instruments measured at fair value as at October 31, 2011 and 2010. The table excludes other assets and other liabilities that are valued at their carrying amount, which represents a reasonable approximation of fair value due to their short-term nature.

(millions of Canadian dollars)	October 31, 2011			
	Level 1	Level 2	Level 3	Total fair value
<b>Plan assets</b>				
Canadian short-term notes	\$ -	\$ 67	\$ -	\$ 67
Debt mutual and pooled funds	-	389	-	389
Canadian government bonds				
Federal	-	343	-	343
Provincial and other	-	545	-	545
Canadian corporate bonds	-	485	-	485
Equity mutual and pooled funds	25	136	-	161
Canadian equities	458	-	-	458
Foreign common shares	566	-	-	566
Pension Enhancement Account mutual funds	-	41	-	41
Alternative investments	23	46	146	215
	\$ 1,072	\$ 2,052	\$ 146	\$ 3,270

(millions of Canadian dollars)	October 31, 2010			
	Level 1	Level 2	Level 3	Total fair value
<b>Plan assets</b>				
Canadian short-term notes	\$ -	\$ 77	\$ -	\$ 77
Debt mutual and pooled funds	-	368	-	368
Canadian government bonds				
Federal	-	195	-	195
Provincial and other	-	296	-	296
Canadian corporate bonds	-	240	-	240
Equity mutual and pooled funds	44	153	-	197
Canadian equities	778	-	-	778
Foreign common shares	611	-	-	611
Pension Enhancement Account mutual funds	-	37	-	37
Alternative investments	22	49	138	209
	\$ 1,455	\$ 1,415	\$ 138	\$ 3,008

There were no significant transfers between levels 1, 2, or 3 during the years ended October 31, 2011 and 2010.

The following tables summarize the reconciliation of all plan assets measured at fair value using significant non-observable inputs (level 3) for the years ended October 31, 2011 and 2010.

(millions of Canadian dollars)	Fair value as at November 1, 2010	Total realized/unrealized gains/(losses) <sup>1</sup>	Purchases, sales, and settlements	Dispositions	Transfers into and/or out of level 3 <sup>2</sup>		Fair value as at October 31, 2011
<b>Plan assets</b>							
Alternative investments	\$ 138	\$ 7	\$ 14	\$ (13)	\$ -	\$ -	\$ 146
	\$ 138	\$ 7	\$ 14	\$ (13)	\$ -	\$ -	\$ 146

(millions of Canadian dollars)	Fair value as at November 1, 2009	Total realized/unrealized gains/(losses) <sup>1</sup>	Purchases, sales, and settlements	Dispositions	Transfers into and/or out of level 3 <sup>2</sup>		Fair value as at October 31, 2010
<b>Plan assets</b>							
Canadian corporate bonds	\$ 1	\$ -	\$ -	\$ -	\$ (1)	\$ -	\$ -
Canadian equities	11	(1)	-	-	(10)	-	-
Alternative investments	116	10	13	(1)	-	-	138
	\$ 128	\$ 9	\$ 13	\$ (1)	\$ (11)	\$ -	\$ 138

<sup>1</sup> Total unrealized gains/(losses) is the change in unrealized gains or losses relating to assets still held at October 31.

<sup>2</sup> The Bank recognizes transfers in and transfers out as of the end of the period in which the transfer occurs.

**(b) SECURITIES**

Certain securities classified as held-to-maturity under Canadian GAAP are classified as available-for-sale under U.S. GAAP, and are reported on the Consolidated Balance Sheet at their fair value with unrealized gains and losses arising from changes in fair value reported net of income taxes in the Consolidated Statement of Comprehensive Income.

In October 2008, the Bank adopted the Amendments to CICA Section 3855, *Financial Instruments - Recognition and Measurement* and Section 3862, *Financial Instruments - Disclosure* (the 2008 Amendments) for Canadian GAAP. The 2008 Amendments permitted reclassification of financial assets out of trading and available-for-sale categories in specified circumstances. The 2008 Amendments were applicable for periods beginning on or after July 1, 2008. The Bank adopted the 2008 Amendments effective August 1, 2008 for Canadian GAAP, and reclassified certain debt securities from trading to the available-for-sale category. U.S. GAAP was also amended to permit reclassifications of financial assets out of trading and available-for-sale categories in specified circumstances. However, reclassifications under U.S. GAAP were only permitted on a prospective basis. Given the market conditions at that time, and the Bank's intention to not actively trade in these debt securities, they were reclassified from trading to available-for-sale for U.S. GAAP effective October 31, 2008. The fair value of the reclassified debt securities was \$7,355 million and resulted in a \$791 million loss for the year ended October 31, 2008.

In August 2009, additional amendments were issued to Section 3855 and Section 3025, *Impaired Loans* (the 2009 Amendments). The 2009 Amendments changed the definition of a loan such that certain debt securities may be classified as loans if they do not have a quoted price in an active market and it is not the Bank's intent to sell the securities immediately or in the near term. Debt securities classified as loans are assessed for impairment using the incurred credit loss model of Section 3025. Under this model, the carrying value of a loan is reduced to its estimated realizable amount when it is determined that it is impaired. Loan impairment accounting requirements are also applied to held-to-maturity financial assets as a result of the 2009 Amendments.

As a result of the 2009 Amendments, the Bank reclassified certain debt securities from available-for-sale to loans effective November 1, 2008 at their amortized cost as of that date for Canadian GAAP purposes only. After the reclassification, the securities are carried at amortized cost using the effective interest rate method, net of an allowance for credit losses recorded in accordance with the incurred loss model. At October 31, 2011, an aggregate allowance of \$328 million (2010 - \$303 million; 2009 - \$322 million) has been recorded and comprises a general allowance of \$149 million (2010 - \$163 million; 2009 - \$277 million) and specific allowance of \$179 million (2010 - \$140 million; 2009 - \$45 million) for Canadian GAAP. These amounts have been reversed for U.S. GAAP purposes as these debt securities remain classified as available-for-sale and continue to be assessed for other-than-temporary impairment. For 2011, the provision for credit losses of \$75 million (2010 - \$30 million; 2009 - \$250 million) recorded under Canadian GAAP was also reversed for U.S. GAAP purposes and other-than-temporary impairment of \$32 million (2010 - \$107 million; 2009 - \$45 million) was recognized for U.S. GAAP. See additional discussion on other-than-temporary impairment in Note (f).

The 2009 Amendments also required the Bank to reclassify certain held-to-maturity securities to loans as the securities do not have a quoted price in an active market, and can therefore no longer be classified as held-to-maturity for Canadian GAAP purposes. The securities were carried at amortized cost both before and after the reclassification. For U.S. GAAP purposes, the Bank is allowed, and continues to classify some of these debt securities as available-for-sale and others as held-to-maturity. For the securities that remain available-for-sale under U.S. GAAP, \$91 million of unrealized losses (2010 - \$12 million losses; 2009 - \$68 million gains) on these debt securities are included in the Consolidated Statement of Comprehensive Income. The reclassification for those securities that remain classified as held-to-maturity under U.S. GAAP did not have a material impact on the financial position, earnings, or cash flows of the Bank.

In addition, the 2009 Amendments require loans for which the Bank has the intention to sell immediately or in the near term to be classified as trading. As a result, they are accounted for at fair value, with changes in fair value recorded in the Consolidated Statement of Income for Canadian GAAP purposes. Prior to the adoption of the 2009 Amendments, these loans were accounted for at amortized cost. These loans are recorded in residential mortgages and business and government loans on the Consolidated Balance Sheet for Canadian GAAP purposes. For U.S. GAAP purposes, these loans are classified as held for sale and are recorded at lower of cost or fair value. This reclassification did not have a material impact on the financial position, earnings, or cash flows of the Bank for U.S. GAAP purposes (see Note (m) for additional details).

**(c) OFFSETTING OF DERIVATIVE BALANCES**

As permitted by FASB Staff Position (FSP) FIN 39-1, *Amendment to FASB Interpretation No. 39* (FSP FIN 39-1/ASC 815-10-45), the derivative assets and liabilities of the Bank are presented on the U.S. GAAP balance sheet on a net basis for counterparties where the Bank has a master netting agreement. Cash collateral received or posted under the same master netting agreement is netted against the fair value of the derivative. Under Canadian GAAP, the derivative assets and liabilities are recognized on the balance sheet on a gross basis. As a result of netting, derivative assets decreased by \$49.8 billion and derivative liabilities decreased by \$51.2 billion as at October 31, 2011 (October 31, 2010 - derivative assets decreased by \$42.0 billion; derivative liabilities decreased by \$42.7 billion).

