relationships = results





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financial highlights

for the year

dollars in thousands, except per share data

net income cash dividends declared

average loans, net of unearned interest

average earning assets

average assets

average deposits

average equity

basic average common shares outstanding diluted average common shares outstanding

per share

basic net income diluted net income cash dividends declared diluted book value

ratios

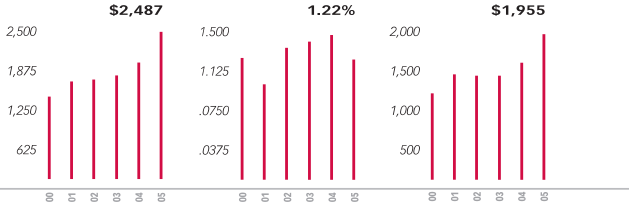
return on average assets return on average equity equity to assets, year-end dividend payout net interest margin⁽¹⁾



(1) Taxable-Equivalent Net Interest Income Divided by Average Earning Assets.

financial highlights

5.09	4.88		
11.65 37.35	10.86 33.62		
10.56	13.31		
1.22%	1.46%		
16.39	.584 14.51	6.0 13.0	
1.66 .619	1.74	(4.6)	
\$ 1.66	\$ 1.74	(4.6)	
18,281,243	16,810,926		
18,263,855	16,805,696		
286,712	220,731	29.9	
1,954,888	1,599,201	22.2	
2,486,733	2,006,745	23.9	
2,187,672	1,789,843	22.2	
1,968,289	1,538,744	27.9	
11,397	9,857	15.6	
\$ 30,281	\$ 29,371	3.1%	
2005	2004	percent change	



average assets (dollars in millions)

return on assets

average deposits (dollars in millions)

noninterest income

"Life is like a dogsled team. If you ain't the lead dog, the scenery never changes."

Lewis Grizzard





- > Strong 12.9% compound growth rate over a five year period.
- > In medium growth
 markets we
 consistently outdeliver
 smaller institutions
 with an extensive line
 of products and
 out-service larger
 institutions.
- Significant growth
 experienced in:
 Trust Asset Management
 Mortgage Banking
 Merchant Services

2005 was punctuated by extraordinary loan growth in each Capital City Bank market. Commercial Real Estate lending led the way with a 17% or more increase in every major market. Growth in the Tallahassee market grew an impressive 27%. Our FreedomLine home equity product significantly exceeded our goals, producing over \$43 million in new home equity lines.

loan growth in 2005





"You can't build a reputation on what you're going to do..."

Henry Ford

Don't lower your expectations to meet your performance.
Raise your level of performance to meet your expectations.

Ralph Marston





new checking accounts opened

"It all adds up." Simply put,
Absolutely FREE Checking
was the largest and most
successful single product
launch in the history of
Capital City Bank.

Over 2,718,806 pieces of mail were distributed, producing over \$71.4 million in new accounts. New consumer checking accounts grew 238% over 2004. New business checking accounts grew by 200% during the fourth quarter of 2005.

The success of Absolutely
FREE Checking was due to a
carefully orchestrated plan
and support from every area
of the bank. The hard work of
our entire team makes us an
even more formidable
opponent in the markets
we call home.

New accounts equal new relationships, which yield tremendous opportunities and results for Capital City. "Competition
is a painful
thing, but it
produces
great
results."

Jerry Flint

number of phone calls answered

by Capital City Bank Direct





- > Capital City Bank Direct, our client service center, averages one telephone call every 25 seconds. Client requests range from account balances to applying for loans. Accuracy and timely service are the goals of the center.
- > Sales is Service.

Service is Sales.

Our associates turn these service calls into potential sales calls, referring clients to a variety of departments within the bank.

Results — stronger, more profitable relationships.

Capital City Bank Direct:

- > Produced over \$2.9 million in loans and credit cards in 2005.
- > Automated service line received over 1.7 million calls in 2005.
- > Convenience.
 With 73 offices in Florida,
 Georgia and Alabama,
 our clients are just around
 the corner from a Capital
 City banker.
 Our network of 79 ATMs,
 our innovative Internet
 banking service and bill
 payment feature continue
 to grow, making it more
 convenient than ever to
 bank with us.

senior management



Edward G. Canup

EXECUTIVE VICE PRESIDENT

COMMERCIAL LENDING

Randolph M. Pople

PRESIDENT
CAPITAL CITY TRUST COMPANY

Thomas A. Barron

PRESIDENT CAPITAL CITY BANK

William G. Smith, Jr.

CHAIRMAN, PRESIDENT AND CHIEF EXECUTIVE OFFICER

Karen H. Love

EXECUTIVE VICE PRESIDENT RESIDENTIAL LENDING

William D. Colledge

EXECUTIVE VICE PRESIDENT INSTITUTIONAL BANKING

Randolph K. Briley

EXECUTIVE VICE PRESIDENT
RETAIL CREDIT



Mitchell R. Englert EXECUTIVE VICE PRESIDENT COMMUNITY BANKING

Flecia Braswell

EXECUTIVE VICE PRESIDENT AND CHIEF BRAND OFFICER

Edwin N. West, Jr.

EXECUTIVE VICE PRESIDENT

COMMUNITY BANKING

Cynthia Y. Pyburn

PRESIDENT CAPITAL CITY SERVICES COMPANY

Noel A. Ellis

EXECUTIVE VICE PRESIDENT CREDIT ADMINISTRATION

Dale A. Thompson *Executive Vice President Business Banking*

J. Kimbrough Davis

EXECUTIVE VICE PRESIDENT AND CHIEF FINANCIAL OFFICER

letter from CEO

Relationships = results. As a super-community bank in the relationship banking business, I believe the cover of this year's annual report says it all. Capital City has been in the business of building relationships for 110 years and those relationships produced record results in 2005.

Earnings of \$30.3 million or \$1.66 per share were up 11.9% over 2004 after adjusting for the one-time gain from the sale of the bank's credit card portfolio. The results produced a return on assets of 1.22% and a return on equity of 10.56%. Capital City enjoyed a margin of 5.09%, a primary driver of our earnings. Net charge-offs remained historically low at .13% of total loans. Credit quality continues to be our number one internal goal.

Earnings growth is critical to continued success and is the work of over 1,000 dedicated associates who understand we are in the relationship building business. These associates have the company's 2010 goal of \$50 million in annual earnings firmly etched in their thought process. The results were driven by a variety of factors including our strategy of focusing on smaller markets not well served by our competitors, and communities which value and appreciate the Capital City style of relationship banking. We want our clients to not only have a bank, but also a banker.

Perhaps the most exciting event in 2005 was the rollout of Absolutely Free Checking, a change in the way we do business, not just a short-lived promotion or campaign. The offering produced new deposits at a rate double initial expectations. I am extremely proud of the talented bankers across the company who set an incredible pace for us.

Capital City Securities finished 2005 with 15 investment executives and is on track to exceed the 2006 goal of more than \$1.4 million in revenues. Auto Finance grew at a rate of 22.5% in 2005 while reducing charge-offs by 45%. Our home equity product, FreedomLine, generated \$43 million in new loans in 2005 with a 2006 goal of \$60 million. Institutional Banking has been one of the best received offerings by our community presidents in smaller markets.

Capital City Services Company provides the often overlooked, but much appreciated back-office support to the company and other institutions in our trade area. Residential lending enjoyed significant growth, as we closed over \$311 million in new home loans, which exceeded budget by 8%.

Capital City Trust Company ended the year with almost \$700 million in assets under management for individuals, partnerships, corporate clients, and foundations and plans to open an office in Gainesville during 2006. Capital City's talented team of lenders including community presidents, the commercial real estate division, and the business bank grew loans to over \$2.0 billion at year-end. This continues to be the primary engine driving our record earnings.

During the year we opened or renovated five offices and welcomed our new clients and associates from the First National Bank of Alachua to the Capital City team. We continue to share our growth strategy with our shareowners, institutional investors, and analysts. The Brand Leadership team of Marketing, Human Resources, and Opportunity Capital City further strengthened the Capital City Bank brand.

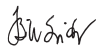
It was another great year for CCBG. Tom Barron, Capital City Bank President and Kim Davis, Capital City Bank Group CFO manage the day-to-day effort and should be applauded for their tireless effort and intellect in leading this great group of associates we call the Capital City family. After six years of tremendous service, John Lewis, former President of Super-Lube, retired from the board following the sale of his primary business. I will miss his wise counsel, attention to detail, and drive for world class service.

As always, I welcome your comments and thoughts.



"We're not managing for tomorrow, we're managing for the day after tomorrow."

William G. Smith, Jr. CHAIRMAN, PRESIDENT AND CHIEF EXECUTIVE OFFICER







ALABAMA

FLORIDA

ALACHUA COUNTY

Gainesville High Springs Jonesville Newberry

BRADFORD COUNTY

CITRUS COUNTY

CLAY COUNTY

DIXIE COUNTY

GADSDEN COUNTY

Chattahoochee Havana Quincy

GILCHRIST COUNTY

Hastings

Orlando

ytona Beach

GULF COUNTY

Port St. Joe

HERNANDO COUNTY

JEFFERSON COUNTY

LEON COUNTY

LEVY COUNTY

MADISON COUNTY

PASCO COUNTY

PUTNAM COUNTY

ST. JOHNS COUNTY

SUWANNEE COUNTY

TAYLOR COUNTY

WAKULLA COUNTY

WASHINGTON COUNTY

GEORGIA

BIBB COUNTY

GRADY COUNTY

LAURENS COUNTY

THOMAS COUNTY

TROUP COUNTY
West Point

board of directors



seated

William G. Smith, Jr.

Chairman, President and Chief Executive Officer Capital City Bank Group, Inc.

Henry Lewis III, PharmD, RPH

Professor

Florida A&M University College of Pharmacy

McGrath Keen, Jr. Private Investor

John R. Lewis, PhD

Former President and Chief Executive Officer Super-Lube, Inc.

Ruth A. Knox

Attorney/President Wesleyan College

Thomas A. Barron President Capital City Bank standing

Frederick Carroll, III Managing Partner

Carroll and Company, CPAs

DuBose Ausley Attorney

Ausley & McMullen, P.A. Lina S. Knox

Community Volunteer
John K. Humphress

Partner Wadsworth, Humphress, Holler & Konrad

Cader B. Cox, III President Riverview Plantation Inc.

> J. Everitt Drew President St. Joe Land Company

financials 2005

selected financial data

For the Years Ended December 31,

	For the years Ended December 31,				
(Dollars in Thousands, Except Per Share Data) (1)	2005	2004	2003	2002	2001
Interest Income	\$ 140,053	\$ 101,525	\$ 94,830	\$ 104,165	\$ 117,156
Net Interest Income	109,990	86,084	79,991	81,662	68,907
Provision for Loan Losses	2,507	2,141	3,436	3,297	3,983
Net Income	30,281	29,371	25,193	23,082	16,866
Per Common Share:					
Basic Net Income	\$ 1.66	\$ 1.74	\$ 1.53	\$ 1.40	\$ 1.02
Diluted Net Income	1.66	1.74	1.52	1.39	1.02
Cash Dividends Declared	.619	.584	.525	.402	.381
Book Value	16.39	14.51	15.27	14.08	12.86
Key Performance Ratios:	-				
Return on Average Assets	1.22%	1.46%	1.40%	1.34%	0.99%
Return on Average Equity	10.56	13.31	12.82	12.85	10.00
Net Interest Margin (FTE)	5.09	4.88	5.01	5.35	4.61
Dividend Pay-Out Ratio	37.35	33.62	34.51	28.87	37.48
Equity to Assets Ratio	11.65	10.86	10.98	10.22	9.43
Asset Quality:	-				
Allowance for Loan Losses	\$ 17,410	\$ 16,037	\$ 12,429	\$ 12,495	\$ 12,096
Allowance for Loan Losses to Loans	0.84%	0.88%	0.93%	0.97%	0.98%
Nonperforming Assets	5,550	5,271	7,301	3,843	3,940
Nonperforming Assets to Loans + ORE	0.27	0.29	0.54	0.30	0.32
Allowance to Nonperforming Loans	331.11	345.18	529.80	497.72	496.96
Net Charge-Offs to Average Loans	0.13	0.22	0.27	0.23	0.31
Averages for the Year:	-				
Loans, Net	\$1,968,289	\$1,538,744	\$1,318,080	\$1,256,107	\$1,184,290
Earning Assets	2,187,672	1,789,843	1,624,680	1,556,500	1,534,548
Total Assets	2,486,733	2,006,745	1,804,895	1,727,180	1,704,167
Deposits	1,954,888	1,599,201	1,431,808	1,424,999	1,442,916
Subordinated Notes	50,717	5,155	-	-	-
Long-Term Borrowings	70,216	59,462	55,594	30,423	15,308
Shareowners' Equity	286,712	220,731	196,588	179,652	168,652
Year-End Balances:	-				
Loans, Net	\$2,067,494	\$1,828,825	\$1,341,632	\$1,285,221	\$1,243,351
Earning Assets	2,299,677	2,113,571	1,648,818	1,636,472	1,626,841
Total Assets	2,625,462	2,364,013	1,846,502	1,824,771	1,821,423
Deposits	2,079,346	1,894,886	1,474,205	1,434,200	1,550,101
Subordinated Notes	62,887	30,928	-	-	-
Long-Term Borrowings	69,630	68,453	46,475	71,745	13,570
Shareowners' Equity	305,776	256,800	202,809	186,531	171,783
Other Data:					
Basic Average Shares Outstanding	18,263,855	16,805,696	16,528,109	16,531,606	16,552,446
Diluted Average Shares Outstanding	18,281,243	16,810,926	16,563,986	16,592,944	16,615,544
Shareowners of Record (2)	1,716	1,598	1,512	1,457	1,473
Banking Locations (2)	69	60	57	54	56
Full-Time Equivalent Associates (2)	1,013	926	795	781	787

⁽¹⁾ All share and per share data have been adjusted to reflect the 5-for-4 stock split effective July 1, 2005, and the 5-for-4 stock split effective June 13, 2003.

⁽²⁾ As of the record date. The record date is on or about March 1st of the following year.

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

Management's discussion and analysis ("MD&A") provides supplemental information, which sets forth the major factors that have affected our financial condition and results of operation and should be read in conjunction with our consolidated financial statements and notes thereto included in this Annual Report.

This Annual Report, including this MD&A section, contains "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements include, among others, statements about our beliefs, plans, objectives, goals, expectations, estimates and intentions that are subject to significant risks and uncertainties and are subject to change based on various factors, many of which are beyond our control. The words "may," "could," "should," "would," "believe," "anticipate," "estimate," "expect," "intend," "plan," "target," "goal," and similar expressions are intended to identify forward-looking statements.

All forward-looking statements, by their nature, are subject to risks and uncertainties. Our actual future results may differ materially from those set forth in our forward-looking statements. Please see the Introductory Note and Item 1A Risk Factors in our Form 10-K for a discussion of factors that could cause our actual results to differ materially from those in the forward-looking statements. However, other factors besides those listed in Item 1A Risk Factors or discussed in this Annual Report also could adversely affect our results, and you should not consider any such list of factors to be a complete set of all potential risks or uncertainties. Any forward-looking statements made by us or on our behalf speak only as of the date they are made. We do not undertake to update any forward-looking statement, except as required by applicable law.

BUSINESS OVERVIEW

We are a financial holding company headquartered in Tallahassee, Florida and are the parent of our wholly-owned subsidiary, Capital City Bank. The Bank offers a broad array of products and services through a total of 69 full-service offices located in Florida, Georgia, and Alabama. The Bank also has mortgage lending offices in three additional Florida communities, and one Georgia community. The Bank offers commercial and retail banking services, as well as trust and asset management, merchant services, brokerage and data processing services.

From an industry and national perspective, our profitability, like most financial institutions, is dependent to a large extent upon net interest income, which is the difference between the interest received on earning assets, such as loans and securities, and the interest paid on interest-bearing liabilities, principally deposits and borrowings. Results of operations are also affected by the provision for loan losses, operating expenses such as salaries and employee benefits, occupancy and other operating expenses including income taxes, and non-interest income such as service charges on deposit accounts, asset management and trust fees, mortgage banking revenues, merchant services, brokerage and data processing revenues.

Our philosophy is to grow and prosper, building long-term relationships based on quality service, high ethical standards, and safe and sound banking practices. We are a super-community bank in the relationship banking business with a locally oriented, community-based focus, which is augmented by experienced, centralized support in select specialized areas. Our local market orientation is reflected in our network of banking office locations, experienced community executives, and community advisory boards which support our focus on responding to local banking needs. We strive to offer a broad array of sophisticated products and to provide quality service by empowering associates to make decisions in their local markets.

Pursuant to our long-term strategic initiative "Project 2010", we have continued our expansion, emphasizing a combination of growth in existing markets and acquisitions. Acquisitions will continue to be focused on a three state area including Florida, Georgia, and Alabama with a particular focus on financial institutions, which are \$100 million to \$400 million in asset size and generally located on the outskirts of major metropolitan areas. We continue to evaluate de novo expansion opportunities in attractive new markets in the event that acquisition opportunities are not feasible. Other expansion opportunities that will be evaluated include asset management, insurance, and mortgage banking.

Recent Acquisitions. On May 20, 2005, we completed our merger with First Alachua Banking Corporation ("FABC"), headquartered in Alachua, Florida. We issued approximately 906,000 shares of common stock and paid approximately \$29.0 million in cash for a total purchase price of \$58.0 million. FABC's wholly-owned subsidiary, First National Bank of Alachua ("FNBA") had \$228.3 million in assets at closing with seven offices in Alachua County and an eighth office in Hastings, Florida, which is in St. Johns County.

On October 15, 2004, we completed our acquisition of Farmers and Merchants Bank ("FMB") in Dublin, Georgia, a \$395 million asset institution with three offices in Laurens County. We issued 21.35 shares and \$666.50 in cash for each of the 50,000 shares of Farmers and Merchants Bank, resulting in the issuance of 1,067,500 shares of our common stock and the payment of \$33.3 million in cash for a total purchase price of approximately \$66.7 million.

On March 19, 2004, our subsidiary, Capital City Bank, completed its merger with Quincy State Bank ("QSB"), a former subsidiary of Synovus Financial Corp. QSB had \$116.6 million in assets with one office in Quincy, Florida and one office in Havana, Florida. Both markets adjoin Leon County, home to our Tallahassee headquarters. In addition, we acquired \$208 million in trust and other fiduciary assets from Synovus Trust Company, an affiliate of QSB. The purchase price was \$28.1 million in cash.

FINANCIAL OVERVIEW

We are providing a summary overview of our financial performance for 2005 below. For comparison purposes, the below mentioned performance factors exclude the impact of a one-time gain on sale of the Bank's credit card portfolio in August 2004.

- Earnings of \$30.3 million, or \$1.66 per diluted share, represent increases of 20.4% and 11.1%, respectively, over 2004 core earnings (reported earnings excluding the one-time, after-tax gain on the sale of the credit card portfolio of \$4.2 million, or \$.25 per diluted share).
- Growth in earnings was attributable to strong growth in operating revenues as reflected by 27.8% growth in net interest income and a 12.6% increase in noninterest income.
- Taxable equivalent net interest income grew 27.4% over 2004 due to earning asset growth and an improved net interest margin.
- Net interest margin percentage improved 21 basis points to 5.09% driven by an improved earning asset mix and higher earning asset yields
- Noninterest income grew 12.6% over 2004 due primarily to higher deposit service charge fees, asset management fees, mortgage banking revenues, and merchant services fees.

- Strong credit quality continues to be a key driver in the Bank's earnings performance. Net charge-offs totaled \$2.5 million, or .13% of average loans in 2005 compared to \$3.4 million, or .22% in 2004. At year-end the allowance for loan losses was .84% of outstanding loans and provided coverage of 331% of nonperforming loans.
- Nonperforming assets totaled \$5.6 million, or .27% of total loans and other real estate at year-end 2005 compared to \$7.4 million, or .36%, at the end of the third quarter 2005 and \$5.3 million, or .29%, at year-end 2004.
- Average earning assets grew 22.2% over 2004 due to Recent Acquisitions and strong loan growth in existing markets.
- The First National Bank of Alachua acquisition was completed in May 2005 adding \$228.3 million in assets.
- Average deposits grew 22.2% over 2004 due to Recent Acquisitions and our free checking campaign initiated in early 2005.
- We remain well-capitalized with a risk based capital ratio of 13.56%.

RESULTS OF OPERATIONS

Net income for 2005 totaled \$30.3 million, or \$1.66 per diluted share. This compares to \$29.4 million, or \$1.74 per diluted share in 2004, and \$25.2 million, or \$1.52 per diluted share in 2003. Net income in 2004 included a one-time, after-tax gain of \$4.2 million, or \$.25 per diluted share, from the sale of the Bank's credit card portfolio in August 2004.

The growth in core earnings (reported earnings excluding the one-time, after-tax gain on sale of credit card portfolio) for 2005 of \$5.2 million, or \$.17 per diluted share, was primarily attributable to growth in operating revenue (defined as the total of net interest income and noninterest income) of \$29.4 million, or 22.7%, partially offset by a higher loan loss provision of \$0.4 million, or 17.1%, an increase in noninterest expense of \$20.6 million, or 23.1%, and a higher income tax provision of \$3.3 million, or 25.1%. The increase in operating revenue was driven by a 27.8% increase in net interest income and a 12.6% increase in noninterest income.

The growth in net interest income for 2005 reflects earning asset growth and an improved net interest margin. Higher deposit service charge fees, mortgage banking revenues, asset management fees, and merchant services fees drove the increase in noninterest income. The increase in noninterest expense is primarily attributable to higher operating costs associated with the integration of two recent acquisitions, which added 12 new offices to the Capital City franchise, and marketing costs supporting our new "Absolutely Free Checking" product.

A condensed earnings summary for the last three years is presented in Table 1.

Net Interest Income

Net interest income represents our single largest source of earnings and is equal to interest income and fees generated by earning assets, less interest expense paid on interest bearing liabilities. An analysis of our net interest income, including average yields and rates, is presented in Tables 2 and 3. This information is presented on a "taxable equivalent" basis to reflect the tax-exempt status of income earned on certain loans and investments, the majority of which are state and local government debt obligations.

In 2005, taxable equivalent net interest income increased \$23.9 million, or 27.4%. This follows an increase of \$5.9 million, or 7.2%, in 2004, and a decrease of \$1.9 million, or 2.3%, in 2003. The favorable impact in 2005 resulted from a \$397.8 million, or 22.2%, growth in average earning assets and a 21 basis point improvement in the net interest margin percentage.

For the year 2005, taxable equivalent interest income increased \$38.5 million, or 37.5%, over 2004, and increased \$6.5 million, or 6.7%, in 2004 over 2003. Growth in 2005 was driven by strong organic loan growth, loans acquired in connection with Recent Acquisitions, and higher yields on earning assets. Rising interest rates, coupled with new loan production and the repricing of existing earning assets were the primary factors contributing to a 72 basis point improvement in the yield on earning assets, which increased from 5.74% in 2004 to 6.46% for 2005. This compares to an 18 basis point reduction in 2004 over 2003. As shown in Table 3, the loan portfolio was a significant contributor to the increase in interest income.

Interest expense increased \$14.6 million, or 94.7%, over 2004, and \$0.6 million, or 4.1%, in 2004 over 2003. Rising interest rates and growth in interest bearing liabilities drove the increase in 2005. However, the impact of rising rates was partially offset by a shift in mix, as certificates of deposit (generally a higher cost deposit product) declined relative to total deposits. Certificates of deposit, as a percent of total average deposits, declined from 28.7% in 2004 to 28.2% in 2005. The average rate paid on interest bearing liabilities in 2005 increased 64 basis points compared to 2004, reflecting both deposit competition and the Federal Reserve's continued increases in the federal funds target rate.

Our interest rate spread (defined as the taxable equivalent yield on average earning assets less the average rate paid on interest bearing liabilities) increased 8 basis points in 2005 and decreased 13 basis points in 2004. The increase in 2005 was primarily attributable to the higher yields on earning assets.

Our net interest margin (defined as taxable equivalent interest income less interest expense divided by average earning assets) was 5.09% in 2005, compared to 4.88% in 2004 and 5.01% in 2003. In 2005, the higher yields on earning assets (partially offset by higher rates paid on interest bearing liabilities) resulted in a 21 basis point improvement in the margin.

Loan growth is anticipated to have a favorable impact on net interest income during the upcoming year along with any further increases in the Federal Reserve's target rate on overnight funds. However, these improvements will be partially offset by the rising cost of funds. A further discussion of our earning assets and funding sources can be found in the section entitled "Financial Condition."

Provision for Loan Losses

The provision for loan losses was \$2.5 million in 2005, compared to \$2.1 million in 2004 and \$3.4 million in 2003. The loan loss provisions in both 2004 and 2005 were impacted by a re-assessment of the reserve to reflect the changing risk profile associated with the Bank's sale of its credit card portfolio during the third quarter of 2004 and the addition of Recent Acquisitions.

