FIRST NATIONAL COMMUNITY BANCORP INC Form DEF 14A April 14, 2006
FIRST NATIONAL COMMUNITY BANCORP, INC.
PROXY
FOR THE ANNUAL MEETING OF SHAREHOLDERS TO BE HELD
MAY 17, 2006
THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS OF FIRST NATIONAL COMMUNITY BANCORP, INC.
The undersigned hereby appoints Frank Caputo, Paul Latzanich and William Sharkey, and each or any of them, proxies of the undersigned with full power of substitution to vote all of the shares of First National Community Bancorp, Inc. that the undersigned may be entitled to vote at Fin National Community Bancorp, Inc. s Annual Meeting of Shareholders, to be held at the company s Exeter Office, 1625 Wyoming Avenue, Exeter, Pennsylvania 18643, on Wednesday, May 17, 2006, at 9:00 a.m., prevailing time, and at any adjournment or postponement of the meeting as follows:
ELECTION OF DIRECTORS: To elect four Class B Directors to serve for a three year term and until their successors are elected and qualified.
NOMINEES:
Michael G. Cestone
Michael T. Conahan
J. David Lombardi
John R. Thomas
FOR all nominees (except as indicated to the contrary below)
INSTRUCTION: To withhold authority to vote for any individual nominee, write that nominee's name in the following space.

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AGAINST all nominees
THE BOARD OF DIRECTORS RECOMMENDS A VOTE "FOR" THESE NOMINEES.

2.	RATIFICATION OF AUDITORS: To ratify the Audit Committee s selection of Demetrius & Company, L.L.C., Certified Public Accountants of Wayne, New Jersey as the auditors of the company for the year ending December 31, 2006.
	FOR
	AGAINST
	ABSTAIN
ГНЕ В	OARD OF DIRECTORS RECOMMENDS A VOTE FOR PROPOSAL 2.
3.	In their discretion, the proxies are authorized to vote upon such other business properly presented at the annual meeting and any adjournment or other postponement of the meeting.
SHARE	ROXY, WHEN PROPERLY SIGNED AND DATED, WILL BE VOTED IN THE MANNER DIRECTED BY THE UNDERSIGNED CHOLDERS. IF NO DIRECTION IS MADE, THIS PROXY WILL BE VOTED IN ACCORDANCE WITH THE MMENDATION OF THE BOARD OF DIRECTORS.
Dated: _.	2006
Signed:	
TRANS TRUST	ROXY MUST BE DATED, SIGNED BY THE SHAREHOLDER(S) AND RETURNED PROMPTLY TO REGISTRAR AND SFER COMPANY IN THE ENCLOSED ENVELOPE. WHEN SIGNING AS ATTORNEY, EXECUTOR, ADMINISTRATOR, TEE OR GUARDIAN, PLEASE GIVE FULL TITLE. IF MORE THAN ONE TRUSTEE, ALL SHOULD SIGN. IF STOCK IS HELD LY, EACH OWNER SHOULD SIGN.
I (We)	do do not expect to attend the annual meeting.

PROXY VOTING INSTRUCTIONS

Stockholders of record have four ways to vote:

- 1. By Mail; or
- 2. By Telephone (using a Touch-Tone Phone); or
- 3. By Internet; or
- 4. By voting in person at the meeting.

A telephone or Internet vote authorizes the named proxies to vote your shares in the same manner as if you marked, signed, dated and returned this proxy. Please note telephone and Internet votes must be cast prior to 3 a.m., May 17, 2006. It is not necessary to return this proxy if you vote by telephone or Internet.

Vote by Telephone	Vote by Internet
Call Toll-Free on a Touch-Tone Phone anytime prior to	Anytime prior to
3 a.m., May 17, 2006:	3 a.m., May 17,2006 go to
	https://www.proxyvotenow.com/fncb

Please note that the last vote received, whether by telephone, Internet or by mail, will be the vote counted.

FIRST NATIONAL COMMUNITY BANCORP, INC.

