## QCR HOLDINGS INC

Form 10-Q
August 09, 2006
U.S. SECURITIES AND EXCHANGE COMMISSION


Washington, D.C. 20549
FORM 10-Q
----------
[ x ] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES AND EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2006
[ ] 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 0-22208
QCR HOLDINGS, INC.
(Exact name of Registrant as specified in its charter)
Delaware
42-1397595
--------------------------------------
(I.R.S. Employer ID Number)
(State or other jurisdiction of
incorporation or organization)
3551 7th Street, Suite 204, Moline, Illinois 61265
(Address of principal executive offices)
(309) 736-3580
(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 $15(\mathrm{~d})$ 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 past 90 days.
Yes [ X ] No [ ]

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

Large accelerated filer [ ] Accelerated filer [ X ] Non-accelerated filer [ ]
Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act).
Yes [ ] No [ X ]

Indicate the number of shares outstanding of each of the issuer's classes of common stock as of the latest practicable date: As of August 1, 2006, the Registrant had outstanding 4,553,741 shares of common stock, \$1.00 par value per share.

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QCR HOLDINGS, INC. AND SUBSIDIARIES

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ASSETS
Cash and due from banks ..... \$33
Federal funds sold4,
Interest-bearing deposits at financial institutions ..... 4
Securities held to maturity, at amortized costSecurities available for sale, at fair value
Loans receivable held for sale7
Loans/leases receivable held for investment859 ,
Less: Allowance for estimated losses on loans/leases
Premises and equipment, net26
Goodwill3,
Accrued interest receivable,
Bank-owned life insurance
Bank-owned life insurance18
Other assets ..... 18 , ..... 18,
Total assets ..... \$ 1,156,
\$ 1, 1
=======
LIABILITIES AND STOCKHOLDERS' EQUITY
LIABILITIES
Deposits:
Noninterest-bearing ..... \$ 126,
Interest-bearing ..... 678
Total deposits ..... 804
Short-term borrowings ..... 104
Federal Home Loan Bank advances ..... 131
Other borrowings9
Junior subordinated debentures ..... 36
Other liabilities ..... 13,
Total liabilities ..... 1,099
Minority interest in consolidated subsidiary
STOCKHOLDERS' EQUITY
Common stock, \$1 par value; shares authorized 10,000,0004,
June 2006 - 4,548,256 shares issued and outstanding,
December 2005 - 4,531,224 shares issued and outstanding
Additional paid-in capital21
Retained earnings31
Accumulated other comprehensive loss ..... (1,

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# Total stockholders' equity <br> Total liabilities and stockholders' equity 

See Notes to Consolidated Financial Statements
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QCR HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)
Three Months Ended June 30

|  | 2006 | 2005 |
| :---: | :---: | :---: |
| Interest and dividend income: |  |  |
| Loans/leases, including fees | \$ 14,173,405 | \$ 10,084,216 |
| Securities: |  |  |
| Taxable | 1,713,181 | 1,258,488 |
| Nontaxable | 187,699 | 140,006 |
| Interest-bearing deposits at financial institutions | 93,531 | 28,213 |
| Federal funds sold | 54,410 | 27,947 |
| Total interest and dividend income | 16,222,226 | $11,538,870$ |
| Interest expense: |  |  |
| Deposits | 5,994,545 | 2,650,998 |
| Short-term borrowings | 877,873 | 647,800 |
| Federal Home Loan Bank advances | 1,309,635 | 1,010,319 |
| Other borrowings | 144,875 | 87,587 |
| Junior subordinated debentures | 643,200 | 385,170 |
| Total interest expense | 8,970,128 | 4,781,874 |
| Net interest income | 7,252,098 | 6,756,996 |
| Provision for loan/lease losses | 351,736 | $(147,418)$ |
| Net interest income after provision for loan/lease losses .................... | $6,900,362$ | 6,904,414 |
| Noninterest income: |  |  |
| Merchant credit card fees, net of processing costs | 491,657 | 383,758 |
| Trust department fees | 741,648 | 719,918 |
| Deposit service fees | 478,664 | 396,297 |
| Gains on sales of loans, net | 287,768 | 351,042 |
| Securities losses, net | $(71,293)$ | -- |
| Gains on sales of foreclosed assets | 744,694 | -- |
| Earnings on bank-owned life insurance | 163,300 | 140,235 |
| Investment advisory and management fees | 363,395 | 199,675 |
| Other | 396,933 | 243,953 |
| Total noninterest income | 3,596,766 | 2,434,878 |

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| Noninterest expenses: |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Salaries and employee benefits |  | 5,483,476 |  | 4,120,478 |
| Professional and data processing fees |  | 768,415 |  | 824,598 |
| Advertising and marketing |  | 383,542 |  | 307,584 |
| Occupancy and equipment expense |  | 1,274,648 |  | 1,022,246 |
| Stationery and supplies |  | 168,000 |  | 164,238 |
| Postage and telephone |  | 248,111 |  | 198,370 |
| Bank service charges |  | 142,939 |  | 139,026 |
| Insurance |  | 153,413 |  | 153,687 |
| Other |  | 59,596 |  | 513,114 |
| Total noninterest expenses |  | 8,682,140 |  | 7,443,341 |
| Minority interest in income of consolidated subsidiary |  | 47,757 |  |  |
| Income before income taxes |  | 1,767,231 |  | 1,895,951 |
| Federal and state income taxes |  | 563,750 |  | 633,428 |
| Net income | \$ | 1,203,481 |  | \$ 1,262,523 |
| Earnings per common share: |  |  |  |  |
| Basic | \$ | 0.26 |  | \$ 0.28 |
| Diluted | \$ | 0.26 |  | \$ 0.27 |
| Weighted average common shares outstanding |  | 4,543,169 |  | 4,514,459 |
| Weighted average common and common equivalent shares outstanding $\qquad$ |  | 4,588,384 |  | 4,614,256 |
| Cash dividends declared per common share | \$ | 0.04 |  | \$ 0.04 |
| Comprehensive income | \$ | 704,085 |  | \$ 1,434,067 |
| See Notes to Consolidated Financial Statements |  |  |  |  |
| QCR HOLDINGS, INC. AND SUBSIDIARIES |  |  |  |  |
| CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED) Six Months Ended June 30 |  |  |  |  |
|  |  | 2006 |  | 2005 |
| Interest and dividend income: |  |  |  |  |
| Loanslleases, including fees ............................. ${ }^{\text {Securities: }}$ S 26,987,400 \$ 19,404,460 |  |  |  |  |
|  |  |  |  |  |
| Taxable |  | 3,406,183 |  | 2,423,510 |
| Nontaxable |  | 357,096 |  | 276,249 |
| Interest-bearing deposits at financial institutions |  | 136,010 |  | 69,100 |
| Federal funds sold |  | 204,386 |  | 45,540 |
| Total interest and dividend income |  | ,091,075 |  | 22,218,859 |

Interest expense:


Total noninterest income
Noninterest expenses:
Salaries and employee benefits
Professional and data processing fees
Advertising and marketing
Occupancy and equipment expense
Stationery and supplies ..........
Postage and telephone
Bank service charges
Insurance
Other

Total noninterest expenses

Cash dividends declared per common share

Comprehensive income

| 11,281,050 | 5,096,157 |
| :---: | :---: |
| 1,440,294 | 1,113,919 |
| 2,583,115 | 1,859,928 |
| 254,245 | 188,872 |
| 1,163,452 | 714,648 |
| 16,722,156 | 8,973,524 |
| 14,368,919 | 13,245,335 |
| 895,580 | 153,788 |
| 13,473,339 | 13,091,547 |
| 987,450 | 802,717 |
| 1,522,941 | 1,455,061 |
| 944,080 | 777,563 |
| 493,003 | 605,172 |
| $(213,879)$ | -- |
| 750,134 | 867 |
| 413,008 | 318,962 |
| 663,938 | 339,854 |
| 832,140 | 651,157 |

$6,392,815 \quad 4,951,353$

| $10,531,379$ | $8,016,845$ |
| ---: | ---: |
| $1,559,253$ | $1,437,394$ |
| 626,849 | 567,763 |
| $2,524,661$ | $1,998,199$ |
| 337,369 | 312,016 |
| 473,241 | 394,685 |
| 278,475 | 257,499 |
| 286,489 | 306,842 |
| 257,937 | 904,803 |
| -----------------1 |  |


|  | 2,889,360 |  | 3,846,854 |
| :---: | :---: | :---: | :---: |
|  | 852,708 |  | 1,260,581 |
| \$ | 2,036,652 | \$ | 2,586,273 |
| \$ | 0.44 | \$ | 0.57 |
| \$ | 0.44 | \$ | 0.56 |
|  | $4,576,755$ |  | 4,508,886 |
|  | 4,624,477 |  | 4,612,778 |
| \$ | 0.04 | \$ | 0.04 |

$\$ \quad 1,531,681 \quad \$ \quad 2,053,608$
$=============================$

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## See Notes to Consolidated Financial Statements

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QCR HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)<br>Six Months Ended June 30

## CASH FLOWS FROM OPERATING ACTIVITIES

Net income

Adjustments to reconcile net income to net cash
(used in) provided by operating activities:


Amortization of offering costs on subordinated debentures ..................... 7,15

Minority interest in income of consolidated subsidiary
101, 14
Gain on sale of foreclosed assets
(750, 13
Amortization of premiums on securities, net ..................................... 156,36
Investment securities losses, net ................................................................... 213
Loans originated for sale
$(43,483,65$
Proceeds on sales of loans
39, 160,58
Net gains on sales of loans
(493, 0
Increase in accrued interest receivable
$(1,289,9$
Increase in other assets
$(1,221,7$
(Decrease) increase in other liabilities ................................................................. 949,9
Net cash (used in) provided by operating activities

CASH FLOWS FROM INVESTING ACTIVITIES
Net decrease (increase) in federal funds sold ..... 420
Net (increase) decrease in interest-bearing deposits at financial institutions ..... (3, 203
Proceeds from sale of foreclosed assets ..... 1, 013
Activity in securities portfolio:Purchases$(31,182$
Calls and maturities ..... 22,675
Paydowns ..... 353
Sales ..... 4, 786,
Activity in bank-owned life insurance:(750,
Increase in cash value ..... (412
Net loans/leases originated and held for investment ..... $(106,088$,
Purchase of premises and equipment ..... $(2,207$
Net cash used in investing activities ..... $(114,596$
CASH FLOWS FROM FINANCING ACTIVITIES
Net increase in deposit accounts ..... 105,598
Net (decrease) increase in short-term borrowings ..... $(3,111$,
Activity in Federal Home Loan Bank advances:
Advances ..... 26,500
Payments ..... $(24,614$
Net decrease in other borrowings ..... $(1,457$
Proceeds from issuance of junior subordinated debentures ..... 10,310

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Tax benefit of nonqualified stock options exercised

Proceeds from issuance of common stock, net ..... 177Net cash provided by financing activities ................................ \$ 113,256\$ 113,256------------
Net (decrease) increase in cash and due from banks ..... (5, 774
Cash and due from banks, beginning ..... 38, 956 ,
Cash and due from banks, ending ..... \$ $\quad 33,182$
Supplemental disclosure of cash flow information, cash payments for:
Interest ..... \$ $\quad 15,134$
Income/franchise taxes ..... \$
$=========$Supplemental schedule of noncash investing activities:Change in accumulated other comprehensive income,unrealized losses on securities available for sale, net .......................... \$(504,
Transfers of loans to other real estate owned ..... $=========$
\$ ..... 37

See Notes to Consolidated Financial Statements

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Part I
Item 1

QCR HOLDINGS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

JUNE 30, 2006

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of presentation: The accompanying unaudited consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America for interim financial information and with the instructions to Form 10-Q. They do not include information or footnotes necessary for a fair presentation of financial position, results of operations and changes in financial condition in conformity with accounting principles generally accepted in the United States of America. Accordingly, these financial statements should be read in conjunction with the Company's Annual Report on Form 10-K for the year ended December 31, 2005. However, all adjustments that are, in the opinion of management, necessary for a fair presentation have been included. Any differences appearing between numbers presented in financial statements and management's discussion and analysis are due to rounding. Results for the period ended June 30,2006 are not necessarily indicative of the results that may be expected for the year ending December 31, 2006.

Certain amounts in the prior period financial statements have been reclassified, with no effect on net income or stockholders' equity, to conform with the current period presentation.