**(d) DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES**

The Bank de-designated certain derivative instruments from qualifying fair value and cash flow hedge accounting relationships under U.S. GAAP on November 1, 2006. These derivatives continue to be designated in qualifying hedging relationships under Canadian GAAP. Derivative instruments under these and certain other fair value and cash flow hedging relationships that have been entered into after this date are also not designated in qualifying hedging relationships under U.S. GAAP. This resulted in a change in the fair value of these derivatives of \$350 million being recognized as an increase to income in 2011 in the U.S. GAAP Consolidated Statement of Income (2010 - \$300 million increase; 2009 - \$476 million increase).

For fair value hedges de-designated under U.S. GAAP, subsequent adjustments to the carrying basis for the hedged item recorded under Canadian GAAP are reversed, and any adjustment to the carrying basis recognized on the U.S. GAAP balance sheet prior to November 1, 2006 is amortized or accreted back to the hedged item's par value or redemption amount over the hedged item's remaining life. At October 31, 2011, basis adjustment accretion of nil (2010 - \$2 million; 2009 - \$24 million) was recognized in net interest income in the U.S. GAAP Consolidated Statement of Income.

For cash flow hedges de-designated under U.S. GAAP, all of the hedged cash flows associated with the relevant forecasted transactions are still expected to occur, for that reason, the net derivative gains related to the de-designated cash flow hedges will continue to be reported in accumulated other comprehensive income under U.S. GAAP until the hedged transaction impacts earnings. At October 31, 2011, net deferred gains on derivative instruments of nil (2010 - nil; 2009 - \$35 million) was included in other comprehensive income.

Cash flow hedges that remain designated under U.S. GAAP include hedges of certain forecasted transactions up to a maximum of 28 years.

The foreign currency exposure on anticipated business acquisitions may be hedged by the Bank and designated in qualifying hedge accounting relationships under Canadian GAAP. Under U.S. GAAP, foreign currency exposures on anticipated business acquisitions are not eligible for hedge accounting. Under Canadian GAAP, the changes in the fair value of the derivatives designated in the hedging relationships are recorded in goodwill on completion of the business acquisition, whereas under U.S. GAAP, the change in the fair value of these derivatives is recognized in the Consolidated Statement of Income. The Bank did not hedge FX exposure on anticipated business combinations in 2011, 2010, or 2009, but continues to record an adjustment to goodwill for business combinations prior to 2009.

Certain commitments to extend credit are considered derivatives under Canadian GAAP, and are recorded at fair value with changes in fair value recognized in the Consolidated Statement of Income. For U.S. GAAP, the impact of following derivative accounting under Canadian GAAP is reversed, as these commitments are not considered to be derivatives. Certain commitments are hedged and the costs associated with hedging these commitments are deferred and recognized as an adjustment to the loan yield over the expected life of the originated loan under Canadian GAAP. For U.S. GAAP, these deferred costs are reversed, as these costs are not considered to be incremental to the loan origination.

In 2011, U.S. GAAP adjustments for derivative instruments and hedging activities decreased net interest income by \$760 million (2010 - \$1,213 million; 2009 - \$724 million) and increased other income by \$1,146 million (2010 - \$1,458 million; 2009 - \$1,341 million).

**(e) NET INTEREST INCOME ON CERTAIN DEBT SECURITIES AND ACQUIRED CREDIT IMPAIRED LOANS**

Under Canadian GAAP, any changes in expected cash flows of certain debt securities and acquired credit impaired loans that are not related to impairment are recognized as an adjustment to the carrying value of the financial instrument with an offset recognized immediately in income. The carrying amount is recalculated by computing the present value of estimated future cash flows at the financial instrument's original effective interest rate. The adjustment is recognized in the Consolidated Statement of Income in the reporting period in which the change in estimated cash flows occurred.

Under U.S. GAAP, changes in expected cash flows that are not related to impairment require a recalculation of the effective interest rate. The recalculated effective interest rate is then applied prospectively to the instrument for purposes of determining accretion related income in future periods.

For the year ended October 31, 2011, this GAAP difference resulted in a reduction of net interest income for U.S. GAAP purposes of \$69 million (2010 - \$25 million; 2009 - \$22 million).

During 2008, the Bank reclassified certain debt securities from trading to available-for-sale category due to the adoption of the 2008 Amendments (See Note (b)). The difference in the adoption date of the 2008 Amendments between Canadian GAAP and U.S. GAAP resulted in a difference in amortized cost for these securities. As a result, under U.S. GAAP, the interest income recognized for the year ended October 31, 2011 increased by \$128 million (2010 - \$128 million; 2009 - \$96 million).

**(f) SECURITIES LOSSES RECOGNIZED ON AVAILABLE-FOR-SALE SECURITIES AND RECOGNITION AND PRESENTATION OF OTHER-THAN-TEMPORARY IMPAIRMENT**

Under U.S. GAAP, for debt securities classified as available-for-sale or held-to-maturity, if an entity intends to sell the debt security or it is more likely than not that it will be required to sell the debt security before recovering its cost basis; the entire impairment loss should be recognized as an impairment in the Consolidated Statement of Income. However, if the Bank does not intend to sell the debt security and it is not likely that the Bank will be required to sell the debt security before recovering its cost basis, then only the portion of the impairment loss representing credit losses is recognized in the Consolidated Statement of Income. The balance of the impairment loss is recognized in other comprehensive income. Under Canadian GAAP, all impairment losses are recognized as an impairment in the Consolidated Statement of Income. Additionally under Canadian GAAP, the reversal of impairment for AFS debt securities is permitted if there is a recovery of the amortized cost, and the factors which existed to cause the impairment have been reversed.

The total impairment losses on debt securities are as follows:

(millions of Canadian dollars)	2011	2010	2009
<b>Debt securities the Bank does not intend to sell that have credit losses</b>			
Total losses <sup>1</sup>	\$ 50	\$ 168	\$ 72
Losses recorded in OCI	13	61	27
<b>Credit losses recognized in income<sup>2</sup></b>	<b>\$ 37</b>	<b>\$ 107</b>	<b>\$ 45</b>

<sup>1</sup> Initial other-than-temporary impairments represent the excess of the amortized cost over the fair value of AFS debt securities. Subsequent impairment of the same security represents additional declines in fair value subsequent to the previously recorded other-than-temporary impairment(s), if applicable.

<sup>2</sup> Represents the credit loss component of a decline in fair value for certain debt securities that the Bank does not intend to sell. Subsequent credit losses may be recorded on debt securities without a corresponding further decline in fair value if there has been a decline in expected cash flows.

The other-than-temporary impairment recognized by the Bank for the years ended October 31, on all available-for-sale securities, including equity securities is as follows:

(millions of Canadian dollars)	2011	2010	2009
Total other-than-temporary impairment recognized under Canadian GAAP	\$ 5	\$ 51	\$ 326
Total other-than-temporary impairment recognized under U.S. GAAP	50	229	398
Additional other-than-temporary impairment taken under U.S. GAAP	45	178	72
Less: non-credit portion of other-than-temporary impairment recognized in other comprehensive income <sup>1</sup>	13	61	27
<b>Additional net impairment losses recognized in the U.S. GAAP Consolidated Income Statement</b>	<b>\$ 32</b>	<b>\$ 117</b>	<b>\$ 45</b>

<sup>1</sup> Represents non-credit component of other-than-temporary impairment on available-for-sale debt securities.

The following is a roll-forward of the amount related to credit losses recognized in earnings on debt securities held by the Bank for which a portion of the other-than-temporary impairment was recognized in OCI for the years ended October 31.

(millions of Canadian dollars)	2011	2010	2009
Balance at November 1 <sup>1</sup>	\$ 149	\$ 45	\$ -
Increase for the credit component of an other-than temporary impairment previously not recognized <sup>2</sup>	8	96	45
Increase to the credit loss portion on previously credit impaired securities <sup>3</sup>	14	11	-
Decrease for securities sold during the period	(52)	(3)	-
<b>Balance as at October 31</b>	<b>\$ 119</b>	<b>\$ 149</b>	<b>\$ 45</b>

<sup>1</sup> Amount related to credit losses on debt securities for which a portion of an other-than-temporary impairment was recognized in other comprehensive income.

<sup>2</sup> During 2011, the Bank recognized \$15 million (2010 - nil; 2009 - nil) of other-than-temporary impairment losses on debt securities in which no portion of other-than-temporary impairment loss remained in OCI. Other-than-temporary impairment losses related to these securities are excluded from these amounts.

<sup>3</sup> This amount can be derived from either an increase in other-than-temporary impairment losses or a reclassification from OCI to earnings due to credit losses.

As at October 31, 2011, the debt securities with other-than-temporary impairment for which a portion of other-than temporary impairment loss remains in other comprehensive income consists of available-for-sale non-agency collateralized mortgage obligations, corporate, and other debt securities portfolios.

The impairment that was recognized in income on the non-agency collateralized mortgage obligations portfolio and the other debt securities portfolio related to credit losses for available-for-sale debt securities that the Bank does not intend to sell and will not be required to sell. The expected cash flows are based on contractual payments adjusted for expected prepayments and credit losses which are determined using assumptions for inputs including severity and probability of default.

#### (g) LIABILITIES AND EQUITY

Under Canadian GAAP, certain series of preferred shares issued by the Bank and innovative capital structures are classified as liabilities and their corresponding distributions as interest expense. However, under U.S. GAAP, these preferred shares are considered equity and innovative capital structures are considered as non-controlling interests.

In 2011, U.S. GAAP adjustments for liabilities and equity increased net interest income by \$35 million (2010 - \$26 million; 2009 - \$94 million).

#### (h) BUSINESS COMBINATIONS

Effective November 1, 2009, the Bank prospectively adopted FASB Statement (SFAS) No. 141 (revised) *Business Combinations* (SFAS 141/ASC 805-10), which retains the fundamental concepts of SFAS No. 141 and requires the purchase method of accounting and identification of an acquirer for all business combinations. Under U.S. GAAP, direct transaction and restructuring costs are generally expensed when incurred while Canadian GAAP requires such costs to be capitalized as part of the purchase consideration.

Under U.S. GAAP, contingent consideration is recognized immediately in the purchase price equation at fair value and subsequently recorded at fair value with changes recorded in the Consolidated Income Statement as events and circumstances change. Under Canadian GAAP, contingent consideration is recorded when the amount can be reasonably estimated and the outcome is determinable beyond reasonable doubt.

In 2011, the U.S. GAAP adjustments related to business combinations increased non-interest expenses by \$82 million (2010 - \$22 million), which is a component of other income/expenses on the Consolidated Income Statement. Please refer to Note 8 of the Consolidated Financial Statements for disclosure of the acquisitions made during the year ended October 31, 2011.

**(i) STOCK-BASED COMPENSATION**

The current Canadian GAAP accounting for stock options is harmonized with U.S. GAAP. Until October 5, 2002, the option holders could elect to receive cash for the options equal to their intrinsic value. In accounting for stock options with this feature, U.S. GAAP requires expensing the annual change in the intrinsic value of the stock options. For options that have not fully vested, the change in intrinsic value is amortized over the remaining vesting period. Under previous Canadian GAAP, no expenses were recorded and cash payments to option holders were charged to retained earnings on a net of tax basis. As a result, for the purposes of U.S. GAAP, the accrued liability for stock options of \$39 million was reclassified to common shares as at October 6, 2002.

**(j) INCOME TAXES**

During the year ended October 31, 2011, a valuation allowance of \$9 million related to an acquisition from 2010, was reversed as it was no longer required. Canadian GAAP requires reversals of tax valuation allowances recorded in a purchase price allocation to be adjusted through goodwill. U.S. GAAP requires the adjustment to be recorded through earnings.

**(k) ACCOUNTING FOR UNCERTAIN TAX POSITIONS**

The Bank maintains unrecognized tax benefits for certain identified uncertain tax positions under discussion with tax authorities and matters yet to be settled in court. For U.S. GAAP purposes, FASB Interpretation-48, *Accounting for Uncertainty in Income Taxes - an interpretation of FASB Statement No. 109* (FIN-48/ASC 740-10-25) clarifies the accounting for income taxes by prescribing a "more likely than not" recognition threshold to a tax position before being recognized in the financial statements. It also provides guidance on measurement of uncertain tax positions, classification of interest and penalties, and requires additional disclosures on unrecognized tax benefits. For Canadian GAAP purposes, a single best estimate is used for measurement of uncertain tax positions.

The amount of total unrecognized tax benefits as at October 31, 2011 was \$1,016 million (2010 - \$1,225 million). The total accrual of additional unrecognized benefits for fiscal 2011 was \$155 million (2010 - \$247 million; 2009 - \$189 million). The entire amount of unrecognized tax benefits, if recognized, would affect the effective tax rate. The Bank accounts for interest in arrears and penalties in income tax expense. For the year ended October 31, 2011, interest and penalties of \$(55) million (2010 - \$26 million; 2009 - \$29 million) were accrued. The Bank operates in Canada, the U.S., and other tax jurisdictions with open years ranging from 2004 to 2010 subject to examination by tax authorities.

The Bank expects the amount of total unrecognized tax benefits to decrease by approximately \$81 million in fiscal 2012.

The following is a roll-forward of the Bank's tax reserve under U.S. GAAP:

(millions of Canadian dollars)	2011	2010
Total unrecognized tax benefits as at November 1	\$ 1,225	\$ 1,038
Amounts of increases for current year's tax positions	135	185
Amounts of increases for prior years' tax positions	23	67
Amounts of decreases for prior years' tax positions	(105)	(60)
Amounts of decreases relating to settlements	(259)	-
Foreign exchange and acquisitions	(3)	(5)
Total unrecognized tax benefits as at October 31	\$ 1,016	\$ 1,225

**(l) NON-CASH COLLATERAL**

Under U.S. GAAP, non-cash collateral received in securities lending transactions, which the Bank has the right to sell or repledge, is recognized as an asset, while a liability is recorded for the obligation to return the collateral. Under Canadian GAAP, non-cash collateral received as part of a securities lending transaction is not recognized in the Consolidated Balance Sheet.

**(m) LOANS HELD FOR SALE**

Under U.S. GAAP loans held for sale are recorded at lower of cost or fair value, with adjustments recorded as decreases to Other Income. Generally, these loans are recorded at fair value for Canadian GAAP. In 2011, U.S. GAAP adjustments for loans held for sale were a \$1 million decrease (2010 - nil; 2009 - \$1 million decrease).

**(n) FAIR VALUE MEASUREMENTS**

Fair Value Measurements for Financial Assets and Liabilities Measured on a Non-Recurring Basis

Certain financial assets are measured at fair value on a non-recurring basis; that is, the instruments are not measured at fair value on an ongoing basis but are subject to fair value adjustments in certain circumstances (for example, when there is evidence of impairment or when assets are measured at lower of cost or fair value).

Certain equity securities carried at cost that do not have quoted market prices and certain investments accounted for using the equity method are written down to fair value through the Consolidated Statement of Income to reflect other-than-temporary impairments. Fair value for these equity instruments is determined using valuation techniques, including discounted cash flows and a multiple of earnings before taxes, depreciation, and amortization. Management applies judgment in the selection of the valuation methodology and the various inputs to the calculation.

Loans held for sale are measured at lower of cost or fair value. Certain loans held for sale are recorded at fair value as fair value was lower than their amortized cost. The fair value of these loans is determined using observable market prices, where available. Where the Bank is a market maker for loans traded in the secondary market, fair value is determined using executed prices, or prices for comparable trades. For those loans where the Bank is not a market maker, the Bank obtains broker quotes from other reputable dealers. The prices are corroborated as part of the Bank's independent review process, which may include using valuation techniques or obtaining consensus or composite prices from pricing services. These inputs are usually Level 2 inputs. Where broker quotes are not available or reliable, the fair value of loans held for sale is determined using quoted prices for comparable assets, adjusted for specific attributes of that loan. If the specific attributes of the loan are unobservable in the market and are significant to the overall valuation of the loan, the instrument is classified in Level 3 of the fair value hierarchy.

For the year ended October 31, 2011, certain financial assets and loans were acquired as part of a business combination. For financial assets, fair value is considered to equal the carrying value at acquisition. The fair value of loans is determined using valuation techniques, including discounting the expected cash flows at market interest rates for loans with similar credit risks. Management applies judgment in the selection of the valuation methodology and the various inputs to the calculation.

