

Financial Statements and Supplemental Schedule

December 31, 2010 and 2009 (With Independent Auditors' Report Thereon)



KPMG LLP 345 Park Avenue New York, NY 10154

Independent Auditors' Report

The Board of Trustees Rockefeller Brothers Fund, Inc.:

We have audited the accompanying statements of financial position of the Rockefeller Brothers Fund, Inc. (the Fund) as of December 31, 2010 and 2009, and the related statements of activities and cash flows for the years then ended. These financial statements are the responsibility of the Fund's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the Fund's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Rockefeller Brothers Fund, Inc. as of December 31, 2010 and 2009, and the changes in its net assets and its cash flows for the years then ended, in conformity with U.S. generally accepted accounting principles.

Our audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedule of functional expenses is presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information has been subjected to the auditing procedures applied in the audit of the 2010 basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the 2010 basic financial statements taken as a whole.

KPMG LIP

July 20, 2011

Statements of Financial Position

December 31, 2010 and 2009

Assets	-	Principal Fund	Pocantico Fund	Pocantico II Fund	2010 RBF Funds	2009 RBF Funds
Cash and cash equivalents	\$	2,055,119	1,051	_	2,056,170	728,900
Accounts receivable		1,640,776		_	1,640,776	1,475,110
Contributions receivable			_	13,539,872	13,539,872	13,539,872
Interest and dividends receivable		45,316	49,211	—	94,527	96,565
Investments		691,301,180	65,988,725	4,740,167	762,030,072	700,991,209
Program-related investments - real estate		510,000	_	—	510,000	510,000
Prepaid expenses		14,472	—	—	14,472	5,114
Fixed assets, net		7,491,272	2,000,874		9,492,146	11,503,963
Interfund	-	1,684,781	(1,723,475)	38,694		
Total assets	\$	704,742,916	66,316,386	18,318,733	789,378,035	728,850,733
Liabilities and Net Assets						
Liabilities:						
Accounts payable and accrued liabilities	\$	6,089,203	1,593,000	1,571	7,683,774	5,369,291
Grants payable		7,349,377	_	_	7,349,377	12,885,309
Deferred taxes payable	-	1,176,513	109,544	8,150	1,294,207	441,941
Total liabilities	-	14,615,093	1,702,544	9,721	16,327,358	18,696,541
Commitments						
Net assets:						
Unrestricted		689,827,823	64,613,842	_	754,441,665	692,356,768
Temporarily restricted		300,000		10,414,012	10,714,012	9,902,424
Permanently restricted	-			7,895,000	7,895,000	7,895,000
Total net assets	_	690,127,823	64,613,842	18,309,012	773,050,677	710,154,192
Total liabilities and net assets	\$	704,742,916	66,316,386	18,318,733	789,378,035	728,850,733

See accompanying notes to financial statements.

Statements of Activities

Years ended December 31, 2010 and 2009

	Principal Fund	Pocantico Fund	Pocantico II Fund	Ramon Magsaysay Award Foundation Fund	2010 RBF Funds	2009 RBF Funds
Changes in unrestricted net assets:						
Operating revenues:						
Investment income	\$ 517,809	47,855	_	—	565,664	1,092,371
Other income Contributions	1,136,869 6,500	_	_	_	1,136,869 6,500	1,090,661 5,764
Net assets released from restrictions	615,500	_	21,344	_	636,844	1,097,690
	2,276,678	47.855	21,344		2.345.877	3,286,486
Operating expenses:	, ,	.,				
Direct charitable activities	1,327,666	4,424,557	_	_	5,752,223	5,082,760
Program and grant management	28,025,708	5,000	_	_	28,030,708	32,376,269
Investment management	2,567,567	221,184	15,890	_	2,804,641	2,018,790
General management	5,647,602	664,798		—	6,312,400	6,597,282
Federal excise and other taxes	740,306	118,423	5,454		864,183	1,147,898
	38,308,849	5,433,962	21,344		43,764,155	47,222,999
Deficiency of operating revenues over operating expenses	(36,032,171)	(5,386,107)			(41,418,278)	(43,936,513)
Nonoperating activities: Net realized and unrealized gain on investments Loan forgiveness Transfer of Ramon Magsaysay Award	96,503,253 —	8,947,619 —	=	_	105,450,872	112,969,486 (1,512,743)
Foundation net assets Amounts not yet recognized as a component of	3,271,091	_	_	(3,271,091)	_	_
net periodic benefit cost	(1,670,625)	(277,072)			(1,947,697)	(22,987)
	98,103,719	8,670,547		(3,271,091)	103,503,175	111,433,756
Increase (decrease) in unrestricted net assets	62,071,548	3,284,440		(3,271,091)	62,084,897	67,497,243
Changes in temporarily restricted net assets: Investment income	_	_	3,634	_	3,634	6,499
Other income Contributions	765,500	_	_	_	765,500	15 1,231,500
Net realized and unrealized gain on investments		_	679,298	_	679,298	693,343
Net assets released from restrictions	(615,500)		(21,344)		(636,844)	(1,097,690)
Increase in temporarily restricted net assets	150,000		661,588		811,588	833,667
Increase (decrease) in net assets	62,221,548	3,284,440	661,588	(3,271,091)	62,896,485	68,330,910
Net assets: Beginning of year		61 220 402	17 647 424		710 154 102	641 922 292
0 0 0	627,906,275	61,329,402	17,647,424	3,271,091	710,154,192	641,823,282
End of year	\$ 690,127,823	64,613,842	18,309,012		773,050,677	710,154,192

See accompanying notes to financial statements.

