WINTRUST FINANCIAL CORP Form 10-Q May 11, 2009

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-Q

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

For the quarterly period ended March 31, 2009

OR

EXCHANGE ACT OF 1934	SECTION 13 OR 15(d) OF THE SECURITIES
For the transition period from to	<u> </u>
	Number 0-21923
	IAL CORPORATION
(Exact name of registrant	as specified in its charter)
Illinois	36-3873352
(State of incorporation or organization)	(I.R.S. Employer Identification No.)

727 North Bank Lane Lake Forest, Illinois 60045

(Address of principal executive offices)

(847) 615-4096

(Registrant s telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes \flat No o Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes o No o

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

Large Accelerated Filer b Accelerated Filer o Non-Accelerated Filer o Smaller Reporting
Company o

(Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No b

Indicate the number of shares outstanding of each of the issuer s classes of common stock, as of the latest practicable date.

Common Stock no par value, 23,973,495 shares, as of May 7, 2009

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PART I ITEM 1. FINANCIAL STATEMENTS

WINTRUST FINANCIAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CONDITION

(In thousands)	(Unaudited) March 31, 2009	December 31, 2008	(Unaudited) March 31, 2008
Assets	4 122 207	4 2 1 2 2 3 3	4.60.000
Cash and due from banks	\$ 122,207	\$ 219,794	\$ 160,890
Federal funds sold and securities purchased under resale	00 454	226 110	200 400
agreements	98,454	226,110	280,408
Interest bearing deposits with banks	266,512 1 413 576	123,009	11,280
Available-for-sale securities, at fair value	1,413,576	784,673	1,110,854
Trading account securities Prokeroge systemer receivables	13,815 15,850	4,399	1,185 22,786
Brokerage customer receivables Mortgage leans hald for sale at fair value	207,107	17,901 51,029	86,634
Mortgage loans held-for-sale, at fair value Mortgage loans held-for-sale, at lower of cost or market	11,600	10,087	15,690
Loans, net of unearned income	•	7,621,069	6,874,916
Less: Allowance for loan losses	7,841,447 74,248	69,767	53,758
Less. Allowance for foan losses	74,240	09,707	33,736
Net loans	7,767,199	7,551,302	6,821,158
Premises and equipment, net	349,245	349,875	344,863
Accrued interest receivable and other assets	263,145	240,664	188,607
Trade date securities receivable	200,110	788,565	395,041
Goodwill	276,310	276,310	276,121
Other intangible assets	13,921	14,608	16,949
Stilet intaligible assets	10,721	11,000	10,515
Total assets	\$10,818,941	\$10,658,326	\$9,732,466
Liabilities and Shareholders Equity Deposits:			
Non-interest bearing	\$ 745,194	\$ 757,844	\$ 670,433
Interest bearing	7,880,783	7,618,906	6,813,149
Total deposits	8,625,977	8,376,750	7,483,582
Notes payable	1,000	1,000	70,300
Federal Home Loan Bank advances	435,981	435,981	434,482
Other borrowings	250,488	336,764	293,091
Subordinated notes	70,000	70,000	75,000
Junior subordinated debentures	249,502	249,515	249,621
Trade date securities payable	7,170		236,217
Accrued interest payable and other liabilities	115,596	121,744	136,880
Total liabilities	9,755,714	9,591,754	8,979,173

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Shareholders equity:			
Preferred stock	282,662	281,873	
Common stock	26,766	26,611	26,416
Surplus	575,166	571,887	544,594
Treasury stock	(122,302)	(122,290)	(122,252)
Retained earnings	315,855	318,793	314,038
Accumulated other comprehensive loss	(14,920)	(10,302)	(9,503)
Total shareholders equity	1,063,227	1,066,572	753,293
Total liabilities and shareholders equity	\$10,818,941	\$10,658,326	\$9,732,466

See accompanying notes to unaudited consolidated financial statements.

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WINTRUST FINANCIAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

	Three Months Ended March 31,		
(In thousands, except per share data)	2009	2008	
Interest income			
Interest and fees on loans	\$106,887	\$118,953	
Interest bearing deposits with banks	660	120	
Federal funds sold and securities purchased under resale agreements	61	634	
Securities	14,327	16,081	
Trading account securities	24	31	
Brokerage customer receivables	120	357	
Total interest income	122,079	136,176	
Interest expense			
Interest on deposits	45,953	61,430	
Interest on Federal Home Loan Bank advances	4,453	4,556	
Interest on notes payable and other borrowings	1,870	2,770	
Interest on subordinated notes	580	1,087	
Interest on junior subordinated debentures	4,441	4,591	
Total interest expense	57,297	74,434	
Net interest income	64,782	61,742	
Provision for credit losses	14,473	8,555	
Net interest income after provision for credit losses	50,309	53,187	
Non-interest income			
Wealth management	5,926	7,865	
Mortgage banking	16,232	6,096	
Service charges on deposit accounts	2,970	2,373	
Gain on sales of premium finance receivables	322	1,141	
Losses on available-for-sale securities, net	(2,038)	(1,333)	
Other	13,015	8,430	
Total non-interest income	36,427	24,572	
Non-interest expense			
Salaries and employee benefits	44,820	36,672	
Equipment	3,938	3,926	
Occupancy, net	6,190	5,867	
Data processing	3,136	2,798	
Advertising and marketing	1,095	999	
Professional fees	2,883	2,068	
Amortization of other intangible assets	687	788	

Other	14,213	9,731
Total non-interest expense	76,962	62,849
Income before taxes Income tax expense	9,774 3,416	14,910 5,205
Net income	6,358	9,705
Dividends on preferred shares	5,000	
Net income applicable to common shares	\$ 1,358	\$ 9,705
Net income per common share Basic	\$ 0.06	\$ 0.41
Net income per common share Diluted	\$ 0.06	\$ 0.40
Cash dividends declared per common share	\$ 0.18	\$ 0.18
Weighted average common shares outstanding Dilutive potential common shares	23,855 221	23,518 582
Average common shares and dilutive common shares	24,076	24,100
See accompanying notes to unaudited consolidated financial statements. 2		

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WINTRUST FINANCIAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY (UNAUDITED)

	Preferred	Common	ı	Treasury		occumulated Other Compre- hensive Shar
ands)	Stock	Stock	Surplus	Stock	Earnings	Income (Loss) E
at December 31, 2007	\$	\$ 26,281	\$ 539,586	\$ (122,196)	\$ 309,556	\$ (13,672) \$
ensive income: ne mprehensive income, net of tax: ed gains on securities, net of reclassification adjustment ed losses on derivative Instruments					9,705	8,091 (3,922)
ensive income						
idends declared on common stock stock repurchases sed compensation ve effect of change in accounting for split-dollar life			2,498	(56)	(4,231)	
stock issued for:						(992)
of stock options and warrants d stock awards compensation plan		62 44 29	1,703 (324) 1,131			
at March 31, 2008	\$	\$ 26,416	\$ 544,594	\$ (122,252)	\$ 314,038	\$ (9,503) \$
at December 31, 2008 hensive income:	\$ 281,873	\$ 26,611	\$ 571,887	\$ (122,290)	\$ 318,793	\$ (10,302) \$ 1,
me mprehensive income, net of tax: ed losses on securities, net of reclassification adjustment ed gains on derivative instruments					6,358	(5,694) 1,076
hensive income						
idends declared on common stock ls on preferred stock n stock repurchases sed compensation	789		1,772	(12)	(4,296) (5,000)	
n stock issued for: of stock options and warrants ed stock awards		46 60	575 (705)			

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49 1,637

at March 31, 2009

\$282,662 \$26,766 \$575,166 \$(122,302) \$315,855 \$(14,920) \$1,

	Three Months Ended March 31,		
	2009	2008	
Other Comprehensive Income:			
Unrealized (losses) gains on available-for-sale securities arising during the period, net Unrealized gains (losses) on derivative instruments arising during the period,	\$(11,314)	\$11,434	
net	1,707	(6,380)	
Less: Reclassification adjustment for losses included in net income, net	(2,038)	(1,333)	
Less: Income tax (benefit) expense	(2,951)	2,218	
Other Comprehensive (loss) income	\$ (4,618)	\$ 4,169	
See accompanying notes to unaudited consolidated financial statements. 3			

WINTRUST FINANCIAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

	Three Months Ended March 31,			
(In thousands)	2009	2008		
Operating Activities:				
Net income	\$ 6,358	\$ 9,705		
Adjustments to reconcile net income to net cash provided by operating				
activities:				
Provision for credit losses	14,473	8,555		
Depreciation and amortization	5,109	5,018		
Stock-based compensation expense	1,772	2,498		
Tax (expense) benefit from stock-based compensation arrangements	(576)	555		
Excess tax benefits from stock-based compensation arrangements	(68)	(394)		
Net (accretion) amortization of premium on securities	(158)	(286)		
Mortgage servicing rights fair value change and amortization, net	1,659	829		
Originations and purchases of mortgage loans held-for-sale	(1,245,129)	(462,860)		
Proceeds from sales of mortgage loans held-for-sale	1,099,747	473,723		
Bank owned life insurance income, net of claims	(286)	(613)		
Gain on sales of premium finance receivables	(322)	(1,141)		
(Increase) decrease in trading securities, net	(9,416)	386		
Net decrease in brokerage customer receivables	2,051	1,420		
Gain on mortgage loans sold	(12,209)	(3,635)		
Losses on available-for-sale securities, net	2,038	1,333		
Loss on sales of premises and equipment, net	11	(2.965)		
(Increase) decrease in accrued interest receivable and other assets, net	490	(2,865)		
(Decrease) increase in accrued interest payable and other liabilities, net	(2,004)	15,846		
Net Cash (Used for) Provided by Operating Activities	(136,460)	48,074		
Investing Activities:				
Proceeds from maturities of available-for-sale securities	665,932	364,956		
Proceeds from sales of available-for-sale securities	992,398	187,292		
Purchases of available-for-sale securities	(1,504,650)	(400,110)		
Proceeds from sales of premium finance receivables		114,805		
Net increase in interest-bearing deposits with banks	(143,503)	(870)		
Net increase in loans	(251,507)	(200,808)		
Purchases of premises and equipment, net	(3,766)	(9,896)		
Net Cash (Used for) Provided by Investing Activities	(245,096)	55,369		
Financing Activities:				
Increase in deposit accounts	249,221	12,106		
(Decrease) increase in other borrowings, net	(86,276)	38,657		
Increase in notes payable, net		9,600		

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Increase in Federal Home Loan Bank advances, net		19,301
Issuance of preferred stock, net of issuance costs		
Excess tax benefits from stock based compensation arrangements	68	394
Issuance of common shares resulting from exercise of stock options,		
employee stock purchase plan and conversion of common stock warrants	553	930
Common stock repurchases	(12)	(56)
Dividends paid	(7,241)	(4,231)
Net Cash Provided by Financing Activities	156,313	76,701
Net (Decrease) Increase in Cash and Cash Equivalents	(225,243)	180,144
Cash and Cash Equivalents at Beginning of Period	445,904	261,154
Cash and Cash Equivalents at End of Period	\$ 220,661	\$ 441,298

See accompanying notes to unaudited consolidated financial statements.

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WINTRUST FINANCIAL CORPORATION AND SUBSIDIARIES
NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

(1) Basis of Presentation

The consolidated financial statements of Wintrust Financial Corporation and Subsidiaries (Wintrust or the Company) presented herein are unaudited, but in the opinion of management reflect all necessary adjustments of a normal or recurring nature for a fair presentation of results as of the dates and for the periods covered by the consolidated financial statements.

Wintrust is a financial holding company currently engaged in the business of providing traditional community banking services to customers in the Chicago metropolitan area and southern Wisconsin. Additionally, the Company operates various non-bank subsidiaries. Wintrust has 15 wholly-owned bank subsidiaries (collectively, the Banks), nine of which the Company started as *de novo* institutions, including Lake Forest Bank & Trust Company (Lake Forest Bank), Hinsdale Bank & Trust Company (Hinsdale Bank), North Shore Community Bank & Trust Company (North Shore Bank), Libertyville Bank & Trust Company (Libertyville Bank), Barrington Bank & Trust Company, N.A. (Barrington Bank), Crystal Lake Bank & Trust Company, N.A. (Crystal Lake Bank), Northbrook Bank & Trust Company (Northbrook Bank), Beverly Bank & Trust Company, N.A. (Beverly Bank) and Old Plank Trail Community Bank, N.A. (Old Plank Trail Bank). The Company acquired Advantage National Bank (Advantage Bank) in October 2003, Village Bank & Trust (Village Bank) in December 2003, Northview Bank & Trust (Northview Bank) in September 2004, Town Bank in October 2004, State Bank of The Lakes in January 2005, First Northwest Bank in March 2005 and Hinsbrook Bank and Trust (Hinsbrook Bank) in May 2006. In December 2004, Northview Bank s Wheaton branch became its main office, it was renamed Wheaton Bank & Trust (Wheaton Bank) and its two Northfield locations became branches of Northbrook Bank and its Mundelein location became a branch of Libertyville Bank. In May 2005, First Northwest Bank was merged into Village Bank. In November 2006, Hinsbrook Bank s Geneva branch was renamed St. Charles Bank & Trust (St. Charles Bank), its Willowbrook, Downers Grove and Darien locations became branches of Hinsdale Bank and its Glen Ellyn location became a branch of Wheaton Bank. The Company provides, on a national basis, loans to businesses to finance insurance premiums on their commercial insurance policies (premium finance receivables) through First Insurance Funding Corporation (FIFC). In November 2007, the Company acquired Broadway Premium Funding Corporation (Broadway). Broadway also provides loans to businesses to finance insurance premiums, mainly through insurance agents and brokers in the northeastern portion of the United States and California. On October 1, 2008, Broadway merged with its parent, FIFC, but continues to utilize the Broadway brand in serving its segment of the marketplace.