Principles of consolidation: The accompanying consolidated financial statements

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include the accounts of $Q C R$ Holdings, Inc. (the "Company"), a Delaware corporation, and its wholly owned subsidiaries, Quad City Bank and Trust Company ("Quad City Bank \& Trust"), Cedar Rapids Bank and Trust Company ("Cedar Rapids Bank \& Trust"), Rockford Bank and Trust Company ("Rockford Bank \& Trust"), Quad City Bancard, Inc. ("Bancard"), and Quad City Liquidation Corporation ("QCLC"). Quad City Bank \& Trust owns $80 \%$ of the equity interests of M2 Lease Funds, LLC ("M2 Lease Funds"). All significant intercompany accounts and transactions have been eliminated in consolidation. The Company also wholly owns QCR Holdings Statutory Trust II ("Trust II"), QCR Holdings Statutory Trust III ("Trust III"), QCR Holdings Statutory Trust IV ("Trust IV"), and QCR Holdings Statutory Trust V ("Trust V"). These four entities were established by the Company for the sole purpose of issuing trust preferred securities. As required by current accounting rules, the Company's equity investments in these entities are not consolidated, but are included in other assets on the consolidated balance sheet for $\$ 1.1$ million in aggregate at June 30, 2006. In addition to these nine wholly owned subsidiaries, the Company has an aggregate investment of $\$ 756$ thousand in three affiliated companies, Nobel Electronic Transfer, LLC ("Nobel"), Nobel Real Estate Investors, LLC ("Nobel Real Estate"), and Velie Plantation Holding Company. The Company owns $20 \%$ equity positions in both Nobel and Nobel Real Estate and a 47\% equity position in Velie Plantation Holding Company. In June 2005, Cedar Rapids Bank \& Trust entered into a joint venture as a $50 \%$ owner of Cedar Rapids Mortgage Company, LLC ("Cedar Rapids Mortgage Company").

Stock-based compensation plans: The Company's Board of Directors adopted and the stockholders approved stock option and incentive plans in June 1993, November 1996, and January 2004. These plans are administered by a Committee appointed by the Board of Directors, which determines the number and exercise price of stock options granted at the time of the grant. Additionally two of the stock option and incentive plans allow the granting of stock appreciation rights ("SARs"). The Company's Board of Directors adopted and the stockholders also approved an employee stock purchase plan in October 2002. Please refer to Note 14 of our consolidated financial statements in our Annual Report on Form 10-K for the year ended December 31, 2005, for additional information related to these stock option and incentive plans, SARs and stock purchase plan.

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Prior to January 1, 2006, the Company's stock-based employee compensation expense under the stock option plans was accounted for in accordance with Accounting Principles Board Opinion (APB) No. 25, "Accounting for Stock Issued to Employees," and related interpretations. Because the exercise price of the Company's employee stock options always equaled the market price of the underlying stock on the date of grant, no compensation expense was recognized on options granted. The Company adopted the provisions of Statement of Financial Accounting Standard 123R ("SFAS 123R") effective as of January 1, 2006. SFAS 123R eliminates the ability to account for stock-based compensation using APB 25 and requires that all share-based awards made to employees and directors, including stock options, SARs and stock purchase plan transactions be recognized as compensation cost in the income statement based on their fair values on the measurement date, which is generally the date of the grant. The Company transitioned to fair-value based accounting for stock-based compensation using a modified version of prospective application ("modified prospective application"). Under the modified prospective application, compensation cost included in noninterest expenses for the six months ended June 30, 2006 includes 1) compensation cost of share-based payments granted prior to but not yet vested as of June 30, 2006, based on the grant-date fair value estimated in accordance with the original provisions of Statement of Financial Accounting Standard 123 ("SFAS 123"), and 2) compensation cost for all share-based payments granted subsequent to January 1, 2006, based on the grant-date fair value estimated in accordance with the provisions of SFAS 123R. Prior periods were not restated to reflect the impact of adopting the new standard.

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As a result of applying the provisions of SFAS $123 R$ during the three and six months ended June 30, 2006, the Company recognized additional stock-based compensation expense related to stock options, stock purchases, and SARs of $\$ 22$ thousand and $\$ 25$ thousand, respectively. As required by SFAS 123R, management made an estimate of expected forfeitures and is recognizing compensation costs only for those equity awards expected to vest.

The Company receives a tax deduction for certain stock option exercises during the period the options are exercised, generally for the excess of the price at which the options are sold over the exercise price of the options. Prior to adoption of SFAS 123R, the Company reported all tax benefits resulting from the exercise of stock options as operating cash flows in our consolidated statements of cash flows. In accordance with SFAS 123R, for the six months ended June 30 , 2006, the Company revised our consolidated statements of cash flows presentation to report the tax benefits from the exercise of stock options as financing cash flows.

The Company uses the Black-Scholes option pricing model to estimate the fair value of stock option grants with the following assumptions for the indicated periods:

|  | $\begin{aligned} & \text { Six Months } \\ & 2006 \end{aligned}$ | June 30, 2005 |
| :---: | :---: | :---: |
| Dividend yield | $0.42 \%$ to 0.44\% | $0.36 \%$ to 0.39\% |
| Expected volatility | $24.46 \%$ to $26.55 \%$ | $24.65 \%$ to $24.81 \%$ |
| Risk-free interest rate | 4.47\% to 5.26\% | 4.27\% to 4.48\% |
| Expected life of option grants | 6 years | 10 years |
| Weighted-average grant date fair value. | \$6.50 | \$9.06 |

The Company also uses the Black-Scholes option pricing model to estimate the fair value of stock purchase grants with the following assumptions for the indicated periods:

|  | $\begin{aligned} & \text { Six Montl } \\ & 2006 \end{aligned}$ | ed June 30, 2005 |
| :---: | :---: | :---: |
| Dividend yield | $0.41 \%$ | $0.38 \%$ |
| Expected volatility | $10.93 \%$ | $24.81 \%$ |
| Risk-free interest rate | 4.17\% to 4.40\% | 2.21\% to 2.47\% |
| Expected life of stock purchase grants | 3 to 6 months | 3 to 6 months |
| Weighted-average grant date fair value | \$2.56 | \$3.29 |

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The fair value is amortized on a straight-line basis over the vesting periods of the grants and will be adjusted for subsequent changes in estimated forfeitures. The expected dividend yield assumption is based on the Company's current expectations about its anticipated dividend policy. Expected volatility is based on historical volatility of the Company's common stock price. The risk-free interest rate for periods within the contractual life of the option is based on

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the U.S. Treasury yield curve in effect at the time of the grant. The expected life of grants is derived using the 'simplified" method as allowed under the provisions of the Securities and Exchange Commission's Staff Accounting Bulletin No. 107 and represents the period of time that options are expected to be outstanding. Historical data is used to estimate forfeitures used in the model. Two separate groups of employees (employees subject to broad based grants, and executive employees and directors) are used.

As of June 30, 2006, there was $\$ 488$ thousand of unrecognized compensation cost related to share based payments, which is expected to be recognized over a weighted average period of 3.3 years.

A summary of the stock option plans as of June 30,2006 and changes during the six months is presented below:

|  | Weighted <br> Average <br> Exercise <br> Price | Sggregate <br> Intrinsic <br> Value |  |
| :---: | :---: | :---: | :---: |
| Outstanding, beginning ... | 252,658 | $\$$ | 13.25 |
| Granted............. | 52,900 | $\$$ | 18.80 |
| Exercised ........... | $(12,702)$ | $\$$ | 7.39 |
| Forfeited .......... | $(5,977)$ | $\$$ | 18.72 |
| Outstanding, ending ..... | 286,879 | $\$$ | 14.42 |

The aggregate intrinsic value is calculated as the difference between the exercise price of the underlying awards and the quoted price of the Company's common stock for the 145,359 options that were in-the-money at June 30,2006 . During the six months ended June 30, 2006 and 2005, the aggregate intrinsic value of options exercised under the Company's stock option plans was $\$ 88,582$ and $\$ 107,209$, respectively, determined as of the date of the option exercise.

A further summary of options outstanding as of June 30,2006 is presented below:

|  | Options Outstanding |  |  | Options E |
| :---: | :---: | :---: | :---: | :---: |
|  | Number Outstanding | Weighted Average remaining contractual Life | Weighted Average Exercise Price | Number <br> Exercisable |
| \$5.89 to \$6.90 | 15,900 | 5.00 years | \$ 6.90 | 15,900 |
| \$7.00 to \$7.13 | 33,650 | 4.76 years | 7.01 | 33,650 |
| \$7.45 to \$9.39 | 35,636 | 2.30 years | 8.85 | 35,186 |
| \$9.87 to \$11.64 | 34,029 | 5.27 years | 10.33 | 29,173 |
| \$11.83 to \$18.48 | 66,744 | 6.61 years | 16.56 | 31,094 |
| \$18.60 to \$19.70 | 52,050 | 8.77 years | 18.96 | 11,280 |
| \$20.63 to \$22.00 | 48,870 | 8.55 years | 21.10 | 9,441 |

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A summary of the status of SARs as of June 30,2006 and changes during the six months is presented below:

|  | Weighted <br> Average |
| :---: | :---: | :---: |
| Number Awarded |  |
| Exercise Price |  |

The following table illustrates the effect on net income and earnings per share if the Company had applied the fair value recognition provisions of SFAS 123 to stock-based employee compensation prior to January 1, 2006 . For purposes of this pro forma disclosure, the value of the option and purchase plan grants were estimated using a Black-Scholes option pricing model and amortized on a straight-line basis over the respective vesting period of the awards.


NOTE 2 - EARNINGS PER SHARE
The following information was used in the computation of earnings per share on a basic and diluted basis.

|  | Three months ended June 30, |  | Six months ended June 30, |  |
| :---: | :---: | :---: | :---: | :---: |
|  | 2006 | 2005 | 2006 | 200 |
| Net income, basic and diluted earnings ................... | \$1,203,481 | \$1,262,523 | \$2,036,652 | \$2,586 |
| Weighted average common shares outstanding | 4,543,169 | 4,514,459 | 4,576,755 | 4,508 |
| Weighted average common shares issuable upon exercise of stock options and under the employee stock purchase plan .. | 45,215 | 99,797 | 47,722 | 103 |
| Weighted average common and common equivalent shares outstanding .............. | 4,588,384 | 4,614,256 | 4,624,477 | 4,612 |

## NOTE 3 - BUSINESS SEGMENT INFORMATION

The Company's business segments operate utilizing strong intercompany relationships, primarily with Quad City Bank \& Trust. Cedar Rapids Bank \& Trust and Rockford Bank \& Trust both look to Quad City Bank \& Trust as their primary upstream correspondent bank. These relationships produce Federal funds activity, both purchases and sales, which result in intercompany interest income/expense, that is eliminated in segment reporting. At June 30,2006 , the negative net effects of this elimination to Quad City Bank \& Trust's net income were $\$ 145$ thousand for three months and $\$ 237$ thousand for six months. The reciprocal positive net effects of this elimination to net income, at June 30, 2006 , were $\$ 70$ thousand and $\$ 137$ thousand to Cedar Rapids Bank \& Trust and $\$ 75$ thousand and $\$ 100$ thousand to Rockford Bank \& Trust for three months and six months, respectively. At June 30,2005 , the negative net effects of this elimination to Quad City Bank \& Trust's net income were $\$ 25$ thousand for three months and $\$ 27$ thousand for six months. The reciprocal net effects to net income, at June 30 , 2005, were positive $\$ 52$ thousand and $\$ 90$ thousand to Cedar Rapids Bank \& Trust for three and six months, respectively. The reciprocal net effects to net income, at June 30, 2005, were negative $\$ 27$ thousand and $\$ 63$ thousand to Rockford Bank \& Trust for three and six months, respectively.

M2 Lease Funds also utilizes the services of Quad City Bank \& Trust to provide the funding for its $\$ 43.7$ million lease portfolio. The intercompany interest income/expense, which results from this funding relationship, is eliminated in segment reporting. At June 30, 2006 , the negative net effect to net income for Quad City Bank \& Trust and the positive net effect to net income for M2 Lease Funds were each $\$ 445$ thousand and $\$ 818$ thousand for three and six months, respectively. At June 30, 2005, M2 Lease Funds was not a segment of the Company.

Selected financial information on the Company's business segments, with all intercompany accounts and transactions eliminated, is presented as follows for the three-month and six-month periods ended June 30, 2006 and 2005, respectively.

| 2006 | 2005 | 2006 | 2005 |
| :---: | :---: | :---: | :---: |


| Revenue: |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Commercial banking: |  |  |  |  |  |  |  |  |
| Quad City Bank \& Trust | \$ | 11,616,345 | \$ | 9,122,038 | \$ | 21,757,806 |  | 17,571,482 |
| Cedar Rapids Bank \& Trust |  | 4,985,629 |  | 3,462,067 |  | 9,573,818 |  | 6,671,090 |
| Rockford Bank \& Trust |  | 993,869 |  | 161,973 |  | 1,653,927 |  | 218,960 |
| Credit card processing |  | 596,574 |  | 445,135 |  | 1,186,897 |  | 918,115 |
| Trust management |  | 741,649 |  | 719,918 |  | 1,522,942 |  | $1,455,061$ |
| Leasing services |  | 798,690 |  | -- |  | 1,582,788 |  | - -- |
| All other |  | 86,236 |  | 62,617 |  | 205,712 |  | 335,504 |
| Total revenue | \$ | 19,818,992 | \$ | 13,973,748 | \$ | 37,483,890 | \$ | 27,170,212 |
| Net income (loss): |  |  |  |  |  |  |  |  |
| Commercial banking: |  |  |  |  |  |  |  |  |
| Quad City Bank \& Trust | \$ | 1,000,956 | \$ | 1,425,682 | \$ | 1,373,589 | \$ | 2,788,696 |
| Cedar Rapids Bank \& Trust |  | 431,547 |  | 465,465 |  | 894,932 |  | 843,164 |
| Rockford Bank \& Trust |  | $(482,628)$ |  | $(353,754)$ |  | $(778,336)$ |  | (732, 478) |
| Credit card processing |  | 185,587 |  | 119,466 |  | 377,548 |  | 237,022 |
| Trust management |  | 160,627 |  | 135,069 |  | 360,347 |  | 333,257 |
| Leasing services |  | 666,761 |  | -- |  | 1,308,935 |  |  |
| All other |  | $(759,369)$ |  | (529,405) |  | $(1,500,363)$ |  | $(883,388)$ |
| Total net income | \$ | 1,203,481 | \$ | 1,262,523 | \$ | 2,036,652 | \$ | 2,586,273 |

## NOTE 4 - COMMITMENTS AND CONTINGENCIES

In the normal course of business, the Company's subsidiary banks make various commitments and incur certain contingent liabilities that are not presented in the accompanying consolidated financial statements. The commitments and contingent liabilities include various guarantees, commitments to extend credit, and standby letters of credit.

