QCR HOLDINGS INC Form 10-Q August 08, 2018 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION	N
Washington, D.C. 20549	
FORM 10 Q	
[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15 OF 1934	o(d) OF THE SECURITIES EXCHANGE ACT
For the quarterly period ended June 30, 2018	
[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 150 OF 1934	(d) OF THE SECURITIES EXCHANGE ACT
For the transition period fromto	
Commission file number 0 22208	
QCR HOLDINGS, INC.	
(Exact name of Registrant as specified in its charter)	
Delaware (State or other jurisdiction of incorporation or organization)	42-1397595 (I.R.S. Employer Identification No.)
3551 7th Street, Moline, Illinois 61265	
(Address of principal executive offices, including zip code)	
(309) 736 3580	
(Registrant's telephone number, including area code)	
Indicate by check mark whether the registrant: (1) has filed all reports the Securities Exchange Act of 1934 during the preceding 12 months required to file such reports), and (2) has been subject to such filing re-	(or for such shorter period that the registrant wa
Yes [X] No []	
Indicate by check mark whether the registrant has submitted electroni	cally and posted on its corporate Web site, if

any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

Yes [X] No []
Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company" and "emerging growth company" in Rule 12b 2 of the Exchange Act. (Check one):
Large accelerated filer [] Accelerated Non-accelerated filer [X] filer [] Smaller reporting company [] Emerging growth company []
If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. []
Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b 2 of the Exchange Act).
Yes [] No [X]
Indicate the number of shares outstanding of each of the issuer's classes of common stock as of the latest practicable date: As of August 1, 2018, the Registrant had outstanding 15,664,417 shares of common stock, \$1.00 par value per share.

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QCR HOLDINGS, INC. AND SUBSIDIARIES

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Throughout this Quarterly Report on Form 10-Q, we use certain acronyms and abbreviations, as defined in Note 1.

QCR HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS (UNAUDITED)

As of June 30, 2018 and December 31, 2017

	June 30, 2018	December 31, 2017
Assets		
Cash and due from banks	\$ 69,069,403	\$ 75,721,663
Federal funds sold	10,866,000	30,197,000
Interest-bearing deposits at financial institutions	40,801,388	55,765,012
Securities held to maturity, at amortized cost	400,052,344	379,474,205
Securities available for sale, at fair value	257,944,671	272,907,907
Total securities	657,997,015	652,382,112
Loans receivable held for sale	1,033,700	645,001
Loans/leases receivable held for investment	3,113,758,723	2,963,840,399
Gross loans/leases receivable	3,114,792,423	2,964,485,400
Less allowance for estimated losses on loans/leases	(37,545,076)	(34,355,728)
Net loans/leases receivable	3,077,247,347	2,930,129,672
Bank-owned life insurance	59,876,754	59,059,494
Premises and equipment, net	64,472,319	62,838,255
Restricted investment securities	23,888,600	19,782,525
Other real estate owned, net	12,750,023	13,558,308
Goodwill	28,090,897	28,334,092
Core deposit intangible	8,469,851	9,078,953
Other assets	53,353,108	45,817,687
Total assets	\$ 4,106,882,705	\$ 3,982,664,773
Liabilities and Stockholders' Equity		
Liabilities:		
Deposits:		
Noninterest-bearing	\$ 746,821,779	\$ 789,547,696
Interest-bearing	2,551,454,248	2,477,107,360
Total deposits	3,298,276,027	3,266,655,056
Short-term borrowings	17,585,605	13,993,122
Federal Home Loan Bank advances	254,100,000	192,000,000
Other borrowings	71,125,000	66,000,000
Junior subordinated debentures	37,580,881	37,486,487
Other liabilities	58,627,027	53,242,979
Total liabilities	3,737,294,540	3,629,377,644

Stockholders' Equity:

Preferred stock, \$1 par value; shares authorized 250,000 June 2018 and		
December 2017- No shares issued or outstanding		_
Common stock, \$1 par value; shares authorized 20,000,000 June 2018 -		
13,973,940 shares issued and outstanding December 2017 - 13,918,168		
shares issued and outstanding	13,973,940	13,918,168
Additional paid-in capital	190,533,240	189,077,550
Retained earnings	171,955,296	151,962,661
Accumulated other comprehensive loss:		
Securities available for sale	(6,058,893)	(866,223)
Derivatives	(815,418)	(805,027)
Total stockholders' equity	369,588,165	353,287,129
Total liabilities and stockholders' equity	\$ 4,106,882,705	\$ 3,982,664,773

See Notes to Consolidated Financial Statements (Unaudited)

QCR HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

Three Months Ended June 30,

	2018	2017
Interest and dividend income: Loans/leases, including fees	\$ 35,407,851	\$ 28,114,729
Securities:	φ 55,407,651	\$ 20,114,729
Taxable	1,593,660	1,260,575
Nontaxable	3,295,046	2,688,243
Interest-bearing deposits at financial institutions	228,314	219,714
Restricted investment securities	211,902	131,890
Federal funds sold	61,441	38,117
Total interest and dividend income	40,798,214	32,453,268
Interest expense:		
Deposits	6,528,340	2,990,603
Short-term borrowings	62,503	19,157
Federal Home Loan Bank advances	882,118	354,213
Other borrowings	732,881	695,669
Junior subordinated debentures	507,876	346,929
Total interest expense	8,713,718	4,406,571
Net interest income	32,084,496	28,046,697
Provision for loan/lease losses	2,300,735	2,022,993
Net interest income after provision for loan/lease losses	29,783,761	26,023,704
Noninterest income:		
Trust department fees	2,057,987	1,692,001
Investment advisory and management fees	1,057,666	868,835
Deposit service fees	1,610,403	1,458,359
Gains on sales of residential real estate loans, net	101,772	112,628
Gains on sales of government guaranteed portions of loans, net	_	87,053
Swap fee income	1,648,885	327,577
Securities gains, net	_	38,464
Earnings on bank-owned life insurance	399,273	459,359
Debit card fees	844,286	743,521
Correspondent banking fees	212,530	200,057
Other	979,464	794,664
Total noninterest income	8,912,266	6,782,518
Noninterest expense:		
Salaries and employee benefits	15,804,016	12,930,944
Occupancy and equipment expense	3,132,658	2,698,336
Professional and data processing fees	2,771,223	2,340,699
Acquisition costs	413,602	
Post-acquisition compensation, transition and integration costs	165,314	

FDIC insurance, other insurance and regulatory fees	840,458	645,277
Loan/lease expense	260,089	260,284
Net cost of (income from) operations of other real estate	(70,190)	27,957
Advertising and marketing	753,084	567,588
Bank service charges	466,091	447,445
Correspondent banking expense	204,337	201,693
CDI amortization	304,551	230,867
Other	1,324,590	1,053,539
Total noninterest expense	26,369,823	21,404,629
Net income before income taxes	12,326,204	11,401,593
Federal and state income tax expense	1,880,819	2,635,576
Net income	\$ 10,445,385	\$ 8,766,017
Basic earnings per common share	\$ 0.75	\$ 0.67
Diluted earnings per common share	\$ 0.73	\$ 0.65
Weighted average common shares outstanding	13,919,565	13,170,283
Weighted average common and common equivalent shares outstanding	14,232,423	13,516,592
Cash dividends declared per common share	\$ 0.06	\$ 0.05
See Notes to Consolidated Financial Statements (Unaudited)		

QCR HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

Six Months Ended June 30,

	2018	2017
Interest and dividend income:	¢ 60 601 502	¢ 55 226 146
Loans/leases, including fees Securities:	\$ 69,621,583	\$ 55,326,146
Taxable	2 140 544	2 402 910
Nontaxable	3,149,544 6,584,048	2,402,810 5,335,965
Interest-bearing deposits at financial institutions	425,317	418,366
Restricted investment securities	446,246	262,320
Federal funds sold	117,772	52,760
Total interest and dividend income	80,344,510	63,798,367
Total interest and dividend income	80,344,310	03,790,307
Interest expense:	11 400 400	5 222 250
Deposits	11,409,489	5,223,359
Short-term borrowings	95,416	43,117
Federal Home Loan Bank advances	1,946,231	757,682
Other borrowings	1,451,057	1,378,877
Junior subordinated debentures	954,903	679,752
Total interest expense	15,857,096	8,082,787
Net interest income	64,487,414	55,715,580
Provision for loan/lease losses	4,840,574	4,128,102
Net interest income after provision for loan/lease losses	59,646,840	51,587,478
Noninterest income:		
Trust department fees	4,295,068	3,432,208
Investment advisory and management fees	2,010,010	1,830,434
Deposit service fees	3,141,856	2,774,749
Gains on sales of residential real estate loans, net	202,587	208,951
Gains on sales of government guaranteed portions of loans, net	358,434	1,037,694
Swap fee income	2,607,579	441,097
Securities gains, net	_	38,464
Earnings on bank-owned life insurance	817,260	929,046
Debit card fees	1,610,394	1,446,322
Correspondent banking fees	477,357	445,246
Other	1,933,170	1,482,061
Total noninterest income	17,453,715	14,066,272
Noninterest expenses:		
Salaries and employee benefits	31,781,991	26,238,275
Occupancy and equipment expense	6,198,469	5,200,555
Professional and data processing fees	5,478,939	4,424,091
Acquisition costs	506,141	
Post-acquisition compensation, transition and integration costs	165,314	_

FDIC insurance, other insurance and regulatory fees Loan/lease expense Net cost of (income from) operations of other real estate Advertising and marketing Bank service charges Correspondent banking expense CDI amortization Other Total noninterest expenses Income before income taxes Federal and state income tax expense	1,596,669 550,836 61,552 1,446,323 906,662 409,091 609,102 2,522,231 52,233,320 24,867,235 3,871,889	22,976,004 5,025,022
Net income Basic earnings per common share	\$ 20,995,346 \$ 1.51	\$ 17,950,982 \$ 1.36
Diluted earnings per common share	\$ 1.48	\$ 1.33
Weighted average common shares outstanding Weighted average common and common equivalent shares outstanding	13,904,113 14,219,003	13,151,833 13,502,505
Cash dividends declared per common share See Notes to Consolidated Financial Statements (Unaudited)	\$ 0.12	\$ 0.10

QCR HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (UNAUDITED)

Three and Six Months Ended June 30, 2018 and 2017

	Three Months Ended June 30, 2018 2017	
Net income	\$ 10,445,385	\$ 8,766,017
Other comprehensive income (loss):		
Unrealized gains (losses) on securities available for sale:		
Unrealized holding gains (losses) arising during the period before tax Less reclassification adjustment for gains included in net income before tax	(1,512,488)	1,170,310 38,464
Unrealized gains (losses) on derivatives:	(1,512,488)	1,131,846
Unrealized holding gains (losses) arising during the period before tax	(322,937)	(132,352)
Less reclassification adjustment for ineffectiveness and caplet amortization	177,688	(136,639)
before tax	(500,625)	4,287
Other comprehensive income (loss), before tax	(2,013,113)	1,136,133
Tax expense (benefit)	(678,492)	434,394
Other comprehensive income (loss), net of tax	(1,334,621)	701,739
Comprehensive income	\$ 9,110,764	\$ 9,467,756
	Six Months Ended June 30,	
Net income	2018 \$ 20,995,346	2017 \$ 17,950,982
Net income	\$ 20,995,540	\$ 17,930,962
Other comprehensive income (loss):		
Unrealized gains (losses) on securities available for sale:		
Unrealized holding gains (losses) arising during the period before tax	(6,878,601)	1,768,500
Less reclassification adjustment for gains (losses) included in net income before tax	_	38,464
Less reclassification adjustment for adoption of ASU 2016-01	855,039	
	(6,023,562)	1,730,036
Unrealized gains (losses) on derivatives:		.
Unrealized holding gains (losses) arising during the period before tax	(172,459)	(177,554)
Less reclassification adjustment for ineffectiveness and caplet amortization before tax	97,173	(259,452)

	(269,632)	81,898
Other comprehensive income (loss), before tax	(6,293,194)	1,811,934
Tax expense (benefit)	(1,757,033)	699,456
Other comprehensive income (loss), net of tax	(4,536,161)	1,112,478
Comprehensive income	\$ 16,459,185	\$ 19,063,460

See Notes to Consolidated Financial Statements (Unaudited)

QCR HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (UNAUDITED)

Three and Six Months Ended June 30, 2018 and 2017

	Common Stock	Additional Paid-In Capital	Retained Earnings	Accumulated Other Comprehensive (Loss)	Total
Balance	¢ 12 010 160	¢ 100 077 550	¢ 151 062 661	¢ (1.671.250)	¢ 252 207 120
December 31, 2017 Net income	\$ 13,918,168 —	\$ 189,077,550 —	\$ 151,962,661 10,549,961	\$ (1,671,250) —	\$ 353,287,129 10,549,961
Other comprehensive			10,547,701		10,547,701
loss, net of tax	_	_	_	(3,201,540)	(3,201,540)
Impact of adoption of					
ASU 2016-01	_		666,900	(666,900)	_
Common cash					
dividends declared,					
\$0.06 per share			(833,730)	_	(833,730)
Issuance of 2,669					
shares of common stock as a result of					
stock as a result of stock purchased under					
the Employee Stock					
Purchase Plan	2,669	100,262			102,931
Issuance of 13,074	2,000	100,202			102,551
shares of common					
stock as a result of					
stock options					
exercised	13,074	192,522	_	_	205,596
Stock-based					
compensation expense		495,493	_	_	495,493
Restricted stock					
awards - 6,860 shares	(0(0	(6,960)			
of common stock	6,860	(6,860)	_	_	_
Exchange of 3,814 shares of common					
stock in connection					
with stock options					
exercised and					
restricted stock vested	(3,814)	(174,109)	_	_	(177,923)
Balance,	, ,				, ,
March 31, 2018	\$ 13,936,957	\$ 189,684,858	\$ 162,345,792	\$ (5,539,690)	\$ 360,427,917
Net income	_	_	10,445,385	_	10,445,385
Other comprehensive					
loss, net of tax	_	_	<u> </u>	(1,334,621)	(1,334,621)
			(835,881)		(835,881)

Common cash dividends declared, \$0.06 per share Issuance of 5,728 shares of common stock as a result of stock purchased under the Employee Stock Purchase Plan Issuance of 26,641 shares of common stock as a result of stock options	5,728	215,173			220,901
exercised Stock-based	26,641	362,292	_	_	388,933
compensation expense Restricted stock awards - 3,972 shares	_	291,912	_	_	291,912
of common stock Exchange of 642 shares of common stock in connection with stock options exercised and	3,972	(3,972)	_	_	_
restricted stock vested	642	(17,023)	_	_	(16,381)
Balance, June 30, 2018	\$ 13,973,940	\$ 190,533,240	\$ 171,955,296	\$ (6,874,311)	\$ 369,588,165
Balance	Common Stock	Additional Paid-In Capital	Retained Earnings	Accumulated Other Comprehensive (Loss)	Total
December 31, 2016 Net income	\$ 13,106,845 —	\$ 156,776,642 —	\$ 118,616,901 9,184,965	\$ (2,459,589) —	\$ 286,040,799 9,184,965
Other comprehensive loss, net of tax Common cash	_	_	_	410,739	410,739
dividends declared, \$0.05 per share Issuance of 3,573 shares of common stock as a result of stock purchased under the Employee Stock	_	_	(656,574)	_	(656,574)
Purchase Plan Issuance of 44,284 shares of common stock as a result of	3,573 44,284	83,091 630,290			86,664 674,574

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stock options exercised Stock-based					
compensation expense Restricted stock	_	388,753	_	_	388,753
awards - 13,289 shares of common stock Exchange of 6,772 shares of common stock in connection with stock options	13,289	(13,289)	_	_	_
exercised and restricted stock vested Balance,	(6,772)	(283,518)	_	_	(290,290)
March 31, 2017 Net income	\$ 13,161,219 —	\$ 157,581,969 —	\$ 127,145,292 8,766,017	\$ (2,048,850) —	\$ 295,839,630 8,766,017
Other comprehensive loss, net of tax Common cash	_	_	_	701,739	701,739
dividends declared, \$0.05 per share Issuance of 4,582 shares of common	_	_	(657,003)	_	(657,003)
stock as a result of stock purchased under the Employee Stock Purchase Plan Issuance of 8,027 shares of common stock as a result of	4,582	170,061		_	174,643
stock options exercised Stock-based	8,027	109,392	_	_	117,419
compensation expense Restricted stock	_	168,314	_	_	168,314
awards - 2,000 shares of common stock Exchange of 594 shares of common stock in connection with stock options exercised and	2,000	(2,000)	_	_	_
restricted stock vested Balance,	(594)	(26,730)	_	_	(27,324)
June 30, 2017	\$ 13,175,234	\$ 158,001,006	\$ 135,254,306	\$ (1,347,111)	\$ 305,083,435

See Notes to Consolidated Financial Statements (Unaudited)

QCR HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

Six Months Ended June 30, 2018 and 2017

	2018	2017
CASH FLOWS FROM OPERATING ACTIVITIES	ф 20 005 246	Φ 17.050.002
Net income	\$ 20,995,346	\$ 17,950,982
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation	2,074,618	1,847,963
Provision for loan/lease losses	4,840,574	4,128,102
Stock-based compensation expense	787,405	557,067
Deferred compensation expense accrued	1,004,010	724,422
Losses on other real estate owned, net	118,159	3,596
Amortization of premiums on securities, net	828,972	1,005,121
Securities gains, net	—	(38,464)
Loans originated for sale	(21,899,515)	(32,130,683)
Proceeds on sales of loans	22,071,837	33,807,027
Gains on sales of residential real estate loans	(202,587)	(208,951)
Gains on sales of government guaranteed portions of loans	(358,434)	(1,037,694)
Amortization of core deposit intangible	609,102	461,733
Accretion of acquisition fair value adjustments, net	(496,561)	(3,578,379)
Increase in cash value of bank-owned life insurance	(817,260)	(929,046)
Increase (decrease) in other assets	(5,878,796)	3,412,207
Decrease (increase) in other liabilities	5,688,375	(7,059,305)
Net cash provided by operating activities	\$ 29,365,245	\$ 18,915,698
CASH FLOWS FROM INVESTING ACTIVITIES		
Net decrease in federal funds sold	19,331,000	3,074,000
Net decrease in interest-bearing deposits at financial institutions	14,963,624	10,777,600
Proceeds from sales of other real estate owned	736,370	487,815
Activity in securities portfolio:		
Purchases	(54,950,828)	(85,169,891)
Calls, maturities and redemptions	12,618,640	33,079,683
Paydowns	27,187,398	21,606,220
Sales	_	13,554,075
Activity in restricted investment securities:		
Purchases	(4,215,275)	(2,407,600)
Redemptions	109,200	1,300,700
Net increase in loans/leases originated and held for investment	(150,992,827)	(146, 365, 255)
Purchase of premises and equipment	(2,666,098)	(2,422,880)
Net cash used in investing activities	\$ (137,878,796)	\$ (152,485,533)
CASH FLOWS FROM FINANCING ACTIVITIES:		
Net increase in deposit accounts	31,652,051	201,041,035
Net increase (decrease) in short-term borrowings	3,592,483	(21,753,994)

Activity in Federal Home Loan Bank advances:		
Calls and maturities	(10,000,000)	(6,000,000)
Net change in short-term and overnight advances	72,100,000	(25,000,000)
Activity in other borrowings:		
Proceeds from other borrowings	9,000,000	_
Calls, maturities and scheduled principal payments	(3,875,000)	(8,000,000)
Payment of cash dividends on common stock	(1,526,604)	(1,179,146)
Proceeds from issuance of common stock, net	918,361	1,053,300
Net cash provided by financing activities	\$ 101,861,291	\$ 140,161,195
Net decrease in cash and due from banks	(6,652,260)	6,591,360
Cash and due from banks, beginning	75,721,663	70,569,993
Cash and due from banks, ending	\$ 69,069,403	\$ 77,161,353

(Continued)

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QCR HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) - continued

Six Months Ended June 30, 2018 and 2017

	2018	2017
Supplemental disclosure of cash flow information, cash payments for:		
Interest	\$ 12,303,768	\$ 7,876,668
Income/franchise taxes	\$ 1,010,097	\$ 7,450,738
Supplemental schedule of noncash investing activities:		
Change in accumulated other comprehensive income, unrealized gains on		
securities available for sale and derivative instruments, net	\$ (4,536,161)	\$ 1,112,478
Exchange of shares of common stock in connection with payroll taxes for		
restricted stock and in connection with stock options exercised	\$ (194,304)	\$ (317,614)
Transfers of loans to other real estate owned	\$ 46,244	\$ 141,828
Due to broker for purchases of securities	\$ —	\$ (4,662,631)
Dividends payable	\$ 835,881	\$ 657,003
Decrease (increase) in the fair value of interest rate swap assets and liabilities	\$ 1,774,502	\$ (209,185)
Transfer of equity securities from securities available for sale to other assets at		
fair value	\$ 2,614,261	\$ —

See Notes to Consolidated Financial Statements (Unaudited)

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Part I

Item 1

QCR HOLDINGS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

June 30, 2018

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of presentation: The interim unaudited consolidated financial statements contained herein should be read in conjunction with the audited consolidated financial statements and accompanying notes to the consolidated financial statements for the fiscal year ended December 31, 2017, included in the Company's Annual Report on Form 10 K filed with the SEC on March 12, 2018. Accordingly, footnote disclosures, which would substantially duplicate the disclosures contained in the audited consolidated financial statements, have been omitted.

The financial information of the Company included herein has been prepared in accordance with GAAP for interim financial reporting and has been prepared pursuant to the rules and regulations for reporting on Form 10 Q and Rule 10 01 of Regulation S-X. Such information reflects all adjustments (consisting of normal recurring adjustments) that are, in the opinion of management, necessary for a fair presentation of the financial position and results of operations for the periods presented. Any differences appearing between the numbers presented in financial statements and management's discussion and analysis are due to rounding. The results of the interim period ended June 30, 2018 are not necessarily indicative of the results expected for the year ending December 31, 2018, or for any other period.

The acronyms and abbreviations identified below are used throughout this Quarterly Report on Form 10 Q. It may be helpful to refer back to this page as you read this report.

Allowance: Allowance for estimated losses on loans/leases

AOCI: Accumulated other comprehensive income (loss)

AFS: Available for sale

ASC: Accounting Standards Codification ASU: Accounting Standards Update

Bates Companies: Bates Financial Advisors, Inc., Bates

Financial Services, Inc., Bates Securities, Inc. and

Bates Financial Group, Inc. BOLI: Bank-owned life insurance Caps: Interest rate cap derivatives CDI: Core deposit intangible

Community National: Community National Bancorporation

CRBT: Cedar Rapids Bank & Trust Company

CRE: Commercial real estate CSB: Community State Bank C&I: Commercial and industrial

Dodd-Frank Act: Dodd-Frank Wall Street Reform and

Consumer Protection Act EPS: Earnings per share

Guaranty: Guaranty Bankshares, Ltd.

Guaranty Bank: Guaranty Bank and Trust Company

HTM: Held to maturity m2: m2 Lease Funds, LLC NIM: Net interest margin NPA: Nonperforming asset NPL: Nonperforming loan OREO: Other real estate owned

OTTI: Other-than-temporary impairment

PCI: Purchased credit impaired

Provision: Provision for loan/lease losses QCBT: Quad City Bank & Trust Company RB&T: Rockford Bank & Trust Company

ROAA: Return on Average Assets

SBA: U.S. Small Business Administration SEC: Securities and Exchange Commission SFC Bank: Springfield First Community Bank Springfield Bancshares; Springfield Bancshares, Inc.

TA: Tangible assets

Exchange Act: Securities Exchange Act of 1934, as amended Tax Act: Tax Cuts and Jobs Act of 2017

FASB: Financial Accounting Standards Board TCE: Tangible common equity
FDIC: Federal Deposit Insurance Corporation TDRs: Troubled debt restructurings

FHLB: Federal Home Loan Bank TEY: Tax equivalent yield FRB: Federal Reserve Bank of Chicago The Company: QCR Holdings, Inc.

GAAP: Generally Accepted Accounting Principles

USDA: U.S. Department of Agriculture

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries, with the exception of SFC Bank which was acquired by merger on July 1, 2018, and include the accounts of four commercial banks: QCBT, CRBT, CSB and RB&T. All are state-chartered commercial banks and all are members of the Federal Reserve system. The Company also engages in direct financing lease contracts through m2, a wholly-owned subsidiary of QCBT. All material intercompany transactions and balances have been eliminated in consolidation.

The acquisition of Guaranty Bank, headquartered in Cedar Rapids, Iowa occurred on October 2, 2017 and Guaranty Bank was merged into CRBT on December 2, 2017. The financial results for the periods since acquisition are included in this report. See Note 2 of the Company's Annual Report on Form 10 K for the year ended December 31, 2017 for additional information about the acquisition.