In 2007, FIFC began financing life insurance policy premiums for high net-worth individuals. These loans are originated through independent insurance agents with assistance from financial advisors and legal counsel. The life insurance policy is the primary form of collateral. In addition, these loans can be secured with a letter of credit or certificate of deposit. FIFC is a wholly-owned subsidiary of Lake Forest Bank.

Wintrust, through Tricom, Inc. of Milwaukee (Tricom), provides high-yielding short-term accounts receivable financing (Tricom finance receivables) and value-added out-sourced administrative services, such as data processing of payrolls, billing and cash management services, to the temporary staffing industry, with clients located throughout the United States. Tricom is a wholly-owned subsidiary of Hinsdale Bank.

The Company provides a full range of wealth management services through its trust, asset management and broker-dealer subsidiaries. Trust and investment services are provided at the Banks through the Company s wholly-owned subsidiary, Wayne Hummer Trust Company, N.A. (WHTC), a *de novo* company started in 1998. Wayne Hummer Investments, LLC (WHI) is a broker-dealer providing a full range of private client and securities brokerage services to clients located primarily in the Midwest. WHI has office locations staffed by one or more registered financial advisors in a majority of the Company s Banks. WHI also provides a full range of investment services to individuals through a network of relationships with community-based financial institutions primarily in Illinois. WHI is a wholly-owned subsidiary of North Shore Bank. Wayne Hummer Asset Management Company (WHAMC) provides money management services and advisory services to individuals, institutions and municipal and tax-exempt organizations, in addition to portfolio management and financial supervision for a wide range of pension and profit-sharing plans. WHI

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and WHAMC were acquired in 2002, and in February 2003, the Company acquired Lake Forest Capital Management (LFCM), a registered investment advisor, which was merged into WHAMC. WHTC, WHI and WHAMC are referred to collectively as the Wayne Hummer Companies.

In May 2004, the Company acquired Wintrust Mortgage Corporation (WMC) (formerly known as WestAmerica Mortgage Company) and its affiliate, Guardian Real Estate Services, Inc. (Guardian). WMC engages primarily in the origination and purchase of residential mortgages for sale into the secondary market. WMC maintains principal origination offices in ten states, including Illinois, and originates loans in other states through wholesale and correspondent offices. WMC is a wholly-owned subsidiary of Barrington Bank. Guardian provided document preparation and other loan closing services to WMC and a network of mortgage brokers. Guardian was merged into Barrington Bank in November 2008. In December 2008, WMC acquired certain assets and assumed certain liabilities of the mortgage banking business of Professional Mortgage Partners (PMP).

Wintrust Information Technology Services Company (WITS) provides information technology support, item capture, imaging and statement preparation services to the Wintrust subsidiaries and is a wholly-owned subsidiary of Wintrust. The accompanying consolidated financial statements are unaudited and do not include information or footnotes necessary for a complete presentation of financial condition, results of operations or cash flows in accordance with generally accepted accounting principles. The consolidated financial statements should be read in conjunction with the consolidated financial statements and notes included in the Company's Annual Report and Form 10-K for the year ended December 31, 2008. Operating results reported for the three-month period are not necessarily indicative of the results which may be expected for the entire year. Reclassifications of certain prior period amounts have been made to conform to the current period presentation.

The preparation of the financial statements requires management to make estimates, assumptions and judgments that affect the reported amounts of assets and liabilities. Management believes that the estimates made are reasonable, however, changes in estimates may be required if economic or other conditions develop differently from management s expectations. Certain policies and accounting principles inherently have a greater reliance on the use of estimates, assumptions and judgments and as such have a greater possibility of producing results that could be materially different than originally reported. Management views critical accounting policies to be those which are highly dependent on subjective or complex judgments, estimates and assumptions, and where changes in those estimates and assumptions could have a significant impact on the financial statements. Management currently views the determination of the allowance for loan losses and the allowance for losses on lending-related commitments, estimations of fair value, the valuations required for impairment testing of goodwill, the valuation and accounting for derivative instruments and income taxes as the accounting areas that require the most subjective and complex judgments, and as such could be the most subject to revision as new information becomes available. Descriptions of our significant accounting policies are included in Note 1 (Summary of Significant Accounting Policies) of the Company s 2008 Form 10-K.

(2) Recent Accounting Developments

In April 2009, the Financial Accounting Standards Board (FASB) issued FASB Staff Position No. 141R-1, Accounting for Assets Acquired and Liabilities Assumed in a Business Combination That Arise from Contingencies (FSP 141R-1). FSP 141R-1 amends and clarifies SFAS No. 141(R), Business Combinations (SFAS 141R), to address application issues raised by preparers, auditors, and members of the legal profession on initial recognition and measurement, subsequent measurement and accounting, and disclosure of assets and liabilities arising from contingencies in a business combination. FSP 141R-1 is effective for assets or liabilities arising from contingencies in business combinations for which the acquisition date is on or after the first annual reporting period beginning on or after December 15, 2008. The adoption of FSP 141R-1 did not have a material impact on the Company s financial statements.

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In April 2009, the FASB issued FSP No. FAS 107-1 and APB 28-1, Interim Disclosures about Fair Value of Financial Instruments (FSP FAS 107-1 and APB 28-1). FSP FAS 107-1 and APB 28-1 amends FASB Statement No. 107, "Disclosures about Fair Value of Financial Instruments, to require disclosures about fair value of financial instruments for interim reporting periods of publicly traded companies as well as in annual financial statements. FSP FAS 107-1 and APB 28-1 is effective for interim reporting periods ending after June 15, 2009, with early adoption permitted. The Company did not early adopt this FSP. The adoption will expand the Company's disclosures regarding the use of fair value in interim periods. The Company is currently evaluating the potential impact the new pronouncement will have on its financial statements.

In April 2009, the FASB issued FSP No. FAS 115-2 and FAS 124-2, Recognition and Presentation of Other-Than-Temporary Impairments (FSP FAS 115-2 and FAS 124-2). FSP FAS 115-2 and FAS 124-2 amends the other-than-temporary impairment (OTTI) guidance in GAAP for debt securities and the presentation and disclosure requirements of OTTI on debt and equity securities in the financial statements. This FSP does not amend existing recognition and measurement guidance related to OTTI of equity securities. FSP FAS 115-2 and FAS 124-2 requires separate display of losses related to credit deterioration and losses related to other market factors. When an entity does not intend to sell the security and it is more likely than not that an entity will not have to sell the security before recovery of its cost basis, it must recognize the credit component of OTTI in earnings and the remaining portion in other comprehensive income. FSP FAS 115-2 and FAS 124-2 is effective for interim reporting periods ending after June 15, 2009, with early adoption permitted. The Company did not early adopt this FSP. The Company is currently evaluating the potential impact the new pronouncement will have on its financial statements.

In April 2009, the FASB issued FSP No. FAS 157-4, Determining Fair Value When the Volume and Level of Activity for the Asset or Liability Have Significantly Decreased and Identifying Transactions That Are Not Orderly (FSP FAS 157-4). FSP FAS 157-4 provides additional guidance for estimating fair value in accordance with SFAS No. 157, Fair Value Measurements (SFAS 157), when the volume and level of activity for the asset or liability have significantly decreased. FSP FAS 157-4 also includes guidance on identifying circumstances that indicate a transaction is not orderly. FSP FAS 157-4 is effective for interim reporting periods ending after June 15, 2009, with early adoption permitted. The Company did not early adopt this FSP. The Company is currently evaluating the potential impact the new pronouncement will have on its financial statements.

In March 2008, the FASB issued Statement of Financial Accounting Standards No. 161, Disclosures about Derivative Instruments and Hedging Activities an amendment of FASB Statement No. 133 (SFAS 161). Effective for fiscal years and interim periods beginning after November 15, 2008, SFAS 161 amends and expands the disclosure requirements of Statement No. 133 by requiring enhanced disclosures for how and why an entity uses derivative instruments; how derivative instruments and related hedged items are accounted for under Statement No. 133 and its related interpretations; and how derivative instruments and related items affect an entity s financial position, financial performance and cash flows. SFAS 161 only relates to disclosures and did not have an impact on the Company s financial condition or results of operations.

In December 2007, the FASB issued Statement of Financial Accounting Standards No. 160, Noncontrolling Interests in Consolidated Financial Statements-an amendment of ARB No. 51 (SFAS 160). SFAS 160 establishes accounting and reporting standards for the noncontrolling interest in a subsidiary and for the deconsolidation of a subsidiary. The guidance is effective for fiscal years beginning after December 15, 2008. The adoption of SFAS 160 did not have a material impact on the Company s financial statements.

In December 2007, the FASB issued SFAS No. 141(R), Business Combinations (SFAS 141R). SFAS 141R requires the acquiring entity in a business combination to recognize the full fair value of the assets acquired and liabilities assumed in a transaction at the acquisition date; the immediate expense recognition of transaction costs; and accounting for restructuring plans separately from the business combination. SFAS 141R eliminates separate recognition of the acquired allowance for loan losses on the acquirer s balance sheet as credit related factors will be incorporated directly into the fair value of the loans recorded at the acquisition date. SFAS 141R is effective for business combinations occurring after December 15, 2008. The adoption of SFAS 141R did not have a material impact on the Company s financial statements.

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(3) Cash and Cash Equivalents

For purposes of the Consolidated Statements of Cash Flows, the Company considers cash and cash equivalents to include cash on hand, cash items in the process of collection, non-interest bearing amounts due from correspondent banks, federal funds sold and securities purchased under resale agreements with original maturities of three months or less

(4) Available-for-sale Securities

The following table is a summary of the available-for-sale securities portfolio as of the dates shown:

	March :	March 31, 2009		December 31, 2008		31, 2008
	Amortized	Fair	Amortized	Fair	Amortized	Fair
(Dollars in thousands)	Cost	Value	Cost	Value	Cost	Value
U.S. Treasury	\$ 122,160	\$ 120,287	\$	\$	\$	\$
U.S. Government agencies	605,911	604,336	297,191	298,729	195,457	196,094
Municipal	66,223	67,093	59,471	59,295	58,458	58,753
Corporate notes and other						
debt	82,301	72,145	36,157	28,041	43,997	40,339
Mortgage-backed	426,646	437,261	272,492	285,307	698,594	701,482
Federal Reserve/FHLB						
stock and other equity						
securities	115,663	112,454	115,414	113,301	114,507	114,186
	•	·				
Total available-for-sale						
securities	\$ 1,418,904	\$ 1,413,576	\$780,725	\$784,673	\$1,111,013	\$1,110,854

The fair value of available-for-sale securities includes investments totaling approximately \$18.3 million with unrealized losses of \$5.4 million, which have been in an unrealized loss position for greater than 12 months. Available-for-sale securities are reviewed for possible OTTI on a quarterly basis. During this review, the Company considers the severity and duration of the unrealized losses as well as its intent and ability to hold the securities until recovery, taking into account balance sheet management strategies and its market view and outlook. The Company also assesses the nature of the unrealized losses taking into consideration market factors, such as the widening of general credit spreads, the industry in which the issuer operates and market supply and demand, as well as the creditworthiness of the issuer. As a result of OTTI reviews during the three months ended March 31, 2009 and 2008, the Company recognized \$2.1 million and \$1.9 million, respectively, of OTTI losses on certain corporate notes and other debt securities. The Company concluded that none of the other unrealized losses on the available-for-sale securities portfolio represents an OTTI as of March 31, 2009 and 2008. The Company has the intent and ability to hold these investments until such time as the values recover or until maturity.

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(5) Loans

The following table is a summary of the loan portfolio as of the dates shown:

	December				
	March 31,		31,	March 31,	
(Dollars in thousands)	2009		2008	2008	
Balance:					
Commercial and commercial real estate	\$ 4,933,355	\$	4,778,664	\$4,534,383	
Home equity	920,412		896,438	695,446	
Residential real estate	280,808		262,908	233,556	
Premium finance receivables	1,418,156		1,346,586	1,017,011	
Indirect consumer loans	154,257		175,955	230,771	
Other loans	134,459		160,518	163,749	
Total loans, net of unearned income	\$7,841,447	\$	7,621,069	\$6,874,916	
Mix:					
Commercial and commercial real estate	63%		63%	66%	
Home equity	12		12	10	
Residential real estate	4		3	3	
Premium finance receivables	18		18	15	
Indirect consumer loans	2		2	4	
Other loans	1		2	2	
Total loans, net of unearned income	100%		100%	100%	

Indirect consumer loans include auto, boat, snowmobile and other indirect consumer loans. Premium finance receivables are recorded net of unearned income. The unearned income portions of premium finance receivables were \$28.8 million at March 31, 2009, \$27.1 million at December 31, 2008 and \$21.8 million at March 31, 2008. Total loans include net deferred loan fees and costs and fair value purchase accounting adjustments totaling \$9.6 million at March 31, 2009, \$9.4 million at December 31, 2008 and \$7.4 million at March 31, 2008.