102 East Drinker Street		
Dunmore, Pennsylvania 18512		
NOTICE OF ANNUAL MEETING OF SHAREHOLDERS		
Notice is hereby given that, pursuant to its Bylaws and the call of its Board of Directors, the 2006 Annual Meeting of Shareholders of First National Community Bancorp, Inc. will be held at the company s Exeter Office, 1625 Wyoming Avenue, Exeter, Pennsylvania 18643, on Wednesday, May 17, 2006 at 9:00 a.m., prevailing time, to consider and vote upon the following matters:		
1. To elect four Class B Directors to serve for a three-year term and until their successors are elected and qualified;		
2. To ratify the Audit Committee s selection of Demetrius & Company, L.L.C., Certified Public Accountants of Wayne, New Jersey as the auditors of the company for the year ending December 31, 2006;		
3. To transact any other business properly presented at the annual meeting and any adjournment or postponement of the meeting.		
The Board of Directors fixed March 31, 2006, as the record date for determining shareholders entitled to notice of and to vote at the meeting.		
Please refer to the attached proxy statement and the 2005 Annual Report to Shareholders. You may obtain a copy of the annual report to shareholders on Form 10-K including the financial statements and exhibits for the 2005 fiscal year at no cost by contacting William S. Lance, Treasurer, 102 East Drinker Street, Dunmore, Pennsylvania 18512. Copies of the company's first quarter 2006 financial information, as required to be filed on Form 10-Q, will also be available at no cost from William S. Lance on or after May 10, 2006.		
PLEASE MARK, SIGN AND RETURN YOUR PROXY PROMPTLY IN THE ENCLOSED SELF-ADDRESSED, STAMPED ENVELOPE, WHETHER OR NOT YOU PLAN TO ATTEND THE MEETING IN PERSON. IF YOU DO ATTEND THE MEETING, YOU MAY VOTE YOUR SHARES IN PERSON.		
By Order of the Board of Directors,		
J. David Lombardi, President and Chief Executive Officer		

Dunmore, Pennsylvania

April 14, 2006

FIRST NATIONAL COMMUNITY BANCORP, INC.
102 EAST DRINKER STREET
DUNMORE, PENNSYLVANIA 18512
OTC BB TRADING SYMBOL: FNCB
PROXY STATEMENT
FOR THE
2006 ANNUAL MEETING OF SHAREHOLDERS
Mailed to Shareholders on or about April 14, 2006

PROXY STATEMENT

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FREQUENTLY ASKED QUESTIONS AND ANSWERS

Q:	WHO IS ENTITLED TO VOTE?
<i>A</i> :	Shareholders as of March 31, 2006 (the record date). Each share of common stock is entitled to one vote.
Q:	HOW DO I VOTE?
A :	There are four methods. You may vote by completing and mailing your proxy or by attending the annual meeting and voting in person. (See page 2 of the proxy statement for more details). Electronic voting and telephone voting are also available. (See instructions on the proxy card).
Q:	HOW DOES DISCRETIONARY AUTHORITY APPLY?
<i>A:</i>	If you sign your proxy but do not make any selections, you give authority to Frank Caputo, Paul Latzanich and William Sharkey proxy holders to vote on the proposal and any other matters that may arise at the meeting.
Q:	IS MY VOTE CONFIDENTIAL?
<i>A:</i>	Yes. Only the Judge of Election, the proxy holders and the transfer agent will have access to your proxy. All comments will remain confidential unless you ask that your name be disclosed.
Q:	WHO WILL COUNT THE VOTES?
<i>A</i> :	Leonard A. Verrastro will tabulate the votes and act as Judge of Election.
Q:	WHAT DOES IT MEAN IF I RECEIVE MORE THAN ONE PROXY?
<i>A</i> :	Your shares are probably registered differently or are in more than one account. Vote all proxies to ensure that all your shares are voted.

Q: WHAT CONSTITUTES A QUORUM?

A: As of March 31, 2006, 12,243,911 shares of common stock were issued and outstanding. The presence of a quorum, in person or by proxy, of shareholders entitled to cast at least a majority of the votes which all shareholders are entitled to cast, constitutes a quorum for the transaction of business at the annual meeting. If you vote by proxy or in person, you will be considered part of the quorum.

Q: WHAT PERCENTAGE OF STOCK DO THE DIRECTORS AND OFFICERS OWN?

A: Approximately 27% of our common stock as of March 31, 2006. (See page 5 of the proxy statement for more details).

Q: WHAT ARE THE SOLICITATION EXPENSES?

A: First National Community Bancorp, Inc. has retained Registrar and Transfer Company of Cranford, New Jersey as its transfer agent. In its capacity as transfer agent, Registrar and Transfer Company will assist in the distribution of proxy materials and solicitation of votes for a processing fee of \$500 plus out-of-pocket expenses.

Q: WHO ARE THE LARGEST PRINCIPAL SHAREHOLDERS?

A: Louis A. DeNaples, as of March 31, 2006 Dominick L. DeNaples, as of March 31, 2006

(See page 4 of the proxy statement for more details).

Q: WHEN ARE THE 2007 SHAREHOLDER PROPOSALS DUE?

