RAND CAPITAL CORP Form 10-Q May 07, 2013 Table of Contents

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For the quarter ended March 31, 2013

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

For the Transition Period from _____ to _____

Commission File Number: 814-00235

Rand Capital Corporation

(Exact Name of Registrant as specified in its Charter)

New York (State or Other Jurisdiction of

Incorporation or organization)

2200 Rand Building, Buffalo, NY (Address of Principal executive offices)

16-0961359 (IRS Employer

Identification No.)

14203 (Zip Code)

(716) 853-0802

(Registrant s telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No "

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, 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"

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act.

 Large accelerated filer
 ...

 Non-accelerated filer
 x (Do not check if a smaller reporting company)

 Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act).
 Yes

 No x

As of May 6, 2013 there were 6,609,136 shares of the registrant s common stock outstanding.

RAND CAPITAL CORPORATION

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements and Supplementary Data

RAND CAPITAL CORPORATION AND SUBSIDIARY

CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

As of March 31, 2013 and December 31, 2012

		arch 31, 2013 (Unaudited)	December 31, 2012
ASSETS			
Investments at fair value:			
Control investments (cost of \$1,858,367 and \$1,920,831, respectively)	\$	10,515,505	\$ 10,571,317
Affiliate investments (cost of \$9,341,935 and \$9,374,343, respectively)		9,131,105	8,099,815
Non-affiliate investments (cost of \$6,203,868 and \$7,196,885, respectively)		7,528,867	11,108,654
Total investments, at fair value (cost of \$17,404,170 and \$18,492,059, respectively)		27,175,477	29,779,786
Cash and cash equivalents		4,814,203	4,224,763
Interest receivable (net of allowance: 3/31/13 \$122,000 and 12/31/12 \$196,795)		52,681	33,025
Other assets		415,910	214,839
		,	, , , , , , , , , , , , , , , , , , ,
Total assets	\$	32,458,271	\$ 34,252,413
LIABILITIES AND STOCKHOLDERS EQUITY (NET ASSETS)			
Liabilities:			
Debentures guaranteed by the SBA	\$	4,000,000	\$ 4,900,000
Deferred tax liability		2,377,171	2,946,614
Income tax payable		344,991	27,695
Accounts payable and accrued expenses		118,860	561,940
Deferred revenue		32,014	33,864
Total liabilities		6,873,036	8,470,113
Stockholders equity (net assets):		-,	.,,
Common stock, \$.10 par; shares authorized 10,000,000; shares issued 6,863,034; shares outstanding of			
6,610,236 as of 3/31/13 and 12/31/12		686,304	686,304
Capital in excess of par value		10,581,789	10,581,789
Accumulated net investment (loss)		(735,855)	(1,043,795)
Undistributed net realized gain on investments		9,590,508	9,148,536
Net unrealized appreciation on investments		6,066,283	7,013,260
Treasury stock, at cost; 252,798 shares as of 3/31/13 and 12/31/12		(603,794)	(603,794)
Total stockholders equity (net assets), (per share 3/31/13 \$3.87, 12/31/12 \$3.90)		25,585,235	25,782,300
			20,7 02,0 00
Total liabilities and stockholders equity	\$	32,458,271	\$ 34,252,413
Total natifices and stockholders equity	φ	52,750,271	ψ 57,252,715

See accompanying notes

RAND CAPITAL CORPORATION AND SUBSIDIARY

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

For the Three Months Ended March 31, 2013 and 2012

(Unaudited)

Investment income:	Three months ended March 31, 2013	Three months ended March 31, 2012
Interest from portfolio companies:		
Control investments	\$ 41,788	\$ 11,676
Affiliate investments	^{\$} 41,768	112,394
Non-Control/Non-Affiliate investments	40,285	2,157
Non-Control/Non-Armate investments	40,205	2,137
Total interest from portfolio companies	226,841	126,227
Interest from other investments	2,890	3,568
	2,090	5,500
Total interest from other investments	2,890	3,568
Dividend and other investment income:	_,	2,200
Control investments	535,290	128,629
Affiliate investments		38,830
		50,050
Total dividend and other investment income	535,290	167,459
Other income:	,	,
Control investments	1,500	
Affiliate investments	600	1,000
Non-Control/Non-Affiliate investments	1,250	1,000
	-,	
Total other income	3,350	1,000
Total investment income	768,371	298,254
Operating expenses:		
Salaries	135,375	120,728
Employee benefits	53,172	39,693
Directors fees	15,000	14,250
Professional fees	28,837	37,930
Stockholders and office operating	26,674	35,060
Insurance	12,004	11,742
Corporate development	17,487	16,847
Other operating	823	2,368
	289,372	278,618
Interest on SBA obligations	61,744	93,961
Bad debt recovery	(64,654)	
Total expenses	286,462	372,579
Investment income (loss) before income taxes	481,909	(74,325)