Statements of Cash Flows

Years ended December 31, 2010 and 2009

	2010	2009
Cash flows from operating activities:		
Increase in net assets	\$ 62,896,485	68,330,910
Adjustments to reconcile increase in net assets to		
net cash used in operating activities:		
Net realized and unrealized gain on investments	(106,130,170)	(113,662,829)
Amount not yet recognized as a component of net periodic		
benefit cost	1,947,697	22,987
Loan forgiveness		1,512,743
Depreciation and amortization	2,525,527	2,516,959
Changes in operating assets and liabilities:	$(1 \in \mathcal{L}(\mathcal{L}))$	(21.10)
Accounts receivable Interest and dividends receivable	(165,666)	621,106
Prepaid expenses	2,038 (9,358)	328,120 35,448
Grants payable	(5,535,932)	(4,022,189)
Accounts payable and accrued liabilities	366,786	295,659
Deferred taxes payable	852,266	441,941
Net cash used in operating activities	(43,250,327)	(43,579,145)
Cash flows from investing activities:		
Proceeds from sales of investments	299,733,920	475,781,173
Purchases of investments	(254,642,613)	(423,350,479)
Additions of program-related investment	—	(27,743)
Purchases of fixed assets	(513,710)	(8,256,489)
Net cash provided by investing activities	44,577,597	44,146,462
Net increase in cash and cash equivalents	1,327,270	567,317
Cash and cash equivalents at beginning of year	728,900	161,583
Cash and cash equivalents at end of year	\$ 2,056,170	728,900
Supplemental disclosure of cash flow information: Cash paid for taxes	\$ 60,620	112,411

See accompanying notes to financial statements.

Notes to Financial Statements December 31, 2010 and 2009

(1) Organizations and Purpose

Rockefeller Brothers Fund, Inc. (the Fund) is a not-for-profit, charitable corporation existing under the New York State not-for-profit corporation law and is classified as a private foundation as defined in the Internal Revenue Code (the Code). In 1999, the Fund merged with the Charles E. Culpeper Foundation (Culpeper), a private, grant making corporation founded in New York. Under the terms of the merger, the Fund received all of the assets of Culpeper with a fair value of approximately \$212,000,000, consisting principally of investments, cash, and cash equivalents. In addition, four members of Culpeper's board of trustees were elected to the Fund's board of trustees. The Fund's principal purpose is to make grants to local, national, and overseas philanthropic organizations. The Fund has also provided fellowships for aspiring teachers of color and scholarships for medical science and biomedical research. During 2008, the board of trustees approved the phase-out of both the Program for Fellowships for Aspiring Teachers of Color and the Culpeper Human Advancement Program.

The board of trustees has established the following special-purpose funds. Funding of these special-purpose funds has come from transfers from the Principal Fund, as well as donor contributions.

Pocantico Fund – For the preservation, maintenance, and operation of the Pocantico Historic Area at Pocantico Hills, New York, as a conference center and a historic park benefiting the public.

Pocantico II Fund – For the perpetual maintenance of the Playhouse parcel at the Pocantico Historic Area when ownership of that parcel passes to a charitable organization.

Ramon Magsaysay Award Foundation Fund – To support the Ramon Magsaysay Awards and other activities of the Ramon Magsaysay Award Foundation, Inc. Effective January 1, 2010, this fund was terminated, and its remaining assets transferred to the Principal Fund.

(2) Summary of Significant Accounting Policies

The financial statements of the Fund have been prepared on the accrual basis. The significant accounting policies followed are described below:

(a) **Principles of Combination**

The statements of financial position and statements of activities separately break out the special-purpose funds. All significant interfund and interorganizational balances and transactions are eliminated in combination.

The Fund considers net realized and unrealized gains and losses on investments, amounts not yet recognized as a component of net periodic benefit cost, and other nonrecurring activities to be nonoperating activities.

Notes to Financial Statements December 31, 2010 and 2009

(b) Basis of Presentation

Net assets and revenues, gains, losses, and other support are classified based on the existence or absence of donor-imposed restrictions. Accordingly, the net assets of the Fund and changes therein are classified and reported as follows:

Unrestricted net assets represent resources over which the board of trustees has full discretion with respect to use.

Temporarily restricted net assets represent expendable resources that have been time or purpose restricted by the donor. When a donor restriction expires, that is, when a stipulated time restriction ends or a purpose restriction is accomplished, temporarily restricted net assets are reclassified to unrestricted net assets and reported in the statements of activities as net assets released from restrictions.