A: As a shareholder, you must submit your proposal in writing by December 20, 2006, to Michael J. Cestone, Jr., Secretary, First National Community Bancorp, Inc. at 102 East Drinker Street, Dunmore, PA 18512. (See page 6 with regard to director nomination procedures and page 10 for other shareholder proposals.)

II

PROXY STATEMENT

FOR THE ANNUAL MEETING OF SHAREHOLDERS OF

FIRST NATIONAL COMMUNITY BANCORP, INC.

TO BE HELD ON MAY 17, 2006

GENERAL INFORMATION

Date, Time and Place of Annual Meeting

This proxy statement is being furnished for the solicitation by the Board of Directors of First National Community Bancorp, Inc., a Pennsylvania business corporation and registered financial holding company, of proxies to be voted at the company s Annual Meeting of Shareholders. The annual meeting will be held at the company s Exeter Office, 1625 Wyoming Avenue, Exeter, Pennsylvania 18643 on Wednesday, May 17, 2006, at 9:00 a.m., prevailing time. All inquiries regarding the annual meeting should be directed to William S. Lance, Treasurer. This proxy statement and the enclosed form of proxy are first being sent to shareholders of the company on or about April 14, 2006.

Purpose of the Annual Meeting

At the annual meeting, shareholders will be requested:

to elect four Class B Directors to serve for a three-year term and until their successors are duly elected and qualified;

to ratify the selection of Demetrius & Company, L.L.C., Certified Public Accountants of Wayne, New Jersey, as the auditors of the company for the year ending December 31, 2006;

to transact any other business as may properly come before the annual meeting and any adjournment or postponement of the meeting.

We have not authorized anyone to provide you with information about the company; therefore, you should rely only on the information contained in this document or on documents to which we refer you. Although we believe we have provided you with all the information helpful to you in your decision to vote, events may occur at First National Community Bancorp, Inc. subsequent to printing this proxy statement that might affect your decision or the value of your stock.

Record Date, Quorum, Voting Rights

The company s Board of Directors fixed March 31, 2006 as the record date for the determination of shareholders entitled to notice of and to vote at the annual meeting. On the record date, the company had 12,243,911 outstanding shares of common stock, par value \$1.25 per share, the only authorized class of stock, which was held by approximately 1,400 shareholders.

Under Pennsylvania law and the company s by-laws, the presence of a quorum, in person or by proxy, is required for each matter to be acted upon at the annual meeting. The presence of a quorum, in person or by proxy, of shareholders entitled to cast at least a majority of the votes which all shareholders are entitled to cast, constitutes a quorum for the transaction of business at the annual meeting. Votes withheld and abstentions will be counted in determining the presence of a quorum. Broker non-votes will not be counted in determining the presence of a quorum for the particular matter as to which the broker withheld authority.

Each holder of common stock is entitled to one vote, in person or by proxy, for each share of common stock held in his or her name in the company s books as of the record date. Assuming the presence of a quorum, the four nominees for director receiving the highest number of votes will be elected.

Solicitation of Proxies and Voting

The cost of preparing, assembling, printing, mailing and soliciting proxies, and any additional material that the company sends to its shareholders in connection with the annual meeting, will be paid by the company. In addition to solicitation by Registrar and Transfer Company, the directors, officers and employees of the company and First National Community Bank may solicit proxies from shareholders personally or by telephone, facsimile or other electronic means without additional compensation. Arrangements will be made with brokerage firms and other custodians, nominees and fiduciaries to forward proxy solicitation materials to the beneficial owners of the common stock held of record by these persons, and upon their request, the company will reimburse them for their reasonable forwarding expenses.

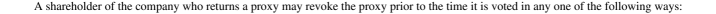
You can vote your shares by completing and returning a written proxy card. You may also vote your shares using the Internet. To do so, access www.proxyvotenow.com/fncb and follow the on screen instructions. Have your control number from your proxy card available when you access the web page. Telephone voting is also available, toll free, by calling 1-866-776-5650 from a touch tone phone.

You can also vote in person at the meeting. Submitting your voting instructions by returning a proxy card or by voting over the telephone or over the Internet will not affect your right to attend the meeting and vote. The method by which you vote will in no way limit your right to vote in person at the annual meeting, after giving notice to Michael J. Cestone, Jr., Secretary of the company.

If your shares are registered directly in your name with First National Community Bancorp, Inc. s transfer agent, Registrar and Transfer Company, you are considered, with respect to those shares, the shareholder of record, and these proxy materials are being sent directly to you by the company. As the shareholder of record, you have the right to grant your voting proxy directly to the proxy holder, to cast your vote electronically or to vote in person at the meeting. The company has enclosed a proxy card for your use.