Income tax expense (benefit)	173,969	(26,015)
Net investment income (loss)	307,940	(48,310)
Realized (loss) gain on investments:		
Affiliate investments	(1,063,698)	
Non-Control/Non-Affiliate investments	1,755,360	35,485
Income tax expense	249,690	12,420
	,	
Net realized gain on investments	441,972	23,065
Net (decrease) increase in unrealized appreciation on investments:	J [*]	- ,
Control investments	6,652	
Affiliate investments	1,063,698	
Non-Control/Non-Affiliate investments	(2,586,770)	354,300
		,
Change in unrealized appreciation before income taxes	(1,516,420)	354,300
Deferred income tax (benefit) expense	(569,443)	124,005
	()	
Net (decrease) increase in unrealized appreciation	(946,977)	230,295
Net (decrease) mercase in uncanzed appreciation	()+(),)//)	230,295
Not walked and unualized (loss) as in an investments	(505.005)	252 260
Net realized and unrealized (loss) gain on investments	(505,005)	253,360
Net (decrease) increase in net assets from operations	(\$197,065)	\$ 205,050
Weighted average shares outstanding	6,610,236	6,818,934
Basic and diluted net (decrease) increase in net assets per share from operations	(\$0.03)	\$ 0.03
See accompanying notes		

RAND CAPITAL CORPORATION AND SUBSIDIARY

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

For the Three Months Ended March 31, 2013 and 2012

(Unaudited)

Cash flows from operating activities:	Three months ended March 31, 2013		ended ended	
Net (decrease) increase in net assets from operations	(\$	197,065)	\$	205,050
Adjustments to reconcile net (decrease) increase in net assets to net cash (used in) provided by	(φ	177,005)	ψ	205,050
operating activities:				
Depreciation and amortization		25,002		55,854
Original issue discount amortization		(3,873)		,
Change in interest receivable allowance		(74,795)		
Decrease (increase) in unrealized appreciation of investments		1,516,420		(354,300)
Deferred tax benefit		(569,443)		(69,885)
Realized gain on portfolio investments, net		(691,662)		(35,485)
Non-cash conversion of debenture interest		(163,138)		(25,193)
Changes in operating assets and liabilities:		(100,100)		(23,193)
Decrease (increase) in interest receivable		55,139		(52,432)
(Increase) decrease in other assets		(226,073)		642,892
Decrease in prepaid income taxes		(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		179,995
Increase in income taxes payable		317,296		119,990
Decrease in accounts payable and accrued expenses		(443,081)		(111,613)
Decrease in deferred revenue		(1,850)		(111,010)
Total adjustments		(260,058)		229,833
Net cash (used in) provided by operating activities		(457,123)		434,883
Cash flows from investing activities:				
Investments originated		(1,000,000)		(555,728)
Proceeds from sale of investments		2,870,740		395,415
Proceed from loan repayments		75,823		23,712
Net cash provided by (used in) investing activities		1,946,563		(136,601)
Cash flows from financing activities:				
Repayment of SBA debentures		(900,000)		(3,100,000)
Net cash used in financing activities		(900,000)		(3,100,000)
Net increase (decrease) in cash and cash equivalents		589,440		(2,801,718)
Cash and cash equivalents:				(2,001,710)
Beginning of period		4,224,763		4,517,985
End of period	\$	4,814,203	\$	1,716,267

See accompanying notes

RAND CAPITAL CORPORATION AND SUBSIDIARY

CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN NET ASSETS

For the Three Months Ended March 31, 2013 and 2012

(Unaudited)

	Three months	Three months
	ended	ended
	March 31, 2013	March 31, 2012
Net assets at beginning of period	\$ 25,782,300	\$ 24,399,121
Net investment income (loss)	307,940	(48,310)
Net realized gain on investments	441,972	23,065
Net (decrease) increase in unrealized appreciation	(946,977)	230,295
Net (decrease) increase in net assets from operations	(197,065)	205,050
Net assets at end of period	\$ 25,585,235	\$ 24,604,171
	, _, _, _, _, _, _, _, _, _, _, _, _, _,	. ,

See accompanying notes

RAND CAPITAL CORPORATION AND SUBSIDIARY

CONDENSED CONSOLIDATED SCHEDULE OF PORTFOLIO INVESTMENTS

March 31, 2013

(Unaudited)

(a) Company, Geographic Location, Business		(b) Date	(c)		(d)(f) Fair	Per Share of
Description, (Industry) and Website	Type of Investment	Acquired	Equity	Cost	Value	Rand
Non-Control/Non-Affiliate Investments: (j)						+ +-
BinOptics Corporation (e)(g)	20,891,357 Series 2 preferred shares.	11/8/11	4%	\$ 1,799,999	\$ 1,799,999	\$.27
Ithaca, NY. Design and manufacture of semiconductor FP and DFB lasers. (Electronics Developer)						
www.binoptics.com						
Liazon Corporation (e)(g)	120,000 Series C-1 preferred shares. 546,667 Series C-2 preferred shares.	11/9/10	3%	1,133,199	2,108,331	.32
Buffalo, NY. Private health benefits exchange. (Health Benefits Provider)	100,000 Series D preferred shares.					
www.liazon.com						
Mercantile Adjustment Bureau, LLC (g)	\$1,000,000 note at 13% due October 30, 2017. Warrant for 2.22%	10/22/12	2%	1,004,166	1,004,166	.15
Williamsville, NY. Full service accounts receivable management and collections company. (Accounts Receivable)	membership interests.					
www.mercantilesolutions.com						
Mezmeriz, Inc. (e)(g)	360,526 Series A preferred shares. \$100,000 convertible notes at 8% due	1/9/08	4%	491,373	491,373	.07
Ithaca, NY. Micro-electronic mechanical systems (MEMS) developer enabling efficient, wide-angle,	June 30, 2013.					
Pico projectors to be embedded in mobile devices.						
(Electronics Developer)						
www.mezmeriz.com						
Somerset Gas Transmission Company, LLC	26.5337 units.	7/10/02	3%	719,097	786,748	.12
Columbus, OH. Natural gas transportation company. (Oil and Gas)						
www.somersetgas.com						
Synacor, Inc. NASDAQ: SYNC (d)(e)(g)(m)(n)	453,643 unrestricted common shares valued at \$2.95 per share.	11/18/02	3%	645,177	1,338,250	.20
Buffalo, NY. Develops provisioning platforms for aggregation and delivery of content and services	See subsequent event disclosure (n).					
across multiple digital devices. (Software)						
www.synacor.com						
Other Non-Control/Non-Affiliate Investments				410,857	0	.00