Commitments to extend credit are agreements to lend to a customer as long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. Since many of the commitments are expected to expire without being drawn upon, the total commitment amounts do not necessarily represent future cash requirements. The subsidiary banks evaluate each customer's creditworthiness on a case-by-case basis. The amount of collateral obtained, if deemed necessary by the banks upon extension of credit, is based upon management's credit evaluation of the counter-party. Collateral held varies but may include accounts receivable, marketable securities, inventory, property, plant and equipment, and income-producing commercial properties.

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Standby letters of credit are conditional commitments issued by the banks to guarantee the performance of a customer to a third party. Those guarantees are primarily issued to support public and private borrowing arrangements and, generally, have terms of one year, or less. The credit risk involved in issuing letters of credit is essentially the same as that involved in extending loan facilities to customers. The subsidiary banks hold collateral, as described above, supporting those commitments if deemed necessary. In the event the customer does not perform in accordance with the terms of the agreement with the third party, the banks would be required to fund the commitments. The maximum potential amount of future payments the banks could be required to make is represented by the contractual amount. If the commitment is funded, the banks would be entitled to seek recovery from the customer. At June 30, 2006 and December 31, 2005, no amounts were recorded as liabilities for the banks' potential obligations under these guarantees.

As of June 30, 2006 and December 31, 2005, commitments to extend credit aggregated were $\$ 426.2$ million and $\$ 385.8$ million, respectively. As of both June 30, 2006 and December 31, 2005, standby, commercial and similar letters of credit aggregated were $\$ 15.2$ million. Management does not expect that all of these commitments will be funded.

The Company has also executed contracts for the sale of mortgage loans in the secondary market in the amounts of $\$ 7.4$ million and $\$ 2.6$ million, at June 30 , 2006 and December 31, 2005 respectively. These amounts are included in loans held for sale at the respective balance sheet dates.

Residential mortgage loans sold to investors in the secondary market are sold with varying recourse provisions. Essentially, all loan sales agreements require the repurchase of a mortgage loan by the seller in situations such as breach of representation, warranty, or covenant, untimely document delivery, false or misleading statements, failure to obtain certain certificates or insurance, unmarketability, etc. Certain loan sales agreements also contain repurchase requirements based on payment-related defects that are defined in terms of the number of days/months since the purchase, the sequence number of the payment, and/or the number of days of payment delinquency. Based on the specific terms stated in the agreements of investors purchasing residential mortgage loans from the Company's subsidiary banks, the Company had $\$ 50.8$ million and $\$ 43.4$ million of sold residential mortgage loans with recourse provisions still in effect at June 30,2006 and December 31, 2005, respectively. The subsidiary banks did not repurchase any loans from secondary market investors under the terms of loans sales agreements during the six months ended June 30 , 2006 or the year ended December 31, 2005. In the opinion of management, the risk of recourse to the subsidiary banks is not significant, and accordingly no liabilities have been established related to such.

During 2004, Quad City Bank \& Trust joined the Federal Home Loan Bank's (FHLB) Mortgage Partnership Finance (MPF) Program, which offers a "risk-sharing" alternative to selling residential mortgage loans to investors in the secondary market. Lenders funding mortgages through the MPF Program manage the credit risk of the loans they originate. The loans are subsequently funded by the FHLB and held within their portfolio, thereby managing the liquidity, interest rate, and prepayment risks of the loans. Lenders participating in the MPF Program receive monthly credit enhancement fees for managing the credit risk of the loans they originate. Any credit losses incurred on those loans will be absorbed first by private mortgage insurance, second by an allowance established by the FHLB, and third by withholding monthly credit enhancements due to the participating lender. At June 30, 2006, Quad City Bank \& Trust had funded $\$ 13.8$ million of mortgages through the FHLB's MPF Program with an attached credit exposure of $\$ 279$ thousand. In conjunction with its participation in this program, at June 30, 2006, Quad City Bank \& Trust had both a credit enhancement receivable and a credit enhancement obligation of $\$ 40$ thousand. At December 31, 2005, Quad City Bank \& Trust had funded $\$ 13.8$ million of mortgages through the FHLB's MPF

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Program with an attached credit exposure of $\$ 279$ thousand. In conjunction with its participation in this program, at December 31, 2005, Quad City Bank \& Trust had both a credit enhancement receivable and a credit enhancement obligation of \$48 thousand.

Bancard is subject to the risk of cardholder chargebacks and its merchants being incapable of refunding the amount charged back. Management attempts to mitigate such risk by regular monitoring of merchant activity and in appropriate cases, holding cash reserves deposited by the local merchant. Until 2004 , Bancard had not experienced any noteable chargeback activity in which the local or agent bank merchant's cash reserves on deposit were not sufficient to cover the chargeback volumes. However, in 2004 , two of Bancard's local merchants experienced cases of fraud and subsequent chargeback volumes that surpassed their cash reserves. As a result, Bancard incurred $\$ 196$ thousand of chargeback loss expense due to the fraudulent activity on these two merchants and the establishment in August 2004 of an allowance for chargeback losses. Throughout 2005 monthly provisions were made to the allowance for chargeback losses based on the dollar volumes of merchant credit card activity. For the year ended December 31, 2005, monthly provisions were made totaling $\$ 48$ thousand. An aggregate of $\$ 135$ thousand of reversals of specific merchant reserves during 2005 more than offset these provisions. At June 30, 2006 and December 31, 2005, Bancard had a merchant chargeback reserve of $\$ 75$ thousand and $\$ 77$ thousand, respectively. For the six months ended June 30,2006 , reserve reversals were made totaling $\$ 2$ thousand. Management will continually monitor merchant credit card volumes, related chargeback activity, and Bancard's level of the allowance for chargeback losses.

The Company also has a limited guarantee to MasterCard International, Incorporated, which is backed by a $\$ 750$ thousand letter of credit from The Northern Trust Company. As of June 30, 2006 and December 31, 2005, there were no significant pending liabilities.

In an arrangement with Goldman, Sachs and Company, Cedar Rapids Bank \& Trust offers a cash management program for select customers. Using this cash management tool, the customer's demand deposit account performs like an investment account. Based on a predetermined minimum balance, which must be maintained in the account, excess funds are automatically swept daily to an institutional money market fund distributed by Goldman Sachs. As with a traditional demand deposit account, customers retain complete check-writing and withdrawal privileges. If the demand deposit account balance drops below the predetermined threshold, funds are automatically swept back from the money market fund at Goldman Sachs to the account at Cedar Rapids Bank \& Trust to maintain the required minimum balance. Balances swept into the money market funds are not bank deposits, are not insured by any U.S. government agency, and do not require cash reserves to be set against the balances. At June 30,2006 and December 31, 2005, the Company had $\$ 6.5$ million and $\$ 36.1$ million, respectively, of customer funds invested in this cash management program.

NOTE 5 - JUNIOR SUBORDINATED DEBENTURES

Junior subordinated debentures are summarized as of June 30, 2006 and December 31, 2005 as follows:

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Note Payable to Trust III .......

| 8,248,000 | 8,248,000 |
| :---: | :---: |
| 5,155,000 | 5,155,000 |
| 10,310,000 | -- |
| \$36,085,000 | \$25,775,000 |

In February 2004, the Company issued, in a private transaction, $\$ 12.0$ million of fixed/floating rate capital securities and $\$ 8.0$ million of floating rate capital securities through two newly formed subsidiaries, Trust II and Trust III, respectively. The securities issued by Trust II and Trust III mature in thirty years. The fixed/floating rate capital securities are callable at par after seven years, and the floating rate capital securities are callable at par after five years. The fixed/floating rate capital securities have a fixed rate of 6.93\%, payable quarterly, for seven years, at which time they have a variable rate based on the three-month LIBOR, reset quarterly, and the floating rate capital securities have a variable rate based on the three-month LIBOR, reset quarterly, with the rate currently set at $8.35 \%$. Trust II and Trust III used the proceeds from the sale of the trust preferred securities, along with the funds from their equity, to purchase junior subordinated debentures of the company in the amounts of $\$ 12.4$ million and $\$ 8.2$ million, respectively. These securities were $\$ 20.0$ million in aggregate at June 30,2006 . On June 30, 2004, the Company redeemed $\$ 12.0$ million of $9.2 \%$ cumulative trust preferred securities issued by Trust $I$ in 1999. During 2004, the Company recognized a loss of $\$ 747$ thousand on the redemption of these trust preferred securities at their earliest call date, which resulted from the one-time write-off of unamortized costs related to the original issuance of the securities in 1999.

In May 2005, the Company issued $\$ 5.0$ million of floating rate capital securities of QCR Holdings Statutory Trust IV. The securities represent the undivided beneficial interest in Trust IV, which was established by the Company for the sole purpose of issuing the Trust Preferred Securities. The securities issued by Trust IV mature in thirty years, but are callable at par after five years. The Trust Preferred Securities have a variable rate based on the three-month LIBOR, reset quarterly, with the current rate set at 7.31\%. Interest is payable quarterly. Trust IV used the $\$ 5.0$ million of proceeds from the sale of the Trust Preferred Securities, in combination with $\$ 155$ thousand of proceeds from its own equity to purchase $\$ 5.2$ million of junior subordinated debentures of the Company.

On February 24, 2006, the Company announced the issuance of $\$ 10.0$ million of fixed/floating rate capital securities of QCR Holdings Statutory Trust V. The securities represent the undivided beneficial interest in Trust V, which was established by the Company for the sole purpose of issuing the Trust Preferred Securities. The Trust Preferred Securities were sold in a private transaction exempt from registration under the Securities Act of 1933, as amended and were not registered under the Act.

The securities issued by Trust $V$ mature in thirty years, but are callable at par after five years. The Trust Preferred Securities have a fixed rate of $6.22 \%$, payable quarterly, for five years, at which time they have a variable rate based on the three-month LIBOR plus 1.55\%, reset and payable quarterly. Trust V used the $\$ 10.0$ million of proceeds from the sale of the Trust Preferred Securities, in combination with $\$ 310$ thousand of proceeds from its own equity to purchase $\$ 10.3$ million of junior subordinated debentures of the Company. The Company incurred no issuance costs as a result of the transaction. The Company used the net proceeds for general corporate purposes, including the paydown of its other borrowings.

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NOTE 6 - RECENT ACCOUNTING DEVELOPMENTS

In February 2006, FASB issued SFAS 155, "Accounting for Certain Hybrid Financial Instruments", which permits, but does not require, fair value accounting for any hybrid financial instrument that contains an embedded derivative that would otherwise require bifurcation in accordance with SFAS 133, "Accounting for Derivative Instruments and Hedging Activities". The statement also subjects beneficial interests in securitized financial assets to the requirements of SFAS 133. For the Company, this statement is effective for all financial instruments acquired, issued, or subject to remeasurement after January 1, 2007, with earlier adoption permitted. The Company does not anticipate a material impact to the consolidated financial statements when SFAS 155 is adopted.

In March 2006, FASB issued SFAS 156, "Accounting for Servicing of Financial Assets - an amendment of FASB Statement No. 140". SFAS 156 requires an entity to recognize a servicing asset or servicing liability each time it undertakes an obligation to service a financial asset by entering into a servicing contract as defined in the SFAS. It requires all separately recognized servicing assets and servicing liabilities to be initially measured at fair value, if practicable, and allows an entity to choose between amortization or fair value measurement methods for each class of separately recognized servicing assets and servicing liabilities. It also permits a one-time reclassification of available-for-sale securities to trading without tainting the investment portfolio, provided the available-for-sale securities are identified in some manner as offsetting the entity's exposure to changes in fair value of servicing assets or servicing liabilities. SFAS 156 is effective for the Company on January 1, 2007 . The Company does not anticipate a material impact to the consolidated financial statements when SFAS 156 is adopted.

In July 2006, FASB issued FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes" (FIN 48). FIN 48 clarifies the accounting and reporting for income taxes recognized in accordance with SFAS 109, "Accounting for Income Taxes." This Interpretation prescribes a comprehensive model for the financial statement recognition, measurement, presentation and disclosure of uncertain tax positions taken or expected to be taken in income tax returns. The Company is currently evaluating the impact of FIN 48. The Company will adopt this Interpretation in the first quarter of 2007.