Net charge-offs for 2005 totaled \$2.5 million, or .13% of average loans for the year compared to \$3.4 million, or .22% for 2004 and \$3.5 million, or .27% for 2003. At December 31, 2005, the allowance for loan losses totaled \$17.4 million compared to \$16.0 million in 2004 and \$12.4 million in 2003. At year-end 2005, the allowance represented .84% of total loans and provided coverage of 331% of nonperforming loans. Management considers the allowance to be adequate based on the current level of nonperforming loans and the estimate of losses inherent in the portfolio at year-end. See the section entitled "Financial Condition" and Tables 7 and 8 for further information regarding the allowance for loan losses.

Noninterest Income

In 2005, noninterest income (excluding the before-tax gain of \$6.9 million on the sale of the Bank's credit card portfolio in August 2004) increased \$5.5 million, or 12.6%, over 2004 primarily due to higher deposit service charge fees, asset management fees, mortgage banking revenues, and merchant services fees.

Noninterest income (excluding the above referenced gain) for 2004 increased \$1.8 million, or 4.3%, over 2003. The increase primarily reflects a higher level of deposit service charge fees, asset management fees, data processing fees, and merchant services fees, partially offset by a decrease in mortgage banking revenues.

The table below reflects the major components of noninterest income.

	For the Years Ended December 31,					
(Dollars in Thousands)	2005	2004	2003			
Noninterest Income:						
Service Charges on Deposit Accounts	\$20,740	\$17,574	\$16,319			
Data Processing	2,610	2,628	2,403			
Asset Management Fees	4,419	4,007	2,650			
Retail Brokerage Fees	1,322	1,401	1,212			
Gain on Sale of Investment Securities	9	14	1			
Mortgage Banking Revenues	4,072	3,208	6,090			
Merchant Services Fees	6,174	5,135	4,563			
Interchange Fees	2,239	2,229	2,183			
Gain on Sale of Credit Card Portfolios	-	7,180	-			
ATM/Debit Card Fees	2,206	2,007	1,939			
Other	<u>5,407</u>	<u>5,170</u>	4,579			
Total Noninterest Income	\$49,198	\$50,553	\$41,939 =====			

Various significant components of noninterest income are discussed in more detail below.

Service Charges on Deposit Accounts. Deposit service charge fees increased \$3.2 million, or 18.0%, in 2005, compared to an increase of \$1.3 million, or 7.7%, in 2004. Deposit service charge revenues in any one year are dependent on the number of accounts, primarily transaction accounts, the level of activity subject to service charges, and the collection rate. The increase in deposit service charge fees in 2005 is due to higher overdraft and nonsufficient funds ("NSF") fees due to growth in deposit accounts attributable to Recent Acquisitions and "Absolutely Free Checking." The increase in

service charge revenues in 2004 was primarily attributable to growth in overdraft and NSF fees primarily associated with a revised fee structure implemented in mid-2004.

Asset Management Fees. In 2005, asset management fees increased \$412,000, or 10.3%, versus an increase of \$1.4 million, or 51.2%, in 2004. At year-end 2005, assets under management totaled \$693.0 million, reflecting net growth of \$40.0 million, or 6.1% over 2004. The increase reflects new business which produced growth in assets of \$118.0 million partially offset by normal distribution activity within managed accounts and estates. At year-end 2004, assets under management totaled \$653.0 million, reflecting growth of \$249.0 million, or 61.6% over 2003. This growth was due to the purchase of \$208.0 million in trust and investment management accounts from Synovus Trust Company in connection with the Quincy State Bank acquisition, growth in new business, and improved asset returns.

Mortgage Banking Revenues. In 2005, mortgage banking revenues increased \$864,000, or 26.9%, compared to a decrease of \$2.9 million, or 47.3% in 2004. The increase in 2005 reflects a 19.2% increase in production over 2004 which was driven by increased home purchase and construction activity in Bank markets and lower interest rates for residential real estate financing. The decrease in 2004 was due to a decline in fixed rate mortgage production that was affected by a general slow-down in residential lending markets. We generally sell all fixed rate residential loan production into the secondary market. The level of interest rates, origination volume and percent of fixed rate production have significant impacts on our mortgage banking revenues.

Merchant Services Fees. Merchant services fees increased \$1.0 million, or 20.2% in 2005 compared to a \$572,000, or 12.5% increase in 2004. The improvement in both periods is directly related to growth in merchant card transaction volume primarily driven by growth in the client base.

Noninterest income as a percent of average assets was 1.98% in 2005, compared to 2.52% in 2004, and 2.32% in 2003. The decline from 2004 to 2005 primarily reflects the impact of the one-time gain on sale of the Bank's credit card portfolio in August 2004. The decline from 2003 versus 2005 reflects the impact of Recent Acquisitions which brought a lower and less diverse level of noninterest income in relation to the consolidated asset base.

Table 1
Condensed Summary of Earnings

For the Years	Ended	December	31
roi tile rears	LIIUCU	December	υı,

(Dollars in Thousands, Except Per Share Data) ⁽¹⁾	2005	2004	2003
Interest Income	\$140,053	\$101,525	\$ 94,830
Taxable Equivalent Adjustments	1,222	1,207	1,414
Total Interest Income (FTE)	141,275	102,732	96,244
Interest Expense	<u>30,063</u>	<u> 15,441</u>	14,839
Net Interest Income (FTE)	111,212	87,291	81,405
Provision for Loan Losses	2,507	2,141	3,436
Taxable Equivalent Adjustments	1,222	1,207	1,414
Net Interest Income After Provision for Loan Losses	107,483	83,943	76,555
Noninterest Income	49,198	43,372	41,939
Gain on Sale of Credit Card Portfolios	-	7,181	-
Noninterest Expense	<u>109,814</u>	<u>89,226</u>	<u>79,721</u>
Income Before Income Taxes	46,867	45,270	38,773
Income Taxes	<u>16,586</u>	15,899	13,580
Net Income	\$ 30,281	\$ 29,371	\$ 25,193
Basic Net Income Per Share	\$ 1.66	\$ 1.74	\$ 1.53
Diluted Net Income Per Share	\$ 1.66	\$ 1.74	\$ 1.52

Table 2 Average Balances and Interest Rates

		2005			2004			2003	
(Taxable Equivalent Basis-Dollars in Thousands)	Average Balance	Interest	Average Rate	Average Balance	Interest	Average Rate	Average Balance	Interest	Average Rate
Assets:									
Loans, Net of Unearned Interest (1)(2)	\$1,968,289	\$133,665	6.79%	\$1,538,744	\$ 95,796	6.23%	\$1,318,080	\$ 87,608	6.65%
Taxable Investment Securities	142,406	4,250		131,842	3,138	2.38	124,541	3,725	2.98
Tax-Exempt Investment Securities (2)	49,252		4.81	51,979	2,965	5.70	61,387	3,650	5.95
Funds Sold	27,725	991	<u>3.35</u>	67,278	833	1.24	120,672	1,261	1.03
Total Earning Assets	2,187,672	141,275		1,789,843	102,732	5.74	1,624,680	96,244	5.92
Cash & Due From Banks	105,787			93,070			79,625		
Allowance For Loan Losses	(17,081)			(13,846)			(12,544)		
Other Assets	210,355			137,678			<u>113,134</u>		
TOTAL ASSETS	\$2,486,733			\$2,006,745			\$1,804,895		
Liabilities:									
NOW Accounts	\$ 430,601	\$ 2,868	0.67%	\$ 292,492	\$ 733	0.25%	\$ 264,159	\$ 676	0.26%
Money Market Accounts	275,830	4,337	1.57	227,808	1,190	0.52	215,597	1,312	0.61
Savings Accounts	152,890	292		130,282	164	0.13	109,837	189	0.17
Time Deposits	550,821	<u>13,637</u>	<u>2.48</u>	459,464	9,228	2.01	<u>433,176</u>	9,390	2.17
Total Interest Bearing Deposits	1,410,142	21,134	1.50	1,110,046	11,315	1.02	1,022,769	11,567	1.13
Short-Term Borrowings	97,863	2,854	2.92	100,582	1,270	1.26	101,274	1,270	1.25
Subordinated Notes Payable	50,717	2,981	5.88	5,155	294	5.71	-	-	-
Other Long-Term Borrowings	<u>70,216</u>	3,094	<u>4.41</u>	<u>59,462</u>	2,562	<u>4.31</u>	55,594	2,002	3.60
Total Interest Bearing Liabilities	1,628,938	30,063		1,275,245	15,441	1.21	1,179,637	14,839	1.26
Noninterest Bearing Deposits	544,746			489,155			409,039		
Other Liabilities	26,337			21,614			19,631		
TOTAL LIABILITIES	2,200,021			1,786,014			1,608,307		
Shareowners' Equity:									
Common Stock	186			178			175		
Additional Paid-In Capital	70,678			24,543			15,229		
Retained Earnings	215,848			<u>196,010</u>			<u> 181,184</u>		
TOTAL SHAREOWNERS' EQUITY	<u>286,712</u>			220,731			196,588		
TOTAL LIABILITIES AND									
SHAREOWNERS' EQUITY	\$2,486,733 			\$2,006,745			\$1,804,895		
Interest Rate Spread			<u>4.61</u> %			4.53%			4.66%
Net Interest Income		\$111,212 			\$ 87,291			\$ 81,405	
Net Interest Margin (3)			5.09% 			4.88%			5.01%

⁽¹⁾ Average balances include nonaccrual loans. Interest income includes fees on loans of approximately \$3.1 million, \$1.7 million and \$1.8 million in 2005, 2004 and 2003, respectively.

⁽²⁾ Interest income includes the effects of taxable equivalent adjustments using a 35% tax rate to adjust interest on tax-exempt loans and securities to a taxable equivalent basis.

⁽³⁾ Taxable equivalent net interest income divided by average earning assets.

Noninterest Expense

Noninterest expense grew by \$20.6 million, or 23.1%, in 2005 and \$9.5 million, or 11.9% in 2004 due to higher expense for compensation, occupancy, professional fees, advertising, and intangible amortization.

The table below reflects the major components of noninterest expense.

	For the	For the Years Ended December 31				
(Dollars in Thousands)	2005	2004	2003			
Noninterest Expense: Salaries Associate Benefits Total Compensation	\$ 40,978 	\$33,968 10,377 44,345	\$30,677 <u>9,785</u> 40,462			
Premises Equipment Total Occupancy	8,293 <u>8,970</u> 17,263	7,074 <u>8,393</u> 15,467	5,972 <u>7,840</u> 13,812			
Legal Fees Professional Fees Processing Services Advertising Travel and Entertainment Printing and Supplies Telephone Postage Intangible Amortization Merger Expense	1,827 3,825 1,481 4,275 1,414 2,372 2,493 1,195 5,440 438	1,301 2,858 997 2,001 1,023 1,854 2,048 1,007 3,824 550	1,226 1,918 999 1,260 970 1,742 1,872 1,042 3,241			
Interchange Fees Courier Service Miscellaneous Total Other	5,402 1,360 <u>7,342</u> 38,864	4,741 1,143 <u>6,067</u> 29,414	4,181 1,068 <u>5,928</u> 25,447			
Total Noninterest Expense	\$109,814	\$89,226	\$79,721			

Compensation. Our aggregate compensation expense in 2005 totaled \$53.7 million, an increase of \$9.3 million, or 21.1%, over 2004. The increase in compensation was driven by higher expense for associate salaries, pension, and insurance benefits, primarily reflective of the integration of associates from acquisitions in late 2004 and mid-2005.

In 2004, compensation increased \$3.9 million, or 9.6%, over 2003. The increase was due to higher expense for associate salaries, higher performance-based compensation, increased pension costs, and insurance benefits. The increase in associate salaries was partially due to two acquisitions.

Occupancy. Occupancy expense (including furniture, fixtures and equipment) increased by \$1.8 million, or 11.6%, in 2005, compared to \$1.7 million, or 12.0% in 2004. The increase in 2005 was driven by higher expense for depreciation, maintenance and repair, and property taxes, primarily attributable to the increase in the number of banking offices, and higher expense for core processing and other software maintenance agreements. The increase in 2004 was primarily due to higher expense for utilities, property taxes, depreciation, and premises rental attributable to the increase in banking offices.

Other. Other noninterest expense increased \$9.4 million, or 32.1%, in 2005, compared to \$4.0 million, or 15.6%, in 2004. The increase in 2005 was attributable primarily to: (1) higher legal expense of \$526,000; (2) higher professional fees of \$967,000; (3) increased processing service cost of \$484,000; (4) higher advertising costs of \$2.3 million; (5) increased printing and supply expense of \$518,000; (6) higher intangible amortization of \$1.6 million; (7) increased interchange fees of \$661,000; and (8) higher miscellaneous expense of \$1.3 million.

Table 3
Rate/Volume Analysis (1)

2005 Change	s from 2004
-------------	-------------

2004 Changes from 2003

	2003 GHAIISCS HOITI 2004					2004 Changes from 2005			
				ie To erage			Due Ave	e To rage	
(Taxable Equivalent Basis - Dollars in Thousands)	Total	Calendar ⁽³⁾	Volume	Rate	Total	Calendar (3)	Volume	Rate	
Earning Assets:									
Loans, Net of Unearned Interest (2)	\$37,870	\$(262)	\$27,076	\$11,056	\$8,188	\$240	\$13,939	\$(5,991)	
Investment Securities:									
Taxable [©]	1,110	(3)		420	(587)	3	68	(658)	
Tax-Exempt	(597)			(441)	(685)	-	(558)	(127)	
Funds Sold	<u>158</u>	(2)		<u>648</u>	(428)	3	(558)	127	
Total	<u>38,541</u>	<u>(267</u>)	<u>27,125</u>	<u>11,683</u>	6,488	_246	12,891	(6,649)	
Interest Bearing Liabilities:									
NOW Accounts	2,134	(2)	347	1,789	55	2	73	(20)	
Money Market Accounts	3,148	(3)		2,900	(121)	4	74	(199)	
Savings Accounts	128	(1)		101	(25)	-	35	(60)	
Time Deposits	4,408	(25)	1,840	2,593	(161)	26	568	(755)	
Short-Term Borrowings	1,585	(3)	83	1,505	-	3	(197)	194	
Subordinated Notes Payable	2,687	(1)	2,609	79	294	-	294	-	
Long-Term Borrowings	<u>532</u>	(7)	<u>465</u>	74	560	5	139	416	
Total	<u> 14,622</u>	<u>(42</u>)	<u>5,623</u>	<u>9,041</u>	602	40	986	(424)	
Changes in Net Interest Income	\$23,919 =====	\$(225)	\$21,502	\$ 2,642	\$5,886	\$206	\$11,905	\$(6,225)	

⁽¹⁾ This table shows the change in taxable equivalent net interest income for comparative periods based on either changes in average volume or changes in average rates for earning assets and interest bearing liabilities. Changes which are not solely due to volume changes or solely due to rate changes have been attributed to rate changes.

⁽²⁾ Interest income includes the effects of taxable equivalent adjustments using a 35% tax rate to adjust interest on tax-exempt loans and securities to a taxable equivalent basis.

⁽³⁾ Reflects difference in 365 day year (2005 and 2003) versus 366 day year (2004).

Legal fees increased due to corporate governance initiatives and a general increase in legal services tied to corporate activities. Higher external audit fees have driven the increase in professional fees. The higher expense for processing fees is attributable to the cost of integrating Recent Acquisitions and core processing upgrades. The increase in advertising expense reflects the marketing costs to support our "Absolutely Free Checking" strategy. The higher expense for printing and supplies is driven by Recent Acquisitions. The increase in intangible amortization reflects core deposit amortization from Recent Acquisitions. The increase in interchange fees is due to merchant card transaction volume and was offset by higher merchant service fees reflected in noninterest income. The higher level of miscellaneous expense is due to increases in Federal Reserve account analysis fees, ATM/Debit card production fees, associate hiring expense, training expense, and other real estate expense.

The increase in 2004 was attributable to: (1) higher professional fees of \$940,000 reflective of the internal and external costs of Sarbanes-Oxley Section 404 compliance and testing work; (2) higher director fees of \$101,000 due to an increase in the number of directors, higher fee structure, and number of meetings; (3) higher advertising expense of \$741,000 reflective of an increased level of marketing initiatives aimed at supporting two acquisitions and an increased level of product and market support activities; (4) increased interchange service fees of \$560,000 due to higher merchant card transaction volume; (5) higher telephone expense of \$176,000; (6) increased intangible amortization expense of \$583,000; and (7) higher merger expenses of \$550,000. The increases in telephone, intangible amortization, and merger expenses were due to the integration of two acquisitions during the year.

The net noninterest expense ratio (defined as noninterest income minus noninterest expense, net of intangible amortization and conversion/merger-related expenses, as a percent of average assets) was 2.20% in 2005 compared to 1.71% in 2004, and 1.91% in 2003. Our efficiency ratio (expressed as noninterest expense, net of intangible amortization and conversion/merger-related expenses, as a percent of taxable equivalent net interest income plus noninterest income) was 64.8%, 61.6%, and 62.0% in 2005, 2004 and 2003, respectively. Excluding the effect of the one-time gain of \$6.9 million realized from the sale of the Bank's credit card portfolio, the above mentioned metrics for 2004 adjust to 2.05% and 64.8%, respectively.

Income Taxes

The consolidated provision for federal and state income taxes was \$16.6 million in 2005, compared to \$15.9 million in 2004, and \$13.6 million in 2003. The increase in each of the three respective years was due to higher taxable income, driven by earnings growth and lower tax exempt income.

The effective tax rate was 35.4% in 2005, 35.1% in 2004, and 35.0% in 2003. These rates differ from the combined federal and state statutory tax rates due primarily to tax-exempt income on loans and securities.

FINANCIAL CONDITION

Our 2005 balance sheet reflects growth from within our existing markets plus the integration of the Recent Acquisitions. Average assets totaled \$2.5 billion, an increase of \$480.0 million, or 23.9%, in 2005 versus the comparable period in 2004. Average earning assets for 2005 were \$2.2 billion, representing an increase of \$397.8 million, or 22.2%, over 2004. Loan growth, in existing markets and from acquisitions, fueled the earning asset increase in 2005 as average loans increased \$429.5 million, or 27.9%. A \$7.8 million, or 4.3% increase in investment securities also contributed to the increase. Partially offsetting the aforementioned increases was a decrease in average funds sold of \$39.6 million, or 58.8%. Funding of 2005 earning asset growth is discussed in more detail under the section entitled "Liquidity."

Table 2 provides information on average balances and rates, Table 3 provides an analysis of rate and volume variances, and Table 4 highlights the changing mix of our earning assets over the last three years.

Loans

Average loans increased \$429.5 million, or 27.9%, over the comparable period in 2004. Loans as a percent of average earning assets increased to 90.0% for the year, compared to 86.0% for 2004. Loan growth occurred in all loan categories during the year as noted in Table 4 below. The growth reflects Recent Acquisitions and strong organic loan growth within existing markets.

Although management is continually evaluating alternative sources of revenue, lending is a major component of our business and is key to profitability. While management strives to identify opportunities to increase

Components of Average

Table 4
Sources of Earning Asset Growth

	2004 to 2005	Percentage of Total	Con	Earning Assets	ige
(Average Balances - Dollars in Thousands)	Change	Change	2005	2004	2003
Loans:					
Commercial, Financial and Agricultural	\$ 22,696	5.7%		10.3%	9.2%
Real Estate - Construction	41,406	10.4		6.2	5.5
Real Estate - Commercial	197,179	49.6		27.3	23.4
Real Estate - Residential	163,479	41.1		29.1	29.1
Consumer	<u>4,785</u>		<u>10.9</u>	_13.1	13.9
Total Loans	<u>429,545</u>	<u>108.0</u>	90.0	86.0	81.1
Securities:					
Taxable	10,564			7.4	7.7
Tax-Exempt	(2,727)	_(0.7)	2.3	2.9	3.8
Total Securities	<u> 7,837</u>	2.0	<u>8.8</u>	10.3	<u>11.5</u>
Funds Sold	_(39,553)	<u>(10.0</u>)		3.7	7.4
Total Earning Assets	\$397,829 	100.0%	100.0%	100.0%	100.0%

loans outstanding and enhance the portfolio's overall contribution to earnings, it can do so only by adhering to sound lending principles applied in a prudent and consistent manner. Thus, management will not relax its underwriting standards in order to achieve designated growth goals.

Our average loan-to-deposit ratio increased to 100.7% in 2005 from 96.2% in 2004. This compares to an average loan-to-deposit ratio in 2003 of 92.1%. The higher average loan-to-deposit ratio in all three periods reflects strong loan growth as discussed above.

Real estate loans, combined, represented 77.5% of total loans at December 31, 2005, versus 76.3% in 2004. This increase is reflective of increases in all real estate loan categories as noted above. See the section entitled "Risk Element Assets" for a discussion concerning loan concentrations.

The composition of our loan portfolio at December 31, for each of the past five years is shown in Table 5. Table 6 arrays our total loan portfolio as of December 31, 2005, based upon maturities. As a percent of the total portfolio, loans with fixed interest rates represent 34.9% as of December 31, 2005, versus 36.6% at December 31, 2004.

Allowance for Loan Losses

Management maintains the allowance for loan losses at a level sufficient to provide for the estimated credit losses inherent in the loan portfolio as of the balance sheet date. Credit losses arise from the borrowers' inability and unwillingness to repay, and from other risks inherent in the lending process including collateral risk, operations risk, concentration risk, and economic risk. As such, all related risks of lending are considered when assessing the adequacy of the allowance. The allowance for loan losses is established

through a provision charged to expense. Loans are charged against the allowance when management believes collection of the principal is unlikely. The allowance for loan losses is based on management's judgment of overall credit quality. This is a significant estimate based on a detailed analysis of the loan portfolio. The balance can and will change based on changes in the assessment of the portfolio's overall credit quality and other risk factors both internal and external to us.

Management evaluates the adequacy of the allowance for loan losses on a quarterly basis. Loans that have been identified as impaired are reviewed for adequacy of collateral, with a specific reserve assigned to those loans when necessary. Impaired loans are defined as those in which the full collection of principal and interest in accordance with the contractual terms is improbable. Impaired loans generally include those that are past due for 90 days or more and those classified as doubtful in accordance with our risk rating system. Loans classified as doubtful have a high possibility of loss, but because of certain factors that may work to strengthen the loan, its classification as a loss is deferred until a more exact status may be determined. Not all loans are considered in the review for impairment; only loans that are for business purposes exceeding \$25,000 are considered. The evaluation is based on current financial condition of the borrower or current payment status of the

The method used to assign a specific reserve depends on whether repayment of the loan is dependent on liquidation of collateral. If repayment is dependent on the sale of collateral, the reserve is equivalent to the recorded investment in the loan less the fair value of the collateral after estimated sales expenses. If repayment is not dependent on the sale of collateral, the reserve

Table 5 **Loans by Category**

As of December 31,

(Dollars in Thousands)	2005	2004	2003	2002	2001
Commercial, Financial and Agricultural	\$ 218,434	\$ 206,474	\$ 160,048	\$ 141,459	\$ 128,480
Real Estate - Construction	160,914	140,190	89,149	91,110	72,778
Real Estate - Commercial	718,741	655,426	391,250	356,807	302,239
Real Estate - Residential	723,336	600,375	467,790	474,069	530,546
Consumer	<u>246,069</u>	226,360	233,395	<u>221,776</u>	209,308
Total Loans, Net of Unearned Interest	\$2,067,494 	\$1,828,825	<u>\$1,341,632</u>	\$1,285,221	\$1,243,351

Table 6 **Loan Maturities**

Maturity Periods

(Dollars in Thousands)	One Year or Less	Over One Through Five Years	Over Five Years	Total
Commercial, Financial and Agricultural	\$ 91,765	\$ 92,780	\$ 33,889	\$ 218,434
Real Estate	463,150	284,786	855,055	1,602,991
Consumer (1)	30,306	165,704	50,059	246,069
Total	\$585,221	\$543,270	\$939,003	\$2,067,494
Loans with Fixed Rates	\$337,826	\$359,971	\$ 24,277	\$ 722,074
Loans with Floating or Adjustable Rates	247,395	183,299	914,726	1,345,420
Total	\$585,221	\$543,270	<u>\$939,003</u>	\$2,067,494

Table 7 Analysis of Allowance for Loan Losses

For the Years Ended December 31,

(Dollars in Thousands)	2005	2004	2003	2002	2001
Balance at Beginning of Year	\$16,037	\$12,429	\$12,495	\$12,096	\$10,564
Acquired Reserves	1,385	5,713	-	-	1,206
Reserve Reversal ⁽¹⁾	-	(800)	-	-	-
Charge-Offs:					
Commercial, Financial and Agricultural	1,287	873	426	818	483
Real Estate - Construction	-	-	-	-	-
Real Estate - Commercial	255	48	91	-	32
Real Estate - Residential	321	191	228	175	159
Consumer	<u>2,380</u>	3,946	3,794	3,279	<u>3,976</u>
Total Charge-Offs	<u>4,243</u>	<u>5,058</u>	4,539	4,272	<u>4,650</u>
Recoveries:					
Commercial, Financial and Agricultural	180	81	142	136	44
Real Estate - Construction	-	-	-	-	-
Real Estate - Commercial	3	14	-	20	65
Real Estate - Residential	37	188	18	37	116
Consumer	<u>1,504</u>	1,329	877	1,181	<u> 768</u>
Total Recoveries	1,724	<u>1,612</u>	1,037	1,374	<u>993</u>
Net Charge-Offs	<u>2,519</u>	3,446	3,502	2,898	3,657
Provision for Loan Losses	2,507	<u>2,141</u>	3,436	3,297	3,983
Balance at End of Year	<u>\$17,410</u>	<u>\$16,037</u>	\$12,429	<u>\$12,495</u>	\$12,096
Ratio of Net Charge-Offs to Average Loans Outstanding	13%		.27%	.23%	31%
Allowance for Loan Losses as a Percent of Loans at End of Year	.84%	.88%	.93%	.97%	.97%
Allowance for Loan Losses as a Multiple of Net Charge-Offs	6.91x	4.65x	3.55x	4.31x	3.31x

⁽¹⁾ Reflects recapture of reserves allocated to the credit card portfolio sold in August 2004.