Subtotal Non-Control/Non-Affiliate Investments				\$ 6,203,868	\$ 7,528,867	\$ 1.13
Affiliate Investments: (k)				\$ 0,200,000	\$ 7,820,007	φ me
Carolina Skiff LLC (g)(h) Waycross, GA. Manufacturer of fresh water, ocean fishing and pleasure boats. (Manufacturing) www.carolinaskiff.com	\$985,000 Class A preferred membership interest at 9.8%. \$250,000 subordinated promissory note at 14% due December 31, 2016. 6.0825% Class A common membership interest.	1/30/04	7%	\$ 1,250,000	\$ 1,485,000	\$.23
Chequed.com, Inc. (e)(g)	305,118 Series A preferred shares.	11/18/10	12%	1,033,222	1,033,222	.16
Saratoga Springs, NY. Predictive employee selection and development software. (Software) www.chequed.com						
EmergingMed.com, Inc. (e)(g)	\$778,253 senior subordinated note at 8% due March 27, 2015. 1,955,967	12/19/05	8%	778,253	440,707	.07
New York, NY. Cancer clinical trial matching and referral service. (Software)	common equity shares.					
www.emergingmed.com						
First Wave Products Group, LLC (e)(g) Batavia, NY. Develops medical devices including First Crush, a dual action pill crusher that crushes and grinds medical pills. (Manufacturing)	\$500,000 senior term notes at 10% due April 19, 2016. Warrant for 24,288 capital securities.	4/19/12	5%	547,131	547,131	.08

www.firstwaveproducts.com

RAND CAPITAL CORPORATION AND SUBSIDIARY

CONDENSED CONSOLIDATED SCHEDULE OF PORTFOLIO INVESTMENTS

March 31, 2013 (Continued)

(Unaudited)

(a) Company, Geographic Location, Business		(b) Date	(c)		(d)(f) Fair	Per Share of
Description, (Industry) and Website	Type of Investment	Acquired	Equity	Cost	Value	Rand
GiveGab, Inc. (e)(g)	1,397,736 Series A preferred shares.	3/13/13	6%	250,000	250,000	.04
Ithaca, NY. GiveGab is a social network dedicated to helping volunteers and nonprofit organizations interact, on a local level, in their communities. (Software)						
www.givegab.com						
G-TEC Natural Gas Systems (e)	20.89% Class A membership interest. 8% cumulative dividend.	8/31/99	21%	400,000	100,000	.02
Buffalo, NY. Manufactures and distributes systems that allow natural gas to be used as an alternative fuel to gases. (Manufacturing)						
www.gas-tec.com						
Knoa Software, Inc. (e)(g)	973,533 Series A-1 convertible preferred shares.	11/20/12	6%	750,000	750,000	.11
New York, NY. End user experience management and performance (EMP) solutions utilizing enterprise applications. (Software)						
www.knoa.com						
Microcision LLC (g) Philadelphia, PA. Custom manufacturer of medical	\$1,500,000 subordinated promissory note at 5%, 6% deferred interest due January 31, 2014. 15% Class A	9/24/09	15%	1,809,318	1,809,318	.27
and dental implants. (Manufacturing).	common membership interest.					
www.microcision.com		614.14.0		150.000	1 50 000	0.0
Mid America Brick & Structural Clay Products, LLC (g)	\$150,000 note at 12% due May 17, 2013.	6/1/10	22%	150,000	150,000	.02
Mexico, MO. Manufacturer of face brick for residential and commercial construction. (Manufacturing).						
www.midamericabrick.com						
QuaDPharma, LLC (g)(h)	\$340,648 senior subordinated term note at 10% due November 1, 2017.	6/26/12	14%	669,810	669,810	.10
Clarence, NY. Small scale pre-commercial and commercial manufacturing for the Pharmaceutical industry. (Manufacturing)	141.75 Class A units of membership interest.					
www.quadpharmainc.com						
Rheonix, Inc. (e)	9,676 common shares.	10/29/09	5%	1,208,728	1,344,728	.20

Ithaca, NY. Developer of microfluidic testing devices including channels, pumps, reaction vessels, & diagnostic chambers, for testing of small volumes of chemicals and biological fluids. (Manufacturing) www.rheonix.com	(g) 1,081,539 Series A preferred shares. 50,593 common shares.					
	5 050 400 Series Barensharshir	12/2/08	100	470 (22	500.240	09
SOMS Technologies, LLC (e)(g)	5,959,490 Series B membership units.	12/2/08	10%	472,632	528,348	.08
Valhalla, NY. Produces and markets the microGreen Extended Performance Oil Filter. (Auto Parts Developer)						
www.microgreenfilter.com						
Other Affiliate Investments				22,841	22,841	.00
Subtotal Affiliate Investments				\$ 9,341,935	\$ 9,131,105	\$ 1.38
Control Investments (1)						
Gemcor II, LLC (g)(h) West Seneca, NY. Designs and sells automatic riveting machines used in the assembly of aircraft	\$500,000 subordinated promissory note at 15% due December 1, 2014. \$1,000,000 subordinated promissory note at 15% due September 1, 2017.	6/28/04	31%	\$ 1,741,005	\$ 10,416,005	\$ 1.58
components. (Manufacturing)	31.25 membership units.					
components. (Manufacturing)	1					
	1			117,362	99,500	.02
components. (Manufacturing) www.gemcor.com	1			117,362 \$ 1,858,367	99,500 \$ 10,515,505	.02 \$ 1.60