On July 1, 2018, the Company completed its previously announced merger with Springfield Bancshares, the holding company of SFC Bank, headquartered in Springfield, Missouri. The financial results of Springfield Bancshares and SFC Bank are not included in this report because the closing was effective July 1, 2018. See Note 10 to the Consolidated Financial Statements for additional information about the merger.

Recent accounting developments: In May 2014, FASB issued ASU 2014 09, Revenue from Contracts with Customers. ASU 2014 09 implements a common revenue standard that clarifies the principles for recognizing revenue. The core principle of ASU 2014 09 is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. To achieve that core principle, an entity should apply the following steps: (i) identify the contract(s) with a customer, (ii) identify the performance obligations in the contract, (iii) determine the transaction price, (iv) allocate the transaction price to the performance obligations in the contract and (v) recognize revenue when (or as) the entity satisfies a performance obligation. ASU 2014 09 was originally effective for the Company on January 1, 2017; however, FASB issued ASU 2015 14 which defers the effective date in order to provide additional time for both public and private entities to evaluate the impact. ASU 2014 09 was adopted by the Company on January 1, 2018 and did not have a significant impact on the Company's consolidated financial statements.

In January 2016, FASB issued ASU 2016 01, Financial Instruments—Overall. ASU 2016 01 makes targeted adjustments to GAAP by eliminating the AFS classification for equity securities and requiring equity investments to be measured at fair value with changes in fair value recognized in net income. The standard also requires public business entities to use the exit price notion when measuring fair value of financial instruments for disclosure purposes. The standard clarifies that an entity should evaluate the need for a valuation allowance on a deferred tax asset related to AFS securities in combination with the entity's other deferred tax assets. It also requires an entity to present separately (within other comprehensive income) the portion of the total change in the fair value of a liability resulting from a change in the instrument-specific credit risk when the entity has elected to measure the liability at fair value in accordance with the fair value option for financial instruments. Additionally, the standard eliminates the requirement for public business entities to disclose the methods and significant assumptions used to estimate the fair value that is required to be disclosed for financial instruments measured at amortized cost on the balance sheet. Upon adoption of ASU 2016 01 by the Company on January 1, 2018, the fair value of the Company's loan portfolio is now presented using an exit price method. Also, the Company is no longer required to disclose the methodologies used for estimating fair value of financial assets and liabilities that are not measured at fair value on a recurring or nonrecurring basis. The

remaining requirements of this update had no significant impact on the consolidated financial statements.

In February 2016, the FASB issued ASU 2016 02, Leases. Under ASU 2016 02, lessees will be required to recognize a lease liability measured on a discounted basis and a right-of-use asset for all leases (with the exception of short-term leases). Lessor accounting is largely unchanged under ASU 2016 02. However, the definition of initial direct costs was updated to include only initial direct costs that are considered incremental. This change in definition will change the manner in which the Company recognizes the costs associated with originating leases. ASU 2016 02 is effective for fiscal years beginning after December 15, 2018, including interim periods within those fiscal years. Early adoption is

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

permitted for all entities. The Company has analyzed the impact of adoption and has concluded that it will not have a significant impact on the consolidated financial statements.

In June 2016, the FASB issued ASU 2016 13, Financial Instruments – Credit Losses. Under the standard, assets measured at amortized costs (including loans, leases and AFS securities) will be presented at the net amount expected to be collected. Rather than the "incurred" model that is currently being utilized, the standard will require the use of a forward-looking approach to recognizing all expected credit losses at the beginning of an asset's life. For public companies, ASU 2016 13 is effective for fiscal years beginning after December 15, 2019, including interim periods within those fiscal years. Companies may choose to early adopt for fiscal years beginning after December 15, 2018, including interim periods within those fiscal years. The Company is in the process of analyzing the impact of adoption on the Company's consolidated financial statements.

In February 2018, the FASB issued ASU 2018 02, Income Statement – Reporting Comprehensive Income: Reclassification of Certain Tax Effects from Accumulated Other Comprehensive Income. Under the standard, entities are allowed to make a one-time reclassification from AOCI to retained earnings for the effect of remeasuring deferred tax liabilities and assets originally recorded in other comprehensive income as a result of the change in the federal tax rate as defined by the Tax Act. ASU 2018 02 is effective for fiscal years beginning after December 15, 2018, including interim periods within those years. Companies may choose to early adopt for fiscal years or interim periods that have not been issued or made available for issuance as of February 14, 2018. The Company chose to early adopt ASU 2018 02 and apply the guidance to the consolidated financial statements for the year ended December 31, 2017.

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

NOTE 2 - INVESTMENT SECURITIES

The amortized cost and fair value of investment securities as of June 30, 2018 and December 31, 2017 are summarized as follows:

	Amortized Cost	Gross Unrealized Gains	Gross Unrealized (Losses)	Fair Value
June 30, 2018:				
Securities HTM:				
Municipal securities	\$ 399,002,344	\$ 4,916,288	\$ (7,700,914)	\$ 396,217,718
Other securities	1,050,000		(15,350)	1,034,650
	\$ 400,052,344	\$ 4,916,288	\$ (7,716,264)	\$ 397,252,368
Securities AFS:				
U.S. govt. sponsored agency securities	\$ 36,767,888	\$ 7,872	\$ (1,109,224)	\$ 35,666,536
Residential mortgage-backed and related				
securities	164,791,715	49,915	(6,307,182)	158,534,448

Municipal securities	60,160,248	221,112	(874,093)	59,507,267	
Other securities	4,254,509	_	(18,089)	4,236,420	
	\$ 265,974,360	\$ 278,899	\$ (8,308,588)	\$ 257,944,671	

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

	Amortized Cost	Gross Unrealized Gains	Gross Unrealized (Losses)	Fair Value
December 31, 2017:				
Securities HTM:				
Municipal securities	\$ 378,424,205	\$ 2,763,718	\$ (2,488,119)	\$ 378,699,804
Other securities	1,050,000	_	_	1,050,000
	\$ 379,474,205	\$ 2,763,718	\$ (2,488,119)	\$ 379,749,804
Securities AFS:				
U.S. govt. sponsored agency securities Residential mortgage-backed and related	\$ 38,409,157	\$ 37,344	\$ (349,967)	\$ 38,096,534
securities	165,459,470	155,363	(2,313,529)	163,301,304
Municipal securities	66,176,364	660,232	(211,100)	66,625,496
Other securities	4,014,004	896,384	(25,815)	4,884,573
	\$ 274,058,995	\$ 1,749,323	\$ (2,900,411)	\$ 272,907,907

The Company's HTM municipal securities consist largely of private issues of municipal debt. The large majority of the municipalities are located within the Midwest. The municipal debt investments are underwritten using specific guidelines with ongoing monitoring.

The Company's residential mortgage-backed and related securities portfolio consists entirely of government sponsored or government guaranteed securities. The Company has not invested in private mortgage-backed securities or pooled trust preferred securities.

Gross unrealized losses and fair value, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position as of June 30, 2018 and December 31, 2017, are summarized as follows:

	Less than 12 Months		12 Months or More		Total		
		Gross		Gross		Gross	
	Fair	Unrealized	Fair	Unrealized	Fair	Unrealized	
	Value	Losses	Value	Losses	Value	Losses	
June 30, 2018:							
Securities HTM:							
Municipal							
securities	\$ 140,257,617	\$ (3,873,043)	\$ 61,121,755	\$ (3,827,871)	\$ 201,379,372	\$ (7,700,914)	
Other securities	1,034,649	(15,350)		_	1,034,649	(15,350)	
	\$ 141,292,266	\$ (3,888,393)	\$ 61,121,755	\$ (3,827,871)	\$ 202,414,021	\$ (7,716,264)	

Securities AFS: U.S. govt. sponsored agency securities Residential mortgage-backed and related	\$ 31,724,483	\$ (928,027)	\$ 3,532,286	\$ (181,197)	\$ 35,256,769	\$ (1,109,224)
securities Municipal	93,074,220	(3,402,034)	59,724,819	(2,905,148)	152,799,039	(6,307,182)
securities Other securities	36,033,296 4,236,420	(648,203) (18,089)	7,706,943 —	(225,890)	43,740,239 4,236,420	(874,093) (18,089)
	\$ 165,068,419	\$ (4,996,353)	\$ 70,964,048	\$ (3,312,235)	\$ 236,032,467	\$ (8,308,588)
December 31, 2017:	Less than 12 Mo Fair Value	onths Gross Unrealized Losses	12 Months or I Fair Value	More Gross Unrealized Losses	Total Fair Value	Gross Unrealized Losses
Securities HTM: Municipal securities	\$ 23,750,826	\$ (354,460)	\$ 72,611,780	\$ (2,133,659)	\$ 96,362,606	\$ (2,488,119)
Securities AFS: U.S. govt. sponsored agency securities Residential mortgage-backed	\$ 28,576,258	\$ (200,022)	\$ 3,640,477	\$ (149,945)	\$ 32,216,735	\$ (349,967)
and related securities Municipal securities Other securities	88,927,779 10,229,337 923,535 \$ 128,656,909	(871,855) (41,151) (25,815) \$ (1,138,843)	57,931,731 9,997,433 — \$ 71,569,641	(1,441,674) (169,949) — \$ (1,761,568)	146,859,510 20,226,770 923,535 \$ 200,226,550	(2,313,529) (211,100) (25,815) \$ (2,900,411)

At June 30, 2018, the investment portfolio included 602 securities. Of this number, 303 securities were in an unrealized loss position. The aggregate losses of these securities totaled approximately 2.4% of the total amortized cost of the portfolio. Of these 303 securities, 42 securities had an unrealized loss for twelve months or more. All of the debt securities in unrealized loss positions are considered acceptable credit risks. Based upon an evaluation of the available evidence,

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

including the recent changes in market rates, credit rating information and information obtained from regulatory filings, management believes the declines in fair value for these debt securities are temporary. In addition, the Company lacks the intent to sell these securities and it is not more-likely-than-not that the Company will be required to sell these debt securities before their anticipated recovery.

The Company did not recognize OTTI on any investment securities for the three or six months ended June 30, 2018 and 2017.

There were no sales of securities for the three and six months ended June 30, 2018. All sales of securities for the three and six months ended June 30, 2017 were from securities identified as AFS. Information on proceeds received, as well as pre-tax gross gains and losses from sales on those securities are as follows:

Three and Six Months Ended June 30, 2017 \$ 13,554,075 59,568

Proceeds from sales of securities \$ 13,554,075 Gross gains from sales of securities 59,568 Gross losses from sales of securities (21,104)

The amortized cost and fair value of securities as of June 30, 2018 by contractual maturity are shown below. Expected maturities of residential mortgage-backed and related securities may differ from contractual maturities because the residential mortgages underlying the residential mortgage-backed and related securities may be prepaid without any penalties. Therefore, these securities are not included in the maturity categories in the following table.

	Amortized Cost	Fair Value
Securities HTM:		
Due in one year or less	\$ 1,732,495	\$ 1,737,807
Due after one year through five years	25,021,326	25,051,928
Due after five years	373,298,523	370,462,633
	\$ 400,052,344	\$ 397,252,368
Securities AFS:		
Due in one year or less	\$ 2,882,932	\$ 2,891,934
Due after one year through five years	25,265,433	24,969,540
Due after five years	73,034,280	71,548,749
	101,182,645	99,410,223
Residential mortgage-backed and related securities	164,791,715	158,534,448
	\$ 265,974,360	\$ 257,944,671

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

Portions of the U.S. government sponsored agency securities and municipal securities contain call options, at the discretion of the issuer, to terminate the security at par and at predetermined dates prior to the stated maturity. These callable securities are summarized as follows:

	Amortized Cost	Fair Value		
Securities HTM: Municipal securities	\$ 232,556,893	\$ 230,900,385		
Securities AFS:				
U.S. govt. sponsored agency securities	4,998,914	4,873,050		
Municipal securities	52,730,591	51,992,220		
	\$ 57,729,505	\$ 56,865,270		

As of June 30, 2018, the Company's municipal securities portfolios were comprised of general obligation bonds issued by 122 issuers with fair values totaling \$94.8 million and revenue bonds issued by 150 issuers, primarily consisting of states, counties, towns, villages and school districts with fair values totaling \$360.9 million. The Company held investments in general obligation bonds in 26 states, including six states in which the aggregate fair value exceeded \$5.0 million. The Company held investments in revenue bonds in 16 states, including seven states in which the aggregate fair value exceeded \$5.0 million.

As of December 31, 2017, the Company's municipal securities portfolios were comprised of general obligation bonds issued by 131 issuers with fair values totaling \$108.0 million and revenue bonds issued by 145 issuers, primarily consisting of states, counties, towns, villages and school districts with fair values totaling \$337.3 million. The Company held investments in general obligation bonds in 26 states, including six states in which the aggregate fair value exceeded \$5.0 million. The Company held investments in revenue bonds in 16 states, including seven states in which the aggregate fair value exceeded \$5.0 million.

Both general obligation and revenue bonds are diversified across many issuers. As of June 30, 2018 and December 31, 2017, the Company did not hold general obligation or revenue bonds of any single issuer, the aggregate book or market value of which exceeded 5% of the Company's stockholders' equity. Of the general obligation and revenue bonds in the Company's portfolio, the majority are unrated bonds that represent small, private issuances. All unrated bonds were underwritten according to loan underwriting standards and have an average loan risk rating of 2, indicating very high quality. Additionally, many of these bonds are funding essential municipal services such as water, sewer, education, and medical facilities.

The Company's municipal securities are owned by each of the four charters, whose investment policies set forth limits for various subcategories within the municipal securities portfolio. Each charter is monitored individually, and as of June 30, 2018, all were well within policy limitations approved by the board of directors. Policy limits are calculated as a percentage of each charter's total risk-based capital.

As of June 30, 2018, the Company's standard monitoring of its municipal securities portfolio had not uncovered any facts or circumstances resulting in significantly different credit ratings than those assigned by a nationally recognized statistical rating organization, or in the case of unrated bonds, the rating assigned using the credit underwriting standards.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

NOTE 3 – LOANS/LEASES RECEIVABLE

The composition of the loan/lease portfolio as of June 30, 2018 and December 31, 2017 is presented as follows:

	As of June 30, 2018	As of December 31, 2017
C&I loans* CRE loans	\$ 1,273,000,094	\$ 1,134,516,315
Owner-occupied CRE	349,007,830	332,742,477
Commercial construction, land development, and other land	162,644,566	186,402,404
Other non owner-occupied CRE	837,666,518	784,347,000
•	1,349,318,914	1,303,491,882
Direct financing leases **	133,196,613	141,448,232
Residential real estate loans ***	257,433,713	258,646,265
Installment and other consumer loans	92,952,124	118,610,799
	3,105,901,458	2,956,713,493
Plus deferred loan/lease origination costs, net of fees	8,890,965	7,771,907
	3,114,792,423	2,964,485,400
Less allowance	(37,545,076)	(34,355,728)
	\$ 3,077,247,347	\$ 2,930,129,672
** Direct financing leases:		
Net minimum lease payments to be received	\$ 147,388,211	\$ 156,583,887
Estimated unguaranteed residual values of leased assets	929,932	929,932
Unearned lease/residual income	(15,121,530)	(16,065,587)
	133,196,613	141,448,232
Plus deferred lease origination costs, net of fees	4,159,711	4,624,027
	137,356,324	146,072,259
Less allowance	(2,724,355)	(2,382,098)
	\$ 134,631,969	\$ 143,690,161

^{*} Includes equipment financing agreements outstanding at m2, totaling \$92,815,742 and \$66,758,397 as of June 30, 2018 and December 31, 2017, respectively.

^{**} Management performs an evaluation of the estimated unguaranteed residual values of leased assets on an annual basis, at a minimum. The evaluation consists of discussions with reputable and current vendors, which is combined with management's expertise and understanding of the current states of particular industries to determine informal valuations of the equipment. As necessary and where available, management will utilize valuations by independent appraisers. The large majority of leases with residual values contain a lease options rider, which requires the lessee to pay the residual value directly, finance the payment of the residual value, or extend the lease term to pay the residual value. In these cases, the residual value is protected and the risk of loss is minimal. There were no losses related to

residual values for the three and six months ended June 30, 2018 and 2017.

*** Includes residential real estate loans held for sale totaling \$1,033,700 and \$645,001 as of June 30, 2018, and December 31, 2017, respectively.

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Changes in accretable yield for acquired loans were as follows:

	Three months	ended June 30, 20	18	Six months ended June 30, 2018				
	PCI	Performing		PCI	Performing			
	Loans	Loans	Total	Loans	Loans	Total		
Balance at								
the								
beginning								
of the	Φ (15C 00C)	¢ (5 (50 542)	¢ (5.016.420)	φ (101 12 2)	¢ ((200 075)	¢ (6 471 207)		
period Accretion	\$ (156,896)	\$ (5,659,543)	\$ (5,816,439)	\$ (191,132)	\$ (6,280,075)	\$ (6,471,207)		
recognized	14,848	608,119	622,967	49,084	1,228,651	1,277,735		
Balance at	14,040	000,119	022,907	49,004	1,220,031	1,277,733		
the end of								
the period	\$ (142,048)	\$ (5,051,424)	\$ (5,193,472)	\$ (142,048)	\$ (5,051,424)	\$ (5,193,472)		
1	. (, , ,			, , ,	, () , , ,	, , , , ,		
	TDI (1	1 11 20 20	17	G: 41	1 11 20 2017			
		ended June 30, 20	17		ded June 30, 2017			
	PCI	Performing		PCI	Performing	Total		
Ralance at		*	17 Total		•	Total		
Balance at	PCI	Performing		PCI	Performing	Total		
the	PCI	Performing		PCI	Performing	Total		
the beginning	PCI	Performing		PCI	Performing	Total		
the beginning of the	PCI Loans	Performing	Total	PCI	Performing			
the beginning	PCI	Performing Loans		PCI Loans	Performing Loans	Total \$ (9,309,920)		
the beginning of the period	PCI Loans	Performing Loans	Total	PCI Loans	Performing Loans			
the beginning of the period Accretion	PCI Loans \$ (127,616)	Performing Loans \$ (6,944,074)	Total \$ (7,071,690)	PCI Loans \$ (194,306)	Performing Loans \$ (9,115,614)	\$ (9,309,920)		
the beginning of the period Accretion recognized	PCI Loans \$ (127,616)	Performing Loans \$ (6,944,074)	Total \$ (7,071,690)	PCI Loans \$ (194,306)	Performing Loans \$ (9,115,614)	\$ (9,309,920)		

The aging of the loan/lease portfolio by classes of loans/leases as of June 30, 2018 and December 31, 2017 is presented as follows:

As of .	June 3	30, 20)18
---------	--------	--------	-----

				Accruing	Past		
		30-59 Days	60-89 Days	Due 90 Days oNonaccrual			
Classes of							
Loans/Leases	Current	Past Due	Past Due	More	Loans/Leases	Total	

C&I CRE	\$ 1,270,508,073	\$ 60	2,885	\$	403,841	\$	S —	\$	1,485,295	\$	1,273,000,094	4
Owner-Occupied CRE Commercial	348,357,289	22	8,703		_		_		421,838		349,007,830	
Construction, Land												
Development,												
and Other Land	158,999,305	1,7	58,740		_				1,886,521		162,644,566	
Other Non												
Owner-Occupied CRE	832,861,572	01	,345						4,713,601		837,666,518	
Direct Financing	032,001,372	91	,545		_				4,713,001		657,000,516	
Leases	129,115,766	1,0	19,243		532,600				2,529,004		133,196,613	
Residential Real												
Estate Installment and	254,927,412	37	4,480		816,670		_		1,315,151		257,433,713	
Other Consumer	92,086,640	58	8,332		55,189		19,573		202,390		92,952,124	
other consumer	\$ 3,086,856,057		663,728		1,808,300	\$	19,573		12,553,800	\$	3,105,901,458	3
As a percentage												
of total loan/lease	00.20	<i>a</i> 0 :	5 07		0.06	O.	0.00	07	0.40	01	100.00	07
portfolio	99.39	% 0.1	5 %)	0.06	%	0.00	%	0.40	%	100.00	%

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

	As of December 31, 2017 Accruing Past											
			30-59 Days		60-89 Day	S			t dNonaccrual			
Classes of Loans/Leases	Current		Past Due		Past Due		More		Loans/Lease	s	Total	
C&I	\$ 1,124,734,486		\$ 8,306,829		\$ 243,647		\$ —		\$ 1,231,353		\$ 1,134,516,31	5
CRE Owner-Occupied CRE Commercial Construction,	331,868,142		540,435		_		_		333,900		332,742,477	
Land Development, and Other Land Other Non Owner-Occupied	181,558,092		_		_		_		4,844,312		186,402,404	
CRE	782,526,249		572,877		4,146		_		1,243,728		784,347,000	
Direct Financing Leases Residential Real	137,708,397		1,305,191		259,600		_		2,175,044		141,448,232	
Estate Installment and	253,261,821		3,552,709		393,410		74,51	9	1,363,806		258,646,265	
Other Consumer	117,773,259 \$ 2,929,430,446		517,537 \$ 14,795,578		56,760 \$ 957,563		14,15 \$ 88,67		249,091 \$ 11,441,234	4	118,610,799 \$ 2,956,713,49	3
As a percentage of total loan/lease portfolio	99.08	%	0.50	%	0.03	%	0.00	%	0.39	%	100.00	%

NPLs by classes of loans/leases as of June 30, 2018 and December 31, 2017 are presented as follows:

Classes of Loans/Leases	As of June Accruing P Due 90 Day More	· ·	Accruing TDRs	Total NPLs	Percentage of Total NPLs	
C&I CRE	\$ —	\$ 1,485,295	\$ 800,176	\$ 2,285,471	16.44	%

Owner-Occupied CRE Commercial Construction,	_	421,838	106,874	528,712	3.80	%
Land Development, and						
Other Land	_	1,886,521	_	1,886,521	13.57	%
Other Non						
Owner-Occupied CRE		4,713,601	_	4,713,601	33.92	%
Direct Financing Leases		2,529,004	137,432	2,666,436	19.18	%
Residential Real Estate		1,315,151	270,903	1,586,054	11.41	%
Installment and Other						
Consumer	19,573	202,390	11,623	233,586	1.68	%
	\$ 19,573	\$ 12,553,800	\$ 1,327,008	\$ 13,900,381	100.00	%

^{*} Nonaccrual loans/leases included \$1,841,006 of TDRs, including \$66,021 in C&I loans, \$1,066,701 in CRE loans, \$619,727 in direct financing leases, \$83,287 in residential real estate loans, and \$5,270 in installment loans.

	As of Dece Accruing P	mber 31, 2017 ast				
	•	ys Monaccrual Loans/Leases			Percentage of	
Classes of Loans/Leases	More	**	Accruing TDRs	Total NPLs	Total NPLs	
C&I	\$ —	\$ 1,231,353	\$ 5,224,182	\$ 6,455,535	34.63	%
CRE						
Owner-Occupied CRE		333,900	107,322	441,222	2.37	%
Commercial Construction,						
Land Development, and						
Other Land	_	4,844,312	_	4,844,312	25.99	%
Other Non						
Owner-Occupied CRE		1,243,728		1,243,728	6.67	%
Direct Financing Leases		2,175,044	1,494,448	3,669,492	19.68	%
Residential Real Estate	74,519	1,363,806	272,493	1,710,818	9.18	%
Installment and Other						
Consumer	14,152	249,091	14,027	277,270	1.49	%
	\$ 88,671	\$ 11,441,234	\$ 7,112,472	\$ 18,642,377	100.00	%

^{**} Nonaccrual loans/leases included \$2,282,495 of TDRs, including \$122,598 in C&I loans, \$1,336,871 in CRE loans, \$700,255 in direct financing leases, \$115,190 in residential real estate loans, and \$7,581 in installment loans.

