CAPITAL ONE FINANCIAL CORP Form 10-Q/A November 09, 2007 Table of Contents

# UNITED STATES

# SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

S	,
FORM	10-Q/A
Amendm	nent No. 1

(Mark One)

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

For the quarterly period ended September 30, 2007.

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 (NO FEE REQUIRED).

For the transition period from \_\_\_\_\_ to \_\_\_\_

Commission File No. 1-13300

# CAPITAL ONE FINANCIAL CORPORATION

(Exact name of registrant as specified in its charter)

Delaware (State or Other Jurisdiction of 54-1719854 (I.R.S. Employer

**Incorporation or Organization)** 

Identification No.)

1680 Capital One Drive McLean, Virginia (Address of Principal Executive Offices)

22102 (Zip Code)

(703) 720-1000

Registrant s telephone number, including area code:

(Not applicable)

(Former name, former address and former fiscal year, if changed since last report)

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

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

Large accelerated filer x Accelerated filer "Non-accelerated filer "

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

As of October 31, 2007 there were 418,512,173 shares of the registrant s Common Stock, par value \$.01 per share, outstanding.

## **Introductory Note**

This Amendment No. 1 is being filed to replace and supercede the Form 10-Q filing made on November 8, 2007. The November 8 Form 10-Q was unintentionally filed in draft form by our filing agent, R.R. Donnelley Financial, without our authorization and prior to our completion. Because the Form 10-Q was filed without our authorization and prior to completion, the notes to the condensed financial statements, included in Item 1, and Item 2 disclosures contain certain incorrect information and omit certain information. Investors should not refer to or rely on the Form 10-Q filed on November 8, 2007.

## CAPITAL ONE FINANCIAL CORPORATION

### FORM 10-Q

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September 30, 2007

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## Part 1. Financial Information

Item 1. Financial Statements

## CAPITAL ONE FINANCIAL CORPORATION

**Condensed Reported Consolidated Balance Sheets (unaudited)** 

(Dollars in thousands, except share and per share data)

	September 30	December 31
	2007	2006
Assets:		
Cash and due from banks	\$ 1,819,121	\$ 2,817,519
Federal funds sold and resale agreements	1,922,735	1,099,156
Interest-bearing deposits at other banks	703,805	743,821
Cash and cash equivalents	4,445,661	4,660,496
Securities available for sale	19,959,247	15,246,887
Mortgage loans held for sale	1,454,457	10,435,295
Loans held for investment	95,405,217	96,512,139
Less: Allowance for loan and lease losses	(2,320,000)	(2,180,000)
Net loans held for investment	93,085,217	94,332,139
Accounts receivable from securitizations	6,905,859	4,589,235
Premises and equipment, net	2,268,034	2,203,280
Interest receivable	793,693	816,426
Goodwill	12,952,838	13,635,435
Other	5,289,829	3,820,092
Total assets	\$ 147,154,835	\$ 149,739,285
Liabilities:		
Non-interest-bearing deposits	\$ 10,840,189	\$ 11,648,070
Interest-bearing deposits	72,502,625	74,122,822
Total deposits	83,342,814	85,770,892
Senior and subordinated notes	10,784,182	9,725,470
Other borrowings	22,722,519	24,257,007
Interest payable	552,674	574,763
Other	4,965,794	4,175,947
Total liabilities	122,367,983	124,504,079
Stockholders Equity: Preferred Stock, par value \$.01 per share; authorized 50,000,000 shares, none issued or outstanding		
Common stock, par value \$.01 per share; authorized 1,000,000,000 shares, 418,346,994 and 412,219,973		
issued as of September 30, 2007 and December 31, 2006, respectively	4,183	4,122
Paid-in capital, net	15,768,525	15,333,137
Retained earnings	11,049,042	9,760,184
Cumulative other comprehensive income	346,184	266,180
	(2,381,082)	(128,417)

 $Less: Treasury\ stock,\ at\ cost;\ 32,923,076\ and\ 2,294,586\ shares\ as\ of\ September\ 30,\ 2007\ and\ December\ 31,\ 2006,\ respectively$ 

Total stockholders equity	24,786,852	25,235,206
Total liabilities and stockholders equity	\$ 147,154,835	\$ 149,739,285

See Notes to Condensed Reported Consolidated Financial Statements.

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## CAPITAL ONE FINANCIAL CORPORATION

**Condensed Reported Consolidated Statements of Income** 

(Dollars in thousands, except per share data) (unaudited)

	Three Mor	Three Months Ended		ths Ended
	Septem 2007	aber 30 2006	Septem 2007	nber 30 2006
Interest Income:	2007	2000	2007	2000
Loans held for investment, including past-due fees	\$ 2,381,096	\$ 1,814,803	\$ 6,963,349	\$ 5,044,362
Securities available for sale	252,550	151,616	694,608	483,078
Other	133,321	98,652	460,005	313,370
Total interest income	2,766,967	2,065,071	8,117,962	5,840,810
Interest Expense:	,, -	,,,,,,,	-, , , -	- , ,
Deposits	740,091	442,571	2,220,177	1,262,412
Senior and subordinated notes	144,643	96,300	417,250	275,361
Other borrowings	257,759	231,685	712,937	604,563
C	,	,	,	ĺ
Total interest expense	1,142,493	770,556	3,350,364	2,142,336
Net interest income	1,624,474	1,294,515	4,767,598	3,698,474
Provision for loan and lease losses	595,534	430,566	1,342,292	963,281
	,	,	,- , -	, .
Net interest income after provision for loan and lease losses	1,028,940	863,949	3,425,306	2,735,193
Non-Interest Income:	1,020,240	003,717	3,423,300	2,733,173
Servicing and securitizations	1,354,303	1,071,091	3,569,281	3,250,201
Service charges and other customer-related fees	522,374	459,125	1,484,820	1,308,254
Mortgage servicing and other	52,661	44,520	172,476	118,378
Interchange	103,799	150,474	347,889	401,503
Other	116,525	36,175	321,417	251,213
Culci	110,020	30,173	021,117	231,213
Total non-interest income	2,149,662	1,761,385	5,895,883	5,329,549
Non-Interest Expense:	2,149,002	1,701,363	3,073,003	3,329,349
Salaries and associate benefits	627,358	554,504	1,970,433	1,607,113
Marketing	332,693	368,498	989,654	1,048,964
Communications and data processing	194,551	183,020	569,405	524,958
Supplies and equipment	134,639	111,625	384,971	322,837
Restructuring expense	19,354	111,023	110,428	322,637
Occupancy	77,597	49,710	230,835	151.840
Other	548,029	459,272	1,687,077	1,325,293
Oulci	340,027	737,272	1,007,077	1,323,273
Total non interest sympass	1,934,221	1,726,629	5,942,803	4,981,005
Total non-interest expense	1,934,221	1,720,029	5,942,803	4,981,003
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Income from continuing operations before income taxes	1,244,381	898,705	3,378,386	3,083,737
Income taxes	428,010	310,866	1,108,279	1,059,972
Income from continuing operations, net of tax	816,371	587,839	2,270,107	2,023,765
(Loss) from discontinued operations, net of tax	(898,029)		(926,343)	
Net (loss) income	\$ (81,658)	\$ 587,839	\$ 1,343,764	\$ 2,023,765

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Basic earnings per share:				
Income from continuing operations	\$ 2.11	\$ 1.95	\$ 5.74	\$ 6.73
(Loss) from discontinued operations	(2.32)		(2.34)	
Net (loss) income	\$ (0.21)	\$ 1.95	\$ 3.40	\$ 6.73
Diluted earnings per share				
Income from continuing operations	\$ 2.09	\$ 1.89	\$ 5.66	\$ 6.53
Loss from discontinued operations	(2.30)		(2.31)	
Net (loss) income	\$ (0.21)	\$ 1.89	\$ 3.35	\$ 6.53
Dividends paid per share	\$ 0.03	\$ 0.03	\$ 0.08	\$ 0.08

See Notes to Condensed Reported Consolidated Financial Statements.

# CAPITAL ONE FINANCIAL CORPORATION

Condensed Reported Consolidated Statements of Changes in Stockholders Equity

(Dollars in thousands, except share and per share data) (unaudited)

	Common	Stock			Cumulative		
					Other		Total
			Paid-In	Retained	Comprehensive	Treasury	Stockholders
(In thousands, except share and per share data) Balance, December 31, 2005	<b>Shares</b> 302,786,444	<b>Amount</b> \$ 3,028	<b>Capital, Net</b> \$ 6,848,544	<b>Earnings</b> \$ 7,378,015	Income (Loss) \$ 6,129	Stock \$ (106,802)	<b>Equity</b> \$ 14,128,914
Comprehensive income:				0.000.765			2.022.765
Net income				2,023,765			2,023,765
Other comprehensive income, net of income tax: Unrealized gains on securities, net of income							
taxes of \$10,619					19,206		19,206
Foreign currency translation adjustments					161,342		161,342
Unrealized losses on cash flow hedging					101,512		101,512
instruments, net of income tax benefit of \$6,553					(12,743)		(12,743)
					(==,, ==)		(==,, ==)
Other comprehensive income					167,805		167,805
Comprehensive income							2,191,570
Cash dividends - \$.008 per share				(24,210	)		(24,210)
Purchase of treasury stock						(8,575)	(8,575)
Issuances of common stock and restricted stock,							
net of forfeitures	689,489	7	27,670				27,677
Exercise of stock options and related tax							
benefits	3,079,235	30	233,058				233,088
Compensation expense for restricted stock			120 512				128,513
awards and stock options			128,513				120,515
Balance, September 30, 2006	306,555,168	\$ 3,065	\$ 7,237,785	\$ 9,377,570	\$ 173,934	\$ (115,377)	\$ 16,676,977
	, ,	,			•		
Balance, December 31, 2006	412,219,973	\$ 4,122	\$ 15,333,137	\$ 9,760,184	\$ 266,180	\$ (128,417)	\$ 25,235,206
Cumulative effect from adoption of FIN 48	, ,		. , ,	(31,830		, , ,	(31,830)
Cumulative effect from adoption of FAS 156,							
net of income taxes of \$6,378				8,809	1		8,809
Comprehensive income:							
Net income				1,343,764			1,343,764
Other comprehensive income, net of income							
tax:							
Unrealized loss on securities, net of income							
taxes benefit of \$5,436					(1,560)		(1,560)
Defined benefit pension plans, net of income tax							
benefit of \$1,092					(2,028)		(2,028)

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	Common S	Stock			Cumulative		
					Other		Total
				(	Comprehensiv	ρ	10001
			Paid-In	Retained	ompi chensiv	Treasury	Stockholders
					Income	·	
(In thousands, except share and per share data)	Shares	Amount	Capital, Net	Earnings	(Loss)	Stock	Equity
Foreign currency translation adjustments			• í	Ü	127,754		127,754
Unrealized losses on cash flow hedging							
instruments, net of income tax benefit of							
\$22,833					(44,162)		(44,162)
Other comprehensive income					80,004		80,004
Comprehensive income							1,423,768
Cash dividends - \$.08 per share				(31,885)			(31,885)
Purchase of treasury stock						(2,252,665)	(2,252,665)
Issuances of common stock and restricted							
stock, net of forfeitures	1,234,190	13	28,023				28,036
Exercise of stock options and related tax							
benefits of exercises and restricted stock							
vesting	5,030,089	49	273,708				273,757
Compensation expense for restricted stock							
awards and stock options			139,379				139,379
Adjustment to issuance of common stock for							
acquisition	(137,258)	(1)	(10,463)				(10,464)
Allocation of ESOP shares			4,741				4,741
Balance, September 30, 2007	418,346,994	\$ 4.183	\$ 15,768,525	\$ 11.049.042	\$ 346,184	\$ (2,381,082)	\$ 24,786,852

See Notes to Condensed Reported Consolidated Financial Statements.

# CAPITAL ONE FINANCIAL CORPORATION

## **Condensed Consolidated Statements of Cash Flows**

(Dollars in thousands) (unaudited)

**Nine Months Ended** 

	September 30,		
	2007	2006	
Operating Activities:			
Income from continuing operations, net of tax	\$ 2,270,107	\$ 2,023,765	
(Loss) from discontinued operations, net of tax	(926,343)		
	4.040.004		
Net income	1,343,764	2,023,765	
Adjustments to reconcile net income to cash provided by operating activities:	1 242 202	062.201	
Provision for loan and lease losses	1,342,292	963,281	
Depreciation and amortization, net	482,595	382,968	
(Gains) losses on sales of securities available for sale Gains on sales of auto loans	(68,306) (10,927)	25,150	
Gains on extinguishment of debt	(17,444)	(27,455)	
Mortgage loans held for sale:	(17,444)		
Transfers and originations	729,458	(113,725)	
Loss on sales	7,712	(113,723)	
Proceeds from sales	4,905,876		
Stock plan compensation expense	309,969	150,443	
Changes in assets and liabilities:	307,707	130,443	
Decrease in interest receivable	32,234	34,438	
Increase in accounts receivable from securitizations	(2,318,418)	(715,296)	
Increase in other assets	(1,378,508)	(91,084)	
(Decrease) increase in interest payable	(22,429)	15,319	
Increase (decrease) in other liabilities	838,475	(100,999)	
Net cash provided by operating activities attributable to discontinued operations	2,196,050	(100,555)	
	, ,		
Net cash provided by operating activities	8,372,393	2,546,805	
	, ,		
Investing Activities:			
Purchases of securities available for sale	(10,880,031)	(5,034,885)	
Proceeds from maturities of securities available for sale	5,258,692	2,915,064	
Proceeds from sales of securities available for sale	965,185	2,513,479	
Proceeds from securitizations of loans	9,875,362	9,907,624	
Net increase in loans held for investment	(8,921,503)	(15,068,945)	
Principal recoveries of loans previously charged off	469,392	418,581	
Additions of premises and equipment, net	(314,063)	(530,995)	
Net payments for companies acquired	(10,464)		
Net cash used in investing activities	(3,557,430)	(4,880,077)	
Financing Activities:			
Net decrease in deposits	(2,428,078)	(320,117)	
Net increase in other borrowings	515,093	2,088,027	
Issuances of senior notes	1,495,740	3,188,372	
Maturities of senior notes	(462,500)	(1,226,882)	
Repurchases of senior notes		(31,296)	

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Purchases of treasury stock	(2,252,665)	(8,575)
Dividends paid	(31,885)	(24,210)
Net proceeds from issuances of common stock	32,777	27,677
Proceeds from share based payment activities	133,499	168,658
Net cash used in financing activities attributable to discontinued operations	(2,031,779)	
Net cash (used in) provided by financing activities	(5,029,798)	3,861,654
(Decrease) increase in cash and cash equivalents	(214,835)	1,528,382
Cash and cash equivalents at beginning of year	4,660,496	4,071,267
Cash and cash equivalents at end of period	\$ 4,445,661	\$ 5,599,649

See Notes to Condensed Reported Consolidated Financial Statements.