RAND CAPITAL CORPORATION AND SUBSIDIARY

CONDENSED CONSOLIDATED SCHEDULE OF PORTFOLIO INVESTMENTS

March 31, 2013 (Continued)

(Unaudited)

Notes to Consolidated Schedule of Portfolio Investments

(a) At March 31, 2013 restricted securities represented 95% of the fair value of the investment portfolio. Restricted securities are subject to one or more restrictions on resale and are not freely marketable. Freed Maxick CPAs, P.C. has not examined the business descriptions of the portfolio companies. Individual securities with a fair value less than \$100,000 are included in Other Investments.

(b) The Date Acquired column indicates the year in which the Corporation acquired its first investment in the company or a predecessor company. Freed Maxick CPAs, P.C. has not audited the date acquired of the portfolio companies.

(c) The equity percentages estimate the Corporation s ownership interest in the portfolio investment. The estimated ownership is calculated based on the percent of outstanding voting securities held by the Corporation or the potential percentage of voting securities held by the Corporation upon exercise of warrants or conversion of debentures, or other available data. Freed Maxick CPAs, P.C. has not audited the equity percentages of the portfolio companies. The symbol <1% indicates that the Corporation holds an equity interest of less than one percent.

(d) The Corporation uses Accounting Standards Codification (ASC) 820 Fair Value Measurements which defines fair value and establishes guidelines for measuring fair value. At March 31, 2013, ASC 820 designates 5% of the Corporation s investments as Level 1 and 95% as Level 3 assets. Under the valuation policy of the Corporation, unrestricted publicly held securities are valued at the average closing bid price for these securities for the last three trading days of the month. Restricted securities are subject to restrictions on resale, and are valued at fair value as determined by the management of the Corporation and submitted to the Board of Directors for approval. Fair value is considered to be the amount which the Corporation may reasonably expect to receive for portfolio securities when sold on the valuation date. Valuations as of any particular date, however, are not necessarily indicative of amounts which may ultimately be realized as a result of future sales or other dispositions of securities are the financial condition and operating results, projected operations, and other analytical data relating to the investment. Also considered are the market prices for unrestricted securities of the same class (if applicable) and other matters which may have an impact on the value of the portfolio company.

(e) These investments are non-income producing. All other investments are income producing. Non-income producing investments have not generated cash payments of interest or dividends including LLC tax related distributions within the last twelve months, or are not expected to going forward.

(f) As of March 31, 2013, the total cost of investment securities approximated \$17.4 million. Net unrealized appreciation was approximately \$9.8 million, which was comprised of \$10.8 million of unrealized appreciation of investment securities and (\$1.0) million related to unrealized depreciation of investment securities.

(g) Rand Capital SBIC, Inc. investment.

(h) Reduction in cost and value from previously reported balances reflects current principal repayment.

(i) Represents interest due (amounts over \$50,000 net of reserves) from investment included as interest receivable on the Corporation s Balance Sheet. As of March 31, 2013 there were no amounts exceeding \$50,000.

(j) Non-Control/Non-Affiliate investments are investments that are neither Control Investments nor Affiliated Investments.

(k) Affiliate investments are defined by the Investment Company Act of 1940, as amended (1940 Act), as those Non-Control investments in companies in which between 5% and 25% of the voting securities are owned.

(1) Control investments are defined by the 1940 Act as investments in companies in which more than 25% of the voting securities are owned or where greater than 50% of the board representation is maintained.

(m) Publicly owned company.

(n) On March 31, 2013, the Corporation s shares of Synacor were valued at \$2.95 per share in accordance with the Corporation s valuation policy for unrestricted publicly held securities. Subsequent to March 31, 2013, Synacor s public share price had a trading range on NASDAQ of \$2.58 to \$4.17 for the period April 1st through May 3, 2013. The Corporation owns 453,643 shares of Synacor at May 3, 2013 and these shares have a public market value of \$3.63 per share or \$1.6 million prior to any income tax considerations.

Rand Capital Corporation and Subsidiary

Notes to the Consolidated Financial Statements

For the Three Months Ended March 31, 2013 and 2012

(Unaudited)

Note 1. ORGANIZATION

Rand Capital Corporation (Rand) was incorporated under the laws of New York on February 24, 1969. Rand operates as a publicly traded, closed-end, diversified management company that has elected to be treated as a business development company (BDC) under the Investment Company Act of 1940, as amended (the 1940 Act). Rand Capital SBIC, Inc. (Rand SBIC) is a wholly-owned subsidiary of Rand, operated as a small business investment company (SBIC) and licensed by the U.S. Small Business Administration (SBA). The predecessor of Rand SBIC had originally been organized as a Delaware limited partnership, and was converted into a New York corporation on December 31, 2008, at which time its operations as a licensed SBIC were continued by the newly formed corporation under its current name. Rand SBIC s board of directors is comprised of the directors of Rand, a majority of whom are not interested persons of Rand or Rand SBIC. Rand and its wholly-owned subsidiary Rand SBIC are referred to herein, collectively, as the Corporation.