Part I

Item 1

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

Three Months Ended June 30, 2018

Changes in the allowance by portfolio segment for the three and six months ended June 30, 2018 and 2017, respectively, are presented as follows:

Direct Financing Residential Real Installment and

	C&I	CRE		Estata		
	Cai	CKE	Leases	Estate	Other Consume	er Total
Balance, beginning Provisions	\$ 15,065,245	\$ 14,938,020	\$ 2,730,301	\$ 2,375,219	\$ 1,423,817	\$ 36,532,602
(credits) charged to expense Loans/leases	777,013	871,475	687,908	57,283	(92,944)	2,300,735
charged off	(728,890)	_	(794,299)	_	(1,086)	(1,524,275)
Recoveries on loans/leases previously charged off	120,503	9,545	100,445	600	4,921	236,014
Balance,	120,303	7,515	100,113	000	1,521	230,014
ending	\$ 15,233,871	\$ 15,819,040	\$ 2,724,355	\$ 2,433,102	\$ 1,334,708	\$ 37,545,076
	Three Months E	Ended June 30, 201 CRE		ng Residential Re Estate	al Installment and Other Consum	
	CCI	CKL	Leases	Litate	Other Consum	er rotar
Balance, beginning Provisions	\$ 12,954,090	\$ 12,643,266	\$ 2,978,260		ф. 1. 10 7. 6 7 0	.
(credits)		, ,, ,, ,,	\$ 2,976,200	\$ 2,375,864	\$ 1,107,670	\$ 32,059,150
charged to expense	1,281,786	339,857	297,672	\$ 2,375,864 116,151	\$ 1,107,670	\$ 32,059,150 2,022,993
charged to	1,281,786 (74,071)					

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Balance, ending	\$ 14,207,733	\$ 12,999,233	\$ 2,638,301	\$ 2,430,454	\$ 1,080,911	\$ 33,356,632
	Six Months Ende		Direct Financing			
	C&I	CRE	Leases	Estate	Other Consume	erTotal
Balance, beginning Provisions charged to	\$ 14,323,036	\$ 13,962,688	\$ 2,382,098	\$ 2,466,431	\$ 1,221,475	\$ 34,355,728
expense	1,585,174	1,836,858	1,292,691	17,946	107,905	4,840,574
Loans/leases charged off Recoveries	(824,389)	_	(1,078,186)	(52,325)	(5,833)	(1,960,733)
on loans/leases						
previously charged off Balance,	150,050	19,494	127,752	1,050	11,161	309,507
ending	\$ 15,233,871	\$ 15,819,040	\$ 2,724,355	\$ 2,433,102	\$ 1,334,708	\$ 37,545,076
	Six Months Endo	ed June 30, 2017 CRE	Direct Financing Leases	Residential Rea Estate	d Installment and Other Consume	
Balance, beginning Provisions (credits) charged to	\$ 12,545,110	\$ 11,670,609	\$ 3,111,898	\$ 2,342,344	\$ 1,087,487	\$ 30,757,448
expense	1,875,144	1,306,128	802,687	159,671	(15,528)	4,128,102
Loans/leases charged off Recoveries on	(292,344)	(10,375)	(1,342,763)	(75,184)	(23,564)	(1,744,230)
loans/leases						
previously charged off Balance,	79,823	32,871	66,479	3,623	32,516	215,312
ending	\$ 14,207,733	\$ 12,999,233	\$ 2,638,301	\$ 2,430,454	\$ 1,080,911	\$ 33,356,632

The allowance by impairment evaluation and by portfolio segment as of June 30, 2018 and December 31, 2017 is presented as follows:

	As of June	30, 2018			Direct Financing		Residential Real		Installment and			
	C&I		CRE		Leases	cing	Estate Estate	Real	Other Con		Total	
lowance impaired ins/leases lowance	\$ 308,091		\$ 2,109,374	ļ	\$ 375,803		\$ 239,419		\$ 106,878		\$ 3,139,56	65
nimpaired ins/leases	14,925,7 \$ 15,233,8		13,709,66 \$ 15,819,04		2,348,552 \$ 2,724,355		2,193,683 \$ 2,433,102		1,227,83 \$ 1,334,70		34,405,5 \$ 37,545,0	
paired ins/leases inimpaired	\$ 1,551,44	5	\$ 6,967,425	5	\$ 2,529,004		\$ 1,449,866)	\$ 214,655		\$ 12,712,3	395
ıns/leases	1,271,44 \$ 1,273,00		1,342,351 \$ 1,349,318	-	130,667,66 \$ 133,196,6		255,983,8 \$ 257,433,7		92,737,4 \$ 92,952,1		3,093,18 \$ 3,105,90	-
lowance a rcentage impaired ins/leases lowance a rcentage	19.86	%	30.27	%	14.86	%	16.51	%	49.79	%	24.70	
nimpaired ins/leases tal owance as	1.17	%	1.02	%	1.80	%	0.86	%	1.32	%	1.11	
ercentage total ms/leases	1.20	%	1.17	%	2.05	%	0.95	%	1.44	%	1.21	,

Part I

Item 1

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

	As of Decem	of December 31, 2017				Direct Financing		Davidantial Davi								
	C&I		CRE	3			Direct Financin Leases	ıg		Residential Rea Estate			nstallment and Other Consume		Te	otal
owance impaired ns/leases owance	\$ 715,627		\$ 1,	,429,460		\$	504,469		\$	355,167		\$	38,596		\$	3,043,319
impaired ns/leases	13,607,409 \$ 14,323,036			2,533,228 3,962,688			1,877,629 2,382,098		\$	2,111,264 2,466,431			1,182,879 1,221,475			31,312,409 34,355,728
paired ns/leases nimpaired	\$ 6,248,209		\$ 6,	,529,262		\$	3,669,492		\$	1,704,846		\$	202,354		\$	18,354,163
ns/leases	1,128,268,1 \$ 1,134,516,3		-	,296,962,620 ,303,491,882			137,778,740 141,448,232		\$	256,941,419 258,646,265			118,408,445 118,610,799			2,938,359,330 2,956,713,493
owance																
centage mpaired ns/leases owance	11.45	%	2.	1.89	%		13.75	%		20.83	%		19.07	%		16.58
centage																
nimpaired ns/leases al wance as ercentage	1.21	%	0.	.97	%		1.36	%		0.82	%		1.00	%		1.07
otal ns/leases	1.26	%	1.	.07	%		1.68	%		0.95	%		1.03	%		1.16

Information for impaired loans/leases is presented in the tables below. The recorded investment represents customer balances net of any partial charge-offs recognized on the loan/lease. The unpaid principal balance represents the recorded balance outstanding on the loan/lease prior to any partial charge-offs.

Part I

Item 1

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

Loans/leases, by classes of financing receivable, considered to be impaired as of and for the six months ended June 30, 2018 are presented as follows:

Classes of	Recorded	Unpaid Principa	l Related	Average Recorded	Interest Incor	Interest Income Recognized for mcash Payments
Loans/Leases	Investment	Balance	Allowance	Investment	Recognized	Received
Impaired Loans/Leases with No Specific Allowance Recorded:						
C&I CRE	\$ 1,159,577	\$ 1,173,853	\$ —	\$ 1,465,402	\$ 138,543	\$ 138,543
Owner-Occupied CRE Commercial Construction, Land	288,813	288,813	_	289,112	11,690	11,690
Development, and Other Land Other Non	_	_	_	_	_	_
Owner-Occupied CRE Direct Financing	982,428	982,428	_	1,151,245	_	_
Leases Residential Real	1,903,173	1,903,173	_	2,551,149	9,292	9,292
Estate Installment and	941,520	1,016,299	_	904,898	_	_
Other Consumer	99,814 \$ 5,375,325	99,814 \$ 5,464,380	<u> </u>	95,448 \$ 6,457,254	\$ 159,525	 \$ 159,525
Impaired Loans/Leases with Specific Allowance Recorded:						
C&I CRE	\$ 391,868	\$ 391,868	\$ 308,091	\$ 327,859	\$ —	\$ —
	142,788	142,788	39,288	147,375	_	_

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Owner-Occupied CRE Commercial Construction, Land						
Development, and Other Land Other Non Owner-Occupied	5,553,396	5,553,396	2,070,086	5,275,992	_	_
CRE	_	_	_	_	_	_
Direct Financing Leases Residential Real	625,831	625,831	375,803	521,142	_	_
Estate Installment and	508,346	531,422	239,419	522,134	5,893	5,893
Other Consumer	114,841 \$ 7,337,070	114,841 \$ 7,360,146	106,878 \$ 3,139,565	109,254 \$ 6,903,756	159 \$ 6,052	159 \$ 6,052
Total Impaired Loans/Leases:						
C&I CRE	\$ 1,551,445	\$ 1,565,721	\$ 308,091	\$ 1,793,261	\$ 138,543	\$ 138,543
Owner-Occupied CRE Commercial Construction, Land Development,	431,601	431,601	39,288	436,487	11,690	11,690
and Other Land Other Non	5,553,396	5,553,396	2,070,086	5,275,992	_	_
Owner-Occupied CRE Direct Financing	982,428	982,428	_	1,151,245	_	_
Leases Residential Real	2,529,004	2,529,004	375,803	3,072,291	9,292	9,292
Estate Installment and	1,449,866	1,547,721	239,419	1,427,032	5,893	5,893
Other Consumer	214,655 \$ 12,712,395	214,655 \$ 12,824,526	106,878 \$ 3,139,565	204,702 \$ 13,361,010	159 \$ 165,577	159 \$ 165,577

Impaired loans/leases for which no allowance has been provided have adequate collateral, based on management's current estimates.

Part I

Item 1

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

Loans/leases, by classes of financing receivable, considered to be impaired as of and for the three months ended June 30, 2018 and 2017, respectively, are presented as follows:

	Three Months Ended June 30, 2		2018	Three Months I	Ended June 30, 2017		
			Interest Inco			Interest Income	
	Average Recorded	Interest Incom	Recognized	•	Interest Incom	Recognized for	
Classes of	Recorded	interest incor	neCash Payme	mskecorded	interest incor	neCash Payments	
Loans/Leases	Investment	Recognized	Received	Investment	Recognized	Received	
Impaired Loans/Leases with No Specific Allowance Recorded:							
C&I	\$ 1,400,498	\$ 59,176	\$ 59,176	\$ 805,309	\$ 9,399	\$ 9,399	
CRE							
Owner-Occupied CRE Commercial Construction, Land	289,036	5,868	5,868	_	_	_	
Other Non	_	_	_	_	_	_	
Owner-Occupied CRE	1,105,004	_	_	1,160,161	_	_	
Direct Financing Leases Residential Real	2,198,852	2,544	2,544	2,560,019	38,949	38,949	
Estate Installment and	928,809	_	_	712,793	_	_	
Other Consumer	101,582 \$ 6,023,781	 \$ 67,588	 \$ 67,588	173,585 \$ 5,411,867	218 \$ 48,566	218 \$ 48,566	
Impaired Loans/Leases with Specific Allowance Recorded:	A 0.70 1.70	4.40	4.105 0	4.0.066 7.0 5	.	.	
C&I CRE Owner-Occupied	\$ 353,153	\$ 1,978	\$ 1,978	\$ 8,066,702	\$ 35,055	\$ 35,055	
CRE	145,082	_	_	238,584	_	_	

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Commercial Construction, Land						
Development, and Other Land Other Non	5,491,832	_	_	4,348,142	_	_
Owner-Occupied CRE Direct Financing	_	_	_	38,260		_
Leases Residential Real	566,063	_	_	757,602	_	_
Estate Installment and	512,222	2,959	2,959	624,641	2,989	2,989
Other Consumer	116,887	76	76 \$ 5.014	34,333	<u> </u>	
	\$ 7,185,239	\$ 5,014	\$ 5,014	\$ 14,108,264	\$ 38,044	\$ 38,044
Total Impaired Loans/Leases:						
C&I CRE	\$ 1,753,651	\$ 61,154	\$ 61,154	\$ 8,872,011	\$ 44,454	\$ 44,454
Owner-Occupied CRE Commercial Construction, Land	434,118	5,868	5,868	238,584	_	_
Development, and Other Land Other Non	5,491,832	_	_	4,348,142	_	_
Owner-Occupied CRE	1,105,004	_	_	1,198,421		_
Direct Financing Leases Residential Real	2,764,915	2,544	2,544	3,317,621	38,949	38,949
Estate Installment and	1,441,031	2,959	2,959	1,337,434	2,989	2,989
Other Consumer	218,469 \$ 13,209,020	76 \$ 72,602	76 \$ 72,602	207,918 \$ 19,520,131	218 \$ 86,610	218 \$ 86,610

Impaired loans/leases for which no allowance has been provided have adequate collateral, based on management's current estimates.

Part I

Item 1

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

Loans/leases, by classes of financing receivable, considered to be impaired as of December 31, 2017 are presented as follows:

Classes of Loans/Leases	Recorded Investment	Unpaid Principal Balance	Related Allowance
Impaired Loans/Leases with No Specific Allowance			
Recorded:	ф 1.624.260	ф 1 <i>С</i> 44.70 <i>С</i>	¢.
C&I CRE	\$ 1,634,269	\$ 1,644,706	\$ —
Owner-Occupied CRE	289,261	289,261	
Commercial Construction, Land Development, and Other	209,201	209,201	_
Land	_		_
Other Non Owner-Occupied CRE	1,171,565	1,171,565	_
Direct Financing Leases	2,944,540	2,944,540	_
Residential Real Estate	943,388	1,018,167	_
Installment and Other Consumer	134,245	134,245	
	\$ 7,117,268	\$ 7,202,484	\$ —
Impaired Loans/Leases with Specific Allowance Recorded:
C&I	\$ 4,613,940	\$ 4,617,879	\$ 715,627
CRE	151 062	151.062	40.460
Owner-Occupied CRE Commercial Construction, Land Development, and Other	151,962	151,962	48,462
Land	4,844,312	4,844,312	1,379,235
Other Non Owner-Occupied CRE	72,163	72,163	1,763
Direct Financing Leases	724,953	724,953	504,469
Residential Real Estate	761,458	761,458	355,167
Installment and Other Consumer	68,109	68,109	38,596
	\$ 11,236,897	\$ 11,240,836	\$ 3,043,319
Total Impaired Loans/Leases:			
C&I	\$ 6,248,209	\$ 6,262,585	\$ 715,627
CRE			
Owner-Occupied CRE	441,222	441,222	48,462
Commercial Construction, Land Development, and Other	4044040	1011010	4.250.225
Land	4,844,312	4,844,312	1,379,235
Other Non Owner-Occupied CRE	1,243,728	1,243,728	1,763
Direct Financing Leases Paridontial Paul Fotots	3,669,492	3,669,492	504,469
Residential Real Estate Installment and Other Consumer	1,704,846	1,779,625	355,167 38 506
instanment and Other Consumer	202,354	202,354	38,596

Impaired loans/leases for which no allowance has been provided have adequate collateral, based on management's current estimates.

For C&I and CRE loans, the Company's credit quality indicator consists of internally assigned risk ratings. Each commercial loan is assigned a risk rating upon origination. The risk rating is reviewed every 15 months, at a minimum, and on an as-needed basis depending on the specific circumstances of the loan.

For certain C&I loans (equipment financing agreements), direct financing leases, residential real estate loans, and installment and other consumer loans, the Company's credit quality indicator is performance determined by delinquency status. Delinquency status is updated daily by the Company's loan system.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

For each class of financing receivable, the following presents the recorded investment by credit quality indicator as of June 30, 2018 and December 31, 2017:

	As o	of June 30, 2018						
			CRE					
				Non Owner-Occup Commercial	pied			
				Construction,				
				Land				
			Owner-Occupied	Development,			As a % o	f
Internally			_	_				
Assigned		_						
Risk Rating	C&1		CRE	and Other Land	Other CRE	Total	Total	
Pass								
(Ratings 1								
through 5)	\$ 1,	135,035,263	\$ 342,518,625	\$ 160,224,065	\$ 805,031,050	\$ 2,442,809,003	96.57	%
Special								
Mention								
(Rating 6)	29	9,414,324	3,984,113	_	10,804,187	44,202,624	1.75	%
Substandard (Rating 7)	14	5,734,765	2,505,092	2,420,501	21,831,281	42,491,639	1.68	%
Doubtful		3,731,703	2,505,072	2,120,301	21,031,201	12, 171,037	1.00	70
(Rating 8)	_	_	_	_	_	_	_	%
	\$ 1,	180,184,352	\$ 349,007,830	\$ 162,644,566	\$ 837,666,518	\$ 2,529,503,266	100.00	%
		As of June 30,	2018					
		,	Direct Financing	g Residential Real	Installment and		As a % of	
Delinquency								
Status *		C&I	Leases	Estate	Other Consumer	Total	Total	
Performing		\$ 92,361,366	\$ 130,530,177	\$ 255,847,659	\$ 92,718,538	\$ 571,457,740	99.14	%
Nonperformin	g	454,376	2,666,436	1,586,054	233,586	4,940,452	0.86	%
	_	\$ 92,815,742	\$ 133,196,613	\$ 257,433,713	\$ 92,952,124	\$ 576,398,192	100.00	%

As of December 31, 2017

CRE

Non Owner-Occupied

Commercial

Construction, Land Owner-Occupied Development, As a % of Internally Assigned C&I **CRE** Risk Rating and Other Land Other CRE Total Total Pass (Ratings 1 through 5) \$ 1,031,963,703 \$ 318,293,608 \$ 179,142,839 96.85 % \$ 767,119,909 \$ 2,296,520,059 Special Mention (Rating 6) 1.31 10,944,924 8,230,060 1,780,000 10,068,870 31,023,854 % Substandard (Rating 7) 6,218,809 24,578,731 5,479,565 7,158,221 43,435,326 1.83 % Doubtful (Rating 8) 270,559 270,559 0.01 % \$ 1,067,757,917 \$ 332,742,477 \$ 186,402,404 \$ 784,347,000 \$ 2,371,249,799 100.00 % As of December 31, 2017 As a % of Direct Financing Residential Real Installment and Delinquency Other Consumer Status * C&I Total Leases Estate Total Performing \$ 65,847,177 \$ 137,778,740 \$ 256,935,447 \$ 118,333,529 \$ 578,894,893 98.88 % Nonperforming 911,220 3,669,492 1,710,818 277,270 6,568,800 1.12 % \$ 118,610,799 \$ 66,758,397 \$ 141,448,232 \$ 258,646,265 \$ 585,463,693 100.00 %

As of June 30, 2018 and December 31, 2017, TDRs totaled \$3,168,014 and \$9,394,967, respectively.

For each class of financing receivable, the following presents the number and recorded investment of TDRs, by type of concession, that were restructured during the three and six months ended June 30, 2018 and 2017. The difference between

^{*} Performing = loans/leases accruing and less than 90 days past due. Nonperforming = loans/leases on nonaccrual, accruing loans/leases that are greater than or equal to 90 days past due, and accruing TDRs.

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Item 1

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

the pre-modification recorded investment and the post-modification recorded investment would be any partial charge-offs at the time of the restructuring. No loans were restructured during the three months ended June 30, 2018.

	For the three more	nths ended			
	June 30, 2018	For the three mon	ths ended June	30, 2017	
		Pre- Post-	Pre-	Post-	
		Modification Modification	Modification	Modification	
	Number of	RecordeRecordeSpecificNumber of	Recorded	Recorded	Specific
Classes of Loans/Leases	Loans / Leases	Investm ent estm ent lowan ko ans / Leases	Investment	Investment	Allowanc
CONCESSION -					
Significant Payment					
Delay					
C&I	_	\$ \$ 1	\$ 47,509	\$ 47,509	\$ —
Direct Financing Leases	_	— — — 15	802,542	802,542	
	_	\$ — \$ — \$ — 16	\$ 850,051	\$ 850,051	\$ —
CONCESSION -					
Extension of Maturity					
Direct Financing Leases		\$ — \$ — \$ — 1	\$ 98,119	\$ 98,119	\$ —
Č		\$ — \$ — \$ — 1 \$ — \$ — \$ — 1	\$ 98,119	\$ 98,119	\$ —
TOTAL		\$ — \$ — \$ — 17	\$ 948,170	\$ 948,170	s —
1017112		ψ ψ ψ = 17	Ψ 240,170	Ψ 270,170	Ψ

	For the six months ended June 30, 2018			For the six months ended June 30, 2017				
		Pre-	Post-		Pre-	Post-	•	
		Modification	on Modification	'n	Modification	Modification	•	
	Number of	Recorded	Recorded	Specificumber of	Recorded	Recorded	Spec	
Classes of				_			, , , , , , , , , , , , , , , , , , ,	
Loans/Leases	Loans/Leases	Investment	Investment	Allow Lincons/Leases	Investment	Investment	Allo	
CONCESSION								
- Extension of								
Maturity								
Direct								
Financing								
Leases	_	_	_	— 2	104,382	104,382	_	
	_	\$ —	\$ —	\$ — 2	\$ 104,382	\$ 104,382	\$ -	

CONCESSION

	\$ —	\$ —	\$ — 3	\$ 181,198	\$ 181,198	\$ -
1	46,320	46,320		_	_	
2	47,524	47,524	 23	1,472,403	1,472,403	_
3	\$ 93,844	\$ 93,844	\$ — 26	\$ 1,653,601	\$ 1,653,601	\$ -
3	\$ 93.844	\$ 93.844	\$ — 28	\$ 1.757.983	\$ 1.757.983	\$ -
		1 46,320 2 47,524 3 \$ 93,844	1 46,320 46,320 2 47,524 47,524 3 \$ 93,844 \$ 93,844	1 46,320 46,320 —— 2 47,524 47,524 — 23 3 \$ 93,844 \$ 93,844 \$ — 26	1 46,320 46,320 — — — — — — — — — — — — — — — — — — —	1 46,320 46,320 — — — — — — — — — — — — — — — — — — —

Of the TDRs reported above, one with a post-modification recorded balance of \$46,320 was on nonaccrual as of June 30, 2018. Of the TDRs reported above, none were on nonaccrual as of June 30, 2017.

For the three and six months ended June 30, 2018, seven of the Company's TDRs redefaulted within 12 months subsequent to restructure where default is defined as delinquency of 90 days or more and/or placement on nonaccrual status. Three of these TDRs were related to one customer whose loans were restructured in the second quarter of 2017 with pre-modification balances totaling \$78 thousand and the other TDRs related to other customers whose loans were restructured in the second and third quarters of 2017 with pre-modification balances totaling \$378 thousand.

For the three and six months ended June 30, 2017, two of the Company's TDRs redefaulted within 12 months subsequent to restructure where default is defined as delinquency of 90 days or more and/or placement on nonaccrual status. These two TDRs were related to the same customer and were restructured in the fourth quarter of 2016 with pre-modification balances totaling \$195 thousand.

Not included in the table above, the Company had 8 TDRs that were restructured and charged off in 2018, totaling \$577,377. The Company had 2 TDRs that were restructured and charged off in 2017, totaling \$65,623.

NOTE 4 – DERIVATIVES

The Company uses interest rate swap and cap instruments to manage interest rate risk related to the variability of interest payments due to changes in interest rates. The Company entered into interest rate caps on June 5, 2014 to hedge against the risk of rising interest rates on short-term liabilities. The short-term liabilities consist of \$30.0 million of 1-month FHLB advances, and the benchmark rate hedged is 1-month LIBOR. The interest rate caps are designated as a cash flow

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

hedge in accordance with ASC 815. An initial premium of \$2.1 million was paid upfront for the two caps. The details of the interest rate caps are as follows:

			Balance Sheet		1-Month LIBOR	Fair Value	as of
Hedged	Effective	Maturity		Notional	Strike		
Instrument	Date	Date	Location	Amount	Rate	June 30, 20	018 December 31, 2017
1-month							
FHLB			Other				
Advance	6/3/2014	6/5/2019	Assets	\$ 15,000,000	1.00%	\$ 199,821	\$ 190,085
1-month							
FHLB			Other				
Advance	6/5/2014	6/5/2021	Assets	15,000,000	1.50%	506,470	316,615
				\$ 30,000,000		\$ 706,291	\$ 506,700

On June 21, 2018, the Company entered into interest rate swaps to hedge against the risk of rising rates on its variable rate trust preferred securities. The floating rate trust preferred securities are tied to 3-month LIBOR, and the interest rate swaps utilize 3-month LIBOR, so the hedge is effective. The interest rate swaps are designated as a cash flow hedge in accordance with ASC 815. The details of the interest rate swaps are as follows:

			Balance Sheet				Fair Value as of
Hedged	Effective	Maturity		Notional	Receive		
Instrument	Date	Date	Location	Amount	Rate	Pay Rate	June 30, 2018
QCR Holdings			Other				
Statutory Trust II	9/30/2018	9/30/2028	Liabilities	\$ 10,000,000	5.19%	5.85%	\$ (94,210)
QCR Holdings			Other				
Statutory Trust III	9/30/2018	9/30/2028	Liabilities	8,000,000	5.19%	5.85%	(75,368)
QCR Holdings			Other				
Statutory Trust V	7/7/2018	7/7/2028	Liabilities	10,000,000	3.90%	4.54%	(97,961)
Community							
National			Other				
Statutory Trust II	9/20/2018	9/20/2028	Liabilities	3,000,000	4.49%	5.17%	(28,329)
Community							
National			Other				
Statutory Trust III	9/15//2018	9/15/2028	Liabilities	3,500,000	4.09%	4.75%	(33,330)
Guaranty	9/15/2018	9/15/2028	Other	4,500,000	4.09%	4.75%	(42,852)
Bankshares			Liabilities				

Statutory Trust I

\$ 39,000,000 4.58% 5.24% \$ (372,050)

Changes in fair values of derivatives designated as cash flow hedges are recorded in OCI to the extent the hedge is effective, and reclassified to earnings as the hedged transaction (interest payments on debt) impact earnings.