Permanently restricted net assets represent contributions and other gifts that require that the corpus be maintained intact and that only the income be used as designated by the donor. Such income is reflected in the statements of activities as temporarily restricted until appropriated for expenditure.

Revenues are reported as increases in unrestricted net assets unless their use is limited by donor-imposed restrictions. Expenses are recorded as decreases in unrestricted net assets. Gains and losses on assets or liabilities are reported as increases or decreases in unrestricted net assets unless their use is restricted by explicit donor stipulation or by law.

(c) Fair Value Measurement

Fair value is defined as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. The Fund has established a fair value hierarchy, which uses the following three levels of inputs to measure fair value:

- Level 1: Quoted prices in active markets for identical assets or liabilities.
- Level 2: Observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active; or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities.
- Level 3: Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the asset or liabilities.

Fair value estimates are made at a specific point in time, based on available market information and judgments about the financial asset, including estimates of timing, amount of expected future cash flows, and the credit standing of the issuer. In some cases, the fair value estimates cannot be substantiated by comparison to independent markets. In addition, the disclosed fair value may not be realized in the immediate settlement of the financial asset. In addition, the disclosed fair values do not reflect any premium or discount that could result from offering for sale at one time an entire

Notes to Financial Statements December 31, 2010 and 2009

holding of a particular financial asset. Potential taxes and other expenses that would be incurred in an actual sale or settlement are not reflected in the amounts disclosed.

(d) Investments

Investments in marketable securities are carried at quoted market prices. Unrealized gains or losses are determined using quoted market prices at the respective balance sheet dates. Security costs are determined on a first-in, first-out basis. Investments are recorded on a trade-date basis.

The Fund follows the provisions of Accounting Standards Update (ASU) No. 2009-12, *Investments in Certain Entities That Calculate Net Asset Value per Share (or Its Equivalent)* (ASU 2009-12), to certain investments in funds that do not have readily determinable fair values including private investments, hedge funds, real estate, and other funds. ASU 2009-12 allows for the estimation of the fair value of investments in investment companies for which the investment does not have a readily determinable fair value using net asset value per share or its equivalent, as provided by the investment managers.

In 2010, the Fund adopted the provisions of ASU No. 2010-06, *Improving Disclosures about Fair Value Measurements* (ASU 2010-06), which requires separate disclosure of the amounts and reasons of significant transfers in and out of Level 1 and Level 2 fair value measurements. The Fund had no significant transfers in and out of Level 1 and Level 2 fair value measurements.

Most investments classified in Levels 2 and 3 consist of shares or units in investment funds as opposed to direct interests in the Fund's underlying holdings, which may be marketable. Because the net asset value reported by each fund is used as a practical expedient to estimate fair value of the Fund's interest therein, its classification in Level 2 or 3 is based on the Fund's ability to redeem its interest at or near December 31. If the interest can be redeemed in the near term, the investment is classified as Level 2. The classification of investments in the fair value hierarchy is not necessarily an indication of the risks, liquidity, or degree of difficulty in estimating the fair value of each investment's underlying assets and liabilities.

Investments in alternative investments that are not readily marketable are reported in the financial statements based upon the underlying net asset value (or partner's capital) of each investment, which is estimated at fair value by the fund managers or general partners, respectively. The Fund reviews and evaluates the values provided by the fund managers and general partners, and agrees with the valuation methods and assumptions used in determining the fair value of the underlying net assets (or partner's capital).

Investments of the Principal Fund, Pocantico Fund, and Pocantico II Fund are pooled; interest and dividend income and realized and unrealized gains or losses are allocated to each fund using the unitized investment method.

(e) Grants Payable

Grants are recorded at the time of approval by the trustees and notification to the recipient (note 8).

Notes to Financial Statements December 31, 2010 and 2009

(f) Tax Status

The Fund is exempt from federal income tax under Section 501(c)(3) of the Code and has been classified as a "private foundation." Provision has been made for the federal excise tax on investment income.

The Fund follows the provisions of Accounting Standards Codification (ASC) Subtopic 740-10, *Accounting for Income Taxes*, which addresses the accounting for uncertainties in income taxes recognized in an organization's financial statements and prescribes a threshold or more likely than not for recognition and derecognition of tax positions taken or expected to be taken in a tax return. ASC Subtopic 740-10 also provides related guidance on measurement, classification, interest and penalties, and disclosures. The Fund has concluded that there were no uncertainties to disclose.

(g) Fixed Assets

The Fund capitalizes fixed assets, which include leasehold improvements, office equipment, and computer equipment and software. Depreciation and amortization of fixed assets are provided over the following estimated useful service lives: leasehold improvements: shorter of useful life or life of lease; office equipment: seven years; computer equipment: four years; and computer software: three years. Fixed assets are presented net of accumulated depreciation and amortization of approximately \$23,400,000 and \$20,875,000 at December 31, 2010 and 2009, respectively.

(h) Contributions

Contributions, including unconditional promises to give, are recognized in the period received and are considered to be available for unrestricted use unless specifically restricted by the donor.