The Corporation is listed on the NASDAQ Capital Market under the symbol Rand .

Rand operates Rand SBIC for the same investment purposes and with investments in the same kinds of securities as Rand. The operations of Rand SBIC are consolidated with those of Rand for both financial reporting and tax purposes.

On February 28, 2012, the SEC granted an Order of Exemption for Rand with respect to the operations of Rand SBIC to permit certain joint transactions that would otherwise be prohibited by the 1940 Act, but which would not be prohibited if Rand and Rand SBIC were a single entity and for an exemption from separate reporting requirements for Rand SBIC under Section 13(a) of the Securities Exchange Act of 1934 Act (the Exchange Act). At that time, although Rand SBIC was operated as if it were a BDC, it was registered as an investment company under the 1940 Act. Upon the Corporation s receipt of the order granting the exemption, on March 28, 2012, Rand SBIC filed an election to be regulated as a BDC under the 1940 Act pursuant to which it may now engage in certain transactions which would be permitted if Rand and Rand SBIC were operated as a single entity, but which are not permitted between a parent BDC and a wholly-owned subsidiary BDC without specific exemptions.

Note 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation In Management s opinion, the accompanying consolidated financial statements include all adjustments necessary for a fair presentation of the consolidated financial position, results of operations, and cash flows for the interim periods presented. Certain information and note disclosures normally included in audited annual financial statements prepared in accordance with United States generally accepted accounting principles (GAAP) have been omitted; however, the Corporation believes that the disclosures made are adequate to make the information presented not misleading. The interim results for the three months ending March 31, 2013 are not necessarily indicative of the results for the full year.

These statements should be read in conjunction with the consolidated financial statements and the notes included in the Corporation s Annual Report on Form 10-K for the year ended December 31, 2012. Information contained in this filing should also be reviewed in conjunction with the Corporation s related filings with the SEC prior to the date of this report. Those filings include, but are not limited to, the following:

N-54A Election to Adopt Business Development Company status

DEF-14A Definitive Proxy Statement submitted to shareholders

- Form 10-K Annual Report on Form 10-K for the year ended December 31, 2012
- Form 10-Q Quarterly Report on Form 10-Q for the quarters ended September 30, 2012, June 30, 2012 and March 31, 2012

The Corporation s website is www.randcapital.com. The Corporation s annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, charters for the Corporation s Board committees and other reports filed with the Securities and Exchange Commission (SEC) are available through the Corporation s website.

Principles of Consolidation The consolidated financial statements include the accounts of Rand and its wholly-owned subsidiary Rand SBIC. All intercompany accounts and transactions have been eliminated in consolidation.

Cash and Cash Equivalents Temporary cash investments having a maturity of three months or less when purchased are considered to be cash equivalents.

Revenue Recognition Interest Income - Interest income generally is recognized on the accrual basis except where the investment is in default or otherwise presumed to be in doubt. In such cases, the loan is placed on non-accrual status and interest income is recognized at the time of receipt. A reserve for possible losses on interest receivables is maintained when appropriate.

The Rand SBIC interest accrual is also regulated by the SBA s Accounting Standards and Financial Reporting Requirements for Small Business Investment Companies. Under these rules interest income cannot be recognized if collection is doubtful, and a 100% reserve must be established. The collection of interest is presumed to be in doubt when there is substantial doubt about a portfolio company s ability to continue as a going concern or the loan is in default for more than 120 days. Management also uses other qualitative and quantitative measures to determine the value of a portfolio investment and the collectability of any accrued interest.

Revenue Recognition Dividend Income The Corporation may receive distributions from portfolio companies that are limited liability companies and corporations and these distributions are classified as dividend income on the statement of operations. Dividend income is recognized on an accrual basis when it can be reasonably estimated.

Original Issue Discount Investments may include original issue discount or OID income. This occurs when the Corporation purchases a warrant and a note from a portfolio company simultaneously, which require an allocation of a portion of the purchase price to the warrant and reduces the note or debt instrument by an equal amount in the form of a note discount or OID. The note is reported net of the OID and the OID is accreted into interest income over the life of the loan. The Corporation recognized \$3,873 and \$0 in OID income for the three months ended March 31, 2013 and 2012, respectively.

Deferred Debenture Costs SBA debenture origination and commitment costs, which are included in other assets, are amortized ratably over the terms of the SBA debentures and are expensed when the debt is repaid. Amortization expense for the three months ended March 31, 2013 and 2012 was \$25,002 and \$55,854, respectively.

SBA Leverage The Corporation had \$4,000,000 in outstanding SBA leverage at March 31, 2013 and \$4,900,000 at December 31, 2012. The Corporation repaid \$900,000 in SBA leverage during the three months ended March 31, 2013. The \$4,000,000 in outstanding leverage at March 31, 2013 matures in 2022 and 2023. The remaining SBA commitment at March 31, 2013 is \$4,000,000 and expires on September 30, 2016.

Net Assets per Share Net assets per share are based on the number of shares of common stock outstanding. There are no common stock equivalents.

Supplemental Cash Flow Information Income taxes paid, net of refunds, during the three months ended March 31, 2013 and 2012 were \$106,363 and \$300, respectively. Interest paid during the three months ended March 31, 2013 and 2012 was \$67,525 and \$105,104, respectively. The Corporation converted \$163,139 and \$25,193 of interest receivable into investments during the three months ended March 31, 2013 and 2012, respectively.