The caps and swaps are valued by the transaction counterparty on a monthly basis and corroborated by a third party annually.

NOTE 5 - EARNINGS PER SHARE

The following information was used in the computation of EPS on a basic and diluted basis:

	Three months ended June 30, 2018 2017		_	Six months ended June 30, 2018 2017		2017	
Net income	\$ 10,445,385	\$	8,766,017	\$	5 20,995,346	\$	17,950,982
Basic EPS	\$ 0.75	\$	0.67	\$	5 1.51	\$	1.36
Diluted EPS	\$ 0.73	\$	0.65	\$	5 1.48	\$	1.33
Weighted average common shares outstanding Weighted average common shares issuable upon exercise of stock options and under the	13,919,565		13,170,283		13,904,113		13,151,833
employee stock purchase plan	312,858		346,309		314,890		350,672
Weighted average common and common equivalent shares outstanding	14,232,423		13,516,592		14,219,003		13,502,505
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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

The increase in weighted average common shares outstanding when comparing the three and six months ended June 30, 2018 to June 30, 2017 was primarily due to the common stock issuance discussed in Note 2 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10 K for the year ended December 31, 2017.

NOTE 6 – FAIR VALUE

Accounting guidance on fair value measurement uses a hierarchy intended to maximize the use of observable inputs and minimize the use of unobservable inputs. This hierarchy includes three levels and is based upon the valuation techniques used to measure assets and liabilities. The three levels are as follows:

- · Level 1 Inputs to the valuation methodology are quoted prices (unadjusted) for identical assets or liabilities in markets;
- · Level 2 Inputs to the valuation methodology include quoted prices for similar assets and liabilities in active markets and inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the financial instrument; and
- · Level 3 Inputs to the valuation methodology are unobservable and significant to the fair value measurement. Assets and liabilities measured at fair value on a recurring basis comprise the following at June 30, 2018 and December 31, 2017:

		Fair Value Me Quoted Prices in Active Markets for Identical Asset	Significant Unobservable Inputs			
	Fair Value	(Level 1)	(Level 2)	(Level 3)		
June 30, 2018:						
Securities AFS:						
U.S. govt. sponsored agency securities	\$ 35,666,536	\$ —	\$ 35,666,536	\$ —		
Residential mortgage-backed and related						
securities	158,534,448	_	158,534,448			
Municipal securities	59,507,267	_	59,507,267			
Other securities	4,236,420	_	4,236,420			
Interest rate caps	706,291	_	706,291	_		
Interest rate swaps - assets	6,171,740	_	6,171,740			
Total assets measured at fair value	\$ 264,822,702	\$ —	\$ 264,822,702	\$ —		
Interest rate swaps - liabilities	\$ 6,543,790	\$ —	\$ 6,543,790	\$ —		
Total liabilities measured at fair value	\$ 6,543,790	\$ —	\$ 6,543,790	\$ —		

December 31, 2017: Securities AFS: U.S. govt. sponsored agency securities Residential mortgage-backed and related	\$ 38,096,534	\$ —	\$ 38,096,534	\$ _
securities	163,301,304	_	163,301,304	
Municipal securities	66,625,496		66,625,496	_
Other securities	4,884,573	1,028	4,883,545	
Interest rate caps	506,700	_	506,700	
Interest rate swaps - assets	4,397,238	_	4,397,238	
Total assets measured at fair value	\$ 277,811,845	\$ 1,028	\$ 277,810,817	\$ _
Interest rate swaps - liabilities	\$ 4,397,238	\$ —	\$ 4,397,238	\$ _
Total liabilities measured at fair value	\$ 4,397,238	\$ —	\$ 4,397,238	\$ _

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

There were no transfers of assets or liabilities between Levels 1, 2, and 3 of the fair value hierarchy for the three and six months ended June 30, 2018 or 2017.

The securities AFS portfolio consists of securities whereby the Company obtains fair values from an independent pricing service. The fair values are determined by pricing models that consider observable market data, such as interest rate volatilities, LIBOR yield curve, credit spreads and prices from market makers and live trading systems (Level 2 inputs).

Interest rate caps are used for the purpose of hedging interest rate risk. The fair values are determined by pricing models that consider observable market data for derivative instruments with similar structures (Level 2 inputs).

Interest rate swaps are executed for select commercial customers. The interest rate swaps are further described in Note 1 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10 K for the year ended December 31, 2017. The fair values are determined by comparing the contract rate on the swap with the then-current market rate for the remaining term of the transaction (Level 2 inputs).

Interest rate swaps are also used for the purpose of hedging interest rate risk on junior subordinated debt. The fair values are determined by comparing the contract rate on the swap with the then-current market rate for the remaining term of the transaction (Level 2 inputs).

Certain financial assets are measured at fair value on a non-recurring basis; that is, the assets are not measured at fair value on an ongoing basis but are subject to fair value adjustments in certain circumstances (for example, when there is evidence of impairment).

Assets measured at fair value on a non-recurring basis comprise the following at June 30, 2018 and December 31, 2017:

		Fair Value Measurements at Reporting Date Using						
		Que	oted Price	eSignit	ficant			
		in A	Active	Other		Significant		
		Ma	rkets for	Obser	vable	Ur	nobservable	
		Identical Assetsputs					Inputs	
	Fair Value	Lev	el 1	Level	2	Le	evel 3	
June 30, 2018:								
Impaired loans/leases	\$ 4,674,218	\$		\$		\$	4,674,218	
OREO	13,770,025				_		13,770,025	
	\$ 18,444,243	\$	_	\$	_	\$	18,444,243	
December 31, 2017:								
Impaired loans/leases	\$ 8,972,337	\$		\$	_	\$	8,972,337	
OREO	14,642,973				_		14,642,973	
	\$ 23,615,310	\$		\$		\$	23,615,310	

Impaired loans/leases are evaluated and valued at the time the loan/lease is identified as impaired, at the lower of cost or fair value, and are classified as Level 3 in the fair value hierarchy. Fair value is measured based on the value of the collateral securing these loans/leases. Collateral may be real estate and/or business assets, including equipment, inventory and/or accounts receivable, and is determined based on appraisals by qualified licensed appraisers hired by the Company. Appraised and reported values are discounted based on management's historical knowledge, changes in market conditions from the time of valuation, and/or management's expertise and knowledge of the client and client's business.

OREO in the table above consists of property acquired through foreclosures and settlements of loans. Property acquired is carried at the estimated fair value of the property, less disposal costs, and is classified as Level 3 in the fair value hierarchy.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

The estimated fair value of the property is determined based on appraisals by qualified licensed appraisers hired by the Company. Appraised and reported values are discounted based on management's historical knowledge, changes in market conditions from the time of valuation, and/or management's expertise and knowledge of the property.

The following table presents additional quantitative information about assets measured at fair value on a non-recurring basis for which the Company has utilized Level 3 inputs to determine fair value:

	Quantitative In:	formation about Le	evel Fair Value Measuren	nents		
	Fair Value	Fair Value				
	June 30,	December 31,				
	2018	2017	Valuation Technique	Unobservable Input	Range	
Impaired			Appraisal of	Appraisal		
loans/leases	\$ 4,674,218	\$ 8,972,337	collateral	adjustments	(10.00)% to	(30.00)%
			Appraisal of	Appraisal		
OREO	13,770,025	14,642,973	collateral	adjustments	0.00 % to	(35.00)%

For the impaired loans/leases and OREO, the Company records carrying value at fair value less disposal or selling costs. The amounts reported in the tables above are fair values before the adjustment for disposal or selling costs.

There have been no changes in valuation techniques used for any assets measured at fair value during the three and six months ended June 30, 2018 and 2017.

The following table presents the carrying values and estimated fair values of financial assets and liabilities carried on the Company's consolidated balance sheets, including those financial assets and liabilities that are not measured and reported at fair value on a recurring basis or non-recurring basis:

	Fair Value	As of June 30, 2018		As of December 31, 2017		
	Hierarchy	Carrying	Estimated	Carrying	Estimated	
	Level	Value	Fair Value	Value	Fair Value	
Cash and due						
from banks	Level 1	\$ 69,069,403	\$ 69,069,403	\$ 75,721,663	\$ 75,721,663	
Federal funds						
sold	Level 2	10,866,000	10,866,000	30,197,000	30,197,000	
Interest-bearing						
deposits at						
financial						
institutions	Level 2	40,801,388	40,801,388	55,765,012	55,765,012	
Investment						
securities:						
HTM	Level 2	400,052,344	397,252,368	379,474,205	379,749,804	

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	See				
	Previous				
AFS	Table	257,944,671	257,944,671	272,907,907	272,907,907
Loans/leases					
receivable, net	Level 3	4,327,980	4,674,218	8,307,719	8,972,337
Loans/leases					
receivable, net	Level 2	3,072,919,367	3,020,805,000	2,921,821,953	2,892,963,000
Interest rate caps	Level 2	706,291	706,291	506,700	506,700
Interest rate					
swaps - assets	Level 2	6,171,740	6,171,740	4,397,238	4,397,238
Deposits:					
Nonmaturity					
deposits	Level 2	2,622,243,626	2,622,243,626	2,670,583,178	2,670,583,178
Time deposits	Level 2	676,032,401	677,799,000	596,071,878	591,772,000
Short-term					
borrowings	Level 2	17,585,605	17,585,605	13,993,122	13,993,122
FHLB advances	Level 2	254,100,000	254,008,000	192,000,000	192,115,000
Other borrowings	Level 2	71,125,000	71,645,000	66,000,000	66,520,000
Junior					
subordinated					
debentures	Level 2	37,580,881	29,851,237	37,486,487	29,253,624
Interest rate					
swaps - liabilities	Level 2	6,543,790	6,543,790	4,397,238	4,397,238

NOTE 7 – BUSINESS SEGMENT INFORMATION

Selected financial and descriptive information is required to be disclosed for reportable operating segments, applying a "management perspective" as the basis for identifying reportable segments. The management perspective is determined by the view that management takes of the segments within the Company when making operating decisions, allocating resources, and measuring performance. The segments of the Company have been defined by the structure of the Company's internal organization, focusing on the financial information that the Company's operating decision-makers routinely use to make decisions about operating matters.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

The Company's primary segment, Commercial Banking, is geographically divided by markets into the secondary segments comprised of the five subsidiary banks wholly owned by the Company: QCBT, CRBT, CSB, RB&T and SFC Bank. Each of these secondary segments offers similar products and services, but is managed separately due to different pricing, product demand, and consumer markets. Each offers commercial, consumer, and mortgage loans and deposit services.

The Company's Wealth Management segment represents the trust and asset management and investment management and advisory services offered at the Company's five subsidiary banks in aggregate. This segment generates income primarily from fees charged based on assets under administration for corporate and personal trusts, custodial services, and investments managed. No assets of the subsidiary banks have been allocated to the Wealth Management segment.

The Company's All Other segment includes the operations of all other consolidated subsidiaries and/or defined operating segments that fall below the segment reporting thresholds. This segment includes the corporate operations of the parent company.

Selected financial information on the Company's business segments is presented as follows as of and for the three and six months ended June 30, 2018 and 2017.

Commercial Banki	ing			Wealth		Intercompany
QCBT	CRBT	CSB	RB&T	Management	All other	Eliminations
3 16,682,874	\$ 16,503,977	\$ 8,406,295	\$ 5,119,916	\$ 3,115,653	\$ 13,024,443	\$ (13,142,678)
12,290,034	10,481,055	6,734,510	3,401,849		(822,952)	_
1,254,493	627,742	221,000	197,500			
4,510,902	4,705,042	2,158,347	813,623	796,911	10,405,693	(12,945,133)
3,222,688	14,979,984	9,888,225	_	_	_	_
_	3,439,864	5,029,987	_	_		_
1,563,643,434	1,345,431,093	712,138,515	484,123,277	_	463,206,792	(461,660,406)
3 14,210,040	\$ 10,149,769	\$ 8,171,307	\$ 4,241,431	\$ 2,560,836	\$ 10,181,814	\$ (10,279,411)
11,414,818	7,230,425	6,920,820	3,095,512	_	(614,878)	_
552,993	300,000	861,000	309,000		_	_
4,073,777	2,870,582	1,920,040	834,842	454,465	8,766,014	(10,153,703)
3,222,688	_	9,888,225		_	_	<u> </u>

	1,172,141 993,768,912	5,747,339 642,761,140	— 426,159,677	_	— 382,407,292	(388,218,153)
1,100,501,021	<i>333,700,</i> 312	0.2,701,110	120,103,077		302,107,232	(500,210,155)
32,490,444	\$ 32,501,309	\$ 16,569,618	\$ 10,117,861	\$ 6,305,078	\$ 25,556,486	\$ (25,742,571)
24,410,336	21,316,903	13,478,457	6,867,003	_	(1,585,285)	_
2,374,902	1,229,570	796,602	439,500			— (25.264.826)
8,968,770 3,222,688	9,321,570 14,979,984	4,026,935 9,888,225	1,554,918 —	1,567,776 —	20,920,203	(25,364,826)
	2.420.964	5 020 007				
	3,439,864 1,345,431,093	5,029,987 712,138,515	— 484,123,277	_	— 463,206,792	— (461,660,406)
3 27,745,981	\$ 20,536,314	\$ 16,303,013	\$ 8,189,230	\$ 5,262,642	\$ 20,057,957	\$ (20,230,498)
22,716,300	14,204,472	13,947,328	6,063,586	_	(1,216,106)	_
, ,	,	, ,	, ,		, , , ,	
1,484,102	550,000	1,635,000	459,000	_	_	_
7,728,783	5,763,142	3,815,174	1,679,411	1,015,527	17,950,982	(20,002,037)
3,222,688	_	9,888,225	_	_	_	-
— 1 400 207 927	1,172,141	5,747,339	— 426 150 677	_	— 202 407 202	(200 210 152)
1,400,307,827	993,768,912	642,761,140	426,159,677		382,407,292	(388,218,153)

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nk & Trust:

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

NOTE 8 – REGULATORY CAPITAL REQUIREMENTS

The Company (on a consolidated basis) and the subsidiary banks are subject to various regulatory capital requirements administered by the federal banking agencies. Failure to meet minimum capital requirements can initiate certain mandatory and possibly additional discretionary actions by regulators that, if undertaken, could have a direct material effect on the Company and subsidiary banks' financial statements.

Under capital adequacy guidelines and the regulatory framework for prompt corrective action, the Company and the subsidiary banks must meet specific capital guidelines that involve quantitative measures of their assets, liabilities, and certain off-balance-sheet items as calculated under regulatory accounting practices. The capital amounts and classification are also subject to qualitative judgments by the regulators about components, risk weightings, and other factors. Quantitative measures established by regulation to ensure capital adequacy require the Company and the subsidiary banks to maintain minimum amounts and ratios (set forth in the following table) of total common equity Tier 1 and Tier 1 capital to risk-weighted assets and of Tier 1 capital to average assets, each as defined by regulation. Management believes, as of June 30, 2018 and December 31, 2017, that the Company and the subsidiary banks met all capital adequacy requirements to which they are subject.

Under the regulatory framework for prompt corrective action, to be categorized as "well capitalized," an institution must maintain minimum total risk-based, Tier 1 risk-based, Tier 1 leverage and common equity Tier 1 ratios as set forth in the following tables. The Company and the subsidiary banks' actual capital amounts and ratios as of June 30, 2018 and December 31, 2017 are presented in the following table (dollars in thousands). As of June 30, 2018 and December 31, 2017, each of the subsidiary banks met the requirements to be "well capitalized".

For Capital

	Actual		For Capital Adequacy Purpo	With Capita	Adequacy Purposes With Capital Conservation Buffer*			Capitalized Under Prompt Corrective Action Provisions		
	Amount	Ratio	Amount	Ratio	Amount		Ratio	Amount		Ratio
of e 30, 2018: mpany: al										
t-based										
ital r 1 c-based	\$ 407,222	11.23 %	\$ 290,121 >	8.00	% \$ 358,118	>	9.875 %	\$ 362,652	>	10.00
ital	369,677	10.19 %	217,591 >	6.00	285,588	>	7.875	290,121	>	8.00
r 1 leverage mmon	369,677	9.22 %	160,373 >	4.00	160,373	>	4.000	200,466	>	5.00
ity Tier 1 ad City	332,096	9.16 %	163,193 >	4.50	231,190	>	6.375	235,723	>	6.50

To Be Well

al												
t-based												
ital	\$ 158,480	11.67 %	\$ 108,599	>	8.00	%	\$ 134,052	>	9.875 %	\$ 135,748	>	10.00
r 1												
t-based ital	145,157	10.69 %	81,449	_	6.00		106,902	_	7.875	108,599	_	8.00
r 1 leverage	145,157	9.19 %	63,193	> >	4.00		63,193	> >	4.000	78,992	> >	5.00
mmon	173,137	J.17 /	03,173		7.00		03,173		7.000	10,772		5.00
ity Tier 1	145,157	10.69 %	61,087	>	4.50		86,540	>	6.375	88,236	>	6.50
dar Rapids	,		•				,			,		
nk & Trust:												
al												
t-based	* 110 111	11 56 81	* 0 = 60 0		2.00	~	÷ 120 177		0 0 55 ed	* 122 002		12.00
ital	\$ 143,414	11.76 %	\$ 97,602	>	8.00	%	\$ 120,477	>	9.875 %	\$ 122,003	>	10.00
r 1												
t-based ital	130,203	10.67 %	73,202	>	6.00		96,077	>	7.875	97,602	>	8.00
r 1 leverage	130,203	9.83 %	52,961	>	4.00		52,961	>	4.000	66,201	>	5.00
mmon	150,200	7.05 /5	32,701		1.00		52,701		1.000	00,201		2.00
ity Tier 1	130,203	10.67 %	54,901	>	4.50		77,777	>	6.375	79,302	>	6.50
mmunity												
te Bank:												
al												
t-based	* 70 (5)	1170.0	ф. 40.220	_	0.00	A.	ф г о (г о		0.075.01	Φ CO 412		10.00
ital	\$ 70,656	11.70 %	\$ 48,330	>	8.00	%	\$ 59,658	>	9.875 %	\$ 60,413	>	10.00
r 1 t-based												
ital	65,443	10.83 %	36,248	>	6.00		47,575	>	7.875	48,330	>	8.00
r 1 leverage	65,443	9.56 %	27,384	>	4.00		27,384	>	4.000	34,229	>	5.00
mmon	, -		,	-			— · y	-		, -	-	
ity Tier 1	65,443	10.83 %	27,186	>	4.50		38,513	>	6.375	39,268	>	6.50
ckford Bank												
Γrust:												
al												
t-based	¢ 47.607	10.01.0/	ф 25 2 02	_	9 00	M	Φ 42 55 2	_	0.075 0	Φ 44 1ΩA		10.00
ital r 1	\$ 47,697	10.81 %	\$ 35,283	>	8.00	%	\$ 43,553	>	9.875 %	\$ 44,104	>	10.00
t-based												
ital	42,181	9.56 %	26,463	>	6.00		34,732	>	7.875	35,283	>	8.00
r 1 leverage	42,181	8.90 %	18,947	>	4.00		18,947	>	4.000	23,684	>	5.00
mmon	, -		,-	-				-		,	-	
iity Tier 1	42,181	9.56 %	19,847	>	4.50		28,116	>	6.375	28,668	>	6.50
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												_

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

	Actual Amount	Ratio	For Capital Adequacy Pu Amount	urposes	Ratio)	For Capital Adequacy Po With Capital Conservation Amount	ıl)	To Be Well Capitalized U Prompt Corr Action Provi Amount	rective	Rat
1 - 21 2017.													
nber 31, 2017: any: risk-based													
1	\$ 383,282	11.15 %	\$ 275,090	>	8.00	%	\$ 318,073	>	9.25	%	\$ 343,862	>	10.0
risk-based	' ,		'		-		' ,				'		Ţ
1	348,530	10.14 %	206,317	>	6.00		249,300	>	7.25		275,090	>	8.00
leverage non equity Tier	348,530	8.98 %	155,256	>	4.00		155,256	>	4.00		194,070	>	5.00
City Bank &	313,012	9.10 %	154,738	>	4.50		197,721	>	5.75		223,510	>	6.50
risk-based													
1	\$ 160,112	12.35 %	\$ 103,711	>	8.00	%	\$ 119,916	>	9.25	%	\$ 129,639	>	10.0
risk-based			= 703				- 200						3.0
Д	147,472	11.38 %	•	>	6.00		93,988	>	7.25		103,711	>	8.00
leverage non equity Tier	147,472	9.52 %	61,985	>	4.00		61,985	>	4.00		77,481	>	5.00
_	147,472	11.38 %	58,337	>	4.50		74,542	>	5.75		84,265	>	6.50
Rapids Bank st:													
risk-based	\$ 120 402	11 00 07	Φ 02 272		0.00	O7	o 107 046		0.25	01	Φ 11 <i>C</i> 5 00		10/
rials boood	\$ 138,492	11.88 %	\$ 93,272	>	8.00	%	\$ 107,846	>	9.25	%	\$ 116,590	>	10.0
risk-based	126,601	10.86 %	69,954	>	6.00		84,528	>	7.25		93,272	>	8.00
leverage	126,601	10.86 %	43,348	>	4.00		43,348	>	4.00		54,185	>	5.00
non equity Tier	126,601	10.86 %	52,465		4.50		67,039		5.75		75,783		6.50
nunity State	120,001	10.00 /0	32,403	>	4.50		07,039	>	3.13		13,103	>	0.5
risk-based	* ** ***	: -1 0			2.00	~-	2 252		2.25	~-	·		10
l risk-based	\$ 66,271		\$ 45,293	>			\$ 52,370	>	9.25	%		>	10.0
J	61,941	10.94 %	•	>	6.00		41,047	>	7.25		45,293	>	8.00
leverage	61,941 61,941	9.77 % 10.94 %	•	> >	4.00 4.50		25,354 32,554	> >	4.00 5.75		31,693 36,801	> >	5.00 6.50
	01,771	10.54 /6	43,411		4.50		32,337		3.13		30,001		0.5

non equity Tier

ord Bank &

risk-based											ŀ
1	\$ 45,684	11.28 %	\$ 32,413	>	8.00 %	\$ 37,477	>	9.25 %	\$ 40,516	>	10.0
risk-based											ļ
1	40,615	10.02 %	24,310	>	6.00	29,374	>	7.25	32,413	>	8.00
leverage	40,615	8.94 %	18,177	>	4.00	18,177	>	4.00	22,721	>	5.00
non equity Tier											
	40,615	10.02 %	18,232	>	4.50	23,297	>	5.75	26,335	>	6.50

^{*} The minimums under Basel III increase by .625% (the capital conservation buffer) annually until 2019. The fully phased-in minimums are 10.5% (Total risk-based capital), 8.5% (Tier 1 risk-based capital), and 7.0% (Common equity Tier 1).

NOTE 9 - REVENUE RECOGNITION

As of January 1, 2018, the Company adopted ASU 2014 09 using the modified retrospective approach. The adoption of the guidance had no material impact on the measurement or recognition of revenue as approximately 89% of the Company's revenue (based on 2017 audited financial results) is outside the scope of this guidance; however, additional disclosures have been added in accordance with the ASU. See Note 1 for additional information on this new accounting standard.

Descriptions of our revenue-generating contracts with customers that are within the scope of ASU 2014 09, which are presented in our income statements as components of non-interest income are as follows:

Trust department and Investment advisory and management fees: This is a contract between the Company and its customers for fiduciary and/or investment administration services on trust and brokerage accounts. Trust services and brokerage fee income is determined as a percentage of assets under management and is recognized over the period the underlying trust account is serviced. Such contracts are generally cancellable at any time, with the customer subject to a pro-rated fee in the month of termination.

Deposit service fees: The deposit contract obligates the Company to serve as a custodian of the customer's deposited funds and is generally terminable at will by either party. The contract permits the customer to access the funds on deposit and request additional services related to the deposit account. Deposit account related fees, including analysis charges, overdraft/nonsufficient fund charges, service charges, debit card usage fees, overdraft fees and wire transfer fees are within the scope of the guidance; however, revenue recognition practices did not change under the guidance, as deposit agreements are considered day-to-day contracts. Income for deposit accounts is recognized over the statement cycle period (typically on a monthly basis) or at the time the service is provided, if additional services are requested.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) - continued

Correspondent banking fees: A contract between the Company and its correspondent banks for corresponding banking services. This line of business provides a strong source of noninterest bearing and interest bearing deposits, fee income, high-quality loan participations and bank stock loans. Correspondent banking fee income is tied to transaction activity and revenue is recognized monthly as earned for services provided.