(i) Cash and Cash Equivalents

The Fund considers all highly liquid debt instruments purchased with original maturities of three months or less to be cash equivalents, except for those short-term investments managed by the investment managers as part of its long-term investment strategy.

(j) Functional Expenses

The Fund reports expenses on a functional basis, with all expenses charged either to a particular program or supporting service. Direct charitable activities and program and grant management comprise the Fund's program-related expenses and investment management and general management comprise the supporting activity expenses. Direct charitable activities include technical assistance provided to other charitable organizations, service of Fund staff on boards and committees of such organizations, and the costs of certain program-related projects undertaken directly by the Fund rather than through grants, including stewardship of the Pocantico Historic Area and conference activity at the Pocantico Conference Center. Overhead expenses, including occupancy, telephone, and insurance, are allocated to functional areas based upon space used or actual usage, if specifically identifiable. The allocation of salary and related expenses for management and supervision of program service functions is made by management based on the estimated time spent by staff in the various program service functions.

Notes to Financial Statements December 31, 2010 and 2009

(k) Use of Estimates

The preparation of financial statements in accordance with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

(3) Investments

The following tables present the Fund's fair value hierarchy for those assets and liabilities measured at fair value as of December 31, 2010 and 2009. At December 31, 2010 and 2009, Level 3 assets comprised approximately 48% and 46%, respectively, of the Fund's total investment portfolio fair value.

		December 31, 2010					
	-	Fair value	Level 1	Level 2	Level 3		
Financial assets:							
Investments:							
Fixed income hedge funds (a)	\$	36,075,539	_	14,108,137	21,967,402		
Equity long/short hedge							
funds (b)		271,819,381		231,666,196	40,153,185		
Multistrategy hedge funds (c)		121,615,645	_	105,341,953	16,273,692		
Private equity funds (d)		270,657,594	—	—	270,657,594		
Real estate (e)		16,336,574			16,336,574		
U.S. Treasuries		14,319,063		14,319,063			
Cash and cash equivalents	-	31,206,276	31,206,276				
	\$	762,030,072	31,206,276	365,435,349	365,388,447		

		December 31, 2009				
	Fai	r value	Level 1	Level 2	Level 3	
Financial assets:						
Investments:						
Fixed income hedge funds (a)	\$ 38	,712,448	_	13,076,508	25,635,940	
Equity long/short hedge						
funds (b)	262	,542,527		228,116,161	34,426,366	
Multistrategy hedge funds (c)	111	972,304		96,835,066	15,137,238	
Private equity funds (d)	233	018,379			233,018,379	
Real estate (e)	15	741,652			15,741,652	
U.S. Treasuries	19	285,613		19,285,613	_	
Cash and cash equivalents	19	,718,286	19,718,286			
	\$ <u>700</u>	,991,209	19,718,286	357,313,348	323,959,575	

(a) This class includes hedge funds that invest in fixed income and currency markets.

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December 31, 2010 and 2009

- (b) This class includes hedge funds that invest in both long and short in primarily U.S. common stocks. Management of the hedge funds has the ability to shift investments from value to growth strategies, from small to large capitalization stocks, and from a net long position to a net short position.
- (c) This class invests in multiple strategies to diversify risks and reduce volatility. Investments include U.S. common stocks, credit, arbitrage, and event-driven markets.
- (d) This class includes private equity funds that invest primarily in private equity markets. At December 31, 2010 and 2009, there were \$84,100,000 and \$101,400,000, respectively, of unfunded commitments in relation to these funds.
- (e) This class includes private equity funds that invest primarily in commercial real estate.

The redeemable alternative investment funds included in the Fund's investment portfolio at December 31, 2010 are redeemable based on the following terms and conditions:

Daily, with no notice	\$	22,672,662
Daily, with 10 days notice		13,913,742
Monthly, with no notice		328,848,945
Quarterly, with 45 days notice		603,872
Quarterly, with 60 days notice		11,174,760
Annually, with 180 days notice		116,443,279
Redemption every 2 years, with 60 days		
notice		28,374,553
Redemption of ¹ / ₃ annually, with 65 days		
notice		16,273,692
Redemption of ¹ / ₃ annually, with 90 days		
notice	_	21,967,402
	\$	560,272,907

The nonredeemable alternative investment funds included in the Fund's investment portfolio at December 31, 2010 have the following estimated remaining lives:

2011 - 2014	\$ 68,337,964
2015 - 2018	83,340,621
2019 - 2022	17,101,903
Other, unknown	1,770,401
	\$ 170,550,889

Notes to Financial Statements

December 31, 2010 and 2009

The following tables present reconciliations for all Level 3 assets measured at fair value for the periods January 1, 2010 to December 31, 2010 and January 1, 2009 to December 31, 2009:

		Level 3 assets						
	Fixed income hedge funds	Equity long/short hedge funds	Multistrategy hedge funds	Private equity funds	Real estate	Total 2010		
Financial assets:								
Fair value at January 1, 2010	\$ 25,635,940	34,426,366	15,137,238	233,018,379	15,741,652	323,959,575		
Unrealized gains and losses,								
net	777,368	5,705,133	(1,066,671)	44,038,658	(548,661)	48,905,827		
Purchases and settlements, net	(4,445,906)	21,686	2,203,125	(6,399,443)	1,143,583	(7,476,955)		
Fair value at December 31, 2010 S	\$ 21,967,402	40,153,185	16,273,692	270,657,594	16,336,574	365,388,447		