Accounting Estimates The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent 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.

Stockholders Equity (Net Assets) At March 31, 2013 and December 31, 2012, there were 500,000 shares of \$10.00 par value preferred stock authorized and unissued.

On November 1, 2012, the Board of Directors authorized the repurchase of up to 500,000 shares of the Corporation s outstanding Common Stock on the open market at prices no greater than the then current net asset value through November 1, 2013. The Corporation repurchased 208,698 shares during 2012 and 44,100 during 2003 and 2002. At March 31, 2013, the total shares held in treasury were 252,798 with a total cost of \$603,794.

Profit Sharing and Stock Option Plan In 2001 the stockholders of the Corporation authorized the establishment of an Employee Stock Option Plan (the Option Plan), that provides for the award of options to purchase up to 200,000 common shares to eligible employees. In 2002, the Corporation placed the Option Plan on inactive status as it developed a new profit sharing plan for the Corporation s employees in connection with the formation of its SBIC subsidiary. As of March 31, 2013, no stock options had been awarded under the Option Plan. Because Section 57(n) of the 1940 Act prohibits maintenance of a profit sharing plan for the officers and employees of a BDC where any option, warrant or right is outstanding under an executive compensation plan, no options will be granted under the Option Plan while any profit sharing plan is in effect with respect to the Corporation.

In 2002, the Corporation established a Profit Sharing Plan (the Plan) for its executive officers in accordance with Section 57(n) of the 1940 Act. Under the Plan, the Corporation will pay its executive officers aggregate profit sharing payments equal to 12% of the net realized capital gains of its SBIC subsidiary, net of all realized capital losses and unrealized depreciation of the SBIC subsidiary, for the fiscal year, computed in accordance with the Plan and the Corporation s interpretation of the Plan. Any profit sharing paid or accrued cannot exceed 20% of the Corporation s net income, as defined. The profit sharing payments are split equally between the Corporation s two executive officers, who are fully vested in the Plan.

There were no amounts earned pursuant to the Plan for the three months ended March 31, 2013 and 2012, respectively. During the year ended December 31, 2012, the Corporation approved and accrued \$246,000 under the profit sharing plan, which was paid during the three months ended March 31, 2013.

Income Taxes The Corporation reviews the tax positions it has taken to determine if they meet a more likely than not threshold for the benefit of the tax position to be recognized in the financial statements. A tax position that fails to meet the more likely than not recognition threshold will result in the recording of either a reduction of an income tax receivable or a deferred tax asset, or an income tax payable or a deferred tax liability.

It is the Corporation s policy to include interest and penalties related to income tax liabilities in income tax expense. There were no amounts recognized for interest or penalties related to tax expense for the three months ended March 31, 2013 and 2012.

The Corporation is currently open to audit under the statute of limitations by the Internal Revenue Service for the years ended December 31, 2011 and 2012. In general, the Corporation s state income tax returns are open to audit under the statute of limitations for the years ended December 31, 2008 through 2012. The Corporation does not expect that the amounts of uncertain tax positions will change significantly within the next 12 months.

Concentration of Credit and Market Risk The Corporation s financial instruments potentially subject it to concentrations of credit risk. Cash is invested with banks in amounts which, at times, exceed insurable limits. Management does not anticipate non-performance by the banks.

At March 31, 2013 Gemcor II, LLC (Gemcor), Liazon Corporation (Liazon), Microcision, LLC (Microcision), BinOptics Corporation (Binoptics) and Carolina Skiff LLC (Carolina Skiff) represented 38%, 8%, 7%, 7% and 5%, respectively, of the fair value of the Corporation s investment portfolio.

Note 3. INVESTMENTS

The Corporation previously adopted Accounting Standards Codification (ASC) 820, fair value measurements and disclosures, which defines fair value, establishes a framework for measuring fair value in GAAP, and expands disclosures about fair value measurements.

Loan investments are defined as traditional loan financings with no equity features. Debt investments are defined as debt financings that include one or more equity features such as conversion rights, stock purchase warrants, and/or stock purchase options. A financing may also be categorized as a debt financing if it is accompanied by the direct purchase of an equity interest in the company.

The Corporation uses several approaches to determine the fair value of an investment. The main approaches are:

Loan and debt securities are valued at cost when it is representative of the fair value of an investment or sufficient assets or liquidation proceeds exist from a sale of a portfolio company at its estimated fair value.

The loan and debt securities may also be valued at an amount other than the price the security would command in order to provide a yield to maturity equivalent to the current yield of similar debt securities. A loan or debt instrument may be reduced in value if it is judged to be of poor quality, collection is in doubt or insufficient liquidation proceeds exist.

Equity securities may be valued using the market approach or income approach. The market approach uses observable prices and other relevant information generated by similar market transactions. It may include the use of market multiples derived from a set of comparables to assist in pricing the investment. Additionally, the Corporation adjusts valuations if a subsequent significant equity financing has occurred that includes a meaningful portion of the financing by a sophisticated, unrelated new investor. The income approach employs a cash flow and discounting methodology to value an investment.

ASC 820 classifies the inputs used to measure fair value into the following hierarchy:

Level 1: Quoted prices in active markets for identical assets or liabilities, used in the Corporation s valuation at the measurement date.