Table 8
Allocation of Allowance for Loan Losses

	20	005	20	04	200	03	200)2	200	01
(Dollars in Thousands)	Allow- ance Amount	Percent of Loans in Each Category To Total Loans								
Commercial, Financial										
and Agricultural	\$ 3,663	10.6%	\$ 4,341	11.3%	\$ 2,824	11.9%	\$ 2,740	11.0%	\$ 3,257	10.3%
Real Estate:										
Construction	762	7.8	578	7.7	313	6.6	348	7.1	600	5.9
Commercial	6,352		6,296	35.8	2,831	29.2	2,559	27.8	3,098	24.3
Residential	1,019		705	32.8	853	34.9	1,021	36.9	947	42.7
Consumer	3,105		2,966	12.4	4,169	17.4	4,210	17.2	4,194	16.8
Not Allocated	2,509		1,151		1,439		1,617			
Total	\$17,410	100.0%	\$16,037	100.0%	\$12,429 ——	100.0%	\$12,495 ———	100.0%	<u>\$12,096</u>	100.0%

is equivalent to the recorded investment in the loan less the estimated cash flows discounted using the loan's effective interest rate. The discounted value of the cash flows is based on the anticipated timing of the receipt of cash payments from the borrower. The reserve allocations assigned to impaired loans are sensitive to the extent market conditions or the actual timing of cash receipts change.

Once specific reserves have been assigned to impaired loans, general reserves are assigned to the remaining portfolio. General reserves are assigned to commercial purpose loans of \$100,000 or more that are not impaired and large groups of smaller-balance homogenous loans, including commercial loans less than \$100,000, consumer loans, and residential mortgage loans.

Commercial purpose loans exceeding \$100,000 that are not impaired, but exhibit specific weaknesses are detailed in a monthly Problem Loan Report. These loans are divided into seven different pools based on various risk characteristics and the underlying value of collateral taken to secure specific loans within the pools. These classified loans are monitored for changes in risk ratings that are assigned based on the Bank's Asset Classification Policy, and for the ultimate disposition of the loan. The ultimate disposition may include upgrades in risk ratings, payoff of the loan, or charge-off of the loan. This migration analysis results in a loan loss ratio by loan pool of classified loans that is applied to the balance of the pool to determine general reserves for specifically identified pools of problem loans. This charge-off ratio is adjusted for various environmental factors including past due and nonperforming trends in the loan portfolio, the micro- and macro-economic outlook, and credit administration practices as determined by independent parties.

General reserves are assigned to smaller balance homogenous loan pools, including commercial loans less than \$100,000, consumer loans, and residential mortgage loans based on calculated overall loan loss ratios for the past three years. The loan loss ratios applied are adjusted for various environmental factors, with further consideration given to the highest charge-off experience of the Bank dating back to the recession of the late 1980s.

The allowance for loan losses is compared against the sum of the specific reserves assigned to impaired loans plus the general reserves assigned to the remaining portfolio. Adjustments are made when appropriate. A most likely reserve value is determined within the computed range of required calculated reserve, with the actual allowance for loan losses compared to the most likely reserve value. The unallocated reserve is monitored on a regular basis and adjusted based on qualitative risk factors both internal and external to us. Table 7 analyzes the activity in the allowance over the past five years.

The allowance for loan losses of \$17.4 million at December 31, 2005 compares to \$16.0 million at year-end 2004. As a percent of total loans, the allowance was .84% in 2005 and .88% in 2004. The allowance for loan losses reflects management's current estimation of the credit quality of our loan portfolio. While there can be no assurance that we will not sustain loan losses in a particular period that are substantial in relation to the size of the allowance, management's assessment of the loan portfolio does not indicate a likelihood of this occurrence. It is management's opinion that the allowance at December 31, 2005 is adequate to absorb losses inherent in the loan portfolio at year-end.

Table 8 provides an allocation of the allowance for loan losses to specific loan types for each of the past five years. The reserve allocations, as calculated using the above methodology, are assigned to specific loan categories corresponding to the type represented within the components discussed. There was a significant change in the reserve allocation in 2004 as noted by reserves held for the consumer loan, commercial real estate, and

commercial portfolios. The Bank's credit card portfolio, which previously accounted for up to one-third of net loan losses annually, was sold in August 2004, thus reducing the reserves required to support consumer loans. The large increase in 2004 for reserves held for commercial real estate and commercial loans was due to the acquisition of loans from FMB in late 2004. First National Bank of Alachua was acquired during 2005, which pushed total reserves higher.

Risk Element Assets

Risk element assets consist of nonaccrual loans, renegotiated loans, other real estate, loans past due 90 days or more, potential problem loans and loan concentrations. Table 9 depicts certain categories of our risk element assets as of December 31 for each of the last five years. Potential problem loans and loan concentrations are discussed within the narrative portion of this section.

Our nonperforming loans increased \$612,000, or 13.2%, from a level of \$4.6 million at December 31, 2004, to \$5.3 million at December 31, 2005. During 2005 loans totaling approximately \$10.7 million were added, while loans totaling \$10.1 million were removed from nonaccruing status. Of the \$10.1 million removed, \$2.0 million consisted of principal reductions and loan payoffs, \$3.0 million represented loans transferred to other real estate, \$4.1 million consisted of loans brought current and returned to an accrual status, and \$1.0 million was charged off. Where appropriate, management has allocated specific reserves to absorb anticipated losses.

All nonaccrual loans exceeding \$25,000 not secured by 1-4 family residential properties are reviewed quarterly for impairment. A loan is considered impaired when the full collection of principal and interest in accordance with the contractual terms is improbable. When a loan is considered impaired, it is reviewed for exposure to credit loss. If credit loss is probable, a specific reserve is allocated to absorb the anticipated loss. We had \$7.3 million in loans considered impaired at December 31, 2005. The anticipated loss in those impaired loans is \$2.9 million.

Interest on nonaccrual loans is generally recognized only when received. Cash collected on nonaccrual loans is applied against the principal balance or recognized as interest income based upon management's expectations as to the ultimate collectibility of principal and interest in full. If interest on nonaccruing loans had been recognized on a fully accruing basis, interest income recorded would have been \$186,000 higher for the year ended December 31, 2005.

Other real estate totaled \$292,000 at December 31, 2005, versus \$625,000 at December 31, 2004. This category includes property owned by the Bank that was acquired either through foreclosure procedures or by receiving a deed in lieu of foreclosure. During 2005, we added properties totaling \$2.7 million, and partially or completely liquidated properties totaling \$3.0 million, resulting in a net decrease in other real estate of approximately \$333,000.

Potential problem loans are defined as those loans which are now current but where management has doubt as to the borrower's ability to comply with present loan repayment terms. Potential problem loans totaled \$9.8 million at December 31, 2005, compared to \$7.1 million at year-end 2004.

Loans past due 90 days or more totaled \$309,000 at year-end, down from \$605,000 at the previous year-end.

Loan concentrations are considered to exist when there are amounts loaned to a multiple number of borrowers engaged in similar activities which cause them to be similarly impacted by economic or other conditions and such amount exceeds 10% of total loans. Due to the lack of diversified industry within the markets served by the Bank and the relatively close proximity of the markets, we have both geographic concentrations as well as

concentrations in the types of loans funded. Specifically, due to the nature of our markets, a significant portion of the portfolio has historically been secured with real estate.

While we have a majority of our loans (77.5%) secured by real estate, the primary types of real estate collateral are commercial properties and 1-4 family residential properties. At December 31, 2005, commercial real estate mortgage loans and residential real estate mortgage loans accounted for 34.7% and 35.0%, respectively, of the loan portfolio.

The real estate portfolio, while subject to cyclical pressures, is not typically speculative in nature and is originated at amounts that are within or below regulatory guidelines for collateral values. Management anticipates no significant reduction in the percentage of real estate loans to total loans outstanding.

Management is continually analyzing its loan portfolio in an effort to identify and resolve problem assets as quickly and efficiently as possible. As of December 31, 2005, management believes it has identified and adequately reserved for such problem assets. However, management recognizes that many factors can adversely impact various segments of its markets, creating financial difficulties for certain borrowers. As such, management continues to focus its attention on promptly identifying and providing for potential losses as they arise.

Investment Securities

In 2005, our average investment portfolio increased \$7.8 million, or 4.3%, from 2004 and decreased \$2.1 million, or 1.1%, from 2003 to 2004. As a percentage of average earning assets, the investment portfolio represented 8.8% in 2005, compared to 10.3% in 2004. In 2005, the increase in the portfolio was due to additional securities obtained through an acquisition in late 2004, and the increase in required holdings of Federal Home Loan Bank stock. In 2004, the decline in the portfolio was attributable to the maturities of investment securities, which in anticipation of future loan growth, were only partially replaced during the period. Throughout 2006, we will closely monitor liquidity levels to assess the need to purchase additional investments.

In 2005, average taxable investments increased \$10.5 million, or 8.0%, while tax-exempt investments decreased \$2.7 million, or 5.2%. Management will continue to purchase "bank qualified" municipal issues when it considers the yield to be attractive and we can do so without adversely impacting our tax position. As of December 31, 2005, we may purchase additional tax-exempt securities without adverse tax consequences.

The investment portfolio is a significant component of our operations and, as such, it functions as a key element of liquidity and asset/liability management. As of December 31, 2005, all securities are classified as available-for-sale. Classifying securities as available-for-sale offers management full flexibility in managing our liquidity and interest rate sensitivity without adversely impacting our regulatory capital levels. Securities in the available-for-sale portfolio are recorded at fair value with unrealized gains and losses associated with these securities recorded, net of tax, in the accumulated other comprehensive loss component of shareowners' equity. At December 31, 2005, shareowners' equity included a net unrealized loss of \$1.2 million, compared to an unrealized loss of \$0.4 million at December 31, 2004. It is neither management's intent nor practice to participate in the trading of investment securities for the purpose of recognizing gains and therefore we do not maintain a trading portfolio.

The average maturity of the total portfolio at December 31, 2005 and 2004, was 1.65 and 1.63 years, respectively. See Table 10 for a breakdown of maturities by investment type.

MUNICIPAL PORTFOLIO QUALITY

(Dollars in Thousands)

Moody's Rating	Amortized Cost	Percentage
AAA	. \$48,831	91.09%
AA-1	. 500	.93
AA-2	. 502	.94
AA-3	. 613	1.14
AA	. 45	.08
Not Rated (1)	. 3,120	5.82
Total	. \$53,611	100.00%

(1) All of the securities not rated by Moody's are rated "A-" or higher by S&P.

The weighted average taxable equivalent yield of the investment portfolio at December 31, 2005 was 3.57%, versus 3.38% in 2004. The increase in yield was due to acquisitions and purchases of securities throughout the year in a higher interest rate environment. The quality of the municipal portfolio at year-end is depicted in the table above. There were no investments in obligations, other than U.S. Governments, of any one state, municipality, political subdivision or any other issuer that exceeded 10% of our shareowners' equity at December 31, 2005.

Table 9
Risk Element Assets

As of December 31,

2005	2004	2003	2002	2001
\$ 5,258	\$ 4,646	\$ 2,346	\$ 2,510	\$ 2,414
				20
5,258	4,646	2,346	2,510	2,434
<u>292</u>	625	4,955	1,333	1,506
\$ 5,550	\$ 5,271	\$ 7,301	\$ 3,843	\$ 3,940
\$ 309	\$ 605	\$ 328	\$ 2,453	\$ 1,065
.25%	.25%	.17%	.20%	.20%
.27%	.29%	.54%	.30%	.32%
1.72%	1.93%	3.39%	1.93%	2.14%
331.11%	<u>345.18%</u>	<u>529.80%</u>	497.72%	<u>496.96%</u>
	\$ 5,258 	\$ 5,258 \$ 4,646 5,258 4,646 292 625 \$ 5,550 \$ 5,271 \$ 309 \$ 605 25% 25% 29%	\$ 5,258 \$ 4,646 \$ 2,346 5,258 4,646 2,346 292 625 4,955 \$ 5,550 \$ 5,271 \$ 7,301 \$ 309 \$ 605 \$ 328 25% 25% 17% 27% 29% 54% 1.72% 1.93% 3.39%	\$ 5,258 \$ 4,646 \$ 2,346 \$ 2,510 5,258 4,646 2,346 2,510 292 625 4,955 1,333 \$ 5,550 \$ 5,271 \$ 7,301 \$ 3,843 \$ 309 \$ 605 \$ 328 \$ 2,453 25% 25% 17% 20% 27% 29% 54% 30% 1.72% 1.93% 3.39% 1.93%

⁽¹⁾ For computation of this percentage, "Capital" refers to shareowners' equity plus the allowance for loan losses.

Table 10 Maturity Distribution of Investment Securities

As of December 31,

		2005		2004				2003	
(Dollars in Thousands)	Amortized Cost	Market Value	Weighted ⁽¹⁾ Average Yield	Amortized Cost	Market Value	Weighted ⁽¹⁾ Average Yield	Amortized Cost	Market Value	Weighted ⁽¹⁾ Average Yield
U.S. GOVERNMENTS									
Due in 1 year or less	\$ 58,032	\$ 57,621	2.30%	\$ 48,553	\$ 48,327	2.08%	\$ 82,654	\$ 82,749	1.26%
Due over 1 year through 5 years	24,296	23,662	3.52	66,863	66,204	2.38	22,706	22,848	2.04
Due over 5 years through 10 years	1,970		3.57	7,684	7,589	3.75	-	-	-
Due over 10 years									
TOTAL	84,298	83,231		123,100	122,120	2.35	105,360	105,597	1.43
STATES & POLITICAL SUBDIVISIONS									
Due in 1 year or less	21,097	21,048	4.66	27,916	28,090	5.94	19,018	19,205	4.18
Due over 1 year through 5 years	32,130	31,702		21,076	21,200	4.56	36,046	37,337	4.47
Due over 5 years through 10 years	384			897	916	5.36	577	610	4.36
Due over 10 years									
TOTAL	53,611	53,143		49,889	50,206	5.35	55,641	57,152	4.37
MORTGAGE-BACKED SECURITIES ⁽²⁾									
Due in 1 year or less	339	337	3.97	489	493	5.13	356	361	5.12
Due over 1 year through 5 years	14,958	14,685	4.12	22,719	22,839	3.96	11,167	11,586	5.29
Due over 5 years through 10 years	5,651	5,509	5.09	3,085	3,068	4.83	95	98	3.26
Due over 10 years									
TOTAL	20,948	20,531		26,293	26,400	4.09	11,618	12,045	5.27
OTHER SECURITIES									
Due in 1 year or less	-			-	-	-	1,003	1,016	6.18
Due over 1 year through 5 years	-			-	-	-	-	-	-
Due over 5 years through 10 years	-			-	-	-	2	2	-
Due over 10 years ⁽³⁾	<u> 14,114</u>	<u> 14,114</u>	<u>4.75</u>	11,514	11,514	<u>4.31</u>	<u>5,922</u>	5,922	3.89
TOTAL	14,114			11,514	11,514	4.31	6,927	6,940	4.22
TOTAL INVESTMENT SECURITIES	<u>\$172,971</u>	\$171,019 ———	<u>3.57</u> %	<u>\$210,796</u>	\$210,240	3.38%	\$179,546 =====	\$181,734 ====	2.69%

⁽¹⁾ Weighted average yields are calculated on the basis of the amortized cost of the security. The weighted average yields on tax-exempt obligations are computed on a taxable equivalent basis using a 35% tax rate.

AVERAGE MATURITY

	As of December 31,				
(In Years)	2005	2004	2003		
U.S. Governments	1.01	1.54	.73		
States and Political Subdivisions	1.31	1.32	1.23		
Mortgage-Backed Securities	5.05	2.67	1.56		
Other Securities			30		
TOTAL	1.65	1.63	.90		

⁽²⁾ Based on weighted average life.

⁽³⁾ Federal Home Loan Bank Stock and Federal Reserve Bank Stock are included in this category for weighted average yield, but do not have stated maturities.

Table 10 and Note 3 in the Notes to Consolidated Financial Statements present a detailed analysis of our investment securities as to type, maturity and yield.

Deposits and Funds Purchased

Average total deposits of \$1.95 billion in 2005 increased \$355.7 million, or 22.2%, from the prior year. Deposit growth for the year was driven primarily by the integration of deposits from bank acquisitions and the introduction of "Absolutely Free Checking." All deposit categories grew, with a majority of the growth being realized in non-maturity interest bearing deposits. Average noninterest bearing deposits as a percent of average total deposits declined from 30.6% in 2004 to 27.9% in 2005. This was primarily a result of "Absolutely Free Checking," promotions on interest bearing deposit products, and an increase in the level of interest rates. We experienced deposit run-off in acquisition markets throughout 2005, primarily in certificates of deposit. Competition for deposits remains strong in all Bank markets. In 2006, growth is anticipated to continue in nonmaturity deposits and be partially offset by a decline in certificates of deposits, but at a slower pace than 2005.

Table 2 provides an analysis of our average deposits, by category, and average rates paid thereon for each of the last three years. Table 11 reflects the shift in our deposit mix over the last three years and Table 12 provides a maturity distribution of time deposits in denominations of \$100,000 and over.

Average short-term borrowings, which include federal funds purchased, securities sold under agreements to repurchase, Federal Home Loan Bank advances (maturing in less than one year), and other borrowings, declined \$2.7 million, or 2.7%. The slight decline is attributable to a \$14.8 million decline in repurchase agreements, partially offset by a \$9.4 million increase in federal funds purchased and a \$2.7 million increase in short-term Federal Home Loan Bank advances. See Note 9 in the Notes to Consolidated Financial Statements for further information on short-term borrowings.

LIQUIDITY AND CAPITAL RESOURCES Liquidity

Liquidity for a banking institution is the availability of funds to meet increased loan demand and/or excessive deposit withdrawals. Management monitors our financial position in an effort to ensure we have ready access to sufficient liquid funds to meet normal transaction requirements, can take advantage of investment opportunities and cover unforeseen liquidity demands. In addition to core deposit growth, sources of funds available to meet liquidity demands include cash received through ordinary business activities (e.g., collection of interest and fees), federal funds sold, loan and investment maturities, our bank lines of credit, approved lines for the purchase of federal funds by CCB and Federal Home Loan Bank advances.

We ended 2005 with approximately \$61.1 million in liquidity, a decline of approximately \$13.9 million from the previous year-end. On a year-to-date average basis, liquidity declined \$39.6 million from 2004. The decline was primarily the result of loan growth. Management expects liquidity to continue to decline throughout 2006 due to the funding of planned loan growth.

We have the ability to draw on a \$25.0 million Revolving Credit Note, due on October 15, 2007. Interest is payable quarterly at LIBOR plus an applicable margin on advances. The revolving credit is unsecured. The existing loan agreement contains certain financial covenants that we must maintain. At December 31, 2005, we were in compliance with all of the terms of the agreement and had \$25.0 million available under the line of credit facility.

At December 31, 2005, we had \$98.6 million in borrowings outstanding to the Federal Home Loan Bank of Atlanta ("FHLB") consisting of 39 notes. Three notes totaling \$30.0 million are classified as short-term borrowings with the remaining notes classified as long-term borrowings. The interest rates are fixed and the weighted average rate at December 31, 2005 was 4.29%. Required annual principal reductions approximate \$2.7 million, with the remaining balances due at maturity ranging from 2006 to 2024. During 2005, we obtained

Table 11 Sources of Deposit Growth

	2004 to 2005	Percentage of Total	Components of Total Deposits			
(Average Balances - Dollars in Thousands)	Change	Change	2005	2004	2003	
Noninterest Bearing Deposits	\$ 55,591	15.6%	27.9%	30.6%	28.6%	
NOW Accounts	138,109	38.8	22.0	18.3	18.4	
Money Market Accounts	48,022	13.5	14.1	14.3	15.1	
Savings	22,608	6.4	7.8	8.1	7.7	
Time Deposits	<u>91,357</u>	25.7	28.2	28.7	30.2	
Total Deposits	\$355,687 ————	100.0%	100.0%	100.0%	100.0%	

Table 12
Maturity Distribution of Certificates of Deposit \$100,000 or Over

December 31, 2005

(Dollars in Thousands)	Time Certificates of Deposit	Percent
Three months or less	\$ 41,852	29.19%
Over three through six months	28,158	19.64
Over six through twelve months	41,609	29.02
Over twelve months	<u>31,755</u>	22.15
Total	\$143,374 ====================================	100.00%

three advances from the FHLB totaling \$30.0 million with an average fixed rate of 4.30% and maturing in one year increments starting in September 2006 and concluding in September 2008. Other FHLB long-term borrowings obtained in 2005 consisted of \$3.6 million primarily used to match-fund longer-term, fixed rate loan products, which management elected not to fund internally due to asset/liability management considerations. The aforementioned FHLB notes are collateralized by a blanket floating lien on all 1-4 family residential mortgage loans, commercial real estate mortgage loans, and home equity mortgage loans. See Note 10 in the Notes to Consolidated Financial Statements for additional information on these borrowings.

We issued two junior subordinated deferrable interest notes to wholly owned Delaware statutory trusts. The first note for \$30.9 million was issued to CCBG Capital Trust I in November 2004. The second note for \$32.0 million was issued to CCBG Capital Trust II in May 2005. See Note 10 in the Notes to Consolidated Financial Statements for additional information on these borrowings. The interest payments for the CCBG Capital Trust I borrowing are due quarterly at a fixed rate of 5.71% for five years, then adjustable annually to LIBOR plus a margin of 1.90%. This note matures on December 31, 2034. The proceeds of this borrowing were used to partially fund the Farmers and Merchants Bank of Dublin acquisition. The interest payments for the CCBG Capital Trust II borrowing are due quarterly at a fixed rate of 6.07% for five years, then adjustable quarterly to LIBOR plus a margin of 1.80%. This note matures on June 15, 2035. The proceeds of this borrowing were used to partially fund the First Alachua Banking Corporation acquisition.

It is anticipated that capital expenditures will approximate \$16.6 million over the next twelve months. These capital expenditures are expected to consist primarily of several new offices in existing markets, office equipment and furniture, and technology purchases. Management believes these capital expenditures can be funded internally without impairing our ability to meet our on-going obligations.

Capital

We continue to maintain a strong capital position. The ratio of shareowners' equity to total assets at year-end was 11.65%, 10.86%, and 10.98%, in 2005, 2004, and 2003, respectively.

We are subject to risk-based capital guidelines that measure capital relative to risk weighted assets and off-balance sheet financial instruments. Capital guidelines issued by the Federal Reserve Board require bank holding companies to have a minimum total risk-based capital ratio of 8.00%, with at least half of the total capital in the form of Tier 1 capital. As of December 31, 2005, we exceeded these capital guidelines with a total risk-based capital ratio of 13.56% and a Tier 1 ratio of 12.61%, compared to 12.33% and 11.44%, respectively, in 2004. As allowed by Federal Reserve Board capital guidelines

the trust preferred securities issued by CCBG Capital Trust I and CCBG Capital Trust II are included as Tier 1 capital in our capital calculations previously noted. See Note 10 in the Notes to Consolidated Financial Statements for additional information on our two trust preferred security offerings. See Note 14 in the Notes to Consolidated Financial Statements for additional information as to our capital adequacy.

A tangible leverage ratio is also used in connection with the risk-based capital standards and is defined as Tier 1 capital divided by average assets. The minimum leverage ratio under this standard is 3% for the highest-rated bank holding companies which are not undertaking significant expansion programs. An additional 1% to 2% may be required for other companies, depending upon their regulatory ratings and expansion plans. On December 31, 2005, we had a leverage ratio of 10.27% compared to 8.79% in 2004.

Shareowners' equity as of December 31, for each of the last three years is presented below:

Shareowners' Equity

(Dollars in Thousands)	2005	2004	2003	
Common Stock	\$ 186	\$ 177	\$ 165	
Additional Paid-in Capital	83,304	52,328	16,124	
Retained Earnings	223,532	204,648	185,134	
Subtotal	307,022	257,153	201,423	
Accumulated Other Comprehensive				
(Loss) Income, Net of Tax	(1,246)	(353)	<u>1,386</u>	
Total Shareowners' Equity	\$305,776	\$305,776 \$256,800		

At December 31, 2005, our common stock had a book value of \$16.39 per diluted share compared to \$14.51 in 2004. Beginning in 1994, book value has been impacted by the net unrealized gains and losses on investment securities available-for-sale. At December 31, 2005, the net unrealized loss was \$1.2 million compared to a net unrealized loss of \$.4 million in 2004. The increase in unrealized loss is primarily due to the general increase in interest rates.

Our Board of Directors has authorized the repurchase of up to 1,171,875 shares of our outstanding common stock. The purchases are made in the open market or in privately negotiated transactions. To date, we have repurchased a total of 715,884 shares at an average purchase price of \$15.34 per share.

We offer an Associate Incentive Plan under which certain associates are eligible to earn shares of our common stock based upon achieving established performance goals. In 2005, we issued 8,450 shares, valued at approximately \$283,000 under this plan.

We also offer stock purchase plans, whereby employees and directors may purchase shares at a 10% discount. In 2005, 23,435 shares, valued at approximately \$679,000 (before 10% discount), were issued under these plans.

Table 13 Contractual Cash Obligations

Table 13 sets forth certain information about contractual cash obligations at December 31, 2005.

(Dollars in Thousands)	1 Year or Less	1-3 Years	4-5 Years	After 5 Years	Total
Federal Home Loan Bank Advances	\$32,816	\$30,748	\$6,049	\$28,985	\$ 98,598
Subordinated Notes Payable	=	=	=	62,887	62,887
Operating Lease Obligations	1,345	2,386	2,177	6,349	12,258
Total Contractual Cash Obligations	<u>\$34,161</u>	\$33,135	<u>\$8,226</u>	\$98,221	\$173,742

Dividends

Adequate capital and financial strength is paramount to our stability and the stability of our subsidiary bank. Cash dividends declared and paid should not place unnecessary strain on our capital levels. When determining the level of dividends the following factors are considered:

- · Compliance with state and federal laws and regulations;
- Our capital position and our ability to meet our financial obligations;
- Projected earnings and asset levels; and
- The ability of the Bank and us to fund dividends.

Although a consistent dividend payment is believed to be favorably viewed by the financial markets and shareowners, the Board of Directors will declare dividends only if we are considered to have adequate capital. Future capital requirements and corporate plans are considered when the Board considers a dividend payment.

Dividends declared and paid totaled \$.6185 per share in 2005. For the first through third quarters of 2005 we declared a dividend of \$.1525 per share. The dividend was raised 7.2% in the fourth quarter of 2005 from \$.1525 per share to \$.1625 per share. We paid dividends of \$.5840 per share in 2004 and \$.5248 per share in 2003. The dividend payout ratio was 37.35%, 33.62%, and 34.54% for 2005, 2004 and 2003, respectively. Total cash dividends declared per share in 2005 represented a 6.0% increase over 2004. All share and per share data has been adjusted to reflect the five-for-four stock split effective July 1, 2005.

OFF-BALANCE SHEET ARRANGEMENTS

We do not currently engage in the use of derivative instruments to hedge interest rate risks. However, we are a party to financial instruments with off-balance sheet risks in the normal course of business to meet the financing needs of our clients.

At December 31, 2005, we had \$445.3 million in commitments to extend credit and \$20.7 million in standby letters of credit. Commitments to extend credit are agreements to lend to a client so long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. Since many of the commitments are expected to expire without being drawn upon, the total commitment amounts do not necessarily represent future cash requirements. Standby letters of credit are conditional commitments issued by us to guarantee the performance of a client to a third party. We use the same credit policies in establishing commitments and issuing letters of credit as we do for on-balance sheet instruments.

If commitments arising from these financial instruments continue to require funding at historical levels, management does not anticipate that such funding will adversely impact its ability to meet on-going obligations. In the event these commitments require funding in excess of historical levels, management believes current liquidity, available lines of credit from the FHLB, investment security maturities and our revolving credit facility provide a sufficient source of funds to meet these commitments.

ACCOUNTING POLICIES Critical Accounting Policies

The consolidated financial statements and accompanying Notes to Consolidated Financial Statements are prepared in accordance with accounting principles generally accepted in the United States of America, which require us to make various estimates and assumptions (see Note 1 in

the Notes to Consolidated Financial Statements). We believe that, of our significant accounting policies, the following may involve a higher degree of judgment and complexity.

Allowance for Loan Losses. The allowance for loan losses is established through a charge to the provision for loan losses. Provisions are made to reserve for estimated losses in loan balances. The allowance for loan losses is a significant estimate and is evaluated quarterly by us for adequacy. The use of different estimates or assumptions could produce a different required allowance, and thereby a larger or smaller provision recognized as expense in any given reporting period. A further discussion of the allowance for loan losses can be found in the section entitled "Allowance for Loan Losses" and Note 1 in the Notes to Consolidated Financial Statements.

Intangible Assets. Intangible assets consist primarily of goodwill, core deposit assets, and other identifiable intangibles that were recognized in connection with various acquisitions. Goodwill represents the excess of the cost of acquired businesses over the fair market value of their identifiable net assets. We perform an impairment review on an annual basis to determine if there has been impairment of our goodwill. We have determined that no impairment existed at December 31, 2005. Impairment testing requires management to make significant judgments and estimates relating to the fair value of its identified reporting units. Significant changes to these estimates may have a material impact on our reported results.

Core deposit assets represent the premium we paid for core deposits. Core deposit intangibles are amortized on the straight-line method over various periods ranging from 5-10 years. Generally, core deposits refer to nonpublic, non-maturing deposits including noninterest-bearing deposits, NOW, money market and savings. We make certain estimates relating to the useful life of these assets, and rate of run-off based on the nature of the specific assets and the client bases acquired. If there is a reason to believe there has been a permanent loss in value, management will assess these assets for impairment. Any changes in the original estimates may materially affect reported earnings.

Pension Assumptions. We have a defined benefit pension plan for the benefit of substantially all of our associates. Our funding policy with respect to the pension plan is to contribute amounts to the plan sufficient to meet minimum funding requirements as set by law. Pension expense, reflected in the Consolidated Statements of Income in noninterest expense as "Salaries and Associate Benefits," is determined by an external actuarial valuation based on assumptions that are evaluated annually as of December 31, the measurement date for the pension obligation. The Consolidated Statements of Financial Condition reflect an accrued pension benefit cost due to funding levels and unrecognized actuarial amounts. The most significant assumptions used in calculating the pension obligation are the weighted-average discount rate used to determine the present value of the pension obligation, the weighted-average expected long-term rate of return on plan assets, and the assumed rate of annual compensation increases. These assumptions are reevaluated annually with the external actuaries, taking into consideration both current market conditions and anticipated long-term market conditions.

The weighted-average discount rate is determined by matching anticipated Retirement Plan cash flows for a 30-year period to long-term corporate Aa-rated bonds and solving for the underlying rate of return, which investing in such securities would generate. This methodology is applied consistently from year-to-year. The discount rate utilized in 2005 was 6.00%. The estimated impact to 2005 pension expense of a 25 basis point increase or decrease in the discount rate would have been a decrease of approximately \$252,000 and an increase of approximately \$263,000, respectively. We anticipate using a 5.75% discount rate in 2006.

The weighted-average expected long-term rate of return on plan assets is determined based on the current and anticipated future mix of assets in the plan. The assets currently consist of equity securities, U.S. Government and Government agency debt securities, and other securities (typically temporary liquid funds awaiting investment). The weighted-average expected long-term rate of return on plan assets utilized for 2005 was 8.0%. The estimated impact to pension expense of a 25 basis point increase or decrease in the rate of return would have been an approximate \$99,000 decrease or increase, respectively. We anticipate using a rate of return on plan assets for 2006 of 8.0%.

The assumed rate of annual compensation increases of 5.50% in 2005 is based on expected trends in salaries and the employee base. This assumption is not expected to change materially in 2006.

Detailed information on the pension plan, the actuarially determined disclosures, and the assumptions used are provided in Note 12 of the Notes to Consolidated Financial Statements

Recent Accounting Pronouncements

SFAS No. 154, "Accounting Changes and Error Corrections, a Replacement of APB Opinion No. 20 and FASB Statement No. 3" ("SFAS 154"). SFAS 154 establishes, unless impracticable, retrospective application as the required method for reporting a change in accounting principle in the absence of explicit transition requirements specific to a newly adopted accounting principle. Previously, most changes in accounting principle were recognized by including the cumulative effect of changing to the new accounting principle in net income of the period of the change. Under SFAS 154, retrospective application requires (i) the cumulative effect of the change to the new accounting principle on periods prior to those presented to be reflected in the carrying amounts of assets and liabilities as of the beginning of the first period presented, (ii) an offsetting adjustment, if any, to be made to the opening balance of retained earnings (or other appropriate components of equity) for that period, and (iii) financial statements for each individual prior period presented to be adjusted to reflect the direct period-specific effects of applying the new accounting principle. Special retroactive application rules apply in situations where it is impracticable to determine either the periodspecific effects or the cumulative effect of the change. Indirect effects of a change in accounting principle are required to be reported in the period in which the accounting change is made. SFAS 154 carries forward the guidance in APB Opinion 20 "Accounting Changes," requiring justification of a change in accounting principle on the basis of preferability. SFAS 154 also carries forward without change the guidance contained in APB Opinion 20, for reporting the correction of an error in previously issued financial statements and for a change in accounting estimate. SFAS 154 is effective for accounting changes and corrections of errors made in fiscal years beginning after December 15, 2005. We do not expect SFAS 154 will significantly impact our financial statements upon its adoption on January 1, 2006.

FASB Staff Position (FSP) No. 115-1, "The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments." FSP 115-1 provides guidance for determining when an investment is considered impaired, whether impairment is other-than-temporary, and measurement of an impairment loss. An investment is considered impaired if the fair value of the investment is less than its cost. If, after consideration of all available evidence to evaluate the realizable value of its investment, impairment is determined to be other-than-temporary, then an impairment loss should be recognized equal to the difference between the investment's cost and its fair value. FSP 115-1 nullifies certain provisions of Emerging Issues Task Force (EITF) Issue No. 03-1, "The Meaning of Other-Than-Temporary Impairment and

Its Application to Certain Investments," while retaining the disclosure requirements of EITF 03-1 which were adopted in 2003. FSP 115-1 is effective for reporting periods beginning after December 15, 2005. We do not expect FSP 115-1 will significantly impact our financial statements upon its adoption on January 1, 2006.

In December 2004, the Financial Accounting Standards Board ("FASB") issued SFAS No. 123R, "Share-Based Payment" (Revised). SFAS 123R establishes standards for the accounting for transactions in which an entity (i) exchanges its equity instruments for goods or services, or (ii) incurs liabilities in exchange for goods or services that are based on the fair value of the entity's equity instruments or that may be settled by the issuance of the equity instruments. SFAS 123R eliminates the ability to account for stock-based compensation using APB 25 and requires that such transactions be recognized as compensation cost in the income statement based on their fair values on the date of the grant. We adopted the accounting standards set forth in SFAS No. 123 in 2003 and have accordingly expensed stock-based compensation for 2003, 2004, and 2005. See Note 1 — Accounting Policies.

In December 2003, the American Institute of Certified Public Accountants ("AICPA") issued Statement of Position ("SOP") No. 03-3, "Accounting for Certain Loans or Debt Securities Acquired in a Transfer." SOP 03-3 addresses accounting for differences between contractual cash flows and cash flows expected to be collected from an investor's initial investment in loans acquired in a transfer when those cash flow differences are attributable, at least in part, to credit quality. As such, SOP 03-3 applies to loans and debt securities acquired individually, in pools or as part of a business combination and does not apply to originated loans. The application of SOP 03-3 limits the interest income, including accretion of purchase price discounts that may be recognized for certain loans and debt securities. Additionally, SOP 03-3 does not allow the excess of contractual cash flows over cash flows expected to be collected to be recognized as an adjustment of yield, loss accrual or valuation allowance, such as the allowance for loan losses. SOP 03-3 requires that increases in expected cash flows subsequent to the initial investment be recognized prospectively through adjustment of the yield on the loan or debt security over its remaining life. Decreases in expected cash flows should be recognized as impairment. In the case of loans acquired in a business combination where the loans show signs of credit deterioration, SOP 03-3 represents a significant change from current purchase accounting practice whereby the acquiree's allowance for loan losses is typically added to the acquirer's allowance for loan losses. SOP 03-3 is effective for loans and debt securities acquired by us beginning January 1, 2005. We adopted SOP 03-3 and application of its guidance for the recent First Alachua Bank Corporation acquisition, which did not have a significant impact on our financial statements. Loans acquired in future acquisitions will continue to be accounted for under SOP 03-3

QUANTITATIVE AND QUALITATIVE DISCLOSURE ABOUT MARKET RISK Overview

Market risk management arises from changes in interest rates, exchange rates, commodity prices, and equity prices. We have risk management policies to monitor and limit exposure to market risk and do not participate in activities that give rise to significant market risk involving exchange rates, commodity prices, or equity prices. In asset and liability management activities, policies are in place that are designed to minimize structural interest rate risk.

Interest Rate Risk Management

The normal course of business activity exposes us to interest rate risk. Fluctuations in interest rates may result in changes in the fair market value of our financial instruments, cash flows and net interest income. We seek to avoid fluctuations in our net interest margin and to maximize net interest income within acceptable levels of risk through periods of changing interest rates. Accordingly, our interest rate sensitivity and liquidity are monitored on an ongoing basis by our Asset and Liability Committee ("ALCO"), which oversees market risk management and establishes risk measures, limits and policy guidelines for managing the amount of interest rate risk and its effects on net interest income and capital. A variety of measures are used to provide for a comprehensive view of the magnitude of interest rate risk, the distribution of risk, the level of risk over time and the exposure to changes in certain interest rate relationships.

ALCO continuously monitors and manages the balance between interest rate-sensitive assets and liabilities. ALCO's objective is to manage the impact of fluctuating market rates on net interest income within acceptable levels. In order to meet this objective, management may adjust the rates charged/paid on loans/deposits or may shorten/lengthen the duration of assets or liabilities within the parameters set by ALCO.

Our financial assets and liabilities are classified as other-than-trading. An analysis of the other-than-trading financial components, including the fair values, are presented in Table 14. This table presents our consolidated interest rate sensitivity position as of year-end 2005 based upon certain assumptions as set forth in the Notes to the Table. The objective of interest rate sensitivity analysis is to measure the impact on our net interest income due to fluctuations in interest rates. The asset and liability values presented in Table 14 may not necessarily be indicative of our interest rate sensitivity over an extended period of time.

We expect rising rates to have a favorable impact on the net interest margin, subject to the magnitude and timeframe over which the rate changes occur. However, as general interest rates rise or fall, other factors such as current market conditions and competition may impact how we respond to changing rates and thus impact the magnitude of change in net interest income. Non-maturity deposits offer management greater discretion as to the direction, timing, and magnitude of interest rate changes and can have a material impact on our interest rate sensitivity. In addition, the relative level of interest rates as compared to the current yields/rates of existing assets/liabilities can impact both the direction and magnitude of the change in net interest margin as rates rise and fall from one period to the next.

Inflation

The impact of inflation on the banking industry differs significantly from that of other industries in which a large portion of total resources are invested in fixed assets such as property, plant and equipment.

Assets and liabilities of financial institutions are virtually all monetary in nature, and therefore are primarily impacted by interest rates rather than changing prices. While the general level of inflation underlies most interest rates, interest rates react more to changes in the expected rate of inflation and to changes in monetary and fiscal policy. Net interest income and the interest rate spread are good measures of our ability to react to changing interest rates and are discussed in further detail in the section entitled "Results of Operations."

Table 14
Financial Assets and Liabilities Market Risk Analysis (1)
Other Than Trading Portfolio

Maturing or Repricing in:

(Dollars in Thousands)	Year 1	Year 2	Year 3	Year 4	Year 5	Beyond	Total	Fair Value
Loans:								
Fixed Rate	\$ 337,826	\$159,503	\$117,903	\$52,794	\$29,771	\$24,277	\$ 722,074	\$ 719,765
Average Interest Rate	6.16%	7.25%	7.26%	7.22%	7.46%	6.35%	6.72%	
Floating Rate (2)	1,082,130	137,593	106,314	7,748	4,952	6,683	1,345,420	1,342,599
Average Interest Rate	6.20%	6.28%	6.82%	7.17%	7.47%	7.74%	6.28%	
Investment Securities: (3)								
Fixed Rate	78,444	49,018	11,215	3,127	8,373	18,804	168,981	168,981
Average Interest Rate	2.57%	3.08%	3.59%	3.84%	3.95%	4.82%	3.13%	
Floating Rate	2,038	=	-	-	=	-	2,038	2,038
Average Interest Rate	4.63%	=	-	-	=	-	4.63%	
Other Earning Assets:								
Floating Rate	61,164	=	-	-	=	-	61,164	61,164
Average Interest Rate	4.32%	=	-	-	=	-	4.32%	
Total Financial Assets	\$1,561,602	\$346,114	\$235,432	\$63,669	\$43,096	\$49,764	\$2,299,677	\$2,294,547
Average Interest Rate	5.93%	6.27%	6.89%	7.05%	6.78%	5.96%	6.13%	
Deposits: (4)								
Fixed Rate	\$ 409,844	\$ 71,258	\$ 29,600	\$ 9,105	\$ 5,317	\$ 251	\$ 525,375	\$ 449,663
Average Interest Rate	2.83%	3.29%	3.46%	3.59%	3.80%	4.94%	2.95%	
Floating Rate	995,136	-	-	-	-	-	995,136	995,136
Average Interest Rate	1.44%	-	-	=	-	-	1.44%	
Other Interest Bearing Liabilities:								
Fixed Rate Debt	3,399	16,879	13,921	3,021	2,759	29,652	69,631	69,295
Average Interest Rate	4.68%	4.14%	4.41%	4.41%	4.88%	5.08%	4.66%	
Floating Rate Debt	82,973	-	-	30,928	31,959	-	145,860	145,797
Average Interest Rate	3.35%	-	-	5.71%	6.07%	-	4.45%	
Total Financial Liabilities	\$1,491,352	\$ 88,137	\$ 43,521	\$43,054	\$40,035	\$29,904	\$1,736,002	\$1,659,891
Average Interest Rate	1.94%	3.46%	3.76%	1.07%	5.69%	5.08%	2.18%	

⁽¹⁾ Based upon expected cash flows unless otherwise indicated.

⁽²⁾ Based upon a combination of expected maturities and repricing opportunities.

⁽³⁾ Based upon contractual maturity, except for callable and floating rate securities, which are based on expected maturity and weighted average life, respectively.

⁽⁴⁾ Savings, NOW and money market accounts can be repriced at any time, therefore, all such balances are included as floating rate deposits. Time deposit balances are classified according to maturity.

Table 15
Quarterly Financial Data (Unaudited)

2005 2004 (Dollars in Thousands, Except Per Share Data) (1) Fourth Third Second First Summary of Operations: Interest Income \$ 29,930 \$ 24,660 \$ 24,265 \$ 22,670 Interest Expense..... 5,634 3,408 3,221 3,178 24,296 21,252 21,044 19,492 Net Interest Income Provision for Loan Losses..... 580 961 300 300 Net Interest Income After Provision for Loan Losses 23,996 20,952 20,464 18,531 Gain on Sale of Credit Card Portfolios.. 324 6,857 Noninterest Income 11,596 10,864 11,031 9,881 Conversion/Merger Expense..... 436 68 42 Noninterest Expense..... 24,481 21,565 21,597 21,033 Income Before Provision 10,999 17,040 9,894 7,337 for Income Taxes Provision for Income Taxes..... 3,737 6,221 3,451 2,490 Net Income 7,262 10,819 6,443 4,847 \$ \$ Net Interest Income (FTE) 24,619 \$ 21,528 21,333 19,811 Per Common Share: \$.38 .30 Net Income Basic \$.40 .66 \$ \$ Net Income Diluted40 .66 .38 .30 Dividends Declared152 .144 .144 .144 Diluted Book Value 14.51 3.19 12.64 12.43 Market Price: 36.78 32.96 34.52 36.44 High.... 30.17 28.40 31.24 26.66 Low 33.44 30.97 31.67 33.00 Close Selected Average Balances: \$1,779,736 \$1,524,401 \$1,491,142 \$1,357,206 Loans Earning Assets..... 2,066,111 1,734,708 1,721,655 1,634,468 2,322,870 1,941,372 1,929,485 1,830,496 Assets 1,853,588 1,545,224 1,538,630 1,457,160 Deposits..... 248,773 217,273 210,211 206,395 Shareowners' Equity Common Equivalent Average Shares: 17,444 16,604 16,593 16,578 Basic Diluted..... 17,451 16,609 16,596 16,607 Ratios: ROA..... 1 24% 2 22%(2) 1.34% 1.06% 11.61% 19.81%(2) 12.33% 9.45% Net Interest Margin (FTE) 4.75% 4.94% 4.99% 4.88% Efficiency Ratio..... 63.85% 52.60%(2) 63.87% 68.06%

⁽¹⁾ All share and per share data have been adjusted to reflect the 5-for-4 stock split effective July 1, 2005.

⁽²⁾ Includes \$6.9 million (\$4.2 million after-tax) one-time gain on sale of credit card portfolio.

consolidated financial statements

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report of independent registered public accounting firm

The Board of Directors
Capital City Bank Group, Inc.:

We have audited the accompanying consolidated statements of financial condition of Capital City Bank Group, Inc. and subsidiary (the Company) as of December 31, 2005 and 2004, and the related consolidated statements of income, changes in shareowners' equity, and cash flows for each of the years in the three-year period ended December 31, 2005. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Capital City Bank Group, Inc. and subsidiary as of December 31, 2005 and 2004, and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2005, in conformity with U.S. generally accepted accounting principles.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the effectiveness of the Company's internal control over financial reporting as of December 31, 2005, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO), and our report dated March 16, 2006 expressed an unqualified opinion on management's assessment of, and the effective operation of, internal control over financial reporting.

KPMG LLP

Orlando, Florida March 16, 2006 Certified Public Accountants

consolidated statements of income

For the Years Ended December 31,

(Dollars In Thousands, Except Per Share Data) ⁽¹⁾	2005	2004	2003
INTEREST INCOME			
Interest and Fees on Loans	\$133,268	\$ 95,607	\$87,435
Investment Securities:			
U.S. Treasury	412	759	664
U.S. Government Agencies and Corporations	3,223	2,111	2,486
States and Political Subdivisions	1,545	1,944	2,409
Other Securities	614	271	575
Funds Sold	<u>991</u>	833	1,261
Total Interest Income	<u>140,053</u>	<u>101,525</u>	94,830
INTEREST EXPENSE			
Deposits	21,134	11,315	11,567
Short-Term Borrowings	2,854	1,270	1,270
Subordinated Notes Payable	2,981	294	=
Other Long-Term Borrowings	<u>3,094</u>	<u>2,562</u>	2,002
Total Interest Expense	<u>30,063</u>	<u> 15,441</u>	_14,839
Net Interest Income	109,990	86,084	79,991
Provision for Loan Losses	2,507	2,141	3,436
Net Interest Income After Provision for Loan Losses	107,483	83,943	76,555
NONINTEREST INCOME			
Service Charges on Deposit Accounts	20,740	17,574	16,319
Data Processing	2,610	2,628	2,403
Asset Management Fees	4,419	4,007	2,650
Gain on Sale of Investment Securities	, 9	14	1
Mortgage Banking Revenues	4,072	3,208	6,090
Gain on Sale of Credit Card Portfolios	_	7,181	, -
Other		15,941	_14,476
Total Noninterest Income	49,198	50,553	41,939
NONINTEREST EXPENSE			
Salaries and Associate Benefits	53,687	44,345	40,462
Occupancy, Net	8,293	7,074	5,972
Furniture and Equipment	8,970	8,393	7,840
Intangible Amortization	5,440	3,824	3,241
Merger Expense	438	550	=
Other		25,040	22,206
Total Noninterest Expense	109,814	<u>89,226</u>	<u>79,721</u>
Income Before Income Taxes	46,867	45,270	38,773
Income Taxes	<u>16,586</u>	15,899	_13,580
NET INCOME	\$ 30,281	\$ 29,371	\$25,193
BASIC NET INCOME PER SHARE	\$ 1.66	\$ 1.74	\$ 1.53
DILUTED NET INCOME PER SHARE	\$ 1.66	\$ 1.74	\$ 1.52
Average Pasic Common Shares Outstanding	18 264	14 904	14 529
Average Basic Common Shares Outstanding	18,264	16,806	16,528
Average Diluted Common Shares Outstanding	<u> 18,281</u>	<u>16,811</u>	16,564

⁽¹⁾ All share and per share data have been adjusted to reflect the 5-for-4 stock split effective July 1, 2005, and the 5-for-4 stock split effective June 13, 2003. The accompanying Notes to Consolidated Financial Statements are an integral part of these statements.

consolidated statements of financial condition

As of December 31,

(Dollars in Thousands, Except Per Share Data) ⁽¹⁾	2005	2004
ASSETS		
Cash and Due From Banks	\$ 105,195	\$ 87,039
Funds Sold and Interest Bearing Deposits	61,164	<u>74,506</u>
Total Cash and Cash Equivalents	166,359	161,545
Investment Securities, Available-for-Sale	171,019	210,240
Loans, Net of Unearned Interest	2,067,494	1,828,825
Allowance for Loan Losses	(17,410)	(16,037)
Loans, Net	2,050,084	1,812,788
Premises and Equipment, Net	73,818	58,963
Goodwill	84,829	54,341
Other Intangible Assets	25,622	25,964
Other Assets	<u>53,731</u>	40,172
Total Assets	<u>\$2,625,462</u>	<u>\$2,364,013</u>
LIABILITIES		
Deposits:		
Noninterest Bearing Deposits	\$ 559,492	\$ 566,991
Interest Bearing Deposits	<u>1,519,854</u>	1,327,895
Total Deposits	2,079,346	1,894,886
Short-Term Borrowings	82,973	96,014
Subordinated Notes Payable	62,887	30,928
Other Long-Term Borrowings	69,630	68,453
Other Liabilities	<u>24,850</u>	16,932
Total Liabilities	<u>2,319,686</u>	2,107,213
SHAREOWNERS' EQUITY		
Preferred Stock, \$.01 par value; 3,000,000 shares authorized; no shares issued and outstanding	-	
Common Stock, \$.01 par value; 90,000,000 shares authorized; 18,631,706 and 17,694,139 shares		
issued and outstanding at December 31, 2005 and December 31, 2004, respectively	186	177
Additional Paid-In Capital	83,304	52,328
Retained Earnings	223,532	204,648
Accumulated Other Comprehensive Loss, Net of Tax	(1,246)	(353)
Total Shareowners' Equity	<u>305,776</u>	<u>256,800</u>
Commitments and Contingencies (See Note 18)		********
Total Liabilities and Shareowners' Equity	\$2,622,110 ===================================	\$2,364,013 ————————————————————————————————————

⁽¹⁾ All share and per share data have been adjusted to reflect the 5-for-4 stock split effective July 1, 2005.