NOTE 10 -MERGERS AND ACQUISITIONS

BATES COMPANIES

On March 20, 2018 the Company announced the signing of definitive agreements to acquire the Bates Companies, headquartered in Rockford, Illinois. The acquisition and subsequent merger of the Bates Companies into RB&T will enhance the wealth management services of RB&T by adding approximately \$700.0 million of assets under management.

In the acquisition, the Company will acquire 100% of the Bates Companies' outstanding common stock for an aggregate consideration of \$3.0 million cash and up to \$3.0 million of the Company's common stock. In a private placement exempt from registration with the SEC, the Company expects to issue upon closing of the transaction approximately 21,528 common shares or \$1.0 million of Company stock. Assuming all future performance based contingent consideration is realized total stock consideration can reach \$3.0 million, which would result in the Company expecting to issue approximately 64,583 common shares based on closing stock price at the date of announcement.

This transaction is subject to regulatory approval and certain closing conditions. The transaction is expected to close early in fourth quarter of 2018.

SPRINGFIELD BANCSHARES, INC.

On July 1, 2018, the Company completed its previously announced merger with Springfield Bancshares, the holding company of SFC Bank, headquartered in Springfield, Missouri. SFC Bank is a Missouri-chartered bank that operates one location in the Springfield, Missouri market. As a result of the transaction, SFC Bank became the Company's fifth independent charter.

Stockholders of Springfield Bancshares received 0.3060 shares of the Company's common stock and \$1.50 in cash in exchange for each common share of Springfield Bancshares held. On June 29, 2018, the last trading date before the closing, the Company's common stock closed at \$47.45, resulting in stock consideration valued at \$79.2 million and total consideration paid by the Company of \$87.4 million. To help fund the cash portion of the purchase price, on June 29, 2018, the Company borrowed \$4.1 million on its existing \$10.0 million revolving line of credit. The Company also borrowed \$4.9 million on this same revolving line of credit to fund the repayment of certain debt assumed in the merger, shortly after closing. This note is included within other borrowings on the June 30, 2018 Consolidated Balance Sheet. The remaining cash consideration paid to the shareholders of Springfield Bancshares came from operating cash.

As of the merger date, SFC Bank had assets with a historical book value of \$573 million, loans with a book value of \$487 million, and deposits with a book value of \$439 million. The Company is in the process of determining the fair value of the individual assets and liabilities purchased/assumed, including goodwill and core deposit intangible.

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

INTRODUCTION

This section reviews the financial condition and results of operations of the Company and its subsidiaries as of and for the three months ending June 30, 2018. Some tables may include additional periods to comply with disclosure requirements or to illustrate trends. When reading this discussion, also refer to the Consolidated Financial Statements and related notes in this report. The page locations and specific sections and notes that are referred to are presented in the table of contents.

Additionally, a comprehensive list of the acronyms and abbreviations used throughout this discussion is included in Note 1 to the Consolidated Financial Statements.

GENERAL

QCR Holdings, Inc. is a financial holding company and the parent company of QCBT, CRBT, CSB, RB&T and SFC Bank.

QCBT, CRBT and CSB are Iowa-chartered commercial banks, RB&T is an Illinois-chartered commercial bank and SFC Bank is a Missouri-chartered commercial bank. All are members of the Federal Reserve system with depository accounts insured to the maximum amount permitted by law by the FDIC.

- · QCBT commenced operations in 1994 and provides full-service commercial and consumer banking, and trust and asset management services to the Quad City area and adjacent communities through its five offices that are located in Bettendorf and Davenport, Iowa and Moline, Illinois. QCBT also provides leasing services through its wholly-owned subsidiary, m2, located in Brookfield, Wisconsin. In addition, QCBT owns 100% of Quad City Investment Advisors, LLC, which is an investment management and advisory company.
- · CRBT commenced operations in 2001 and provides full-service commercial and consumer banking, and trust and asset management services to Cedar Rapids, Iowa and adjacent communities through its five offices located in Cedar Rapids and Marion, Iowa. Cedar Falls and Waterloo, Iowa and adjacent communities are served through three additional CRBT offices (two in Waterloo and one in Cedar Falls).
- · CSB was acquired by QCR in 2016, as further described in Note 2 to the Consolidated Financial Statements included in the Annual Report on Form 10 K for the year ended December 31, 2017. CSB provides full-service commercial and consumer banking to the Des Moines, Iowa area and adjacent communities through its 10 offices, including its main office located on North Ankeny Boulevard in Ankeny, Iowa.
- · RB&T commenced operations in January 2005 and provides full-service commercial and consumer banking, and trust and asset management services to Rockford, Illinois and adjacent communities through its main office located on Guilford Road at Alpine Road in Rockford and its branch facility in downtown Rockford.
- The financial results of SFC Bank are not included in this report because the Company's acquisition of SFC Bank through merger of Springfield Bancshares, previously the holding company of SFC Bank, into the Company occurred on July 1, 2018.

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

EXECUTIVE OVERVIEW

The Company reported net income of \$10.4 million and diluted EPS of \$0.73 for the quarter ended June 30, 2018. By comparison, for the quarter ended March 31, 2018, the Company reported net income of \$10.6 million and diluted EPS of \$0.74. For the quarter ended June 30, 2017, the Company reported net income of \$8.8 million and diluted EPS of \$0.65. For the six months ended June 30, 2018, the Company reported net income of \$21.0 million, and diluted EPS of \$1.48. By comparison, for the six months ended June 30, 2017, the Company reported net income of \$18.0 million, and diluted EPS of \$1.33.

The second quarter of 2018 was highlighted by several significant items:

- · Net income of \$10.4 million, or \$0.73 per diluted share;
- · Core net income (non-GAAP) of \$10.9 million, or \$0.77 per diluted share;
- · Annualized loan and lease growth of 7.8% for the quarter ended and 10.1% year-to-date; and
- · Annualized noninterest income growth of 17.4%.

Following is a table that represents various net income measurements for the Company.

	For the three m	onths ended	For the six months ended			
Net income	June 30, 2018 \$ 10,445,385	December 31, 2017 \$ 9,901,590	June 30, 2017 \$ 8,766,017	June 30, 2018 \$ 20,995,346	June 30, 2017 \$ 17,950,982	
Net ilicome	\$ 10,443,363	\$ 9,901,390	\$ 6,700,017	\$ 20,993,340	\$ 17,930,962	
Diluted earnings per common share	\$ 0.73	\$ 0.70	\$ 0.65	\$ 1.48	\$ 1.33	
Weighted average common and common equivalent shares outstanding	14,232,423	14,193,191	13,516,592	14,219,003	13,502,505	
shares outstanding	14,232,423	14,173,191	15,510,592	14,219,003	15,502,505	

The increase in weighted average common shares outstanding from June 30, 2017 to June 30, 2018 was primarily due to the common stock issued to Guaranty as consideration for the acquisition of Guaranty Bank.

Following is a table that represents the major income and expense categories for the Company.

	For the three mo	onths ended	For the six months ended		
	June 30, 2018	March 31, 2018	June 30, 2017	June 30, 2018	June 30, 2017
Net interest income	\$ 32,084,496	\$ 32,402,918	\$ 28,046,697	\$ 64,487,414	\$ 55,715,580
Provision expense	2,300,735	2,539,839	2,022,993	4,840,574	4,128,102
Noninterest income	8,912,266	8,541,449	6,782,518	17,453,715	14,066,272
Noninterest expense	26,369,823	25,863,497	21,404,629	52,233,320	42,677,746

Federal and state

income tax expense 1,880,819 1,991,070 2,635,576 3,871,889 5,025,022 Net income \$ 10,445,385 \$ 10,549,961 \$ 8,766,017 \$ 20,995,346 \$ 17,950,982

Following are some noteworthy changes in the Company's financial results:

· Net interest income in the second quarter of 2018 was down 1% compared to the first quarter of 2018. Net interest income increased 14% compared to the second quarter of 2017 and 16% when comparing the first six months of 2018 to the same period in the prior year. This increase was primarily due to strong loan and lease growth and the acquisition of Guaranty Bank.

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

- Provision expense in the second quarter of 2018 decreased 9% compared to the first quarter of 2018 and increased 14% from the same period of 2017. Provision expense increased 17% in the first six months of 2018 from the same period of 2017 and was attributable to both strong loan growth and accounting for acquired loans. As acquired loans renew, the discount associated with those loans is eliminated and the Company must establish an allowance.
- · Noninterest income in the second quarter of 2018 increased 4% compared to the first quarter of 2018, primarily due to higher swap fee income. Noninterest income in the second quarter of 2018 increased 31% from the second quarter of 2017 and 24% when comparing the first six months of 2018 to the same period in the prior year. This increase was primarily attributable to higher swap fee income, as well as solid growth in wealth management fee income and the acquisition of Guaranty Bank.
- · Noninterest expense increased 2% from the first quarter of 2018. Noninterest expense increased 23% from the second quarter of 2017 and 22% when comparing the first six months of 2018 to the same period in the prior year which was primarily due to the acquisition of Guaranty Bank.
- · Federal and state income tax expense in the second quarter of 2018 decreased 6% compared to the first quarter of 2018. Federal and state income tax expense in the second quarter of 2018 decreased 29% compared to the second quarter of 2017 and decreased 23% when comparing the first six months of 2018 to the same period in the prior year primarily due to a lower federal tax rate. See the "Income Taxes" section of this Report for additional details.

LONG-TERM FINANCIAL GOALS

As previously stated, the Company has established certain financial goals by which it manages its business and measures its performance. The goals are periodically updated to reflect changes in business developments. While the Company is determined to work prudently to achieve these goals, there is no assurance that they will be met. Moreover, the Company's ability to achieve these goals will be affected by the factors discussed under "Forward Looking Statements" as well as the factors detailed in the "Risk Factors" section included under Item 1A. of Part I of the Company's Annual Report on Form 10 K for the year ended December 31, 2017. The Company's long-term financial goals are as follows:

- · Improve balance sheet efficiency by maintaining a gross loans and leases to total assets ratio in the range of 73 78%;
- · Improve profitability (measured by NIM and ROAA);
- · Improve asset quality by reducing NPAs to total assets to below 0.75% and maintain charge-offs as a percentage of average loans/leases of under 0.25% annually;
- · Maintain reliance on wholesale funding at less than 15% of total assets;
- · Grow noninterest bearing deposits to more than 30% of total assets;
- · Continue to focus on generating gains on sales of government guaranteed portions of loans and swap fee income to more than \$4 million annually; and
- · Grow wealth management segment net income by 10% annually.

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

The following table shows the evaluation of the Company's long-term financial goals.

			For the	Quarter E	Ending			
Goal	Key Metric	Target**	June 30	0, 2018	March	31, 2018	June 30	0, 2017
Balance sheet	Gross loans and leases to							
efficiency	total assets	73% - 78%	76	%	76	%	74	%
	NIM TEY (non-GAAP)*	> 3.65%	3.52	%	3.64	%	3.81	%
Profitability	ROAA	> 1.10%	1.03	%	1.06	%	1.04	%
	Core ROAA (non-GAAP)*	> 1.10%	1.08	%	1.06	%	1.04	%
Asset quality	NPAs to total assets	< 0.75%	0.65	%	0.77	%	0.75	%
	Net charge-offs to average	< 0.25%						
	loans and leases***	annually	0.11	%	0.05	%	0.13	%
Reliance on	Wholesale funding to total							
wholesale funding	assets****	< 15%	13	%	14	%	10	%
	Noninterest bearing							
Funding mix	deposits as a percentage of							
	total assets	> 30%	18	%	19	%	22	%
Consistent, high	Gains on sales of							
quality noninterest	government guaranteed							
income revenue	portions of loans and swap	> \$4 million	1					
streams	fee income***	annually	\$ 5.9	million	\$ 5.3	million	\$ 3.0	million
	Grow wealth management	> 10%						
	segment net income***	annually	54	%	37	%	22	%

^{*} See "GAAP to Non-GAAP" reconciliations section.

STRATEGIC DEVELOPMENTS

The Company took the following actions during the second quarter of 2018 to support its corporate strategy and the long-term financial goals shown above.

• The Company grew loans and leases in the second quarter of 2018 by 7.8% on an annualized basis. Strong loan and lease growth for the remainder of the year will help keep the Company's loan and leases to asset ratio within the targeted range of 73 78%.

^{**} Targets will be re-evaluated and adjusted as appropriate.

^{***} Ratios and amounts provided for these measurements represent year-to-date actual amounts for the respective period, that are then annualized for comparison.

^{****} Wholesale funding to total assets is calculated by dividing total borrowings and brokered deposits by total assets.

- The Company has participated, and intends to continue to participate, in a prudent manner as an acquirer in the consolidation taking place in our markets to continue to grow EPS, further boost ROAA and improve the Company's efficiency ratio. The Company announced in March 2018 the signing of definitive agreements to acquire and merge the Bates Companies into RB&T. The Company announced in July 2018 the completion of the merger of Springfield Bancshares. See Note 10 to the Consolidated Financial Statements for additional details about these strategic transactions.
- The Company has continued to focus on lowering the NPAs to total assets ratio. This ratio decreased by 12 basis points to 0.65%, compared to the first quarter 2018. This decrease was primarily due to the upgrade of one large credit that was taken out of TDR status. The Company remains committed to improving asset quality ratios in 2018 and beyond.
- · Management has continued to focus on reducing the Company's reliance on wholesale funding. Core deposit growth in the second quarter of 2018 allowed wholesale funding to decrease 1%. Management continues to prioritize core deposit growth through a variety of strategies including growth in correspondent banking.

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

- · Correspondent banking has continued to be a core line of business for the Company. The Company is competitively positioned with experienced staff, software systems and processes to continue growing in the three states currently served Iowa, Illinois and Wisconsin and to expand into the Missouri market. The Company acts as the correspondent bank for 192 downstream banks with average total noninterest bearing deposits of \$215.3 million that hadaverage total interest bearing deposits of \$208.3 million during the first six months of 2018. This line of business provides a strong source of noninterest bearing and interest bearing deposits, fee income, high-quality loan participations and bank stock loans.
- · SBA and USDA lending is a specialty lending area on which the Company has focused. Once these loans are originated, the government-guaranteed portion of the loan can be sold to the secondary market for premiums.
- · As a result of the relatively low interest rate environment including a flat yield curve, the Company has focused on executing interest rate swaps on select commercial loans. The interest rate swaps allow the commercial borrowers to pay a fixed interest rate while the Company receives a variable interest rate as well as an upfront fee dependent on the pricing. Management believes that these swaps help position the Company more favorably for rising rate environments. The Company will continue to review opportunities to execute these swaps at all of its subsidiary banks, as the circumstances are appropriate for the borrower and the Company.
- · Wealth management is another core line of business for the Company and includes a full range of products, including trust services, brokerage and investment advisory services, asset management, estate planning and financial planning. As of June 30, 2018, the Company had \$2.72 billion of total financial assets in trust (and related) accounts and \$1.05 billion of total financial assets in brokerage (and related) accounts. Continued growth in assets under management will help drive trust and investment advisory fees. The Company offers trust and investment advisory services to the correspondent banks that it serves. As management continues to focus on growing wealth management fee income, expanding market share will continue to be a primary strategy, both through organic growth as well as the acquisition of managed assets. The Company announced in March 2018 the signing of definitive agreements to acquire and merge the Bates Companies into RB&T. The acquisition and subsequent merger of the Bates Companies into RB&T will add approximately \$700 million of assets under management.

GAAP TO NON-GAAP RECONCILIATIONS

The following table presents certain non-GAAP financial measures related to the "TCE/TA ratio", "core net income", "core net income attributable to QCR Holdings, Inc. common stockholders", "core EPS", "core ROAA", "NIM (TEY)", and "efficiency ratio". In compliance with applicable rules of the SEC, all non-GAAP measures are reconciled to the most directly comparable GAAP measure, as follows:

- TCE/TA ratio (non-GAAP) is reconciled to stockholders' equity and total assets;
- · Core net income, core net income attributable to QCR Holdings, Inc. common stockholders, core EPS and core ROAA (all non-GAAP measures) are reconciled to net income;
- · NIM (TEY) (non-GAAP) is reconciled to NIM; and
- · Efficiency ratio (non-GAAP) is reconciled to noninterest expense, net interest income and noninterest income. The TCE/TA non-GAAP ratio has been a focus for investors and management believes that this ratio may assist investors in analyzing the Company's capital position without regard to the effects of intangible assets.

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

The table following also includes several "core" non-GAAP measurements of financial performance. The Company's management believes that these measures are important to investors as they exclude non-recurring income and expense items; therefore, they provide a better comparison for analysis and may provide a better indicator of future run-rates.

NIM (TEY) is a financial measure that the Company's management utilizes to take into account the tax benefit associated with certain tax-exempt loans and securities. It is standard industry practice to measure net interest margin using tax-equivalent measures.

The efficiency ratio is a ratio that management utilizes to compare the Company to peers. It is a standard ratio in the banking industry and widely utilized by investors.

Non-GAAP financial measures have inherent limitations, are not required to be uniformly applied, and are not audited. Although these non-GAAP financial measures are frequently used by investors to evaluate a company, they have limitations as analytical tools and should not be considered in isolation, or as a substitute for analyses of results as reported under GAAP.

	As of									
GAAP TO NON-GAAP	June 30,		March 31,		De	cember 31	,	September 30),	June 30,
RECONCILIATIONS	2018		2018		20	17		2017		2017
	(dollars in	thou	sands, excep	t per	sha	re data)				
TCE/TA RATIO										
Stockholders' equity										
(GAAP)	\$ 369,588		\$ 360,428			353,287		\$ 313,039		\$ 305,083
Less: Intangible assets	36,561		37,108			37,413		19,800		20,030
TCE (non-GAAP)	\$ 333,027		\$ 323,320		\$ 3	315,874		\$ 293,239		\$ 285,053
T . 1 (C.A.A.D.)	Φ 4 10 6 002		Φ 4 00 6 01 4		Φ./	2.002.665		ф. 2.550 A62		Φ 2 457 107
Total assets (GAAP)	\$ 4,106,883		\$ 4,026,314	•		3,982,665		\$ 3,550,463		\$ 3,457,187
Less: Intangible assets	36,561		37,108			37,413		19,800		20,030
TA (non-GAAP)	\$ 4,070,322	,	\$ 3,989,206)	\$.	3,945,252		\$ 3,530,663		\$ 3,437,157
TOP TA										
TCE/TA ratio	0.10	01	0.10	07		0.01	01	0.21	01	0.20
(non-GAAP)	8.18	%	8.10	%	7	8.01	%	8.31	%	8.29 %

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

	For the Quarter I	Ended		For the Six Month	s Ended
	June 30, 2018	March 31, 2018	December 31, 2017	June 30, 2018	June 30, 2017
CODENET	(dollars in thousa	ands,except per sha	re data)		
CORE NET INCOME					
Net income					
(GAAP)	\$ 10,445	\$ 10,550	\$ 9,902	\$ 20,995	\$ 17,951
Less	·	·	•	•	•
nonrecurring					
items (post-tax)					
(*): Income:					
Securities gains,					
net	\$ —	\$ —	\$ (41)	\$ —	\$ 25
Total					
nonrecurring					
income	•			•	.
(non-GAAP)	\$ —	\$ —	\$ (41)	\$ —	\$ 25
Expense: Acquisition costs	\$ 327	\$ 73	\$ 430	\$ 400	\$ —
Post-acquisition	Ψ 321	Ψ 73	Ψ 430	Ψ 100	Ψ
compensation,					
transition and					
integration costs	130		2,462	130	
Total					
nonrecurring expense					
(non-GAAP)	\$ 457	\$ 73	\$ 2,892	\$ 530	\$ —
,			, ,,==	,	·
Adjustment of					
tax expense					
related to the Tax	\$ —	\$ —	\$ 2,919	\$ —	\$ —
Act	φ —	φ —	ψ 4,717	φ —	ф —
Core net income					
(non-GAAP)	\$ 10,902	\$ 10,623	\$ 9,916	\$ 21,525	\$ 17,926
CORE EPS					
CORE EPS					

Core net income (non-GAAP) (from above)	\$ 10,902	\$	5 10,623		\$ 9,916		\$ 21,525		\$ 17,926	
Weighted average common shares outstanding Weighted average common and common equivalent shares outstanding	13,919,565 14,232,423		13,888,661 14,205,584		13,845,497 14,193,191		13,904,113 14,219,003		13,151,833 13,502,505	
Core EPS (non-GAAP): Basic Diluted	\$ 0.78 \$ 0.77		6 0.76 6 0.75		0.72 0.70		1.55 1.51		1.36 1.33	
CORE ROAA Core net income (non-GAAP) (from above)	\$ 10,902	\$	5 10,623		\$ 9,916		\$ 21,525		\$ 17,926	
Average Assets	\$ 4,053,684	\$	3,994,691		\$ 3,923,337		\$ 4,024,188		\$ 3,326,454	
Core ROAA (annualized) (non-GAAP)	1.08	%	1.06	%	1.01	%	1.07	%	1.08	%
NIM (TEY)* Net interest income (GAAP) Plus: Taxequivalent adjustment	\$ 32,085 1,462	\$	5 32,403 1,353		\$ 31,793 2,585		\$ 64,488 2,815		\$ 55,716 4,218	
Net interest income - taxequivalent (non-GAAP)	\$ 33,547	\$	33,756		\$ 34,378		\$ 67,303		\$ 59,934	
Average earning assets	\$ 3,820,333	\$	5 3,759,475		\$ 3,699,193		\$ 3,789,905		\$ 3,128,569	
NIM (GAAP)	3.37	%	3.50	%	3.41	%	3.43	%	3.59	%
NIM (TEY) (non-GAAP)	3.52	%	3.64	%	3.69	%	3.58	%	3.86	%
EFFICIENCY RATIO										
	\$ 26,370	\$	5 25,863		\$ 31,351		\$ 52,234		\$ 42,678	

Noninterest expense (GAAP)					
Net interest income (GAAP)	\$ 32,085	\$ 32,403	\$ 31,793	\$ 64,488	\$ 55,716
Noninterest					
income (GAAP)	8,912	8,541	9,714	17,454	14,066
Total income	\$ 40,997	\$ 40,944	\$ 41,507	\$ 81,942	\$ 69,782
Efficiency ratio					

Efficiency ratio (noninterest expense/total income) (non-GAAP)

n-GAAP) 64.32 % 63.17 % 75.53 % 63.75 % 61.16

Nonrecurring items (after-tax) are calculated using an estimated effective tax rate of 35% for periods prior to

NET INTEREST INCOME - (TAX EQUIVALENT BASIS)

March 31, 2018 and 21% for periods including and after March 31, 2018.

As part of the Tax Act, the Company's federal income tax rate was reduced from 35% down to 21% effective January 1, 2018. In order to compare periods before and after the effective date of the Tax Act, it's important to note the difference in the federal income tax rate and the impact on the Company's tax exempt earning assets (loans and securities) and the related tax equivalent yield reporting.

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

Net interest income, on a tax equivalent basis, increased 11% to \$33.5 million for the quarter ended June 30, 2018, compared to the same quarter of the prior year, and increased 12% to \$67.3 million for the six months ended June 30, 2018 compared to the same period of the prior year. Excluding the tax equivalent adjustments, net interest income increased 14% for the quarter ended June 30, 2018 compared to the same quarter of the prior year, and increased 16% for the six months ended June 30, 2018 compared to the same period of the prior year. Net interest income improved due to several factors:

- · Organic loan and lease growth has been strong over the past 12 months pushing loans/leases up to 76% of total assets;
- The acquisition of Guaranty Bank in the fourth quarter of 2017, whose strong NIM has contributed to the Company's results; and
- The Company's continued strategy to redeploy funds from the lower yielding taxable securities portfolio into higher yielding loans and municipal bonds, especially with the Company's most recent acquisitions of CSB and Guaranty Bank.