Level 2: Quoted prices for similar assets or liabilities in active markets, or quoted prices for identical or similar assets or liabilities in markets that are not active, or other observable inputs other than quoted prices.

Level 3: Unobservable and significant inputs to determining the fair value.

Financial assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement, which is not necessarily an indication of risks associated with the investment.

Any changes in estimated fair value are recorded in the statement of operations as Net increase (decrease) in unrealized appreciation.

Under the valuation policy, the Corporation values unrestricted publicly held securities at the average closing bid price for the last three trading days of the month.

In the valuation process, the Corporation values private securities using the financial information from these portfolio companies, which may include audited and unaudited financial statements, annual projections and budgets prepared by the portfolio company and other financial and non-financial business information supplied by the companies managements. This information is used to determine financial condition, performance, and valuation of the portfolio companies. The valuation may be reduced if a company s performance and potential have deteriorated significantly. If the factors which led to the reduction in valuation are overcome, the valuation may be adjusted.

The fair value determination of each portfolio investment categorized as Level 3 required one or more of the following unobservable inputs:

Financial information obtained from each portfolio company, including unaudited statements of operations, balance sheets and operating budgets;

Current and projected financial, operational and technological development of the portfolio company;

Current and projected ability of the portfolio company to service its debt obligations;

The current capital structure of the business and the seniority of the various classes of equity if a deemed liquidation event were to occur;

Pending debt or capital restructuring of the portfolio company;

Current information regarding any offers to purchase the investment; or past sales transactions;

Current ability of the portfolio company to raise additional financing if needed;

Changes in the economic environment which may have a material impact on the operating results of the portfolio company;

Internal occurrences that may have an impact (both positive and negative) on the operating performance of the portfolio company;

Qualitative assessment of key management;

Contractual rights, obligations or restrictions associated with the investment; and

Other factors deemed relevant to assess valuation. Equity Securities

Equity Securities may include Preferred Stock, Common Stock, Warrants and Limited Liability Company Interests.

The significant unobservable inputs used in the fair value measurement of the Corporation s equity investments are EBITDA and revenue multiples where applicable, the financial and operational performance of the business, or the senior equity preferences which may exist in a deemed liquidation event. Standard industry multiples may be used when available, however the Corporation s portfolio companies are typically small and in early stages of development and these industry standards may be adjusted to more closely match the specific financial and operational performance of the portfolio company. Due to the nature of certain investments, fair value measurements may be based on other criteria, which may include third party appraisals. Significant changes to the unobservable inputs may result in a significantly higher or lower fair value measurement.

Another key factor used in valuing equity investments is recent arms-length equity transactions with unrelated new investors entered into by the portfolio company. Many times the terms of these equity transactions may not be identical to the equity transactions between the portfolio company and the Corporation, and the impact of the difference in transaction terms on the market value of the portfolio company may be difficult or impossible to quantify.

When appropriate the Black-Scholes pricing model is utilized to estimate the fair value of warrants for GAAP accounting purposes. This model requires the use of highly subjective inputs including expected volatility, expected life, expected dividend rate and expected risk free rate of return in addition to variables for the valuation of minority equity positions in small private and early stage companies. Significant increases (decreases) in any of these unobservable inputs would result in a significantly higher or lower fair value measurement.

For recent investments, the Corporation generally relies on the cost basis, which is deemed to represent the fair value, unless other fair market value inputs are identified causing the Corporation to depart from this basis.

Loan and Debt Securities

The significant unobservable inputs used in the fair value measurement of the Corporation s debt securities are the financial and operational performance of the portfolio company as well as the market acceptance for the portfolio company s products or service. These inputs will provide an indicator as to the probability of principal recovery of the investment. The Corporation s debt investments will often be junior secured or unsecured debt securities. Fair value may also be determined based on other criteria where appropriate. Significant changes to the unobservable inputs may result in a significantly higher or lower fair value measurement. For recent investments, we generally rely on the cost basis, which is deemed to represent the fair value, unless other fair market value inputs are identified causing the Corporation to depart from this level.

The following table provides a summary of the significant unobservable inputs used to fair value the Corporation s Level 3 portfolio investments as of March 31, 2013:

Investment Type	Fair	Value at March 31, 2013	Valuation Technique	Significant Unobservable Inputs	Ra	inge
Equity Investments	\$	11,321,748	Market Approach	EBITDA Multiple		5X-12X
		414,214	Market Approach	Liquidation Seniority		1X
		99,500	Market Approach	Revenue Multiple		1X
		8,264,628	Market Approach	Transaction Pricing	Not a	pplicable
			Black Scholes			
		72,000	Pricing Model	Stock pricing	\$	1.13
Loan and Debt Investments		5,224,430	Face Value	Liquidation Seniority	Not a	pplicable
		440,707	Market Approach	Revenue Multiple		1X
Total	\$	25,837,227				

The following table provides a summary of the components of Level 1, 2 and 3 Assets Measured at Fair Value on a Recurring Basis at March 31, 2013:

		Fair Value Measurements at Reported Date Using					
		Quoted Prices in Active Markets for Identical	Significa Observab				
	March 31,	Assets	Inputs	Inputs			
Description	2013	(Level 1)	(Level 2) (Level 3)			
Loan investments	\$ 1,585,814			\$ 1,585,814			
Debt investments	4,079,323			4,079,323			
Equity investments	21,510,340	1,338,250		20,172,090			
Total Venture Capital Investments	\$ 27,175,477	\$ 1,338,250	\$	0 \$ 25,837,227			