Item 2

## MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

GENERAL

QCR Holdings, Inc. is the parent company of Quad City Bank \& Trust, Cedar Rapids Bank \& Trust, Rockford Bank \& Trust and Quad City Bancard, Inc.

Quad City Bank \& Trust and Cedar Rapids Bank \& Trust are Iowa-chartered commercial banks, and Rockford Bank \& Trust is an Illinois-chartered commercial bank. All are members of the Federal Reserve System with depository accounts insured to the maximum amount permitted by law by the Federal Deposit Insurance Corporation. Quad City Bank \& Trust commenced operations in 1994 and provides full-service commercial and consumer banking, and trust and asset management services to the Quad City area and adjacent communities through its five offices that are located in Bettendorf and Davenport, Iowa and Moline, Illinois. Quad City Bank \& Trust also provides leasing services through its 80\%-owned subsidiary, M2 Lease Funds, located in Milwaukee, Wisconsin. Cedar Rapids Bank \&

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Trust commenced operations in 2001 and provides full-service commercial and consumer banking services to Cedar Rapids and adjacent communities through its main office located on First Avenue in downtown Cedar Rapids, Iowa and its branch facility located on Council Street in northern Cedar Rapids. Cedar Rapids Bank \& Trust also provides residential real estate mortgage lending services through its 50\%-owned joint venture, Cedar Rapids Mortgage Company. Rockford Bank \& Trust commenced operations in January 2005 and provides full-service commercial and consumer banking services to Rockford and adjacent communities through its original office located in downtown Rockford, and its recently opened branch facility located on Guilford Road at Alpine Road in Rockford. In March 2006, the Company hired a team of bankers in the Milwaukee market. In April, Rockford Bank \& Trust received permission to open a loan production office/deposit production office (LPO/DPO) in Milwaukee, Wisconsin, and in June, received approval from both the Federal Reserve and the Illinois Department of Financial and Professional Regulation (IDFPR) of their branch application.

Bancard provides merchant and cardholder credit card processing services. Bancard currently provides credit card processing for its local merchants and agent banks and for cardholders of the Company's subsidiary banks and agent banks.

## OVERVIEW

SIX MONTHS ENDED JUNE 30, 2006

Despite the solid growth in revenue experienced during the first six months of 2006, net income for the period fell short of net income from the comparable period one year ago, due primarily to an increase in noninterest expenses. Net income for the first six months of 2006 was $\$ 2.0$ million as compared to net income of $\$ 2.6$ million for the same period in 2005 , a decrease of $\$ 550$ thousand, or $21 \%$. Both basic and diluted earnings per share for the first six months of 2006 were $\$ 0.44$, compared to $\$ 0.57$ basic and $\$ 0.56$ diluted earnings per share for the like period in 2005. For the six months ended June 30, 2006, total revenue experienced an improvement of $\$ 10.3$ million when compared to the same period in 2005. Contributing to this $38 \%$ improvement in revenue for the Company were increases in interest income of $\$ 8.9$ million, or $40 \%$, and in noninterest income of $\$ 1.4$ million, or $29 \%$. The gain on sale of a foreclosed asset at Quad City Bank \& Trust contributed $\$ 745$ thousand, or $52 \%$, of the year-to-year increase in noninterest income. For the first six months of 2006 , the Company's net interest spread narrowed 42 basis points when compared to the same period in 2005, and as a result, in the same comparison the net interest margin declined 35 basis points. For the first six months of 2006 , the Company increased its provision for loan/lease losses by $\$ 742$ thousand, or $482 \%$ when compared to the same period in 2005. During the first six months of 2005, the Company made significant provision reversals, which were attributed to upgrades within the loan portfolio. The recognition in 2006 of $\$ 214$ thousand in pretax losses on a mortgage-backed mutual fund investment also contributed substantially to the decrease in net income. The first six months of 2006 reflected a significant increase in noninterest expenses of $\$ 2.7$ million, or $19 \%$ when compared to the same period in 2005. The increase in noninterest expenses was predominately due to increases in both personnel and facilities costs, as the subsidiary banks opened five new banking locations during 2005 and the Company made preparations during the first two quarters of 2006 to branch into Wisconsin.

THREE MONTHS ENDED JUNE 30, 2006

Despite continued solid growth in revenue for the second quarter of 2006 , net income for the quarter fell slightly short of second quarter net income from one

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year ago, due primarily to an increase in noninterest expenses. Net income for the second quarter of 2006 was $\$ 1.2$ million as compared to net income of $\$ 1.3$ million for the same period in 2005, a decrease of $\$ 59$ thousand, or $5 \%$. Both basic and diluted earnings per share for the second quarter of 2006 were $\$ 0.26$, compared to $\$ 0.28$ basic and $\$ 0.27$ diluted earnings per share for the like quarter in 2005. For the three months ended June 30, 2006, total revenue experienced an improvement of $\$ 5.8$ million when compared to the same period in 2005. Contributing to this 42\% improvement in revenue were increases in interest income of $\$ 4.7$ million, or $41 \%$, and in noninterest income of $\$ 1.1$ million, or $48 \%$. The gain on sale of a foreclosed asset at Quad City Bank \& Trust contributed $\$ 745$ thousand, or $64 \%$, of the year-to-year increase in second quarter noninterest income. In the second quarter of 2006 , the Company's net interest spread narrowed for the fourth consecutive quarter, and as a result, the net interest margin declined 43 basis points from the second quarter of 2005. For the second quarter of 2006 , the Company increased its provision for loan/lease losses by $\$ 499$ thousand, or $339 \%$ when compared to the same period in 2005. During the second quarter of 2005 , the Company made significant provision reversals, which were attributed to upgrades within the loan portfolio. The recognition in April 2006 of a $\$ 71$ thousand pretax loss on the sale of a mortgage-backed mutual fund investment also contributed to the decrease in net income. The second quarter of 2006 reflected a significant increase in noninterest expense of $\$ 1.2$ million, or $17 \%$, when compared to the same period in 2005. The increase in noninterest expense was predominately due to increases in both personnel and facilities costs, as the subsidiary banks opened five new banking locations during 2005 and the Company made preparations during 2006 to branch into Wisconsin.

The Company's net income for the second quarter of 2006 was $\$ 1.2$ million, which was an improvement of $44 \%$ or $\$ 370$ thousand from the previous quarter. Quarter-to-quarter total revenue increased by $\$ 2.2$ million, or $12 \%$ while total expense increased by $\$ 1.5$ million, or $9 \%$. In a comparison of the second quarter of 2006 to the first quarter of 2006 , the combination of $a 2 \%$ increase in net interest income, or $\$ 136$ thousand, an increase in noninterest income of $29 \%$ or $\$ 800$ thousand, and a $35 \%$ decrease in the provision for loan/lease losses, or $\$ 192$ thousand, was partially offset by an increase in noninterest expenses of $6 \%$, or $\$ 489$ thousand. Despite a narrowing of the net interest spread for the fourth consecutive quarter, net interest income grew slightly from the first quarter. The negative effects of increased average rates on the liability side of the balance sheet were more than offset by the positive effects of very strong loan/lease growth at the subsidiary banks. The gain on sale of a foreclosed asset at Quad City Bank \& Trust contributed $\$ 745$ thousand, or $93 \%$ of the quarter-to-quarter increase in noninterest income. Also during the second quarter, the improved credit positions on a few large commercial loans at Quad City Bank \& Trust resulted in reserve reversals which produced an aggregate positive effect to second quarter net income of $\$ 290$ thousand. A $9 \%$ or $\$ 436$ thousand, increase in salaries and employee benefits expense was the primary contributor to the increase in noninterest expenses during the second quarter.

## NET INTEREST INCOME

The Company's operating results are derived largely from net interest income. Net interest income is the difference between interest income, principally from loans and investment securities, and interest expense, principally on borrowings and customer deposits. Changes in net interest income result from changes in volume, net interest spread and net interest margin. Volume refers to the average dollar levels of interest-earning assets and interest-bearing liabilities. Net interest spread refers to the difference between the average yield on interest-earning assets and the average cost of interest-bearing liabilities. Net interest margin refers to the net interest income divided by average interest-earning assets and is influenced by the level and relative mix of interest-earning assets and interest-bearing liabilities.

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Net interest income increased $\$ 495$ thousand, or $7 \%$, to $\$ 7.3$ million for the quarter ended June 30, 2006, from $\$ 6.8$ million for the second quarter of 2005 . For the second quarter of 2006, average earning assets increased by $\$ 192$ million, or $23 \%$ and average interest-bearing liabilities increased by $\$ 186$ million, or $25 \%$ when compared with average balances for the second quarter of 2005. A comparison of yields, spread and margin from the second quarter of 2006 to the second quarter of 2005 are as follows:
o The average yield on interest-earning assets increased 78 basis points.
o The average cost of interest-bearing liabilities increased 130 basis points.
o The net interest spread declined 52 basis points from $3.06 \%$ to $2.54 \%$.
o The net interest margin declined 43 basis points from $3.33 \%$ to $2.90 \%$.

$$
16
$$

Net interest income increased $\$ 1.2$ million, or $8 \%$ to $\$ 14.4$ million for the six months ended June 30,2006 , from $\$ 13.2$ million for the first six months of 2005 . For the first six months of 2006 , average earning assets increased by $\$ 176$ million, or $22 \%$ and average interest-bearing liabilities increased by $\$ 173$ million, or $24 \%$, when compared with average balances for the first six months of 2005. A comparison of yields, spread and margin from the first six months of 2006 to the comparable period of 2005 shows the following:
o The average yield on interest-earning assets increased 82 basis points.
o The average cost of interest-bearing liabilities increased 124 basis points.
o The net interest spread declined 42 basis points from $3.02 \%$ to $2.60 \%$.
o The net interest margin declined 35 basis points from $3.29 \%$ to $2.94 \%$.

The Company's average balances, interest income/expense, and rates earned/paid on major balance sheet categories, as well as, the components of change in net interest income are presented in the following tables:

Consolidated Average Balance Sheets and Analysis of Net Interest Earnings

|  | 2006 | For the three months |  |
| :---: | :---: | :---: | :---: |
|  | Interest | Average |  |
| Average | Earned | Yield or | Aver |
| Balance | or Paid | Cost | Bala |


| ASSETS |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Interest earnings assets: |  |  |  |  |  |  |
| Federal funds sold | \$ | 5,614 | \$ | 54 | 3.85\% | \$ |
| Interest-bearing deposits at |  |  |  |  |  |  |
| financial institutions |  | 7,753 |  | 94 | 4.85\% |  |
| Investment securities (1) |  | 182,132 |  | 1,998 | 4.39\% |  |
| Gross loans receivable (2) |  | 817,612 |  | 14,174 | 6.93\% |  |
| Total interest earning assets | \$ | 013,111 |  | 16,320 | $6.44 \%$ | \$ |



| Investment securities (2) | 527 | 226 | 301 |
| :---: | :---: | :---: | :---: |
| Gross loans receivable (3) | 4,090 | 1,492 | 2,598 |
| Total change in interest income | \$ 4,709 | \$ 1,740 | \$ 2,969 |
| INTEREST EXPENSE |  |  |  |
| Interest-bearing demand deposits | \$ 1,497 | \$ 1,149 | \$ 348 |
| Savings deposits | 179 | 149 | 30 |
| Time deposits | 1,667 | 1,226 | 441 |
| Short-term borrowings | 230 | 526 | (296) |
| Federal Home Loan Bank advances | 300 | 53 | 247 |
| Junior subordinated debentures | 258 | 30 | 228 |
| Other borrowings | 57 | 48 | 9 |
| Total change in interest expense | \$ 4,188 | \$ 3,181 | \$ 1,007 |
| Total change in net interest income | \$ 521 | \$ (1, 441) | \$ 1,962 |

Consolidated Average Balance Sheets and Analysis of Net Interest Earnings

For the six months en 2006

|  | Interest | Average |  |
| :---: | :---: | :---: | :---: |
| Average | Earned | Yield or | Averag |
| Balance | or Paid | Cost | Balanc |


| ASSETS |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Interest earnings assets: |  |  |  |  |  |  |
| Federal funds sold | \$ | 10,061 | 204 | $4.06 \%$ | \$ | 3,88 |
| Interest-bearing deposits at |  |  |  |  |  |  |
| financial institutions |  | 5,859 | 136 | $4.64 \%$ |  | 4,10 |
| Investment securities (1) |  | 182,509 | 3,948 | $4.33 \%$ |  | 151,06 |
| Gross loans receivable (2) |  | 790,824 | 26,988 | $6.83 \%$ |  | 654,40 |
| Total interest earning assets | \$ | 989,253 | 31,276 | $6.32 \%$ | \$ | 813,45 |
| Noninterest-earning assets: |  |  |  |  |  |  |
| Cash and due from banks | \$ | 34,133 |  |  | \$ | 28,52 |
| Premises and equipment |  | 25,913 |  |  |  | 20,95 |
| Less allowance for estimated losses on loans |  | $(9,280)$ |  |  |  | ( 9,16 |
| Other |  | 41,098 |  |  |  | 36,33 |
| Total assets | \$ | 081,117 |  |  | \$ | 890,09 |
| LIABILITIES AND STOCKHOLDERS' EQUITY |  |  |  |  |  |  |
| Interest-bearing liabilities: |  |  |  |  |  |  |
| Interest-bearing demand deposits | \$ | 255,062 | 3,810 | $2.99 \%$ | \$ | 170,74 |
| Savings deposits |  | 33,441 | 362 | $2.17 \%$ |  | 16,88 |
| Time deposits |  | 344,387 | 7,109 | 4.13\% |  | 297,80 |
| Short-term borrowings |  | 93,811 | 1,440 | $3.07 \%$ |  | 109,72 |
| Federal Home Loan Bank advances |  | 129,493 | 2,584 | 3.99\% |  | 98,52 |
| Junior subordinated debentures |  | 33,508 | 1,162 | $6.94 \%$ |  | 21,90 |
| Other borrowings |  | 8,631 | 254 | 5.89\% |  | 9,12 |