(6) <u>Deposits</u>

The following table is a summary of deposits as of the dates shown:

	December				
	March 31,	31,	March 31,		
(Dollars in thousands)	2009	2008	2008		
Balance:					
Non-interest bearing deposits	\$ 745,194	\$ 757,844	\$ 670,433		
NOW accounts	1,064,663	1,040,105	1,013,603		
Wealth management deposits	833,291	716,178	647,798		
Money market accounts	1,313,157	1,124,068	797,215		
Savings accounts	406,376	337,808	325,096		
Time certificates of deposit	4,263,296	4,400,747	4,029,437		
Total deposits	\$ 8,625,977	\$ 8,376,750	\$7,483,582		

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Mix:

Non-interest bearing deposits	9%	9%	9%
NOW accounts	12	12	13
Wealth management deposits	10	9	9
Money market accounts	15	13	11
Savings accounts	5	4	4
Time certificates of deposit	49	53	54
Total deposits	100%	100%	100%

Wealth management deposits represent deposit balances at the Company subsidiary banks from brokerage customers of Wayne Hummer Investments, trust and asset management customers of Wayne Hummer Trust Company and brokerage customers from unaffiliated companies which have been placed into deposit accounts of the Banks.

(7) Notes Payable, Federal Home Loan Bank Advances, Other Borrowings and Subordinated Notes

The following table is a summary of notes payable, Federal Home Loan Bank advances, other borrowings and subordinated notes as of the dates shown:

(Dollars in thousands)	M	arch 31, 2009	Б	December 31, 2008	March 31, 2008
Notes payable	\$	1,000	\$	1,000	\$ 70,300
Federal Home Loan Bank advances		435,981		435,981	434,482
Other borrowings: Federal funds purchased					639
Securities sold under repurchase agreements		248,660		334,925	290,585
Other		1,828		1,839	1,867
Total other borrowings		250,488		336,764	293,091
Subordinated notes		70,000		70,000	75,000
Total notes payable, Federal Home Loan Bank advances, other borrowings and subordinated notes	\$	757,469	\$	843,745	\$ 872,873

The \$1.0 million balance at March 31, 2009 represents the outstanding balance on a \$101.0 million loan agreement (Agreement) with an unaffiliated bank. The Agreement consists of a \$100.0 million revolving note, with a maturity date of August 31, 2009, and a \$1.0 million note that matures on June 1, 2015. At March 31, 2009, there was no outstanding balance on the \$100.0 million revolving note. Interest is calculated, at the Company s option, at a floating rate equal to either: (1) LIBOR plus 200 basis points or (2) the greater of the lender s prime rate or the Federal Funds Rate plus 50 basis points. The Agreement is secured by the stock of some of the Banks and contains several restrictive covenants, including the maintenance of various capital adequacy levels, asset quality and profitability ratios, and certain restrictions on dividends and other indebtedness. On May 11, 2009 the Company and lender entered into an amendment to the Agreement which waived the prior violation of a debt covenant and amended the covenant to require that the Company have a return on assets in excess of zero percent based on quarterly regulatory filings through June 30, 2009 and in excess of 0.35 percent thereafter. The Agreement may be utilized, as needed, to provide capital to fund continued growth at the Company s Banks and to serve as an interim source of funds for acquisitions, common stock repurchases or other general corporate purposes.

Federal Home Loan Bank advances consist of fixed rate obligations of the Banks and are collateralized by qualifying residential real estate and home equity loans and certain securities. FHLB advances are stated at par value of the debt adjusted for unamortized fair value adjustments recorded in connection with advances acquired through acquisitions. At March 31, 2009, securities sold under repurchase agreements represent \$64.9 million of customer balances in sweep accounts in connection with master repurchase agreements at the Banks and \$183.8 million of short-term borrowings from brokers.

The subordinated notes represent three notes, issued in October 2002, April 2003 and October 2005 (funded in May 2006). The balances of the notes as of March 31, 2009 were \$20.0 million, \$25.0 million and \$25.0 million, respectively. Each subordinated note requires annual principal payments of \$5.0 million beginning in the sixth year, with final maturities in the tenth year. The Company may redeem the subordinated notes at any time prior to maturity. Interest on each note is calculated at a rate equal to LIBOR plus 130 basis points.

(8) Junior Subordinated Debentures

As of March 31, 2009, the Company owned 100% of the common securities of nine trusts, Wintrust Capital Trust III, Wintrust Statutory Trust IV, Wintrust Statutory Trust V, Wintrust Capital Trust VII, Wintrust Capital Trust IX, Northview Capital Trust I, Town Bankshares Capital Trust I, and First Northwest Capital Trust I (the Trusts) set up to provide long-term financing. The Northview, Town and First Northwest capital trusts were acquired as part of the acquisitions of Northview Financial Corporation, Town Bankshares, Ltd., and First Northwest Bancorp, Inc., respectively. The Trusts were formed for purposes of issuing trust preferred securities to third-party investors and investing the proceeds from the issuance of the trust preferred securities and common securities solely in junior subordinated debentures issued by the Company (or assumed by the Company in connection with an acquisition), with the same maturities and interest rates as the trust preferred securities. The junior subordinated debentures are the sole assets of the Trusts. In each Trust, the common securities represent approximately 3% of the junior subordinated debentures and the trust preferred securities represent approximately 97% of the junior subordinated debentures.

The Trusts are reported in the Company s consolidated financial statements as unconsolidated subsidiaries. Accordingly, in the Consolidated Statements of Condition, the junior subordinated debentures issued by the Company to the Trusts are reported as liabilities and the common securities of the Trusts, all of which are owned by the Company, are included in available-for-sale securities.

The following table provides a summary of the Company s junior subordinated debentures as of March 31, 2009. The junior subordinated debentures represent the par value of the obligations owed to the Trusts and basis adjustments for unamortized fair value adjustments recognized at the respective acquisition dates for the Northview, Town and First Northwest obligations.

	Trust	Junior	(Contractual Interest			Earliest
	Preferred	Subordinated	Rate	Rate	Issue	Maturity	Redemption
(Dollars in thousands)	Securities	Debentures	Structure	3/31/09	Date	Date	Date
Wintrust Capital Trust III	\$ 25,000	\$ 25,774	L+3.25	4.34%	04/2003	04/2033	04/2008
Wintrust Statutory Trust IV	20,000	20,619	L+2.80	4.02%	12/2003	12/2033	12/2008
Wintrust Statutory Trust V	40,000	41,238	L+2.60	3.82%	05/2004	05/2034	06/2009
Wintrust Capital Trust VII	50,000	51,550	L+1.95	3.27%	12/2004	03/2035	03/2010
Wintrust Capital Trust VIII	40,000	41,238	L+1.45	2.67%	08/2005	09/2035	09/2010
Wintrust Capital Trust IX	50,000	51,547	Fixed	6.84%	09/2006	09/2036	09/2011
Northview Capital Trust I	6,000	6,186	L+3.00	4.17%	08/2003	11/2033	08/2008
Town Bankshares Capital Trust I	6,000	6,186	L+3.00	4.17%	08/2003	11/2033	08/2008
First Northwest Capital Trust I	5,000	5,164	L+3.00	4.22%	05/2004	05/2034	05/2009
Total		\$ 249,502		4.24%			

The junior subordinated debentures totaled \$249.5 million at March 31, 2009 and December 31, 2008 and \$249.6 million at March 31, 2008.

The interest rates on the variable rate junior subordinated debentures are based on the three-month LIBOR rate and reset on a quarterly basis. The interest rate on the Wintrust Capital Trust IX junior subordinated debentures, currently fixed at 6.84%, changes to a variable rate equal to three-month LIBOR plus 1.63% effective September 15, 2011. At March 31, 2009, the weighted average contractual interest rate on the junior subordinated debentures was 4.24%. The Company entered into \$175 million of interest rate swaps to hedge the variable cash flows on certain junior subordinated debentures. The hedge-adjusted rate on the junior subordinated debentures on March 31, 2009, was 7.16%. Distributions on all issues are payable on a quarterly basis.

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The Company has guaranteed the payment of distributions and payments upon liquidation or redemption of the trust preferred securities, in each case to the extent of funds held by the Trusts. The Company and the Trusts believe that, taken together, the obligations of the Company under the guarantees, the junior subordinated debentures, and other related agreements provide, in the aggregate, a full, irrevocable and unconditional guarantee, on a subordinated basis, of all of the obligations of the Trusts under the trust preferred securities. Subject to certain limitations, the Company has the right to defer the payment of interest on the junior subordinated debentures at any time, or from time to time, for a period not to exceed 20 consecutive quarters. The trust preferred securities are subject to mandatory redemption, in whole or in part, upon repayment of the junior subordinated debentures at maturity or their earlier redemption. The junior subordinated debentures are redeemable in whole or in part prior to maturity at any time after the earliest redemption dates shown in the table, and earlier at the discretion of the Company if certain conditions are met, and, in any event, only after the Company has obtained Federal Reserve approval, if then required under applicable guidelines or regulations.

The junior subordinated debentures, subject to certain limitations, qualify as Tier 1 capital of the Company for regulatory purposes. The amount of junior subordinated debentures and certain other capital elements in excess of the limit could be included in Tier 2 capital, subject to restrictions.

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(9) Segment Information

The segment financial information provided in the following tables has been derived from the internal profitability reporting system used by management to monitor and manage the financial performance of the Company. The Company evaluates segment performance based on after-tax profit or loss and other appropriate profitability measures common to each segment. Certain indirect expenses have been allocated based on actual volume measurements and other criteria, as appropriate. Inter-segment revenue and transfers are generally accounted for at current market prices. The parent and inter-segment eliminations reflect parent company information and inter-segment eliminations. In the first quarter of 2009, the Company combined the premium finance and Tricom segments into the specialty finance segment. Prior period information has been restated to reflect this change.

The net interest income and segment profit of the banking segment includes income and related interest costs from portfolio loans that were purchased from the specialty finance segment. For purposes of internal segment profitability analysis, management reviews the results of its specialty finance segment as if all loans originated and sold to the banking segment were retained within that segment soperations, thereby causing inter-segment eliminations. Similarly, for purposes of analyzing the contribution from the wealth management segment, management allocates the net interest income earned by the banking segment on deposit balances of customers of the wealth management segment to the wealth management segment. (See Wealth management deposits discussion in Deposits section of this report for more information on these deposits.) The following table presents a summary of certain operating information for each reportable segment for the three months ended for the period shown:

	Three Mon	ths E	Ended			or or
	Marcl	ı 31,		\$ C	hange in	% Change in
(Dollars in thousands)	2009	,	2008		ntribution	Contribution
Net interest income:						
Banking	\$ 61,809	\$	60,684	\$	1,125	2%
Specialty finance	19,015		17,543		1,472	8
Wealth management	6,492		4,806		1,686	35
Parent and inter-segment eliminations	(22,534)		(21,291)		(1,243)	6
Total net interest income	\$ 64,782	\$	61,742	\$	3,040	5%
Non-interest income:						
Banking	\$ 23,476	\$	17,280	\$	6,196	36%
Specialty finance	804		1,855		(1,051)	(57)
Wealth management	8,004		9,685		(1,681)	(17)
Parent and inter-segment eliminations	4,143		(4,248)		8,391	(197)
Total non-interest income	\$ 36,427	\$	24,572	\$	11,855	48%
Segment profit (loss):						
Banking	\$ 5,840	\$	14,557	\$	(8,717)	(60)%
Specialty finance	8,205		8,532		(327)	(4)
Wealth management	3,148		2,769		379	14
Parent and inter-segment eliminations	(10,835)		(16,153)		(5,318)	(33)
Total segment profit (loss)	\$ 6,358	\$	9,705	\$	(3,347)	(34)%

	Segm	ent	assets:
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Banking	\$10,703,998	\$ 9,563,882	\$ 1,140,116	12%
Specialty finance	1,493,495	1,097,674	395,821	36
Wealth management	52,867	61,293	8,426	(14)
Parent and inter-segment eliminations	(1,431,419)	(990,383)	(441,036)	45
Total segment assets	\$ 10,818,941	\$ 9,732,466	\$ 1,086,475	11%

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(10) Derivative Financial Instruments

Management uses derivative financial instruments to protect against the risk of interest rate movements on the value of certain assets and liabilities and on future cash flows. The instruments that have been used by the Company include interest rate swaps and interest rate caps with indices that relate to the pricing of specific liabilities and covered call options that relate to specific investment securities. In addition, interest rate lock commitments provided to customers for the origination of mortgage loans that will be sold into the secondary market as well as forward agreements the Company enters into to sell such loans to protect itself against adverse changes in interest rates are deemed to be derivative instruments.

Derivative instruments have inherent risks, primarily market risk and credit risk. Market risk is associated with changes in interest rates and credit risk relates to the risk that the counterparty will fail to perform according to the terms of the agreement. The amounts potentially subject to market and credit risks are the streams of interest payments under the contracts and the market value of the derivative instrument which is determined based on the interaction of the notional amount of the contract with the underlying, and not the notional principal amounts used to express the volume of the transactions. Management monitors the market risk and credit risk associated with derivative financial instruments as part of its overall Asset/Liability management process.