The following table provides a summary of the components of Level 1, 2 and 3 Assets Measured at Fair Value on a Recurring Basis at December 31, 2012:

		Fair Value Measurements at Reported Date U				
		Quoted Prices in Active Markets for Identical	Significant Observable		Other Significant Unobservable	
	December 31,	Assets	Input	ts	Inputs	
Description	2012	(Level 1)	(Level	2)	(Level 3)	
Loan investments	\$ 1,504,986				\$ 1,504,986	
Debt investments	4,082,174				4,082,174	
Equity investments	24,192,626	3,540,400			20,652,226	
Total Venture Capital Investments	\$ 29,779,786	\$ 3,540,400	\$	0	\$ 26,239,386	

The following table provides a summary of Assets Measured at Fair Value on a Recurring Basis Using Significant Unobservable Inputs (Level 3) for the three months ended March 31, 2013:

	Fair Value Measurements Using Significant			
	Unobservable Inputs (Level 3) Venture Capital Investments			
Description	Loan Investments	Debt Investments	Equity Investments	Total
Ending Balance, December 31, 2012, of Level 3 Assets	\$ 1,504,986	\$ 4,082,174	\$ 20,652,226	\$ 26,239,386
Realized Gains or Losses included in net				
change in net assets from operations				
Mid America Brick & Structural Clay				
Products, LLC (Mid America Brick)		(126,698)	(937,000)	(1,063,698)
Total Realized Losses		(126,698)	(937,000)	(1,063,698)
Unrealized Gains or Losses included in net				

126,698	937,000	1,063,698
	6,652	6,652
	(561,836)	(561,836)
126,698	381,816	508,514
		6,652 (561,836)

Purchases of Securities/Changes to Securities/Non-cash				
conversions:				
Chequed.com, Inc. (Chequed)			500,000	500,000
EmergingMed.com, Inc. (Emerging Med)		103,207		103,207
First Wave Products Group, LLC (First Wave)		14,703		14,703
GiveGab, Inc			250,000	250,000
Mercantile Adjustment Bureau, LLC (Mercantile)		2,499		2,499
Mezmeriz, Inc. (Mezmeriz)		100,000	19,864	119,864
Microcision LLC (Microcision)		26,739		26,739
Mid America Brick	150,000			150,000
Total Purchases/Changes to Securities	150,000	247,148	769,864	1,167,012
Repayments of Securities				
Gemcor II, LLC (Gemcor)	(55,812)			(55,812)
NDT			(6,652)	(6,652)
QuaDPharma, LLC (Quadpharma)	(13,359)			(13,359)
UltraScan			(938,164)	(938,164
Total Repayments of Securities	(69,171)		(944,816)	(1,013,987)
Transfers within Level 3	(1)	(249,999)	250,000	
Ending Balance, March 31, 2013, of Level 3 Assets	\$ 1,585,814	\$ 4,079,323	\$ 20,172,090	\$ 25,837,227
Linuing Duluice, march or, 2010, 01 Elever 5 Absets	ф 1,505,011	\$ 1,079,525	<i>4 20,172,090</i>	\$ 23,037,227

 Change in unrealized gains or losses for the period included in changes in net assets
 \$ 508,514

 Total gains or losses for the period included in changes in net assets
 (\$392,890)

 Change in the period included in changes in net assets
 (\$392,890)

The following table provides a summary of Assets Measured at Fair Value on a Recurring Basis Using Significant Unobservable Inputs (Level 3) for the three months ended March 31, 2012:

	Fair Value Measurements Using Significant			
		Unobservable Inputs (Level 3) Venture Capital Investments		
	Loan	Debt	Equity	
Description	Investments	Investments	Investments	Total
Beginning Balance, December 31, 2011, of Level 3 Assets	\$ 327,111	\$ 2,854,564	\$ 20,750,186	\$ 23,931,861
Unrealized gains or losses included in net				
change in net assets from operations				
Ultra-Scan Corporation (UltraScan)			(200,000)	(200,000)
Total Unrealized Gains and Losses			(200,000)	(200,000)
Purchases of Securities/Changes to Securities/Non-cash				
conversions:			155 500	455 500
Rheonix, Inc. (Rheonix)		100.000	455,728	455,728
Mezmeriz, Inc. (Mezmeriz)		100,000		100,000
Microcision LLC (Microcision)		25,193		25,193
Total Purchases/Changes to Securities		125,193	455,728	580,921
Repayments of Securities				
Gemcor II, LLC (Gemcor)	(23,713)			(23,713)
NDT Acquisitions, LLC (NDT)			(5,629)	(5,629)
Total Repayments of Securities	(23,713)		(5,629)	(29,342)
Transfers within Level 3				

Transfers in or out of Level 3 (A) (B)			(5,700,000)	(5,700,000)
Ending Balance, March 31, 2012, of Level 3 Assets	\$ 303,398	\$ 2,979,757	\$ 15,300,285	\$ 18,583,440
Change in unrealized gains or losses for the period included in changes in net assets Total gains or losses for the period included in changes in net assets				

- (A) The reporting entity s policy is to recognize transfers into and transfers out of level 3 as of the date of the event or change in circumstances that caused the transfer.
- (B) Transfer from level 3 to level 2 because observable market data became available for the security.

Note 4. FINANCIAL HIGHLIGHTS

The following schedule provides the financial highlights, calculated based on weighted average shares outstanding, for the three months ended March 31, 2013 and the year ended December 31, 2012: