
**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549**

SCHEDULE 14A

**Proxy Statement Pursuant to Section 14(a) of the
Securities Exchange Act of 1934
(Amendment No. __)**

Filed by the Registrant

Filed by a Party other than the Registrant

Check the appropriate box:

- Preliminary Proxy Statement
- Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))**
- Definitive Proxy Statement
- Definitive Additional Materials
- Soliciting Material under §240.14a-12

Raymond James Financial, Inc.

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check all boxes that apply):

- No fee required
- Fee paid previously with preliminary materials
- Fee computed on table in exhibit required by Item 25(b) per Exchange Act Rules 14a-6(i)(1) and 0-11

(The following is the text of information to be posted by management on various Company internal communications media, sent by e-mail, or provided by means of oral presentations to groups of employees.)

RJNET NEWS ITEMS

Vote your RJF shares at the Annual Meeting of Shareholders

Your vote is important, no matter the size of your holdings. Review the Raymond James Financial, Inc. (RJF) proxy materials and learn how to vote your shares.

When is the 2026 Annual Meeting of Shareholders?

All associates and shareholders are invited to attend the virtual 2026 Annual Meeting of Shareholders at **4:30 p.m. ET on Thursday, February 19, 2026**. The live broadcast can be accessed on raymondjames.com under Investors > News and Events > Shareholders Meeting (Add to Outlook).

How do I vote my shares?

RJF shareholders have the right to vote in Board elections and on certain other significant matters. Please vote all of your shares, and keep in mind that:

- As a shareholder, you may hold your Raymond James shares in up to three different ways.
- If you own shares in more than one form, you will have to vote each separately.
- Different deadlines apply to voting different forms of share ownership, so be sure to review the proxy statement for full details.

Learn how to vote your shares:

- View the image below (click to view full screen), and
- Read voting deadlines and instructions in the proxy materials or available [here](#).

Be heard

Your vote matters

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If you own shares in more than one form, you will have to vote each separately. Please vote all of your shares. In addition, different deadlines apply to voting different forms of share ownership – please see the proxy statement for full details.

1 **What** are the different forms of share ownership?

- Beneficial owner holding shares in a regular brokerage account (including via the Employee Stock Purchase Program)
- Participant in the Employee Stock Ownership Plan (ESOP)
- Registered shareholder (whose name is directly listed on our share register)

2 **How** will you receive your proxy materials?

- Online, using the link provided in your Notice of Internet Availability
- By physical mail, if you own more than a certain number of shares or have requested physical copies
- By e-mail, if you have so elected or participate as an employee in the ESOP

3 **How** can you vote your shares?

- By mail
- Online
- By telephone
- At the virtual Annual Shareholders' Meeting (for record holders and beneficial owners; this does not apply to shares in an ESOP account)

For assistance, or to obtain additional copies of our proxy materials, please call our proxy solicitor, MacKenzie Partners, at **800.322.2885**.

What will be voted on?

The following proposals will be voted upon at the Annual Shareholders Meeting:

1. To elect the twelve (12) director nominees named in the Proxy Statement,
2. To hold an advisory vote to approve executive compensation (“say-on-pay”),
3. To approve the Amended and Restated 2012 Stock Incentive Plan,
4. To approve the Amended and Restated 2003 Employee Stock Purchase Plan, and
5. To ratify the appointment of KPMG LLP as the company’s independent registered public accounting firm

Other: To consider and act upon such other business as may properly come before the meeting or any adjournment thereof.

The Board of Directors recommends a vote “FOR” all of the nominees listed, and “FOR” Proposals 2, 3, 4 and 5.

Questions?

How to Vote and Voting Deadlines

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