The following table presents as at October 31, 2011, the level within the fair value hierarchy for each type of financial asset measured at fair value on a non-recurring basis and the total losses recorded in the Consolidated Statement of Income for these assets:

(millions of Canadian dollars)	October 31, 2011				October 31, 2010			
	Level 1	Level 2	Level 3	Loss <sup>1</sup>	Level 1	Level 2	Level 3	Loss <sup>1</sup>
Loans held for sale	\$ -	\$ 476	\$ 192	\$ -	\$ -	\$ 188	\$ 11	\$ -
Equity securities carried at cost	-	-	15	7	-	-	34	6
Investments accounted for using the equity method	-	-	-	-	-	-	-	5
Financial assets acquired as part of a business combination <sup>2</sup>	-	195	7,413	-	-	-	9,605	-
<b>Total assets measured at fair value on a non-recurring basis</b>	<b>\$ -</b>	<b>\$ 671</b>	<b>\$ 7,620</b>	<b>\$ 7</b>	<b>\$ -</b>	<b>\$ 188</b>	<b>\$ 9,650</b>	<b>\$ 11</b>

<sup>1</sup> For loans held for sale, the losses represent the write-down to market from the carrying amount during the period. For equity securities carried at cost and investments accounted for using the equity method, losses represent the write-down to fair value for other-than-temporary impairment.

<sup>2</sup> This amount includes financial assets recorded at fair value at the date of acquisition. For Chrysler Financial the date of acquisition was April 1, 2011, for The South Financial Group the date of acquisition was September 30, 2010, and for Riverside the date was April 16, 2010.

Certain financial liabilities are measured at fair value on a non-recurring basis; that is, the instruments are not measured at fair value on an ongoing basis but are subject to fair value adjustments in certain circumstances (for example, when financial liabilities are acquired as part of a business combination).

For the year ended October 31, certain deposits, subordinated notes, debentures, and other liabilities were acquired as part of a business combination. The fair value of deposits, subordinated notes, and debentures is determined using valuation techniques, including discounting the contractual cash flows using market interest rates offered for liabilities with similar terms. The other liabilities are short-term in nature and the fair value is considered to equal the carrying value. Management applies judgment in the selection of the valuation methodology and the various inputs to the calculation.

The following table presents as at October 31, the level within the fair value hierarchy for each of the financial liabilities measured at fair value on a non-recurring basis:

(millions of Canadian dollars)	October 31, 2011						For the year ended		
	October 31, 2011						October 31, 2010		
	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
Financial liabilities acquired as part of a business combination <sup>1</sup>	\$ -	\$ 143	\$ 6,435	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 13,872
Total financial liabilities measured at fair value on a non-recurring basis	\$ -	\$ 143	\$ 6,435	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 13,872

<sup>1</sup> This amount includes financial liabilities recorded at fair value at the date of acquisition. For Chrysler Financial the date of acquisition was April 1, 2011, for The South Financial Group the date of acquisition was September 30, 2010, and for Riverside the date was April 16, 2010.

#### Fair Value Measurements for Non-Financial Assets

SFAS No. 157, *Fair Value Measurements* (SFAS 157/ASC 820-10-35-37 to 35-55) primarily impacts the Bank by requiring additional disclosures regarding its fair value measurements related to non-financial assets and liabilities. This standard defines fair value as the price that would be received to sell an asset or paid to transfer a liability (i.e., exit price) in an orderly transaction between market participants at the measurement date, and establishes a framework for measuring fair value. A three-level hierarchy for fair value measurements has been established based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. Please refer to Note 2 of the Consolidated Financial Statements for additional discussions on the definition of Level 1, 2, and 3 within the fair value hierarchy. Non-financial assets and liabilities are normally carried at cost and fair value adjustments are only applicable in certain circumstances on a non-recurring basis. Effective November 1, 2009, the Bank's adoption of the remaining provisions of SFAS 157 (ASC 820-10-35-37 to 35-55) did not have a material impact on the financial position or earnings of the Bank.

For the year ended October 31, 2011, certain foreclosed and repossessed assets were classified as held for sale. The carrying value for these assets is the lower of cost or fair value less cost to sell. Fair value for these assets is determined using third party appraisals.

For the year ended October 31, 2011, certain non-financial assets were acquired as part of a business combination. Upon initial reporting of a business combination/asset acquisition, foreclosed assets will be included in the line Non-financial assets acquired in a business combination/asset acquisition; however subsequent reporting of foreclosed assets will be included in the line Assets held for sale. Please refer to Note 8 of the Consolidated Financial Statements for disclosure of the acquisitions made during the year ended October 31, 2011. Fair value for these assets is determined using valuation techniques, including discounted cash flows as well as third party appraisals. The Bank applies judgment in the selection of the valuation methodology and the various inputs to the calculation.

The following table presents as at October 31, 2011, the level within the fair value hierarchy for non-financial assets measured at fair value on a non-recurring basis and the total losses recorded in the Consolidated Statement of Income for these assets and liabilities for the year ended October 31:

(millions of Canadian dollars)	October 31, 2011						For the year ended			
	October 31, 2011						October 31, 2010			
	Level 1	Level 2	Level 3	Loss <sup>1</sup>	Level 1	Level 2	Level 3	Loss <sup>1</sup>		
Non-financial assets:										
Assets held for sale	\$ -	\$ 186	\$ -	\$ -	\$ -	\$ 54	\$ -	\$ -	\$ 10	
Non-financial assets acquired in a business combination/asset acquisition <sup>2</sup>	-	-	1,121	-	-	776	-	-	-	
Total non-financial assets measured at fair value on a non-recurring basis	\$ -	\$ 186	\$ 1,121	\$ -	\$ -	\$ 830	\$ -	\$ -	\$ 10	

<sup>1</sup> Loss represents the additional decrease in fair value after the initial classification as assets held for sale.

<sup>2</sup> This amount includes foreclosed and repossessed assets held for sale of \$248 million for Chrysler Financial, fair valued on the date of acquisition of April 1, 2011. The foreclosed assets held for sale were \$62 million for The South Financial Group fair valued on the date of acquisition of September 30, 2010 and \$42 million for Riverside fair valued on the date of acquisition of April 16, 2010.

#### (o) DISCLOSURES ON CREDIT DERIVATIVES AND CERTAIN GUARANTEES

The Bank buys and sells credit protection in the credit derivatives market for trading and credit risk management purposes but overall is a net purchaser of credit protection. The Bank has exposure to underlying reference entities as a seller of credit derivatives and may offset the exposures partially, or entirely, with contracts to purchase protection from other counterparties on the same or similar reference entities. All exposures are managed within risk limits that have been approved by the Bank's Risk Management Group and are hedged with various financial instruments, including credit derivatives and bonds within the trading portfolio, not included in this table. The Bank's credit derivatives are recorded at fair value with changes in fair value recorded through income.

As at October 31, 2011, the Bank sold credit protection under credit default swaps (CDS) with notional amounts of \$2.7 billion (2010 - \$3.7 billion). Upon a credit event, the Bank as seller of protection will usually pay out only a percentage of the full notional of protection sold because the amount required to be paid on the contract takes into account the recovery value of the reference obligation at the time of settlement.

The following table summarizes the notional and fair value amounts of credit derivatives as at October 31, where the Bank is the seller and purchaser of credit protection:

(millions of Canadian dollars)		Maturity			Protection sold		Protection purchased	
		< 1 year	1 - 5 years	> 5 years	Total notional / maximum payout amount	Fair Value <sup>2</sup>	Total notional / maximum receivable amount	Fair value <sup>2</sup>
<b>October 31, 2011</b>								
<b>Risk rating of reference entity</b>								
Investment grade (AAA to BBB-) <sup>1</sup>	\$	422	\$ 944	\$ 204	\$ 1,570	\$ (8)	\$ 4,327	\$ (17)
Noninvestment grade (BB+ and below) <sup>1</sup>		452	557	86	1,096	(41)	4,372	4
<b>Total</b>	<b>\$</b>	<b>874</b>	<b>\$ 1,501</b>	<b>\$ 290</b>	<b>\$ 2,666</b>	<b>\$ (49)</b>	<b>\$ 8,699</b>	<b>\$ (13)</b>
<b>October 31, 2010</b>								
<b>Risk rating of reference entity</b>								
Investment grade (AAA to BBB-) <sup>1</sup>	\$	353	\$ 1,680	\$ 208	\$ 2,241	\$ 10	\$ 6,187	\$ (70)
Noninvestment grade (BB+ and below) <sup>1</sup>		154	1,111	213	1,478	(22)	3,843	49
<b>Total</b>	<b>\$</b>	<b>507</b>	<b>\$ 2,791</b>	<b>\$ 421</b>	<b>\$ 3,719</b>	<b>\$ (12)</b>	<b>\$ 10,030</b>	<b>\$ (21)</b>

<sup>1</sup> Ratings scale is based on the Bank's internal ratings, which generally correspond with ratings defined by S&P and Moody's.