A comparison of yields, spread and margin on a tax equivalent and GAAP basis is as follows:

		•	alent Bas arter Enc				GAA For th		rter Ende	d		
	June		March	ı	June		June		March	1	June	
	30,		31,		30,		30,		31,		30,	
	2018		2018		2017		2018		2018		2017	
Average Yield on												
Interest-Earning Assets	4.44	%	4.41	%	4.37	%	4.28	%	4.27	%	4.09	%
Average Cost of												
Interest-Bearing Liabilities	1.21	%	1.03	%	0.77	%	1.21	%	1.03	%	0.77	%
Net Interest Spread	3.23	%	3.38	%	3.60	%	3.07	%	3.24	%	3.32	%
NIM	3.52	%	3.64	%	3.81	%	3.37	%	3.50	%	3.54	%
NIM Excluding Acquisition												
Accounting Net Accretion	3.46	%	3.56	%	3.61	%	3.31	%	3.42	%	3.34	%

	Tax Eq For the Ended		ent Basis Ionths		GAAP For the Ended	Six M	onths	
	June 30),	June 3	0,	June 3	0,	June 30),
	2018		2017		2018		2017	
Average Yield on Interest-Earning Assets	4.42	%	4.38	%	4.28	%	4.11	%
Average Cost of Interest-Bearing Liabilities	1.13	%	0.73	%	1.13	%	0.73	%
Net Interest Spread	3.29	%	3.65	%	3.15	%	3.38	%
NIM	3.58	%	3.86	%	3.43	%	3.59	%

NIM Excluding Acquisition Accounting Net Accretion

3.51 % 3.63 % 3.37 % 3.36 %

Acquisition accounting net accretion can fluctuate depending on the payoff activity of the acquired loans. In evaluating net interest income and NIM, it's important to understand the impact of acquisition accounting net accretion when comparing periods. The above table reports NIM with and without the acquisition accounting net accretion to allow for more appropriate comparisons. A comparison of acquisition accounting net accretion included in NIM is as follows:

	For the Ou	arter Ended	For the Si Ended	x Months	
	June 30,	March 31,	June 30,	June 30,	
	2018	2018	2017	2018	2017
	dollars in tho	ousands			
Acquisition Accounting Net Accretion in					
NIM	\$ 545	\$ 699	\$ 1,553	\$ 1,244	\$ 3,584

NIM on a tax equivalent basis was down 12 basis points on a linked quarter basis. . Excluding acquisition accounting net accretion, NIM was down 10 basis points on a linked quarter basis. This margin compression was primarily due to the following:

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- · Increases in the cost of funds due to both mix and rate as the Company continues to grow larger commercial and public deposits which tend to have higher interest rate sensitivity;
- · In the first quarter of 2018, the Company recognized elevated loan origination fee income through NIM for select commercial loans which contributed to approximately five basis points of the core NIM decline;
- · With the flat yield curve and continued competition in our markets, loan pricing continues to be pressured. The Company had success in widening spreads as core loan yields increased 13 basis points on linked quarter basis; however, the pace and magnitude of the widening has been offset by the increasing cost of funds;
- · The majority of the Company's earning asset growth in the second quarter of 2018 occurred at the end of the quarter. The Company's management closely monitors and manages NIM. From a profitability standpoint, an important challenge for the Company's subsidiary banks and leasing company is focusing on quality growth in conjunction with the improvement of their NIMs. Management continually addresses this issue with pricing and other balance sheet management strategies which included better loan pricing, reducing reliance on very rate-sensitive funding, closely managing deposit rate increases and finding additional ways to manage cost of funds through derivatives.

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

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

	For the three m 2018	nonths ended J	une 30,	2017		
	Average Balance (dollars in thou	Interest Earned or Paid isands)	Average Yield or Cost	Average Balance	Interest Earned or Paid	Average Yield or Cost
ASSETS Interest earning assets: Federal funds sold Interest-bearing deposits	\$ 18,561	\$ 61	1.32 %	\$ 18,742	\$ 38	0.81 %
at financial institutions	54,879	228	1.67 %	86,236	220	1.02 %
Investment securities (1) Restricted investment	648,276	5,752	3.56 %	573,747	5,384	3.76 %
securities Gross loans/leases	21,100	212	4.03 %	13,226	132	4.00 %
receivable (1) (2) (3) Total interest earning	3,077,517	36,008	4.69 %	2,488,828	28,881	4.65 %
assets	\$ 3,820,333	\$ 42,261	4.44 %	\$ 3,180,779	\$ 34,655	4.37 %
Noninterest-earning assets:						
Cash and due from banks	\$ 68,266			\$ 63,526		
Premises and equipment	63,665			61,327		
Less allowance	(36,960)			(32,361)		
Other	138,380			104,924		
Total assets	\$ 4,053,684			\$ 3,378,195		
LIABILITIES AND STOCKHOLDERS' EQUITY Interest-bearing liabilities:						
Interest-bearing deposits	\$ 1,919,406	4,089	0.85 %	\$ 1,566,106	1,835	0.47 %
Time deposits	665,643	2,439	1.47 %	527,719	1,156	0.88 %
Short-term borrowings	19,024	63	1.33 %	17,936	19	0.42 %
FHLB advances	174,826	882	2.02 %	76,739	354	1.85 %
Other borrowings	67,044	733	4.39 %	72,000	696	3.88 %
	37,558	508	5.43 %	33,530	347	4.15 %

Junior subordinated debentures Total interest-bearing liabilities	\$ 2,883,501	\$ 8,714	1.21 %	\$ 2,294,030	\$ 4,407	0.77 %
Noninterest-bearing demand deposits	\$ 757,954			\$ 741,886		
Other noninterest-bearing	φ 131,934			\$ 741,000		
liabilities	47,198			41,411		
Total liabilities	\$ 3,688,653			\$ 3,077,327		
Stockholders' equity Total liabilities and	365,031			300,868		
stockholders' equity	\$ 4,053,684			\$ 3,378,195		
Net interest income		\$ 33,547			\$ 30,248	
Net interest spread			3.23 %			3.60 %
Net interest margin			3.52 %			3.81 %
Ratio of average interest-earning assets to average interest-bearing						
liabilities	132.49	%		138.65 %		

⁽¹⁾ Interest earned and yields on nontaxable investment securities and nontaxable loans are determined on a tax equivalent basis using a 35% tax rate for periods prior to March 31, 2018 and 21% for periods including and after March 31, 2018.

⁽²⁾ Loan/lease fees are not material and are included in interest income from loans/leases receivable in accordance with accounting and regulatory guidance.

⁽³⁾ Non-accrual loans/leases are included in the average balance for gross loans/leases receivable in accordance with accounting and regulatory guidance.

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

Analysis of Changes of Interest Income/Interest Expense

For the three months ended June 30, 2018

	Inc./(Dec.) from Prior	Components of Change (1	
	Period	Rate	Volume
	2018 vs. 20	17	
	(dollars in the	nousands)	
INTEREST INCOME			
Federal funds sold	\$ 23	\$ 25	\$ (2)
Interest-bearing deposits at financial institutions	8	412	(404)
Investment securities (2)	368	(1,549)	1,917
Restricted investment securities	80	1	79
Gross loans/leases receivable (2) (3) (4)	7,127	241	6,886
Total change in interest income	\$ 7,606	\$ (870)	\$ 8,476
INTEREST EXPENSE			
Interest-bearing deposits	\$ 2,254	\$ 1,767	\$ 487
Time deposits	1,283	924	359
Short-term borrowings	44	43	1
Federal Home Loan Bank advances	528	36	492
Other borrowings	37	276	(239)
Junior subordinated debentures	161	116	45
Total change in interest expense	\$ 4,307	\$ 3,162	\$ 1,145
Total change in net interest income	\$ 3,299	\$ (4,032)	\$ 7,331

⁽¹⁾ The column "Inc./(Dec.) from Prior Period" is segmented into the changes attributable to variations in volume and the changes attributable to changes in interest rates. The variations attributable to simultaneous volume and rate changes have been proportionately allocated to rate and volume.

⁽²⁾ Interest earned and yields on nontaxable investment securities and nontaxable loans are determined on a tax equivalent basis using a 35% tax rate for periods prior to March 31, 2018 and 21% for periods including and after March 31, 2018.

⁽³⁾ Loan/lease fees are not material and are included in interest income from loans/leases receivable in accordance with accounting and regulatory guidance.

⁽⁴⁾ Non-accrual loans/leases are included in the average balance for gross loans/leases receivable in accordance with accounting and regulatory guidance.

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	For the six mon 2018	ths ended June	e 30,	2017				
	Average Balance	Interest Earned or Paid	Average Yield or Cost	Average Balance	Interest Earned or Paid	Average Yield or Cost		
ASSETS								
Interest earning assets: Federal funds sold	\$ 19,132	\$ 118	1.24 %	\$ 14,917	\$ 53	0.72 %		
Interest-bearing deposits at financial institutions	52,205	425	1.64	89,394	418	0.94 %		
Investment securities (1)	648,656	11,418	3.55	567,101	10,543	3.75 %		
Restricted investment securities	21,465	446	4.19	13,549	262	3.90 %		
Gross loans/leases receivable (1) (2) (3) Total interest earning	3,048,447	70,753	4.68	2,443,608	56,741	4.68 %		
assets	\$ 3,789,905	83,160	4.42	\$ 3,128,569	68,017	4.38 %		
Noninterest-earning assets: Cash and due from								
banks	\$ 67,745			\$ 64,409				
Premises and equipment, net Less allowance for estimated losses on	63,530			61,152				
loans/leases	(36,048)			(31,930)				
Other	139,057			104,256				
Total assets	\$ 4,024,189			\$ 3,326,456				
LIABILITIES AND STOCKHOLDERS' EQUITY Interest-bearing liabilities: Interest-bearing demand								
deposits Time deposits Short-term borrowings	\$ 1,873,817 641,152 18,148	7,109 4,301 95	0.77 % 1.35 1.06	\$ 1,486,876 519,419 21,562	2,974 2,249 43	0.40 % 0.87 % 0.40 %		

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Federal Home Loan Bank advances Other borrowings	205,758 65,862	1,946 1,451	1.91 4.44	95,548 73,381	758 1,379	1.60 % 3.79 %
Junior subordinated debentures Total interest-bearing	37,534	955	5.13	33,514	680	4.09 %
liabilities	\$ 2,842,271	15,857	1.13	\$ 2,230,300	8,083	0.73 %
Noninterest-bearing						
demand deposits Other	\$ 776,314			\$ 757,566		
noninterest-bearing liabilities	11 926			42.704		
	44,826			42,704		
Total liabilities	\$ 3,663,411			\$ 3,030,569		
Stockholders' equity	360,778			295,887		
Total liabilities and	,			•		
stockholders' equity	\$ 4,024,189			\$ 3,326,456		
Net interest income		\$ 67,303			\$ 59,934	
Net interest spread			3.29 %			3.65 %
Net interest margin			3.58 %			3.86 %
Ratio of average interest						
earning assets to average						
interest-bearing						
liabilities	133.34 %			140.28 %		

⁽¹⁾ Interest earned and yields on nontaxable investment securities and nontaxable loans are determined on a tax equivalent basis using a 35% tax rate for periods prior to March 31, 2018 and 21% for periods including and after March 31, 2018.

⁽²⁾ Loan/lease fees are not material and are included in interest income from loans/leases receivable in accordance with accounting and regulatory guidance.

⁽³⁾ Non-accrual loans/leases are included in the average balance for gross loans/leases receivable in accordance with accounting and regulatory guidance.

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

Analysis of Changes of Interest Income/Interest Expense For the six months ended June 30, 2018

	Inc./(Dec.) from Prior	Components of Change (1))
	Period	Rate	Volume
	2018 vs. 201	7	
	(dollars in th	ousands)	
INTEREST INCOME			
Federal funds sold	\$ 65	\$ 47	\$ 18
Interest-bearing deposits at other financial institutions	7	454	(447)
Investment securities (2)	875	(1,414)	2,289
Restricted investment securities	184	21	163
Gross loans/leases receivable (2) (3) (4)	14,012	(80)	14,092
Total change in interest income	\$ 15,143	\$ (972)	\$ 16,115
INTEREST EXPENSE			
Interest-bearing demand deposits	\$ 4,135	\$ 3,205	\$ 930
Time deposits	2,052	1,438	614
Short-term borrowings	52	73	(21)
Federal Home Loan Bank advances	1,188	170	1,018
Other borrowings	72	403	(331)
Junior subordinated debentures	275	(40)	315
Total change in interest expense	\$ 7,774	\$ 5,249	\$ 2,525
Total change in net interest income	\$ 7,369	\$ (6,221)	\$ 13,590

- (1) The column "Inc./(Dec.) from Prior Period" is segmented into the changes attributable to variations in volume and the changes attributable to changes in interest rates. The variations attributable to simultaneous volume and rate changes have been proportionately allocated to rate and volume.
- (2) Interest earned and yields on nontaxable investment securities and nontaxable loans are determined on a tax equivalent basis using a 35% tax rate for periods prior to March 31, 2018 and 21% for periods including and after March 31, 2018.
- (3) Loan/lease fees are not material and are included in interest income from loans/leases receivable in accordance with accounting and regulatory guidance.
- (4) Non-accrual loans/leases are included in the average balance for gross loans/leases receivable in accordance with accounting and regulatory guidance.

CRITICAL ACCOUNTING POLICIES

The Company's financial statements are prepared in accordance with GAAP. The financial information contained within these statements is, to a significant extent, financial information that is based on approximate measures of the financial effects of transactions and events that have already occurred. Certain critical accounting policies are described below.

ALLOWANCE FOR LOAN AND LEASE LOSSES

Based on its consideration of accounting policies that involve the most complex and subjective decisions and assessments, management has identified its most critical accounting policy to be that related to the allowance for loan and lease losses.

The Company's allowance methodology incorporates a variety of risk considerations, both quantitative and qualitative, in establishing an allowance that management believes is appropriate at each reporting date. Quantitative factors include the Company's historical loss experience, delinquency and charge-off trends, collateral values, changes in NPLs, and other factors. Quantitative factors also incorporate known information about individual loans/leases, including borrowers' sensitivity to interest rate movements.

Qualitative factors include management's view regarding the general economic environment in the Company's markets, including economic conditions throughout the Midwest and, in particular, the state of certain industries. Size and

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complexity of individual credits in relation to loan/lease structures, existing loan/lease policies and pace of portfolio growth are other qualitative factors that are considered in the methodology.

Management may report a materially different amount for the provision in the statement of income to change the allowance if its assessment of the above factors were different. This discussion and analysis should be read in conjunction with the Company's financial statements and the accompanying notes presented elsewhere herein, as well as the section entitled "Financial Condition" of this Management's Discussion and Analysis that discusses the allowance.

Although management believes the level of the allowance as of June 30, 2018 was adequate to absorb losses in the loan/lease portfolio, a decline in local economic conditions, or other factors, could result in increasing losses that cannot be reasonably predicted at this time.

RESULTS OF OPERATIONS

INTEREST INCOME

Interest income increased 26%, comparing the second quarter of 2018 to the same period of 2017 and comparing the first half of 2018 to the same period of 2017. This increase was primarily the result of strong organic loan growth, the acquisition of Guaranty Bank, and improved pricing with the rising rate environment. Although the latter has been less than the Company would like due to competitive pressures and the flat yield cureve, the Company is focused on growing loans at higher rates with widening spreads to more than effect the rising cost of funds

Overall, the Company's average earning assets increased 20%, comparing the second quarter of 2018 to the second quarter of 2017. During the same time period, average gross loans and leases increased 24%, while average investment securities increased 13% with a portion being private placement tax-exempt municipal securities. Average earning assets increased 21%, comparing the first half of 2018 to the same period of 2017. Average gross loans and leases increased 25% and average investment securities increased 14%, comparing the first half of 2018 to the same period to 2017. These increases were also the result of strong loan growth and the acquisition of Guaranty Bank.

The Company intends to continue to grow quality loans and leases as well as its private placement tax-exempt securities portfolio to maximize yield while minimizing credit and interest rate risk.

INTEREST EXPENSE

Interest expense for the second quarter of 2018 increased 98% from the second quarter of 2017 and increased 96%, comparing the first half of 2018 to the same period of 2017. The acquisition of Guaranty Bank contributed to this increase as we added over \$200MM in deposits. Additionally, as the Company has grown organically at a significant pace over the past several years, the loan growth has been funded in larger part by bigger depositor relationships with higher rate sensitivity and many of those relationships which have pricing tied to a certain index. As a result, the cost of these funds is higher than the rest of the Company's core deposit portfolio, and the cost rises at a higher rate (beta) as market interest rates rise which has been the case over the past several quarters. The beta on the balance of the Company's core deposit portfolio has performed well and is much lower than the beta on these relationships with

pricing tied to a certain index. Additionally, the loan growth has outpaced deposit growth, short-term borrowings have increased to fill in the funding gap and the cost of these funds has increased with the rising rate environment.

The Company's management intends to continue to shift the mix of funding from wholesale funds to well-priced core deposits, including noninterest-bearing deposits. Continuing this trend is expected to strengthen the Company's franchise value, reduce funding costs, and increase fee income opportunities through deposit service charges.

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

PROVISION FOR LOAN/LEASE LOSSES

The provision is established based on a number of factors, including the Company's historical loss experience, delinquencies and charge-off trends, the local and national economy and risk associated with the loans/leases in the portfolio as described in more detail in the "Critical Accounting Policies" section.

The Company's provision totaled \$2.3 million for the second quarter of 2018, which was an increase of \$278 thousand or 14% from the same quarter of the prior year. Provision for the first six months of the year totaled \$4.8 million, which was up \$712 thousand or 17%, compared to the first six months of 2017. The increase from the second quarter of 2018 was primarily attributable to loan growth and the accounting for the loans acquired through the acquisitions of CSB and Guaranty Bank. As acquired loans renew, the discount associated with those loans is eliminated and the Company must establish an allowance through provision. This provision, when coupled with net charge-offs of \$1.7 million for the first six months of 2018, increased the Company's allowance to \$37.5 million at June 30, 2018. As of June 30, 2018, the Company's allowance to total loans/leases was 1.21%, which was relatively flat from 1.20% at March 31, 2018 and down from 1.31% at June 30, 2017.

In accordance with GAAP for business combination accounting, acquired loans are recorded at fair value; therefore, no allowance is associated with such loans at acquisition. Management continues to evaluate the allowance needed on acquired loans factoring in the net remaining discount (\$6.6 million and \$6.3 million at June 30, 2018 and June 30, 2017, respectively). When factoring this remaining discount into the Company's allowance to total loans and leases calculation, the Company's allowance as a percentage of total loans and leases increases from 1.21% to 1.42% as of June 30, 2018 and increases from 1.31% to 1.55% as of June 30, 2017.

A more detailed discussion of the Company's allowance can be found in the "Financial Condition" section of this Report.

NONINTEREST INCOME

	Three Months Ended							
	June 30,	June 30,						
	2018	2017	\$ Change	% Change				
Trust department fees	\$ 2,057,987	\$ 1,692,001	\$ 365,986	21.6 %				
Investment advisory and management fees	1,057,666	868,835	188,831	21.7				
Deposit service fees	1,610,403	1,458,359	152,044	10.4				
Gains on sales of residential real estate loans,								
net	101,772	112,628	(10,856)	(9.6)				
Gains on sales of government guaranteed								
portions of loans, net	_	87,053	(87,053)	(100.0)				
Swap fee income	1,648,885	327,577	1,321,308	403.4				
Securities gains, net	_	38,464	(38,464)	(100.0)				
Earnings on bank-owned life insurance	399,273	459,359	(60,086)	(13.1)				

Debit card fees	844,286	743,521	100,765	13.6	
Correspondent banking fees	212,530	200,057	12,473	6.2	
Other	979,464	794,664	184,800	23.3	
Total noninterest income	\$ 8,912,266	\$ 6,782,518	\$ 2,129,748	31.4	%

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

	Six Months Ended							
	June 30,	June 30,						
	2018	2017	\$ Change	% Change				
Trust department fees	\$ 4,295,068	\$ 3,432,208	\$ 862,860	25.1	%			
Investment advisory and management fees	2,010,010	1,830,434	179,576	9.8				
Deposit service fees	3,141,856	2,774,749	367,107	13.2				
Gains on sales of residential real estate loans,								
net	202,587	208,951	(6,364)	(3.0)				
Gains on sales of government guaranteed								
portions of loans, net	358,434	1,037,694	(679,260)	(65.5)				
Swap fee income	2,607,579	441,097	2,166,482	491.2				
Securities gains, net		38,464	(38,464)	(100.0)				
Earnings on bank-owned life insurance	817,260	929,046	(111,786)	(12.0)				
Debit card fees	1,610,394	1,446,322	164,072	11.3				
Correspondent banking fees	477,357	445,246	32,111	7.2				
Other	1,933,170	1,482,061	451,109	30.4				
Total noninterest income	\$ 17,453,715	\$ 14,066,272	\$ 3,387,443	24.1	%			

In recent years, the Company has been successful in expanding its wealth management customer base. Trust department fees continue to be a significant contributor to noninterest income and, due to favorable market conditions in early 2018 coupled with strong growth in assets under management, trust department fees increased 22%, comparing the second quarter of 2018 to the same period of the prior year. Trust department fees increased 25% when comparing the first half of 2018 to the same period of the prior year. Income is generated primarily from fees charged based on assets under administration for corporate and personal trusts and for custodial services. The majority of the trust department fees are determined based on the value of the investments within the fully-managed trusts. Additionally, the Company started offering trust operations services to correspondent banks.

Investment advisory and management fees increased 22%, comparing the second quarter of 2018 to the same period of the prior year, and they increased 10% when comparing the first half of 2018 to the first half of 2017. Management has placed a stronger emphasis on growing its investment advisory and management services. Part of this initiative has been to restructure the Company's Wealth Management Division to allow for more efficient delivery of products and services through selective additions of talent as well as the leverage of and collaboration among existing resources (including the aforementioned trust department). Similar to trust department fees, these fees are largely determined based on the value of the investments managed. The Company announced in March 2018 the signing of definitive agreements to acquire and merge the Bates Companies into RB&T. The acquisition and subsequent merger of the Bates Companies into RB&T will add approximately \$700 million of assets under management. This acquisition is expected to close early in the fourth quarter of 2018.

Deposit service fees expanded 10% comparing the second quarter of 2018 to the same period of the prior year and expanded 13% when comparing the first half of 2018 to the same period of the prior year. This increase was primarily the result of the growth in deposits due to the acquisition of Guaranty Bank. Additionally, the Company continues its emphasis on shifting the mix of deposits from brokered and retail time deposits to non-maturity demand deposits across all its markets. With this continuing shift in mix, the Company has increased the number of demand deposit accounts, which tend to be lower in interest cost and higher in service fees. The Company plans to continue this shift in mix and to further focus on growing deposit service fees.

Gains on sales of residential real estate loans decreased 10% when comparing the second quarter of 2018 to the same period of the prior year and decreased 3% when comparing the first half of 2018 to the same period of the prior year. Overall, with the continued low interest rate environment, refinancing activity has slowed, as many of the Company's existing and prospective customers have already executed a refinancing. Therefore, this area has generally become a smaller contributor to overall noninterest income.

The Company's gains on the sale of government-guaranteed portions of loans for the second quarter of 2018 decreased 100% compared to the second quarter of 2017 and decreased 66% when comparing the first half of 2018 to the same period

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of the prior year. Given the nature of these gains, large fluctuations can occur from quarter-to-quarter and year-to-year. As one of its core strategies, the Company continues to leverage its expertise by taking advantage of programs offered by the SBA and the USDA. In the past several years, the Company's portfolio of government-guaranteed loans has grown as a direct result of the Company's strong expertise in SBA and USDA lending. In some cases, it is more beneficial for the Company to sell the government-guaranteed portion on the secondary market for a premium rather than retain the loans in the Company's portfolio. Sales activity for government-guaranteed portions of loans tends to fluctuate depending on the demand for loans that fit the criteria for the government guarantee. Further, the size of the transactions can vary and, as the gain is determined as a percentage of the guaranteed amount, the resulting gain on sale can vary. Lastly, a strategy for improved pricing is packaging loans together for sale. From time to time, the Company may execute on this strategy, which may delay the gains on sales of some loans to achieve better pricing. Recently, competitors have been offering SBA loan candidates traditional financing without the guarantee and the Company is not willing to relax structure for those lending opportunities.

As a result of the continued relatively low interest rate environment including a flat yield curve, the Company was able to execute numerous interest rate swaps on select commercial loans. The interest rate swaps allow the commercial borrowers to pay a fixed interest rate while the Company receives a variable interest rate as well as an upfront fee dependent upon the pricing. Management believes that these swaps help position the Company more favorably for rising rate environments. Management will continue to review opportunities to execute these swaps at all of its subsidiary banks, as the circumstances are appropriate for the borrower and the Company. An optimal interest rate swap candidate must be of a certain size and sophistication which can lead to volatility in activity from quarter to quarter. Swap fee income totaled \$1.6 million for the second quarter of 2018, compared to \$328 thousand for the second quarter of 2017. Swap fee income totaled \$2.6 million for the first half of 2018 compared to \$441 thousand in the first half of 2017. Future levels of swap fee income are also dependent upon prevailing interest rates.

Earnings on BOLI decreased 13% comparing the second quarter of 2018 to the first quarter of 2018 and decreased 12% comparing the first half of 2018 to the first half of 2017. There were no purchases of BOLI within the last 12 months. Notably, a small portion of the Company's BOLI is variable rate whereby the returns are determined by the performance of the equity market. Equity market performance accounted for the majority of the decrease in earnings on BOLI. Management intends to continue to review its BOLI investments to be consistent with policy and regulatory limits in conjunction with the rest of its earning assets in an effort to maximize returns while minimizing risk.

Debit card fees are the interchange fees paid on certain debit card customer transactions. Debit card fees increased 14% comparing the second quarter of 2018 to the second quarter of the prior year and increased 11% comparing the first half of 2018 to the first half of 2017. This increase was primarily related to the acquisition of Guaranty Bank in the fourth quarter of 2017. These fees can vary based on customer debit card usage, so fluctuations from period to period may occur. As an opportunity to maximize fees, the Company offers a retail deposit product with a higher interest rate that incentivizes debit card activity, which has been taken advantage of by the Company's customers.

Correspondent banking fees increased 6% comparing the second quarter of 2018 to the second quarter of the prior year and increased 7% comparing the first half of 2018 to the first half of 2017. Management will continue to evaluate earnings credit rates and the resulting impact on deposit balances and fees while balancing the ability to grow

market share. Correspondent banking continues to be a core strategy for the Company, as this line of business provides a high level of deposits that can be used to fund loan growth as well as a steady source of fee income. The Company now serves approximately 192 banks in Iowa, Illinois and Wisconsin.

Other noninterest income increased 23% comparing the second quarter of 2018 to the second quarter of the prior year and increased 30% comparing the first half of 2018 to the first half of 2017. These increases were primarily driven by fluctuations in net gains recognized on the disposal of leased assets.

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NONINTEREST EXPENSE

The following tables set forth the various categories of noninterest expense for the three and six months ended June 30, 2018 and 2017.

	Three Months Ended						
	June 30,	June 30,					
	2018	2017	\$ Change	% Change			
Salaries and employee benefits	\$ 15,804,016	\$ 12,930,944	\$ 2,873,072	22.2	%		
Occupancy and equipment expense	3,132,658	2,698,336	434,322	16.1			
Professional and data processing fees	2,771,223	2,340,699	430,524	18.4			
Acquisition costs	413,602	_	413,602	100.0			
Post-acquisition compensation, transition							
and integration costs	165,314	_	165,314	100.0			
FDIC insurance, other insurance and							
regulatory fees	840,458	645,277	195,181	30.2			
Loan/lease expense	260,089	260,284	(195)	(0.1)			
Net cost of (income from) operations of							
other real estate	(70,190)	27,957	(98,147)	(351.1)			
Advertising and marketing	753,084	567,588	185,496	32.7			
Bank service charges	466,091	447,445	18,646	4.2			
Correspondent banking expense	204,337	201,693	2,644	1.3			
CDI amortization expense	304,551	230,867	73,684	31.9			
Other	1,324,590	1,053,539	271,051	25.7			
Total noninterest expense	\$ 26,369,823	\$ 21,404,629	\$ 4,965,194	23.2	%		

	Six Months Ended						
	June 30,	June 30,					
	2018	2017	\$ Change	% Change			
Salaries and employee benefits	\$ 31,781,991	\$ 26,238,275	\$ 5,543,716	21.1 %			
Occupancy and equipment expense	6,198,469	5,200,555	997,914	19.2			
Professional and data processing fees	5,478,939	4,424,091	1,054,848	23.8			
Acquisition costs	506,141		506,141	100.0			
Post-acquisition compensation, transition							
and integration costs	165,314	_	165,314	100.0			
FDIC insurance, other insurance and							
regulatory fees	1,596,669	1,266,519	330,150	26.1			
Loan/lease expense	550,836	553,822	(2,986)	(0.5)			
Net cost of operations of other real estate	61,552	42,187	19,365	45.9			

Advertising and marketing	1,446,323	1,177,019	269,304	22.9	
Bank service charges	906,662	871,346	35,316	4.1	
Correspondent banking expense	409,091	400,044	9,047	2.3	
CDI amortization	609,102	461,733	147,369	31.9	
Other	2,522,231	2,042,155	480,076	23.5	
Total noninterest expense	\$ 52,233,320	\$ 42,677,746	\$ 9,555,574	22.4	%

Management places a strong emphasis on overall cost containment and is committed to improving the Company's general efficiency. One-time charges relating to acquisitions are expected to impact expense throughout 2018.

Salaries and employee benefits, which is the largest component of noninterest expense, increased from the second quarter of 2017 to the second quarter of 2018 by 22%. This line item also increased 21% when comparing the first half of 2018 to the first half of 2017. This increase was primarily related to new hires, merit increases and the addition of the Guaranty Bank employees. To help support recent and expected growth, the Company is adding to operational infrastructure and investing in additional staffing both at the corporate level and at some of the bank charters. Some of these hires are opportunistic, as the Company takes advantage of strong talent in the marketplace as a result of ongoing industry consolidation.

Occupancy and equipment expense increased 16%, comparing the second quarter of 2018 to the same period of the prior year and increased 19% comparing the first half of 2018 to the same period of the prior year. The increased expense was primarily due to the addition of Guaranty Bank.

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Professional and data processing fees increased 18%, comparing the second quarter of 2018 to the same period in 2017 and increased 24% comparing the first half of 2018 to the same period of the prior year. This increased expense was partially due to the addition of Guaranty Bank. Additionally, legal expense was also elevated due to a legal matter at RB&T where two employees have been charged with wrongdoing in connection with an SBA loan application. The Company anticipates these legal expenses will continue to increase until the court proceedings are completed, which the Company expects to be in late 2018. Neither RB&T nor the Company have been charged in the case. Generally, professional and data processing fees can fluctuate depending on certain one-time project costs. Management will continue to focus on minimizing one-time costs and driving recurring costs down through contract renegotiation or managed reduction in activity where costs are determined on a usage basis.

Acquisition costs totaled \$413 thousand for the second quarter of 2018 and \$506 thousand for the first half of 2018. There were no acquisition costs in the first half of 2017. These costs were comprised primarily of legal, accounting and investment banking costs related to the acquisitions described in Note 10 to the Consolidated Financial Statements.

Post-acquisition costs totaled \$165 thousand for the second quarter of 2018 and for the first half of 2018. These costs were comprised primarily of personnel costs, IT integration, and data conversion costs related to acquisitions.

FDIC insurance, other insurance and regulatory fee expense increased 30%, comparing the second quarter of 2018 to the second quarter of 2017 and increased 26% comparing the first half of 2018 to the same period of the prior year. The increase in expense was due to the acquisition of Guaranty Bank.

Loan/lease expense remained flat when comparing the second quarter of 2018 to the same quarter of 2017 as well as when comparing the first half of 2018 to the same period of the prior year. Generally, loan/lease expense has a direct relationship with the level of NPLs; however, it may deviate depending upon the individual NPLs.

Net cost of/income from operations of other real estate includes gains/losses on the sale of OREO, write-downs of OREO and all income/expenses associated with OREO. Net income from operations of other real estate totaled \$70 thousand for the second quarter of 2018, compared to net costs of operations of \$28 thousand for the second quarter of 2017. Net cost of operations of other real estate totaled \$62 thousand for the first half of 2018 compared to \$42 thousand for the same period of the prior year.

Advertising and marketing expense increased 33%, comparing the second quarter of 2018 to the second quarter of 2017 and increased 23% comparing the first half of 2018 to the same period of the prior year. The increase in expense was primarily due to the addition of Guaranty Bank.

Bank service charges, a large portion of which includes indirect costs incurred to provide services to QCBT's correspondent banking customer portfolio, increased 4% from the second quarter of 2017 to the second quarter of 2018 and increased 4%, comparing the first half of 2018 to the same period of the prior year. The increase was due, in large part, to the success QCBT has had in growing its correspondent banking customer portfolio. As transactions volumes continue to increase and the number of correspondent banking clients increases, the associated expenses will also increase.

Correspondent banking expense increased 1% when comparing the second quarter of 2018 to the second quarter of 2017 and increased 2% when comparing the first half of 2018 to the same period of the prior year. The increase was due to both increases in volume and in the number of correspondent banking clients. These are direct costs incurred to provide services to QCBT's correspondent banking customer portfolio, including safekeeping and cash management services.

CDI amortization expense increased 32% when comparing the second quarter of 2018 to the second quarter of 2017 and when comparing the first half of 2018 to the same period of the prior year. The increase was due to the acquisition of Guaranty Bank.

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Other noninterest expense was up 26% when comparing the second quarter of 2018 to the second quarter of 2017 and increased 24% when comparing the first half of 2018 to the same period of the prior year. Included in other noninterest expense are items such as subscriptions, sales and use tax and expenses related to wealth management. A portion of this increase is related to the addition of Guaranty Bank.

INCOME TAXES

For the Three Months Ended June 30.

In the second quarter of 2018, the Company incurred income tax expense of \$1.9 million. During the first half of the year, the Company incurred income tax expense of \$3.9 million. Following is a reconciliation of the expected income tax expense to the income tax expense included in the consolidated statements of income for the three and six months ended June 30, 2018 and 2017.

For the Six Months Ended June 30.

	Tor the Timee	Months Ende	d June 30,		TOT THE SIX WIOL			
	2018		2017		2018		2017	
		% of		% of		% of		% of
		Pretax		Pretax		Pretax		Pretax
	Amount	Income	Amount	Income	Amount	Income	Amount	Income
mputed kpected"								
expense x exempt	\$ 2,588,503	21.0 %	\$ 3,990,557	35.0 %	\$ 5,222,119	21.0 %	\$ 8,041,601	35.0
ome, net nk-owned	(956,089)	(7.8)	(1,433,903)	(12.6)	(1,899,190)	(7.6)	(2,739,330)	(11.9)
urance ite come ies, net of leral nefit,	(83,848)	(0.7)	(160,775)	(1.4)	(171,625)	(0.7)	(325,166)	(1.4)
rent year cess tax hefit on ck tions ercised	557,656	4.5	394,410	3.5	1,109,124	4.5	802,735	3.5
tricted ck ards								
sted	(200,644)	(1.6)	(89,545)	(0.8)	(333,005)	(1.3)	(622,867)	(2.7)

her	(24,759)	(0.1)	(65,168)	(0.6)	(55,534)	(0.3)	(131,951)	(0.6)	
deral and									
te income									
expense	\$ 1,880,819	15.3	% \$ 2,635,576	23.1	% \$ 3,871,889	15.6	% \$ 5,025,022	21.9	%

The effective tax rate for the quarter ended June 30, 2018 was 15.3% which was a 7.8% decrease from the effective tax rate of 23.1% for the quarter ended June 30, 2017. The effective tax rate for the six months ended June 30, 2018 was 15.6%, which was a decrease over the effective tax rate of 21.9% for the six months ended June 30, 2017. The Tax Act was enacted on December 22, 2017 and was effective January 1, 2018 reducing the federal corporate tax rate from 35% to 21%.

FINANCIAL CONDITION

Following is a table that represents the major categories of the Company's balance sheet.

	As of											
	June 30, 2018			March 31, 2018	3		December 31,	2017		June 30, 2017		
	(dollars in thou	isands	3)									
	Amount	%		Amount	%		Amount	%		Amount	%	
Cash and due												
from banks	\$ 69,069	2	%	\$ 61,846	2	%	\$ 75,722	2	%	\$ 77,161	2	%
Federal funds												
sold and												
interest-bearing												
deposits	51,667	1	%	59,557	1	%	85,962	2	%	72,354	2	%
Securities	657,997	16	%	638,229	16	%	652,382	16	%	593,485	17	%
Net loans/leases	3,077,247	75	%	3,018,370	75	%	2,930,130	74	%	2,520,209	73	%
Other assets	250,903	6	%	248,312	6	%	238,469	6	%	193,978	6	%
Total assets	\$ 4,106,883	100	%	\$ 4,026,314	100	%	\$ 3,982,665	100	%	\$ 3,457,187	100) %
Total deposits Total	\$ 3,298,276	81	%	\$ 3,280,001	82	%	\$ 3,266,655	82	%	\$ 2,870,234	83	%
borrowings	380,392	9	%	334,802	8	%	309,480	8	%	230,264	7	%
Other liabilities	58,627	1	%	51,083	1	%	53,243	1	%	51,606	1	%
Total stockholders'												
equity Total liabilities	369,588	9	%	360,428	9	%	353,287	9	%	305,083	9	%
and stockholders'												
equity	\$ 4,106,883	100	%	\$ 4,026,314	100	%	\$ 3,982,665	100	%	\$ 3,457,187	100) %

During the second quarter of 2018, the Company's total assets increased \$80.6 million, or 2%, to a total of \$4.1 billion. Net loans/leases grew \$58.9 million. This loan and lease growth was funded by deposits, which increased \$18.3 million in the second quarter of 2018, and borrowings, which increased \$45.6 million in the second quarter of 2018. Stockholders' equity increased \$9.2 million, or 3%, in the current quarter due to net retained income.

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INVESTMENT SECURITIES

The composition of the Company's securities portfolio is managed to meet liquidity needs while prioritizing the impact on interest rate risk and maximizing return, while minimizing credit risk. Over the past five years, the Company has further diversified the portfolio by decreasing U.S government sponsored agency securities, while increasing residential mortgage-backed and related securities and tax-exempt municipal securities. Of the latter, the large majority are privately placed tax-exempt debt issuances by municipalities located in the Midwest (with some in or near the Company's existing markets) and require a thorough underwriting process before investment.

Following is a breakdown of the Company's securities portfolio by type, the percentage of unrealized gains (losses) to carrying value on the total portfolio, and the portfolio duration:

	As of June 30, 2018 Amount (dollars in the	%	March 31, 2 Amount	2018	December 31, 2017 Amount %	June 30, 2017 Amount %
U.S. govt. sponsored agency securities Municipal securities Residential mortgage-backed	\$ 35,667 458,510	5 % 70 %	\$ 36,868 438,736	6 % 69 %	\$ 38,097 6 % 445,049 68 %	\$ 41,944 7 % 381,254 64 %
and related securities Other securities	158,534 5,286 \$ 657,997	24 % 1 % 100 %	157,289 5,336 \$ 638,229	24 % 1 % 100 %	163,301 25 % 5,935 1 % \$ 652,382 100 %	164,415 28 % 5,872 1 % \$ 593,485 100 %
Securities as a % of Total Assets Net Unrealized Losses as a % of	16.02 %		15.85	%	16.38 %	17.17 %
Amortized Cost Duration (in	(1.58) %		(1.01)	%	(0.13) %	(0.33) %
years) Quarterly Yield on Investment	7.0		6.9		7.0	6.3
Securities (TEY) Quarterly Yield on Investment Securities	3.56 % 3.02 %			% %	3.82 % 2.77 %	3.76 % 2.75 %

(GAAP)

Management monitors the level of unrealized gains/losses including performing quarterly reviews of individual securities for evidence of OTTI. Management identified no OTTI in any of the periods presented.

The duration of the securities portfolio shortened modestly with the TEY on the portfolio decreasing 26 bps in the first half of 2018; however, excluding the tax benefit and the related variance due to the lower tax rate, the portfolio yield expanded 25 basis points.

The Company has not invested in private mortgage-backed securities or pooled trust preferred securities. Additionally, the Company has not invested in the types of securities subject to the Volcker Rule (a provision of the Dodd-Frank Act).

See Note 2 to the Consolidated Financial Statements for additional information regarding the Company's investment securities.

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LOANS/LEASES

Total loans/leases grew 7.8% on an annualized basis during the second quarter of 2018. The mix of the loan/lease types within the Company's loan/lease portfolio is presented in the following table.

	As of											
	June 30, 2018			March 31, 2018	3		December 31, 2	2017		June 30, 2017		
	Amount	%		Amount	%		Amount	%		Amount	%	
	(dollars in thou	sands	s)									
C&I loans	\$ 1,273,000	42	%	\$ 1,201,087	39	%	\$ 1,134,516	38	%	\$ 942,538	37	%
CRE loans	1,349,319	43	%	1,357,703	45	%	1,303,492	44	%	1,131,906	45	%
Direct												
financing												
leases	133,196	4	%	137,614	5	%	141,448	5	%	153,337	6	%
Residential												
real estate												
loans	257,434	8	%	254,484	8	%	258,646	9	%	233,871	9	%
Installment												
and other												
consumer												
loans	92,952	3	%	95,912	3	%	118,611	4	%	84,047	3	%
Total												
loans/leases	\$ 3,105,901	100	%	\$ 3,046,800	100	%	\$ 2,956,713	100) %	\$ 2,545,699	100) %
Plus												
deferred												
loan/lease												
origination												
costs, net of												
fees	8,891			8,103			7,773			7,867		
Less												
allowance	(37,545)			(36,533)			(34,356)			(33,357)		
Net												
loans/leases	\$ 3,077,247			\$ 3,018,370			\$ 2,930,130			\$ 2,520,209		

As CRE loans have historically been the Company's largest portfolio segment, management places a strong emphasis on monitoring the composition of the Company's CRE loan portfolio. For example, management tracks the level of owner-occupied CRE loans relative to non owner-occupied loans. Owner-occupied loans are generally considered to have less risk. As of June 30, 2018 and December 31, 2017, approximately 26% of the CRE loan portfolio was owner-occupied.

Over the past several quarters, the Company has been successful in shifting the mix of its commercial loan portfolio by adding more C&I loans. C&I loans grew \$71.9 million in the current quarter.

A syndicated loan is a commercial loan provided by a group of lenders and is structured, arranged and administered by one or several commercial or investment banks known as arrangers. The nationally syndicated loans invested in by the Company consist of fully funded, highly liquid term loans for which there is a liquid secondary market. As of June 30, 2018 and December 31, 2017, the amount of nationally syndicated loans totaled \$38.6 million and \$51.2 million, respectively.

Following is a listing of significant industries within the Company's CRE loan portfolio:

	2018		As of March 32 2018			As of December 31, 2017			As of June 30, 2017			
	Amount	%		Amount	%		Amount	%		Amount	%	
	(dollars in thou	sand	s)									
Lessors of												
Nonresidential												
Buildings	\$ 439,067	33	%	\$ 435,919	32	%	\$ 388,648	30	%	\$ 344,747	30	%
Lessors of												
Residential												
Buildings	230,187	17	%	221,978	16	%	199,047	15	%	159,370	14	%
Hotels	73,335	5	%	70,887	5	%	70,447	5	%	39,881	4	%
Nonresidential												
Property												
Managers	55,979	4	%	56,572	4	%	51,621	4	%	52,947	5	%
Land												
Subdivision	39,883	3	%	45,356	3	%	44,192	3	%	46,117	4	%
New Housing												
For-Sale												
Builders	38,392	3	%	52,951	4	%	61,480	5	%	52,277	5	%
Nursing Care												
Facilities	37,417	3	%	38,830	3	%	47,008	4	%	33,607	3	%
Lessors of												
Other Real												
Estate Property	28,149	2	%	31,121	2	%	29,078	2	%	20,932	2	%
Other *	406,910	30	%	404,089	30	%	411,971	32	%	382,028	33	%
Total CRE												
Loans	\$ 1,349,319	100	%	\$ 1,357,703	100) %	\$ 1,303,492	100	%	\$ 1,131,906	100) %

^{* &}quot;Other" consists of all other industries. None of these had concentrations greater than \$27.0 million, or approximately 2% of total CRE loans in the most recent period presented.

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The Company's residential real estate loan portfolio includes the following:

- · Certain loans that do not meet the criteria for sale into the secondary market. These are often structured as adjustable rate mortgages with maturities ranging from three to seven years to avoid the long-term interest rate risk.
- · A limited amount of 15 year and 20 year fixed rate residential real estate loans that meet certain credit guidelines. The remaining residential real estate loans originated by the Company were sold on the secondary market to avoid the interest rate risk associated with longer term fixed rate loans. Loans originated for this purpose were classified as held for sale and are included in the residential real estate loans above. The Company has not originated any subprime, Alt-A, no documentation, or stated income residential real estate loans throughout its history.

Following is a listing of significant equipment types within the m2 loan and lease portfolio:

							As of						
	As of June 3 2018	30,		As of March 2018	As of March 31, 2018			December 31, 2017			As of June 30, 2017		
	Amount	%		Amount	%		Amount	%		Amount	%		
	(dollars in th	nousan	ids)										
Trucks, Vans and													
Vocational													
Vehicles	\$ 35,814	15	%	\$ 28,219	13	%	\$ 19,927	9	%	\$ 16,679	8	%	
Construction -													
General	18,494	8	%	18,067	8	%	18,705	9	%	15,207	7	%	
Manufacturing -													
General	16,794	7	%	16,624	7	%	16,571	8	%	19,092	9	%	
Food Processing													
Equipment	14,377	6	%	13,270	6	%	12,965	6	%	13,754	7	%	
Marine -													
Travelifts	12,875	6	%	12,843	6	%	10,802	5	%	12,497	6	%	
Computer													
Hardware	10,141	4	%	10,694	5	%	11,340	5	%	9,821	5	%	
Trailers	10,137	4	%	9,161	4	%	8,983	4	%	9,611	5	%	
Miscellaneous													
Equipment	7,032	3	%	6,459	3	%	6,644	3	%	5,126	2	%	
Restaurant	6,509	3	%	6,844	3	%	7,107	3	%	7,238	3	%	
Other *	101,124	44	%	101,473	45	%	102,192	48	%	105,228	48	%	
Total m2 loans													
and leases	\$ 233,297	100) %	\$ 223,654	100	%	\$ 215,236	100) %	\$ 214,253	100) %	

* "Other" consists of all other equipment types. None of these had concentrations greater than 3% of total m2 loan and lease portfolio in the most recent period presented.

See Note 3 to the Consolidated Financial Statements for additional information regarding the Company's loan and lease portfolio.

ALLOWANCE FOR ESTIMATED LOSSES ON LOANS/LEASES

Changes in the allowance for the three and six months ended June 30, 2018 and 2017 are presented as follows:

	Three Month	ns Ended	Six Months	Ended	
	June June		June	June	
	30, 2018	30, 2017	30, 2018	30, 2017	
	(dollars in th	ousands)	(dollars in th	ousands)	
Balance, beginning	\$ 36,533	\$ 32,059	\$ 34,356	\$ 30,757	
Provisions charged to expense	2,301	2,023	4,841	4,128	
Loans/leases charged off	(1,524)	(851)	(1,961)	(1,743)	
Recoveries on loans/leases previously charged off	235	126	309	215	
Balance, ending	\$ 37,545	\$ 33,357	\$ 37,545	\$ 33,357	

The allowance was determined based on factors that included the overall composition of the loan/lease portfolio, types of loans/leases, past loss experience, loan/lease delinquencies, potential substandard and doubtful credits, economic conditions, collateral positions, governmental guarantees and other factors that, in management's judgment, deserved evaluation. To ensure that an adequate allowance was maintained, provisions were made based on a number of factors,

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including the increase in loans/leases and a detailed analysis of the loan/lease portfolio. The loan/lease portfolio is reviewed and analyzed monthly with specific detailed reviews completed on all loans risk-rated worse than "fair quality", as described in Note 1 to the Consolidated Financial Statements contained in the Company's Annual Report on Form 10 K for the year ended December 31, 2017, and carrying aggregate exposure in excess of \$250 thousand. The adequacy of the allowance is monitored by the loan review staff and reported to management and the board of directors.

The Company's levels of criticized and classified loans are reported in the following table.

Internally Assigned Risk Rating *	As of June 30, 2013 (dollars in the			018 March 31, 2018 thousands)			cember 31, 201	7 .	June 30, 2017			
Special Mention (Rating 6) Substandard (Rating 7) Doubtful (Rating 8)	\$ 44,202 42,492 — \$ 86,694			42,926 39,815 — 82,741			31,024 43,435 271 74,730		\$ 27,737 45,290 — \$ 73,027			
Criticized Loans ** Classified Loans ***	\$ 86,694 \$ 42,492			82,741 39,815			74,730 43,706		\$ 73,027 \$ 45,290			
Criticized Loans as a % of Total Loans/Leases Classified Loans as a % of Total Loans/Leases	2.79 1.37	% %		2.791.34	%			% %	2.86 1.77	% %		

^{*} Amounts above include the government guaranteed portion, if any. For the calculation of allowance, the Company assigns internal risk ratings of Pass (Rating 2) for the government guaranteed portion.

The Company experienced a 7% increase in classified loans during the second quarter of 2018. Criticized loans increased 5% during the same period. The Company experienced a decrease of 3% in classified loans during the first six months of 2018. Criticized loans increased 16% during the same period. The Company continues its strong focus on improving credit quality in an effort to limit NPLs.

^{**} Criticized loans are defined as commercial and industrial and commercial real estate loans with internally assigned risk ratings of 6, 7, or 8, regardless of performance.

^{***} Classified loans are defined as commercial and industrial and commercial real estate loans with internally assigned risk ratings of 7 or 8, regardless of performance.

March 31, 2018

December 31, 2017

June 30, 2017

Allowance / Gross								
Loans/Leases	1.21	%	1.20	%	1.16	%	1.31	%
Allowance / NPLs	270.09	%	202.11	%	184.28	%	162.27	%

June 30, 2018

Although management believes that the allowance at June 30, 2018 was at a level adequate to absorb losses on existing loans/leases, there can be no assurance that such losses will not exceed the estimated amounts or that the Company will not be required to make additional provisions in the future. Unpredictable future events could adversely affect cash flows for both commercial and individual borrowers, which could cause the Company to experience increases in problem assets, delinquencies and losses on loans/leases, and require further increases in the provision. Asset quality is a priority for the Company and its subsidiaries. The ability to grow profitably is in part dependent upon the ability to maintain that quality. The Company continually focuses efforts at its subsidiary banks and leasing company with the intention to improve the overall quality of the Company's loan/lease portfolio.

See Note 3 to the Consolidated Financial Statements for additional information regarding the Company's allowance.

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Item 2

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

NONPERFORMING ASSETS

The table below presents the amount of NPAs and related ratios.

As of As of As of June 30, March 31, December 31, 2018 2018 2017 (dollars in thousands)	As of June 30, 2017	
Nonaccrual loans/leases (1) (2) \$ 12,554 \$ 12,759 \$ 11,441	\$ 13,217	
Accruing loans/leases past due 90 days or more 20 41 89	424	
TDRs - accruing 1,327 5,276 7,113	6,915	
Total NPLs 13,901 18,076 18,643	20,556	
OREO 12,750 12,750 13,558	5,174	
Other repossessed assets 150 200 80	123	
Total NPAs \$ 26,801 \$ 31,026 \$ 32,281	\$ 25,853	
NPLs to total loans/leases 0.45 % 0.59 % 0.63 %	0.80	6
NPAs to total loans/leases plus repossessed		
property 0.86 % 1.01 % 1.08 %	1.01 %	6
NPAs to total assets 0.65 % 0.77 % 0.81 %	0.75	6

⁽¹⁾ Includes government guaranteed portion of loans, as applicable.

NPAs at June 30, 2018 were \$26.8 million, down \$4.2 million from March 31, 2018 and up \$948 thousand from June 30, 2017. The decrease in the second quarter of 2018 was due to one large loan that was upgraded and taken out of TDR status.

The ratio of NPAs to total assets was 0.65% at June 30, 2018, down from 0.77% at March 31, 2018 and down from 0.75% at June 30, 2017.

The large majority of the NPAs consist of nonaccrual loans/leases, accruing TDRs, and OREO. For nonaccrual loans/leases and accruing TDRs, management has thoroughly reviewed these loans/leases and has provided specific allowances as appropriate.

OREO is carried at the lower of carrying amount or fair value less costs to sell.

The Company's lending/leasing practices remain unchanged and asset quality remains a priority for management.

DEPOSITS

⁽²⁾ Includes TDRs of \$1.8 million at June 30, 2018, \$2.6 million at March 31, 2018, \$2.3 million at December 31, 2017, and \$2.2 million at June 30, 2017.

Deposits increased \$18.3 million during the second quarter of 2018. The table below presents the composition of the Company's deposit portfolio.

	As of June 30, 2018 Amount (dollars in thous	% sands	·)	March 31, 2018 Amount	%		December 31, 2 Amount	2017 %		June 30, 2017 Amount	%	
Noninterest												
bearing												
demand												
deposits	\$ 746,822	23	%	\$ 784,815	24	%	\$ 789,548	24	%	\$ 760,625	27	%
Interest												
bearing												
demand												
deposits	1,865,382	57	%	1,789,019	55	%	1,855,893	57	%	1,526,103	52	%
Time												
deposits	519,999	16	%	496,644	15	%	516,058	16	%	478,580	17	%
Brokered												
deposits	166,073	5	%	209,523	6	%	105,156	3	%	104,926	4	%
	\$ 3,298,276	100	%	\$ 3,280,001	100	%	\$ 3,266,655	100	%	\$ 2,870,234	100	%

Quarter-end balances can greatly fluctuate due to large customer and correspondent bank activity.

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Item 2

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

In an effort to strengthen the relationship and maximize the liquidity potential of its correspondent banking clients, the Company introduced an interest-bearing money market deposit account to its correspondent banking clients and this generated strong deposit growth in 2017.

Management will continue to focus on growing its core deposit portfolio, including its correspondent banking business at QCBT, as well as shifting the mix from brokered and other higher cost deposits to lower cost core deposits.

BORROWINGS

The subsidiary banks offer short-term repurchase agreements to a few of their significant customers. Also, the subsidiary banks purchase federal funds for short-term funding needs from the FRB or from their correspondent banks. The table below presents the composition of the Company's short-term borrowings.

	As of June 30, 202 (dollars in the	18 March 31, 2018 housands)	December 31, 2017	June 30, 2017
Overnight repurchase agreements with				
customers	\$ 2,186	\$ 3,820	\$ 7,003	\$ 4,897
Federal funds purchased	15,400	13,040	6,990	13,320
-	\$ 17,586	\$ 16,860	\$ 13,993	\$ 18,217

The Company's federal funds purchased fluctuates based on the short-term funding needs of the Company's subsidiary banks.

As a result of their memberships in either the FHLB of Des Moines or Chicago, the subsidiary banks have the ability to borrow funds for short or long-term purposes under a variety of programs. Generally, FHLB advances are utilized for loan matching as a hedge against the possibility of rising interest rates and when these advances provide a less costly or more readily available source of funds than customer deposits.

The table below presents the Company's term and overnight FHLB advances.

	As of June 30, 20 (dollars in the	Tarch 31, 2018 sands)	De	ecember 31, 2017	June 30, 2017			
Term FHLB advances Overnight FHLB advances	\$ 46,600 207,500	\$ 56,600 159,745	\$	56,600 135,400	\$	57,000 49,500		
o , cinight i iibb davanees	\$ 254,100	\$ 216,345	\$	192,000	\$	106,500		

Term FHLB advances decreased \$10.0 million in the current quarter, as compared to the prior quarter. Overnight FHLB advances increased by \$47.8 million in the second quarter of 2018 due to the strong loan and lease growth, which outpaced the Company's deposit growth.

The table below presents the composition of the Company's other borrowings.

	As of June 30, 20 (dollars in t	(arch 31, 2018 ands)	De	ecember 31, 2017	June 30, 2017		
Wholesale structured repurchase							
agreements	\$ 35,000	\$ 35,000	\$	35,000	\$	45,000	
Term notes	27,125	29,063		31,000		27,000	
Revolving line of credit	9,000	_		_			
-	\$ 71,125	\$ 64,063	\$	66,000	\$	72,000	

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

Other borrowings include structured repos which are utilized as an alternative funding source to FHLB advances and customer deposits. Structured repos are collateralized by certain U.S. government agency securities and residential mortgage backed and related securities.

As described in Note 11 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10 K for the year ended December 31, 2017, the Company has outstanding term notes and an available revolving line of credit. As of June 30, 2018, the term debt had been paid down to \$27.1 million, as scheduled. The term notes and revolving line of credit were used to help fund acquisitions as described in Note 10 to the Consolidated Financial Statements. As of June 30, 2018, \$1.0 million of the \$10.0 million line of credit was available. Interest is calculated at the effective LIBOR rate plus 2.50% per annum (4.84% at June 30, 2018).

It is management's intention to reduce its reliance on wholesale funding, including FHLB advances, structured repos, and brokered deposits. Replacement of this funding with core deposits helps to reduce interest expense as wholesale funding tends to be higher cost. However, the Company may choose to utilize advances and/or brokered deposits to supplement funding needs, as this is a way for the Company to effectively and efficiently manage interest rate risk.

The table below presents the maturity schedule including weighted average interest cost for the Company's combined wholesale funding portfolio.

	June 30, 2018			December 31,	2017	
		Weighted			Weighted	
		Average			Average	
Maturity:	Amount Due	Interest Rate		Amount Due	Interest Rate	
	(dollar amoun	ts in thousands)				
Year ending December 31:						
2018	\$ 373,653	2.04	%	\$ 273,677	1.68	%
2019	50,921	2.20		31,950	2.32	
2020	30,694	2.42		26,600	2.44	
Total Wholesale Funding	\$ 455,268	2.09	%	\$ 332,227	1.80	%

During the first six months of 2018, wholesale funding increased \$123.0 million. Year-to-date, the Company has repaid \$79.0 million of term borrowings at maturity. However, this was more than offset by growth in short-term borrowings used to temporarily fund strong earning asset growth.

STOCKHOLDERS' EQUITY

The table below presents the composition of the Company's stockholders' equity.

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	June 30, 2018 (dollars in thou	(arch 31, 2018 ds)		De	ecember 31, 2017	7	Ju	ine 30, 2017	7
Common stock	\$ 13,974	\$ 13,937		\$	13,918		\$	13,175	
Additional paid in capital	190,533	189,685			189,078			158,001	
Retained earnings	171,955	162,346			151,962			135,254	
AOCI (loss)	(6,874)	(5,540)			(1,671)			(1,347)	
Total stockholders' equity	\$ 369,588	\$ 360,428		\$	353,287		\$	305,083	
TCE* / TA	8.18 %	8.10	%		8.01	%		8.29	%

^{*} TCE is defined as total common stockholders' equity excluding goodwill and other intangibles. This ratio is a non-GAAP financial measure. See GAAP to Non-GAAP Reconciliations.

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

LIQUIDITY AND CAPITAL RESOURCES

Liquidity measures the ability of the Company to meet maturing obligations and its existing commitments, to withstand fluctuations in deposit levels, to fund its operations, and to provide for customers' credit needs. The Company monitors liquidity risk through contingency planning stress testing on a regular basis. The Company seeks to avoid over-concentration of funding sources and to establish and maintain contingent funding facilities that can be drawn upon if normal funding sources become unavailable. One source of liquidity is cash and short-term assets, such as interest-bearing deposits in other banks and federal funds sold, which averaged \$141.7 million during the second quarter of 2018 and \$164.0 million during the full year of 2017. The Company's on balance sheet liquidity position can fluctuate based on short-term activity in deposits and loans.

The subsidiary banks have a variety of sources of short-term liquidity available to them, including federal funds purchased from correspondent banks, FHLB advances, wholesale structured repurchase agreements, brokered deposits, lines of credit, borrowing at the Federal Reserve Discount Window, sales of securities AFS, and loan/lease participations or sales. The Company also generates liquidity from the regular principal payments and prepayments made on its loan/lease portfolio, and on the regular monthly payments on its securities portfolio (both residential mortgage-backed securities and municipal securities).

At June 30, 2018, the subsidiary banks had 33 lines of credit totaling \$371.7 million, of which \$2.7 million was secured and \$369.0 million was unsecured. At June 30, 2018, the full \$371.7 million was available.

At December 31, 2017, the subsidiary banks had 34 lines of credit totaling \$375.0 million, of which \$3.0 million was secured and \$372.0 million was unsecured. At December 31, 2017, the full \$375.0 million was available.

The Company has emphasized growing the number and amount of lines of credit in an effort to strengthen this contingent source of liquidity. Additionally, the Company maintains a \$10.0 million secured revolving credit note with a variable interest rate and a maturity of June 30, 2019. At June 30, 2018, \$1.0 million of the \$10.0 million was available.

As of June 30, 2018, the Company had \$415.0 million in average correspondent banking deposits spread over 192 relationships. While the Company believes that these funds are relatively stable, there is the potential for large fluctuations that can impact liquidity. Seasonality and the liquidity needs of these correspondent banks can impact balances. Management closely monitors these fluctuations and runs stress scenarios to measure the impact on liquidity and interest rate risk with various levels of correspondent deposit run-off.

Investing activities used cash of \$137.9 million during the first six months of 2018, compared to \$152.5 million for the same period of 2017. The net decrease in federal funds sold was \$19.3 million for the first six months of 2018, compared to a net decrease of \$3.1 million for the same period of 2017. The net decrease in interest-bearing deposits at financial institutions was \$15.0 million for the first six months of 2018, compared to a net increase of \$10.8 million for the same period of 2017. Proceeds from calls, maturities, and paydowns of securities were \$39.8 million for the first six months of 2018, compared to \$68.2 million for the same period of 2017. Purchases of securities used cash of \$55.0 million for the first six months of 2018, compared to \$85.2 million for the same period of 2017. The net

increase in loans/leases used cash of \$151.0 million for the first six months of 2018 compared to \$146.4 million for the same period of 2017.

Financing activities provided cash of \$101.9 million for the first six months of 2018, compared to \$140.2 million for same period of 2017. Net increases in deposits totaled \$31.7 million for the first six months of 2018, compared to \$201.0 million for the same period of 2017. During the first six months of 2018, the Company's short-term borrowings increased \$3.6 million, while they decreased \$21.8 million for the same period of 2017. In the first six months of 2018, the Company increased short-tem and overnight FHLB advances by \$72.1 million and increased other borrowings by \$9.0 million. Maturities and principal payments on borrowings totaled \$13.9 millionin the first six months of 2018. In the first

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

six months of 2017, the Company reduced FHLB advances and borrowings by \$39.0 million through a mixture of maturities, scheduled payments, and changes in short-term and overnight FHLB advances.

Total cash provided by operating activities was \$29.4 million for the first six months of 2018, compared to \$18.9 million for the same period of 2017.

Throughout its history, the Company has secured additional capital through various sources, including the issuance of common and preferred stock, as well as trust preferred securities.

The following table presents the details of the trust preferred securities outstanding as of June 30, 2018 and December 31, 2017.

		Amount Outstanding June 30,	Amount Outstanding December 31,		Interest Rate as of		Interest Rate as of	
Name	Date Issued	2018	2017	Interest Rate	June 30, 2018		December 31, 2017	'
QCR								
Holdings				2.85% over				
Statutory	February			3-month				
Trust II QCR	2004	\$ 10,310,000	\$ 10,310,000	LIBOR	5.19	%	4.54	%
Holdings				2.85% over				
Statutory	February			3-month				
Trust III	2004	8,248,000	8,248,000	LIBOR	5.19	%	4.54	%
QCR								
Holdings				1.55% over				
Statutory	February			3-month				
Trust V	2006	10,310,000	10,310,000	LIBOR	3.90	%	2.91	%
Community								
National				2.17% over				
Statutory	September			3-month				
Trust II	2004	3,093,000	3,093,000	LIBOR	4.49	%	3.80	%
Community								
National				1.75% over				
Statutory				3-month				
Trust III	March 2007	3,609,000	3,609,000	LIBOR	4.09	%	3.32	%
Guaranty								
Bankshares				1.75% over				
Statutory				3-month				
Trust I	May 2005	4,640,000	4,640,000	LIBOR	4.09	%	3.34	%
	-	\$ 40,210,000	\$ 40,210,000		4.58	%	3.82	%

Weighted Average Rate

As described in Note 4 to the Consolidated Financial Statements, on June 21, 2018, the Company entered into interest rate swaps to hedge against the risk of rising rates on its variable rate trust preferred securities. The floating rate trust preferred securities are tied to 3-month LIBOR, and the interest rate swaps utilize 3-month LIBOR, so the hedge is effective. The interest rate swaps are designated as a cash flow hedge in accordance with ASC 815. See Note 4 for the notional amount swapped and the related effective fixed rates. The Company assumed the trust preferred securities originally issued by Community National in connection with its acquisition in May 2013. The Company assumed the trust preferred securities originally issued by Guaranty in connection with its acquisition in October 2017. As a result of acquisition accounting, the liabilities were recorded at fair value upon acquisition with the resulting discount being accreted as interest expense on a level yield basis over the expected term. As of June 30, 2018, the remaining discount was \$2.6 million.

The Company (on a consolidated basis) and the subsidiary banks are subject to various regulatory capital requirements administered by the federal banking agencies. Failure to meet minimum capital requirements can initiate certain mandatory and possibly additional discretionary actions by regulators that, if undertaken, could have a direct material effect on the Company and subsidiary banks' financial statements. Refer to Note 8 of the Consolidated Financial Statements for additional information regarding regulatory capital.

SPECIAL NOTE CONCERNING FORWARD-LOOKING STATEMENTS

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

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Item 2

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

The Company's ability to predict results or the actual effect of future plans or strategies is inherently uncertain. Factors that could have a material adverse effect on the operations and future prospects of the Company and its subsidiaries include, but are not limited to, the following:

- · The strength of the local and national economy.
- · Changes in the interest rate environment.
- The economic impact of past and any future terrorist attacks, acts of war or threats thereof and the response of the United States to any such threats and attacks.
- · The impact of cybersecurity risks.
- · The costs, effects and outcomes of existing or future litigation.
- · Changes in accounting policies and practices, as may be adopted by state and federal regulatory agencies, the FASB, the SEC or the PCAOB.
- · Unexpected results of acquisitions which may include failure to realize the anticipated benefits of the acquisition.
- · The economic impact of exceptional weather occurrences such as tornadoes, floods and blizzards.
- · The ability of the Company to manage the risks associated with the foregoing as well as anticipated.

These risks and uncertainties should be considered in evaluating forward-looking statements and undue reliance should not be placed on such statements. For a discussion of the factors that could have a material adverse effect on the operations and future prospects of the Company and its subsidiaries, see the "Risk Factors" section included under Item 1A of Part I of the Company's Annual Report on Form 10 K for the year ended December 31, 2017.

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Item 3

QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

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

In an attempt to manage the Company's exposure to changes in interest rates, management monitors the Company's interest rate risk. Each subsidiary bank has an asset/liability management committee of the board of directors that meets quarterly to review the bank's interest rate risk position and profitability, and to make or recommend adjustments for consideration by the full board of each bank.

Internal asset/liability management teams consisting of members of the subsidiary banks' management meet weekly to manage the mix of assets and liabilities to maximize earnings and liquidity and minimize interest rate and other risks. Management also reviews the subsidiary banks' securities portfolios, formulates investment strategies, and oversees the timing and implementation of transactions to assure attainment of the board's objectives in an effective manner. Notwithstanding the Company's interest rate risk management activities, the potential for changing interest rates is an uncertainty that can have an adverse effect on net income.

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

One method used to quantify interest rate risk is a short-term earnings at risk summary, which is a detailed and dynamic simulation model used to quantify the estimated exposure of net interest income to sustained interest rate changes. This simulation model captures the impact of changing interest rates on the interest income received and interest expense paid on all interest sensitive assets and liabilities reflected on the Company's consolidated balance sheet. This sensitivity analysis demonstrates net interest income exposure annually over a five-year horizon, assuming no balance sheet growth and various interest rate scenarios including no change in rates; 200, 300, 400, and 500 basis point upward shifts; and a 100 basis point downward shift in interest rates, where interest-bearing assets and liabilities reprice at their earliest possible repricing date.

The model assumes parallel and pro rata shifts in interest rates over a twelve-month period for the 200 basis point upward shift and 100 basis point downward shift. For the 400 basis point upward shift, the model assumes a parallel and pro rata shift in interest rates over a twenty-four month period. For the 500 basis point upward shift, the model assumes a flattening and pro rata shift in interest rates over a twelve-month period where the short-end of the yield curve shifts upward greater than the long-end of the yield curve.

Further, in recent years, the Company added additional interest rate scenarios where interest rates experience a parallel and instantaneous shift upward 100, 200, 300, and 400 basis points and a parallel and instantaneous shift downward 100 basis points. The Company will run additional interest rate scenarios on an as-needed basis.

The asset/liability management committees of the subsidiary bank boards of directors have established policy limits of a 10% decline in net interest income for the 200 basis point upward parallel shift and the 100 basis point downward parallel shift. For the 300 basis point upward shock, the established policy limit has been increased to 25% decline in net interest

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Item 3

QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK - continued

income. The increased policy limit is appropriate as the shock scenario is extreme and unlikely and warrants a higher limit than the more realistic and traditional parallel/pro-rata shift scenarios.

Application of the simulation model analysis for select interest rate scenarios at the most recent quarter-end available is presented in the following table:

NET INTEREST INCOME EXPOSURE in YEAR 1					
s of					
ecember 31,					
)16					
.7) %					
.2) %					
.4) %					
e)					

The simulation is well within the board-established policy limits for all three scenarios. Additionally, for all of the various interest rate scenarios modeled and measured by management (as described above), the results at June 30, 2018 were within established risk tolerances as established by policy or by best practice (if the interest rate scenario didn't have a specific policy limit).

In 2014, the Company executed two interest rate cap transactions, each with a notional value of \$15.0 million, for a total of \$30.0 million. The interest rate caps purchased essentially set a ceiling to the interest rate paid on the \$30.0 million of short-term FHLB advances that are being hedged, minimizing the interest rate risk associated with rising interest rates.

On June 21, 2018, the Company entered into interest rate swaps to hedge against the risk of rising rates on its variable rate trust preferred securities, for a total of \$39.0 million.

The Company will continue to analyze and evaluate similar transactions as an alternative and cost effective way to mitigage interest rate risk.

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

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Item 4

CONTROLS AND PROCEDURES

Evaluation of disclosure controls and procedures. An evaluation was performed under the supervision and with the participation of the Company's management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures (as defined in Rule 13a 15(e) and 15d 15(e) promulgated under the Exchange Act of 1934) as of June 30, 2018. Based on that evaluation, the Company's management, including the Chief Executive Officer and Chief Financial Officer, concluded that the Company's disclosure controls and procedures were effective, as of the end of the period covered by this report, to ensure that information required to be disclosed in the reports filed and submitted under the Exchange Act was recorded, processed, summarized and reported as and when required.

Changes in Internal Control over Financial Reporting. There have been no significant changes to the Company's internal control over financial reporting during the period covered by this report that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

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Part II

QCR HOLDINGS, INC. AND SUBSIDIARIES

PART II - OTHER INFORMATION

Item 1 Legal Proceedings

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

Item 1A Risk Factors

There have been no material changes in the risk factors applicable to the Company from those disclosed in Part I, Item 1.A. "Risk Factors," in the Company's Annual Report on Form 10 K for the year ended December 31, 2017. Please refer to that section of the Company's Form 10 K for disclosures regarding the risks and uncertainties related to the Company's business.

Item 2 Unregistered Sales of Equity Securities and Use of Proceeds

None

Item 3 Defaults Upon Senior Securities

None

Item 4 Mine Safety Disclosures

Not applicable

Item 5 Other Information

None

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Part II

QCR HOLDINGS, INC. AND SUBSIDIARIES

PART II - OTHER INFORMATION

Itam 6	Exhibits
Item 6	EXIIIDIUS

- 3.1* Agreement and Plan of Merger between QCR Holdings, Inc. and Springfield Bancshares, Inc., dated April 17, 2018 (incorporated by reference to Exhibit 2.1 to the Company's Form 8-K filed with the SEC on April 18, 2018).
- 31.1 Certification of Chief Executive Officer Pursuant to Rule 13a 14(a)/15d 14(a).
- 31.2 Certification of Chief Financial Officer Pursuant to Rule 13a 14(a)/15d 14(a).
- 32.1 <u>Certification of Chief Executive Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.</u>
- 32.2 <u>Certification of Chief Financial Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.</u>
- Interactive data files pursuant to Rule 405 of Regulation S-T: (i) Consolidated Balance Sheets as of June 30, 2018 and December 31, 2017; (ii) Consolidated Statements of Income for the three and six months ended June 30, 2018 and June 30, 2017; (iii) Consolidated Statements of Comprehensive Income for the three and six months ended June 30, 2018 and June 30, 2017; (iv) Consolidated Statements of Changes in Stockholders' Equity for the three and six months ended June 30, 2018 and June 30, 2017; (v) Consolidated Statements of Cash Flows for the six months ended June 30, 2018 and June 30, 2017; and (vi) Notes to the Consolidated Financial Statements.
- * The Company has omitted schedules and similar attachments to the subject agreement pursuant to Item 601(b) of Regulation S-K. The Company will furnish a copy of any omitted schedule or similar attachment to the SEC upon request.

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SIGNATURES

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

QCR HOLDINGS, INC.

(Registrant)

Date August 8, 2018 /s/ Douglas M. Hultquist

Douglas M. Hultquist, President

Chief Executive Officer

Date August 8, 2018 /s/ Todd A. Gipple

Todd A. Gipple, Executive Vice President

Chief Operating Officer Chief Financial Officer

Date August 8, 2018 /s/ Elizabeth A. Grabin

Elizabeth A. Grabin, First Vice President

Director of Financial Reporting Principal Accounting Officer