Total interest-bearing

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## CRITICAL ACCOUNTING POLICY

The Company's financial statements are prepared in accordance with accounting principles generally accepted in the United States of America. The financial information contained within these statements is, to a significant extent, financial information that is based on approximate measures of the financial effects of transactions and events that have already occurred. Based on its consideration of accounting policies that involve the most complex and subjective decisions and assessments, management has identified its most critical accounting policy to be that related to the allowance for loan/lease losses. The Company's allowance for loan/lease loss methodology incorporates a variety of risk considerations, both quantitative and qualitative in establishing an allowance for loan/lease loss that management believes is appropriate at each reporting date. Quantitative factors include the Company's historical loss experience, delinquency and charge-off trends, collateral values, changes in nonperforming loans/lease, and other factors. Quantitative factors also incorporate known information about individual loans/leases, including borrowers' sensitivity to interest rate movements. Qualitative factors include the general economic environment in the Company's markets, including economic conditions throughout the Midwest and in particular, the state of certain industries. Size and complexity of individual credits in relation to loan/lease structure, existing loan/lease policies and pace of portfolio growth are other qualitative factors that are considered in the methodology. Management may report a materially different amount for the provision for loan/lease losses in the statement of operations to change the allowance for loan/lease losses if its assessment of the above factors were different. This discussion and analysis should be read in conjunction with the Company's financial statements and the accompanying notes presented elsewhere herein, as well as the portion of this Management's Discussion and Analysis, which discusses the allowance for loan/lease losses in the section entitled "Financial Condition." Although management believes the levels of the allowance as of both June 30, 2006 and December 31, 2005 were adequate to absorb losses inherent in the loan/lease portfolio, a decline in local economic conditions, or other factors, could result in increasing losses that cannot be reasonably predicted at this time.

## RESULTS OF OPERATIONS

THREE MONTHS ENDED JUNE 30, 2006 AND 2005

Interest income increased by $\$ 4.7$ million to $\$ 16.2$ million for the three-month period ended June 30,2006 when compared to $\$ 11.5$ million for the quarter ended June 30, 2005. The increase of 41\% in interest income was attributable to greater average, outstanding balances in interest earning assets, principally with respect to loans/leases receivable, in combinatio. with an improved aggregate asset yield. The Company's average yield on interest earning assets was 6.44\%, an increase of 78 basis points for the three months ended June 30 , 2006 when compared to the same period in 2005.

Interest expense increased by $\$ 4.2$ million from $\$ 4.8$ million for the three-month period ended June 30,2005 , to $\$ 9.0$ million for the three-month period ended June 30, 2006. The 88\% increase in interest expense was primarily due to aggregate increased interest rates, principally with respect to customers' interest-bearing dema.d deposits and time deposits in the subsidiary banks. The

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Company's average cost of interest bearing liabilities was 3.90\% for the three months ended June 30, 2006, which was an increase of 130 basis points when compared to the second quarter of 2005 .

At June 30, 2006 and December 31, 2005, the Company had an allowance for estimated losses on loans/leases of $1.12 \%$ and $1.17 \%$, respectively. The provision for loan/lease losses increased by $\$ 499$ thousand from a provision reversal of $\$ 147$ thousand for the three-month period ended June 30, 2005 to $\$ 352$ thousand for the three-month period ended June 30, 2006. During the second quarter of 2006, management determined the appropriate monthly provision for loan/lease losses based upon a number of factors, including the increase in loans/leases and a detailed analysis of the loan/lease portfolio. During the second quarter of 2006, net growth in the loan/lease portfolio of $\$ 81.3$ million warranted a $\$ 914$ thousand provision to the allowance for loan/lease losses, which was partially offset by provision reversals of $\$ 562$ thousand resulting from upgrades within the portfolio. During the second quarter of 2005 , net growth in the loan portfolio of $\$ 21.6$ million warranted a $\$ 278$ thousand provision to the allowance for loan losses, however this amount was more than offset by $\$ 425$ thousand of provision reversals attributed to upgrades within the portfolio during the quarter. For the three months ended June 30, 2006 , there were no commercial loan charge-offs, and there were commercial recoveries of $\$ 8$ thousand. Consumer loan charge-offs and recoveries totaled $\$ 32$ thousand and $\$ 10$ thousand, respectively, during the quarter. Credit card loans accounted for $57 \%$ of the second quarter consumer gross charge-offs. Residential real estate loans had no charge-offs with $\$ 44$ thousand of recoveries for the three months ended June 30, 2006.

The following table sets forth the various categories of noninterest income for the three months ended June 30, 2006 and 2005.

## Noninterest Income

| Merchant credit card fees, net of processing costs | \$ | 491,657 | \$ | 383,758 | 28.1\% |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Trust department fees |  | 741,648 |  | 719,918 | 3.0\% |
| Deposit service fees |  | 478,664 |  | 396,297 | 20.8\% |
| Gains on sales of loans, net |  | 287,768 |  | 351,042 | (18.0) \% |
| Securities losses, net |  | $(71,293)$ |  | -- | NA |
| Gains on sales of foreclosed assets |  | 744,694 |  | -- | NA |
| Earnings on bank-owned life insurance |  | 163,300 |  | 140,235 | $16.5 \%$ |
| Investment advisory and management fees |  | 363,395 |  | 199,675 | $82.0 \%$ |
| Other |  | 396,933 |  | 243,953 | $62.7 \%$ |
| Total noninterest income | \$ | 596,766 | \$ | 434,878 | $47.7 \%$ |

Analysis concerning changes in noninterest income for the second quarter of 2006, when compared to the second quarter of 2005, is as follows:
o Bancard's merchant credit card fees, net of processing costs improved $\$ 108$ thousand. Increases in both merchant processing volumes and cardholder activity contributed equally to the $28 \%$ increase.

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- Trust department fees increased $\$ 22$ thousand. This was the result of the continued development of existing trust relationships and the addition of new trust customers throughout the past twelve months.
- Deposit service fees increased $\$ 82$ thousand. This increase was primarily a result of an increase in service fees collected on the demand deposit accounts in a unique program at Cedar Rapids Bank \& Trust. The quarterly average balance of the Company's consolidated demand deposits at June 30, 2006 increased $\$ 98.7$ million from June 30, 2005. Service charges and NSF (non-sufficient funds or overdraft) charges related to the Company's demand deposit accounts were the main components of deposit service fees.
- Gains on sales of loans, net, decreased $\$ 63$ thousand. Loans originated for sale during the second quarter of 2006 were $\$ 25.6$ million and during the second quarter of 2005 were $\$ 24.2$ million. Proceeds on the sales of loans during the second quarters of 2006 and 2005 were $\$ 23.1$ million and $\$ 22.2$ million, respectively.
- In April 2006, the Company recognized a loss of $\$ 71$ thousand on the sale of a mortgage-backed mutual fund investment held in Quad City Bank \& Trust's securities portfolio. There were no securities losses in the first quarter of 2005.
- During the second quarter of 2006, Quad City Bank \& Trust completed the sale of a foreclosed asset, which resulted in a gain of $\$ 745$ thousand. After several months of litigation concerning ownership rights, the foreclosed asset was determined to be the property of Quad City Bank \& Trust and was subsequently sold at auction.
- Earnings on the cash surrender value of life insurance increased \$23 thousand. At June 30, 2006, levels of bank-owned life insurance (BOLI) on key executives at the subsidiary banks was $\$ 13.6$ million at Quad City Bank \& Trust, $\$ 4.1$ million at Cedar Rapids Bank \& Trust, and $\$ 810$ thousand at Rockford Bank \& Trust.
- Investment advisory and management fees increased $\$ 164$ thousand. Beginning January 1, 2006, the investment representatives at Quad City Bank \& Trust, who had previously been employees of LPL Financial Services, were brought on as staff of the bank. As a result of this organizational change, fees are now reported gross rather than net of representative commissions, as in previous quarters. Approximately one half of the year-to-year increase was due to this change. The balance of the increase was due to the increased volume of investment services provided by representatives of LPL Financial Services at the subsidiary banks, primarily at Quad City Bank \& Trust.
- Other noninterest income increased \$153 thousand. Other noninterest income in each quarter consisted primarily of income from affiliated companies, earnings on other assets, Visa check card fees, and ATM fees.

The following table sets forth the various categories of noninterest expenses for the three months ended June 30, 2006 and 2005.

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|  | Three months ended June 30, |  |  |
| :---: | :---: | :---: | :---: |
|  | 2006 | 2005 | \% change |
| Salaries and employee benefits | \$5,483,476 | \$4,120,478 | 33.10 |
| Professional and data processing fees | 768,415 | 824,598 | (6.8) \% |
| Advertising and marketing | 383,542 | 307,584 | $24.7 \%$ |
| Occupancy and equipment expense | 1,274,648 | 1,022,246 | $24.7 \%$ |
| Stationery and supplies | 168,000 | 164,238 | 2.3\% |
| Postage and telephone | 248,111 | 198,370 | 25.1 \% |
| Bank service charges | 142,939 | 139,026 | 2.8\% |
| Insurance | 153,413 | 153,687 | (0.2) \% |
| Other | 59,596 | 513,114 | (88.4) \% |
| Total noninterest expenses | \$8, 682,140 | \$7,443,341 | $16.6 \%$ |

Analysis concerning changes in noninterest expenses for the second quarter of 2006, when compared to the second quarter of 2005 , is as follows:
o Total salaries and benefits, which is the largest component of noninterest expenses, increased $\$ 1.4$ million. The increase was primarily due to an increase in employees from 286 full time equivalents (FTEs) to 333 from year-to-year, as a result of the Company's continued expansion. Also, the Company experienced increases in the expense for several employee compensation programs, such as the SERPs, the deferred compensation program and stock-based compensation programs during 2006, primarily related to a combination of the application of the provisions of SFAS 123 R and a senior officer's planned retirement in 2009. As the result of a previously described organizational change at Quad City Bank \& Trust, commissions for investment representatives, previously net from fees, are now included as a portion of salaries and benefits expense. The Company's application of the provisions of SFAS $123 R$ is described in detail in Note 1, Summary of Significant Accounting Policies.

- Professional and data processing fees decreased $\$ 56$ thousand. The primary contributors to the year-to-year decrease were legal and consulting fees incurred at the holding company level.
- Advertising and marketing expense increased \$76 thousand. Approximately $36 \%$ of the increase was in the form of donations, special events and/or sponsorships.
- Occupancy and equipment expense increased $\$ 252$ thousand. The increase was a proportionate reflection of the Company's investment in new facilities at the subsidiary banks, in combination with the related costs associated with additional furniture, fixtures and equipment, such as depreciation, maintenance, utilities, and property taxes. The subsidiary banks opened five new banking locations during 2005.
- Stationary and supplies increased \$4 thousand.
- Postage and telephone increased $\$ 50$ thousand.
- Bank service charges incroased \$4 thousand.


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- Insurance expense remained stable varying only $\$ 274$.
- Other noninterest expense decreased $\$ 454$ thousand. The second quarter of 2006 included the deferral of $\$ 307$ thousand of initial direct costs related to lease originations at M2 Lease Funds. M2 Lease Funds was acquired during the third quarter of 2005. Also, in the second quarter of 2005, Quad City Bank \& Trust incurred a $\$ 238$ thousand write-down on the property value of other real estate owned (OREO).

The provision for income taxes was $\$ 564$ thousand for the three-month period ended June 30, 2006 compared to $\$ 633$ thousand for the three-month period ended June 30,2005 for a decrease of $\$ 69$ thousand, or $11 \%$. The decrease was the result of a decrease in income before income taxes of $\$ 81$ thousand, or $4 \%$, for the 2006 quarter when compared to the 2005 quarter. Primarily due to an increase in the proportionate share of tax-exempt income to total income from year to year, the Company experienced a decrease in the effective tax rate from $33.4 \%$ for the first quarter of 2005 to $31.9 \%$ for the first quarter of 2006 .

## RESULTS OF OPERATIONS

SIX MONTHS ENDED JUNE 30, 2006 AND 2005

Interest income increased by $\$ 8.9$ million to $\$ 31.1$ million for the six-month period ended June 30,2006 when compared to $\$ 22.2$ million for the six months ended June 30, 2005. The increase of $40 \%$ in interest income was attributable to greater average, outstanding balances in interest earning assets, principally with respect to loans/leases receivable, in combination with an improved aggregate asset yield. The Company's average yield on interest earning assets was $6.32 \%$, an increase of 82 basis points for the six months ended June 30,2006 when compared to the same period in 2005.