<sup>2</sup> Amounts are shown on a gross basis, before the benefit of legally enforceable master netting arrangements and cash collateral held by the Bank.

**(p) DISCLOSURES OF TRANSFERS OF FINANCIAL ASSETS AND INTERESTS IN VARIABLE INTEREST ENTITIES**

The Bank carries out certain business activities via arrangements with special purpose entities (SPEs). The Bank uses SPEs to obtain sources of liquidity by securitizing certain of its financial assets, to assist its clients in securitizing their financial assets and to create investment products for its clients. When an SPE is deemed a variable interest entity (VIE), it must be consolidated by the primary beneficiary.

**ASC 860 Transfers and Servicing**

Effective November 1, 2010, the Bank prospectively adopted ASC 860, *Transfers and Servicing*, formerly SFAS No. 166, *Accounting for Transfers of Financial Assets, an amendment of FASB Statement No. 140* (SFAS 166). The new guidance revises sale accounting criteria for transfers of financial assets, amends the calculation of gains or losses on sale, and eliminates the concept of qualifying special purpose entities (QSPEs) which were formerly exempt from consolidation. Under Canadian GAAP, VIEs that meet the criteria of a QSPE are not consolidated. The adoption of this new guidance resulted in certain transfers of financial assets accounted for as secured borrowings. These financial assets were previously unconsolidated for both U.S. GAAP and Canadian GAAP.

The implementation of ASC 860 resulted in the consolidation of certain residential mortgage securitization structures as a result of the Bank's continued involvement in the VIE by owning 100% of the related mortgage-backed security (MBS). This ownership level provides the Bank with effective control and the ability to collapse the VIE based on its ownership percentage and therefore results in the trust being accounted for as a secured borrowing. When the Bank owns less than 100% of the related MBS, the loans receive off-balance sheet treatment and are included under "Significant unconsolidated VIEs", as seen below in the "Exposure to Securitized by the Bank as an Originator" table.

**ASC 810 Consolidations**

Effective November 1, 2010, the Bank retrospectively adopted ASC 810 *Consolidations*, formerly SFAS No. 167, *Amendments to FASB Interpretation No. 46(R)* which changes the assessment criteria for consolidation of a VIE. Under the new guidance, the primary beneficiary is the party that has both (1) the power to direct the activities of an entity that most significantly impact the VIE's economic performance; and (2) the obligation to absorb losses or the right to receive benefits from the VIE that could potentially be significant to the VIE. Under Canadian GAAP, the primary beneficiary is the party that is exposed to a majority of the VIE's expected losses or entitled to a majority of the VIE's expected residual returns, or both.

In determining whether the Bank has the power to direct the activities of a VIE that most significantly impact the VIE's economic performance, the Bank considers its role in establishing the VIE and its ongoing rights and responsibilities. This assessment includes identifying the activities that most significantly impact the economic performance of the VIE and which party, if any, has power over these activities. In general, the parties making decisions that affect the performance of the VIE, such as servicers or owners of call options or liquidation rights of the VIE, or those parties that have the unilateral right to remove these decision-makers are deemed to have the power to direct the activities of the VIE.

In assessing whether the Bank has the obligation to absorb losses or the right to receive benefits from the VIE that could potentially be significant to the VIE, the Bank considers its economic interests including debt and equity investments, servicing fees and other arrangements deemed to be variable interests. This requires the use of judgment when determining if the variable interests, in aggregate, are considered potentially significant to the VIE. Factors considered include, but are not limited to, the design of the VIE, subordination of interests, payment priority, relative share of interest held and the reason why the interests are held by the Bank. The Bank reassesses whether it is the primary beneficiary of a VIE on a regular basis when circumstances surrounding a VIE change, and changes in consolidation status are applied prospectively.

The adoption of ASC 810 resulted in the consolidation of certain single-seller home equity line of credit (HELOC) VIEs that were previously unconsolidated for both U.S. GAAP and Canadian GAAP. The consolidation determination is based on the Bank's ability to direct the activities of these VIEs through its role as originator, seller, and servicer. Servicer responsibilities and duties include making decisions related to loss mitigation activities. As servicer, the Bank cannot be removed from this capacity without cause. Additionally, the nature and extent of the Bank's continuing economic involvement with these trusts, including credit enhancements, and as an investor, obligates the Bank to absorb losses and gives the Bank the right to receive benefits from the VIEs that could potentially be significant.

The impact of ASC 860 and ASC 810 resulted in a net increase in assets of \$6.3 billion, which are largely reported as residential mortgages and consumer instalment and other personal loans on the Consolidated Balance Sheet, and a net increase in liabilities of \$6.3 billion. All of the assets were originated in Canada. The Bank is restricted from accessing the VIE's assets under the relevant arrangements. The following table summarizes the impact of adoption.

(millions of Canadian dollars)	Assets	Liabilities	Shareholders' Equity
As at October 31, 2010	\$ 576,622	\$ 533,148	\$ 43,474
Impact of new accounting guidance for consolidation			
Residential mortgage loans	13,195	-	(10) <sup>1</sup>
Personal loans	5,908	-	(100) <sup>2</sup>
Commercial mortgage loans	4	-	-
Mortgage-backed securities - residential	(13,175)	-	78 <sup>3</sup>
Other assets/liabilities	360	6,324	-
Total impact of applying new accounting guidance for consolidation	6,292	6,324	(32)
Beginning balance as at November 1, 2010	\$ 582,914	\$ 539,472	\$ 43,442

<sup>1</sup> This amount relates to the reversal of the cumulative fair value gains until October 31, 2010 recorded on the securities designated as trading under the fair value option.

<sup>2</sup> This amount relates to the reversal of gains on sales previously recorded from sales of assets to single-seller conduits, partially offset by an increase in interest income, until October 31, 2010.

<sup>3</sup> This amount relates to the reversal of the net fair value losses recorded in other comprehensive income on the AFS securities, since they are now classified as loans.

Where the Bank retains the servicing rights, the benefits of servicing are assessed against market expectations. When the benefits of servicing are more than adequate, a servicing asset is recognized. When the benefits of servicing are less than adequate, a servicing liability is recognized. Servicing assets or liabilities are reported in Other assets or Other liabilities. Canadian GAAP requires servicing rights to be measured at amortized cost. For U.S. GAAP, the Bank has elected to measure servicing assets at amortized cost and annually assesses for other than temporary impairment, or sooner if there is an indication that the asset may be impaired.

#### Securitization of Bank-Originated Assets

The Bank securitizes residential mortgages, personal loans, and commercial mortgages to enhance its liquidity position, to diversify sources of funding, and to optimize the management of the balance sheet. All products securitized by the Bank were originated in Canada and sold to Canadian securitization structures or Canadian non-SPE third parties. Details of securitization exposures through significant unconsolidated VIEs and Canadian non-SPE third parties are as follows:

#### Exposure Securitized by the Bank as an Originator<sup>1</sup>

(millions of Canadian dollars)

	October 31, 2011								October 31, 2010	
	Significant unconsolidated VIEs		Canadian non-SPE third parties		Significant unconsolidated VIEs <sup>2</sup>		Canadian non-SPE third parties			
	Securitized assets	Carrying value of retained interests	Securitized assets	Carrying value of retained interests	Securitized assets	Carrying value of retained interests	Securitized assets	Carrying value of retained interests	Securitized assets	Carrying value of retained interests
Residential mortgage loans	\$ 21,570	\$ 604	\$ 22,869	\$ 751	\$ 21,721	\$ 602	\$ 21,722	\$ 711		
Personal loans	-	-	-	-	6,555	121	-	-		
Commercial mortgage loans	99	-	684	9	49	-	564	3		
<b>Total exposure</b>	<b>\$ 21,669</b>	<b>\$ 604</b>	<b>\$ 23,553</b>	<b>\$ 760</b>	<b>\$ 28,325</b>	<b>\$ 723</b>	<b>\$ 22,286</b>	<b>\$ 714</b>		

<sup>1</sup> In all the securitization transactions that the Bank has undertaken for its own assets, it has acted as an originating bank and retained securitization exposure.

<sup>2</sup> Comparative amounts include all unconsolidated VIEs, including those previously classified as QSPEs in prior periods.

#### Residential mortgage loans

The Bank may be exposed to the risks of transferred loans to the securitization vehicles through retained interests. There are no expected credit losses on the retained interests of the securitized residential mortgages as the mortgages are all government guaranteed.

**Personal loans**

The Bank securitizes personal loans through single-seller conduits and significant unconsolidated VIEs. As a result of the adoption of ASC 860 on November 1, 2010, the majority of personal loans previously securitized into VIEs are consolidated at October 31, 2011. At October 31, 2011, the Bank's sole provision of liquidity facilities exposure to these conduits was \$5.1 billion (October 31, 2010 - \$5.1 billion) of which \$1.1 billion (October 31, 2010 - \$1.1 billion) of underlying personal loans was government insured. Additionally, the Bank had retained interests of nil (October 31, 2010 - \$121 million).

**Commercial Mortgage loans**

The Bank may be exposed to the risks of transferred loans to the securitization vehicle through retained interests. There are no expected credit losses on the retained interests of the securitized commercial mortgages as the mortgages are all government guaranteed.

**Securitization of Third Party-Originated Assets**

The Bank administers multi-seller conduits and provides liquidity facilities as well as securities distribution services; it may also provide credit enhancements. Third party-originated assets are securitized through Bank-sponsored SPEs, which are not consolidated by the Bank. The Bank's maximum potential exposure to loss due to its ownership interest in commercial paper and through the provision of global style liquidity facilities for multi-seller conduits was \$5.5 billion as at October 31, 2011 (October 31, 2010 - \$5.3 billion). Further, as at October 31, 2011, the Bank has committed an additional \$2.1 billion (October 31, 2010 - \$1.8 billion) in liquidity facilities for asset-backed commercial paper (ABCP) that could potentially be issued by the conduits. As at October 31, 2011, the Bank also provided deal-specific credit enhancement in the amount of \$17 million (October 31, 2010 - \$73 million).

All third-party assets securitized by the Bank were originated in Canada and sold to Canadian securitization structures. Details of the Bank-administered multi-seller, ABCP conduits are as follows:

**Exposure to Third-Party Originated Assets Securitized by Bank-Sponsored Conduits**

(millions of Canadian dollars, except as noted)

	Oct. 31, 2011		As at Oct. 31, 2010	
	Exposure and ratings profile of unconsolidated SPEs	Expected weighted-average life (years) <sup>2</sup>	Exposure and ratings profile of unconsolidated SPEs	Expected weighted-average life (years) <sup>2</sup>
Residential mortgage loans	\$ 2,215	2.9	\$ 1,637	3.0
Credit card loans	150	2.1	500	1.7
Automobile loans and leases	1,789	1.6	1,561	1.7
Equipment loans and leases	92	0.7	306	1.1
Trade receivables	1,223	2.7	1,287	2.2
<b>Total exposure</b>	<b>\$ 5,469</b>	<b>2.4</b>	<b>\$ 5,291</b>	<b>2.2</b>

<sup>1</sup> The Bank's total liquidity facility exposure only relates to 'AAA' rated assets.

<sup>2</sup> Expected weighted-average life for each asset type is based upon each of the conduit's remaining purchase commitment for revolving pools and the expected weighted-average life of the assets for amortizing pools.

As at October 31, 2011, as an investor, the Bank held \$1,083 million (October 31, 2010 - \$354 million) of ABCP issued by Bank-sponsored multi-seller and single-seller conduits, on its Consolidated Balance Sheet.

**Exposure to Third Party-Sponsored Conduits**

The Bank has exposure to U.S. third party-sponsored conduits arising from providing liquidity facilities of \$349 million as at October 31, 2011 (October 31, 2010 - nil) of which nil (October 31, 2010 - nil) has been drawn. The assets within these conduits comprise of individual notes backed by automotive loan receivables. As at the year ended October 31, 2011 and subsequently, these assets have maintained ratings from various credit rating agencies, ranging from AAA to AA.

The Bank's exposure to Canadian third party-sponsored conduits in the form of margin funding facilities as at October 31, 2011 and October 31, 2010 was not significant.

Please refer to Note 5, Loan Securitizations and Note 6, Variable Interest Entities of the Consolidated Financial Statements for disclosures of the Bank's significant involvement with transfers of financial assets, VIEs, and QSPEs.

**(q) TRADING-RELATED INCOME**

Trading assets and liabilities, including derivatives, certain loans held within a trading portfolio that are designated as trading under the fair value option, and trading loans, are measured at fair value, with gains and losses recognized in the Consolidated Statement of Income.

Trading-related income comprises net interest income, trading income, and income from loans designated as trading under the fair value option that are managed within a trading portfolio. Net interest income arises from interest and dividends related to trading assets and liabilities, and is reported net of interest expense and income associated with funding these assets and liabilities. Trading income includes realized and unrealized gains and losses on trading securities, trading derivatives, and trading loans. Realized and unrealized gains and losses on loans designated as trading under the fair value option are included in Other Income in the Consolidated Statement of Income.

Trading-related income excludes underwriting fees and commissions on securities transactions, which are shown separately in the Consolidated Statement of Income.

The following table, based on Canadian GAAP, includes trading-related income for the year ended October 31, using increased detail by product line, which depicts trading income for each major trading category.

(millions of Canadian dollars)	2011	2010	2009
Net interest income	\$ 842	\$ 827	\$ 1,210
Trading income	43	484	685
Income from loans designated as trading under the fair value option	4	21	47
<b>Total trading-related income</b>	<b>\$ 889</b>	<b>\$ 1,332</b>	<b>\$ 1,942</b>
<b>By product</b>			
Interest rate	\$ 357	\$ 683	\$ 962
Credit portfolios	46	213	330
Foreign exchange portfolios	432	418	573
Equity	15	(36)	(39)
Other portfolios	35	33	69
Loans designated as trading under the fair value option	4	21	47
<b>Total trading-related income</b>	<b>\$ 889</b>	<b>\$ 1,332</b>	<b>\$ 1,942</b>

**(r) NON-CONTROLLING INTERESTS**

Effective November 1, 2009, the Bank adopted SFAS No. 160 *Non-controlling Interests* (SFAS 160/ASC 810-10-45-15) which establishes requirements for the accounting and reporting of non-controlling interests in subsidiaries and changes in ownership of subsidiaries. The standard requires that the equity interest of non-controlling shareholders and other equity holders in subsidiaries to be presented as a separate item within the Bank's shareholders' equity. After the initial adoption, upon a loss in control in a subsidiary, any retained non-controlling investment in the former subsidiary must be measured at fair value on the date of deconsolidation with a gain or loss to be recognized in income. After control is obtained, a change in ownership interests that does not result in a loss of control should be accounted for as an equity transaction.

Under Canadian GAAP, non-controlling interests are presented in between liabilities and shareholders' equity in the Consolidated Balance Sheet. Upon a loss in control in a subsidiary, any retained interest is remeasured based on an allocation from the previous carrying amount. Any ownership increase in a subsidiary already consolidated by the Bank is accounted for as a step acquisition. During the year ended October 31, 2011, the Bank had transactions with its non-controlling interest, which had an immaterial impact to the Bank's equity. The adoption of this standard did not have a material impact on the financial position or earnings of the Bank.

The following table provides a reconciliation of the beginning and ending balance of the shareholders' equity attributable to the non-controlling interest for the period:

**Non-controlling interests**

(millions of Canadian dollars)	October 31, 2011			For the years ended October 31, 2010		
	Canadian GAAP	Adjust- ments	U.S. GAAP	Canadian GAAP	Adjust- ments	U.S. GAAP
Balance at the beginning of the period <sup>1</sup>	\$ 1,493	\$ -	\$ 1,493	\$ 1,559	\$ 895	\$ 2,454
Net income attributable to non-controlling interests	104	-	104	106	-	106
Ownership increase or decrease in subsidiaries and redemption of shares from non-controlling interests <sup>1</sup>	-	-	-	(8)	(895)	(903)
Foreign exchange and other adjustments	(114)	-	(114)	(164)	-	(164)
<b>Balance at the end of the period</b>	<b>\$ 1,483</b>	<b>\$ -</b>	<b>\$ 1,483</b>	<b>\$ 1,493</b>	<b>\$ -</b>	<b>\$ 1,493</b>

<sup>1</sup> Under Canadian GAAP, certain innovative capital structures are classified as liabilities and their corresponding distributions are recorded as interest expense. However, under U.S. GAAP these structures are considered non-controlling interests. On December 31, 2009, one of these innovative structures redeemed all outstanding units, thus removing the related Canadian to U.S. GAAP adjustment.