In accordance with SFAS 133, the Company recognizes all derivative financial instruments in the consolidated financial statements at fair value regardless of the purpose or intent for holding the instrument. Derivative financial instruments are included in other assets or other liabilities, as appropriate, on the Consolidated Statements of Condition. Changes in the fair value of derivative financial instruments are either recognized periodically in income or in shareholders—equity as a component of other comprehensive income depending on whether the derivative financial instrument qualifies for hedge accounting, and if so, whether it qualifies as a fair value hedge or cash flow hedge. Generally, changes in fair values of derivatives accounted for as fair value hedges are recorded in income in the same period and in the same income statement line as changes in the fair values of the hedged items that relate to the hedged risk(s). Changes in fair values of derivative financial instruments accounted for as cash flow hedges, to the extent they are effective hedges, are recorded as a component of other comprehensive income, net of deferred taxes. Changes in fair values of derivative financial instruments not qualifying as hedges pursuant to SFAS 133 are reported in non-interest income. Derivative contracts are valued by a third party and are periodically validated by comparison with valuations provided by the respective counterparties.

Interest Rate Swaps Designated as Cash Flow Hedges

The tables below identify the Company s interest rate swaps at March 31, 2009 and December 31, 2008, which were entered into to hedge certain LIBOR-based junior subordinated debentures and designated as cash flow hedges pursuant to SFAS 133 (*dollars in thousands*):

	Ma	rch 31, 2009			
	Notional	Fair Value Gain	Receive Rate	Pay Rate	Type of Hedging
Maturity Date	Amount	(Loss)	(LIBOR)	(Fixed)	Relationship
Pay Fixed, Receive Variable:					
September 2011	\$ 20,000	\$ (1,758)	1.22%	5.25%	Cash Flow
September 2011	40,000	(3,489)	1.22%	5.25%	Cash Flow
October 2011	25,000	(1,083)	1.09%	3.39%	Cash Flow
September 2013	50,000	(6,286)	1.32%	5.30%	Cash Flow
September 2013	40,000	(5,058)	1.22%	5.30%	Cash Flow
Total	\$ 175,000	\$ (17,674)			

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	Decer	mber 31, 2008			
	Notional	Fair Value Gain	Receive Rate	Pay Rate	Type of Hedging
Maturity Date	Amount	(Loss)	(LIBOR)	(Fixed)	Relationship
Pay Fixed, Receive Variable:					
September 2011	\$ 20,000	\$ (1,902)	1.46%	5.25%	Cash Flow
September 2011	40,000	(3,789)	1.46%	5.25%	Cash Flow
October 2011	25,000	(1,104)	4.75%	3.39%	Cash Flow
September 2013	50,000	(6,916)	2.00%	5.30%	Cash Flow
September 2013	40,000	(5,603)	1.46%	5.30%	Cash Flow
Total	\$ 175,000	\$ (19,314)			

The fair values, or unrealized losses, of \$17.7 million at March 31, 2009 and \$19.3 million at December 31, 2008 are included in other liabilities. The Company estimates that \$6.9 million of the unrealized loss at March 31, 2009, will be reclassified to interest expense over the next 12 months. The Company uses the hypothetical derivative method to assess and measure effectiveness. These hedges were considered highly effective during the quarter ended March 31, 2009, and none of the change in fair value of these derivatives was attributed to hedge ineffectiveness. The changes in fair value, net of tax, are separately disclosed in the statement of changes in shareholders—equity as a component of comprehensive income. Net cash flows from these interest rate swaps are included in interest expense on junior subordinated debentures.

In September 2008, the Company terminated an interest rate swap with a notional amount of \$25.0 million (maturing in October 2011) that was designated in a cash flow hedge and entered into a new interest rate swap with another counterparty to effectively replace the terminated swap. The interest rate swap was terminated by the Company in accordance with the default provisions in the swap agreement. The unrealized loss on the interest rate swap at the date of termination is being amortized out of other comprehensive income to interest expense over the remaining term of the terminated swap. At March 31, 2009, other comprehensive income included \$691,000 of unrealized loss, net of tax, related to the terminated swap. During the first quarter of 2009, \$112,000 was reclassified from accumulated other comprehensive income to interest expense, and at March 31, 2009, accumulated other comprehensive income included \$1.1 million of unrealized loss (\$691,000 net of tax) related to the terminated swap.

A rollfoward of the amounts in accumulated other comprehensive income related to interest rate swaps designated as cash flow hedges follows:

	Three Months Ended		
	March 31, 2009	March 31, 2008	
Unrealized gain (loss) at beginning of period Amount reclassified from accumulated other comprehensive income to interest	\$ (20,547)	\$ (9,067)	
expense on junior subordinated debentures Amount of gain (loss) recognized in other comprehensive income Unrealized gain (loss) at end of period	\$ 1,603 \$ 148 \$ (18,796)	\$ 262 \$ (6,642) \$ (15,447)	

Interest Rate Swaps Not Designated as Hedging Instruments Under SFAS 133

The Company s banking subsidiaries offer certain derivative products directly to qualified commercial borrowers. These transactions allow the Company s commercial borrowers to effectively convert a variable rate loan to a fixed rate. The Company economically hedges customer derivative transactions by entering into offsetting derivatives executed with third parties upon the origination of a derivative contract with a customer. Derivative transactions executed as part of this program are not designated in SFAS 133 hedge relationships and are, therefore, marked-to-market through earnings each period. In most cases the derivatives have mirror-image terms, which result in the positions changes in fair value offsetting completely through earnings each period. However, to the extent that the derivatives are not a mirror-image, changes in fair value will not completely offset, resulting in some earnings impact each period. Changes in the fair value of these interest rate swaps are included in other non-interest income. The following table summarizes these interest rate swaps as of March 31, 2009 and December 31, 2008 (dollars in thousands):

	March 31, 2009		December	31, 2008 Fair
		Fair		Value
	Notional	Value	Notional	Gain
		Gain		
	Amount	(Loss)	Amount	(Loss)
Interest rate swaps on variable				
rate loans				
with commercial borrowers	\$123,851	\$(9,752)	\$101,136	\$(9,295)
mirror-image interest rate swaps with third party financial institutions	\$123,851	\$ 9,959	\$101,136	\$ 9,115

At March 31, 2009, other assets included \$10.0 of derivative assets and other liabilities included \$9.8 million of derivative liabilities related to these swap transactions. At December 31, 2008, other assets included \$9.1 million of derivative assets and other liabilities included \$9.3 million of derivative liabilities related to these interest rate swap transactions. At March 31, 2009, these interest rate swaps had maturity dates ranging from August 2010 to March 2019.

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Mortgage Banking Derivatives

The Company s mortgage banking derivatives have not been designated in SFAS 133 hedge relationships. These derivatives include commitments to fund certain mortgage loans (interest rate locks) to be sold into the secondary market and forward commitments for the future delivery of residential mortgage loans. It is the Company s practice to enter into forward commitments for the future delivery of residential mortgage loans when interest rate lock commitments are entered into in order to economically hedge the effect of changes in interest rates on its commitments to fund the loans as well as on its portfolio of mortgage loans held-for-sale. The following table summarizes these mortgage banking derivatives as of March 31, 2009 and December 31, 2008 (dollars in thousands):

March 31, 2009			December 31, 2008			
		Fair			Fair	
	Notional	Value		Notional	Value	
	Amount	Gains	Losses	Amount	Gains	Losses
Interest rate lock						
commitments	\$ 600,280	\$ 1,328	\$ (318)	\$ 176,115	\$ 55	\$ (387)
Forward commitments to sell						
mortgage loans	\$814,408	\$ 379	\$ (2,219)	\$ 237,320	\$ 402	\$ (190)
Totals		\$ 1,707	\$ (2,537)		\$ 457	\$ (577)

At March 31, 2009, other assets included \$1.7 million of mortgage banking derivatives and other liabilities included \$2.5 million of mortgage banking derivatives. At December 31, 2008, other assets included \$457,000 of mortgage banking derivatives and other liabilities included \$577,000 of mortgage banking derivatives. The fair values of these derivatives were estimated based on changes in mortgage rates from the dates of the commitments. Changes in the fair value of these mortgage banking derivatives are included in mortgage banking revenue.

Amounts included in the consolidated statement of income related to derivative instruments not designated in hedge relationships were as follows:

		Three Months Ended		
	Location in income statement	March 31, 2009	March 31, 2008	
Derivatives not designated in hedge relationships:				
Interest rate swaps	Other income	\$ 724	\$ 5	
Mortgage banking derivatives	Mortgage banking	\$(708)	\$ 27	

Other Derivatives

Periodically, the Company will sell options to a bank or dealer for the right to purchase certain securities held within the Banks investment portfolios (covered call options). These option transactions are designed primarily to increase the total return associated with the investment securities portfolio. These options do not qualify as hedges pursuant to SFAS 133, and, accordingly, changes in fair value of these contracts are recognized as other non-interest income. The Company recognized premium income from these call option transactions of \$2.0 million and \$6.8 in the first quarters of 2009 and 2008, respectively. There were no covered call options outstanding as of March 31, 2009, December 31, 2008 or March 31, 2008.

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(11) Fair Values of Assets and Liabilities

Effective January 1, 2008, upon adoption of SFAS 157, the Company began to group financial assets and financial liabilities measured at fair value in three levels, based on the markets in which the assets and liabilities are traded and the observability of the assumptions used to determine fair value. These levels are:

Level 1 unadjusted quoted prices in active markets for identical assets or liabilities.

Level 2 inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly. These include quoted prices for similar assets or liabilities in active markets, quoted prices for identical or similar assets or liabilities in markets that are not active, inputs other than quoted prices that are observable for the asset or liability or inputs that are derived principally from or corroborated by observable market data by correlation or other means.

Level 3 significant unobservable inputs that reflect the Company s own assumptions that market participants would use in pricing the assets or liabilities. Level 3 assets and liabilities include financial instruments whose value is determined using pricing models, discounted cash flow methodologies, or similar techniques, as well as instruments for which the determination of fair value requires significant management judgment or estimation.

A financial instrument s categorization within the above valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement. The Company s assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the assets or liabilities. Following is a description of the valuation methodologies used for the Company s assets and liabilities measured at fair value on a recurring basis.

Available-for-sale and Trading account securities - Fair values for available-for-sale and trading account securities are based on quoted market prices when available or through the use of alternative approaches, such as matrix or model pricing or indicators from market makers.

Mortgage loans held-for-sale Mortgage loans originated by WMC on or after January 1, 2008 are carried at fair value. The fair value of mortgage loans held-for-sale is determined by reference to investor price sheets for loan products with similar characteristics.

Mortgage servicing rights Fair value for mortgage servicing rights is determined utilizing a third party valuation model which stratifies the servicing rights into pools based on product type and interest rate. The fair value of each servicing rights pool is calculated based on the present value of estimated future cash flows using a discount rate commensurate with the risk associated with that pool, given current market conditions. Estimates of fair value include assumptions about prepayment speeds, interest rates and other factors which are subject to change over time.

Derivative instruments The Company s derivative instruments include interest rate swaps, commitments to fund mortgages for sale into the secondary market (interest rate locks) and forward commitments to end investors for the sale of mortgage loans. Interest rate swaps are valued by a third party, using models that primarily use market observable inputs, such as yield curves, and are validated by comparison with valuations provided by the respective counterparties. The fair value for mortgage derivatives is based on changes in mortgage rates from the date of the commitments.

Nonqualified deferred compensation assets The underlying assets relating to the nonqualified deferred compensation plan are included in a trust and primarily consist of non-exchange traded institutional funds.

Retained interests from the sale of premium finance receivables The fair value of retained interests, which include servicing rights and interest only strips, from the sale of premium finance receivables are based on certain observable inputs such as interest rates and credits spreads, as well as unobservable inputs such as prepayments, late payments and estimated net charge-offs.

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The following table presents the balances of assets and liabilities measured at fair value on a recurring basis.

	March 31, 2009 Level							
(Dollars in thousands)		tal		1		evel 2	Level 3	
Available-for-sale securities (1)	-	34,487	\$	20.4	\$ 1 ,	,111,561	\$ 222,926	
Trading account securities		13,815		204		1,393	12,218	
Mortgage loans held-for-sale Mortgage servicing rights	20	07,107 4,163				207,107	4,163	
Nonqualified deferred compensation assets		2,131				2,131	4,103	
Derivative assets	1	1,666				11,666		
Retained interests from the sale of premium finance		,				,		
receivables		301					301	
Total	\$ 1,57	73,670	\$	204	\$ 1 ,	,333,858	\$ 239,608	
Derivative liabilities	\$ 2	29,963	\$		\$	29,963	\$	
	March 31, 2008							
(Dollars in thousands)	Total \$ 1,033,031		L	evel 1		Level 2	Level 3	
Available-for-sale securities (1)			\$		\$837,682	\$ 195,349		
Trading account securities	1,185			116		1,044	25	
Mortgage loans held-for-sale	86,634					86,634		
Mortgage servicing rights		4,371					4,371	
Nonqualified deferred compensation assets		2,895				2,895		
Derivative assets		3,602				3,602		
Retained interests from the sale of premium finance		5.500					5 500	
receivables		5,703					5,703	
Total	\$ 1,1	137,421	\$	116	\$	931,857	\$ 205,448	
Derivative liabilities	\$	19,072	\$		\$	19,072	\$	

Federal Reserve and FHLB stock and the common securities issued by trusts formed by the Company in conjunction with Trust Preferred

(1) Excludes

Securities

offerings.