#### CAPITAL ONE FINANCIAL CORPORATION

Notes to Condensed Reported Consolidated Financial Statements

(in thousands, except per share data) (unaudited)

Note 1

**Summary of Significant Accounting Policies** 

#### Business

Capital One Financial Corporation (the Corporation ) is a diversified financial services company whose banking and non-banking subsidiaries market a variety of financial products and services. The Corporation s principal subsidiaries are:

Capital One Bank (the Bank) which currently offers credit and debit card products, deposit products, and also engages in a wide variety of lending and other financial activities.

Capital One, National Association ( CONA ) which offers a broad spectrum of banking products and financial services to consumers, small businesses and commercial clients.

Capital One Auto Finance, Inc. ( COAF ) which offers automobile and other motor vehicle financing products.

Another subsidiary of the Corporation, Superior Savings of New England, N.A. ( Superior ) focuses on telephonic and media-based generation of deposits.

In the third quarter of 2007, the Company shutdown the mortgage origination operations of its wholesale mortgage banking unit, GreenPoint Mortgage ( GreenPoint ), an operating subsidiary of CONA. Additional information is included in this Quarterly Report under the heading Notes to Condensed Reported Consolidated Financial Statements Note 2 Discontinued Operations.

The Corporation and its subsidiaries are hereafter collectively referred to as the Company .

#### **Basis of Presentation**

The accompanying unaudited condensed reported consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States (GAAP) for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by GAAP for complete consolidated financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from these estimates.

All significant intercompany balances and transactions have been eliminated. Certain prior years amounts have been reclassified to conform to the 2007 presentation. All amounts in the following notes, excluding share and per share data, are presented in thousands.

The notes to the reported consolidated financial statements contained in the Annual Report on Form 10-K for the year ended December 31, 2006 should be read in conjunction with these condensed reported consolidated financial statements.

# Recent Accounting Pronouncements

In February 2007, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standard No. 159, *The Fair Value Option for Financial Assets and Liabilities*, (SFAS 159). SFAS 159 permits entities to choose to measure many financial instruments and

certain other items at fair value with changes in fair value included in current earnings. The election is made on specified election dates, can be made on an instrument by instrument basis, and is irrevocable. SFAS 159 is effective for financial statements issued for fiscal years beginning after November 15, 2007. Management is currently evaluating the impact of adoption of SFAS 159 on the consolidated earnings and financial position of the Company.

In September 2006, the FASB issued Statement of Financial Accounting Standard No. 157, *Fair Value Measurements* (SFAS 157). This statement defines fair value, establishes a framework for measuring fair value in GAAP, and expands disclosures about fair value measurements. SFAS 157 is effective for financial statements issued for fiscal years beginning after November 15, 2007. Management is currently evaluating the impact of adoption of SFAS 157 on the consolidated earnings and financial position of the Company.

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In September 2006, the FASB issued Statement of Financial Accounting Standard No. 156, Accounting for Servicing of Financial Assets, and (SFAS 156), which amends Statement of Financial Accounting Standards No. 140 Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities (SFAS 140). SFAS 156 changes the accounting for, and reporting of, the recognition and measurement of separately recognized servicing assets and liabilities. Effective January 1, 2007, the Company adopted SFAS 156 resulting in an \$8.8 million cumulative effect, net of taxes, increase to the beginning balance of retained earnings.

Instruments-an amendment of FASB Statements No. 133 and 140, (SFAS 155). SFAS 155 amends FASB Statement No. 133, Accounting for Derivative Instruments and Hedging Activities, (SFAS 133) and SFAS 140. SFAS 155 resolves issues addressed in SFAS 133 Implementation Issue No. D1, Application of Statement 133 to Beneficial Interests in Securitized Financial Assets. SFAS 155 permits fair value remeasurement for any hybrid financial instrument that contains an embedded derivative that otherwise would require bifurcation, clarifies which interest-only strips and principal-only strips are not subject to the requirements of SFAS 133, establishes a requirement to evaluate interests in securitized financial assets to identify interests that are freestanding derivatives or that are hybrid financial instruments that contain an embedded derivative requiring bifurcation, clarifies that concentrations of credit risk in the form of subordination are not embedded derivatives, and amends SFAS 140 to eliminate the prohibition on a qualifying special-purpose entity from holding a derivative financial instrument that pertains to a beneficial interest other than another derivative financial instrument. The adoption of SFAS 155 did not have a material impact on the consolidated earnings or financial position of the Company.

### Adoption of FIN 48

In June 2006, the FASB issued FASB Interpretation No. 48, *Accounting for Uncertainty in Income Taxes*, an *Interpretation of FASB Statement No. 109* (FIN 48). FIN 48 clarifies the accounting for uncertainty in income taxes recognized in accordance with SFAS No. 109, *Accounting for Income Taxes*, and prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. FIN 48 also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, disclosure, and transition.

The Company adopted the provisions of FIN 48 effective January 1, 2007. As a result of adoption, the Company recorded a \$31.8 million reduction in retained earnings. The reduction in retained earnings upon adoption is the net impact of a \$48.7 million increase in the liability for unrecognized tax benefits and a \$16.8 million increase in deferred tax assets. In addition, the Company reclassified \$471.1 million of unrecognized tax benefits from deferred tax liabilities to current taxes payable to conform to the deferred tax measurement and balance sheet presentation requirements of FIN 48.

The balance of unrecognized tax benefits at January 1, 2007 was \$661.6 million. Included in the balance at January 1, 2007, are \$83.5 million of tax positions which, if recognized, would affect the effective tax rate and \$58.0 million of tax positions which, if recognized, would result in a reduction in goodwill. Also included in the balance is \$466.4 million of tax positions related to items of income and expense for which the ultimate taxability or deductibility is highly certain, but for which there is uncertainty about the timing of recognition. Because of the impact of deferred tax accounting, other than interest and penalties, the acceleration of taxability or deferral of deductibility of these items would not affect the annual effective tax rate but may accelerate the payment of taxes to an earlier period.

The Company continues to recognize accrued interest and penalties related to unrecognized tax benefits as a component of income tax expense, consistent with its policy prior to adoption of FIN 48. The accrued balance of interest and penalties related to unrecognized tax benefits at January 1, 2007 is \$119.1 million.

The Company is subject to examination by the Internal Revenue Service (IRS) and other tax authorities in certain countries and states in which the Company has significant business operations. The tax years subject to examination vary by jurisdiction. The IRS is currently examining the Company s federal income tax returns for the years 2003 and 2004 as well as the tax returns of certain acquired subsidiaries for the year 2004. During 2006, the IRS concluded its examination of the Company s federal income tax returns for the years 2000-2002. Tax issues for years 1995-1999 are pending in the U.S. Tax Court and the conclusion of those matters could impact tax years after 1999.

As of September 30, 2007, the IRS has proposed adjustments with respect to the timing of recognition of items of income and expense derived from the Company s credit card business in various tax years. The ultimate resolution of these issues is not expected to have a material effect on the Company s operations or financial condition. However, the Company anticipates that it is reasonably possible that a payment of up to \$250 million, principally related to these timing issues, will be made within twelve months of the reporting date resulting in a significant reduction to the Company s liability for unrecognized tax benefits.

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#### **Significant Accounting Policies**

See the Company s Annual Report on Form 10-K for the year ended December 31, 2006, Item 8 Notes to Condensed Reported Financial Statements Note 1 Summary of Significant Accounting Policies for a summary of the Company s accounting policies. Refer also to the discussion below for accounting policies that may supplement or modify the discussion of accounting policies in the Company s Form 10-K for the year December 31, 2006.

#### Consumer Loan Securitizations

The Company primarily securitizes credit card loans, auto loans and installment loans. Securitization provides the Company with a significant source of liquidity and favorable capital treatment for securitizations accounted for as off-balance sheet arrangements. See Item 8 Notes to Condensed Reported Financial Statements Note 22 Off-Balance Sheet Securitizations in the Company s Form 10-K for the year ended December 31, 2006 for additional detail.

Loan securitization involves the transfer of a pool of loan receivables to a trust or other special purpose entity. The trust sells an undivided interest in the pool of loan receivables to third-party investors through the issuance of asset backed securities and distributes the proceeds to the Company as consideration for the loans transferred. The Company removes loans from the Reported Consolidated Balance Sheets for securitizations that qualify as sales in accordance with SFAS No. 140, Accounting for Transfers and Servicing of Financial Assets and Extinguishment of Liabilities a Replacement of SFAS No. 125 (SFAS 140). Alternatively, when the transfer would not be considered a sale but rather a financing, the assets will remain on the Company s Reported Consolidated Balance Sheet with an offsetting liability recognized in the amount of proceeds received.

Interests in the securitized and sold loans may be retained in the form of subordinated interest-only strips, subordinated tranches, cash collateral and spread accounts. The Company also retains a seller s interest in the credit card receivables transferred to the trusts which is carried on a historical cost basis and classified as loans held for investment on the Reported Consolidated Balance Sheet.

Gains on securitization transactions, fair value adjustments related to residual interests in securitizations are recognized in income in the Consolidated Statements of Income and amounts due from the trusts are included in accounts receivable from securitizations on the Reported Consolidated Balance Sheets. As of September 30, 2007 and December 31, 2006, the retained interest on the Reported Consolidated Balance Sheet was \$2.4 billion and \$2.2 billion, respectively. See Note 22 in the Company s Form 10-K for the year December 31, 2006 for additional detail.

The gain on sale recorded from off-balance sheet securitizations is recorded based on the estimated fair value of the assets sold and retained and liabilities incurred, and is recorded at the time of sale, net of transaction costs, in Servicing and securitizations income on the Reported Consolidated Statements of Income. The related receivable is the interest-only strip, which is based on the present value of the estimated future cash flows from excess finance charges and past-due fees over the sum of the return paid to security holders, estimated contractual servicing fees and credit losses. The interest-only strip is accounted for as a trading security with changes in the estimated fair value recorded in Servicing and securitizations income. To the extent assumptions used by management do not prevail, fair value estimates of the interest-only strip could differ significantly, resulting in either higher or lower future servicing and securitization income, as applicable.

The Company does not recognize servicing assets or servicing liabilities for servicing rights retained from consumer loan securitizations since the servicing fee approximates just adequate compensation to the Company for performing the servicing.

## Loans Held for Investment

Loans held for investment include consumer and commercial loans. Consumer loans include credit card, installment, auto and mortgage loans. Credit card loans are reported at their principal amounts outstanding and include uncollected billed interest and fees. Certain mortgage loans associated with the GreenPoint shut down, which were previously categorized as held for sale and marked at the lower of aggregate cost or fair value, were transferred to held for investment at September 30, 2007. All other loans are reported at their principal amounts outstanding.

All new originations of consumer and commercial loans, except for certain mortgage loans previously originated under GreenPoint, are deemed to be held for investment at origination because management has the intent and ability to hold them for the foreseeable future or until maturity or payoff. See Item 8 Notes to Condensed Reported Financial Statements Note 1 Summary of Significant Accounting Policies, in the Company s Form 10-K for the year ended December 31, 2006 for additional detail on Mortgage Loans Held for Sale. Management believes the foreseeable future is relatively short based on the weighted average life of the consumer loans and the homogeneous nature of the receivables. In determining the amount of loans held for investment, management makes judgments about the Company s ability to fund these loans through

means other than securitization, such as deposits and other borrowings. Management assesses whether loans can continue to be held for investment on a quarterly basis by considering capital levels and scheduled maturities of funding instruments used.

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Consumer loan balances that are expected to be securitized in the next three months are accounted for as held for sale. The loans that have been identified as held for sale are carried at the lower of aggregate cost or fair value and an allowance for loan losses is not provided for these loans. Management believes its ability to reasonably forecast the amount of existing consumer loans that should be accounted for as held for sale is limited to three months from the balance sheet date because of the short-term nature of the assets, the revolving nature of the securitization structures and the fact that securitizations that occur beyond three months will involve a significant proportion of consumer loans that have not yet been originated. The Company continues to include these loans in loans held for investment because separate classification in the Reported Consolidated Balance Sheets and related impacts to the Reported Consolidated Statements of Income is considered immaterial to the Company s financial statements. Cash flows associated with loans that are originated with the intent to hold for investment are classified as investing cash flow, regardless of a subsequent change of intent.

#### Note 2

### **Discontinued Operations**

#### Shutdown of Mortgage Origination Operations of Wholesale Mortgage Banking Unit

In the third quarter of 2007, the Company shutdown the mortgage origination operations of its wholesale mortgage banking unit, GreenPoint, realizing an after-tax loss of \$898.0 million. GreenPoint was acquired by the Company in December 2006 as part of the North Fork acquisition. The results of the mortgage origination operations of GreenPoint have been accounted for as a discontinued operation and have been removed from the Company s results of continuing operations for 2007.

The results of GreenPoint s mortgage servicing business continue to be reported as part of the Company s continuing operations. The mortgage servicing function was moved into the Local Banking Segment in conjunction with the shutdown of the mortgage origination operation and the results of the Local Banking Segment were restated to include the mortgage servicing results for each period of 2007.

Major components of the \$898.0 million after-tax loss associated with the shut down of GreenPoint s origination operations include approximately \$646.0 million from the non-cash write-down of goodwill associated with the acquisition of GreenPoint as part of the North Fork Bancorporation in December 2006, \$177.8 million of valuation adjustments, \$59.0 million in restructuring charges associated with severance benefits and facilities closure and \$15.2 million in loss from operations. The vast majority of charges associated with the shutdown of GreenPoint s mortgage origination operations were incurred in the third quarter of 2007.

Due to turmoil in the secondary mortgage markets in the third quarter of 2007, the Company decided to retain Certain GreenPoint loans and has reclassified them to held for investment at September 30, 2007. Continuing cash flows from the held for investment loan portfolios are considered indirect cash flows of the origination operation. The Company will have no significant continuing involvement in the operations of the originate and sell business of GreenPoint.

The following is summarized financial information for discontinued operations related to the closure of the Company s wholesale mortgage banking unit:

	 Three Months Ended September 30, 2007		Months Ended mber 30, 2007
Net interest income	\$ 22,621	\$	62,437
Non-interest income	(205,281)		(134,812)
Provision for loan and lease losses	75,829		80,151
Non-interest expense	790,929		940,601
Income tax benefit	(151,389)		(166,784)
Loss from discontinued operations, net of taxes	\$ (898,029)	\$	(926,343)

The Company s wholesale mortgage banking unit had assets of approximately \$3.3 billion as of September 30, 2007 consisting primarily of \$1.2 billion of mortgage loans held for investment. The related liabilities consisted of obligations to fund these assets.

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#### Note 3

#### **Business Combinations**

#### North Fork Bancorporation

On December 1, 2006, the Company acquired 100% of the outstanding common stock of North Fork Bancorporation (North Fork), a regional bank holding company headquartered in New York conducting commercial and retail banking from branch locations in New York, New Jersey, and Connecticut, with a complementary national mortgage banking business.

The acquisition was accounted for under the purchase method of accounting, and, as such, the assets and liabilities of North Fork were recorded at their respective fair values as of December 1, 2006. The results of North Fork s operations were included in the Company s Consolidated Reported Statement of Income commencing December 1, 2006.

The total consideration of \$13.2 billion, which includes the value of outstanding stock options, was settled through the issuance of 103.8 million shares of the Company s common stock and payment of \$5.2 billion in cash. Under the terms of the transaction, each share of North Fork common stock was exchanged for \$28.14 in cash or 0.3692 shares of the Company s common stock or a combination of common stock and cash based on the aforementioned conversion rates, based on the average of the closing prices on the NYSE of the Company s common stock during the five trading days ending the day before the completion of the merger, which was \$76.24.

Costs to acquire North Fork:	
Capital One common stock issued	\$ 7,914,463
Cash consideration paid	5,200,500
Fair value of employee stock options	83,633
Investment banking, legal, and consulting fees	31,547

#### **Total consideration paid for North Fork**

\$13,230,143

The allocation of the final purchase price is still subject to refinement as the integration process continues and additional information becomes available.

The following unaudited pro forma condensed statements of income assume that the Company and North Fork were combined at the beginning of 2006. Discontinued Operations in the proformas represent the proforma results for the mortgage origination operation of GreenPoint Mortgage that was shutdown in the third quarter of 2007.

	Three	Months Ended	Nine Months Ended			
	Septe	mber 30, 2006	Se	ptember 30, 2006		
Net interest income	\$	1,654,782	\$	4,726,929		
Non-interest income		1,824,653		5,518,216		
Provision for loan and lease losses		439,566		990,281		
Non-interest expense		1,896,832		5,653,624		
Income taxes		390,769		1,226,288		
Income from continuing operations		752,268		2,374,952		
Income from discontinued operations		49,130		112,345		
Net income	\$	801,398	\$	2,487,297		
	+	,	т	,,		
Basic earnings per share:						

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\$ 1.86	\$	5.87
0.12		0.28
\$ 1.98	\$	6.15
\$ 1.81	\$	5.73
0.12		0.27
\$ 1.93	\$	6.00
\$	\$ 1.81 0.12	\$ 1.81 \$ 0.12

<sup>(1)</sup> Pro forma adjustments include the following adjustments: accretion for loan fair value discount, reduction of interest income for amounts used to fund the acquisition, amortization for interest-bearing deposits fair value premium, accretion for subordinated notes fair value premium, addition of interest expense for borrowings used to fund the acquisition, and related amortization for intangibles acquired, net of North Fork s historical intangible amortization expense.

#### Note 4

#### **Segments**

With the Company's diversification into banking through the acquisition of Hibernia Corporation in late 2005 and the acquisition of North Fork in fourth quarter 2006, the Company strategically manages its business at two operating segment levels: Local Banking and National Lending. Local Banking includes consumer, small business and commercial deposits and lending conducted within its branch network. The National Lending segment consists of the following three sub-segments:

U.S. Card sub-segment which consists of domestic consumer credit and debit card activities.

Auto Finance sub-segment which includes automobile and other motor vehicle financing activities.

Global Financial Services sub-segment consisting of international lending activities, small business lending, installment loans, home loans, healthcare financing and other diversified activities.

In the third quarter of 2007, the Company shutdown mortgage origination operations of its wholesale mortgage banking unit, GreenPoint. The results of the mortgage origination operations are being reported as discontinued operations for each period presented, and are not included in segment results of the Company. The results of GreenPoint s mortgage servicing business continue to be reported as part of the Company s continuing operations. The mortgage servicing function was moved into the Local Banking Segment in conjunction with the shutdown of the mortgage origination operation, and the results of the Local Banking Segment were restated to include the mortgage servicing results for each period of 2007.

The Local Banking and National Lending Banking segments are considered reportable segments based on quantitative thresholds applied to the managed loan portfolio for reportable segments provided by SFAS No. 131, *Disclosures about Segments of an Enterprise and Related Information*, and are disclosed separately. The Other category includes the Company s liquidity portfolio, emerging businesses not included in the reportable segments, and various non-lending activities. The Other category also includes the net impact of transfer pricing, certain unallocated expenses, gains/losses related to the securitization of assets, and restructuring charges related to the Company s 2007 cost initiative.

The Company maintains its books and records on a legal entity basis for the preparation of financial statements in conformity with GAAP. The following tables present information prepared from the Company s internal management information system, which is maintained on a line of business level through allocations from the consolidated financial results.

See Note 1, Summary of Significant Accounting Policies in the Annual Report on Form 10-K for the accounting policies of the reportable segments.

The following tables present certain information regarding our continuing operations by segment:

	Three Months Ended September 30, 2007											
		National		Local				Total	Securitization			Total
Total Company		Lending		Banking		Other		Managed	Ad	justments (1)		Reported
Net interest income	\$	2,279,763	\$	584,925	\$	(61,250)	\$	2,803,438	\$	(1,178,964)	\$	1,624,474
Non-interest income		1,312,146		195,204		10,639		1,517,989		631,673		2,149,662
Provision for loan and lease losses		1,196,087		(58,285)		5,023		1,142,825		(547,291)		595,534
Restructuring expenses						19,354		19,354				19,354
Other non-interest expenses		1,367,607		543,390		3,870		1,914,867				1,914,867
Income tax provision (benefit)		352,847		102,693		(27,530)		428,010				428,010
•												
Net income (loss)	\$	675,368	\$	192,331	\$	(51,328)	\$	816,371			\$	816,371

Loans held for investment	\$ 102,556,271	\$ 42,233,665	\$ (21,375)	\$ 144,768,561	\$ (50,980,053)	\$ 93,788,508
Total deposits	\$ 2,295,131	\$ 73,419,558	\$ 7,628,125	\$ 83,342,814		\$ 83,342,814

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	Three Months Ended September 30, 2006								
	National	Local		Total	Securitization	Total			
Total Company	Lending	Banking	Other	Managed	Adjustments (1)	Reported			
Net interest income	\$ 1,988,818	\$ 258,198	\$ (29,194)	\$ 2,217,822	\$ (923,307)	\$ 1,294,515			
Non-interest income	1,213,924	115,526	(54,041)	1,275,409	485,976	1,761,385			
Provision for loan and lease losses	862,375	5,495	27	867,897	(437,331)	430,566			
Restructuring expenses									
Other non-interest expenses	1,411,882	297,080	17,667	1,726,629		1,726,629			
Income tax provision (benefit)	324,366	24,902	(38,402)	310,866		310,866			
Net income (loss)	\$ 604,119	\$ 46,247	\$ (62,527)	\$ 587,839		\$ 587,839			
Loans held for investment	\$ 98,909,970	\$ 13,326,088	\$ 2,488	\$ 112,238,546	\$ (48,626,377)	\$ 63,612,169			
Total deposits	\$ 2,461,941	\$ 35,163,849	\$ 9,987,360	\$ 47,613,150		\$ 47,613,150			

		Th	ree I	ee Months Ended September 30, 2007					
						Global		Total	
				Auto	I	Financial .		National	
National Lending sub-segment detail	U.	S. Card		Finance		Services		Lending	
Net interest income	\$ 1	,357,200	\$	377,522	\$	545,041	\$	2,279,763	
Non-interest income		975,502		13,514		323,130		1,312,146	
Provision for loan and lease losses		662,428		244,537		289,122		1,196,087	
Non-interest expenses		815,470		152,275		399,862		1,367,607	
Income tax provision		294,053		(1,987)		60,781		352,847	
•									
Net income	\$	560,751	\$	(3,789)	\$	118,406	\$	675,368	
Loans held for investment	\$ 49	,573,279	\$ 2	4,335,242	\$ 2	8,647,750	<b>\$</b> 1	102,556,271	

				Global Financial			Total
			Auto				National
National Lending sub-segment detail	U.S. Card		Finance		Services		Lending
Net interest income	\$ 1,179,751	\$	348,323	\$	460,744	\$	1,988,818
Non-interest income	881,304		21,181		311,439		1,213,924
Provision for loan and lease losses	451,782		161,145		249,448		862,375
Non-interest expenses	899,062		154,014		358,806		1,411,882
Income tax provision	248,574		19,021		56,771		324,366
Net income	\$ 461,637	\$	35,324	\$	107,158	\$	604,119
Loans held for investment	\$ 51,127,654	\$ 2	21,158,797	\$ 2	26,623,519	\$ !	98,909,970

Three Months Ended September 30, 2006

<sup>(1)</sup> Income statement adjustments for the three months ended September 30, 2007 reclassify the net of finance charges of \$1,659.5 million, past due fees of \$262.7 million, other interest income of \$(42.7) million and interest expense of \$700.5 million; and net charge-offs of \$547.3 million to non-interest income from net interest income and provision for loan and lease losses, respectively.

Income statement adjustments for the three months ended September 30, 2006 reclassify the net of finance charges of \$1,357.3 million, past due fees of \$229.0 million, other interest income of \$(55.5) million and interest expense of \$607.5 million; and net charge-offs of \$437.3 million to non-interest income from net interest income and provision for loan losses, respectively.

National Lending sub-segment detail

<u>Table of Contents</u>						
		***		10 1 20 2		
	National	Ni Local	ine Months Ended	September 30, 2 Total	007 Securitization	Total
	rational	Local		Total	Securitization	Total
Total Company	Lending	Banking	Other	Managed	Adjustments (1)	Reported
Net interest income	\$ 6,414,011	\$ 1,742,959		\$ 8,019,237	\$ (3,251,639)	\$ 4,767,598
Non-interest income	3,627,784	605,926	(34,174)	4,199,536	1,696,347	5,895,883
Provision for loan and lease losses	2,914,452	(10,580)	(6,288)	2,897,584	(1,555,292)	1,342,292
Restructuring expenses	_,, _ 1, 1-1	(==,===)	110,428	110,428	(=,===,==,=)	110,428
Other non-interest expenses	4,156,058	1,646,450	29,867	5,832,375		5,832,375
Income tax provision (benefit)	1,022,271	248,853	(162,845)	1,108,279		1,108,279
	_,,,_	_ 10,000	(===,===)	_,,		_,,
Net income (loss)	\$ 1,949,014	\$ 464,162	\$ (143,069)	\$ 2,270,107	\$	\$ 2,270,107
, ,		ĺ			•	
Loans held for investment	\$ 102,556,271	\$ 42,233,665	\$ (21,375)	\$ 144,768,561	\$ (50,980,053)	\$ 93,788,508
Total deposits	\$ 2,295,131	\$ 73,419,558	\$ 7,628,125	\$ 83,342,814		\$ 83,342,814
	N		ine Months Ended			70.43
	National	Local		Total	Securitization	Total
Total Company	Lending	Banking	Other	Managed	Adjustments (1)	Reported
Net interest income	\$ 5,887,279	\$ 752,350		\$ 6,593,621	\$ (2,895,147)	\$ 3,698,474
Non-interest income	3,418,912	334,050	(56,027)	3,696,935	1,632,614	5,329,549
Provision for loan and lease losses	2,197,012	21,948	6,854	2,225,814	(1,262,533)	963,281
Restructuring expenses	2,177,012	21,510	0,05 1	2,223,011	(1,202,333)	703,201
Other non-interest expenses	4,096,576	860.063	24,366	4,981,005		4,981,005
Income tax provision (benefit)	1,054,750	71,536	(66,314)	1,059,972		1,059,972
income tax provision (ceneric)	1,031,730	71,550	(00,511)	1,039,972		1,037,772
Net income (loss)	\$ 1,957,853	\$ 132,853	\$ (66,941)	\$ 2,023,765	\$	\$ 2,023,765
Loans held for investment	\$ 98,909,970	\$ 13,326,088		\$ 112,238,546	\$ (48,626,377)	\$ 63,612,169
Total deposits	\$ 2,461,941	\$ 35,163,849	\$ 9,987,360	\$ 47,613,150	\$	\$ 47,613,150
				line Months End	ed September 30, 20	007
			1	diffe Months End	Global	Total
				A4-	Eii-l	NI-4:I
				Auto	Financial	National
National Lending sub-segment detail			U.S. Card	Finance	Services	Lending
Net interest income			\$ 3,757,975			\$ 6,414,011
Non-interest income			2,596,536			3,627,784
Provision for loan and lease losses			1,438,853			2,914,452
Non-interest expenses			2,485,259			4,156,058
Income tax provision			836,057			1,022,271
•			,	,	,	, ,
Net income			\$ 1,594,342	\$ 78,619	\$ 276,053	\$ 1,949,014
			, ,-,-		, ,,,,,,,	, , , , , ,
Loans held for investment			\$ 49,573,279	\$ 24,335,242	\$ 28,647,750	\$ 102,556,271
			1	Nine Months End	led September 30, 2	006
					Global	Total
					***	<b>N</b> T
				Auto	Financial	National

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U.S. Card

Finance

Lending

Services

Net interest income	\$ 3,521,274	\$ 1,021,560	\$ 1,344,445	\$ 5,887,279
Non-interest income	2,459,800	67,241	891,871	3,418,912
Provision for loan and lease losses	1,089,921	343,664	763,427	2,197,012
Non-interest expenses	2,604,665	437,784	1,054,127	4,096,576
Income tax provision	800,272	107,573	146,905	1,054,750
Net income	\$ 1,486,216	\$ 199,780	\$ 271,857	\$ 1,957,853
Loans held for investment	\$ 51,127,654	\$ 21,158,797	\$ 26,623,519	\$ 98,909,970

<sup>(1)</sup> Income statement adjustments for the nine months ended September 30, 2007 reclassify the net of finance charges of \$4,686.1 million, past due fees of \$703.0 million, other interest income of \$(120.6) million and interest expense of \$2,016.9 million; and net charge-offs of \$1,555.3 million to non-interest income from net interest income and provision for loan and lease losses, respectively.

Income statement adjustments for the nine months ended September 30, 2006 reclassify the net of finance charges of \$4,062.6 million, past due fees of \$722.5, other interest income of \$(178.8) million and interest expense of \$1,711.2 million; and net charge-offs of \$1,262.5 million to non-interest income from net interest income and provision for loan losses, respectively.

### Note 5

#### **Comprehensive Income**

Comprehensive income for the three months ended September 30, 2007 and 2006, respectively was as follows:

	Three Mor Septen	nths Ended nber 30
	2007	2006
Comprehensive Income:		
Net (loss) income	\$ (81,658)	\$ 587,839
Other comprehensive income, net of tax	100,753	113,807
Total comprehensive income	\$ 19,095	\$ 701,646

#### Note 6

#### **Earnings Per Share**

The following table sets forth the computation of basic and diluted earnings per share:

	Three Months Ended					Nine Mont	ths Er	ıded
		Septem				Septem	her 3	n
		2007		006		2007		2006
Numerator:								
Income from continuing operations, net of tax	\$	816,371	\$ 58	7,839	\$ 2	2,270,107	\$ 2,	023,765
(Loss) from discontinued operations, net of tax	(	(898,029)				(926,343)		
Net (loss) income	\$	(81,658)	\$ 58	37,839	<b>\$</b> 1	1,343,764	\$ 2,	023,765
Denominator:								
Denominator for basic earnings per share - Weighted-average shares		386,133	30	1,571		395,199		300,524
Effect of dilutive securities:								
Stock options		3,772		7,520		5,088		8,056
Contingently issuable shares						255		
Restricted stock		939		1,294		710		1,223
Dilutive potential common shares		4,711		8,814		6,053		9,279
Denominator for diluted earnings per share - Adjusted weighted-average shares		390,844	31	0,385		401,252		309,803
Basic earnings per share								
Income from continuing operations		2.11		1.95		5.74		6.73
(Loss) from discontinued operations		(2.32)				(2.34)		
Net (loss) income	\$	(0.21)	\$	1.95	\$	3.40	\$	6.73

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Diluted earnings per share						
Income from continuing operations	2.0	)	1.89	5.	66	6.53
(Loss) from discontinued operations	(2.3)	<b>)</b> )		(2.	31)	
Net (loss) income	\$ (0.2	1) \$	1.89	\$ 3.	35	\$ 6.53

#### Note 7

### **Goodwill and Other Intangible Assets**

The following table provides a summary of goodwill.

	National	Local			
Total Company	Lending	Banking	Other	Discontinued Operations	Total
Balance at December 31, 2006	\$ 2,278,880	\$ 1,623,928	\$ 9,732,627	\$	\$ 13,635,435
Transfers	4,804,007	4,278,620	(9,732,627)	650,000	
Additions					
Adjustments		(28,924)			(28,924)
Disposals		(9,151)		(650,000)	(659,151)
Foreign Currency Translation	5,478				5,478
Balance at September 30, 2007	\$ 7,088,365	\$ 5,864,473	\$	\$	\$ 12,952,838

		Global		
		Auto	Financial	
National Lending Detail	U.S. Card	Finance	Services	National Lending Total
Balance at December 31, 2006	\$ 762,284	\$ 763,648	\$ 752,948	\$ 2,278,880
Transfers	2,368,716	1,341,339	1,093,952	4,804,007
Additions				
Adjustments				
Disposals				
Foreign Currency Translation			5,478	5,478
Balance at September 30, 2007	\$ 3,131,000	\$ 2,104,987	\$ 1,852,378	\$ 7,088,365

As of December 1, 2006, the Company acquired North Fork Bancorporation, Inc., a commercial and retail bank in New York, which created \$9.7 billion of goodwill. The goodwill associated with the acquisition of North Fork was held in the Other category at December 31, 2006. The North Fork acquisition goodwill was allocated across the operating segments during the first quarter of 2007, based on an increase in the relative fair value of each respective segment resulting from the acquisition.

For the nine months ended September 30, 2007, purchase accounting adjustments to assets of \$29.3 million, liabilities of \$(39.2) million and to equity of \$(10.4) million associated with the acquisition of North Fork in 2006, and adjustments to liabilities of \$(7.3) million and to equity of \$(1.3) million associated with the acquisition of Hibernia in 2005, were made to the Local Banking segment. In addition, \$9.2 million of goodwill associated with the divestiture of one its subsidiaries, Hibernia Insurance Agency, was removed from the Local Banking segment.

Goodwill impairment is tested at the reporting unit level, which is an operating segment or one level below on an annual basis in accordance with Statement of Financial Accounting Standards No. 142, *Goodwill and Other Intangible Assets*. In the third quarter of 2007, the Company shutdown the mortgage origination operations of its wholesale mortgage banking unit, GreenPoint. As a result of the closure of the mortgage originations business, a goodwill impairment loss of \$650.0 million (\$646.0 million after tax) was recognized as part of discontinued operations.

For the nine months ended September 30, 2007, no additional impairment on goodwill was required to be recognized.

In connection with the acquisitions of Hibernia and North Fork, the Company recorded intangible assets that consisted of core deposit intangibles, trust intangibles, lease intangibles, and other intangibles, which are subject to amortization. The core deposit and trust intangibles

reflect the estimated value of deposit and trust relationships. The lease intangibles reflect the difference between the contractual obligation under current lease contracts and the fair market value of the lease contracts at the acquisition date. The other intangible items relate to customer lists, brokerage relationships and insurance contracts. The following table summarizes the Company s purchase accounting intangible assets subject to amortization.

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September 30, 2007 Gross Accumulated Carrying **Net Carrying** Amortization Amount Amortization Amount Period Core deposit intangibles \$1,320,000 (254,504)1,065,496 10.4 years Lease intangibles 46,527 (8,600)37,927 7.8 years Trust intangibles 10,500 (2,071)8,429 16.3 years Other intangible 8,576 10.3 years (2,546)6,030 Total \$ 1,385,603 \$ (267,721) \$ 1,117,882

Intangibles are amortized on an accelerated basis over their respective estimated useful lives. Intangible assets are recorded in Other assets on the balance sheet. Amortization expense related to purchase accounting intangibles totaled \$55.0 million and \$167.8 million for the three months and nine months ended September 30, 2007. Amortization expense for intangibles is recorded to non-interest expense. The weighted average amortization period for all purchase accounting intangibles is 10.3 years.

#### Note 8

#### **Mortgage Servicing Rights**

Mortgage Servicing Rights (MSRs), are recognized when mortgage loans are sold in the secondary market and the right to service these loans are retained for a fee, and are carried at fair value; changes in fair value are recognized in mortgage servicing and other. The Company continues to operate the mortgage servicing business and to report the changes in the fair value of MSRs in continuing operations. To evaluate and measure fair value, the underlying loans are stratified based on certain risk characteristics, including loan type, note rate and investor servicing requirements. The following table sets forth the changes in the fair value of mortgage servicing rights:

#### Three Months Ended Nine Months Ended

Mortgage Servicing Rights:	Septeml	oer 30, 2007	Septem	ber 30, 2007
Balance, Beginning of period	\$	316,031	\$	252,295
Cumulative effect adjustment for the adoption of FAS 156				15,187
Originations		18,342		64,503
Sales		(961)		(2,676)
Change in fair value		(34,133)		(30,030)
Balance at September 30, 2007	\$	299,279	\$	299,279
Ratio of Mortgage Servicing Rights to Related Loans Serviced for Others		1.00%	)	1.00%
Weighted Average Service Fee		0.28		0.28
The significant assumptions used in estimating the fair value of the servicing assets at September 30, 2007 were as follows:				

September 30,

	2007
Weighted average prepayment rate (includes default rate)	23.91%
Weighted average life (in years)	4.0
Discount rate	10 47%

At September 30, 2007, the sensitivities to immediate 10% and 20% increases in the weighted average prepayment rates would decrease the fair value of mortgage servicing rights by \$14.1 million and \$26.6 million, respectively.

As of September 30, 2007, the Company s mortgage loan servicing portfolio consisted of mortgage loans with an aggregate unpaid principal balance of \$45.0 billion, of which \$30.8 billion was serviced for investors other than the Company.

## Note 9

## **Commitments, Contingencies and Guarantees**

### **Letters of Credit and Financial Guarantees**

The Company issues letters of credit (both standby and commercial) and financial guarantees to meet the financing needs of its customers. Standby letters of credit and financial guarantees written are conditional commitments issued by the Company to guarantee the performance of a customer to a third party in a borrowing arrangement. Commercial letters of credit are

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short-term commitments issued primarily to facilitate trade finance activities for customers and are generally collateralized by the goods being shipped to the client. Collateral requirements are similar to those for funded transactions and are established based on management scredit assessment of the customer. Management conducts regular reviews of all outstanding standby letters of credit and customer acceptances, and the results of these reviews are considered in assessing the adequacy of the Company s allowance for loan and lease losses.

The Company had contractual amounts of standby letters of credit, commercial letters of credit, and financial guarantees of \$1.2 billion at September 30, 2007. As of September 30, 2007, financial guarantees had expiration dates ranging from 2007 to 2009. The fair value of the guarantees outstanding at September 30, 2007 that have been issued since January 1, 2003, was \$3.0 million and was included in other liabilities.

#### **Industry Litigation**

Over the past several years, MasterCard International and Visa U.S.A., Inc., as well as several of their member banks, have been involved in several different lawsuits challenging various practices of MasterCard and Visa.

In 1998, the United States Department of Justice filed an antitrust lawsuit against the MasterCard and Visa membership associations composed of financial institutions that issue MasterCard or Visa credit or debit cards ( associations ), alleging, among other things, that the associations had violated antitrust law and engaged in unfair practices by not allowing member banks to issue cards from competing brands, such as American Express and Discover Financial Services. In 2001, a New York district court entered judgment in favor of the Department of Justice and ordered the associations to repeal these policies. The United States Court of Appeals for the Second Circuit affirmed the district court and, on October 4, 2004, the United States Supreme Court denied certiorari in the case.

In November 2004, American Express filed an antitrust lawsuit (the Amex lawsuit ) against MasterCard and Visa and several member banks alleging, among other things, that the defendants jointly and severally implemented and enforced illegal exclusionary agreements that prevented member banks from issuing American Express cards. The complaint requested civil, monetary damages. The Corporation, the Bank, and the Savings Bank were named as defendants in this lawsuit. On November 7, 2007, Visa and American Express announced that the Amex lawsuit had been settled and that the remaining bank defendants named in the lawsuit, including the Corporation, the Bank and the Savings Bank, would be dropped as defendants and released from all claims asserted in the lawsuit. The settlement agreement between Visa and American Express is subject to the approval of Visa s member banks. We will be required to recognize expense, the amount and timing of which will be determined by definitive SEC guidance, related to the litigation, however we believe that the settlement of the Amex lawsuit will not have a material adverse effect on either the consolidated financial position of the Corporation or the Corporation s results of operations in any future reporting periods.

Separately, a number of entities, each purporting to represent a class of retail merchants, have also filed antitrust lawsuits (the Interchange lawsuits ) against MasterCard and Visa and several member banks, including the Corporation and its subsidiaries, alleging among other things, that the defendants conspired to fix the level of interchange fees. The complaints request civil monetary damages, which could be trebled. In October 2005, the Interchange lawsuits were consolidated before the United States District Court for the Eastern District of New York for certain purposes, including discovery.

Finally, a number of individual plaintiffs, each purporting to represent a class of cardholders, have filed antitrust lawsuits in the United States District Court for the Northern District of California against several issuing banks, including the Corporation (the In Re Late Fees lawsuits). These lawsuits allege, among other things, that the defendants conspired to fix the level of late fees and over-limit fees charged to cardholders, and that these fees are excessive. The complaint requests civil monetary damages, which could be trebled. In May 2007, the cases were consolidated for all purposes and a consolidated amended complaint was filed alleging violations of federal statutes and state law.

With respect to the Interchange lawsuits and the In Re Late Fees lawsuits, we believe that we have meritorious defenses and intend to defend these cases vigorously. At the present time, management is not in a position to determine whether the resolution of these cases will have a material adverse effect on either the consolidated financial position of the Corporation or the Corporation s results of operations in any future reporting period.

In addition, several merchants filed class action antitrust lawsuits, which were subsequently consolidated, against the associations relating to certain debit card products. In April 2003, the associations agreed to settle the lawsuit in exchange for payments to plaintiffs and for changes in policies and interchange rates for debit cards. Certain merchant plaintiffs have opted out of the settlements and have commenced separate lawsuits. Additionally, consumer class action lawsuits with claims mirroring the merchants—allegations have been filed in several courts. Finally, MasterCard and Visa, as well as certain member banks, continue to face additional lawsuits regarding policies, practices, products and fees.

As noted above, the Amex lawsuit as it relates to the Corporation, the Bank and the Savings Bank has been settled, subject to the approval of Visa s member banks. Therefore, with the exception of the Interchange lawsuits and In Re Late Fees lawsuits, the Corporation and its

subsidiaries are not parties to the lawsuits against MasterCard and Visa described above and therefore will not be directly liable for any amount related to any possible or known settlements of such lawsuits. However, the Corporation s subsidiary banks are member banks of MasterCard and Visa and thus may be affected by settlements or lawsuits relating to these issues, including changes in interchange payments. In addition, it is possible that the scope of these lawsuits may expand and that other member banks, including the Corporation s subsidiary banks, may be brought into the lawsuits or future lawsuits. In part as a result of such litigation, MasterCard and Visa are expected to continue to evolve as corporate entities, including by changing their governance structures as previously announced. During the second quarter of 2006, MasterCard successfully completed its initial public offering and Visa revised its governance structure. Both entities now rely upon independent directors for certain decisions, including the setting of interchange rates.

Given the complexity of the issues raised by these lawsuits and the uncertainty regarding: (i) the outcome of these suits, (ii) the likelihood and amount of any possible judgments, (iii) the likelihood, amount and validity of any claim against the member banks, including the Corporation and its subsidiary banks, (iv) changes in industry structure that may result from the suits and (v) the effects of these suits, in turn, on competition in the industry, member banks, and interchange fees, the Company cannot determine at this time the long-term effects of these suits.

#### Other Pending and Threatened Litigation

In addition, the Company is commonly subject to various pending and threatened legal actions relating to the conduct of its normal business activities. In the opinion of management, the ultimate aggregate liability, if any, arising out of any such pending or threatened legal actions will not be material to its consolidated financial position or its results of operations.

Tax issues for years 1995-1999 are pending in the U.S. Tax Court. The ultimate resolution of these issues is not expected to have a material effect upon the Company s operations or financial condition.

#### Note 10

#### Restructuring

During the second quarter of 2007, the Company announced a broad-based initiative to reduce expenses and improve the competitive cost position of the Company. The 2007 cost initiative includes actions already taken during the second and third quarters of 2007 across the Company.

Restructuring initiatives leverage the capabilities of recently completed infrastructure projects in several of the Company s businesses. The scope and timing of the expected cost reductions are the result of an ongoing, comprehensive review of operations within and across the Company s businesses, which began earlier in 2007.

The Company anticipates recording charges of approximately \$300.0 million pre-tax over the course of the cost reduction initiative. Approximately \$150.0 million of these charges are related to severance benefits, while the remaining charges are associated with items such as contract and lease terminations and consolidation of facilities and infrastructure.

In 2007, expected pre-tax charges related to the cost restructuring initiative are approximately \$150.0 million.

Restructuring expenses associated with continuing operations were comprised of the following:

	Thr	Three months		ne months
		ended	ended	
	Sept	September 30,		tember 30,
		2007		2007
Restructuring Expenses:				
Employee termination benefits	\$	16,620	\$	65,463
Occupancy				4,012
Supplies and equipment				17,207
Marketing				1,372
Other		2,734		22,374
Total Restructuring Expenses	\$	19,354	\$	110,428

Employee termination benefits include charges for executives of the Company for the three and nine months ended September 30, 2007 of \$5.2 million and \$12.8 million, respectively. Employee termination benefits include charges for associates of the Company for the three and nine months ended September 30, 2007 of \$11.4 million and \$52.7 million, respectively.

Included in the \$22.4 million of other restructuring expenses for the nine months ended September 30, 2007 are \$15.0 million of contract termination costs and \$4.6 million of software impairment.

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Expenses related to the Company s 2007 cost initiative for the three and nine months ended September 30, 2007 were recorded as part of non-interest expense in continuing operations. \$10.1 million of the second quarter s restructuring expenses relating to GreenPoint s origination business has been reclassified from restructuring expenses to loss from discontinued operations. These charges consisted of employee termination benefits of \$4.7 million, occupancy of \$4.4 million, and supplies and equipment of \$1.0 million. The restructuring accrual included \$4.4 million of charges related to GreenPoint at June 30, 2007, which was adjusted during the third quarter.

The Company made \$7.2 million and \$10.9 million in cash payments for restructuring charges during the three and nine months ended September 30, 2007 that related to employee termination benefits. Restructuring accrual activity associated with the Company s 2007 cost initiative for the three and nine months ended September 30, 2007 was as follows:

	Th	ree months	Nir	ne months
		ended		ended
	Sep	tember 30,	Sept	tember 30,
		2007		2007
Restructuring accrual activity:				
Balance, beginning of period	\$	69,937	\$	
Restructuring charges		19,354		110,428
Cash payments		(7,165)		(10,871)
Noncash write-downs and other adjustments		(13,704)		(31,135)
Balance, end of period	\$	68,422	\$	68,422

#### Note 11

### **Accelerated Share Repurchase Program**

On March 12, 2007, the Company entered into a \$1.5 billion accelerated share repurchase ( ASR ) agreement with Credit Suisse, New York Branch ( CSNY ). The ASR agreement was entered into pursuant to the Company s \$3.0 billion stock repurchase program announced on January 25, 2007. Under the ASR agreement, the Company purchased \$1.5 billion dollars of its \$.01 par value common stock at an initial price of \$73.57 per share, the closing price of the Company s common stock on the New York Stock Exchange on April 2, 2007, the effective date of the agreement. The ASR program was accounted for as an initial treasury stock transaction and a forward stock purchase contract. The initial repurchase of shares resulted in an immediate reduction of the outstanding shares used to calculate the weighted-average common shares outstanding for basic and diluted EPS on the effective date of the agreement. The forward stock purchase contract was classified as an equity instrument and was deemed to have a fair value of \$0 at the effective date. The impact of the ASR on basic and diluted EPS for the three months ended September 30, 2007 was \$0.11. The impact of the ASR on basic and diluted EPS from continuing operations for the three months ended September 30, 2007 was \$0.11 and \$0.10, respectively. The impact on basic and diluted EPS from continuing operations for the nine months ended September 30, 2007 was \$0.18.

An ASR combines the immediate share retirement benefits of a tender offer with the market impact and pricing benefits of an open stock repurchase program. The ASR agreement provided that the Company or CSNY would be obligated to make certain additional payments upon final settlement of the ASR agreement. Most significantly, the Company would receive from, or be required to pay, CSNY a purchase price adjustment based on the daily volume weighted average market price of the Company s common stock over a period beginning after the effective date of the agreement through on or around August 22, 2007. These additional payments to be satisfied in shares of the Company s common stock. On August 27, 2007, the ASR program terminated with the delivery of 343,512 shares back to CSNY for a net share retirement of 20,045,233 shares.

The arrangements were intended to comply with Rules 10b5-1(c)(1)(i) and 10b-18 of the Securities Exchange Act of 1934, as amended. In addition to the \$1.5 billion ASR, the Company repurchased \$0.48 billion and \$0.73 billion of shares in an open market repurchase, during the three months and nine months ended September 30, 2007, respectively.

Additional share repurchase information is included in Part 1, Item 2. Section V, Management Summary, Q3 2007 Significant Events and Part 2, Item 2. *Unregistered Sales of Equity Securities and Uses of Proceeds.* 

Note 12

### **Subsequent Events**

#### Sale of interest in Spanish Market

On October 1, 2007 the Company completed the sale of its interest in a relationship agreement to develop and market consumer credit products in the Spanish Market. The gain related to this sale was approximately \$30 million and will be recorded in non-interest income in the fourth quarter.

#### Settlement of American Express Lawsuit

On November 7, 2007, Visa and American Express announced that the Amex lawsuit had been settled and that the remaining bank defendants named in the lawsuit, including the Corporation, the Bank and the Savings Bank, would be dropped as defendants and released from all claims asserted in the lawsuit. The settlement agreement between Visa and American Express is subject to the approval of Visa s member banks. The settlement of the Amex lawsuit will not have a material adverse effect on either the consolidated financial position of the Corporation or the Corporation s results of operations in any future reporting periods.

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Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

(Dollars in thousands) (yields and rates presented on an annualized basis)

#### I. Introduction

We are a diversified financial services company whose banking and non-banking subsidiaries market a variety of financial products and services.

We are delivering on our strategy of combining the power of national scale lending and local scale banking. As of September 30, 2007, we had \$83.3 billion in deposits and \$146.4 billion in managed loans held for investment.

Our earnings are primarily driven by lending to consumers, small business and commercial customers and by deposit-taking activities which generate net interest income, and by activities that generate non-interest income, including the servicing of loans and providing fee-based services to customers. Customer usage and payment patterns, credit quality, levels of marketing expense, operating efficiency all affect our profitability.

Our primary expenses are the costs of funding assets, provision for loan and lease losses, operating expenses (including associate salaries and benefits, infrastructure maintenance and enhancements, and branch operations and expansion costs), marketing expenses, and income taxes.

### **II. Critical Accounting Estimates**

See our Annual Report on Form 10-K for the year ended December 31, 2006, Part I, Item 7 Management s Discussion and Analysis of Financial Condition and Results of Operations for a summary of our critical accounting estimates.

The methodology applied to our estimate for income taxes has changed due to the implementation of a new accounting pronouncement as described below.

#### **Income Taxes**

In June 2006, the FASB issued FASB Interpretation No. 48, Accounting for Uncertainty in Income Taxes, an Interpretation of FASB Statement No. 109 (FIN 48), which we adopted on January 1, 2007. FIN 48 clarifies the accounting for uncertainty in income taxes recognized in accordance with SFAS No. 109, Accounting for Income Taxes, and prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return.

Under FIN 48, we may recognize the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained upon examination by the taxing authorities, including resolution of any related appeals or litigation processes, based on the technical merits of the position. The tax benefits recognized in the financial statements from such a position are measured at the largest amount of benefit that is greater than 50 percent likely of being realized upon ultimate settlement. The impact of the reassessment of our tax positions in accordance with FIN 48 did not have a material impact on the results of operations, financial position, or liquidity.

Additional information is included in this Quarterly Report under the heading Notes to Condensed Reported Consolidated Financial Statements Note 1 Summary of Significant Accounting Policies.

#### III. Off-Balance Sheet Arrangements

See our Annual Report on Form 10-K for the year ended December 31, 2006, Part III, Item 7 Management s Discussion and Analysis of Financial Condition and Results of Operations for a summary of our off-balance sheet arrangements.

Of our total managed loans, 35% and 43% were included in off-balance sheet securitizations for the periods ended September 30, 2007 and September 30, 2006, respectively.

#### IV. Reconciliation to GAAP Financial Measures

Our consolidated reported financial statements are prepared in accordance with accounting principles generally accepted in the United States (GAAP) are referred to as our reported financial statements. Loans included in securitization transactions which qualify as sales under GAAP have been removed from our reported balance sheet. However, servicing fees, finance charges, and other fees, net of charge-offs, and interest paid to investors of securitizations are recognized as servicing and securitizations income on the reported income statement.

Our managed consolidated financial statements reflect adjustments made related to effects of securitization transactions qualifying as sales under GAAP. We generate earnings from our managed loan portfolio which includes both the on-balance sheet loans and off-balance sheet loans. Our managed income statement takes the components of the servicing and securitizations income generated from the securitized portfolio and distributes the revenue and expense to appropriate income statement line items from which it originated. For this reason, we believe the managed consolidated financial statements and related managed metrics to be useful to stakeholders.

As of and for the three months ended September :	30,	2007
Securitization		

Т	otal Reported	A	djustments <sup>(1)</sup>	To	tal Managed <sup>(2)</sup>
	•				
\$	1,624,474	\$	1,178,964	\$	2,803,438
	2,149,662		(631,673)		1,517,989
	3,774,136		547,291		4,321,427
	595,534		547,291		1,142,825
\$	480,065	\$	547,291	\$	1,027,356
\$	95,405,217	\$	50,980,053	\$	146,385,270
\$	147,154,835	\$	50,135,190	\$	197,290,025
\$	92,450,865	\$	52,036,422	\$	144,487,287
\$	121,169,771	\$	49,884,042	\$	171,053,813
\$	147,884,578	\$	51,237,294	\$	199,121,872
\$	3,077,211	\$	2,020,368	\$	5,097,579
	\$ \$ \$ \$ \$ \$	2,149,662 3,774,136 595,534 \$ 480,065 \$ 95,405,217 \$ 147,154,835 \$ 92,450,865 \$ 121,169,771 \$ 147,884,578	\$ 1,624,474 \$ 2,149,662 \$ 3,774,136 \$ 595,534 \$ 480,065 \$ \$ 147,154,835 \$ 92,450,865 \$ 121,169,771 \$ 147,884,578 \$	\$ 1,624,474 \$ 1,178,964 2,149,662 (631,673) 3,774,136 547,291 \$ 95,534 547,291 \$ 480,065 \$ 547,291 \$ 95,405,217 \$ 50,980,053 \$ 147,154,835 \$ 50,135,190 \$ 92,450,865 \$ 52,036,422 \$ 121,169,771 \$ 49,884,042 \$ 147,884,578 \$ 51,237,294	\$ 1,624,474 \$ 1,178,964 \$ 2,149,662 (631,673)  3,774,136 547,291 595,534 547,291 \$ 480,065 \$ 547,291 \$ \$ 480,065 \$ 547,291 \$ \$ 95,405,217 \$ 50,980,053 \$ 147,154,835 \$ 50,135,190 \$ 92,450,865 \$ 52,036,422 \$ 121,169,771 \$ 49,884,042 \$ 147,884,578 \$ 51,237,294 \$

- (1) Income statement adjustments reclassify the net of finance charges of \$1,659.5 million, past-due fees of \$262.7 million, other interest income of \$(42.7) million and interest expense of \$700.5 million; and net charge-offs of \$547.3 million from Non-interest income to Net interest income and Provision for loan losses, respectively.
- (2) The managed loan portfolio does not include auto loans which have been sold in whole loan sale transactions where the Company has retained servicing rights.
- (3) Based on continuing operations.

#### V. Management Summary

In the third quarter of 2007, the Company shutdown the mortgage origination operations of its wholesale mortgage banking unit, GreenPoint. The results of the mortgage origination operations are being reported as discontinued operations for each period presented. The results of operations of GreenPoint s mortgage servicing business are reported as continuing operations for each period presented. Additional information is included in this Quarterly Report under the heading Notes to Condensed Reported Consolidated Financial Statements Note 2 Discontinued Operations.

We recorded a loss of \$81.6 million for the third quarter of 2007, \$816.4 million in income from continuing operations, and a \$898.0 million loss from discontinued operations, net of tax.

The following discussion provides a summary of the third quarter of 2007 results compared to the same period in the prior year. All the comparisons are based on continuing operations.

### Three Months Ended September 30, 2007 Compared to Three Months Ended September 30, 2006

We had net income for the quarter of \$816.4 million, an increase of \$228.5 million from the third quarter of 2006. Diluted EPS increased 11% to \$2.09 per share. 2007 results include the impact of the North Fork Bank acquisition that was completed on December 1, 2006.

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Key factors in the third quarter 2007 results compared to the third quarter of 2006 include:

Net interest income grew 25% or \$330.0 million as a result of increased margins driven mainly by selective pricing changes in the U.S. Card portfolio, modest loan volume growth, and the acquisition of North Fork in 2006.

Provision for loan and lease losses increased by 38%, due primarily to the continued normalization of charge-offs.

Non interest income for the quarter increased 22%, driven by a combination of increases in servicing and securitization income, service charges and other customer-related fees, mortgage servicing and other, and other non interest income, offset by a decrease in interchange.

Non-interest expense increased \$207.6 million for the three months ended September 30, 2007. The increase in operating expense was driven by the addition of North Fork Bank s operating expenses, CDI amortization and integration expenses associated with our bank acquisitions, and restructuring charges associated with our 2007 cost initiative.

The change in EPS was positively impacted by an increase in income from continuing operations and the impact of share repurchases that were executed in the second and third quarters of 2007 offset by the net of the incremental shares that were issued as part of the North Fork Bank acquisition.

Managed loans held for investment as of September 30, 2007 were \$144.8 billion, up 29% or \$32.5 billion from September 30, 2006. This increase in loan growth is primarily attributable to the acquisition of North Fork in December 2006.

We ended the third quarter of 2007 with \$83.3 billion in total deposits, up \$35.7 billion, or 75% from September 30, 2006. These deposits represent 48% of the total managed liabilities. The increase in deposits is attributable to the acquisition of North Fork in December 2006.

#### Q3 2007 Significant Events

#### **Share Repurchase**

During the third quarter the \$1.5 billion ASR agreement terminated with the delivery of 343,512 shares back to CSNY for a net share retirement of 20,045,233 shares. During the third quarter we also executed \$0.48 billion of shares in an open market repurchase. Additional information is included in this Quarterly Report under the heading Notes to Condensed Reported Consolidated Financial Statements Note 11 Accelerated Share Repurchase Program and Part 2, Item 2. *Unregistered Sales of Equity Securities and Uses of Proceeds*.

#### **Senior Note Issuance**

During the third quarter, we closed the public offering of \$1,500,000,000 aggregate principal amount of our Senior Notes Due 2017 (the Notes). The Notes were issued pursuant to a Senior Indenture dated as of November 1, 1996 (the Indenture) between the Corporation and The Bank of New York Trust Company, N.A. (as successor to Harris Trust and Savings Bank), as Indenture Trustee. Proceeds from the sale of the notes will be used for general corporate purposes, which may include repurchases of shares of our common stock.

#### Restructuring Associated with 2007 Cost Initiative

During the second quarter of 2007, we announced a broad-based initiative to reduce expenses and improve our competitive cost position. We recognized \$19.4 million in restructuring charges in the third quarter of 2007. Additional information is included in this Quarterly Report under the heading Notes to Condensed Reported Consolidated Financial Statements Note 10 Restructuring.

## Shutdown of Mortgage Origination Operations of Wholesale Mortgage Banking Unit

In the third quarter of 2007, the Company shutdown the mortgage origination operations of its wholesale mortgage banking unit, GreenPoint realizing an after-tax loss of \$898.0 million. GreenPoint was acquired by the Company in December 2006 as part of the North Fork acquisition. The results of the mortgage origination operations of GreenPoint have been accounted for as a discontinued operation and have been removed from the Company s results of continuing operations for 2007.

The results of GreenPoint s mortgage servicing business continue to be reported as part of the Company s results of continuing operations. These results are included in the Company s Local Banking Segment for each period presented in 2007.

#### Summary of the Reported Income Statement

The following is a detailed description of the financial results reflected in Table 1 Financial Summary. Additional information is provided in section XIII, Tabular Summary as detailed in sections below.

All quarterly comparisons are made between the three month period ended September 30, 2007 and the three month period ended September 30, 2006, unless otherwise indicated.

All year to date comparisons are made between the nine month period ended September 30, 2007 and the nine month period ended September 30, 2006, unless otherwise indicated.

#### Net interest income

Net interest income is comprised of interest income and past-due fees earned and deemed collectible from loans and income earned on securities, less interest expense on interest-bearing deposits, senior and subordinated notes and other borrowings.

For the three months ended September 30, 2007, reported net interest income increased 25%, or \$330.0 million. For the nine months ended September 30, 2007, reported net interest income increased 29%, or \$1,069.1 million. The increase in Net Interest Income was driven by the acquisition of North Fork Bank, modest loan growth, and increased margins in the U.S. Card sub-segment due to selective pricing changes implemented after the completion of our card holder system conversion. Net interest margin decreased 84 and 86 basis points for the three and nine months ended September 30, 2007, respectively, primarily due to the addition of the North Fork portfolio.

For additional information, see section XIII, Tabular Summary, Table A (Statements of Average Balances, Income and Expense, Yields and Rates) and Table B (Interest Variance Analysis).

#### Non-interest income

Non-interest income is comprised of servicing and securitizations income, service charges and other customer-related fees, mortgage servicing and other income, interchange income and other non-interest income.

For the three and nine months ended September 30, 2007, non-interest income increased 22% and 11%, respectively. See detailed discussion of the components of non-interest income below.

## Servicing and Securitizations Income

Servicing and securitizations income represents servicing fees, excess spread and other fees resulting from the off-balance sheet loan portfolio, adjustments to the fair value of retained interests resulting from securitization transactions, as well as gains and losses resulting from securitization and other sales transactions.

Servicing and securitizations income increased 26% and 10%, respectively, for the three and nine months ended September 30, 2007. For the three months ended September 30, 2007, the increase was primarily driven by an increase in off-balance sheet funding activity partially offset by an increase in charge-offs. The increase of servicing and securitizations income for the nine months ended September 30, 2007 was due to higher gains on sales from an increase in off-balance sheet funding activity and an increase of finance charge income offset by continued normalization of credit losses.

### Service Charges and Other Customer-Related Fees

For the three and nine months ended September 30, 2007, service charges and other customer-related fees grew 14%, due to the inclusion of North Fork and pricing changes in the U.S. Card sub-segment.

#### Mortgage Servicing and Other

Mortgage servicing and other is comprised of non-interest income related to our continuing mortgage servicing business and other mortgage related income. For the three months ended September 30, 2007, mortgage servicing and other income grew 18%, or \$8.1 million. For the nine months ended September 30, 2007, mortgage servicing and other income grew 46%, or \$54.1 million, driven by the acquisition of North Fork in 2006.

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### Interchange

Interchange income, net of rewards expense, decreased 31% and 13%, respectively, for the three and nine months ended September 30, 2007. Costs associated with our rewards programs increased 29% and decreased 10%, respectively, for the three and nine months ended September 30, 2007. Purchase volumes increased 0.3% and 4% for the three and nine months ended September 30, 2007, respectively.

#### **Other Non-Interest Income**

Other non-interest income includes, among other items, gains and losses on sales of securities, gains and losses associated with hedging transactions, service provider revenue generated by our healthcare finance business, gains on the sale of auto loans and income earned related to purchased charged-off loan portfolios.

Other non-interest income for the three and nine months ended September 30, 2007, increased \$80.4 million and \$70.2 million, respectively. The increase in Other Non-Interest income for the three months ended September 30, 2007 is primarily driven by the acquisition of North Fork in December 2006. Additionally, the increase in Other Non-Interest income for the nine months ended September 30, 2007 is due to a \$46.2 million gain from the sale of a stake in DealerTrack Holding Inc. in the first quarter of 2007, offset by a \$59.8 million gain from the sale of purchased charged-off loan portfolios in 2006.

#### Provision for loan and lease losses

Provision for loan and lease losses increased 38% and 39%, respectively, for the three and nine months ended September 30, 2007. The increases in the provision are as a result of the continued normalization of consumer credit, the mix effects of the our planned decline in prime revolving credit card loans and continued elevated losses in our auto finance sub-segment, and the increase in our coverage ratio of allowance to loans held for investment in anticipation of future credit losses.

#### Non-interest expense

Non-interest expense consists of marketing, operating, and restructuring expenses.

For the three months ended September 30, 2007, non-interest expense increased 12%, reflecting a 18% increase in operating expenses and a 10% decrease in marketing expense. Non-interest expense increased \$207.6 million to \$1.9 billion for the three months ended September 30, 2007. For the nine months ended September 30, 2007, non-interest expense increased 19%, reflecting a 26% increase in operating expenses and a 6% decrease in marketing expenses. Non-interest expense increased \$961.8 million to \$5.9 billion for the nine months ended September 30, 2007. The increase in operating expense was driven by the addition of North Fork Bank s operating expenses, CDI amortization and integration expenses associated with our bank acquisitions, restructuring charges associated with our 2007 cost initiative, and the accelerated vesting of restricted stock related to the transition to new management in our Banking business.

#### Income taxes

The Company s effective income tax rate on income from continuing operations was 34.4% and 32.8% for the three and nine month periods ended September 30, 2007, respectively, compared to 34.6% and 34.4% for the same periods in the prior year. The effective rate includes state, federal and international income tax components. The decrease in the rate for the nine month period ended September 30, 2007 compared to the same period in the prior year was primarily due to changes in the Company s international tax positions and increases in certain tax credits during the second quarter of 2007.

#### Loan Portfolio Summary

We analyze our financial performance on a managed loan portfolio basis. The managed loan portfolio is comprised of on-balance sheet and off-balance sheet loans. We have retained servicing rights for our securitized loans and receive servicing fees in addition to the excess spread generated from the off-balance sheet loan portfolio.

Average managed loans held for investment from continuing operations grew \$33.2 billion, or 30%, and \$36.4 billion, or 34%, respectively, for the three and nine months ended September 30, 2007. The increases in average managed loans held for investment for the three and nine months ended September 30, 2007 was driven by loan growth in the Local Banking segment as a result of the North Fork acquisition in 2006.

For additional information, see section XIII, Tabular Summary, Table C (Managed Consumer Loan Portfolio) and Table D (Composition of Reported Loan Portfolio).

## **Delinquencies**

We believe delinquencies to be an indicator of loan portfolio credit quality at a point in time. The entire balance of an account is contractually delinquent if the minimum payment is not received by the statement cycle date. Delinquencies not only have the potential to impact earnings if the account charges off, but they also result in additional costs in terms of the personnel and other resources dedicated to resolving the delinquencies.

For additional information, see section XIII, Tabular Summary, Table E (Delinquencies).

#### **Net Charge-Offs**

Net charge-offs include the principal amount of losses (excluding accrued and unpaid finance charges and fees and fraud losses) less current period principal recoveries. We charge off credit card loans at 180 days past the statement cycle date and generally charge off other consumer loans at 120 days past the due date or upon repossession of collateral. Non-collateralized consumer bankruptcies are typically charged-off within 2-7 days upon notification and in any event within 30 days of notification. Commercial loans are charged-off when the amounts are deemed uncollectible. Costs to recover previously charged-off accounts are recorded as collection expenses in other non-interest expense.

For the three months ended September 30, 2007, the reported and managed net charge-off rates decreased 27 and 6 basis points, respectively, with net charge-off dollars increasing 30% and 27% on a reported and managed basis, respectively, compared to the same period in the prior year. For the nine months ended September 30, 2007, the reported and managed net charge-off rates decreased 25 and 11 basis points, respectively, with net charge-off dollars increasing 36% and 29% on a reported and managed basis, respectively, compared to the same period in the prior year. The increases in net charge-off dollars are due to the normalization of consumer credit from historically low levels in the third quarter of 2006. The decrease in charge-off rates are due to the acquisition of North Fork's higher credit quality loans.

For additional information, see section XIII, Tabular Summary, Table F (Net Charge-offs).

#### Nonperforming Assets

Nonperforming loans consist of nonaccrual loans (loans on which interest income is not currently recognized) and restructured loans (loans with below-market interest rates or other concessions due to the deteriorated financial condition of the borrower). Commercial, small business, mortgage and some auto loans are generally placed in nonaccrual status at 90 days past due or sooner if, in management s opinion, there is doubt concerning the ability to fully collect both principal and interest.

For additional information, see section XIII, Tabular Summary, Table G (Nonperforming Assets).

## Allowance for loan and lease losses

The allowance for loan and lease losses is maintained at the amount estimated to be sufficient to absorb probable principal losses, net of principal recoveries (including recovery of collateral), inherent in the existing reported loan portfolios. The provision for loan and lease losses is the periodic cost of maintaining an adequate allowance. The amount of allowance necessary is based on distinct allowance methodologies depending on the type of loans which include specifically identified criticized loans, migration analysis, forward loss curves and historical loss trends. In evaluating the sufficiency of the allowance for loan and lease losses, management takes into consideration the following factors: recent trends in delinquencies and charge-offs; forecasting uncertainties and size of credit risks; the degree of risk inherent in the composition of the loan portfolio; economic conditions; legal and regulatory guidance; credit evaluations and underwriting policies; seasonality; and the value of collateral supporting the loans. To the extent credit experience is not indicative of future performance or other assumptions used by management do not prevail, loss experience could differ significantly, resulting in either higher or lower future provision for loan and lease losses, as applicable. The evaluation process for determining the adequacy of the allowance for loan and lease losses and the periodic provisioning for estimated losses is undertaken on a quarterly basis, but may increase in frequency should conditions arise that would require our prompt attention. Conditions giving rise to such action are business combinations or other acquisitions or dispositions of large quantities of loans, dispositions of non-performing and marginally performing loans by bulk sale or any development which may indicate an adverse trend.

The allowance for loan and lease losses related to Loans held for investment from continuing operations increased \$124.2 million since June 30, 2007, excluding the \$75.8 million allowance related to certain GreenPoint mortgage loans transferred to held for investment at September 30, 2007. The increase is driven primarily by an increase in Loans held for investment

and continued normalization of charge offs. The coverage ratio of allowance to Loans held for investment increased 7 basis points in the third quarter.

For additional information, see section XIII, Tabular Summary, Table H (Summary of Allowance for Loan and Lease Losses).

## VI. Financial Summary

Table 1 provides a summary view of the consolidated income statement and selected metrics for the three and nine month periods ended September 30, 2007 and 2006. Impacts of the North Fork acquisition are included in the Q3 2007 balances.

**Table 1: Financial Summary** 

	As of and for the Three Months Ended			As of and for the Nine Months Ended							
				nber 30	C)				September 30		CI.
(Dollars in thousands)		2007		2006	Cl	hange		2007	2006		Change
Earnings (Reported): Net interest income	<b>ф 1</b>	(24.474	<b>61</b> /	204 515	¢ 2	20.050	Φ	4767 500	¢ 2 600 474	ф 1	060 124
Non-interest income:	<b>3</b> 1	,624,474	\$ 1,	294,515	\$ 3	29,939	Ф	4,767,598	\$ 3,698,474	<b>3</b> 1	,009,124
	1	,354,303	1 /	071,091	2	83,212		3,569,281	3,250,201		319,080
Servicing and securitizations	1	522,374		459,125		63,249		1,484,820	1,308,254		
Service charges and other customer-related fees			4								176,566
Mortgage servicing and other		52,661		44,520		8,141		172,476	118,378		54,098
Interchange		103,799		150,474		(46,675)		347,889	401,503		(53,614)
Other		116,525		36,175		80,350		321,417	251,213		70,204
Total non-interest income	2	,149,662	1,	761,385	3	88,277		5,895,883	5,329,549		566,334
(0)	_		_								
Total Revenue <sup>(1)</sup>	3	,774,136		055,900		18,236		10,663,481	9,028,023		,635,458
Provision for loan and lease losses		595,534		430,566		64,968		1,342,292	963,281		379,011
Marketing		332,693		368,498		35,805)		989,654	1,048,964		(59,310)
Restructuring expenses		19,354				19,354		110,428			110,428
Operating expenses	1	,582,174	1,3	358,131	2	24,043		4,842,721	3,932,041		910,680
Income before taxes	1	,244,381		898,705		45,676		3,378,386	3,083,737		294,649
Income taxes		428,010	΄.	310,866	1	17,144		1,108,279	1,059,972		48,307
Income from continuing operations, net of tax		816,371		587,839	2	28,532		2,270,107	2,023,765		246,342
(Loss) from discontinued operations, net of tax		(898,029)		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		98,029)		(926,343)	,, ,,,,,,,,		(926,343)
Net (loss) income	\$	(81,658)	\$ :	587.839	\$ (6	69,497)	\$	1,343,764	\$ 2,023,765	\$	(680,001)
( )	*	(==,0=0)		,	+ (0	.,,,,,,	+	.,,	. =,===,,,00	+	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Common Share Statistics:											
Basic EPS:											
Income from continuing operations	\$	2.11	\$	1.95	\$	0.16	\$	5.74	\$ 6.73	\$	(0.99)
(Loss) from discontinued operations		(2.32)				(2.32)		(2.34)			(2.34)
_											
(Loss) income	\$	(0.21)	\$	1.95	\$	(2.16)	\$	3.40	\$ 6.73	\$	(3.33)
Diluted EPS	7	(3,21)	-	2.70	_	(=.10)	+	2		+	(3.22)
Income from continuing operations	\$	2.09	\$	1.89	\$	0.20	\$	5.66	\$ 6.53	\$	(0.87)
(Loss) from discontinued operations	*	(2.30)	-	2.07	-	(2.30)	+	(2.31)	. 0.55	+	(2.31)
, and an arrange of the state o		(2100)				(=.00)		(2.01)			(3.01)
Net (loss) income	\$	(0.21)	\$	1.89	\$	(2.10)	\$	3.35	\$ 6.53	\$	(3.18)

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	As of and for the Three Months Ended			As of and for the Nine Months Ended					
(Dollars in thousands)	2007	September 30 2006	Change	2007	September 30 2006	Change			
Selected Balance Sheet Data <sup>(2)</sup> :									
Reported loans held for investment									
(period end)	\$ 93,788,507	\$ 63,612,169	\$ 30,176,338	\$ 93,788,507	\$ 63,612,169	\$ 30,176,338			
Managed loans held for investment									
(period end)	144,768,560	112,238,546	32,530,014	144,768,560	112,238,546	32,530,014			
Reported loans held for investment									
(average)	91,744,846	62,428,789	29,316,057	92,111,953	59,816,239	32,295,714			
Managed loans held for investment									
(average)	143,781,268	110,512,266	33,269,002	143,501,913	107,091,416	36,410,497			
Allowance for loan and lease losses									
(period end)	2,237,046	1,840,000	397,046	2,237,046	1,840,000	397,046			
Interest Bearing Deposits (period end)	72,502,625	43,467,977	29,034,648	72,502,625	43,467,977	29,034,648			
Total Deposits (period end)	83,342,814	47,613,150	35,729,664	83,342,814	47,613,150	35,729,664			
Interest Bearing Deposits (average)	73,555,174	42,983,875	30,571,299	74,542,104	43,044,338	31,497,766			
Total Deposits (average)	\$ 84,884,480	\$ 47,195,887	\$ 37,688,593	\$ 85,874,407	\$ 47,421,596	\$ 38,452,811			
Selected Company Metrics									
(Reported) (2):									
Return on average assets (ROA)	2.28%	2.55%	-0.27%	2.12%	2.99%	-0.87%			
Return on average equity (ROE) (3)	12.89%	14.42%	-1.53%	11.94%	19.40%	-7.46%			
Net charge-off rate <sup>(2)</sup>	2.09%	2.36%	-0.27%	1.90%		-0.25%			
Net interest margin	5.52%	6.36%	-0.84%	5.33%	6.19%	-0.86%			
Revenue margin	12.83%	15.01%	-2.18%	11.92%	15.10%	-3.18%			
Selected Company Metrics									
(Managed) (2):									
Return on average assets (ROA)	1.68%	1.68%	0.00%	1.56%	1.97%	-0.41%			
Net charge-off rate	2.86%		-0.06%			-0.41%			
Net interest margin	6.69%	6.94%	-0.25%	6.34%		-0.11%			
E .	10.31%	10.94%	-0.23%	9.67%	10.94%	-0.67%			
Revenue margin	10.31%	10.94%	-0.03%	9.07%	10.94%	-1.27%			

<sup>(1)</sup> In accordance with the Company's finance charge and fee revenue recognition policy, the amounts billed to customers but not recognized as revenue were \$310.5 million and \$226.3 million for the three months ended September 30, 2007 and 2006, respectively, and \$760.5 million and \$612.2 million for the nine months ended September 30, 2007 and 2006, respectively.

## VII. Reportable Segment Summary For Continuing Operations

We manage our business as two distinct operating segments: Local Banking and National Lending. The Local Banking and National Lending segments are considered reportable segments based on quantitative thresholds applied to the managed loan portfolio for reportable segments provided by SFAS No. 131, *Disclosures about Segments of an Enterprise and Related Information*.

As management makes decisions on a managed basis within each segment, information about reportable segments is provided on a managed basis.

In the third quarter of 2007, the Company shutdown mortgage origination operations of its wholesale mortgage banking unit, GreenPoint. The results of the mortgage origination operations are being reported as discontinued operations for each period presented, and are not included in segment results of the Company. The results of GreenPoint s mortgage servicing business continue to be reported as part of the Company s continuing operations. The mortgage servicing function was

<sup>(2)</sup> Based on continuing operations.

<sup>(3)</sup> Return on average equity is based on the Company s stockholder s equity.

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moved into the Local Banking Segment in conjunction with the shutdown of the mortgage origination operation, and the results of the Local Banking Segment were restated to include the mortgage servicing results for each period of 2007.

We maintain our books and records on a legal entity basis for the preparation of financial statements in conformity with GAAP. The following table presents information prepared from our internal management information system, which is maintained on a line of business level through allocations from legal entities.

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#### **Local Banking Segment**

**Table 2: Local Banking** 

	Three Months Ended				Nine Mont	ths Ended		
	;	September 30, 2007			September			2007
(Dollars in thousands)	200	•	,	2006		2007		2006
Earnings (Managed Basis)								
Interest income	\$ 1,74	6,683	\$	719,207	\$	5,211,054	\$	2,052,871
Interest expense	1,16	1,758		461,009		3,468,095		1,300,521
Net interest income	58	34,925		258,198		1,742,959		752,350
Non-interest income	19	5,204		115,526		605,926		334,050
				, in the second		,		
Total revenue	78	30,129		373,724		2,348,885		1,086,400
Provision for loan and lease losses		(8,285)		5,495		(10,580)		21,948
Non-interest expense		3,390		297,080		1,646,450		860,063
1		,		ŕ		, ,		ŕ
Income before taxes	29	5,024		71,149		713,015		204,389
Income taxes	10	2,693		24,902		248,853		71,536
Net income	\$ 19	2,331	\$	46,247	\$	464,162	\$	132,853
Selected Metrics (Managed Basis)								
Period end loans held for investment	\$ 42,23	3,665	\$ 13	3,326,088	\$ 4	42,233,665	\$ 1	13,326,088
Average loans held for investment	\$ 41,99			3,171,414		41,983,812		13,190,067
Core deposits (1)	\$ 63,11			5,997,345		63,118,580	\$ 2	26,997,345
Total deposits	\$ 73,41	9,558	\$ 33	5,163,849	\$ '	73,419,558	\$ 3	35,163,849
Loans held for investment yield		7.13%		8.02%		7.05%		7.68%
Net interest margin - loans		1.79%		3.30%		1.86%		3.25%
Net interest margin - deposits		2.09%		1.62%		2.03%		1.58%
Net charge-off rate		0.19%		0.48%		0.18%		0.44%
Non performing loans	\$ 11	2,794	\$	79,042	\$	112,794	\$	79,042
Non performing loans as a % of loans held for investment		0.27%		0.59%		0.27%		0.59%
Number of active ATMs		1,282		623		1,282		623
Number of locations		732		342		732		342

<sup>(1)</sup> Includes domestic non-interest bearing deposits, NOW accounts, money market deposit accounts, savings accounts, certificates of deposit of less than \$100,000 and other consumer time deposits.

The Banking segment contributed \$192.3 million and \$464.2 million of income for the three and nine months ended September 30, 2007, respectively, compared to \$46.2 million and \$132.9 million in the comparable periods of the prior year. At September 30, 2007, Loans held for investment in the Banking segment totaled \$42.2 billion while deposits outstanding totaled \$73.4 billion. Banking segment profits are primarily generated from net interest income, which represents the spread between loan yields and the internal cost of funds charged to the business for those loans, plus the spread between deposit interest costs and the funds transfer price credited to the business for those deposits. Increases in Loans held for investment, deposits and banking segment income over the prior year are a result of the acquisition of North Fork. Loans held for investment interest margins are down from comparable periods in 2006 due primarily to the addition of the North Fork loan portfolio, which

Beginning in 2006, we added a Banking segment following the acquisition of Hibernia Corporation in late 2005. Banking segment results for the period ended September 30, 2006 include the results of the legacy Hibernia business lines except for the indirect auto business, and the results of our branchless deposit business which were previously included as part of the Other segment. On December 1, 2006, we completed our acquisition of North Fork. Beginning with the results for the quarter ended March 31, 2007, the Banking segment also includes the results of the legacy North Fork business lines except for the indirect auto business and GreenPoint.

contained a higher percentage of lower yielding mortgage loans than the Hibernia portfolio. Deposit interest margins are up over comparable periods in 2006 due to the addition of the lower cost North Fork deposits to the existing Hibernia and Capital One deposits. During the third quarter, the Banking Segment received a higher internal funds transfer cost on certain portions of its loan portfolio while underlying loan yields were relatively flat from the second quarter of 2007.

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Likewise, the Banking Segment received a higher internal funds transfer credit during the quarter while underlying deposit costs were relatively flat from the second quarter. These changes in internal funds transfer resulted in slightly lower lending margins but slightly higher deposit margins in the quarter ended September 30, 2007.

Non-interest expenses for the three and nine months ended September 30, 2007 were \$543.4 million and \$1,646.5 million, respectively, compared to \$297.1 million and \$860.1 million in the comparable periods of the prior year. Banking segment non-interest expenses include the costs of operating the branch network and commercial and consumer loan businesses, marketing expenses, and certain Company wide expenses allocated to the banking segment. In addition, banking segment non-interest expenses include the amortization of core deposit intangibles related to the acquisitions of both Hibernia and North Fork, as well as the costs of integrating banking segment activities. Non-interest expenses were slightly higher in the quarter ended September 30, 2007 than in the quarter ended June 30, 2007 due primarily to an increase in integration related expenses.

During the quarter ended September 30, 2007, we added a net total of 8 new banking locations and 29 ATMs to our network. These new locations were spread across our New York, New Jersey, Louisiana and Texas footprints.

#### **National Lending Segment**

**Table 3: National Lending** 

		Three Months Ended Nine Month				ths Ended		
(Dollars in thousands)		<b>September 30, 2007</b>			September 2007			2007 2006
Earnings (Managed Basis)		2007		2006		2007		2000
Interest income	\$	3,511,878	Φ	3,078,097	Ф	10,027,516	Φ.	8,906,863
Interest expense	φ	1,232,115		1,089,279	Ψ	3,613,505	ψ	3,019,584
interest expense		1,232,113		1,009,279		3,013,303		3,019,304
Maria di		2 250 572		1 000 010		C 41 4 01 1		5 007 270
Net interest income		2,279,763		1,988,818		6,414,011		5,887,279
Non-interest income		1,312,146		1,213,924		3,627,784		3,418,912
Total revenue		3,591,909		3,202,742		10,041,795		9,306,191
Provision for loan and lease losses		1,196,087		862,375		2,914,452		2,197,012
Non-interest expense		1,367,607		1,411,882		4,156,058		4,096,576
Income before taxes		1,028,215		928,485		2,971,285		3,012,603
Income taxes		352,847		324,366		1,022,271		1,054,750
Net income	\$	675,368	\$	604,119	\$	1,949,014	\$	1,957,853
	-	0.0,000	_		-	_, ,	-	2,527,622
Selected Metrics (Managed Basis)								
Period end loans held for investment	¢ 1	02,556,271	¢ 0	8,909,970	<b>¢</b> 1	102,556,271	Ф	98,909,970
Average loans held for investment		01,805,584		7,309,087		102,530,271		93,884,932
Core deposits (1)	\$ 1 \$	470	\$	137,602	\$ I	470	\$	137,602
-	\$	2,295,131	-	2,461,941	\$	2,295,131	- +	2,461,941
Total deposits  Loans held for investment yield	Þ	13.77%	Ф	12.63%	Ф	13.14%	Ф	12.63%
Net charge-off rate		3.96%		3.25%		3.69%		3.11%
		4.70%		3.70%		4.70%		3.71%
30+ day delinquency rate								
Number of accounts (000s)		48,473		49,176		48,473		49,176

<sup>(1)</sup> Includes domestic non-interest bearing deposits, NOW accounts, money market deposit accounts, savings accounts, certificates of deposit of less than \$100,000 and other consumer time deposits.

The National Lending segment consists of three sub-segments: U.S. Card, Auto Finance and Global Financial Services.

The National Lending segment contributed \$675.4 million and \$1,949.0 million of income for the three and nine months ended September 30, 2007, respectively, compared to \$604.1 million and \$1,957.9 million in the corresponding prior year periods ended September 30, 2006. At September 30, 2007, Loans held for investment in the National Lending segment totaled \$102.6 billion while deposits outstanding totaled \$2.3 billion. Profits are primarily generated from net interest income and past-due fees earned and deemed collectible from our loans, income earned on securities, and non-interest income including the sale and servicing of loans and fee-based services to customers. Total revenue increased 12% for the three months ended September 30, 2007 primarily due to growth in the average managed Loans held for investment portfolio of 5% and selective pricing and fee changes following conversion of our cardholder system. For the nine months ended September 30, 2007 revenue increased 8%. Credit normalization drove the increase in provision for loan and lease losses for the National Lending segment.

Non-interest expenses for the three and nine months ended September 30, 2007 were \$1.4 billion and \$4.2 billion, respectively, compared to \$1.4 billion and \$4.1 billion in the corresponding prior year periods ended September 30, 2006. The increase was largely driven by additional expenses to support managed loan growth.

#### U.S. Card Sub-Segment

Table 4: U.S. Card

	Three Mont		Nine Mont			
	September	,	September	,		
(Dollars in thousands)	2007	2006	2007	2006		
Earnings (Managed Basis)						
Interest income	\$ 1,953,967	\$ 1,734,459	\$ 5,547,483	\$ 5,077,162		
Interest expense	596,767	554,708	1,789,508	1,555,888		
Net interest income	1,357,200	1,179,751	3,757,975	3,521,274		
Non-interest income	975,502	881,304	2,596,536	2,459,800		
Total revenue	2,332,702	2,061,055	6,354,511	5,981,074		
Provision for loan and lease losses	662,428	451,782	1,438,853	1,089,921		
Non-interest expense	815,470	899,062	2,485,259	2,604,665		
1	,	,	, ,	, ,		
Income before taxes	854,804	710,211	2,430,399	2,286,488		
Income taxes	294,053	248,574	836,057	800,272		
	,	,	,	,		
Net income	\$ 560,751	\$ 461,637	\$ 1,594,342	\$ 1,486,216		
	,	,	, , ,	, , ,		
Selected Metrics (Managed Basis)						
Period end loans held for investment	\$ 49,573,279	\$ 51,127,654	\$ 49,573,279	\$ 51,127,654		
	\$ 49,682,666	\$ 50,131,562	\$ 50,370,801	\$ 48,742,187		
Average loans held for investment	15.73%	13.84%	14.68%	13.89%		
Loans held for investment yield	4.13%	3.39%	3.95%	3.21%		
Net charge-off rate						
30+ day delinquency rate	4.46%	3.53%	4.46%	3.53%		
Purchase volume (1)	\$ 21,522,104	\$ 21,450,024	\$ 62,650,378	\$ 60,344,425		
Number of total accounts (000s)	36,504	37,483	36,504	37,483		

<sup>(1)</sup> Includes purchase transactions net of returns and excludes cash advance transactions. The U.S. Card sub-segment consists of domestic consumer credit and debit card activities.

Managed loans decreased 3% compared to September 30, 2006. Year-over-year growth was negatively impacted by portfolio sale of a co-branded credit card partnership at the end of the first quarter of 2007 and a reduction in our already-low marketing of balance transfer teaser products. We are also experiencing increased asset attrition as a result of repricing parts of the portfolio where original funding had expired. Purchase volume increased a modest 0.3% over the prior year. Purchase volume growth was compressed by the closing of two retail partnerships in 2007 as well as by deliberate strategy choices. Additionally, retail sales have been soft in recent months despite the increase in September,

adding to the pressure on purchase volume growth.

For the three months ended September 30, 2007, net income was \$560.8 million, an increase of \$99.1 million, or 21%, compared to the three months ended September 30, 2006. The increase was mainly a result of a 13%, or \$271.6 million increase in revenues, driven by increased margins. Primary drivers of the increase in revenue margin include reductions in the amount of teaser-based acquisitions as well as selective pricing and fee changes following the conversion of our card holder system. For the nine months ended September 30, 2007, U.S. Card sub-segment net income increased 7% compared to the same period last year due to higher revenues, partially off-set by higher net provision due to the normalization of consumer credit.

Net provision increased \$210.6 million for the three months ended September 30, 2007 compared to the three months ended September 30, 2006. For the nine months ended September 30, 2007 net provision increased by \$348.9 million, driven by continued normalization of U.S. Consumer credit following the bankruptcy legislation impact. The net charge-off rate for the three and nine months ending September 30, 2007 both increased 74 basis points from same period last year, reflecting the above mentioned credit normalization effect. The net charge-off rate for the three months ended September 30, 2007 increased 40 basis points from previous quarter as the previous quarter was compressed due to the implementation of a change in customer statement generation from a 30 day to a 25 day grace period.

Non-interest expenses decreased 9% and 5%, respectively, for three and nine months ended September 30, 2007 due to lower marketing spend as a result of our evolving marketing strategy and increased operational efficiency.

#### **Auto Finance Sub-Segment**

**Table 5: Auto Finance** 

		Three Months Ended				Nine Mont					
(Dollars in thousands)	2	September 30, 2 2007			2007 Septembe 2006 2007			2007 2006			
Earnings (Managed Basis)		007		2000		2007		2000			
Interest income	\$ (	661,471	\$	575,376	\$	1,950,901	\$	1,643,937			
Interest expense		283,949	Ψ	227,053	Ψ	827,288	Ψ	622,377			
interest expense	•	103,747		227,033		027,200		022,377			
Net interest income	3	377,522		348,323		1,123,613		1,021,560			
Non-interest income		13,514		21,181		97,373		67,241			
		10,011		21,101		<i>5.</i> ,c.c		07,211			
Total revenue	3	391,036		369,504		1,220,986		1,088,801			
Provision for loan and lease losses		244,537		161,145		626,873		343,664			
Non-interest expense		152,275		154,014		474,267		437,784			
•		,		ŕ		,		,			
Income before taxes		(5,776)		54,345		119,846		307,353			
Income taxes		(1,987)		19,021		41,227		107,573			
Net income	\$	(3,789)	\$	35,324	\$	78,619	\$	199,780			
						,					
Selected Metrics (Managed Basis)											
Period end loans held for investment	\$ 24.3	335,242	\$ 2	1,158,797	\$ 2	24,335,242	\$	21,158,797			
Average loans held for investment	. ,	170,047		),812,533		23,890,694		20,151,468			
Loans held for investment yield	<b>,</b> ,	10.95%		11.06%		10.89%	Ú	10.88%			
Net charge-off rate		3.56%		2.34%		2.74%		2.08%			
30+ day delinquency rate		7.15%		5.18%		7.15%		5.18%			
Auto loan originations (1)	\$ 3,2	248,747	\$ 3	3,158,481	\$	9,553,042	\$	9,206,430			
Number of total accounts (000s)	,	1,731		1,558		1,731		1,558			

<sup>(1)</sup> Includes all organic auto loan originations and excludes auto loans added through acquisitions. The Auto Finance sub-segment consists of automobile and other motor vehicle financing activities.

Auto Finance sub-segment s loans held for investment portfolio increased 15% over prior year quarter as a result of the transfer of \$1.8 billion of North Fork Bank s auto loans to the Auto Finance sub-segment on January 1, 2007, and strong organic originations growth within our dealer and direct marketing channels. Originations in the third quarter of 2007 were \$3.2 billion, 3% higher than prior year quarter despite industry sales levels declining in that period. As a result of this portfolio growth, net interest income increased 8% in the three months ended September 30, 2007 compared to the same period in the prior year, and 10% in the nine months ended September 30, 2007 compared to the same period prior year.

Non-interest income for the nine months ended September 30, 2007 included a one-time gain of \$46.2 million related to the sale of 1.8 million shares of DealerTrack stock during the first quarter of 2007.

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For the three and nine months ended September 30, 2007, the Auto Finance sub-segment s net charge-off rate was up 122 basis points and 66 basis points, respectively, compared with the very low charge off rates seen in the same periods in the prior year. Net charge-offs of auto loans increased \$93.6 million and \$177.3 million for the three and nine months ended September 30, 2007, respectively. The provision for loan losses increased \$83.4 million and \$283.2 million for the three and nine month periods ended September 30, 2007, respectively. The 30-plus day delinquency rate for the Auto Finance sub-segment increased 197 basis points over prior year quarter. Compared to the second quarter of 2007 the biggest driver of credit performance is normal credit seasonality. Compared to the third quarter in 2006, several factors are contributing to higher loss levels. First, we are experiencing across the board worsening compared to the very low loss levels of 2006. Second, we continue to have elevated losses from our recent Dealer Prime originations. While the Dealer Prime loans we are originating today have better credit characteristics, loss levels from prior originations will remain elevated until those loans amortize. The third factor is elevated losses in our Dealer Subprime business as a result of industry-wide risk and underwriting expansions of the past several years. While losses on these loans have increased, the business remains profitable and we are comfortable with the returns of the Subprime business.

Non-interest expense in the third quarter of 2007 decreased 1% when compared third quarter 2006, compared to 6% revenue growth in that time period. Operating costs on a percent of loan basis have declined versus prior year as the Auto Finance sub-segment realized the initial benefits of the integration of the dealer programs of the legacy Capital One, Onyx, Hibernia, and North Fork auto lending businesses.

#### **Global Financial Services Sub-Segment**

**Table 6: Global Financial Services** 

(Dollars in thousands)	Three Months Ended Nine Mon September 30, 2007 September 2007 2006 2007				
Earnings (Managed Basis)					
Interest income	\$ 896,440	\$ 768,262	\$ 2,529,132	\$ 2,185,764	
Interest expense	351,399	307,518	996,709	841,319	
Net interest income	545,041	460,744	1,532,423	1,344,445	
Non-interest income	323,130	311,439	933,875	891,871	
Total revenue	868,171	772,183	2,466,298	2,236,316	
Provision for loan and lease losses	289,122	249,448	848,726	763,427	
Non-interest expense	399,862	358,806	1,196,532	1,054,127	
•	,				
Income before taxes	179,187	163,929	421,040	418,762	
Income taxes	60,781	56,771	144,987	146,905	
Net income	\$ 118,406	\$ 107,158	\$ 276,053	\$ 271,857	

**Selected Metrics (Managed Basis)**