		Level 3 assets							
	Fixed income hedge funds	Equity long/short hedge funds	Multistrategy hedge funds	Private equity funds	Real estate	Total 2009			
Financial assets:									
Fair value at January 1, 2009	\$ 31,956,220	131,236,505	106,880,570	226,596,829	16,853,693	513,523,817			
Reclasses to Level 2		(36,223,318)	(87,683,850)			(123,907,168)			
Unrealized gains and losses,									
net	5,964,360	12,120,646	(5,942,724)	26,009,629	(9,838,702)	28,313,209			
Purchases and settlements, net	(12,284,640)	(72,707,467)	1,883,242	(19,588,079)	8,726,661	(93,970,283)			
Fair value at December 31, 2009	\$ 25,635,940	34,426,366	15,137,238	233,018,379	15,741,652	323,959,575			

The transfer from Level 3 to Level 2 during the year ended December 31, 2009 was a result of the adoption of ASU 2009-12 as these investments could be redeemed at or near December 31.

As a result of its investing strategies, the Fund is a party to a variety of financial instruments. These financial instruments may include fixed income, foreign currency futures and options contracts, foreign currency forwards, and interest rate cap and floor contracts. Much of the Fund's off-balance-sheet exposure represents strategies that are designed to reduce the interest rate and market risk inherent in portions of the Fund's investment program. Changes in the market values of these financial instruments are recognized currently in the statements of activities.

Financial instruments such as those described above involve, to varying degrees, elements of market risk and credit risk in excess of the amounts recorded on the statements of financial position. Market risk represents the potential loss the Fund faces due to the decrease in the value of financial instruments. Credit risk represents the maximum potential loss the Fund faces due to possible nonperformance by obligors and counterparties of the terms of their contracts.

(4) Endowment Funds

The Fund has a board-designated endowment fund and permanently restricted funds.

The board of trustees of the Fund has established special-purpose funds (note 1), which constitute the Fund's board-designated endowment. Of these special-purpose funds, the net assets of the Principal Fund,

Notes to Financial Statements December 31, 2010 and 2009

excluding \$300,000 in temporarily restricted net assets, and Pocantico Fund constitute unrestricted funds, which amounted to \$754,441,665 and \$692,356,768 in 2010 and 2009, respectively. The Pocantico II Fund, which was established in 1999 through a pledge by one donor in the amount of \$8 million, for purposes of perpetual maintenance of the Playhouse Parcel at the Pocantico Historic Area, includes both permanently restricted and temporarily restricted endowment funds. The permanently restricted portion reflects matching grants of Rockefeller family members to the original pledge and includes net assets of \$7,895,000 in 2010 and 2009. The temporarily restricted portion reflects the original pledge, as well as income and appreciation earned on both the permanently restricted and temporarily restricted portions, and includes net assets of \$10,414,012 and \$9,752,424 in 2010 and 2009, respectively.

The Fund sets its annual spending policy by considering the Fund's long-term financial objectives, determining a rate of annual spending that would align with those long-term objectives, and choosing a formula that could be used consistently over a period of years to set the annual spending amount. Each year, the board of trustees establishes an annual budget using a spending model derived from a three-year average market value base, and considering the expected annual payout requirements as mandated by federal regulations and monitoring the impact of actual market trends during the year to make adjustments to spending as necessary.

The board of trustees of the Fund has interpreted the New York Prudent Management of Institutional Funds Act (NYPMIFA) as allowing the Fund to appropriate for expenditure or accumulate so much of an endowment fund as the Fund determines is prudent for the uses, benefits, purposes and duration under which the endowment fund is established, subject to the intent of the donor as expressed in the gift instrument. Unless stated otherwise in the gift instrument, the assets in an endowment fund shall be donor-restricted assets until appropriated for expenditure by the Board of Trustees. As a result of this interpretation, the Fund has classified as permanently restricted net assets (a) the original value of gifts donated to the permanent endowment and (b) the original value of subsequent gifts to the permanent endowment. The remaining portion of the donor-restricted net assets until those amounts are appropriated for expenditure by the Fund in a manner consistent with the standard of prudence prescribed by NYPMIFA.