The accompanying Notes to Consolidated Financial Statements are an integral part of these statements.

consolidated statements of changes in shareowners' equity

(Dollars in Thousands, Except Per Share Data) ⁽¹⁾	Common Stock	Additional Paid-In Capital	Retained Earnings	Accumulated Other Comprehensive (Loss) Income, Net of Taxes	Total
Balance, December 31, 2002	\$165	\$14,658	\$168,587	\$ 3,121	\$186,531
Comprehensive Income:					
Net Income	=	-	25,193		
Net Change in Unrealized Loss					
On Available-for-Sale Securities	=	=	=	(1,735)	
Total Comprehensive Income	=	=	=	=	23,458
Cash Dividends (\$.525 per share)	=	=	(8,646)	=	(8,646)
Stock Performance Plan Compensation	-	62	-	-	62
Issuance of Common Stock	-	1,421	-	-	1,421
Repurchase and Retirement of Common Stock		(17)		-	(17)
Balance, December 31, 2003	165	16,124	185,134	1,386	202,809
Net Income	=	=	29,371		
Net Change in Unrealized Loss					
On Available-for-Sale Securities	-	-	-	(1,739)	
Total Comprehensive Income	-	-	-	-	27,632
Cash Dividends (\$.584 per share)	-	-	(9,857)	-	(9,857)
Stock Performance Plan Compensation	-	193	-	-	193
Issuance of Common Stock	12	36,011			36,023
Balance, December 31, 2004	177	52,328	204,648	(353)	256,800
Comprehensive Income:					
Net Income			30,281		
Net Change in Unrealized Loss					
On Available-for-Sale Securities				(893)	
Total Comprehensive Income					29,388
Cash Dividends (\$.619 per share)			(11,397)		(11,397)
Stock Performance Plan Compensation					
Issuance of Common Stock		30,008			30,017
Balance, December 31, 2005	\$186 	\$83,304 	\$223,532 ====================================	<u>\$(1,246)</u>	\$305,776

⁽¹⁾ All share, per share, and shareowners' equity data have been adjusted to reflect the 5-for-4 stock split effective July 1, 2005, and the 5-for-4 stock split effective June 13, 2003. The accompanying Notes to Consolidated Financial Statements are an integral part of these statements.

consolidated statements of cash flows

For the Years Ended December 31,

			,
(Dollars in Thousands)	2005	2004	2003
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net Income	\$ 30,281	\$ 29,371	\$ 25,193
Adjustments to Reconcile Net Income to			
Cash Provided by Operating Activities:			
Provision for Loan Losses	2,507	2,141	3,436
Depreciation	5,899	5,288	4,857
Loss on Disposal of Fixed Assets		-	92
Net Securities Amortization	1,454	2,117	2,180
Amortization of Intangible Assets	5,440	3,824	3,241
Gain on Sale of Investment Securities		(14)	(1)
Non-Cash Compensation	968	1,707	508
Deferred Income Taxes	182	765	755
Net (Increase) Decrease in Other Assets	(11,839)	(4,210)	1,385
Net Increase (Decrease) in Other Liabilities	9,264	3,182	(3,791)
Net Cash Provided by Operating Activities	44,147	44,171	37,855
CASH FLOWS FROM INVESTING ACTIVITIES:			
Securities Available-for-Sale:			
Purchases	(45,717)	(88,028)	(107,695)
Sales	35,142	3,466	125
Payments, Maturities, and Calls	81,783	128,617	101,234
Net Increase in Loans	(123,105)	(139,507)	(65,180)
Net Cash Acquired (Used) in Acquisitions	37,412	(31,743)	-
Purchase of Premises & Equipment	(18,336)	(5,576)	(11,152)
Proceeds From Sales of Premises & Equipment	897	1,155	1,090
Net Cash Used in Investing Activities	 (31,924)	<u>(131,616)</u>	(81,578)
CASH FLOWS FROM FINANCING ACTIVITIES:			
Net (Decrease) Increase in Deposits	(17,125)	23,776	40,005
Net Decrease in Short-Term Borrowings	(33,085)	(33,559)	(45,913)
Proceeds from Subordinated Notes Payable	31,959	30,928	=
Increase in Other Long-Term Borrowings	23,600	59,741	16,564
Repayment of Other Long-Term Borrowings	(2,380)	(41,815)	(1,412)
Dividends Paid	(11,397)	(9,857)	(8,646)
Repurchase of Common Stock		-	(17)
Issuance of Common Stock	1,019	1,184	975
Net Cash (Used In) Provided By Financing Activities	(7,409)	30,398	1,556
Net Increase (Decrease) in Cash and Cash Equivalents	4,814	(57,047)	(42,167)
Cash and Cash Equivalents at Beginning of Year	161,545	218,592	_260,759
Cash and Cash Equivalents at End of Year	\$166,359	\$161,545	\$218,592
SUPPLEMENTAL DISCLOSURES:			
Interest Paid on Deposits	\$ 19,964	\$ 10,661	\$ 11,999
Interest Paid on Debt	\$ 8,754	\$ 4,066	\$ 3,238
Taxes Paid	\$ 15,923	\$ 12,606	\$ 16,303
Loans Transferred to Other Real Estate	\$ 13,723 \$ 2,689	\$ 1,351	\$ 5,267
Issuance of Common Stock as Non-Cash Compensation	\$ 339	\$ 1,707	\$ 508
Transfer of Current Portion of Long-Term Borrowings to Short-Term Borrowings	\$ 20,043	\$ 16,002	\$ 40,423
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The accompanying Notes to Consolidated Financial Statements are an integral part of these statements.

Note 1 SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The consolidated financial statements include the accounts of Capital City Bank Group, Inc. ("CCBG"), and its wholly-owned subsidiary, Capital City Bank ("CCB" or the "Bank" and together with CCBG, the "Company"). All material inter-company transactions and accounts have been eliminated.

The Company, which operates in a single reportable business segment comprised of commercial banking within the states of Florida, Georgia, and Alabama, follows accounting principles generally accepted in the United States of America and reporting practices applicable to the banking industry. The principles which materially affect the financial position, results of operations and cash flows are summarized below.

The Company determines whether it has a controlling financial interest in an entity by first evaluating whether the entity is a voting interest entity or a variable interest entity under accounting principles generally accepted in the United States of America. Voting interest entities are entities in which the total equity investment at risk is sufficient to enable the entity to finance itself independently and provides the equity holders with the obligation to absorb losses, the right to receive residual returns and the right to make decisions about the entity's activities. The Company consolidates voting interest entities in which it has all, or at least a majority of, the voting interest. As defined in applicable accounting standards, variable interest entities (VIEs) are entities that lack one or more of the characteristics of a voting interest entity. A controlling financial interest in an entity is present when an enterprise has a variable interest, or a combination of variable interests, that will absorb a majority of the entity's expected losses, receive a majority of the entity's expected residual returns, or both. The enterprise with a controlling financial interest, known as the primary beneficiary, consolidates the VIE. CCBG's wholly-owned subsidiaries, CCBG Capital Trust I (established November 1, 2004) and CCBG Capital Trust II (established May 24, 2005) are VIEs for which the Company is not the primary beneficiary. Accordingly, the accounts of these entities are not included in the Company's consolidated financial statements.

Certain items in prior financial statements have been reclassified to conform to the current presentation. All acquisitions during the reported periods were accounted for using the purchase method. Accordingly, the operating results of the acquired companies are included with the Company's results of operations since their respective dates of acquisition (see Note 2 — Acquisitions).

On July 1, 2005, the Company executed a five-for-four stock split in the form of a 25% stock dividend, payable to shareowners of record as of the close of business on June 17, 2005. All share, per share, and shareowners' equity data have been adjusted to reflect the stock split.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could vary from these estimates. Material estimates that are particularly susceptible to significant changes in the near-term relate to the determination of the allowance for loan losses, income taxes, and valuation of goodwill and other intangibles and their respective analysis of impairment.

Cash and Cash Equivalents

Cash and cash equivalents include cash and due from banks, interestbearing deposits in other banks, and federal funds sold. Generally, federal funds are purchased and sold for one-day periods and all other cash equivalents have a maturity of 90 days or less.

Investment Securities

Investment securities available-for-sale are carried at fair value and represent securities that are available to meet liquidity and/or other needs of the Company. Gains and losses are recognized and reported separately in the Consolidated Statements of Income upon realization or when impairment of values is deemed to be other than temporary. Gains or losses are recognized using the specific identification method. Unrealized holding gains and losses for securities available-for-sale are excluded from the Consolidated Statements of Income and reported net of taxes in the accumulated other comprehensive (loss) income component of shareowners' equity until realized. Accretion and amortization are recognized on the effective yield method over the life of the securities.

Loans

Loans are stated at the principal amount outstanding, net of unearned income. Interest income is generally accrued on the effective yield method based on outstanding balances. The accrual of interest is generally suspended on loans more than 90 days past due with respect to principal and interest. When a loan is placed on nonaccrual status, all previously accrued and uncollected interest is reversed against current income. Interest income on nonaccrual loans is recognized on a cash basis when the ultimate collectibility is no longer considered doubtful. Loans are returned to accrual status when the principal and interest amounts contractually due are brought current and future payments are reasonably assured. Fees charged to originate loans and direct loan origination costs are deferred and amortized over the life of the loan as a yield adjustment.

Loans Held For Sale

Certain residential mortgage loans are originated for sale in the secondary mortgage loan market. Additionally, certain other loans are periodically identified to be sold. These loans are classified as loans held for sale and carried at the lower of cost or estimated fair value. Fair value is determined on the basis of rates quoted in the respective secondary market for the type of loan held for sale. Loans are generally sold at a premium or discount from the carrying amount of the loans. Such premium or discount is recognized as mortgage banking revenue at the date of sale. Fixed commitments may be used at the time loans are originated or identified for sale to mitigate interest rate risk. The fair value of fixed commitments to originate and sell loans held for sale is not material.

Allowance for Loan Losses

The allowance for loan losses is a reserve established through a provision for loan losses charged to expense, which represents management's best estimate of probable losses that have been incurred within the existing portfolio of loans. The allowance is that amount considered adequate to absorb losses inherent in the loan portfolio based on management's evaluation of credit risk as of the balance sheet date.

The allowance for loan losses includes allowance allocations calculated in accordance with Statement of Financial Accounting Standards ("SFAS") No. 114, "Accounting by Creditors for Impairment of a Loan," as amended by SFAS 118, and allowance allocations calculated in accordance with SFAS 5, "Accounting for Contingencies." The level of the allowance reflects

management's continuing evaluation of specific credit risks, loan loss experience, current loan portfolio quality, present economic conditions and unidentified losses inherent in the current loan portfolio, as well as trends in the foregoing. This evaluation is inherently subjective, as it requires estimates that are susceptible to significant revision as more information becomes available

The Company's allowance for loan losses consists of three elements: (i) specific valuation allowances established for probable losses on specific loans deemed impaired; (ii) general valuation allowances calculated based on historical loan loss experience for similar loans with similar characteristics and trends; and (iii) unallocated general valuation allowances determined based on general economic conditions and other qualitative risk factors both internal and external to the Company.

Long-Lived Assets

Premises and equipment are stated at cost less accumulated depreciation, computed on the straight-line method over the estimated useful lives for each type of asset with premises being depreciated over a range of 10 to 40 years, and equipment being depreciated over a range of 3 to 10 years. Major additions are capitalized and depreciated in the same manner. Repairs and maintenance are charged to noninterest expense as incurred.

Intangible assets, other than goodwill, consist of core deposit assets, and a client relationship and non-compete asset that were recognized in connection with various acquisitions. Core deposit intangible assets are amortized on the straight-line method over various periods, with the majority being amortized over an average of 5 to 10 years. Other identifiable intangibles are amortized on the straight-line method over their estimated useful lives.

Long-lived assets are evaluated for impairment if circumstances suggest that their carrying value may not be recoverable, by comparing the carrying value to estimated undiscounted cash flows. If the asset is deemed impaired, an impairment charge is recorded equal to the carrying value less the fair value.

Goodwill

As of January 1, 2002, the Company adopted Statement of Financial Accounting Standards ("SFAS") No. 142, "Goodwill and Other Intangible Assets" ("SFAS 142"). The adoption of SFAS 142 required the Company to discontinue goodwill amortization and identify reporting units to which the goodwill related for purposes of assessing potential impairment of goodwill on an annual basis, or more frequently, if events or changes in circumstances indicate that the carrying value of the asset may not be recoverable. In accordance with the guidelines in SFAS 142, the Company determined it has one reporting unit with goodwill. As of December 31, 2005, the Company performed its annual impairment review and concluded that no impairment adjustment was necessary.

Income Taxes

The Company files a consolidated federal income tax return and each subsidiary files a separate state income tax return. In general, the parent company and its subsidiary compute their tax provisions as separate entities prior to recognition of any tax expense or benefits which may accrue from filing a consolidated return.

The Company follows the asset and liability method of accounting for income taxes. Under this method, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the carrying amounts of existing assets and liabilities on the Company's consolidated statement of financial position and their respective

tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

Stock Based Compensation

As of December 31, 2005, the Company had three stock-based compensation plans, consisting of the 2005 Associate Incentive Plan ("AIP"), the 2005 Associate Stock Purchase Plan and the 2005 Director Stock Purchase Plan. Prior to 2005, the Company maintained stock based compensation plans substantially similar to the aforementioned plans (each a "Predecessor Plan"). As a result of SFAS No. 148, "Accounting for Stock-Based Compensation -Transition and Disclosure," the Company adopted the fair value recognition provisions of SFAS No. 123 ("SFAS 123"), "Accounting for Stock-Based Compensation," prospectively to all awards granted, modified, or settled on or after January 1, 2003. Awards under the Company's plans vest over periods ranging from six months to three years. Therefore, the cost related to stockbased associate compensation included in the determination of net income for 2003 is different than that which would have been recognized if the fair value based method had been applied to all awards since the original effective date of SFAS 123, as a result of the difference between compensation measurement dates under SFAS 123 and Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" ("APB 25"), the differences in what instruments are considered non-compensatory, and the fact that awards granted prior to January 1, 2003 were accounted for under APB 25. The cost related to all stock-based associate compensation included in net income is accounted for under the fair value based method during 2005 and 2004 as all awards have grant dates after January 1, 2003.

The following table illustrates the effect on net income and net income per share if the Company had applied the fair value recognition provisions of SFAS 123 to stock-based compensation.

(Dollars in Thousands, Except Per Share Data)	2005	2004	2003
Net income, as reported	\$30,281	\$29,371	\$25,193
Add: Stock based compensation included in reported net income, net of tax	671	400	634
Deduct: Stock based compensation determined under fair value based method for all awards, net of tax	(671)	(400)	(348)
,			
Pro forma net income	\$30,281	\$29,371	\$25,479
Net income per share:			
Basic-as reported Basic-pro forma	\$ 1.66 \$ 1.66	\$ 1.74 \$ 1.74	\$ 1.53 \$ 1.54
Diluted-as reported Diluted-pro forma	\$ 1.66 \$ 1.66	\$ 1.74 \$ 1.74	\$ 1.52 \$ 1.54

2005 Director Stock Purchase Plan ("DSPP"). The Company's DSPP allows the directors to purchase the Company's common stock at a price equal to 90% of the closing price on the date of purchase. Stock purchases under the DSPP are limited to the amount of the directors' annual retainer and meeting fees. The DSPP has 93,750 shares reserved for issuance. In 2005, CCBG issued 6,589 shares under the DSPP. During 2004 and 2003, CCBG issued 9,211 and 6,076 shares, respectively, under the Predecessor Plan to the

DSPP. A total of 6,589 shares have been issued to directors since the inception of this plan. In accordance with the Company's adoption of SFAS 123, compensation expense has been recognized for the Company's plan activity in all reported periods.

2005 Associate Stock Purchase Plan ("ASPP"). Under the Company's ASPP, substantially all associates may purchase the Company's common stock through payroll deductions at a price equal to 90% of the lower of the fair market value at the beginning or end of each six-month offering period. Stock purchases under the ASPP are limited to 10% of an associate's eligible compensation, up to a maximum of \$25,000 (fair market value on each enrollment date) in any plan year. The ASPP has 593,750 shares of common stock reserved for issuance. CCBG issued 16,846 shares under the plan in 2005 at a weighted average price of \$28.92. A total of 16,846 shares have been issued since inception of the ASPP. During 2004 and 2003, CCBG issued 25,070 and 31,543 shares under a Predecessor Plan to the ASPP at a weighted average price of \$28.50 and \$24.37, respectively. In accordance with the Company's adoption of SFAS 123, compensation expense has been recognized for the Company's plan activity in all reported periods.

Based on the Black-Scholes option pricing model, the weighted average estimated fair value of the purchase rights granted under the ASPP Plan was \$5.77 in 2005. For 2004 and 2003, the weighted average fair value of the purchase rights granted was \$5.90 and \$3.17, respectively. In calculating compensation, the fair value of each stock purchase right was estimated on the date of grant using the following weighted average assumptions:

	2005	2004	2003
Dividend yield	1.9%	1.7%	1.8%
Expected volatility	28.0%	30.0%	34.5%
Risk-free interest rate	2.6%	1.1%	1.1%
Expected life (in years)	0.5	0.5	0.5

2005 Associate Incentive Plan ("AIP"). Under the Company's AIP, shares are granted to participants based upon the achievement of performance goals established by the Board of Directors at the beginning of each award period. Shares earned are issued during the first calendar quarter of the following year. A total of 875,000 shares of common stock have been reserved for issuance under this plan. CCBG issued 8,450 shares under the AIP in 2005. A total of 8,450 shares have been issued since inception of this plan. During 2004 and 2003, CCBG issued 46,726 and 13,245 shares under the Predecessor Plan to the AIP. In accordance with the Company's adoption of SFAS 123, compensation expense has been recognized for the Company's plan activity in all reported periods.

Executive Stock Option Agreement. In 2005, the Company's Board of Directors approved a stock option agreement for a key executive officer (William G. Smith, Jr. - Chairman, President and CEO, CCBG) under the provisions of the AIP. Similar stock option agreements were approved in 2004 and 2003 under the Predecessor Plan to the AIP. These agreements grant a non-qualified stock option award upon achieving certain annual earnings per share conditions set by the Board, subject to certain vesting requirements. The options granted under the agreements have a term of ten years and vest at a rate of one-third on each of the first, second, and third anniversaries of the date of grant. Under the 2004 and 2003 agreements, 37,246 and 23,138 option shares, respectively, were issued, none of which has been exercised. The fair value of a 2004 option share was \$13.42, and the fair value of a 2003 option share was \$11.64. The exercise prices for the 2004 and 2003 shares are \$32.69 and \$32.96, respectively. Under the 2005 agreement, the earnings per share conditions were not met; therefore, no economic value was earned by the

executive. During 2005, 2004 and 2003, the Company recognized expense of approximately \$193,000, \$193,000, and \$62,000, respectively, related to these agreements in accordance with the provisions of SFAS 123.

Recent Accounting Pronouncements

SFAS No. 154, "Accounting Changes and Error Corrections, a Replacement of APB Opinion No. 20 and FASB Statement No. 3" ("SFAS 154"). SFAS 154 establishes, unless impracticable, retrospective application as the required method for reporting a change in accounting principle in the absence of explicit transition requirements specific to a newly adopted accounting principle. Previously, most changes in accounting principle were recognized by including the cumulative effect of changing to the new accounting principle in net income of the period of the change. Under SFAS 154, retrospective application requires (i) the cumulative effect of the change to the new accounting principle on periods prior to those presented to be reflected in the carrying amounts of assets and liabilities as of the beginning of the first period presented, (ii) an offsetting adjustment, if any, to be made to the opening balance of retained earnings (or other appropriate components of equity) for that period, and (iii) financial statements for each individual prior period presented to be adjusted to reflect the direct period-specific effects of applying the new accounting principle. Special retroactive application rules apply in situations where it is impracticable to determine either the period-specific effects or the cumulative effect of the change. Indirect effects of a change in accounting principle are required to be reported in the period in which the accounting change is made. SFAS 154 carries forward the guidance in APB Opinion 20 "Accounting Changes," requiring justification of a change in accounting principle on the basis of preferability. SFAS 154 also carries forward without change the guidance contained in APB Opinion 20, for reporting the correction of an error in previously issued financial statements and for a change in accounting estimate. SFAS 154 is effective for accounting changes and corrections of errors made in fiscal years beginning after December 15, 2005. The Company does not expect SFAS 154 will significantly impact its financial statements upon its adoption on January 1, 2006.

FASB Staff Position (FSP) No. 115-1, "The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments." FSP 115-1 provides guidance for determining when an investment is considered impaired, whether impairment is other-than-temporary, and measurement of an impairment loss. An investment is considered impaired if the fair value of the investment is less than its cost. If, after consideration of all available evidence to evaluate the realizable value of its investment, impairment is determined to be other-than-temporary, then an impairment loss should be recognized equal to the difference between the investment's cost and its fair value. FSP 115-1 nullifies certain provisions of Emerging Issues Task Force (EITF) Issue No. 03-1, "The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments," while retaining the disclosure requirements of EITF 03-1 which were adopted in 2003. FSP 115-1 is effective for reporting periods beginning after December 15, 2005. The Company does not expect FSP 115-1 will significantly impact its financial statements upon its adoption on January 1, 2006.

In December 2004, the Financial Accounting Standards Board ("FASB") issued SFAS No.123R, "Share-Based Payment" (Revised). SFAS 123R establishes standards for the accounting for transactions in which an entity (i) exchanges its equity instruments for goods or services, or (ii) incurs liabilities in exchange for goods or services that are based on the fair value of the entity's equity instruments or that may be settled by the issuance of the equity instruments. SFAS 123R eliminates the ability to account for stock-based compensation using APB 25 and requires that such transactions be recognized

as compensation cost in the income statement based on their fair values on the date of the grant. The Company adopted the accounting standards set forth in SFAS No. 123 in 2003 and has accordingly expensed stock—based compensation for 2003, 2004, and 2005.

In December 2003, the American Institute of Certified Public Accountants ("AICPA") issued Statement of Position ("SOP") No. 03-3, "Accounting for Certain Loans or Debt Securities Acquired in a Transfer." SOP 03-3 addresses accounting for differences between contractual cash flows and cash flows expected to be collected from an investor's initial investment in loans acquired in a transfer when those cash flow differences are attributable, at least in part, to credit quality. As such, SOP 03-3 applies to loans and debt securities acquired individually, in pools or as part of a business combination and does not apply to originated loans. The application of SOP 03-3 limits the interest income, including accretion of purchase price discounts that may be recognized for certain loans and debt securities. Additionally, SOP 03-3 does not allow the excess of contractual cash flows over cash flows expected to be collected to be recognized as an adjustment of yield, loss accrual or valuation allowance, such as the allowance for loan losses. SOP 03-3 requires that increases in expected cash flows subsequent to the initial investment be recognized prospectively through adjustment of the yield on the loan or debt security over its remaining life. Decreases in expected cash flows should be recognized as impairment. In the case of loans acquired in a business combination where the loans show signs of credit deterioration, SOP 03-3 represents a significant change from current purchase accounting practice whereby the acquiree's allowance for loan losses is typically added to the acquirer's allowance for loan losses. SOP 03-3 is effective for loans and debt securities acquired by the Company beginning January 1, 2005. The Company has adopted SOP 03-3 and application of its guidance for the recent First Alachua Banking Corporation acquisition did not have a significant impact on its financial statements. Loans acquired in future acquisitions will continue to be accounted for under SOP 03-3.