Interest expense increased by $\$ 7.7$ million from $\$ 9.0$ million for the six-month period ended June 30,2005 , to $\$ 16.7$ million for the six-month period ended June 30, 2006. The $86 \%$ increase in interest expense was primarily due to aggregate increased interest rates, principally with respect to customers' interest-bearing demand deposits and time deposits in the subsidiary banks. The Company's average cost of interest bearing liabilities was $3.72 \%$ for the six months ended June 30, 2006, which was an increase of 124 basis points when compared to the first six months of 2005.

At June 30, 2006 and December 31, 2005, the Company had an allowance for estimated losses on loans/leases of $1.12 \%$ and $1.17 \%$, respectively. The provision for loan/lease losses increased by $\$ 742$ thousand from $\$ 154$ thousand for the six-month period ended June 30,2005 to $\$ 896$ thousand for the six-month period ended June 30, 2006. During the first six months of 2006 , management determined the appropriate monthly provision for loan/lease losses based upon a number of factors, including the increase in loans/leases and a detailed analysis of the loan/lease portfolio. During the first six months of 2006 , net growth in the loan/lease portfolio of $\$ 110.8$ million warranted a $\$ 1.2$ million provision to the allowance for loan/lease losses, which was partially offset by provision reversals of $\$ 350$ thousand resulting from upgrades within the portfolio. During the first six months of 2005 , net growth in the loan portfolio of $\$ 25.9$ million warranted a $\$ 333$ thousand provision to the allowance for loan losses, however this amount was partially offset by $\$ 179$ thousand of provision reversals attributed to upgrades within the portfolio during the period. In both periods, the successful resolution of some significant credits in the loan portfolio, through payoff, credit upgrade, refinancing, or the acquisition of additional collateral or guarantees, resulted in reductions to both the growth-based provision expense and the expected level of allowance for loan losses. For the

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six months ended June 30, 2006, there were commercial loan charge-offs of $\$ 63$ thousand, and there were commercial recoveries of $\$ 108$ thousand. Consumer loan charge-offs and recoveries totaled $\$ 136$ thousand and $\$ 21$ thousand, respectively, during the period. Credit card loans accounted for $34 \%$ of the period's consumer gross charge-offs. Residential real estate loans had $\$ 17$ thousand of charge-offs with $\$ 52$ thousand of recoveries for the six months ended June 30, 2006.

The following table sets forth the various categories of noninterest income for the six months ended June 30, 2006 and 2005.

## Noninterest Income

|  | Six months ended June 30, |  |  |  | \% change |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | 2006 |  | 2005 |  |
| Merchant credit card fees, net of processing costs | \$ | 987,450 | \$ | 802,717 | 23.0\% |
| Trust department fees |  | 1,522,941 |  | 1,455,061 | 4.7\% |
| Deposit service fees |  | 944,080 |  | 777,563 | 21.4\% |
| Gains on sales of loans, net |  | 493,003 |  | 605,172 | (18.5) \% |
| Securities losses, net |  | $(213,879)$ |  | -- | NA |
| Gains on sales of foreclosed assets |  | 750,134 |  | 867 | NA |
| Earnings on bank-owned life insurance |  | 413,008 |  | 318,962 | 29.5\% |
| Investment advisory and management fees |  | 663,938 |  | 339,854 | 95.4\% |
| Other |  | 832,140 |  | 651,157 | 27.8\% |
| Total noninterest income | \$ | 6,392,815 | \$ | 4,951,353 | 29.1\% |

Analysis concerning changes in noninterest income for the first six months of 2006, when compared to the comparable period in 2005, is as follows:

- Bancard's merchant credit card fees, net of processing costs improved $\$ 185$ thousand. The recovery of the remaining balance of an ISO-conversion reserve of $\$ 64$ thousand in March 2006 accounted for 35\% of the increase, and the significant decline in cardholder charge-offs from year-to-year accounted for an additional 23\% of the increase. Increases in both merchant processing volumes and cardholder activity contributed to the balance of the improvement in fees.
- Trust department fees increased $\$ 68$ thousand. This was the result of the continued development of existing trust relationships and the addition of new trust customers throughout the past twelve months.
- Deposit service fees increased $\$ 167$ thousand. This increase was primarily a result of an increase in service fees collected on the demand deposit accounts in a unique program at Cedar Rapids Bank \& Trust. The six-month average balance of the Company's consolidated demand deposits at June 30, 2006 increased $\$ 94.6$ million from June 30, 2005. Service charges and NSF (non-sufficient funds or overdraft) charges related to the Company's demand deposit accounts were the main components of deposit service fees.
- Gains on sales of loans, net, decreased \$112 thousand. Loans originated for sale during the first six months of 2006 were $\$ 43.5$


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million and during the comparable period of 2005 were $\$ 45.0$ million. Proceeds on the sales of loans during the first two quarters of 2006 and 2005 were $\$ 39.2$ million and $\$ 42.9$ million, respectively.

- In March 2006, the Company recognized an impairment loss of $\$ 143$ thousand on a mortgage-backed mutual fund investment held in Quad City Bank \& Trust's securities portfolio, and in April, incurred an additional loss of $\$ 71$ thousand on the subsequent sale of that security. There were no securities losses in the first six months of 2005.
- During the second quarter of 2006, Quad City Bank \& Trust completed the sale of a foreclosed asset, which resulted in a gain of $\$ 745$ thousand. After several months of litigation concerning ownership rights, the foreclosed asset was determined to be the property of Quad City Bank \& Trust and was subsequently sold at auction.
- Earnings on the cash surrender value of life insurance increased $\$ 94$ thousand. At June 30,2006 , levels of bank-owned life insurance (BOLI) on key executives at the subsidiary banks was $\$ 13.6$ million at Quad City Bank \& Trust, $\$ 4.1$ million at Cedar Rapids Bank \& Trust, and $\$ 810$ thousand at Rockford Bank \& Trust.
o Investment advisory and management fees increased $\$ 324$ thousand. Beginning January 1, 2006, the investment representatives at Quad City Bank \& Trust, who had previously been employees of LPL Financial Services, were brought on as staff of the bank. As a result of this organizational change, fees are now reported gross rather than net of representative commissions, as in previous quarters. Approximately 60\% of the year-to-year increase was due to this change. The balance of the increase was due to the increased volume of investment services provided by representatives of LPL Financial Services at the subsidiary banks, primarily at Quad City Bank \& Trust.
- Other noninterest income increased $\$ 181$ thousand. During the first two quarters of 2006, M2 Lease Funds had $\$ 68$ thousand in gains on the disposal of leased assets, which contributed to other noninterest income. M2 Lease Funds was acquired during the third quarter of 2005. Other noninterest income in each period consisted primarily of income from affiliated companies, earnings on other assets, Visa check card fees, and ATM fees.

The following table sets forth the various categories of noninterest expenses for the six months ended June 30, 2006 and 2005.

## Noninterest Expenses

|  | Six months ended June 30, |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  | 2006 |  | 2005 | \% change |
| Salaries and employee benefits | \$10,531,379 | \$ | 8,016,845 | 31.4\% |
| Professional and data processing fees | 1,559,253 |  | 1,437,394 | 8.5\% |
| Advertising and marketing | 626,849 |  | 567,763 | 10.4\% |
| Occupancy and equipment expense | 2,524,661 |  | 1,998,199 | 26.4\% |


| Stationery and supplies | 337,369 | 312,016 | 8.1\% |
| :---: | :---: | :---: | :---: |
| Postage and telephone | 473,241 | 394,685 | 19.9\% |
| Bank service charges | 278,475 | 257,499 | 8.2\% |
| Insurance | 286,489 | 306,842 | (6.6) \% |
| Other | 257,937 | 904,803 | (71.5) \% |
| Total noninterest expenses | \$16,875,653 | \$14,196,046 | 18.9\% |

Analysis concerning changes in noninterest expenses for the first six months of 2006, when compared to the first six months of 2005, is as follows:

- Total salaries and benefits increased $\$ 2.5$ million. The increase was primarily due to an increase in employees from 286 full time equivalents (FTEs) to 333 from year-to-year, as a result of the Company's continued expansion. Also, the Company experienced increases in the expense for several employee compensation programs, such as the SERPs, the deferred compensation program and stock-based compensation programs during 2006, primarily related to a combination of the application of the provisions of SFAS $123 R$ and a senior officer's planned retirement in 2009. As the result of a previously described organizational change at Quad City Bank \& Trust, commissions for investment representatives, previously net from fees, are now included as a portion of salaries and benefits expense. The company's application of the provisions of SFAS 123R is described in detail in Note 1, Summary of Significant Accounting Policies.
- Professional and data processing fees increased \$122 thousand. The primary contributors to the year-to-year increase were legal, consulting, and data processing fees incurred at the subsidiary banks.
- Advertising and marketing expense increased $\$ 59$ thousand. Cedar Rapids Bank \& Trust, as the primary contributor, accounted for $41 \%$ of the increase.
- Occupancy and equipment expense increased $\$ 526$ thousand. The increase was a proportionate reflection of the Company's investment in new facilities at the subsidiary banks, in combination with the related costs associated with additional furniture, fixtures and equipment, such as depreciation, maintenance, utilities, and property taxes. The subsidiary banks opened five new banking locations during 2005.
- Stationary and supplies increased $\$ 25$ thousand.
- Postage and telephone increased $\$ 79$ thousand.
- Bank service charges increased \$21 thousand.
- Insurance expense decreased $\$ 20$ thousand, as in February 2006 the Company received several premium reimbursements on canceled insurance policies.
- Other noninterest expense decreased $\$ 647$ thousand. During the first six months of 2005, Quad City Bank \& Trust incurred $\$ 288$ thousand of write-downs on the property value of other real estate owned (OREO) and $\$ 93$ thousand of other expense incurred on OREO property. During the first six months of 2006, M2 Lease Funds recorded $\$ 470$ thousand in deferred initial direct costs of lease originations, which contributed significantly to the decrease other noninterest expense. M2 Lease Funds was acquired during the third quarter of 2005.


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The provision for income taxes was $\$ 853$ thousand for the six-month period ended June 30, 2006 compared to $\$ 1.3$ million for the six-month period ended June 30, 2005 for a decrease of $\$ 408$ thousand, or $33 \%$. The decrease was the result of a decrease in income before income taxes of $\$ 856$ thousand, or $22 \%$, for the 2006 period when compared to the 2005 period. Primarily due to an increase in the proportionate share of tax-exempt income to total income from year to year, the Company experienced a decrease in the effective tax rate from $32.8 \%$ for the first two quarters of 2005 to 29.5\% for the comparable period in 2006.

FINANCIAL CONDITION
Total assets of the Company increased by $\$ 114.0$ million, or $11 \%$, to $\$ 1.16$ billion at June 30, 2006 from $\$ 1.04$ billion at December 31, 2005. The growth resulted primarily from the net increase in the loan/lease portfolio, funded by interest-bearing deposits and the issuance of junior-subordinated debentures.

Cash and due from banks decreased by $\$ 5.8$ million, or $15 \%$, to $\$ 33.2$ million at June 30, 2006 from $\$ 39.0$ million at December 31, 2005. Cash and due from banks represented both cash maintained at its subsidiary banks, as well as funds that the Company and its banks had deposited in other banks in the form of non-interest bearing demand deposits.

Federal funds sold are inter-bank funds with daily liquidity. At June 30, 2006, the subsidiary banks had $\$ 4.0$ million invested in such funds. This amount decreased by $\$ 420$ thousand, or $9 \%$ from $\$ 4.5$ million at December 31, 2005. The decrease was primarily a result of a decreased demand for Federal funds purchases by Quad City Bank \& Trust's downstream correspondent banks.

Interest bearing deposits at financial institutions increased by $\$ 3.2$ million, or 252 , to $\$ 4.5$ million at June 30,2006 from $\$ 1.3$ million at December 31, 2005. Included in interest bearing deposits at financial institutions are demand accounts, money market accounts, and certificates of deposit. The increase was the result of increases in money market accounts of $\$ 3.4$ milion and in demand account balances of $\$ 17$ thousand, in combination with maturities of certificates of deposit totaling $\$ 172$ thousand.

Securities increased by $\$ 2.1$ million, or 1\%, to $\$ 184.5$ million at June 30, 2006 from $\$ 182.4$ million at December 31, 2005. The increase was the result of a number of transactions in the securities portfolio. Paydowns of $\$ 354$ thousand were received on mortgage-backed securities, and the amortization of premiums, net of the accretion of discounts, was $\$ 156$ thousand. Maturities and calls of securities occurred in the amount of $\$ 22.7$ million, and the portfolio experienced a decrease in the fair value of securities, classified as available for sale, of $\$ 859$ thousand. These portfolio decreases were offset by the purchase of an additional $\$ 31.2$ million of securities, classified as available for sale.