Notes to Financial Statements

December 31, 2010 and 2009

The Fund had the following endowment-related activities for the years ended December 31, 2010 and 2009, respectively:

	Board- designated endowment funds	Temporarily restricted	Permanently restricted	Total
Endowment net assets at				
January 1, 2010	\$ 692,356,768	9,752,424	7,895,000	710,004,192
Investment return:				
Net investment income	565,664	3,634	—	569,298
Net appreciation	105,450,872	679,298	—	106,130,170
Contributions to endowment	6,500		—	6,500
Other income	1,136,869		—	1,136,869
Amounts appropriated for				
expenditure	(45,075,008)	(21,344)		(45,096,352)
Endowment net assets at				
December 31, 2010	\$ 754,441,665	10,414,012	7,895,000	772,750,677

Board- designated endowment funds	Temporarily restricted	Permanently restricted	Total
\$ 624,859,525	9,068,757	7,895,000	641,823,282
1,092,371	6,514		1,098,885
112,969,486	693,343	_	113,662,829
5,764	_	_	5,764
1,090,661	_	_	1,090,661
(47,661,039)	(16,190)		(47,677,229)
\$ 692,356,768	9,752,424	7,895,000	710,004,192
	designated endowment funds \$ 624,859,525 1,092,371 112,969,486 5,764 1,090,661	designated endowment funds Temporarily restricted \$ 624,859,525 9,068,757 1,092,371 6,514 112,969,486 693,343 5,764 — 1,090,661 — (47,661,039) (16,190)	designated endowment funds Temporarily restricted Permanently restricted \$ 624,859,525 9,068,757 7,895,000 1,092,371 6,514 — 112,969,486 693,343 — 5,764 — — 1,090,661 — — (47,661,039) (16,190) —

(5) **Program-Related Investments**

The Fund's program-related investments have limited or no marketability, and include real estate that has been leased rent-free to a not-for-profit organization under the terms of an agreement, which expires in the year 2056. These investments are considered to be Level 3 assets under the fair value hierarchy at December 31, 2010 and 2009.

Notes to Financial Statements December 31, 2010 and 2009

(6) Pension Plan

The Fund participates in the Retirement Income Plan for Employees of Rockefeller Brothers Fund, Inc., et al. (the Plan), a noncontributory defined benefit plan covering substantially all of its employees. Effective December 31, 2003, the Plan was frozen.

The Fund recognizes the funded status of its defined benefit pension and other postretirement plans as a net asset or liability and recognizes the changes in that funded status in the year in which the changes occur through a separate line within the change in unrestricted net assets, apart from expenses, to the extent those changes are not included in the net periodic cost. The funded status reported on the statements of financial position was measured as the difference between the fair value of plan assets and the benefit obligations as of December 31, 2010 and 2009.

The following table sets forth the Plan's funded status and amounts recognized in the financial statements at December 31, 2010 and 2009 (accounts payable and accrued liabilities):

	 2010	2009
Actuarial present value of benefit obligations: Accumulated benefit obligation	\$ 6,169,531	5,594,284
Projected benefit obligation for services rendered to date	6,169,531	5,594,284
Plan assets at fair value	 5,905,355	5,343,336
Funded status	 (264,176)	(250,948)
Pension liability	\$ (264,176)	(250,948)
	 2010	2009
Net pension cost included the following components: Interest cost on projected benefit obligation Actual return on plan assets Net amortization and deferral	\$ 334,875 (412,071) 56,302	326,823 (348,525) 127,473
Net periodic pension benefit (credit) cost	\$ (20,894)	105,771

The weighted average discount rates used in determining the actuarial present value of the projected benefit obligation were 5.15% in 2010 and 5.75% in 2009. The weighted average discount rates used in determining the period's benefit costs were 5.75% in 2010 and 6.25% in 2009. The expected long-term rate of return on assets was 8% in 2010 and 2009. Amortization of unrecognized prior service cost was \$150,308 in 2010 and \$127,473 in 2009. In 2010, the Fund contributed \$163,000 to the Plan.

The plan assets are currently invested in mutual funds, with an allocation of 65% equity and 35% debt securities and are considered Level 1 in the fair value hierarchy. The Fund's investment goal is to obtain a competitive risk-adjusted return on the pension plan assets commensurate with prudent investment practices and the Plan's responsibility to provide retirement benefits for its participants, retirees, and their

Notes to Financial Statements December 31, 2010 and 2009

beneficiaries. The Plan's asset allocation targets are strategic and long term in nature and are designed to take advantage of the risk reducing impacts of asset class diversification. Investments within each asset category are further diversified with regard to investment style and concentration of holdings.

The accumulated amount not yet recognized as a component of net periodic benefit cost was \$1,458,862 and \$1,261,740 at December 31, 2010 and 2009, respectively. The net actuarial loss and prior service cost that will be amortized into net periodic benefit cost in 2011 are approximately \$110,000.

The anticipated benefit payments for the next 10 years are as follows:

\$ 326,000
335,000
353,000
408,000
414,000
2,237,000
\$

(7) **Postretirement Healthcare Benefits**

In addition to providing pension benefits, the Fund provides certain healthcare benefits for retired employees. Substantially all of the Fund's employees may become eligible for these benefits if they reach age 55 while employed by the Fund and have accumulated at least five years of service. Such benefits are provided through an insurance company.

The following table sets forth the Plan's status as of December 31, 2010 and 2009:

	 2010	2009
Accumulated postretirement benefit obligations (APBO)		
included in accounts payable and accrued liabilities	\$ 6,393,729	4,303,822

The net periodic postretirement benefit cost included the following components as of December 31, 2010 and 2009:

	 2010	2009
Service cost	\$ 181,394	176,320
Interest cost	269,635	228,337
Amortization of unrecognized loss	117,309	41,122
Net periodic postretirement benefit cost	\$ 568,338	445,779

Actual retiree premiums paid by the Fund during 2010 and 2009 amounted to \$229,006 and \$209,118, respectively.

Notes to Financial Statements December 31, 2010 and 2009

The discount rate assumed in determining the APBO was 6.00% in 2010 and 2009. The weighted average discount rates used in determining the period's benefit costs were 5.50% in 2010 and 6.00% in 2009. The medical cost trend rates assumed were 10% and 9%, respectively, and declining to 5% over a five-year period for 2010 and 2009. Increasing the assumed medical cost trend rate by 1% each year would result in increases in both the APBO and the net periodic postretirement cost of approximately \$1,016,000 and \$76,000 in 2010 and \$732,000 and \$89,000 in 2009, respectively. Decreasing the assumed medical cost trend rate by 1% each year would result in decreases in both the APBO and the net periodic postretirement cost of approximately \$1,016,000 and \$76,000 in 2010 and \$732,000 and \$89,000 in 2009, respectively. Decreasing the assumed medical cost trend rate by 1% each year would result in decreases in both the APBO and the net periodic postretirement cost of approximately \$1,016,000 and \$76,000 in 2010 and \$62,000 in 2010 and \$582,000 and \$68,000 in 2009, respectively.

The anticipated benefit payments for the next 10 years are as follows:

\$ 209,000
225,000
245,000
288,000
309,000
2,023,000
\$

The accumulated amount not yet recognized as a component of net periodic benefit cost was \$3,122,666 and \$1,372,091 at December 31, 2010 and 2009, respectively. The net actuarial loss that will be amortized into net periodic benefit cost in 2011 is approximately \$243,000.

(8) Reconciliation of Grants Awarded

The following table reconciles grants awarded and grants paid during 2010 and 2009:

Grants payable, December 31, 2008 Grants awarded 2009 Grants paid 2009	\$ 16,907,498 27,138,625 (31,160,814)
Grants payable, December 31, 2009	12,885,309
Grants awarded 2010 Grants paid 2010	22,468,398 (28,004,330)
Grants payable, December 31, 2010	\$ 7,349,377

The Fund estimates that the grants payable balance as of December 31, 2010 will be paid as follows:

Year ending December 31:	
2011	\$ 6,894,377
2012	375,000
2013	 80,000
Total	\$ 7,349,377

Notes to Financial Statements December 31, 2010 and 2009

The net present value of grants payable is not materially different from amounts committed to be paid.

(9) Related-Party Transactions

The Fund was reimbursed for the fair value of certain expenditures, which may include accounting, human resource, and office services; occupancy; capital expenditures; and employee benefits from various related parties as presented in the following table at December 31, 2010 and 2009, respectively:

	 2010	2009
Rockefeller Philanthropy Advisors	\$ 1,092,000	926,000
Rockefeller Archive Center	452,000	327,000
Rockefeller Family Fund, Inc.	427,500	512,000
David Rockefeller Fund	 23,560	20,000
	\$ 1,995,060	1,785,000

In 2010, the Fund made a grant to the Rockefeller Family Fund, Inc. in the amount of \$100,000 for its program fund for voter registration modernization. During 2009, the Fund made three grant appropriations to the Rockefeller Family Fund, Inc.: one in the amount of \$200,000 for its Cap & Dividend Project, which was later lapsed; one in the amount of \$150,000 for its project to educate media about the value of the Clean Air Act as a tool to control carbon emission; and one in the amount of \$25,000 for its program fund for voter registration modernization. These appropriations were completely satisfied by the Fund during 2009.

During 2009, the Fund made two appropriations to Rockefeller Philanthropy Advisors: one in the amount of \$21,500 for its Carbon Disclosure Project work in Asia and one in the amount of \$15,000 for its Sustainable Endowments Institute. Both appropriations were fully satisfied by the Fund in 2009. In addition, the Fund paid Rockefeller Philanthropy Advisors advisory fees in the amount of \$110,000 to undertake a project to assess and improve the Fund with regard to diversity both internally and in its external activities, including grant making.

During 2009, the Fund collaborated with the Rockefeller Foundation to create the Rapid Response Climate Change Fund to provide time sensitive assistance with climate change efforts. The Fund received a grant in the amount of \$600,000 from the Rockefeller Foundation in support of this purpose.

The Fund paid fees of approximately \$1,277,000 and \$1,144,000 in 2010 and 2009, respectively, for maintenance of the Pocantico properties to Greenrock Corporation, which is wholly owned by Rockefeller family members.

(10) Federal Taxes

As a private foundation, the Fund is assessed an excise tax under the Code. The provision for federal excise tax consists of a current provision on realized net investment income and a deferred provision on unrealized appreciation of investments. This tax is generally equal to 2%; however, it is reduced to 1% if a foundation meets certain distribution requirements under Section 4940(e) of the Code. The Fund provided for excise taxes at the rate of 1% in 2010 and 2009. The Fund's overpayment of excise taxes during 2008 resulted in a credit of \$1,021,954, which was applied against 2009 excise taxes. As a result, the Fund was

Notes to Financial Statements December 31, 2010 and 2009

not required to pay estimated excise taxes during 2009. The federal excise tax expenses included in the accompanying financial statements were approximately \$212,000 and \$248,500 in 2010 and 2009, respectively. Excise tax receivables of \$809,954 and \$773,454 have been recorded during 2010 and 2009, respectively, in accounts receivable in the accompanying financial statements. In 2010 and 2009, respectively, deferred tax liabilities of \$1,294,207 and \$441,941 were included in federal excise and other taxes in the accompanying financial statements.

(11) Commitments

The Fund, together with its affiliates, occupies office facilities that provide for annual minimum rental commitments excluding escalation as follows:

2011	\$ 2,335,376
2012	2,335,376
2013	570,000
2014	570,000
2015	570,000
2016 - 2023	4,560,000

Prior to 2009, the Fund had entered into a lease agreement effective January 1, 1998, for space the Fund occupied from June 1998 until June 2009. The terms of this lease expire in December 2012. Portions of this space have been subleased through 2012. Approximately \$1,080,000 is expected to be received each year through the end of the sublease agreements (2012). On January 1, 2009, the Fund entered into a new lease agreement and relocated its offices in June 2009. Portions of this space are occupied by affiliated nonprofits; approximately \$139,000 is reimbursed each year by these entities. The terms of the lease for this location expire on December 31, 2023, with one five-year renewal option.

In 2004, the Fund received notice of a demand that it return amounts claimed as overpayments to the Fund in 1995 and 1996 as part of its liquidation of an investment in a certain partnership. The amount of the claim approximates \$2.3 million. Since legal issues underlying this claim are complex and a fair estimate of the potential liability cannot be presently determined, no amount for the claim has been included in these financial statements.

On January 1, 1992, the Fund entered into a formal arrangement with the National Trust for Historic Preservation in the United States, whereby the Fund assumes the costs associated with maintenance and operations of the Pocantico Historic Area, including all utilities, real estate and other taxes, and impositions assessed against the property. In 2010 and 2009, these costs aggregated approximately \$1,781,000 and \$1,718,000, respectively. Under the same agreement, the Fund agreed to conduct a program of public visitation of the Pocantico Historic Area. Historic Hudson Valley was engaged by the Fund to operate this program on its behalf. The public visitation program commenced in April 1994.

Pursuant to its limited partnership agreements, the Fund is committed to invest approximately \$84,100,000 as of December 31, 2010.

Notes to Financial Statements December 31, 2010 and 2009

(12) Subsequent Events

In connection with the preparation of the financial statements, the Fund evaluated subsequent events after the balance sheet date of December 31, 2010 through July 20, 2011, which was the date the financial statements were available to be issued, and determined that there were no additional matters that are required to be disclosed.

Supplemental Schedule of Functional Expenses

Year ended December 31, 2010 (with summarized financial information for the year ended December 31, 2009)

	 	t charitable activities Program			.	General management and federal	4010 DDE	
	 Principal Fund	Pocantico Fund	Subtotal	and grant management	Investment management	excise and other taxes	2010 RBF Funds	2009 RBF Funds
Salaries and employee benefits:								
Salaries	\$ 421,785	760,230	1,182,015	2,112,475	122,259	1,978,315	5,395,064	4,892,217
Employee benefits	 179,634	422,261	601,895	899,680	52,566	867,910	2,422,051	2,233,410
	601,419	1,182,491	1,783,910	3,012,155	174,825	2,846,225	7,817,115	7,125,627
Other expenses:								
Grants awarded	_	_	_	22,468,398	_	_	22,468,398	27,138,625
Federal excise and other taxes	_	_	_	_	_	864,183	864,183	1,147,898
Consultants fees	_	—		65,243	6,000	269,853	341,096	777,746
Investment services	—	—	—	—	2,466,170	—	2,466,170	1,550,849
Legal, audit, and professional fees	_	63,971	63,971	4,638	27,668	436,747	533,024	379,774
Travel	46,419	21,625	68,044	445,191	3,953	13,305	530,493	512,854
Rent and electricity	186,393	—	186,393	1,306,497	76,476	1,338,483	2,907,849	2,834,380
Program conferences and events	359,221		359,221	_	_		359,221	266,136
Facilities maintenance and operations	_	1,781,084	1,781,084	_	_		1,781,084	1,717,981
Telephone, facsimile, and internet	4,677	20,683	25,360	32,785	2,023	38,688	98,856	109,337
General office expenses	66,430	123,425	189,855	253,464	15,469	309,259	768,047	846,244
Publications	_	_	_	_	_	303,092	303,092	298,589
Depreciation and amortization	 63,107	1,231,278	1,294,385	442,337	32,057	756,748	2,525,527	2,516,959
	\$ 1,327,666	4,424,557	5,752,223	28,030,708	2,804,641	7,176,583	43,764,155	47,222,999

See accompanying independent auditors' report.

Schedule