Note 2 ACQUISITIONS

On May 20, 2005, the Company completed its merger with First Alachua Banking Corporation ("FABC"), headquartered in Alachua, Florida. The Company issued approximately 906,000 shares of common stock and paid approximately \$29.0 million in cash for a total purchase price of \$58.0 million. Results of FABC operations have been included in the Company's consolidated financial statements since May 21, 2005. FABC's wholly-owned subsidiary, First National Bank of Alachua ("FNBA") had \$228.3 million in assets at closing with seven offices in Alachua County and an eighth office in Hastings, Florida, which is in St. Johns County. The transaction was accounted for as a purchase and resulted in approximately \$35.6 million of intangible assets, including approximately \$30.5 million in goodwill and a core deposit intangible of \$5.1 million. The core deposit intangible is being amortized over a 5.5 year period.

On May 20, 2005, the Company issued a \$32.0 million junior subordinated deferrable interest note to a wholly owned Delaware statutory trust, CCBG Capital Trust II to facilitate the cash portion of the consideration paid to FABC shareowners. Interest payments on this note are due quarterly at a fixed rate of 6.07% for five years, then adjustable annually to three month LIBOR plus a margin of 1.80%. The note matures on June 15, 2035. The general terms and conditions of the Company's transaction with CCBG Capital Trust II are consistent with those enumerated for CCBG Capital Trust I and are described in Note 10.

The information below lists the consolidated assets and liabilities of FNBA as of May 20, 2005, along with the consideration paid.

	First National Bank
(Dollars in Thousands)	of Alachua
Cash and Due From Banks	\$ 9,082
Funds Sold	58,312
Total Cash and Cash Equivalents	67,394
Investment Securities, Available-for-Sale	35,181
Loans, Net of Unearned Interest	119,262
Intangible Assets	35,623
Other Assets	3,282
Total Assets Acquired	\$260,742
Total Deposits	\$201,748
Long-Term Borrowings	-
Other Liabilities	994
Total Liabilities Assumed	\$202,742
Consideration Paid to FABC Shareowners	\$ 58,000

The following unaudited pro forma financial information for 2005 and 2004, presents the consolidated operations of the Company as if the FNBA acquisition had been made on January 1, 2004. The unaudited pro forma financial information is provided for informational purposes only, should not be construed to be indicative of the Company's consolidated results of operations had the acquisition of FNBA been consummated on this earlier date, and do not project the Company's results of operations for any future period.

For the 12 Months Ended December 31,

	December 61,			
(Dollars in Thousands, Except Per Share Data)(1)	2005	2004(3)		
Interest Income	\$144,440	\$112,670		
Interest Expense	31,888	20,078		
Net Interest Income	112,552	92,592		
Provision for Loan Losses	2,507	2,141		
Net Interest Income After				
Provision for Loan Losses	110,045	90,451		
Noninterest Income	50,017	52,448		
Noninterest Expense ⁽²⁾	113,808	96,447		
Income Before Income Taxes	46,254	46,452		
Income Taxes	<u>16,596</u>	16,348		
Net Income	\$ 29,658	\$ 30,104		
Basic Net Income Per Share	\$ 1.59	\$ 1.70		
Diluted Net Income Per Share	\$ 1.59	\$ 1.70		

- All share and per share data have been adjusted to reflect the 5-for-4 stock split effective July 1, 2005.
- (2) Includes year-to-date 2005 non-recurring merger related expenses at FNBA and CCBG totaling approximately \$1.3 million.
- (3) Includes \$6.9 million (\$4.2 million after-tax) one-time gain on sale of the Bank's credit card portfolio in August 2004.

Note 3 INVESTMENT SECURITIES

Investment Portfolio Composition. The amortized cost and related market value of investment securities available-for-sale at December 31, were as follows:

	2005					
(Dollars in Thousands)	Amortized Unrealized Cost Gains					
U.S. Treasury	\$ 9,065	\$ -	\$ 50	\$ 9,015		
U.S. Government Agencies and Corporations	75,233	-	1,017	74,216		
States and Political Subdivisions	53,611	44	512	53,143		
Mortgage-Backed Securities	20,948	35	452	20,531		
Other Securities (1) Total Investment	14,114			<u>14,114</u>		

\$172,971

\$2.031

\$171.019

	2004					
(Dollars in Thousands)	Amortized Cost	Unrealized Gains	Unrealized Losses	Market Value		
U.S. Treasury	\$ 31,027	\$ -	\$ 244	\$ 30,783		
U.S. Government Agencies and Corporations	92,073	5	741	91,337		
States and Political Subdivisions	49,889	409	92	50,206		
Mortgage-Backed Securities	26,293	187	80	26,400		
Other Securities (1)	11,514			<u>11,514</u>		
Total Investment Securities	\$210,796	\$601	\$1,157 ———	\$210,240		

(1) FHLB and FRB stock recorded at cost.

Securities

Securities with an amortized cost of \$70.5 million and \$142.8 million at December 31, 2005 and 2004, respectively, were pledged to secure public deposits and for other purposes.

Investment Sales. The total proceeds from the sale of investment securities and the gross realized gains and losses from the sale of such securities for each of the last three years are as follows:

(Dollars in Thousands)	Total Proceeds	Gross Realized Gains	Gross Realized Losses
2005	\$35,142	\$ 9	\$ -
2004	\$ 3,446	\$17	\$ 3
2003	\$ 125	\$24	\$23

Maturity Distribution. As of December 31, 2005, the Company's investment securities had the following maturity distribution based on contractual maturities:

(Dollars in Thousands)	Amortized Cost	Market Value
Due in one year or less	\$ 79,468	\$ 79,006
Due after one through five years	71,384	70,049
Due after five through ten years	8,005	7,850
No Maturity	14,114	14,114
Total Investment Securities	\$172,971	\$171,019

Expected maturities may differ from contractual maturities because borrowers may have the right to call or prepay obligations with or without call or prepayment penalties.

Other Than Temporarily Impaired Securities. Securities with unrealized losses at year-end 2005 not recognized in income by period of time unrealized losses have existed are as follows:

		ess Than 2 months		iter Than months	To	otal
(Dollars in Thousands)	Market Value	Unrealized Losses	Market Value	Unrealized Losses	Market Value	Unrealized Losses
U.S. Treasury U.S. Government Age	\$ - ncies	\$ -	\$ 9,015	\$ 50	\$ 9,015	\$ 50
and Corporations States and Political	7,907	98	66,309	919	74,216	1,017
Subdivisions Mortgage-Backed	34,640	348	10,926	164	45,566	512
Securities Total Investment	7,680	<u>179</u>	9,741	<u>273</u>	17,421	<u>452</u>
Securities	\$50,227	\$625	\$95,991	\$1,406	\$146,218	\$2,031

At December 31, 2005, the Company had securities of \$173.0 million with net unrealized losses of \$2.0 million on these securities. \$50.2 million of these securities, with net unrealized losses of \$.6 million, have been in a loss position for less than 12 months and \$96.0 million, with unrealized losses of \$1.4 million, have been in a loss position for longer than 12 months. The Company believes that these securities are only temporarily impaired and that the full principle will be collected as anticipated.

Of the total, \$83.2 million, or 56.9%, are either a direct obligation of the U.S Government or its agencies and are in a loss position because they were acquired when the general level of interest rates was lower than that on December 31, 2005. As of December 31, 2005, \$17.4 million, or 11.9% are mortgage-backed securities that are guaranteed by the U.S. Government or its agencies. The mortgage-backed securities are in a loss position due to either the lower interest rate at time of purchase or due to accelerated prepayments driven by the low rate environment. The remaining \$45.6 million, or 31.2%, of the securities in a loss position are municipal bonds which all maintain satisfactory ratings by a credit rating agency. The municipal bonds are also in a loss position due to the lower interest rate environment at the time of purchase.

Because the declines in the market value of these investments are attributable to changes in interest rates and not credit quality and because the Company has the ability and intent to hold these investments until a recovery in fair value, which may be maturity, the Company does not consider these investments to be other-than-temporarily impaired at December 31, 2005.

Note 4 LOANS

Loan Portfolio Composition. At December 31, the composition of the Company's loan portfolio was as follows:

(Dollars in Thousands)	2005	2004
Commercial, Financial and Agricultural	\$ 218,434	\$ 206,474
Real Estate - Construction	160,914	140,190
Real Estate - Commercial Mortgage	718,741	655,426
Real Estate - Residential	553,124	438,484
Real Estate - Home Equity	165,337	150,061
Real Estate - Loans Held-for-Sale	4,875	11,830
Consumer	246,069	226,360
Total Loans, Net of Unearned Interest	\$2,067,494	\$1,828,825 ————

Net deferred fees included in loans at December 31, 2005 and December 31, 2004 were \$1.6 million and \$1.0 million, respectively.

Concentrations of Credit. Most of the Company's lending activity occurs within the states of Florida, Georgia, and Alabama. A large majority of the Company's loan portfolio (77.5%) consists of loans secured by real estate, the primary types of collateral being commercial properties and residential properties. At December 31, 2005, commercial real estate mortgage loans and residential real estate mortgage loans accounted for 34.7% and 35.0% of the loan portfolio, respectively. As of December 31, 2005, there were no concentrations of loans related to any single borrower or industry in excess of 10% of total loans.

Nonperforming Loans. Nonaccruing loans amounted to \$5.3 million and \$4.6 million, at December 31, 2005 and 2004, respectively. There were no restructured loans at December 31, 2005 or 2004. Interest on nonaccrual loans is generally recognized only when received. Cash collected on nonaccrual loans is applied against the principal balance or recognized as interest income based upon management's expectations as to the ultimate collectibility of principal and interest in full. If interest on nonaccruing loans had been recognized on a fully accruing basis, interest income recorded would have been \$186,000, \$189,000, and \$166,000 higher for the years ended December 31, 2005, 2004, and 2003, respectively.

Note 5 ALLOWANCE FOR LOAN LOSSES

An analysis of the changes in the allowance for loan losses for the years ended December 31, is as follows:

(Dollars in Thousands)	2005	2004	2003
Balance, Beginning of Year	\$16,037	\$12,429	\$12,495
Acquired Reserves	1,385	5,713	-
Reserve Reversal ⁽¹⁾	=	(800)	-
Provision for Loan Losses	2,507	2,141	3,436
Recoveries on Loans Previously			
Charged-Off	1,724	1,612	1,037
Loans Charged-Off	_(4,243)	_(5,058)	_(4,539)
Balance, End of Year	\$17,410	\$16,037	\$12,429

Reflects recapture of reserves allocated to the Bank's credit card portfolio, which was sold in August 2004.

Impaired Loans. Selected information pertaining to impaired loans, at December 31, is as follows:

	2	2005	2	2004		
(Dollars in Thousands)	Balance	Valuation Allowance	Balance	Valuation Allowance		
Imparied Loans:						
With Related Credit Allowance	\$5,612	\$2,915	\$ 578	\$313		
Without Related Credit						
Allowance	\$1,658	-	\$3,150	-		
(Dollars in Thousands)	2	005	2004	2003		
Average Recorded Investment						
in Impaired Loans	\$9	,786	\$5,382	\$6,737		
Interest Income on Impaired Lo	ans					
Recognized		218	140	194		
Collected in Cash	\$	218	\$ 120	\$ 194		

Interest payments received on impaired loans are recorded as interest income unless collection of the remaining recorded investment is doubtful, at which time payments received are recorded as reduction of principal.

Note 6 INTANGIBLE ASSETS

The Company had intangible assets of \$110.5 million and \$80.3 million at December 31, 2005 and December 31, 2004, respectively. Intangible assets at December 31, were as follows:

		2005		
(Dollars in Thousands)	Gross Amount	Accumulated Amortization	Gross Amount	Accumulated Amortization
Core Deposits Intangibles	\$ 47,716	\$23,312	\$ 42,078	\$18,300
Goodwill	88,615	3,786	58,127	3,786
Customer Relationship Intangible	1,867	305	1,867	114
Non-Compete Agreement	483	287	483	50
Total Intangible Assets	\$138,141	\$27,690	\$102,555	\$22,250

Net Core Deposit Intangibles. As of December 31, 2005 and December 31, 2004, the Company had net core deposit intangibles of \$23.9 million and \$23.8 million, respectively. Amortization expense for the twelve months of 2005, 2004 and 2003 was \$5.0 million, \$3.7 million, and \$3.2 million, respectively. The estimated annual amortization expense for the next five years is expected to be approximately \$5.6 million per year.

Goodwill. As of December 31, 2005 and December 31, 2004, the Company had goodwill, net of accumulated amortization, of \$84.8 million and \$54.3 million, respectively. The increase in goodwill is due to the acquisition of First National Bank of Alachua in May 2005. Goodwill is the Company's only intangible asset that is no longer subject to amortization under the provisions of SFAS 142. On December 31, 2005, the Company performed its annual impairment review and concluded that no impairment adjustment was necessary.

Other. As of December 31, 2005, the Company had a client relationship intangible, net of accumulated amortization, of \$1.6 million. This intangible was booked as a result of the March 2004 acquisition of trust client relationships from Synovus Trust Company. Amortization expense for the twelve months of 2005 was \$191,000. Estimated annual amortization expense is \$191,000 based on use of a 10-year useful life. The Company also had a non-compete intangible, net of accumulated amortization, of \$196,000. This intangible was booked as a result of the October 2004 acquisition of Farmers and Merchants Bank of Dublin. Amortization expense for the twelve months of 2005 was \$237,000. Estimated annual amortization expense for 2006 is \$196,000.

Note 7 PREMISES AND EQUIPMENT

The composition of the Company's premises and equipment at December 31, was as follows:

(Dollars in Thousands)	2005	2004
Land	\$ 16,503	\$ 13,251
Buildings	69,924	59,311
Fixtures and Equipment	46,293	40,878
Total	\$132,720	\$113,440
Accumulated Depreciation	_(58,902)	_(54,477)
Premises and Equipment, Net	\$ 73,818	\$ 58,963

Note 8 DEPOSITS

Interest bearing deposits, by category, as of December 31, were as follows:

(Dollars in Thousands)	2005	2004
NOW Accounts	\$ 520,878	\$ 338,932
Money Market Accounts	331,094	270,095
Savings Accounts	144,296	147,348
Time Deposits	<u>523,586</u>	<u>571,520</u>
Total	\$1,519,854	\$1,327,895

At December 31, 2005 and 2004, \$3.6 million and \$4.1 million, respectively, in overdrawn deposit accounts were reclassified as loans.

Deposits from certain directors, executive officers, and their related interests totaled \$34.1 million and \$23.1 million at December 31, 2005 and 2004, respectively.

Time deposits in denominations of \$100,000 or more totaled \$143.4 million and \$166.8 million at December 31, 2005 and 2004, respectively.

(Dollars in Thousands)	
2006	\$408,055
2007	71,258
2008	29,600
2009	9,105
2010 and thereafter	5,568
Total	\$523,586

Interest expense on deposits for the three years ended December 31, was as follows:

(Dollars in Thousands)	2005	2004	2003
NOW Accounts	\$ 2,868	\$ 733	\$ 678
Money Market Accounts	4,337	1,189	1,310
Savings Accounts	292	164	189
Time Deposits < \$100,000	9,247	6,683	7,007
Time Deposits > \$100,000	4,390	2,546	2,383
Total	<u>\$21,134</u>	<u>\$11,315</u>	<u>\$11,567</u>

Note 9 SHORT-TERM BORROWINGS

Short-term borrowings included the following:

(Dollars in Thousands)	Federal Funds Purchased	Securities Sold Under Repurchase Agreements	Other Short-Term Borrowings ⁽¹⁾
2005			
Balance at December 31,	\$11,925	\$38,702	\$32,346
Maximum indebtedness at any month end	26,825	65,206	67,122
Daily average indebtedness outstanding	31,644	39,784	26,435
Average rate paid for the year	3.36%	2.30%	3.32%
Average rate paid on period-end borrowings	3.88%	3.21%	3.48%
2004			
Balance at December 31,	\$19,800	\$58,431	\$17,783
Maximum indebtedness at any month end	27,875	77,087	41,941
Daily average indebtedness outstanding	22,291	54,607	23,683
Average rate paid for the year	1.27%	0.71%	2.52%
Average rate paid on period-end borrowings	1.97%	1.12%	3.19%
2003			
Balance at December 31,	\$12,624	\$53,223	\$42,337
Maximum indebtedness at any month end	23,930	90,209	44,226
Daily average indebtedness outstanding	14,768	49,785	36,721
Average rate paid for the year	0.94%	0.59%	2.28%
Average rate paid on period-end borrowings	0.68%	0.31%	2.50%

(1) Includes FHLB debt of \$30.0 million and TT&L balance of \$2.3 million at December 31, 2005.

Note 10 LONG-TERM DEBT

Federal Home Loan Bank Notes. At December 31, Federal Home Loan Bank advances included:

(Dollars in Thousands)	200	5	20	2004	
Due on February 15, 2006, fixed rate of 3.00%(1)	\$	10	\$	49	
Due on September 8, 2006, fixed rate of 4.28% ⁽¹⁾	10,0	000		-	
Due on September 11, 2006, fixed rate of 2.93%(1)	20,0	000	20	0,000	
Due on February 13, 2007, fixed rate of 3.05%	3,0	000	3	3,000	
Due on April 24, 2007, fixed rate of 7.30%		80		136	
Due on September 10, 2007, fixed rate of 4.29%	10,0	000		-	
Due on May 30, 2008, fixed rate of 2.50%		98		134	
Due on June 13, 2008, fixed rate of 5.40%	3	357		500	
Due on September 8, 2008, fixed rate of 4.32%	10,0	000		-	
Due on November 10, 2008, fixed rate of 4.12%	2,2	270	2	,346	
Due on October 19, 2009, fixed rate of 3.69%	6	38		784	
Due on November 10, 2010, fixed rate of 4.72%	7	49		774	
Due on December 31, 2010, fixed rate of 3.85%	8	864	1	,006	
Due on April 4, 2011, fixed rate of 4.00%(2)	5,0	000	5	,000	
Due on December 18, 2012, fixed rate of 4.84%	5	89		610	
Due on March 18, 2013, fixed rate of 6.37%	6	38		699	
Due on June 17, 2013, fixed rate of 3.53%	8	888		977	
Due on June 17, 2013, fixed rate of 3.85%		92		96	
Due on June 17, 2013, fixed rate of 4.11%	1,7	776	1	,828	
Due on September 23, 2013, fixed rate of 5.64%	9	715		998	
Due on January 26, 2014, fixed rate of 5.79%	1,2	246	1	,297	
Due on March 10, 2014, fixed rate of 4.21%	6	34		694	
Due on May 27, 2014, fixed rate of 5.92%	4	182		527	
Due on May 31, 2014, fixed rate of 4.88%	3,4	112		-	
Due on July 20, 2016, fixed rate of 6.27%	1,2	252	1	,371	
Due on October 3, 2016, fixed rate of 5.41%	3	325		355	
Due on October 31, 2016, fixed rate of 5.16%	7	'22		789	
Due on June 27, 2017, fixed rate of 5.53%	8	805		875	
Due on October 31, 2017, fixed rate of 4.79%	9	986	1	,070	
Due on December 11, 2017, fixed rate of 4.78%	8	375		948	
Due on December 20, 2017, fixed rate of 5.37%		-		979	
Due on February 26, 2018, fixed rate of 4.36%	2,0)76	2	2,247	
Due on September 18, 2018, fixed rate of 5.15%	6	512		660	
Due on November 5, 2018, fixed rate of 5.10%	3,6	527	3	3,749	
Due on December 3, 2018, fixed rate of 4.87%	6	39		688	
Due on December 17, 2018, fixed rate of 6.33%	1,5	666	1	,640	
Due on December 14, 2018, fixed rate of 6.29%	7	13		742	
Due on February 16, 2021, fixed rate of 3.00%	8	350		884	
Due on May 30, 2023, fixed rate of 2.50%	9	67	1	,001	
Due on May 21, 2024, fixed rate of 5.94%	8,8	<u> 845</u>	_ 9	,000	
Total outstanding	\$98,5	98	\$68	3,453	

^{(1) \$30.0} million is classified as short-term borrowings.

The contractual maturities of FHLB debt for the five years succeeding December 31, 2005, are as follows:

(Dollars in Thousands)	
2006	\$32,816(1)
2007	15,875
2008	14,873
2009	2,740
2010	3,309
2011 and thereafter	28,985
Total	\$98,598

(1) \$30.0 million is classified as short-term borrowings.

The Federal Home Loan Bank advances are collateralized by a blanket floating lien on all 1-4 family residential mortgage loans, commercial real estate mortgage loans, and home equity mortgage loans. Interest on the Federal Home Loan Bank advances is paid on a monthly basis.

Repurchase Agreements – Term. At December 31, the Company maintained three repurchase agreements totaling \$1.0 million collateralized by bank-owned securities. The agreements have maturities as follows (in millions): 2007, \$.4; 2008, \$.4; 2009, \$.2. Interest is payable upon maturity.

Line of Credit. The Company has the ability to draw on a Revolving Credit Note, due on October 15, 2007. Interest is payable quarterly at LIBOR plus an applicable margin on advances. The revolving credit is unsecured. The existing loan agreement contains certain financial covenants that must be maintained by the Company. At December 31, 2005, the Company was in compliance with all of the terms of the agreement and had \$25.0 million available under a \$25.0 million line of credit facility.

Junior Subordinated Deferrable Interest Notes. The Company has issued two junior subordinated deferrable interest notes to wholly owned Delaware statutory trusts. The first note for \$30.9 million was issued to CCBG Capital Trust I. The second note for \$32.0 million was issued to CCBG Capital Trust II. The two trusts are considered variable interest entities for which the Company is not the primary beneficiary. Accordingly, the accounts of the trusts are not included in the Company's consolidated financial statements. See Note 1 – Summary of Significant Accounting Policies for additional information about the Company's consolidation policy. Details of the Company's transaction with the two trusts are provided below.

In November 2004, CCBG Capital Trust I issued \$30.0 million of trust preferred securities which represent beneficial interest in the assets of the trust. The interest rate is fixed at 5.71% for a period of five years, then adjustable annually to LIBOR plus a margin of 1.90%. The trust preferred securities will mature on December 31, 2034, and are redeemable upon approval of the Federal Reserve Board in whole or in part at the option of the Company at any time after December 31, 2009 and in whole at any time upon occurrence of certain events affecting their tax or regulatory capital treatment. Distributions on the trust preferred securities are payable quarterly on March 31, June 30, September 30, and December 31 of each year. CCBG Capital Trust I also issued \$928,000 of common equity securities to CCBG. The proceeds of the offering of trust preferred securities and common equity securities were used to purchase a \$30.9 million junior subordinated deferrable interest note issued by the Company, which has terms substantially similar to the trust preferred securities.

⁽²⁾ This advance is callable quarterly at the option of the FHLB.

In May 2005, CCBG Capital Trust II issued \$31.0 million of trust preferred securities which represent beneficial interest in the assets of the trust. The interest rate is fixed at 6.07% for a period of five years, then adjustable quarterly to LIBOR plus a margin of 1.80%. The trust preferred securities will mature on June 15, 2035, and are redeemable upon approval of the Federal Reserve Board in whole or in part at the option of the Company at any time after May 20, 2010 and in whole at any time upon occurrence of certain events affecting their tax or regulatory capital treatment. Distributions on the trust preferred securities are payable quarterly on March 15, June 15, September 15, and December 15 of each year. CCBG Capital Trust II also issued \$959,000 of common equity securities to CCBG. The proceeds of the offering of trust preferred securities and common equity securities were used to purchase a \$32.0 million junior subordinated deferrable interest note issued by the Company, which has terms substantially similar to the trust preferred securities.

The Company has the right to defer payments of interest on the two notes at any time or from time to time for a period of up to twenty consecutive quarterly interest payment periods. Under the terms of each note, in the event that under certain circumstances there is an event of default under the note or the Company has elected to defer interest on the note, the Company may not, with certain exceptions, declare or pay any dividends or distributions on its capital stock or purchase or acquire any of its capital stock. The Company is current on the interest payment obligations and has not executed the right to defer interest payments on the notes.

The Company has entered into agreements to guarantee the payments of distributions on the trust preferred securities and payments of redemption of the trust preferred securities. Under these agreements, the Company also agrees, on a subordinated basis, to pay expenses and liabilities of the two trusts other than those arising under the trust preferred securities. The obligations of the Company under the two junior subordinated notes, the trust agreements establishing the two trusts, the guarantee and agreement as to expenses and liabilities, in aggregate, constitute a full and conditional guarantee by the Company of the two trusts' obligations under the two trust preferred security issuances.

Despite the fact that the accounts of CCBG Capital Trust I and CCBG Capital Trust II are not included in the Company's consolidated financial statements, the \$30.0 million and \$31.0 million, respectively, in trust preferred securities issued by these subsidiary trusts are included in the Tier 1 capital of Capital City Bank Group, Inc. as allowed by Federal Reserve Board guidelines.