Total gross loans/leases receivable increased by $\$ 110.8$ million, or $15 \%$, to $\$ 867.1$ million at June 30, 2006 from $\$ 756.3$ million at December 31, 2005. The increase was the result of originations, renewals, additional disbursements or purchases of $\$ 225.9$ million of commercial business, consumer and real estate loans, less loan charge-offs, net of recoveries, of $\$ 35$ thousand, and loan repayments or sales of loans of $\$ 115.0$ million. During the six months ended June 30, 2006, Quad City Bank \& Trust contributed $\$ 115.6$ million, or $51 \%$, Cedar Rapids Bank \& Trust contributed $\$ 47.1$ million, or 21\%, and Rockford Bank \& Trust contributed $\$ 47.2$ million, or $21 \%$, of the Company's loan originations, renewals, additional disbursements or purchases. M2 Lease Funds contributed $\$ 16.0$ million in lease originations during the first six months of 2006 . The mix of loan/lease types within the Company's loan/lease portfolio at June 30, 2006 reflected 83\%

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commercial, $8 \%$ real estate and $9 \%$ consumer loans. The majority of residential real estate loans originated by the Company were sold on the secondary market to avoid the interest rate risk associated with long term fixed rate loans. Loans originated for this purpose were classified as held for sale.

The allowance for estimated losses on loans/leases was $\$ 9.7$ million at June 30 , 2006 compared to $\$ 8.9$ million at December 31, 2005, an increase of $\$ 860$ thousand, or $10 \%$. The allowance for estimated losses on loans/leases was determined based on factors that included the overall composition of the loan/lease portfolio, types of loans/leases, past loss experience, loan/lease delinquencies, potential substandard and doubtful credits, economic conditions, collateral positions, governmental guarantees and other factors that, in management's judgement, deserved evaluation. To ensure that an adequate allowance was maintained, provisions were made based on a number of factors, including the increase in loans/leases and a detailed analysis of the loan/lease portfolio. The loan/lease portfolio was reviewed and analyzed monthly utilizing the percentage allocation method. In addition, specific reviews were completed each month on all loans risk-rated as "criticized" credits. The adequacy of the allowance for estimated losses on loans/leases was monitored by the loan review staff, and reported to management and the board of directors.

Although management believes that the allowance for estimated losses on loans/leases at June 30, 2006 was at a level adequate to absorb losses on existing loans/leases, there can be no assurance that such losses will not exceed the estimated amounts or that the Company will not be required to make additional provisions for loan/lease losses in the future. Unpredictable future events could adversely affect cash flows for both commercial and individual borrowers, as a result of which, the Company could experience increases in problem assets, delinquencies and losses on loans/leases, and require further increases in the provision. Asset quality is a priority for the Company and its subsidiaries. The ability to grow profitably is in part dependent upon the ability to maintain that quality. The Company continually focuses efforts at its subsidiary banks with the intention to improve the overall quality of the Company's loan/lease portfolio.

Net charge-offs for the six months ended June 30 were $\$ 35$ thousand in 2006 and $\$ 754$ thousand in 2005. One measure of the adequacy of the allowance for estimated losses on loans/leases is the ratio of the allowance to the gross loan/lease portfolio. The allowance for estimated losses on loans/leases as a percentage of gross loans/leases was $1.12 \%$ at June 30,2006 , 1.17\% at December 31, 2005 and 1.28\% at June 30, 2005.

At June 30, 2006, total nonperforming assets were $\$ 7.8$ million compared to $\$ 3.7$ million at December 31, 2005. The $\$ 4.1$ million increase was the result of a $\$ 4.7$ million increase in nonaccrual loans, and decreases of $\$ 227$ thousand in other real estate owned and $\$ 454$ thousand in accruing loans past due 90 days or more.

Nonaccrual loans were $\$ 7.3$ million at June 30 , 2006 , and $\$ 2.6$ million at December 31, 2005. The $\$ 4.7$ million increase in nonaccrual loans was comprised of an increase in commercial loans of $\$ 4.9$ million and decreases in both consumer loans of $\$ 28$ thousand and in real estate loans of $\$ 154$ thousand. Five large commercial lending relationships at Quad City Bank \& Trust, with an aggregate outstanding balance of $\$ 5.9$ million, comprised $80 \%$ of the nonaccrual loans at June 30,2006 with one relationship accounting for $\$ 4.3$ million. The existence of either a strong collateral position, a governmental guarantee, or an improved payment status on several of the nonperformers significantly reduces the Company's exposure to loss. The subsidiary banks continue to work for resolutions with all of these customers. Nonaccrual loans represented less than one percent of the Company's held for investment loan/lease portfolio at June

30, 2006.
From December 31, 2005 to June 30, 2006, accruing loans past due 90 days or more decreased from $\$ 604$ thousand to $\$ 150$ thousand. Credit card loans comprised $\$ 58$ thousand, or $38 \%$, of this balance at June 30, 2006.

Premises and equipment increased by $\$ 1.1$ million, or $4 \%$, to $\$ 26.7$ million at June 30, 2006 from $\$ 25.6$ million at December 31, 2005. During the first six months there were purchases of additional land, furniture, fixtures and equipment and leasehold improvements of $\$ 2.2$ million, which were partially offset by depreciation expense of $\$ 1.2$ million. In the third quarter of 2005, Rockford Bank \& Trust moved forward with plans for a second banking location on Guilford Road at Alpine Road in Rockford. A temporary modular facility opened in December 2005. The Company is constructing a 20,000 square foot building projected for completion in October 2006 at a cost of $\$ 4.4$ million. During 2005, capitalized costs associated with this project were $\$ 1.5$ million. During the first six months of 2006 , $\$ 1.4$ million of costs were incurred on this project.

On August 26, 2005, Quad City Bank \& Trust acquired 80\% of the membership units of M2 Lease Funds. The purchase price of $\$ 5.0$ million resulted in $\$ 3.2$ million in goodwill.

Accrued interest receivable on loans, securities and interest-bearing deposits with financial institutions increased by $\$ 1.3$ million, or $27 \%$, to $\$ 6.1$ million at June 30, 2006 from $\$ 4.8$ million at December 31, 2005.

Bank-owned life insurance ("BOLI") increased by $\$ 1.1$ million from $\$ 17.4$ million at December 31, 2005 to $\$ 18.5$ million at June 30 , 2006 . Banks may generally buy BOLI as a financing or cost recovery vehicle for pre-and post-retirement employee benefits. During 2004, the subsidiary banks purchased $\$ 8.0$ million of BOLI to finance the expenses associated with the establishment of SERPs for the executive officers. Additionally in 2004, the subsidiary banks purchased BOLI totaling $\$ 4.2$ million on the lives of a number of senior management personnel for the purpose of funding the expenses of new deferred compensation arrangements for senior officers. During 2005, Rockford Bank \& Trust purchased $\$ 777$ thousand of BOLI. These purchases combined with existing BOLI, resulted in each subsidiary bank holding investments in BOLI policies near the regulatory maximum of $25 \%$ of capital. As the owners and beneficiaries of these holdings, the banks monitor the associated risks, including diversification, lending-limit, concentration, interest rate risk, credit risk, and liquidity. Quarterly financial information on the insurance carriers is provided to the Company by its compensation consulting firm. Benefit expense associated with both the SERPs and deferred compensation arrangements was $\$ 268$ thousand and \$154 thousand, respectively, for the first six months of 2006 . Earnings on BOLI, for the first six months of 2006 , totaled $\$ 413$ thousand. Benefit expense associated with the SERPs and deferred compensation arrangements was $\$ 88$ thousand and $\$ 83$ thousand, respectively, for the first six months of 2005. Earnings on BOLI, for the first six months of 2005, totaled $\$ 319$ thousand.

Other assets increased by $\$ 1.4$ million, or $8 \%$, to $\$ 18.5$ million at June 30,2006 from $\$ 17.1$ million at December 31, 2005. Other assets included $\$ 9.4$ million of equity in Federal Reserve Bank and Federal Home Loan Bank stock, $\$ 3.6$ million of deferred tax assets, $\$ 318$ thousand in net other real estate owned (OREO), \$1.8 million in investments in unconsolidated companies, $\$ 660$ thousand of accrued trust department fees, $\$ 395$ thousand of unamortized prepaid trust preferred securities offering expenses, $\$ 582$ thousand of prepaid Visa/Mastercard processing charges, other miscellaneous receivables, and various prepaid expenses.

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Deposits increased by $\$ 105.6$ million, or $15 \%$, to $\$ 804.1$ million at June 30,2006 from $\$ 698.5$ million at December 31, 2005. The increase resulted from a $\$ 42.2$ million aggregate net increase in money market, savings, and total transaction accounts, in combination with a $\$ 63.4$ million net increase in interest-bearing certificates of deposit. The subsidiary banks experienced a net increase in brokered certificates of deposit of $\$ 18.1$ million during the first six months of 2006. At June 30, 2006, Quad City Bank \& Trust had committed to the issuance of an additional $\$ 15.2$ million in brokered certificates of deposit at an aggregate effective interest rate of $5.40 \%$. These certificates were issued in early July 2006.

Short-term borrowings decreased $\$ 3.1$ million, or $3 \%$ from $\$ 107.5$ million at December 31, 2005 to $\$ 104.4$ million at June 30, 2006 . The subsidiary banks offer short-term repurchase agreements to some of their major customers. Also, on occasion, the subsidiary banks purchase Federal funds for short-term funding needs from the Federal Reserve Bank, or from their correspondent banks. Short-term borrowings were comprised of customer repurchase agreements of $\$ 65.9$ million and $\$ 54.7$ million at June 30, 2006 and December 31, 2005, respectively, as well as federal funds purchased of $\$ 38.5$ million at June 30,2006 and $\$ 52.8$ million at December 31, 2005.

Federal Home Loan Bank advances increased by $\$ 1.9$ million, or $1 \%$, to $\$ 131.9$ million at June 30, 2006 from $\$ 130.0$ million at December 31, 2005. As a result of their memberships in either the FHLB of Des Moines or Chicago, the subsidiary banks have the ability to borrow funds for short or long-term purposes under a variety of programs. FHLB advances are utilized for loan matching as a hedge against the possibility of rising interest rates, and when these advances provide a less costly or more readily available source of funds than customer deposits.

Other borrowings decreased $\$ 1.5$ million, or $14 \%$, from $\$ 10.8$ million at December 31, 2005 to $\$ 9.3$ million at June 30, 2006. In February 2006, with proceeds from the issuance of the trust preferred securities of Trust $V$, the Company made a payment to reduce the balance on a line of credit at an upstream correspondent bank by $\$ 10.0$ million. In March 2006, the Company drew an advance of $\$ 8.5$ million, primarily to provide $\$ 3.0$ million of additional capital to Quad City Bank \& Trust and $\$ 4.5$ million of additional capital to Cedar Rapids Bank \& Trust for capital maintenance purposes at each of these subsidiaries.

Junior subordinated debentures increased $\$ 10.3$ million, or $40 \%$, to $\$ 36.1$ million at June 30, 2006 from $\$ 25.8$ million at December 31, 2005. On February 4, 2006, the Company announced the issuance of $\$ 10.0$ million of fixed/floating rate capital securities of $2 C R$ Holdings Statutory Trust V. Trust V used the $\$ 10.0$ million of proceeds from the sale of the Trust Preferred Securities, in combination with $\$ 310$ thousand of proceeds from its equity, to purchase $\$ 10.3$ million of junior subordinated debentures of the Company.

Other liabilities were $\$ 13.9$ million at June 30, 2006 , down $\$ 1.1$ million, or $7 \%$, from $\$ 15.0$ million at December 31, 2005. Other liabilities were comprised of unpaid amounts for various products and services, and accrued but unpaid interest on deposits. At June 30, 2006, the most significant components of other liabilities were $\$ 4.2$ million of accrued expenses, $\$ 2.3$ million of accounts payable for leases, $\$ 2.2$ million of miscellaneous accounts payable, and $\$ 4.0$ million of interest payable.

Common stock, at both June 30, 2006 and December 31, 2005, was $\$ 4.5$ million. The slight increase of $\$ 17$ thousand was the result of stock issued from the net exercise of stock options and stock purchased under the employee stock purchase plan.

Additional paid-in capital totaled $\$ 21.1$ million at June 30, 2006, up $\$ 342$ thousand, or $2 \%$, from $\$ 20.8$ million at December 31,2005 . The increase resulted from the proceeds received in excess of the $\$ 1.00$ per share par value for the 17,032 shares of common stock issued as the result of the net exercise of stock options and stock purchased under the employee stock purchase plan, in combination with the recognition of stock-based compensation expense due to the application of the provisions of SFAS 123R.

Retained earnings increased by $\$ 1.9$ million, or $6 \%$ to $\$ 31.6$ million at June 30 , 2006 from $\$ 29.7$ million at December 31, 2005. The increase reflected net income for the six-month period net of $\$ 182$ thousand representing the four-cent per share dividend, which was declared in April and paid in July 2006.

Unrealized losses on securities available for sale, net of related income taxes, totaled $\$ 1.1$ million at June 30,2006 as compared to unrealized losses of $\$ 567$ thousand at December 31, 2005. The decrease of $\$ 505$ thousand was attributable to decreases during the period in fair value of the securities identified as available for sale, primarily due to the increase in interest rates.