The aggregate remaining contractual principal balance outstanding as of March 31, 2009 and 2008 for mortgage loans held-for-sale measured at fair value under SFAS 159 was \$202.1 million and \$85.3 million, respectively, while the aggregate fair value of mortgage loans held-for-sale was \$207.1 million and \$86.6 million, respectively, as shown in the above tables. There were no nonaccrual loans or loans past due greater than 90 days and still accruing in the mortgage loans held-for-sale portfolio measured at fair value as of March 31, 2009 and 2008.

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The changes in Level 3 assets and liabilities measured at fair value on a recurring basis during the three months ended March 31, 2009 and 2008 are summarized as follows:

(Dollars in thousands) Balance at January 1, 2009 Total net gains (losses) included in:	Available- for-sale securities \$ 40,992	Trading Account Securities \$ 3,075	Mortgage servicing rights \$ 3,990	Retained Interests \$ 1,229
Net income (1)		8,675	173	
Other comprehensive income	(1,313)			
Purchases, issuances and settlements, net	183,515	468		(928)
Net transfers into/(out) of Level 3	(268)			
Balance at March 31, 2009	\$ 222,926	\$ 12,218	\$ 4,163	\$ 301
Balance at January 1, 2008 Total net gains included in: Net income (1)	\$ 95,514	\$	\$ 4,730 (359)	\$ 4,480 2,955
Other comprehensive income			(337)	2,733
Purchases, issuances and settlements, net Net transfers into/(out) of Level 3	103,407 (3,572)	25		(1,732)
Balance at March 31, 2008	\$ 195,349	\$ 25	\$ 4,371	\$ 5,703

(1) Income for trading account securities is recognized as a component of trading income in non-interest income, changes in the balance of mortgage servicing rights are recorded as a component of mortgage banking revenue in non-interest income while gains for retained interests are recorded as a component of gain on sales of

premium finance receivables in non-interest income.

Also, the Company may be required, from time to time, to measure certain other financial assets at fair value on a nonrecurring basis in accordance with GAAP. These adjustments to fair value usually result from application of lower of cost or market accounting or impairment charges of individual assets. For assets measured at fair value on a nonrecurring basis that were still held in the balance sheet at the end of the period, the following table provides the carrying value of the related individual assets or portfolios at March 31, 2009.

						e Months
		March	31, 2009			Ended h 31, 2009
		March	31, 2007			ir Value
		Level	Level		I	Losses
(Dollars in thousands)	Total	1	2	Level 3	Rec	cognized
Impaired loans	\$ 151,290	\$	\$	\$151,290	\$	4,066
Other real estate owned	41,517		\$	\$ 41,517	\$	128
Total	\$ 192,807	\$	\$	\$ 192,807	\$	4,194

Impaired loans - A loan is considered to be impaired when, based on current information and events, it is probable that the Company will be unable to collect all amounts due pursuant to the contractual terms of the loan agreement. Impairment is measured by estimating the fair value of the loan based on the present value of expected cash flows, the market price of the loan, or the fair value of the underlying collateral. As stated in SFAS 157, impaired loans are considered a fair value measurement where an allowance is established based on the fair value of collateral. Appraised values, which may require adjustments to market-based valuation inputs, are generally used on real estate collateral-dependant impaired loans.

Other real estate owned - Other real estate owned is comprised of real estate acquired in partial or full satisfaction of loans and is included in other assets. Other real estate owned is recorded at its estimated fair value less estimated selling costs at the date of transfer, with any excess of the related loan balance over the fair value less expected selling costs charged to the allowance for loan losses. Subsequent changes in value are reported as adjustments to the carrying amount and are recorded in other non-interest expense. Gains and losses upon sale, if any, are also charged to

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other non-interest expense. Fair value is generally based on third party appraisals and internal estimates and is therefore considered a Level 3 valuation.

(12) Goodwill and Other Intangible Assets

A summary of the Company s goodwill assets by business segment is presented in the following table:

	December,	Goodwill	Impairment	March 31,
(Dollars in thousands)	2008	Acquired	Losses	2009
Banking	\$ 245,886	\$	\$	\$ 245,886
Premium finance	16,095			16,095
Wealth management	14,329			14,329
Total	\$ 276,310	\$	\$	\$ 276,310

No adjustments were made to goodwill in the first three months of 2009. However, pursuant to the WMC transaction, Wintrust could still pay additional contingent consideration to former owners of Guardian as a result of attaining certain performance measures through June 2009. Additionally, pursuant to the PMP transaction, Wintrust could pay contingent consideration to the former owner of PMP as a result of attaining certain performance measures through December 2011. Any payments would be reflected in the Banking segment s goodwill.

A summary of finite-lived intangible assets as of March 31, 2009, December 31, 2008 and March 31, 2008 and the expected amortization as of March 31, 2009 is as follows (in thousands):

	March 31, 2009	December 31, 2008	March 31, 2008
Wealth management segment: Customer list intangibles			
Gross carrying amount	\$ 3,252	3,252	3,252
Accumulated amortization	(3,127)	(3,079)	(2,873)
Net carrying amount	125	173	379
Banking segment: Core deposit intangibles			
Gross carrying amount	27,918	27,918	27,918
Accumulated amortization	(14,122)	(13,483)	(11,348)
Net carrying amount	13,796	14,435	16,570
Total other intangible assets, net	\$ 13,921	14,608	16,949
Estimated amortization			
Actual in 3 months ended March 31, 2009 Estimated remaining in 2009 Estimated 2010			\$ 687 2,030 2,381

Estimated	2011	2,253
Estimated	2012	2,251
Estimated	2013	2,235

The customer list intangibles recognized in connection with the acquisitions of LFCM in 2003 and WHAMC in 2002 are being amortized over seven-year periods on an accelerated basis. The core deposit intangibles recognized in connection with the Company s seven bank acquisitions since 2003 are being amortized over ten-year periods on an accelerated basis. Amortization expense associated with finite-lived intangibles totaled approximately \$687,000 and \$788,000 for the three months ended March 31, 2009 and 2008, respectively.

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(13) Stock-Based Compensation Plans

The 2007 Stock Incentive Plan (the 2007 Plan), which was approved by the Company s shareholders in January 2007, permits the grant of incentive stock options, nonqualified stock options, rights and restricted stock, as well as the conversion of outstanding options of acquired companies to Wintrust options. The 2007 Plan provides for the issuance of up to 500,000 shares of common stock. All grants made in 2007 and 2008 were made pursuant to the 2007 Plan. As of March 31, 2009, 133,031 shares were available for future grant. The 2007 Plan replaced the Wintrust Financial Corporation 1997 Stock Incentive Plan (the 1997 Plan) which had substantially similar terms. The 2007 Plan and the 1997 Plan are collectively referred to as the Plans. The Plans cover substantially all employees of Wintrust. The Company typically awards stock-based compensation in the form of stock options and restricted share awards. Stock options typically provide the holder the option to purchase shares of Wintrust s common stock at the fair market value of the stock on the date the options are granted. Options generally vest ratably over a five-year period and expire at such time as the Compensation Committee determines at the time of grant. The 2007 Plan provides for a maximum term of seven years from the date of grant while the 1997 Plan provided for a maximum term of ten years. Restricted shares entitle the holders to receive, at no cost, shares of the Company s common stock. Restricted shares generally vest over periods of one to five years from the date of grant. Holders of the restricted shares are not entitled to vote or receive cash dividends (or cash payments equal to the cash dividends) on the underlying common shares until the awards are vested. Except in limited circumstances, these awards are canceled upon termination of employment without any payment of consideration by the Company.

Compensation cost charged to income for stock options was \$891,000 in the first quarter of 2009 and \$1.1 million in the first quarter of 2008. Compensation cost charged to income for restricted shares was \$882,000 in the first quarter of 2009 and \$1.4 million in the first quarter of 2008.

Stock based compensation is recognized based upon the number of awards that are ultimately expected to vest. As a result, recognized compensation expense for stock options and restricted share awards was reduced for estimated forfeitures prior to vesting. Forfeitures rates are estimated for each type of award based on historical forfeiture experience. Estimated forfeitures will be reassessed in subsequent periods and may change based on new facts and circumstances.

Stock-based compensation cost is measured as the fair value of an award on the date of grant and is recognized on a straight-line basis over the vesting period. The fair value of restricted shares is determined based on the average of the high and low trading prices on the grant date. The Company estimates the fair value of stock options at the date of grant using a Black-Scholes option-pricing model that utilizes the assumptions outlined in the following table. Option-pricing models require the input of highly subjective assumptions and are sensitive to changes in the option s expected life and the price volatility of the underlying stock, which can materially affect the fair value estimate. Expected life is based on historical exercise and termination behavior as well as the term of the option, and expected stock price volatility is based on historical volatility of the Company s common stock, which correlates with the expected term of the options. The risk-free interest rate is based on comparable U.S. Treasury rates. Management reviews and adjusts the assumptions used to calculate the fair value of an option on a periodic basis to better reflect expected trends. The following assumptions were used to determine the fair value of options granted in the three months ending March 31, 2009 and 2008:

	For the Three	For the Three Months Ended		
	March 31,	March 31,		
	2009	2008		
Expected dividend yield	2.6%	1.1%		
Expected volatility	41.5%	32.3%		
Risk-free rate	2.0%	3.3%		
Expected option life (in years)	6.0	6.7		
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A summary of stock option activity under the Plans for the three months ended March 31, 2009 and March 31, 2008 is presented below:

	Common	Weighted Average Strike	Remaining Contractual		rinsic lue ⁽²⁾
Stock Options	Shares	Price	Term ⁽¹⁾	(\$	000)
Outstanding at January 1, 2009	2,388,174	\$35.61			
Granted	14,000	13.77			
Exercised	(46,591)	11.89			
Forfeited or canceled	(2,747)	12.90			
Outstanding at March 31, 2009	2,352,836	\$35.97	4.3	\$	299
Exercisable at March 31, 2009	1,942,205	\$34.03	3.9	\$	299
Outstanding at January 1, 2008	2,505,181	\$34.76			
Granted	53,450	31.81			
Exercised	(61,908)	15.02			
Forfeited or canceled	(8,820)	49.95			
Outstanding at March 31, 2008	2,487,903	\$35.13	5.1	\$1	8,707
Exercisable at March 31, 2008	1,816,032	\$30.61	4.5	\$1	8,415

- (1) Represents the weighted average contractual life remaining in years.
- (2) Aggregate intrinsic value represents the total pre-tax intrinsic value (i.e., the difference between the Company s average of the high and low

stock price on the last trading day of the *quarter and the* option exercise price, multiplied by the number of shares) that would have been received by the option holders if they had exercised their options on the last day of the quarter. This amount will change based on the fair market value of the Company s stock.

The weighted average grant date fair value per share of options granted during the three months ended March 31, 2009 and 2008 was \$4.44 and \$10.95, respectively. The aggregate intrinsic value of options exercised during the three months ended March 31, 2009 and 2008, was \$176,000 and \$1.1 million, respectively.

A summary of restricted share award activity under the Plans for the three months ended March 31, 2009 and March 31, 2008, is presented below:

	Three Months Ended March 31, 2009		Three Months Ended March 31, 2008	
		Weighted Average		Weighted Average
	Common	Grant-Date	Common	Grant-Date
Restricted Shares	Shares	Fair Value	Shares	Fair Value
Outstanding at January 1	262,997	\$44.09	308,627	\$48.16
Granted			36,054	31.07
Vested (shares issued)	(59,635)	41.39	(43,628)	48.94
Forfeited	(298)	37.15	(2,474)	34.85
Outstanding at March 31	203,064	\$45.00	298,579	\$46.07

As of March 31, 2009, there was \$9.4 million of total unrecognized compensation cost related to non-vested share based arrangements under the Plans. That cost is expected to be recognized over a weighted average period of approximately two years.

The Company issues new shares to satisfy option exercises and vesting of restricted shares.

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(14) Shareholders Equity and Earnings Per Share

Pursuant to the U.S. Department of the Treasury s (the U.S. Treasury) Capital Purchase Program, on December 19, 2008, the Company issued to the U.S. Treasury, in exchange for aggregate consideration of \$250 million, (i) 250,000 shares of the Company s fixed rate cumulative perpetual preferred Stock, Series B, liquidation preference \$1,000 per share (the Series B Preferred Stock), and (ii) a warrant to purchase 1,643,295 shares of Wintrust common stock at a per share exercise price of \$22.82 and with a term of 10 years. The Series B Preferred Stock will pay a cumulative dividend at a coupon rate of 5% for the first five years and 9% thereafter. This investment can, with the approval of the Federal Reserve, be redeemed.

For as long as any shares of Series B Preferred Stock are outstanding, the ability of the Company to declare or pay dividends or distributions on, or purchase, redeem or otherwise acquire for consideration, shares of its common stock or other securities, including trust preferred securities, will be subject to restrictions. The U.S. Treasury s consent is required for any increase in common dividends per share from the amount of the Company s semiannual cash dividend of \$0.18 per share, until the third anniversary of the purchase agreement with the U.S. Treasury unless prior to such third anniversary the Series B Preferred Stock is redeemed in whole or the U.S. Treasury has transferred all of the Series B Preferred Stock to third parties.

In August 2008, the Company issued for \$50 million, 50,000 shares of non-cumulative perpetual convertible preferred stock, Series A, liquidation preference \$1,000 per share (the Series A Preferred Stock) in a private transaction. If declared, dividends on the Series A Preferred Stock are payable quarterly in arrears at a rate of 8.00% per annum. The Series A Preferred Stock is convertible into common stock at the option of the holder at a conversion rate of 38.88 shares of common stock per share of Series A Preferred Stock. On and after August 26, 2010, the preferred stock will be subject to mandatory conversion into common stock under certain circumstances.

The following table shows the computation of basic and diluted EPS for the periods indicated:

(In thousands, except per share data) Net income Dividends on preferred shares			ree Months March 31, 2008 \$ 9,705
Net income applicable to common shares	(A)	1,358	9,705
Average common shares outstanding Effect of dilutive potential common shares	(B)	23,855 221	23,518 582
Weighted average common shares and effect of dilutive potential common shares	(C)	24,076	24,100
Net income per common share: Basic	(A/B)	\$ 0.06	\$ 0.41
Diluted	(A/C)	\$ 0.06	\$ 0.40

Potentially dilutive common shares can result from stock options, restricted stock unit awards, stock warrants, the Company s convertible preferred stock and shares to be issued under the Employee Stock Purchase Plan and the Directors Deferred Fee and Stock Plan, being treated as if they had been either exercised or issued, computed by application of the treasury stock method. While potentially dilutive common shares are typically included in the computation of diluted earnings per share, potentially dilutive common shares are excluded from this computation in

periods in which the effect would reduce the loss per share or increase the income per share. For diluted earnings per share, net income applicable to common shares can be affected by the conversion of the Company s convertible preferred stock. Where the effect of this conversion would reduce the loss per share or increase the income per share, net income applicable to common shares is adjusted by the associated preferred dividends.

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ITEM 2 MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion and analysis of financial condition as of March 31, 2009, compared with December 31, 2008, and March 31, 2008, and the results of operations for the three month periods ended March 31, 2009 and 2008 should be read in conjunction with the Company s unaudited consolidated financial statements and notes contained in this report. This discussion contains forward-looking statements that involve risks and uncertainties and, as such, future results could differ significantly from management s current expectations. See the last section of this discussion for further information on forward-looking statements.

Overview and Strategy

Wintrust is a financial holding company providing traditional community banking services as well as a full array of wealth management services to customers in the Chicago metropolitan area and southern Wisconsin. Additionally, the Company operates other financing businesses on a national basis through several non-bank subsidiaries.

Community Banking

As of March 31, 2009, the Company's community banking franchise consisted of 15 community banks (the Banks) with 79 locations. The Company developed its banking franchise through the *de novo* organization of nine banks (55 locations) and the purchase of seven banks, one of which was merged into another of our banks, with 24 locations. Wintrust's first bank was organized in December 1991, as a highly personal service-oriented community bank. Each of the banks organized or acquired since then share that same commitment to community banking. The historical financial performance of the Company has been affected by costs associated with growing market share in deposits and loans, establishing and acquiring banks, opening new branch facilities and building an experienced management team. The Company's financial performance generally reflects the improved profitability of its banking subsidiaries as they mature, offset by the costs of establishing and acquiring banks and opening new branch facilities. From the Company's experience, it generally takes over 13 months for new banks to achieve operational profitability depending on the number and timing of branch facilities added.

The following table presents the Banks in chronological order based on the date in which they joined Wintrust. Each of the Banks has established additional full-service banking facilities subsequent to their initial openings.

	De novo/ Acquired	Date
Lake Forest Bank	De novo	December, 1991
Hinsdale Bank	De novo	October, 1993
North Shore Bank	De novo	September, 1994
Libertyville Bank	De novo	October, 1995
Barrington Bank	De novo	December, 1996
Crystal Lake Bank	De novo	December, 1997
Northbrook Bank	De novo	November, 2000
Advantage Bank (organized 2001)	Acquired	October, 2003
Village Bank (organized 1995)	Acquired	December, 2003
Beverly Bank	De novo	April, 2004
Wheaton Bank (formerly Northview Bank; organized 1993)	Acquired	September, 2004
Town Bank (organized 1998)	Acquired	October, 2004
State Bank of The Lakes (organized 1894)	Acquired	January, 2005
First Northwest Bank (organized 1995; merged into Village Bank in	Acquired	March, 2005
<i>May 2005)</i>		
Old Plank Trail Bank	De novo	March, 2006
St. Charles Bank (formerly Hinsbrook Bank; organized 1987)	Acquired	May, 2006
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Following is a summary of the activity related to the expansion of the Company s banking franchise since March 31, 2008:

2008 Banking Expansion Activity

New branch locations:

Ø Vernon Hills, Illinois a branch of Libertyville Bank

Management s ongoing focus is to balance further asset growth with earnings growth by seeking to more fully leverage the existing capacity within each of the operating subsidiaries. One aspect of this strategy is to continue to pursue specialized earning asset niches in order to maintain the mix of earning assets in higher-yielding loans as well as diversify the loan portfolio. Another aspect of this strategy is a continued focus on less aggressive deposit pricing at the Banks with significant market share and more established customer bases.

Niche Lending

The Company conducts its niche lending through indirect non-bank subsidiaries and divisions of its Banks. First Insurance Funding Corporation (FIFC) is the Company s most significant specialized earning asset niche, originating approximately \$889 million in loan (premium finance receivables) during the first quarter of 2009. FIFC makes loans to businesses to finance the insurance premiums they pay on their commercial insurance policies. The loans are originated by FIFC working through independent medium and large insurance agents and brokers located throughout the United States. The insurance premiums financed are primarily for commercial customers—purchases of liability, property and casualty and other commercial insurance. This lending involves relatively rapid turnover of the loan portfolio and high volume of loan originations. Because of the indirect nature of this lending and because the borrowers are located nationwide, this segment may be more susceptible to third party fraud than relationship lending; however, management established various control procedures to mitigate the risks associated with this lending. The majority of these loans are purchased by the Banks in order to more fully utilize their lending capacity as these loans generally provide the Banks with higher yields than alternative investments. However, excess FIFC originations over the capacity to retain such loans within the Banks—loan portfolios may be sold to unrelated third parties with servicing retained.

On November 1, 2007, the Company acquired Broadway Premium Funding Corporation (Broadway). Broadway is a commercial finance company that specializes in financing insurance premiums for corporate entities. Its products are marketed through insurance agents and brokers to their small to mid-size corporate clients primarily in the northeastern United States and California. On October 1, 2008, Broadway merged with its parent, FIFC, but continues to utilize the Broadway brand in serving its segment of the marketplace.

Additionally, in 2007, FIFC began to make loans to irrevocable life insurance trusts to purchase life insurance policies for high net-worth individuals. The loans are originated through independent insurance agents with assistance from financial advisors and legal counsel. The life insurance policy is the primary form of collateral. In addition, these loans can be secured with a letter of credit or certificate of deposit.

Tricom Inc. (Tricom), operating since 1989, specializes in providing high-yielding, short-term accounts receivable financing and value-added, out-sourced administrative services, such as data processing of payrolls, billing and cash management services, to clients in the temporary staffing industry. Tricom s clients, located throughout the United States, provide staffing services to businesses in diversified industries. These receivables may involve greater credit risks than generally associated with the loan portfolios of more traditional community banks depending on the marketability of the collateral. The principal sources of repayments on the receivables are payments to borrowers from their customers who are located throughout the United States. Tricom mitigates this risk by employing lockboxes and other cash management techniques to protect its interests. Tricom s revenue principally consists of interest income from financing activities and fee-based revenues from administrative services.

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Wintrust Mortgage Corporation (WMC) (formerly WestAmerica Mortgage Company) engages in the origination and purchase of residential mortgages for sale into the secondary market. WMC sells its loans with servicing released and does not currently engage in servicing loans for others. WMC maintains principal origination offices in ten states, including Illinois, and originates loans in other states through wholesale and correspondent offices. WMC provides the Banks with the ability to use an enhanced loan origination and documentation system which allows WMC and each Bank to better utilize existing operational capacity and expand the mortgage products offered to the Banks customers. In December 2008, Wintrust Mortgage Corporation acquired certain assets and assumed certain liabilities of the mortgage banking business of Professional Mortgage Partners (PMP).

In addition to the earning asset niches provided by the Company s non-bank subsidiaries, several earning asset niches operate within the Banks. Hinsdale Bank operates a mortgage warehouse lending program that provides loan and deposit services to mortgage brokerage companies located predominantly in the Chicago metropolitan area, Crystal Lake Bank has a specialty in small aircraft lending, Lake Forest Bank has a franchise lending program and Barrington Bank has the Community Advantage program which provides lending, deposit and cash management services to condominium, homeowner and community associations. The Company continues to pursue the development or acquisition of other specialty lending businesses that generate assets suitable for bank investment and/or secondary market sales.

In the third quarter of 2008, the Company ceased the origination of indirect automobile loans. This niche business served the Company well over the past twelve years in helping *de novo* banks quickly, and profitably, grow into their physical structures. Competitive pricing pressures have significantly reduced the long-term potential profitably of this niche business. Given the current economic environment and the retirement of the founder of this niche business, exiting the origination of this business was deemed to be in the best interest of the Company. The Company will continue service its existing portfolio for the duration of the life of the existing credits.

Wealth Management

Wayne Hummer Investments LLC (WHI), a registered broker-dealer, provides a full-range of investment products and services tailored to meet the specific needs of individual and institutional investors throughout the country, but primarily in the Midwest. In addition, WHI provides a full range of investment services to clients through a network of relationships with unaffiliated community-based financial institutions located primarily in Illinois. Although headquartered in Chicago, WHI also operates an office in Appleton, Wisconsin and has branch locations in a majority of the Company s Banks.

Wayne Hummer Asset Management Company (WHAMC), a registered investment advisor, is the investment advisory affiliate of WHI. WHAMC provides money management, financial planning and investment advisory services to individuals and institutional, municipal and tax-exempt organizations. WHAMC also provides portfolio management and financial supervision for a wide-range of pension and profit sharing plans. In the second quarter of 2009, WHAMC purchased certain assets and assumed certain liabilities of Advanced Investment Partners, LLC (AIP). AIP is an investment management firm specializing in the active management of domestic equity investment strategies. Wayne Hummer Trust Company (WHTC) was formed to offer trust and investment management services to all communities served by the Banks. In addition to offering trust services to existing bank customers at each of the Banks, WHTC targets small to mid-size businesses and affluent individuals whose needs command the personalized attention offered by WHTC s experienced trust professionals. Services offered by WHTC typically include traditional trust products and services, as well as investment management services.

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The following table presents a summary of the approximate amount of assets under administration and/or management in the Company s wealth management operating subsidiaries as of the dates shown:

	March 31,	December 31,	March 31,
(Dollars in thousands)	2009	2008	2008
WHTC	\$1,328,785	\$1,168,321	\$ 968,330
WHAMC (1)	332,715	399,799	446,142
WHAMC s proprietary mutual funds	8,372	7,311	13,115
WHI brokerage assets in custody	3,700,000	4,000,000	5,200,000

(1) Excludes the proprietary mutual funds managed by WHAMC

The decrease in assets under administration and/or management in the first quarter of 2009 was primarily due to lower market valuations.

Treasury Capital Purchase Program

On October 3, 2008, the Emergency Economic Stabilization Act of 2008 (EESA) was signed into law. Under the EESA, the U.S. Department of the Treasury (the Treasury) has the authority to, among other things, invest in financial institutions for the purpose of stabilizing and providing liquidity to the U.S. financial markets. Pursuant to this authority, the Treasury announced its Troubled Asset Relief Program (TARP) Capital Purchase Program (CPP), under which it is purchasing senior preferred stock and warrants in eligible institutions to increase the flow of credit to businesses and consumers and to support the economy.

On December 19, 2008, the Company entered into an agreement with the Treasury to participate in the CPP, pursuant to which the Company issued and sold preferred stock and a warrant to Treasury, in exchange for aggregate consideration of \$250 million. Treasury is permitted to amend the agreement unilaterally in order to comply with any changes in applicable federal statutes.

The preferred stock qualifies as Tier 1 capital and pays a cumulative dividend rate of five percent per annum for the first five years and a rate of nine percent per annum after year five. The preferred stock is non-voting, other than class voting rights on certain matters that could amend the rights of or adversely affect the stock. The preferred stock is redeemable after three years with the approval of the appropriate federal banking agency. Prior to the end of three years, the preferred stock may be redeemed with the proceeds from a qualifying equity offering of any Tier 1 perpetual preferred or common stock resulting in proceeds of not less than 25 percent of the issue price of the preferred stock. The Treasury may transfer the preferred stock to a third party at any time. Participation in the CPP restricts the Company s ability to increase dividends on its common stock or to repurchase its common stock until three years have elapsed, unless (i) all of the preferred stock issued to the Treasury is redeemed, (ii) all of the preferred stock issued to the Treasury has been transferred to third parties, or (iii) the Company receives the consent of the Treasury. In conjunction with the purchase of preferred stock, the Treasury received warrants to purchase 1,643,295 shares of the Company s common stock for an aggregate market price of \$37,500,000. The warrant is immediately exercisable and has a ten year term.

In conjunction with the Company s participation in the CPP, the Company was required to adopt the Treasury s standards for executive compensation and corporate governance for the period during which the Treasury holds equity issued under the CPP. These standards generally apply to the chief executive officer, chief financial officer, plus the three most highly compensated executive officers. In addition, the Company is required to not to deduct for tax purposes executive compensation in excess of \$500,000 for each senior executive.

In addition, participation in the CPP subjects the Company to increased oversight by the Treasury, regulators and Congress. Under the terms of the CPP, the Treasury has the power to unilaterally amend the terms of the purchase agreement to the extent required to comply with changes in applicable federal law and to inspect corporate books and

records through Wintrust s federal banking regulator. In addition, the Treasury has the right to appoint two directors to the Wintrust board if the Company misses dividend payments for six dividend periods, whether or not consecutive, on the preferred stock.

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Congress has held hearings on implementation of TARP. On January 21, 2009, the U.S. House of Representatives approved legislation amending the TARP provisions of EESA to include quarterly reporting requirements with respect to lending activities, examinations by an institution s primary federal regulator of use of funds and compliance with program requirements, restrictions on acquisitions by depository institutions receiving TARP funds, and authorization for Treasury to have an observer at board meetings of recipient institutions, among other things. Although it is unclear whether this legislation will be enacted into law, its provisions, or similar ones, may be imposed administratively by the Treasury. In addition, Congress may adopt other legislation impacting financial institutions that obtain funding under the CPP or changing lending practices that legislators believe led to the current economic situation. Such provisions could restrict or require changes to lending or governance practices or increase governmental oversight of businesses. For additional discussion on this topic see Item 1. Business Supervision and Regulation , beginning on page seven of the Company s 2008 Form 10-K and Item 1A. Risk Factors Recent legislative and regulatory initiatives to address difficult market and economic conditions may not restore liquidity and stability to the United States financial system beginning on page 21 of the Company s 2008 Form 10-K.

The Company may not redeem the preferred stock it sold to the Treasury prior to February 15, 2012 unless it has received aggregate gross proceeds from one or more qualified equity offerings (as described below) equal to \$62,500,000, which equals 25% of the aggregate liquidation amount of the preferred stock the Company sold Treasury. If such qualified equity offerings are made, then the Company may redeem the preferred stock in whole or in part, subject to the approval of the Federal Reserve Board, upon notice as described below, up to a maximum amount equal to the aggregate net cash proceeds received by us from such qualified equity offerings. A qualified equity offering is a sale and issuance for cash by the Company, to persons other than the Company or its subsidiaries after December 19, 2008, of shares of perpetual preferred stock, common stock or a combination thereof, that in each case qualify as Tier 1 capital at the time of issuance under the applicable risk-based capital guidelines of the Federal Reserve Board.

On or after February 15, 2012, the Company may redeem the preferred stock sold to the Treasury at any time, in whole or in part, subject to the approval of the Federal Reserve Board and the notice requirements described below. Pursuant to the American Recovery and Reinvestment Act of 2009, or the ARRA, financial institutions that receive assistance under TARP may, subject to consultation with the appropriate Federal banking agency, repay such assistance without regard to the waiting period and source requirements described above. The ARRA further provides that in the event a recipient repays such assistance, the Secretary of the Treasury will liquidate the warrants associated with such assistance at the current market price. The shares of preferred stock and the warrant sold by Wintrust to the initial selling security holder are subject to these provisions of the ARRA.

The Secretary of the Treasury has not yet published any detailed guidance on the repayment process. Wintrust will evaluate its options as additional guidance becomes available.

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RESULTS OF OPERATIONS

Earnings Summary

The Company s key operating measures for 2009, as compared to the same period last year, are shown below:

	Three Months	Three Months	Percentage (%) or Basis Point
	Ended	Ended March 31,	(bp)
(Dollars in thousands, except per share data)	March 31, 2009	2008	Change
Net income	\$ 6,358	\$ 9,705	(34)%
Net income per common share Diluted	0.06	0.40	(85)
Net revenue (1)	101,209	86,314	17
Net interest income	64,782	61,742	5
Net interest margin (2)	2.71%	2.98%	(27) bp
Net overhead ratio (3)	1.53	1.64	(11)
Efficiency ratio (2) (4)	74.10	71.12	298
Return on average assets	0.24	0.42	(18)
Return on average common equity	0.71	5.25	(454)
At end of period			
Total assets	\$10,818,941	\$9,732,466	11%
Total loans, net of unearned income	7,841,447	6,874,916	14
Total deposits	8,625,977	7,483,582	15
Junior subordinated debentures	249,502	249,621	
Total shareholders equity	1,063,227	753,293	41
Book value per common share	32.64	31.97	2
Market price per common share	12.30	34.95	(65)
Allowance for credit losses to total loans (5)	0.97%	0.79%	18 bp
Non-performing loans to total loans	2.24	1.33	91

- (1) Net revenue is net interest income plus non-interest income.
- (2) See following section titled, Supplemental Financial Measures/Ratios for additional information on this performance measure/ratio.

- (3) The net overhead ratio is calculated by netting total non-interest expense and total non-interest income, annualizing this amount, and dividing by that period s total average assets. A lower ratio indicates a higher degree of efficiency.
- (4) The efficiency ratio is calculated by dividing total non-interest expense by tax-equivalent net revenue (less securities gains or losses). A lower ratio indicates more efficient revenue generation.
- (5) The allowance for credit losses includes both the allowance for loan losses and the allowance for lending-related commitments.

Certain returns, yields, performance ratios, and quarterly growth rates are annualized in this presentation and throughout this report to represent an annual time period. This is done for analytical purposes to better discern for decision-making purposes underlying performance trends when compared to full-year or year-over-year amounts. For example, balance sheet growth rates are most often expressed in terms of an annual rate. As such, 5% growth during a quarter would represent an annualized growth rate of 20%.

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Supplemental Financial Measures/Ratios

The accounting and reporting polices of Wintrust conform to generally accepted accounting principles (GAAP) in the United States and prevailing practices in the banking industry. However, certain non-GAAP performance measures and ratios are used by management to evaluate and measure the Company's performance. These include taxable-equivalent net interest income (including its individual components), net interest margin (including its individual components) and the efficiency ratio. Management believes that these measures and ratios provide users of the Company's financial information with a more meaningful view of the performance of interest-earning assets and interest-bearing liabilities and of the Company's operating efficiency. Other financial holding companies may define or calculate these measures and ratios differently.

Management reviews yields on certain asset categories and the net interest margin of the Company and its banking subsidiaries on a fully taxable-equivalent (FTE) basis. In this non-GAAP presentation, net interest income is adjusted to reflect tax-exempt interest income on an equivalent before-tax basis. This measure ensures comparability of net interest income arising from both taxable and tax-exempt sources. Net interest income on a FTE basis is also used in the calculation of the Company s efficiency ratio. The efficiency ratio, which is calculated by dividing non-interest expense by total taxable-equivalent net revenue (less securities gains or losses), measures how much it costs to produce one dollar of revenue. Securities gains or losses are excluded from this calculation to better match revenue from daily operations to operational expenses.

A reconciliation of certain non-GAAP performance measures and ratios used by the Company to evaluate and measure the Company s performance to the most directly comparable GAAP financial measures is shown below:

		Three Months Ended					
	March 31,						
(Dollars in thousands)	2009	2008					
(A) Interest income (GAAP)	\$ 122,079	\$ 136,176					
Taxable-equivalent adjustment:							
Loans	158	200					
Liquidity management assets	451	511					
Other earning assets	11	13					
Interest income FTE	\$ 122,699	\$ 136,900					
(B) Interest expense (GAAP)	57,297	74,434					
Net interest income FTE	\$ 65,402	\$ 62,466					
(C) Net interest income (GAAP) (A minus B)	\$ 64,782	\$ 61,742					
(D) Net interest margin (GAAP)	2.68%	2.95%					
Net interest margin FTE	2.71%	2.98%					
(E) Efficiency ratio (GAAP)	74.54%	71.71%					
Efficiency ratio FTE	74.10 %	71.12%					

Critical Accounting Policies

The Company s Consolidated Financial Statements are prepared in accordance with generally accepted accounting principles in the United States and prevailing practices of the banking industry. Application of these principles requires management to make estimates, assumptions, and judgments that affect the amounts reported in the financial statements and accompanying notes. Certain policies and accounting principles inherently have a greater reliance on the use of estimates, assumptions and judgments, and as such have a greater possibility that changes in those estimates and assumptions could produce financial results that are materially different than originally reported. Estimates, assumptions and judgments are necessary when assets and liabilities are required to be recorded at fair value, when a decline in the value of an asset not carried on the financial statements at fair value warrants an impairment write-down

or valuation reserve to be established, or when an asset or liability needs to be recorded contingent upon a future event, are based on information available as of the date of the financial statements; accordingly, as information changes, the financial statements could reflect different estimates and assumptions. Management views critical accounting policies to be those which are highly dependent on subjective or complex judgments, estimates and assumptions, and where changes in those estimates and assumptions could have a significant impact on the financial statements. Management currently views critical accounting policies to include the determination of the allowance for loan losses and the allowance for losses on lending-related commitments, estimations of fair value, the valuations

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required for impairment testing of goodwill, the valuation and accounting for derivative instruments and income taxes as the accounting areas that require the most subjective and complex judgments, and as such could be most subject to revision as new information becomes available. For a more detailed discussion on these critical accounting policies, see Summary of Critical Accounting Policies beginning on page 36 of the Company s 2008 Form 10-K.

Net Income

Net income for the quarter ended March 31, 2009 totaled \$6.4 million, a decrease of \$3.3 million, or 34%, compared to the \$9.7 million recorded in the first quarter of 2008. As compared to the \$2.0 million recorded in the fourth quarter of 2008, net income increased \$4.4 million, or 225%. On a per share basis, net income for the first quarter of 2009 totaled \$0.06 per diluted common share, a decrease of \$0.34 per share, or 85%, as compared to the 2008 first quarter total of \$0.40 per diluted common share. Contributing to the 85% decrease in earnings per diluted common share in the first quarter of 2009 compared to the first quarter of 2008 were \$5.0 million of preferred share dividends which reduced net income available to common shareholders. Compared to the fourth quarter of 2008, net income per diluted share in the first quarter of 2009 increased by \$0.04, or 200%.

Significant items affecting the first quarter of 2009 results include higher mortgage banking revenues and the increase in market value of collateralized mortgage obligations in the Company s trading portfolio, offset by a higher provision for credit losses, higher levels of mortgage banking commissions and preferred share dividends paid, and lower levels of option income. The return on average equity for the first quarter of 2009 was 0.70%, compared to 5.25% for the prior year first quarter and 0.22% for the fourth quarter of 2008.

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Net Interest Income

Net interest income, which represents the difference between interest income and fees on earning assets and interest expense on deposits and borrowings, is the major source of earnings for the Company. Interest rate fluctuations and the volume and mix of interest-earning assets and interest-bearing liabilities impact net interest income. Net interest margin represents tax-equivalent net interest income as a percentage of the average earning assets during the period. The following table presents a summary of the Company s net interest income and related net interest margins, calculated on a fully taxable equivalent basis, for the first quarter of 2009 as compared to the first quarter of 2008 (linked quarters):

	For the Thr	ee Months E ch 31, 2009	nded	For the The	nded	
(Dollars in thousands) Liquidity management assets (1) (2) (7) Other earning assets (2) (3) (7) Loans, net of unearned income (2) (4) (7) Total earning assets (7) Allowance for loan losses	Average \$ 1,839,161 22,128 7,924,849 \$ 9,786,138 (72,044)	Interest \$ 15,499 155 107,045 \$ 122,699	Rate 3.42% 2.85 5.48 5.08%	Average \$1,391,400 26,403 7,012,642 \$8,430,445 (51,364)	ch 31, 2008 Interest \$ 17,346 401 119,153 \$ 136,900	Rate 5.01% 6.10 6.83 6.53%
Cash and due from banks Other assets Total assets	107,550 903,322 \$10,724,966			124,745 869,713 \$9,373,539		
Interest-bearing deposits Federal Home Loan Bank advances Notes payable and other borrowings Subordinated notes Junior subordinated debentures	\$ 7,747,879 435,982 301,894 70,000 249,506	\$ 45,953 4,453 1,870 580 4,441	2.41% 4.14 2.51 3.31 7.12	\$6,747,980 426,911 332,019 75,000 249,635	\$ 61,430 4,556 2,770 1,087 4,591	3.66% 4.29 3.36 5.73 7.28
Total interest-bearing liabilities Non-interest bearing deposits Other liabilities Equity Total liabilities and shareholders equity	\$ 8,805,261 733,911 124,140 1,061,654 \$ 10,724,966	\$ 57,297	2.64%	\$7,831,545 642,917 155,080 743,997 \$9,373,539	\$ 74,434	3.82%
Interest rate spread ⁽⁵⁾ (7) Net free funds/contribution ⁽⁶⁾	\$ 980,877		2.44% 0.27	\$ 598,900		2.71% 0.27
Net interest income/Net interest margin (7)		\$ 65,402	2.71%		\$ 62,466	2.98%

(1) Liquidity
management
assets include
available-for-sale
securities, interest

earning deposits with banks, federal funds sold and securities purchased under resale agreements.

- (2) Interest income on tax-advantaged loans, trading account securities and securities reflects a tax-equivalent adjustment based on a marginal federal corporate tax rate of 35%. The total adjustments for the three months ended March 31, 2009 and 2008 were \$620,000 and \$724,000, respectively.
- (3) Other earning assets include brokerage customer receivables and trading account securities.
- (4) Loans, net of unearned income, include mortgages held-for-sale and non-accrual loans.
- (5) Interest rate spread is the difference between the yield earned on earning assets and the rate paid on interest-bearing liabilities.

(6) Net free funds are the difference between total average earning assets and total average interest-bearing liabilities. The estimated contribution to net interest margin from net free funds is calculated using the rate paid for totalinterest-bearing liabilities.

(7) See

Supplemental Financial Measures/Ratios for additional information on this performance measure/ratio.

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Quarter Ended March 31, 2009 compared to the Quarter Ended March 31, 2008

Tax-equivalent net interest income for the quarter ended March 31, 2009 totaled \$65.4 million, an increase of \$2.9 million, or 5%, as compared to the \$62.5 million recorded in the same quarter of 2008. For the first quarter of 2009, the net interest margin was 2.71%, down 27 basis points when compared to the net interest margin of 2.98% in the same quarter of 2008.

The yield on total earning assets was 5.08% for the first quarter of 2009 and 6.53% in the first quarter of 2008. The first quarter 2009 yield on loans was 5.48%, a 135 basis point decrease when compared to the prior year first quarter yield of 6.83%. The yield on liquidity management assets in the first quarter of 2009 was 3.42% compared to 5.01% in the first quarter of 2008.

The rate paid on interest-bearing liabilities was 2.64% in the first quarter of 2009 and 3.82% in the first quarter of 2008. The interest-bearing deposit rate in the first quarter of 2009 declined 125 basis points to 2.41% from a rate of 3.66% in the same quarter in 2008.

The rate paid on wholesale funding, consisting of Federal Home Loan Bank of Chicago advances, notes payable, subordinated notes, other borrowings and junior subordinated debentures, decreased to 4.32% in the first quarter of 2009 compared to 4.79% in the first quarter of 2008. The Company utilizes certain borrowing sources to fund the additional capital requirements of the Banks, manage capital, manage its interest rate risk position and for general corporate purposes.

The higher level of interest income in the first quarter of 2009 compared to the first quarter of 2008 was offset by continued margin compression. The Company has made progress in shifting its mix of retail deposits away from certificates of deposit into lower cost, more variable rate NOW, savings, money market and wealth management deposits. Interest rate compression on large portions of NOW, savings and money market accounts as the Federal Reserve quickly lowered rates prevented these deposits from repricing at the same magnitude as variable rate earning assets. Management believes opportunities for increasing spreads in the commercial and commercial real estate portfolio should help mitigate the effects of interest rate spread compression on variable rate retail deposits and the unprecedented competitive retail deposit pricing given the current economic conditions that have hindered net interest margin expansion. The average loan-to-average deposit ratio decreased to 93% in the first quarter of 2009 from 95% in the first quarter of 2008. This has been due to the Company s ability to raise deposits at a faster rate than loans through competitive products, including its MaxSafe® deposit accounts, which provide customers with expanded FDIC insurance coverage by spreading a customer s deposit across its fifteen bank charters. This product differentiates the Company s Banks from many of its competitors that have consolidated their bank charters into one charter with multiple branches.

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The following table presents a summary of the Company s net interest income and related net interest margins, calculated on a fully taxable equivalent basis, for the first quarter of 2009 as compared to the fourth quarter of 2008 (sequential quarters):

			Months E 31, 2009	nded	For the Three Months Ended December 31, 2008			nded	
(Dollars in thousands)	Avera	ge]	Interest	Rate		Average	J	Interest	Rate
Liquidity management assets (1)(2)(7)	\$ 1,839,	161 \$	15,499	3.42%	\$	1,607,707	\$	18,455	4.57%
Other earning assets (2)(3)(7)	22,	128	155	2.85		21,630		214	3.94
Loans, net of unearned income (2) (4) (7)	7,924,	849	107,045	5.48		7,455,418		107,744	5.75
Total earning assets (7)	\$ 9,786,	138 \$	122,699	5.08%	\$	9,084,755	\$	126,413	5.54%
Allowance for loan losses	(72,	044)				(67,342)			
Cash and due from banks	107,	550				127,700			
Other assets	903,	322				915,093			
Total assets	\$ 10,724,	966			\$	10,060,206			
Interest-bearing deposits	\$ 7,747,	879 \$	45,953	2.41%	\$	7,271,505	\$	50,740	2.78%
Federal Home Loan Bank advances	435,	982	4,453	4.14		439,432		4,570	4.14
Notes payable and other borrowings	301,	894	1,870	2.51		379,914		2,387	2.50
Subordinated notes	70,	000	580	3.31		73,364		770	4.11
Junior subordinated debentures	249,	506	4,441	7.12		249,520		4,606	7.22
Total interest-bearing liabilities	\$ 8,805,	261 \$	57,297	2.64%	\$	8,413,735	\$	63,073	2.98%
Non-interest bearing deposits	733,	911				705,616			
Other liabilities	124,	140				93,873			
Equity	1,061,	654				846,982			
Total liabilities and shareholders equity	\$ 10,724,	966			\$	10,060,206			
Interest rate spread (5) (7)				2.44%					2.56%
Net free funds/contribution (6)	\$ 980,	877		0.27	\$	671,020			0.22
Net interest income/Net interest margin									
(7)		\$	65,402	2.71%			\$	63,340	2.78%

(1) Liquidity
management
assets include
available-for-sale
securities, interest
earning deposits
with banks, federal
funds sold and
securities
purchased under
resale agreements.

- (2) Interest income on tax-advantaged loans, trading account securities and securities reflects a tax-equivalent adjustment based on a marginal federal corporate tax rate of 35%. The total adjustments for the three months ended March 31, 2009 was \$620,000 and for the three months ended December 31, 2008 was \$594,000.
- (3) Other earning assets include brokerage customer receivables and trading account securities.
- (4) Loans, net of unearned income, include mortgages held-for-sale and non-accrual loans.
- (5) Interest rate spread is the difference between the yield earned on earning assets and the rate paid on interest-bearing liabilities.
- (6) Net free funds are the difference between total

average earning assets and total average interest-bearing liabilities. The estimated contribution to net interest margin from net free funds is calculated using the rate paid for total interest-bearing liabilities.

(7) See

Supplemental Financial Measures/Ratios for additional information on this performance measure/ratio.

Quarter Ended March 31, 2009 compared to the Quarter Ended December 31, 2008

Tax-equivalent net interest income for the quarter ended March 31, 2009 totaled \$65.4 million, an increase of \$2.1 million, or 3%, as compared to the \$63.3 million recorded in the fourth quarter of 2008. For the first quarter of 2009, the net interest margin was 2.71%, down seven basis points when compared to the fourth quarter of 2008. The yield on total earning assets for the first quarter of 2009 was 5.08% as compared to the 5.54% in the fourth quarter of 2008. The first quarter of 2009 yield on loans was 5.48%, a 27 basis point decrease when compared to the fourth quarter 2008 yield of 5.75%. The yield on liquidity management assets in the first quarter of 2009 was 3.42% compared to 4.57% in the fourth quarter of 2008.

The rate paid on interest-bearing liabilities decreased to 2.64% in the first quarter of 2009 as compared to 2.98% in the fourth quarter of 2008. The cost of interest-bearing deposits decreased in the first quarter of 2009 to 2.41% compared to 2.78% in the fourth quarter of 2008.

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The rate paid on wholesale funding, consisting of Federal Home Loan Bank of Chicago advances, notes payable, subordinated notes, other borrowings and junior subordinated debentures, increased to 4.32% in the first quarter of 2009 compared to 4.26% in the fourth quarter of 2008. The Company utilizes certain borrowing sources to fund the additional capital requirements of the Banks, manage capital, manage interest rate risk position and for general corporate purposes.

The higher level of net interest income recorded in the first quarter of 2009 compared to the fourth quarter of 2008 was attributable to increasing credit spreads on new loan volumes and the ability to raise interest-bearing deposits at more reasonable rates and strong earning asset growth. Average earning asset growth of \$701.4 million in the first quarter of 2009 compared to the fourth quarter of 2008 was comprised of \$469.4 million of loan growth and \$231.5 million of liquid management asset growth. This growth was primarily funded by a \$476.4 million increase in the average balances of interest-bearing liabilities and an increase in the average balance of net free funds of \$309.9 million. Management believes opportunities during 2009 for continuing to increase credit spreads in the loan portfolio and favorable repricing of maturing retail certificates of deposit should help offset the effects of any additional interest rate spread compression on variable rate retail deposits and the unprecedented competitive retail deposit pricing given the current economic conditions that have hindered net interest margin expansion. Analysis of Changes in Tax-equivalent Net Interest Income

The following table presents an analysis of the changes in the Company s tax-equivalent net interest income comparing the three-month periods ended March 31, 2009 and March 31, 2008, the three-month periods ended March 31, 2009 and December 31, 2008. The reconciliations set forth the changes in the tax-equivalent net interest income as a result of changes in volumes, changes in rates and differing number of days in each period.

	Firs	st quarter		st quarter	
	C	of 2009	(of 2009	
	Co	ompared			
	to Comp		mpared to		
	First		Fourth		
	(Quarter		Quarter	
(Dollars in thousands)	of 2008		of 2008		
Tax-equivalent net interest income for comparative period	\$	62,466	\$	63,340	
Change due to mix and growth of earning assets and interest-bearing liabilities					
(volume)		11,016		6,758	
Change due to interest rate fluctuations (rate)		(7,386)		(3,288)	
Change due to number of days in each period		(694)		(1,408)	
Tax-equivalent net interest income for the period ended March 31, 2009	\$	65,402	\$	65,402	

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Non-interest Income

For the first quarter of 2009, non-interest income totaled \$36.4 million and increased \$11.9 million, or 48%, compared to the first quarter of 2008. The increase for the quarter was primarily attributable to higher mortgage banking revenue and trading income. Offsetting increases in these categories were lower levels of fees from covered call options, lower wealth management revenue, lower gains on sales of premium finance receivables and higher OTTI charges. The following table presents non-interest income by category for the periods presented:

	Three Mor			
	Marc	\$	%	
(Dollars in thousands)	2009	2008	Change	Change
Brokerage	\$ 3,819	\$ 5,038	\$ (1,219)	(24)
Trust and asset management	2,107	2,827	(720)	(25)
Total wealth management	5,926	7,865	(1,939)	(25)
Mortgage banking	16,232	6,096	10,136	166
Service charges on deposit accounts	2,970	2,373	597	25
Gain on sales of premium finance receivables	322	1,141	(819)	(72)
Losses on available-for-sale securities, net	(2,038)	(1,333)	(705)	53
Other:				
Fees from covered call options	1,998	6,780	(4,782)	(71)
Bank Owned Life Insurance	286	613	(327)	(53)
Trading income	8,744	33	8,711	NM
Administrative services	482	713	(231)	(32)
Miscellaneous	1,505	291	1,214	NM
Total other	13,015	8,430	4,585	54
Total non-interest income	\$ 36,427	\$ 24,572	\$ 11,855	48

N/M = Not Meaningful

Wealth management is comprised of the trust and asset management revenue of WHTC and the asset management fees, brokerage commissions, trading commissions and insurance product commissions at WHI and WHAMC. Wealth management totaled \$5.9 million in the first quarter of 2009 and decreased \$1.9 million, or 25%, compared to the same period in 2008. Decreased asset valuations due to the equity market declines over the past 12 months have hindered the revenue growth from trust and asset management activities. Continued uncertainties surrounding the equity markets overall have slowed the growth of the brokerage component of wealth management revenue.

Mortgage banking includes revenue from activities related to originating, selling and servicing residential real estate loans for the secondary market. For the quarter ended March 31, 2009, this revenue source totaled \$16.2 million, an increase of \$10.1 million when compared to the first quarter of 2008. The increase was primarily attributable to \$12.5 million from gains recognized on loans sold to the secondary market offset by \$2.4 million from changes in the fair market value of mortgage servicing rights, valuation fluctuations of mortgage banking derivatives, fair value accounting for certain residential mortgage loans held for sale and increased recourse obligation reserves for loans previously sold. Future growth of mortgage banking is impacted by the interest rate environment and current residential housing conditions and will continue to be dependent upon both. Mortgages originated and sold totaled over \$1.2 billion in the first quarter of 2009 compared to \$263 million in the fourth quarter of 2008 and \$427 million

in the first quarter of 2008. The positive impact of the PMP transaction, completed at the end of 2008, contributed to mortgage banking in the first quarter of 2009.

Service charges on deposit accounts totaled \$3.0 million for the first quarter of 2009, an increase of \$597,000, or 25%, when compared to the same quarter of 2008. The majority of deposit service charges relates to customary fees on overdrawn accounts and returned items. The level of service charges received is substantially below peer group levels, as management believes in the philosophy of providing high quality service without encumbering that service with numerous activity charges.

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