Note 11 INCOME TAXES

The provision for income taxes reflected in the statement of income is comprised of the following components:

(Dollars in Thousands)	2005	2004	2003	
Current:				
Federal	\$15,114	\$13,753	\$10,876	
State	1,290	1,381	1,949	
Deferred:				
Federal	156	656	682	
State	26	109	73	
Total	\$16,586	\$15,899	\$13,580	

Income taxes provided were different than the tax expense computed by applying the statutory federal income tax rate of 35% to pre-tax income as a result of the following:

(Dollars in Thousands)	2005	2004	2003
Tax Expense at Federal Statutory Rate	\$16,403	\$15,845	\$13,571
Increases (Decreases) Resulting From:			
Tax-Exempt Interest Income	(1,054)	(992)	(957)
State Taxes, Net of Federal Benefit	856	969	1,314
Other	381	77	(348)
Actual Tax Expense	\$16,586	\$15,899	\$13,580

Deferred income tax liabilities and assets result from difference between assets and liabilities measured for financial reporting purposes and for income tax return purposes. These assets and liabilities are measured using the enacted tax rates and laws that are currently in effect. The net deferred tax asset and the temporary differences comprising that balance at December 31, 2005 and 2004, are as follows:

(Dollars in Thousands)	2005	2004
Deferred Tax Assets attributable to:		
Allowance for Loan Losses	\$6,733	\$5,681
Associate Benefits	650	229
Unrealized Losses on Investment Securities	706	203
Accrued Pension/SERP	-	1,390
Market Value of Loans	19	248
Interest on Nonperforming Loans	170	45
Net Operating Loss Carry Forwards	228	-
Intangible Assets	44	18
Accrued Expense	592	573
Other	251	331
Total Deferred Tax Assets	\$9,393	\$8,718
Deferred Tax Liabilities attributable to:		
Depreciation on Premises and Equipment	\$4,676	\$3,433
Deferred Loan Costs	1,752	2,016
Core Deposit Intangible Amortization	1,173	465
Intangible Assets	1,019	-
Accrued Pension/SERP	133	-
Securities Accretion	17	20
Other	243	321
Total Deferred Tax Liabilities	9,013	6,255
Net Deferred Tax Assets	\$ 380	\$2,463

In the opinion of management, it is more likely than not that all of the deferred tax assets will be realized; therefore, a valuation allowance is not required.

Changes in net deferred income tax assets were:

(Dollars in Thousands)	2005	2004
Balance at Beginning of Year	\$ 2,463	\$1,147
Purchase Accounting Acquisitions	(2,403)	1,076
Income Tax Benefit From Change in Unrealized Losses on Available-for-Sale Securities	502	1,005
Deferred Income Tax Expense on Continuing Operations	(182)	<u>(765</u>)
Balance at End of Year	\$ 380	\$2,463

Note 12 EMPLOYEE BENEFIT PLANS

Pension Plan

The Company sponsors a noncontributory pension plan covering substantially all of its associates. Benefits under this plan generally are based on the associate's years of service and compensation during the years immediately preceding retirement. The Company's general funding policy is to contribute amounts deductible for federal income tax purposes.

The defined benefit pension plan for the Farmers and Merchants Bank of Dublin was merged into the Company's pension plan as of December 31, 2005. The following table details, on a consolidated basis, the components of pension expense, the funded status of the plan, amounts recognized in the Company's consolidated statements of financial condition, and major assumptions used to determine these amounts.

(Dollars in Thousands)	2005	2004	2003
Change in Projected Benefit Obligation:			
Benefit Obligation at Beginning of Year	\$ 57,403	\$ 46,227	\$ 37,941
Service Cost	4,352	3,776	3,302
Interest Cost	3,410	2,893	2,571
Actuarial Loss	2,900	2,890	3,196
Benefits Paid	(3,859)	(1,092)	(1,060)
Expenses Paid	(75)	(165)	(237)
Plan Change ⁽¹⁾			514
Projected Benefit Obligation			
at End of Year	\$ 64,131	\$ 54,529	\$ 46,227
Accumulated Benefit Obligation			
at End of Year	\$ 45,645	\$ 38,325	\$ 32,444
Change in Plan Assets:			
Fair Value of Plan Assets			
at Beginning of Year	\$ 43,921	\$ 34,784	\$ 27,423
Actual Return on Plan Assets	1,790	2,710	4,915
Employer Contributions	10,500	4,888	3,744
Benefits Paid	(3,859)	(1,092)	(1,061)
Expenses Paid	(75)	(165)	(237)
Fair Value of Plan Assets at End of Year	\$ 52,277	<u>\$ 41,125</u>	\$ 34,784

Reconciliation of Funded Status:			
Funded Status	\$(11,853)	\$(13,404)	\$(11,443)
Unrecognized Net Actuarial Losses	14,823	11,676	9,993
Unrecognized Prior Service Cost	1,302	1,517	1,732
Unrecognized Net Transition Obligation			1
Prepaid (Accrued) Benefit Cost	\$ 4,272	\$ (211)	\$ 283
Components of Net Periodic Benefit Costs:			
Service Cost	\$ 4,352	\$ 3,776	\$ 3,302
Interest Cost	3,410	2,893	2,571
Expected Return on Plan Assets	(3,373)	(2,665)	(2,168)
Amortization of Prior Service Costs	215	215	216
Transition Obligation Recognition	11	1	1
Recognized Net Actuarial Loss	1,324	1,163	1,127
Net Periodic Benefit Cost	\$ 5,939	\$ 5,383	\$ 5,049
Assumptions:			
Weighted-average used to determine be	nefit obligations	S:	
Discount Rate	5.75%	6.00%	6.25%
Expected Return on Plan Assets	8.00%	8.00%	8.25%
Rate of Compensation Increase	5.50%	5.50%	5.50%
Measurement Date	12/31/05	12/31/04	12/31/03
Weighted-average used to determine ne	t cost:		
Discount Rate	6.00%	6.25%	6.75%
Expected Return on Plan Assets	8.00%	8.00%	8.25%
Rate of Compensation Increase	5.50%	5.50%	5.50%

⁽¹⁾ Represents a change in mortality assumptions set forth in IRC 417(e).

Return on Plan Assets. The overall expected long-term rate of return on assets is a weighted-average expectation for the return on plan assets. The Company considers historical performance and current benchmarks to arrive at expected long-term rates of return in each asset category. The Company assumed that 65% of its portfolio would be invested in equity securities, with the remainder invested in debt securities.

Plan Assets. The Company's pension plan asset allocation at year-end 2005 and 2004, and the target asset allocation for 2006 are as follows:

		Percenta	ge of Plan		
	Target Allocation	Assets at Year-End (1)		arget Allocation Assets at Yea	
	2006	2005	2004		
Equity Securities	65%	55%	58%		
Debt Securities	35%	24%	28%		
Real Estate	-	-	-		
Cash Equivalent		<u>21%</u>	<u>14%</u>		
Total	100%	100%	100%		

⁽¹⁾ Represents asset allocation at year-end which may differ from the average target allocation for the year due to the year-end cash contribution to the plan.

The Company's pension plan assets are overseen by the CCBG Retirement Committee. Capital City Trust Company acts as plan trustee and investment manager. The investment strategy is to maximize return on investments while minimizing risk. The Company believes the best way to accomplish this goal is to take a conservative approach to its investment strategy by investing in high-grade equity and debt securities.

Expected Benefit Payments. As of December 31, 2005, expected benefit payments related to the Company's defined benefit pension plan were as follows:

2006	\$ 2,874,654
2007	3,139,350
2008	4,203,199
2009	4,150,829
2010	3,919,446
2011 through 2015	31,659,590
	\$49,947,068

Contributions. The following table details the amounts contributed to the pension plan in 2005 and 2004, and the expected amount to be contributed in 2006.

			Lxpected
	2005	2004	2006 (1)
Actual Contributions	\$10,500,000	\$4,888,000	\$0 to \$6,000,000

(1) Estimate calculated based on pension funding laws and regulations currently in effect.

Supplemental Executive Retirement Plan

The Company has a Supplemental Executive Retirement Plan ("SERP") covering selected executive officers. Benefits under this plan generally are based on the executive officer's years of service and compensation during the years immediately preceding retirement. The Company recognized expense during 2005, 2004 and 2003 of approximately \$478,000, \$491,000, and \$208,000, respectively.

The following table details the components of the Supplemental Executive Retirement Plan's periodic benefit cost, the funded status of the plan, amounts recognized in the Company's consolidated statements of financial condition, and major assumptions used to determine these amounts.

(Dollars in Thousands)	2005	2004	2003
Change in Projected Benefit Obligation:			
Benefit Obligation at Beginning of Year	\$ 3,601	\$ 1,880	\$ 2,770
Service Cost	133	147	80
Interest Cost	207	198	111
Actuarial (Gain) Loss	(63)	1,376	(1,107)
Plan Change ⁽¹⁾			26
Projected Benefit Obligation			
at End of Year	\$ 3,878	\$ 3,601	\$ 1,880
Accumulated Benefit Obligation			
at End of Year	\$ 2,295	\$ 1,894	\$ 1,206
Reconciliation of Funded Status:			
Funded Status	\$(3,878)	\$(3,601)	\$(1,880)
Unrecognized Net Actuarial Loss (Gain)	734	874	(418)
Unrecognized Prior Service Cost	388	449	511
Accrued Benefit Cost	\$(2,756)	\$(2,278)	\$(1,787)
Components of Net Periodic Benefit Costs:			
Service Cost	\$ 133	\$ 147	\$ 80
Interest Cost	207	198	111
Amortization of Prior Service Cost	61	62	61
Recognized Net Actuarial Loss (Gain)	77	84	(44)
Net Periodic Benefit Cost	\$ 478	\$ 491	\$ 208
Assumptions:			
Weighted-average used to determine the be	nefit obligatio	ns:	
Discount Rate	5.75%	6.00%	6.25%
Rate of Compensation Increase	5.50%	5.50%	5.50%

Weighted-average used to determine the net cost:

Discount Rate	6.00%	6.25%	6.75%
Rate of Compensation Increase	5.50%	5.50%	5.50%

(1) Represents a change in mortality assumptions set forth in IRC 417(e)

Expected Benefit Payments. As of December 31, 2005, expected benefit payments related to the Company's SERP were as follows:

2006	\$ 18	,627
2007	19	,461
2008	98	3,113
2009	208	3,477
2010	269	,937
2011 through 2015	3,719	,795
	\$4,334	,410

401(k) Plan

Evpected

The Company has a 401(k) Plan which enables associates to defer a portion of their salary on a pre-tax basis. The plan covers substantially all associates of the Company who meet minimum age requirements. The plan is designed to enable participants to elect to have an amount from 1% to 15% of their compensation withheld in any plan year placed in the 401(k) Plan trust account. Matching contributions from the Company are made up to 6% of the participant's compensation for eligible associates. During 2005, 2004, and 2003, the Company made matching contributions of \$154,483, \$66,281 and \$32,258, respectively. The participant may choose to invest their contributions into sixteen investment funds available to CCBG participants, including CCBG's common stock. A total of 50,000 shares of Capital City Bank Group, Inc. common stock have been reserved for issuance.

Other Plans

The Company has a Dividend Reinvestment and Optional Stock Purchase Plan. A total of 250,000 shares have been reserved for issuance. In recent years, shares for the Dividend Reinvestment and Optional Stock Purchase Plan have been acquired in the open market and, thus, CCBG did not issue any shares under this plan in 2005, 2004 and 2003.

Note 13 EARNINGS PER SHARE

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

(Dollars in Thousands, Except per Share Data)	2005		2004		2003	
Numerator:						
Net Income	\$	30,281	\$	29,371	\$	25,193
Denominator:						
Denominator for Basic Earnings Per Share						
Weighted-Average Shares	18,	263,855	16	,805,696	16,	528,109
Effects of Dilutive Securities						
Stock Compensation Plans	_	17,388	_	5,230		35,878
Denominator for Diluted Earnings Per Share	9					
Adjusted Weighted-Average Shares and						
Assumed Conversions	18,	281,243	16	,810,926	16,	563,986
Basic Earnings Per Share	\$	1.66	\$	1.74	\$	1.53
Diluted Earnings per Share	\$	1.66	\$	1.74	\$	1.52

Note 14 CAPITAL

The Company is subject to various regulatory capital requirements which involve quantitative measures of the Company's assets, liabilities and certain off-balance sheet items. The Company's capital amounts and classification are subject to qualitative judgments by the regulators about components, risk weightings, and other factors. Quantitative measures established by regulation to ensure capital adequacy require that the Company maintain amounts and ratios (set forth in the table below) of total and Tier I capital to risk-weighted assets, and of Tier I capital to average assets. As of December 31, 2005, the Company met all capital adequacy requirements to which it is subject.

A summary of actual, required, and capital levels necessary to be considered well-capitalized for Capital City Bank Group, Inc. consolidated and its banking subsidiary, Capital City Bank, as of December 31, 2005 and December 31, 2004 are as follows:

_	Actua	Required Capitalize For Capital Prompt C		For Capital		e Well- ed Under Corrective Provisions	
(Dollars in Thousands)	Amount	Ratio	Amount	Ratio	Amount	Ratio	
As of December 3	1, 2005:						
Tier I Capital:							
CCBG	\$257,572	12.61%	\$ 81,675	4.00%	*	*	
CCB	252,096	12.36%	81,599	4.00%	\$122,398	6.00%	
Total Capital:							
CCBG	276,869	13.56%	163,349	8.00%	*	*	
CCB	269,506	13.21%	163,198	8.00%	203,997	10.00%	
Tier I Leverage:							
CCBG	257,572	10.27%	61,256	4.00%	*	*	
CCB	252,096	10.07%	61,199	4.00%	101,999	5.00%	
As of December 3	<u>1, 2004:</u>						
Tier I Capital:							
CCBG	\$207,776	11.44%	\$ 72,617	4.00%	*	*	
CCB	199,565	11.01%	72,506	4.00%	\$108,759	6.00%	
Total Capital:							
CCBG	223,813	12.33%	145,235	8.00%	*	*	
CCB	215,602	11.89%	145,012	8.00%	181,265	10.00%	
Tier I Leverage:							
CCBG	207,776	8.79%	54,463	4.00%	*	*	
CCB	199,565	8.47%	54,379	4.00%	90,632	5.00%	

^{*}Non-applicable to bank holding companies.

Note 15 DIVIDEND RESTRICTIONS

Substantially all the Company's retained earnings are undistributed earnings of its banking subsidiary which are restricted by various regulations administered by federal and state bank regulatory authorities.

The approval of the appropriate regulatory authority is required if the total of all dividends declared by a subsidiary bank in any calendar year exceeds the bank's net profits (as defined under Florida law) for that year combined with its retained net profits for the preceding two calendar years. In 2006, the bank subsidiary may declare dividends without regulatory approval of \$37.5 million plus an additional amount equal to the net profits of the Company's subsidiary bank for 2006 up to the date of any such dividend declaration.

Note 16 RELATED PARTY INFORMATION

DuBose Ausley, a Director of the Company, is employed by and is the former Chairman of Ausley & McMullen, the Company's general counsel. Fees paid by the Company and its subsidiary for legal services, in aggregate, approximated \$813,000, \$797,000, and \$765,000 during 2005, 2004, and 2003, respectively.

Under a lease agreement expiring in 2024, the Bank leases land from a partnership in which several directors and officers have an interest. The lease agreement with Smith Interests General Partnership L.L.P., provides for annual lease payments of approximately \$109,000, to be adjusted for inflation in future years.

Under a lease agreement expiring in 2018, the Bank leases its East Dublin Office from a partnership involving McGrath Keen, Jr., a Director of the Company. The lease agreement provides for annual lease payments of \$46,500, to be adjusted for inflation every five years beginning in 2008. Director Keen has one-half ownership interest in the aforementioned partnership.

Under an agreement with Keen Insurance Agency, the Bank shares with the agency one-half of the commissions received from the sale of credit life and accident/health insurance to Bank clients in the Dublin market. Payments made to the agency during 2005 were approximately \$30,000. McGrath Keen, Jr., a director of the Company, has sixty-percent ownership interest in Keen Insurance Agency.

At December 31, 2005 and 2004, certain officers and directors were indebted to the Company's bank subsidiary in the aggregate amount of \$17.7 million and \$18.8 million, respectively. During 2005, \$13.5 million in new loans were made and repayments totaled \$14.6 million. In the opinion of management, these loans were made on similar terms as loans to other individuals of comparable creditworthiness and were all current at year-end.

Note 17 SUPPLEMENTARY INFORMATION

Components of other noninterest income and noninterest expense in excess of 1% of the sum of total interest income and noninterest income, which are not disclosed separately elsewhere, are presented below for each of the respective years.

(Dollars in Thousands)	2005	2004	2003
Noninterest Income:			
Merchant Fee Income	\$6,174	\$5,135	\$4,563
Interchange Commission Fees	2,239	2,229	2,183
Noninterest Expense:			
Professional Fees	3,825	2,858	1,918
Printing & Supplies	2,372	1,854	1,742
Interchange Service Fees	5,402	4,741	4,181
Telephone	2,493	2,048	1,872
Advertising	4,275	2,001(1)	1,260(1)

^{(1) &}lt;1% of appropriate threshold.

Note 18 COMMITMENTS AND CONTINGENCIES

Lending Commitments. The Company is a party to financial instruments with off-balance sheet risks in the normal course of business to meet the financing needs of its clients. These financial instruments consist of commitments to extend credit and standby letters of credit.

The Company's maximum exposure to credit loss under standby letters of credit and commitments to extend credit is represented by the contractual amount of those instruments. The Company uses the same credit policies in establishing commitments and issuing letters of credit as it does for onbalance sheet instruments. As of December 31, 2005, the amounts associated with the Company's off-balance sheet obligations were as follows:

(Dollars in Thousands)	Amount
Commitments to Extend Credit (1)	\$445,299
Standby Letters of Credit	\$ 20,709

Commitments include unfunded loans, revolving lines of credit, and other unused commitments.

Commitments to extend credit are agreements to lend to a client so long as there is no violation of any condition established in the contract.

Commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. Since many of the commitments are expected to expire without being drawn upon, the total commitment amounts do not necessarily represent future cash requirements.

Standby letters of credit are conditional commitments issued by the Company to guarantee the performance of a client to a third party. The credit risk involved in issuing letters of credit is essentially the same as that involved in extending loan facilities. In general, management does not anticipate any material losses as a result of participating in these types of transactions. However, any potential losses arising from such transactions are reserved for in the same manner as management reserves for its other credit facilities.

For both on- and off-balance sheet financial instruments, the Company requires collateral to support such instruments when it is deemed necessary. The Company evaluates each client's creditworthiness on a case-by-case basis. The amount of collateral obtained upon extension of credit is based on management's credit evaluation of the counterparty. Collateral held varies, but may include deposits held in financial institutions; U.S. Treasury securities; other marketable securities; real estate; accounts receivable; property, plant and equipment; and inventory.

Other Commitments. In the normal course of business, the Company enters into lease commitments which are classified as operating leases. Rent expense incurred under these leases was approximately \$1.3 million in 2005, \$1.3 million in 2004, and \$1.1 million in 2003. Minimum lease payments under these leases due in each of the five years subsequent to December 31, 2005, are as follows (in millions): 2006, \$1.4; 2007, \$1.2; 2008, \$1.2; 2009, \$1.1; 2010, \$1.0; thereafter, \$6.4.

Contingencies. The Company is a party to lawsuits and claims arising out of the normal course of business. In management's opinion, there are no known pending claims or litigation, the outcome of which would, individually or in the aggregate, have a material effect on the consolidated results of operations, financial position, or cash flows of the Company.

Note 19 FAIR VALUE OF FINANCIAL INSTRUMENTS

Many of the Company's assets and liabilities are short-term financial instruments whose carrying values approximate fair value. These items include Cash and Due From Banks, Interest Bearing Deposits with Other Banks, Federal Funds Sold, Federal Funds Purchased, Securities Sold Under Repurchase Agreements, and Short-Term Borrowings. In cases where quoted market prices are not available, fair values are based on estimates using present value or other valuation techniques. The resulting fair values may be significantly affected by the assumptions used, including the discount rates and estimates of future cash flows.

The methods and assumptions used to estimate the fair value of the Company's other financial instruments are as follows:

Investment Securities – Fair values for investment securities are based on quoted market prices. If a quoted market price is not available, fair value is estimated using market prices for similar securities.

Loans – The loan portfolio is segregated into categories and the fair value of each loan category is calculated using present value techniques based upon projected cash flows and estimated discount rates. The calculated present values are then reduced by an allocation of the allowance for loan losses against each respective loan category.

Deposits – The fair value of Noninterest Bearing Deposits, NOW Accounts, Money Market Accounts and Savings Accounts are the amounts payable on demand at the reporting date. The fair value of fixed maturity certificates of deposit is estimated using present value techniques and rates currently offered for deposits of similar remaining maturities.

Subordinated Notes Payable – The fair value of each note is calculated using present value techniques, based upon projected cash flows and estimated discount rates as well as rates being offered for similar obligations.

Long-Term Borrowings – The fair value of each note is calculated using present value techniques, based upon projected cash flows and estimated discount rates as well as rates being offered for similar debt.

Commitments to Extend Credit and Standby Letters of Credit – The fair value of commitments to extend credit is estimated using the fees currently charged to enter into similar agreements, taking into account the present creditworthiness of the counterparties. The fair value of these fees is not material.

The Company's financial instruments that have estimated fair values are presented below:

At December 31,						
	20	05	2004			
(Dollars in Thousands)	Carrying Value	Estimated Fair Value	Carrying Value	Estimated Fair Value		
Financial Assets:						
Cash	\$ 105,195	\$ 105,195	\$ 87,039	\$ 87,039		
Short-Term Investments	61,164	61,164	74,506	74,506		
Investment Securities	171,019	171,019	210,240	210,240		
Loans, Net of Allowance						
for Loan Losses	2,050,084	2,044,954	1,812,788	1,816,670		
Total Financial Assets	\$2,387,462	\$2,382,332	\$2,184,573	\$2,188,455		
Financial Liabilities:						
Deposits	\$2,079,346	\$1,953,576	\$1,894,886	\$1,791,797		
Short-Term Borrowings	82,973	82,748	96,014	96,053		
Subordinated Notes Payab	le 62,887	63,049	30,928	31,040		
Long-Term Borrowings	69,630	69,295	68,453	68,582		
Total Financial Liabilities	\$2,294,836	\$2,168,668	\$2,090,281	\$1,987,472		

Certain financial instruments and all nonfinancial instruments are excluded from the above table. The disclosures also do not include certain intangible assets such as client relationships, deposit base intangibles and goodwill. Accordingly, the aggregate fair value amounts presented do not represent the underlying value of the Company.

Note 20 PARENT COMPANY FINANCIAL INFORMATION

The operating results of the parent company for the three years ended December 31, are shown below:

Parent Company Statements of Income

(Dollars in Thousands)	2005	2004	2003
OPERATING INCOME			
Income Received from Subsidiary Bank:			
Dividends	\$10,597	\$12,716	\$11,599
Overhead Fees	2,716	3,232	2,935
Other Income	87	2	
Total Operating Income	13,400	15,950	14,534
OPERATING EXPENSE			
Salaries and Associate Benefits	2,191	2,257	1,847
Interest on Long-Term Borrowings	-	33	-
Interest on Subordinated Notes Payable	2,981	294	-
Professional Fees	1,399	895	1,104
Advertising	467	286	193
Legal Fees	701	468	374
Other	471	480	404
Total Operating Expense	8,210	4,713	3,922
Income Before Income Taxes and Equity			
in Undistributed Earnings of Subsidiary Bank	5,190	11,237	10,612
Income Tax Benefit	(2,060)	(581)	(278)
Income Before Equity in Undistributed			
Earnings of Subsidiary Bank	7,250	11,818	10,890
Equity in Undistributed Earnings			
of Subsidiary Bank	23,031	<u>17,553</u>	_14,303
Net Income	\$30,281	\$29,371	\$25,193

The following are condensed statements of financial condition of the parent company at December 31:

Parent Company Statements of Financial Condition

(Dollars in Thousands, Except Per Share Data) (1)	2005	2004
ASSETS		
Cash and Due From Subsidiary Bank	\$ 5,434	\$ 6,893
Investment in Subsidiary Bank	364,898	282,034
Other Assets	1,447	1,536
Total Assets	\$371,779	\$290,463
LIABILITIES		
Subordinated Notes Payable	\$ 62,887	\$ 30,928
Other Liabilities	3,116	2,735
<u>Total Liabilities</u>	\$ 66,003	\$ 33,663
SHAREOWNERS' EQUITY		
Preferred Stock, \$.01 par value, 3,000,000 shares		
authorized; no shares issued and outstanding	-	-
Common Stock, \$.01 par value; 90,000,000		
shares authorized; 18,631,706 and 17,694,139		
shares issued and outstanding at December 31,		
2005 and December 31, 2004, respectively	186	177
Additional Paid-In Capital	83,304	52,328
Retained Earnings	223,532	204,648
Accumulated Other Comprehensive Loss, Net of Tax	(1,246)	(353)
Total Shareowners' Equity	305,776	256,800
Total Liabilities and Shareowners' Equity	\$371,779 ———	\$290,463

⁽¹⁾ All share and per share data have been adjusted to reflect the 5-for-4 stock split effective July 1, 2005.