LIQUIDITY
Liquidity measures the ability of the Company to meet maturing obligations and its existing commitments, to withstand fluctuations in deposit levels, to fund its operations, and to provide for customers' credit needs. The liquidity of the Company primarily depends upon cash flows from operating, investing, and financing activities. Net cash used in operating activities, consisting primarily of originations of loans for sale, was $\$ 3.6$ million for the six months ended June 30, 2006 compared to $\$ 747$ thousand net cash provided by operating activities, consisting primarily of proceeds on the sales of loans, for the same period in 2005. Net cash used in investing activities, consisting principally of loan originations to be held for investment, was $\$ 115.6$ million for the six months ended June 30, 2006 and $\$ 42.2$ million, consisting primarily of purchases of available for sale securities, for the six months ended June 30, 2005. Net cash provided by financing activities, consisting primarily of increased deposit accounts at the subsidiary banks, for the six months ended June 30, 2006 was $\$ 113.4$ million, and for the same period in 2005 was $\$ 46.6$ million, consisting principally of advances from the Federal Home Loan Bank.

The Company has a variety of sources of short-term liquidity available to it, including federal funds purchased from correspondent banks, sales of securities available for sale, FHLB advances, lines of credit and loan participations or sales. At June 30, 2006, the subsidiary banks had fourteen lines of credit totaling $\$ 104.5$ million, of which $\$ 13.0$ million was secured and $\$ 91.5$ million was unsecured. At June 30, 2006, Quad City Bank \& Trust had drawn $\$ 8.0$ million of their available balance of $\$ 83.0$ million, and Cedar Rapids Bank \& Trust had drawn none of their available balance of $\$ 21.5$ million. At December 31, 2005, the subsidiary banks had fourteen lines of credit totaling $\$ 104.5 \mathrm{million}$, of which $\$ 13.0$ million was secured and $\$ 91.5$ million was unsecured. At December 31, 2005, Quad City Bank \& Trust had drawn $\$ 19.5$ million of their available balance of $\$ 83.0$ million, and Cedar Rapids Bank \& Trust had drawn none of their available balance of $\$ 21.5$ million. As of December 31, 2005, the Company had two unsecured revolving credit notes totaling $\$ 15.0$ million in aggregate. The Company had a 364 -day revolving note, which matures December 21, 2006, for $\$ 10.0$ million and had a balance outstanding of $\$ 5.5$ million at December 31, 2005. The Company also had a 3-year revolving note, which matures December 30, 2007, for $\$ 5.0$ million and carried a balance of $\$ 5.0$ million at December 31, 2005. On January 3, 2005, the 3-year note was fully drawn as partial funding for the capitalization of Rockford Bank \& Trust. In February 2006, proceeds from the issuance of the securities of Trust $V$ were utilized to fully pay down this note. In April 2006, the company combined the two notes into a single 364-day revolving credit note for $\$ 15.0$ million. At June 30 , 2006 , this note carried a

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balance outstanding of $\$ 9.0$ million. For all of the notes, interest is payable monthly at the Federal Funds rate plus 1\% per annum, as defined in the credit agreements. As of June 30, 2006, the interest rate on the 364 -day note was $6.02 \%$. At December 31, 2005, the interest rate on both notes was $5.19 \%$.

On February 24, 2006, the Company announced the issuance of $\$ 10.0$ million of fixed/floating rate capital securities of $Q C R$ Holdings Statutory Trust V. The securities represent the undivided beneficial interest in Trust V, which was established by the Company for the sole purpose of issuing the Trust Preferred Securities. The securities issued by Trust $V$ mature in thirty years, but are callable at par after five years. The Trust Preferred Securities have a fixed rate of $6.22 \%$, payable quarterly, for five years, at which time they have a variable rate based on the three-month LIBOR plus 1.55\%, reset and payable quarterly. Trust $V$ used the $\$ 10.0$ million of proceeds from the sale of the Trust Preferred Securities, in combination with $\$ 310$ thousand of proceeds from its own equity to purchase $\$ 10.3$ million of junior subordinated debentures of the Company. The Company incurred no issuance costs as a result of the transaction. The Company used the net proceeds for general corporate purposes, including the paydown of its other borrowings. The Company will treat these new issuances as Tier 1 capital for regulatory capital purposes, subject to current established limitations.

On April 27, 2006, the Company declared a cash dividend of $\$ 0.04$ per share, or $\$ 182$ thousand, which was paid on July 7, 2006, to stockholders of record on June 23, 2006. On April 28, 2005, the Company declared a cash dividend of $\$ 0.04$ per share, or $\$ 180$ thousand, which was paid on July 6, 2005, to stockholders of record on June 15, 2005. On October 27, 2005, the Company declared a cash dividend of $\$ 0.04$ per share, or $\$ 181$ thousand, which was paid on January 6, 2006, to stockholders of record on December 23, 2005. It is the Company's intention to consider the payment of dividends on a semi-annual basis. The Company anticipates an ongoing need to retain much of its operating income to help provide the capital for continued growth, however it believes that operating results have reached a level that can sustain dividends to stockholders as well.

## SPECIAL NOTE CONCERNING FORWARD-LOOKING STATEMENTS

Safe Harbor Statement Under the Private Securities Litigation Reform Act of 1995. This document (including information incorporated by reference) contains, and future oral and written statements of the Company and its management may contain, forward-looking statements, within the meaning of such term in the Private Securities Litigation Reform Act of 1995, with respect to the financial condition, results of operations, plans, objectives, future performance and business of the Company. Forward-looking statements, which may be based upon beliefs, expectations and assumptions of the Company's management and on information currently available to management, are generally identifiable by the use of words such as "believe," "expect," "anticipate," "bode," "predict," "suggest," "project," "appear," "plan," "intend," "estimate," "may," "will," "would," "could," "should" "likely," or other similar expressions. Additionally, all statements in this document, including forward-looking statements, speak only as of the date they are made, and the Company undertakes no obligation to update any statement in light of new information or future events.

The Company's ability to predict results or the actual effect of future plans or strategies is inherently uncertain. The factors, which could have a material adverse effect on the Company's operations and future prospects are detailed in the "Risk Factors" section included under Item la. of Part I of the Company's Form $10-\mathrm{K}$. In addition to the risk factors described in that section, there are other factors that may impact any public company, including the Company, which

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could have a material adverse effect on our operations and future prospects. These risks and uncertainties should be considered in evaluating forward-looking statements and undue reliance should not be placed on such statements.

Part I
Item 3

## QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The Company, like other financial institutions, is subject to direct and indirect market risk. Direct market risk exists from changes in interest rates. The Company's net income is dependent on its net interest income. Net interest income is susceptible to interest rate risk to the degree that interest-bearing liabilities mature or reprice on a different basis than interest-earning assets. When interest-bearing liabilities mature or reprice more quickly than interest-earning assets in a given period, a significant increase in market rates of interest could adversely affect net interest income. Similarly, when interest-earning assets mature or reprice more quickly than interest-bearing liabilities, falling interest rates could result in a decrease in net income.

In an attempt to manage its exposure to changes in interest rates, management monitors the Company's interest rate risk. Each subsidiary bank has an asset/liability management committee of the board of directors that meets quarterly to review the bank's interest rate risk position and profitability, and to make or recommend adjustments for consideration by the full board of each bank. Management also reviews the subsidiary banks' securities portfolios, formulates investment strategies, and oversees the timing and implementation of transactions to assure attainment of the board's objectives in the most effective manner. Notwithstanding the Company's interest rate risk management activities, the potential for changing interest rates is an uncertainty that can have an adverse effect on net income.

In adjusting the Company's asset/liability position, the board and management attempt to manage the Company's interest rate risk while maintaining or enhancing net interest margins. At times, depending on the level of general interest rates, the relationship between long-term and short-term interest rates, market conditions and competitive factors, the board and management may decide to increase the Company's interest rate risk position somewhat in order to increase its net interest margin. The Company's results of operations and net portfolio values remain vulnerable to increases in interest rates and to fluctuations in the difference between long-term and short-term interest rates.

One method used to quantify interest rate risk is a short-term earnings at risk summary, which is a detailed and dynamic simulation model used to quantify the estimated exposure of net interest income to sustained interest rate changes. This simulation model captures the impact of changing interest rates on the interest income received and interest expense paid on all interest sensitive assets and liabilities reflected on the Company's consolidated balance sheet. This sensitivity analysis demonstrates net interest income exposure over a one year horizon, assuming no balance sheet growth and a 200 basis point upward and a 200 basis point downward shift in interest rates, where interest-bearing assets and liabilities reprice at their earliest possible repricing date. The model assumes a parallel and pro rata shift in interest rates over a twelve-month period. Application of the simulation model analysis at March 31, 2006 demonstrated a $3.9 \%$ decrease in net interest income with a 200 basis point increase in interest rates, and a $1.7 \%$ increase in net interest income with a

200 basis point decrease in interest rates. Both simulations are within the board-established policy limits of a $10 \%$ decline in value.

Interest rate risk is the most significant market risk affecting the Company. For that reason, the Company engages the assistance of a national consulting firm and their risk management system to monitor and control the company's interest rate risk exposure. Other types of market risk, such as foreign currency exchange rate risk and commodity price risk, do not arise in the normal course of the Company's business activities.

Part I
Item 4

## CONTROLS AND PROCEDURES

Evaluation of disclosure controls and procedures. As required by Rules 13a-15(b) and $15 d-15(\mathrm{~b})$ under the Securities Exchange Act of 1934 , management has evaluated, with the participation of the Company's Chief Executive Officer and Chief Financial Officer, the effectiveness of the Company's disclosure controls and procedures as of the end of the period covered by this report. Based on this evaluation, management concluded the Company's disclosure controls and procedures (as defined in Securities Exchange Act Rules 13a-15 (e) and 15d-15(e)) were effective as of June 30,2006 to ensure that information required to be disclosed by the Company in reports that it files or submits under the Securities Exchange Act is recorded, processed, summarized and reported within the time periods specified in Securities and Exchange Commission rules and forms and were effective as of June 30,2006 . These disclosure controls and procedures include controls and procedures designed to ensure that information required to be disclosed by the Company in the reports that it files or submits under the Securities Exchange Act is accumulated and communicated to management, including the Company's Chief Executive Officer and Chief Financial Officer, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure. During the six months ended June 30, 2006, there have been no significant changes to the company's internal control over financial reporting that have materially affected, or are reasonably likely to affect, the Company's internal control over financial reporting.

Part II

QCR HOLDINGS, INC. AND SUBSIDIARIES

PART II - OTHER INFORMATION

Item 1 Legal Proceedings
There are no material pending legal proceedings to which the Company or its subsidiaries is a party other than ordinary routine litigation incidental to their respective businesses.

Item 1.A. Risk Factors

There have been no material changes in the risk factors

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applicable to the Company from those disclosed in Part I, Item 1.A. "Risk Factors," in the Company's 2005 Annual Report on Form 10-K. Please refer to that section of the Company's Form 10-K for disclosures regarding the risks and uncertainties related to the Company's business.

| Item | 2 | Unregistered Sales of Equity Securities and Use of Proceeds |
| :---: | :---: | :---: |
|  |  | None |
| Item | 3 | Defaults Upon Senior Securities |
|  |  | None |
| Item | 4 | Submission of Matters to a Vote of Security Holders |
|  |  | The annual meeting of stockholders was held at The Mark of the Quad Cities located at 1201 River Drive, Moline, Illinois on Wednesday, May 3, 2006 at 10:00 a.m. At the meeting, Michael A. Bauer and James J. Brownson were re-elected to serve as Class I directors, with terms expiring in 2009. John A. Rife was also elected to serve as a Class I director, with a term expiring in 2009. Continuing as Class II directors, with terms expiring in 2007, are Larry J. Helling, Douglas M. Hultquist, and Mark Kilmer. Continuing as Class III directors, with terms expiring in 2008, are Patrick S. Baird, John K. Lawson, and Ronald G. Peterson. |
|  |  | There were $4,537,711$ issued and outstanding shares of common stock entitled to vote at the annual meeting. Either in person or by proxy, there were $3,858,171$ common shares represented at the meeting, constituting approximately $85.0 \%$ of the outstanding shares. The voting was as follows: |

## Votes Votes

 For Withheld| Michael A. Bauer | $3,833,926$ | 24,245 |
| :--- | :--- | :--- |
| James J. Brownson | $3,800,708$ | 57,463 |

Item 5 Other Information

None

Exhibits

## (a) Exhibits

31.1 Certification of Chief Executive Officer Pursuant to Rule 13a-14(a)/15d-14(a)
31.2 Certification of Chief Financial Officer Pursuant to Rule 13a-14(a)/15d-14(a)
32.1 Certification of Chief Executive Officer Pursuant to 18 U.S.C. Section 1350 , as Adopted Pursuant to

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# Section 906 of the Sarbanes-Oxley Act of 2002. <br> 32.2 Certification of Chief Financial Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. 

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SIGNATURES

In accordance with the requirements of the Exchange Act, the registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

QCR HOLDINGS, INC.
(Registrant)

| Date | August 9, 2006 | /s/ Michael A. Bauer |
| :---: | :---: | :---: |
|  |  | Michael A. Bauer, Chairman |
| Date | August 9, 2006 | /s/ Douglas M. Hultquist |
|  |  | Douglas M. Hultquist, President Chief Executive Officer |
| Date | August 9, 2006 | /s/ Todd A. Gipple |
|  |  | Todd A. Gipple, Executive Vice President Chief Financial Officer |