**(s) ACCOUNTING FOR TRANSFERS OF FINANCIAL ASSETS AND REPURCHASE FINANCING TRANSACTIONS**

Effective November 1, 2009, the Bank adopted FSP SFAS 140-3 *Accounting for transfers of financial assets and repurchase financing transactions* (FSP SFAS 140-3/ASC 860-10-40-42). FSP FAS 140-3 (ASC 860-10-40-42) provides guidance on whether repurchase transactions involving a previously transferred asset between the same counterparties that is entered into contemporaneously with, or in contemplation of, the initial transferred asset should be evaluated as one linked transaction or two separate transactions. FSP FAS 140-3 (ASC 860-10-40-42) assumes the two transactions are linked unless certain criteria are met. The adoption of this standard did not have a material impact on the financial position or earnings of the Bank.

**(t) EQUITY METHOD INVESTEEES**

The Bank uses the equity method of accounting for its investment in TD Ameritrade. As at October 31, 2011, the aggregate fair value of the Bank's investment in TD Ameritrade was \$4.4 billion (October 31, 2010 - \$4.6 billion) based on the quoted share price of TD Ameritrade. The fair value of the Bank's investment in TD Ameritrade less the Bank's share of TD Ameritrade's net book value is approximately \$3.5 billion (October 31, 2010 - \$3.7 billion) which consists primarily of intangibles and goodwill. The intangibles are amortized over their expected useful life.

**(u) INSURANCE POLICY LIABILITIES**

Insurance policy liabilities are established to reflect the estimate of the full amount of all liabilities associated with the insurance policies at the balance sheet date, including claims incurred but not reported. Canadian GAAP provides an accounting policy choice which allows insurance liabilities to be recorded on a discounted or undiscounted basis. Under Canadian GAAP, the Bank has made a policy choice to discount its insurance liabilities. In addition, Canadian GAAP requires that a provision for adverse deviation (PFAD) be recorded for uncertainty in assumptions in the calculation of insurance liabilities.

U.S. GAAP requires insurance liabilities to be recorded on an undiscounted basis. In addition, U.S. GAAP does not require a PFAD to be recorded for uncertainty in assumptions in the calculation of insurance liabilities.

The impact of reversing the PFAD and discounting recorded was an increase to Other Liabilities and a decrease to Insurance Income of \$57 million (2010 - \$86 million decrease to Other Liabilities and increase to Insurance Income).

**(v) TROUBLED DEBT RESTRUCTURING**

A troubled debt restructuring (TDR) is a loan in which the Bank has granted a concession to the borrower, which would not otherwise be considered, due to the borrower experiencing financial difficulty. These concessions typically result from the Bank's loss mitigation activities and could include reductions in the interest rate, payment extensions, forgiveness of principal, forbearance and other actions. Loans whose contractual terms have been modified in a TDR and are current at the time of restructuring remain on accrual status if there is demonstrated performance prior to the restructuring and payment in full under the restructured terms is expected. If a loan is in non-accrual status before it is determined to be a TDR, then the loan remains in non-accrual status subsequent to the restructuring. TDR loans in non-accrual status may be returned to accrual status after considering the borrower's sustained repayment performance for a reasonable period.

When the Bank modifies the terms of an existing loan through a loan refinancing or restructuring, and the modified terms of the resulting loan are at least as favourable to the Bank as the terms for comparable loans to other customers with similar risk characteristics who are not undergoing a refinancing or restructuring, and the modifications are more than minor, the loan is not considered a TDR.

Under Canadian GAAP Section 3025, *Impaired Loans*, a restructured loan is not considered impaired if collection is reasonably assured under the revised terms. However, under U.S. GAAP ASC 310-40, a restructured loan is generally disclosed as impaired through its maturity even when it is considered performing and on accrual status.

At October 31, 2011, the Bank held loans of \$213 million that have been modified in current and prior periods (October 31, 2010 - \$78 million) of which \$84 million (October 31, 2010 - nil) are on non-accrual status under the revised terms. Of the TDR loans on non-accrual status, \$84 million were transferred from accrual to non-accrual in the current year. At October 31, 2011, the Bank had \$1 million (October 31, 2010 - \$5 million) of commitments to lend additional funds to debtors owing receivables whose terms have been modified in a TDR.

**(w) CREDIT QUALITY OF RECEIVABLES**

Effective November 1, 2010, the Bank prospectively adopted ASU 2010-20, *Receivables (Topic 310): Disclosures about the Credit Quality of Financing Receivables and the Allowance for Credit Losses*. This standard applies to entities which hold financing receivables and excludes short-term trade accounts receivable or receivables measured at fair value or lower of cost or fair value. Most of the requirements under ASU 2010-20 had been previously fulfilled under Canadian GAAP. However, certain disclosures have been updated and include an allowance for credit losses reconciliation, credit quality indicators, aging, significant purchases and sales, and acquired credit-impaired loans. Please refer to the Bank's Annual Report for the disclosures made during the year ended October 31, 2011.

#### **(x) LITIGATION**

The Bank and its subsidiaries are involved in various legal actions in the ordinary course of business. Contingent loss accruals are established when it becomes likely that the Bank will incur an expense and the amount can be reasonably estimated. The Bank may incur losses in addition to the amounts accrued where the loss is greater than estimated by management, or for matters when an unfavourable outcome is reasonably possible, but not probable. The Bank believes the estimate of the aggregate range of reasonably possible losses, in excess of contingent loss accruals, for its legal proceedings where it is possible to make such an estimate, is from nil to approximately \$665 million as at October 31, 2011. This estimated aggregate range of reasonably possible losses is based upon currently available information for those proceedings in which the Bank is involved, taking into account the Bank's best estimate of such losses for those cases which an estimate can be made. For certain cases, the Bank does not believe that an estimate can currently be made as many of them are in preliminary stages and certain cases have no specific amount claimed. The Bank's estimate involves significant judgment, given the varying stages of the proceedings and the existence of multiple defendants in many of such proceedings whose share of liability has yet to be determined. The matters underlying the estimated range will change from time to time, and actual losses may vary significantly from the current estimate.

In management's opinion, based on its current knowledge and after consultation with counsel, the Bank believes that the ultimate disposition of these actions, individually or in the aggregate, will not have a material adverse effect on the consolidated financial condition or the consolidated cash flows of the Bank. However, in light of the uncertainties involved in such proceedings, some of which are beyond the Bank's control, it is possible that the ultimate resolution of those legal actions may be material to the Bank's consolidated results of operations for any particular reporting period.

The following is a description of the Bank's material legal proceedings.

##### Multidistrict Overdraft Litigation

TD Bank, N.A. has been named as a defendant in four putative nationwide class actions in challenging the manner in which it calculates and collects overdraft fees. The actions have all been transferred to the federal court in the Southern District of Florida for pre-trial proceedings in conjunction with similar actions pending against other banks. Plaintiffs challenge generally but not exclusively the manner in which debit transactions are batched and posted, by high to low amount rather than time of transaction. They claim that the posting method and related practices breach an implied covenant of good faith in the customer agreement, constitute unfair and deceptive acts and practices, cause a conversion of the customers' property, and otherwise render the Bank liable for compensatory damages in the amount of all overdraft fees collected as a result of the challenged practices, punitive damages, injunctive relief terminating the challenged practices, and attorneys fees, costs and interest. The Bank's motion to dismiss the actions has been denied, and discovery has commenced.