The cash flows for the parent company for the three years ended December 31, were as follows:

Parent Company Statements of Cash Flows

(Dollars in Thousands)	2005	2004	2003
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net Income	\$30,281	\$29,371	\$25,193
Adjustments to Reconcile Net Income to			
Net Cash Provided by Operating Activitie	es:		
Equity in Undistributed			
Earnings of Subsidiary Bank	(23,031)	(17,553)	(14,303)
Non-Cash Compensation	110	1,707	508
Increase in Other Assets	131	(189)	(130)
Increase in Other Liabilities	381	68	300
Net Cash Provided by Operating Activities	<u>7,872</u>	13,404	11,568
CASH FLOWS FROM INVESTING ACTIVITIES:			
Cash Paid for Investment in:			
CCBG Trust I and CCBG Trust II	(959)	(928)	-
Cash Paid for Acquisitions	(29,953)	(35,688)	
Net Cash Used in Investing Activities	(30,912)	<u>(36,616</u>)	
CASH FROM FINANCING ACTIVITIES:			
Proceeds from Subordinated Notes	31,959	30,928	-
Increase in Other Long-Term Borrowings	-	30,000	-
Repayments of Long-Term Borrowings	-	(30,000)	-
Payment of Dividends	(11,397)	(9,857)	(8,646)
Repurchase of Common Stock	-	-	(17)
Issuance of Common Stock	1,019	1,184	975
Net Cash Provided by (Used in)			
Financing Activities	21,581	22,255	(7,688)
Net (Decrease) Increase in Cash	(1,459)	(957)	3,880
Cash at Beginning of Period	6,893	<u>7,850</u>	3,970
Cash at End of Period	\$ 5,434	\$ 6,893	\$ 7,850

Note 21 COMPREHENSIVE INCOME

SFAS No. 130, "Reporting Comprehensive Income," requires that certain transactions and other economic events that bypass the income statement be displayed as other comprehensive income (loss). The Company's comprehensive income (loss) consists of net income (loss) and changes in unrealized gains (losses) on securities available-for-sale, net of income taxes. Changes in unrealized gains (losses) (net of taxes) on securities are reported as other comprehensive (loss) income and totaled (\$893,000), (\$1,739,000), and (\$1,735,000), for 2005, 2004 and 2003, respectively. Reclassification adjustments consist only of realized gains on sales of investment securities and were not material for the years ended December 31, 2005, 2004 and 2003.

office managers



At Capital City Bank, service begins when you open the front door to our banking offices.

Every one of our 68 office managers is responsible for exceeding the expectations of our clients each business day.

Whether you visit our offices to simply cash a check, or to complete a complicated lending transaction, you can be assured your banking experience will be handled promptly and professionally.

officers, directors, community boards

Capital City Bank Group, Inc. Tallahassee, Florida

OFFICERS

William G. Smith, Jr. Chairman, President and Chief Executive Officer

Thomas A. Barron *Treasurer*

J. Kimbrough Davis Executive Vice President and Chief Financial Officer

Flecia Braswell
Executive Vice President

Randall Sharpton Senior Vice President

DIRECTORS

DuBose Ausley Attorney, Ausley & McMullen, P.A.

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Frederick Carroll, III Managing Partner Carroll and Company, CPAs

Cader B. Cox, III
President
Riverview Plantation Inc.

J. Everitt Drew President, St. Joe Land Company

John K. Humphress Partner, Wadsworth, Humphress, Holler & Konrad

McGrath Keen, Jr. Private Investor

Lina S. Knox Community Volunteer

Ruth A. Knox Attorney/President Wesleyan College

Henry Lewis III, PharmD, RPH Professor, Florida A&M University College of Pharmacy

William G. Smith, Jr. Chairman, President and Chief Executive Officer Capital City Bank Group, Inc.

Capital City Bank Tallahassee, Florida

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J. Kimbrough Davis Executive Vice President and Chief Financial Officer

Andy Andrews Executive Vice President

Flecia Braswell Executive Vice President and Chief Brand Officer

Randolph K. Briley Executive Vice President Edward G. Canup Executive Vice President

William D. Colledge Executive Vice President

Bethany H. Corum

Executive Vice President and
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Mitchell R. Englert Executive Vice President

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Executive Vice President
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William H. Brimacombe
Senior Vice President

Charles J. Davis Senior Vice President

Judy Getts Senior Vice President

John M. Hutchison Senior Vice President Compliance

Ray A. Johnson Senior Vice President Finance Executive

Jep Larkin Senior Vice President Controller

Robert K. Mayer Senior Vice President

William L. Moor, Jr. Senior Vice President

Michael Penney Senior Vice President

Gene Perkins Senior Vice President

Helen Proctor Senior Vice President

Frances Purvis
Senior Vice President/

Senior Office Manager Ruben Ramos Senior Vice President

William R. Rodrigues

Senior Vice President
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Senior Vice President

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Senior Vice President
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William P. Smith, Jr. Senior Vice President Mark W. Strickland Senior Vice President

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David V. Donato Community President Hernando/Pasco Counties

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Donald L. James Community President NW Alachua County

Stephen Jukes Community President Bibb County

C. Stephen Martin Community President Citrus County/Inglis

Terry McRae Community President Grady County

Jeffrey L. Oody Community President Bradford and Clay Counties

Stephen Stabler Community President Laurens County

James R. Suber Community President Gadsden County

Gregory J. Walker Community President Putnam County

Johanna White Community President Gulf County

Susan E. Wise Community President Taylor County

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Robert J. Beauchamp

Certified Public Accountant Beauchamp & Edwards, PA

Donald T. Bennink
Dairy Farmer/Owner
North Florida Holsteins

Kenneth R. Hart President, Ausley & McMullen, PA

E. Cantey Higdon

John B. Higdon Investor, Higdon Investment Co.

Harold M. Knowles Attorney/Managing Shareholder Knowles, Marks & Randolph

Blucher B. Lines Attorney, Lines, Hinson & Lines

S. Craig McMillan President, Pat Thomas & Associates Insurance. Inc.

John B. Mowell Chairman Mowell Financial Group, Inc.

William G. Smith, Jr. Chairman, President and Chief Executive Officer Capital City Bank Group, Inc.

Ben H. Wilkinson, Jr. Partner Tallahassee Land Company

Fred M. Williams, Jr.

President, Williams Timber, Inc.

P. Graves Williams President, Q. L. Enterprises, Inc.

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Capital City Services Company Cynthia Y. Pyburn

President
Randall H. Lashua
Executive Vice President

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Capital City Trust Company

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Robert A. Barnett Senior Vice President

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Paul R. Nagle United Way of Central Georgia, Inc.

Edmund E. Olson President Sports Towne/Macon Knights

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Partner, Internal Medicine
Associates, P.C.

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William Marchese, DMD Owner, Bradford Family Dentistry

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Gregory Coursey Sheriff of Burke County

William E. Edwards Area Distribution Manager Georgia Power Company

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Robert H. McKinney Owner, McKinney Wholesale Company, Inc.

Bonnie Taylor General Manager, The True Citizen

Citrus County Community Board

C.L. Calloway
District Manager,
Withlacoochee River Electric
Cooperative, Inc.

officers, directors, community boards

Dolores H. Clark-Mills President/Owner R&R Clark Construction, Inc.

Billy G. Lafferty President/Owner Total Rental Centers, Inc.

William M. Lyons Semi-Retired, Real Estate

Alana Rich

Publisher, Nature Coast Visitors Guide Magazine, Inc.

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Owner/Editor, Havana Herald, Twin City News, and Havana Publishing

John Shaw Curry Retired Attorney

Michael Dooner

President, Southern Forestry Consultants

George Hackney

Owner/President, Hackney Nursery, Inc.

Harold J. Henderson, PhD

President, Henderson Care Centers, Inc.

E.W. Hinson, Jr.

Owner/President, Hinson Oil Company

Alma Littles, M.D.

Professor/Assoc. Dean for Academic Affairs, FSU College of Medicine

Terrance L. Massey President, Massey Drugs

William M. Maxwell

President, Maxwell & Suber Co.

Fount H. May, Jr.

President, May Nursery, Inc.

W. Dale Summerford
Tax Collector, Gadsden County

Bruce H. Thomas

President, Thomas Motor Cars

Pat M. Woodward, MD Retired

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Lee C. McGriff President

McGriff Williams Insurance

Frank P. Saier Vice President/Partner Scruggs & Carmichael

Dempsey R. Sapp, Jr. President/CEO Florida Pest Control

Gilchrist County Community Board

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Jimmie L. Troke

Co-Owner/REALTOR®, Troke Realty, Inc.

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Owner, Joe McNair, Ind

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Michael L. Gainous Owner, Triple L. Timber

Ken LeGette President, Graco Fertilizer, Inc.

Sidney Pridgen Owner, Center Drugs

Ray Prince Owner, Prince Farms

Earl Stuckey Owner/President, Stuckey Construction, Inc.

Richard VanLandingham Retired, Monrovia Growers

John B. Wight, Jr. Retired Nursery Owner

Reverend Sylvester Williams Pastor, Beulah Missionary Baptist Church

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B. Phillip Earley
Owner/Operator, St. Joe Rental

J. Patrick Farrell, Jr.

Owner/REALTOR®, St. Joe Realty

Shirley Jenkins Tax Collector, Gulf County

Tommy Pitts
Port Director, Port St. Joe Port Authority

Eugene Raffield Vice President, Raffield Fisheries, Inc.

Clay Smallwood President, St. Joe Timberland

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George M. Allen, Jr. Board of Trustees Hernando Health Care

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Carl A. Feddeler President, CA Feddeler, Inc., Real Estate Brokerage/Krysher-Delzer, Inc.

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G. Frank Parker Certified Public Accountant Stone, Parker & Company, CPA, PA

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Teresa Diane Freeman President, Jefferson Builders Mart and Hardware. Inc.

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Attorney, Érian T. Hayes, PA

Felix R. Joyner

Owner, Joyner's Travel Center

George W. Miller Owner, Miller Accounting

Thomas B. Scott

Owner, Scott Septic Tank Service

Jerry P. Walton, Jr. Managing Partner Big Bend Timber Services, LLC

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Owner, Children's Clinic

Leon County Community Board

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J. Marshall Conrad Attorney, Ausley & McMullen, P.A.

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Erin Ennis Vice President - Finance and Administration, St. Joe Land Company

Fincher W. Smith Restaurant Owner, McFinch Management, Co., K2 Urban Corporation

Roger C. Smith Chairman, Prime Credit Corporation

Glenda L. Thornton Partner, Foley & Lardner

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Lucas M. Waring Owner, Lucas Waring Enterprises, Inc. Odiorne Insurance Agency

Gary L. Williams Owner, Williams Electric

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Jerry M. Smith Chairman, NW Alachua County Community Board

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Gary D. Grunder Attorney, Grunder & Petteway, PA

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President, Horizon Realty of Alachua, Inc.

Marilyn Bishop Shaw Literacy Coach, Oak View Middle School

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CEO, Putnam Community Medical Center

U.D. Floyd

Owner, U.D. Floyd Farms

Mildred G. Horton Retired, St. John's Water Management District

Daniel A. Martinez Retired, Georgia Pacific Corporation

Randall S. Mathews President/CEO Mathews' Moving & Storage, Inc., et al.

R. L. McLendon, Jr., PhD President, St. Johns River Community College

E. David Risch, MD Orthopedic Surgeon, E. David Risch, MD, PA

Q. Irving Roberts
President/Owner, Roberts
Communications, Inc.
Communications Products, Inc./Roberts
Land & Timber Company, Inc.

Preston Breck Sloan President, Beck Auto Sales, Inc.

Suwannee County Community Board

Benita Byrd

Robbie Suggs

Office Manager, T.W. Byrd's Sons, Inc.

Charles E. Hatch President, Hatch Brothers Farms, Inc.

Charles D. Hurst President, C & D Farms, Inc.

Brian L. McAdams, DVM Co-Owner/President McAdams Dairy Farm, Inc.

Co-Owner, North Florida Bio-Med

Taylor County Community Board

James C. Bassett

President, Bassett Dairy Products, Inc.

Donald R. Everett, Sr. President, Ware Oil & Supply Co.

William R. Grant
President, Perry Auto Supply, Inc.

Carl Gross President, CG Contractors, Inc.

Michael R. Lynn President, Michael Lynn, Inc.

officers, directors, community boards

Grady C. Moore, Jr.
President, Grady C. Moore
Real Estate, Inc.

Joe R. Roberts, III Chief Financial Officer, Roberts Lumber

Michael S. Smith Attorney, Smith, Smith & Moore, PA

Co. & RDS Manufacturing Co.

Troup/Chambers County Community Board

Carter Brown
Real Estate Broker, Coldwell Banker/
Spinks Brown Durand Realtors

Jerry Cash Owner, Greene Super Drug

Thomas Ray Edwards Owner, Valley Resale

A. Drew Ferguson, IV, DMD Owner, A. Drew Ferguson, IV, DMD, PC L. Foy Fisher, III

Vice President/Human Resources West Point Stevens

Edmund C. Glover Chairman/CEO Batson Cook Company

William L. Nix Attorney/Owner Morrow & Nix

C. Y. Wood, Jr. Editor/Publisher, Valley Times News

Wakulla County Community Board

Sonya Hall

President, Wakulla Realty, Inc.

Washington County Community Board

James Edwin Davis Owner, Davis Angus, Inc.

Margaret Gilmore Secretary/Treasurer, Blackburn Properties, Inc. Rebecca J. Harris Branch Manager Associated Land Title Group, Inc.

Robert W. Snare, MD Physician, Robert W. Snare, MD

Lamar L. Townsend Owner, L. Townsend Mini Storage

Emeritus Board Ashley P. Beggs

Ned P. Brafford R. Spencer Burress C. Bob Butler Donald E. Grant Sumpter James Damon D. King William W. Mahaffey James T. McNeill Payne H. Midyette, Jr. G. Ulmer Miller John L. Miller

M. William Miller

Harold Mills John T. Mitchell, Sr. William L. Moor Millard J. Noblin James M. Pafford John H. Parker, Jr., MD Wesley Ramsey Jack G. Rich Rodney L. Scarboro George A. Stephens Giles C. Toole, Jr. Mary M. Whatley Earlene U. Wheeler Warren Winkler

shareowner information

How to Communicate with Capital City Bank Group, Inc.

Telephone

850.671.0300

Mailing Address

P. O. Box 11248 Tallahassee, Florida 32302

Internet Address

www.ccbg.com

Capital City Bank Direct Automated

Tallahassee Area - 850.671.0400 Outside Tallahassee - 888.671.0400

Capital City Bank Direct Client Service Center

Tallahassee Area - 850.671.0400 Outside Tallahassee - 888.671.0400

Trust and Investment Management Services

850.671.0315

Corporate Headquarters

Capital City Bank Group, Inc.
William G. Smith, Jr.
Chairman, President and Chief Executive Officer
217 North Monroe Street
Tallahassee, Florida 32301
850.671.0300

Notice of Annual Meeting

The Annual Meeting of Shareowners will be held on Tuesday, April 25, 2006, 10:00 a.m., University Center Club, Tallahassee, Florida.

Shareowner Services

Shareowners desiring to change the name, address or ownership of stock, to report lost certificates or to consolidate accounts should contact:

American Stock Transfer and Trust Company

American Stock Transfer and Trus 59 Maiden Lane New York, New York 10007 212.936.5100 or 800.937.5449

Independent Public Accountants

KPMG, LLP Jacksonville, Florida

General Counsel

Ausley & McMullen, P.A. Tallahassee, Florida

General Information

Analysts, investors and others seeking financial information should contact:

J. Kimbrough Davis Executive Vice President and Chief Financial Officer or Robert H. Smith Vice President

Capital City Bank Group, Inc. P. O. Box 11248 Tallahassee, Florida 32302

850.671.0300

Capital City Bank Group, Inc. common stock trades on The Nasdaq Stock Market® under the symbol CCBG.

Form 10-k

A copy of the Company's 2005 Annual Report on Form 10-K, filed with the Securities and Exchange Commission, is available at no charge upon written request to the Chief Financial Officer listed under General Information.

Banks in the Capital City Bank Group, Inc. are members of the Federal Deposit Insurance Corporation.

locations

ALABAMA

Chambers County

Fob James Office 375 Fob James Drive Valley, Alabama 36854 334.756.8550

Shawmut Office 3503 20th Avenue Valley, Alabama 36854 334.768.5410

FLORIDA

Alachua County

Alachua Office 15000 NW 140th Street Alachua, Florida 32615 386.462.1041

High Springs Office 660 NE Santa Fe Boulevard High Springs, Florida 32643 386.454.5500

Jonesville Office 14009 West Newberry Road Jonesville, Florida 32669 352.331.2605

Main Street Office 4000 North Main Street Gainesville, Florida 32609 352.375.6991

Millhopper Office 4040 NW 16th Boulevard Gainesville, Florida 32605 352.336.1041

Newberry Office 24202 West Newberry Road Suite F Newberry, Florida 32669 352.472.9950

Northwood Office 6360 NW 13th Street Gainesville, Florida 32653 352.371.1041

Gainesville Mortgage Lending Office 3760 NW 83rd Street, Suite 2 Gainesville, Florida 32606 352.395.1330

Bradford County

Starke Office 350 North Temple Avenue Starke, Florida 32091 904.964.7050

Citrus County

Citrus Springs Office 10241 North Florida Avenue Citrus Springs, Florida 34434 352.465.0035 Crystal River Office 101 Southeast U.S. Highway 19 Crystal River, Florida 34429 352.795.6100

Floral City Office 7697 South Florida Avenue Floral City, Florida 34436 352.344.1555

Inverness Office 1500 North U.S. Highway 41 Inverness, Florida 34450 352.726.3200

Clay County

Keystone Heights Office 405 South Lawrence Boulevard Keystone Heights, Florida 32656 352.473.4952

Dixie County

Cross City Office Barber and Chewning Avenue Cross City, Florida 32628 352.498.5536

Gadsden County

Chattahoochee Office 316 West Washington Street Chattahoochee, Florida 32324 850.663.4355

Havana Office 102 South Main Street Havana, Florida 32333 850.539.5805

Quincy Office 4 East Washington Street Quincy, Florida 32351 850.875.1000

Gilchrist County

Bell Office 690 South U.S. Highway 129 Bell, Florida 32619 352.463.7660

Fanning Springs Office 7240 U.S. Highway 19 Fanning Springs, Florida 32693 352.463.6537

Trenton Office 109 West Wade Street Trenton, Florida 32693 352.463.2329

Gulf County

Port St. Joe Office 504 Monument Avenue Port St. Joe, Florida 32456 850.229.8282

Hernando County

Mariner Boulevard Office 7101 Mariner Boulevard Spring Hill, Florida 34609 352.597.2707 Suncoast Spring Hill Office 14302 Spring Hill Drive Spring Hill, Florida 34609 352.797.6700

Jefferson County

Monticello Office 800 South Jefferson Street Monticello, Florida 32344 850.671.0589

Leon County

Apalachee Parkway Office 1801 Apalachee Parkway Tallahassee, Florida 32301 850.671.0579

Apalachee Parkway East Office 3513 Apalachee Parkway Tallahassee, Florida 32311 850.942.3100

Bradfordville Office 6691 Thomasville Road Tallahassee, Florida 32312 850.906.5760

Capital Circle Northwest Office 1456 Capital Circle, Northwest Tallahassee, Florida 32303 850.575.1705

Centerville Road Office 2375 Centerville Road Tallahassee, Florida 32308 850.671.0665

Governor's Square Mall Office Governor's Square Mall 1500 Apalachee Parkway Tallahassee, Florida 32301 850.671.0640

Lake Jackson Office 3815 North Monroe Street Tallahassee, Florida 32303 850.671.0643

Mahan Office 3255 Mahan Drive Tallahassee, Florida 32308 850.671.0384

Main Office 217 North Monroe Street Tallahassee, Florida 32301 850.671.0300

Metropolitan Office 1301 Metropolitan Boulevard Tallahassee, Florida 32308 850.671.0583

North Monroe Office 2111 North Monroe Street Tallahassee, Florida 32303 850.671.0655 South Monroe Office 3404 South Monroe Street Tallahassee, Florida 32301 850.671.0625

Tharpe Street Office 1108 West Tharpe Street Tallahassee, Florida 32303 850.671.0428

Thomasville Road Office 3528 Thomasville Road Tallahassee, Florida 32308 850.671.0650

West Tennessee Street Office 1828 West Tennessee Street Tallahassee, Florida 32304 850.671.0430

Westwood Office 2020 West Pensacola Street Tallahassee, Florida 32304 850.671.0445

Levy County

Bronson Office 140 East Hathaway Bronson, Florida 32621 352.486.2103

Cedar Key Office 390 2nd Street Cedar Key, Florida 32625 352.543.5174

Chiefland Office 2012 North Young Boulevard Chiefland, Florida 32626 352.493.2571

Inglis Office 95 West Highway 40 Inglis, Florida 34449 352.447.2231

Williston Office 144 East Noble Avenue Williston, Florida 32696 352.528.5389

Madison County

Madison Office 603 West Base Street Madison, Florida 32340 850.973.4161

Pasco County

Port Richey Office 10290 Regency Park Boulevard Port Richey, Florida 34668 727.842.8467

Putnam County

Palatka Office 200 Reid Street Palatka, Florida 32177 386.329.1150

Palatka West Office 4120 Crill Avenue Palatka, Florida 32177 386.329.1155

locations

St. Johns County

Hastings Office 207 North Main Street Hastings, FLorida 32145 904.692.1221

Suwannee County

Branford Office 814 Suwannee Avenue Branford, Florida 32008 386.935.1112

Taylor County

Perry Office 115 West Green Street Perry, Florida 32347 850.584.2057

Steinhatchee Mortgage Lending Office 1502 1st Avenue SE, Unit B Steinhatchee, Florida 32359 352.498.4016

Wakulla County

Crawfordville Office 2592 Crawfordville Highway Crawfordville, Florida 32327 850.926.6740

Wakulla Mortgage Lending Office 91 Coastal Highway Panacea, Florida 32346 850.984.3461

Washington County

Chipley Office 1242 Jackson Avenue Chipley, Florida 32428 850.638.0510

GEORGIA

Bibb County

Macon Main Office 455 Walnut Street Macon, Georgia 31201 478.749.6701

Macon Mall Office 3535 Mercer University Center Drive Macon, Georgia 31204 478.749.8021

Macon Northside Office 3710 Northside Drive Macon, Georgia 31210 478.749.8071

Burke County

Waynesboro Office 615 Liberty Street Waynesboro, Georgia 30830 706.437.2000

Waynesboro Office (Remote) 243 Sixth Street Waynesboro, Georgia 30830 706.437.2017

Grady County

Cairo Office 420 North Broad Street Cairo, Georgia 39828 229.377.3002

Cairo Office (Remote) 397 38th Boulevard, Northeast Cairo, Georgia 39828 229.377.3003

Whigham Office 126 East Broad Avenue Whigham, Georgia 39879 229.762.4151

Laurens County

Dublin Main 600 Bellevue Avenue Dublin, Georgia 31021 478.272.3100

East Dublin Office 220 Central Drive East Dublin, Georgia 31027 478.272.3100

Westgate Office 1959 Veterans Boulevard Dublin, Georgia 31021 478.272.3100

Thomas County

Mortgage Lending Office 2024-D East Pinetree Boulevard Thomasville, Georgia 31792 229.226.1935

Troup County

West Point Office 410 West 10th Street West Point, Georgia 31833 706.645.2944

West Point Office (Remote) 110 3rd Avenue West Point, Georgia 31833 706.645.6227

SUBSIDIARIES

Capital City Securities, Inc.

420 North Broad Street Cairo, Georgia 39828 229.378.8409

2012 North Young Boulevard Chiefland, Florida 32626 352.490.9004

294 NE 210th Avenue Cross City, Florida 32628 352.498.5442

1500 North U.S. Highway 41 Inverness, Florida 34450 352.726.3673

455 Walnut Street Macon, Georgia 31201 478.749.6735

833 East Winthrope Avenue Millen, Georgia 30442 478.982.2222

200 Reid Street Palatka, Florida 32177 386.312.9904

4 E. Washington Street Quincy, Florida 32351 850.875.5555, Ext. 274

105 West Jefferson Street Starke, Florida 32091 904.964.7056

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6691 Thomasville Road Tallahassee, Florida 32312 850.906.5760

1301 Metropolitan Boulevard Tallahassee, Florida 32308 850.671.0505

217 North Monroe Street Tallahassee, Florida 32301 850.671.0450 2111 North Monroe Street Tallahassee, Florida 32303 850.671.0419

615 Liberty Street Waynesboro, Georgia 30830 706.437.2006

410 West 10th Street West Point, Georgia 31833 706.645.6262

Capital City Services Company

1860 Capital Circle, Northeast Tallahassee, Florida 32308 850.671.0300

Capital City Trust Company

217 North Monroe Street Tallahassee, Florida 32301 850.671.0315

455 Walnut Street Macon, Georgia 31201 478.749.6701

14302 Spring Hill Drive Spring Hill, Florida 34609 352.797.6704

4 East Washington Street Quincy, Florida 32351 850.875.1000