##### Rothstein Litigation

TD Bank, N.A. was named a defendant by multiple plaintiff investors in three active lawsuits pending in state court in the Circuit Court of the Seventeenth Judicial Circuit, Broward County, Florida and five active lawsuits pending in federal court filed in or removed to the Southern District of Florida in 2010 and 2011. The lawsuits relate to an alleged \$1.2 billion Ponzi scheme perpetrated by, among others, Scott Rothstein, a partner of the Fort Lauderdale, Florida based law firm, Rothstein, Rosenfeldt and Adler. The lawsuits generally allege that TD Bank conspired with and facilitated the maintenance of Rothstein's Ponzi scheme and overlooked signs of wrongdoing in order to obtain profits and fees. The allegations in all of these actions are essentially identical, and involve claims against TD Bank for, among other things, fraudulent misrepresentation, aiding and abetting fraud and negligent misrepresentation. Although some of the federal lawsuits allege RICO violations, in *Coquina Investments v. TD Bank, N.A. et al.*, the RICO claims were dismissed upon motion of the Bank. The Coquina trial has commenced and as of the date of this disclosure, has not been completed. The other federal court actions are in the documentary discovery phase. The three Florida state court actions remain separate but are pending before one state court judge. One of these actions has a trial scheduled in March of 2012 and the other two are in the documentary discovery phase. TD Bank has filed answers and/or motions to dismiss denying all liability in all of these lawsuits.

The Chapter 11 Trustee for the bankruptcy estate of Rothstein, Rosenfeldt and Adler also filed a complaint in an adversary proceeding against TD Bank in the *In re Rothstein Rosenfeldt Adler, P.A.* bankruptcy pending in the U.S. Bankruptcy Court, Southern District of Florida. The Trustee has asserted multiple causes of action against TD Bank seeking to avoid certain transfers made to TD Bank that are alleged to have been preferential and/or fraudulent. Other causes of actions alleged in the complaint include, among other things, unjust enrichment, aiding and abetting conversion, negligence and negligent supervision. The complaint purports to allege losses on behalf of creditors and appears to seek to recoup losses for the investors. TD Bank is vigorously defending and has moved to dismiss the Trustee's claims. The parties are awaiting the court's determination.

#### **(y) COMPARATIVE AMOUNTS**

Certain comparative amounts have been reclassified to conform with the presentation adopted in 2011.

#### **FUTURE ACCOUNTING CHANGES**

##### **Transition to International Financial Reporting Standards**

On December 21, 2007, the SEC approved rule amendments that will allow the Bank, subject to certain conditions, upon adoption of IFRS on November 1, 2011, to eliminate the reconciliation of IFRS to U.S. GAAP in a U.S. GAAP Reconciliation. As a result of the above mentioned SEC rule and subject to certain additional criteria, for fiscal periods beginning November 1, 2011, the Bank will not include a reconciliation of IFRS to U.S. GAAP in its consolidated financial statements.

Code of Ethics

The *TD Bank Group Code of Conduct and Ethics for Employees and Directors* is incorporated by reference to the Form 6-K filed with the SEC on January 18, 2011.

**Consent of Independent Auditors**

We consent to the reference to our Firm under the caption "Experts" and to the use in this Annual Report on Form 40-F of our reports dated November 30, 2011 with respect to the consolidated balance sheet of The Toronto-Dominion Bank (the "Bank") as at October 31, 2011 and 2010 and the consolidated statements of income, changes in shareholders' equity, comprehensive income and cash flows for each of the years in the three year period ended October 31, 2011 and the effectiveness of internal control over financial reporting of the Bank as at October 31, 2011.

We also consent to the incorporation by reference of our reports dated November 30, 2011 in the following Registration Statements of the Bank:

- 1) Registration Statement (Form F-10 No. 333-170153),
- 2) Registration Statement (Form F-9 No. 333-167637),
- 3) Registration Statement (Form F-3 No. 333-83232),
- 4) Registration Statement (Form S-8 No. 333-06598),
- 5) Registration Statement (Form S-8 No. 333-12948),
- 6) Registration Statement (Form S-8 No. 333-101026),
- 7) Registration Statement (Form S-8 No. 333-116159),
- 8) Registration Statement (Form S-8 No. 333-120815),
- 9) Registration Statement (Form S-8 No. 333-142253),
- 10) Registration Statement (Form S-8 No. 333-150000),
- 11) Registration Statement (Form S-8 No. 333-167234), and
- 12) Registration Statement (Form S-8 No. 333-169721).

Our audits also included the reconciliation of Canadian and U.S. Generally Accepted Accounting Principles as at October 31, 2011 and 2010 and for each of the years in the three year period ended October 31, 2011 in the Reconciliation of Canadian and U.S. Generally Accepted Accounting Principles listed in Exhibit 99.4. This exhibit is the responsibility of the Bank's management. Our responsibility is to express an opinion based on our audits. In our opinion, the information in the exhibit referred to above as at October 31, 2011 and 2010 and for each of the years in the three year period ended October 31, 2011 when considered in relation to the basic financial statements taken as a whole, presents fairly in all material respects the information set forth therein.

As discussed in the Reconciliation of Canadian and United States Generally Accepted Accounting Principles, effective November 1, 2010, the Bank adopted Statement of Financial Accounting Standards No. 166 (codified in FASB ASC 860, *Transfers and Servicing*) and Statement of Financial Accounting Standards No. 167 (codified in FASB ASC 810 *Consolidations*). In addition, effective November 1, 2009, the Bank adopted Statement of Financial Accounting Standards No. 160 (codified in FASB ASC Topic ASC 810-10-45-15 *Non-controlling Interests*) and Statement of Financial Accounting Standards No. 141 (revised) (codified in FASB ASC Topic 805-10 *Business Combinations*).

**/s/ Ernst & Young LLP**  
Chartered Accountants  
Licensed Public Accountants

Toronto, Canada  
December 1, 2011

## Certification Pursuant to Section 302 of the U.S. Sarbanes-Oxley Act of 2002

I, W. Edmund Clark, certify that:

1. I have reviewed this annual report on Form 40-F of The Toronto-Dominion Bank;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this report;
4. The issuer's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the issuer and have:
  - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the issuer, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) Evaluated the effectiveness of the issuer's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) Disclosed in this report any change in the issuer's internal control over financial reporting that occurred during the period covered by the annual report that has materially affected, or is reasonably likely to materially affect, the issuer's internal control over financial reporting; and
5. The issuer's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the issuer's auditors and the audit committee of the issuer's board of directors (or persons performing the equivalent functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the issuer's ability to record, process, summarize and report financial information; and
  - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the issuer's internal control over financial reporting.

Date: December 1, 2011

*/s/ W. Edmund Clark*

W. Edmund Clark

Group President and Chief Executive Officer

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**Certification Pursuant to Section 302 of the U.S. Sarbanes-Oxley Act of 2002**

I, Colleen Johnston, certify that:

1. I have reviewed this annual report on Form 40-F of The Toronto-Dominion Bank;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this report;
4. The issuer's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the issuer and have:
  - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the issuer, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) Evaluated the effectiveness of the issuer's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) Disclosed in this report any change in the issuer's internal control over financial reporting that occurred during the period covered by the annual report that has materially affected, or is reasonably likely to materially affect, the issuer's internal control over financial reporting; and
5. The issuer's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the issuer's auditors and the audit committee of the issuer's board of directors (or persons performing the equivalent functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the issuer's ability to record, process, summarize and report financial information; and
  - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the issuer's internal control over financial reporting.

Date: December 1, 2011

*/s/ Colleen Johnston*

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Colleen Johnston  
Group Head Finance and Chief Financial Officer

**Certification Pursuant to 18 U.S.C. Section 1350 as Adopted Pursuant to  
Section 906 of the U.S. Sarbanes-Oxley Act of 2002**

In connection with the Annual Report of The Toronto-Dominion Bank (the "Bank") on Form 40-F for the year ended October 31, 2011 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, W. Edmund Clark, Group President and Chief Executive Officer of the Bank, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 that:

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

Date: December 1, 2011

*/s/ W. Edmund Clark*

W. Edmund Clark

Group President and Chief Executive Officer

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**Certification Pursuant to 18 U.S.C. Section 1350 as Adopted Pursuant to  
Section 906 of the U.S. Sarbanes-Oxley Act of 2002**

In connection with the Annual Report of The Toronto-Dominion Bank (the "Bank") on Form 40-F for the year ended October 31, 2011 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Colleen Johnston, Group Head Finance and Chief Financial Officer of the Bank, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 that:

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

Date: December 1, 2011

/s/ Colleen Johnston

Colleen Johnston

Group Head Finance and Chief Financial Officer