If your shares are held in a stock brokerage account or by a bank or other nominee, you are considered the beneficial owner of the shares held in street name, and these proxy materials are being forwarded to you by your broker or nominee which is considered, with respect to those shares, the shareholder of record. As the beneficial owner, you have the right to direct your broker how to vote and are also invited to attend the meeting. However, because you are not the shareholder of record, you may not vote these shares in person at the meeting. Your broker or nominee has enclosed a voting instruction card for you to use in directing the broker or nominee how to vote your shares. Shares represented by a properly executed proxy, unless subsequently revoked, will be voted at the annual meeting in accordance with the instructions made by the shareholders. If a proxy is signed, executed and returned without indicating any voting instructions, the shares represented by the proxy will be voted in accordance with the recommendations of the Board of Directors.

Revocation of Proxies



by giving written notice of revocation to Michael J. Cestone, Jr., Secretary of First National Community Bancorp, Inc., 102 East Drinker Street, Dunmore, Pennsylvania 18512-2491; or

by executing a later-dated proxy and giving written notice to the Secretary of the company; or

by voting in person after giving written notice to the Secretary of the company.

Attendance by a shareholder at the annual meeting will not itself constitute a revocation of the proxy.

You have the right to vote and, if desired, to revoke your proxy any time before the annual meeting. Should you have any questions, please contact William S. Lance, Treasurer at (570) 346-7667.

PRINCIPAL BENEFICIAL OWNERS OF THE COMPANY S COMMON STOCK

Principal Owners

The following table sets forth, as of March 31, 2006, the name and address of each person who owns of record or who is known by the Board of Directors to be the beneficial owner of more than 5% of the company s outstanding common stock, the number of shares beneficially owned by such person and the percentage of the company s outstanding common stock so owned. The footnote to the following table is set forth on page 5 under the section entitled Beneficial Ownership by Directors, Principal Officers and Nominees.

		Percent of
		Outstanding
		Common Stock
Name and Address	Shares Beneficially Owned (1)	Beneficially Owned
Louis A. DeNaples	1,217,615	9.70%
400 Mill Street		
Dunmore, PA 18512		
Dominick L. DeNaples	1,026,035	8.17%
400 Mill Street		
Dunmore, PA 18512		

All shares are owned individually or jointly with a spouse unless otherwise indicated. For additional details on the shares beneficially owned, see Beneficial Ownership by Directors, Principal Officers and Nominees on page 5.

Beneficial Ownership by Directors, Principal Officers and Nominees

The following table sets forth, as of March 31, 2006 the amount and percentage of the company s common stock beneficially owned by each director, each nominee for director and all principal officers, directors and nominees of the company as a group. This information has been furnished by the reporting persons.

Name of Individual	Amount and Nature of		Percent
or Identity of Group	Beneficial Ownership (1)		of Class (2)
Michael G. Cestone	60,122	(3)	.48%
Michael J. Cestone, Jr.	165,459	(4)	1.32%
Joseph Coccia	123,224	(5)	.98%
William P. Conaboy	10,252	(6)	.08%
Michael T. Conahan	34,693	(7)	.28%
Dominick L. DeNaples	1,026,035	(8)	8.17%
Louis A. DeNaples	1,217,615	(9)	9.70%
Joseph J. Gentile	392,493	(10)	3.13%
Joseph O. Haggerty	26,413		.21%
J. David Lombardi	125,559	(11)	1.00%
John P. Moses	50,049		.40%
John R. Thomas	146,019	(12)	1.16%
All Directors and Principal Officers as a			
Group (13 persons)			
	3,403,817		27.11%

As used throughout the proxy statement, the term Principal Officers refers to the company s Executive Officers including the President and Treasurer.

- (1) The securities beneficially owned by an individual are determined in accordance with the definitions of beneficial ownership set forth in the regulations of the Securities and Exchange Commission and may include securities owned by or for the individual s spouse and minor children and any other relative who has the same home, as well as securities that the individual has or shares voting or investment power or has the right to acquire beneficial ownership within sixty (60) days after March 31, 2006 through the exercise of stock options. Beneficial ownership may be disclaimed as to certain of the securities. Unless otherwise indicated, all shares are beneficially owned by the reporting person individually or jointly with his spouse. All numbers here have been rounded to the nearest whole number.
- (2) Percentages assume that all options exercisable within sixty (60) days of March 31, 2006 have been exercised. Therefore, on a pro forma basis, 12,554,331 shares would be outstanding.
- (3) Includes 11,246 shares held in street name and 2,409 shares held jointly with his children.
- (4) Includes 94,890 shares held in street name and 35,596 shares held individually by his spouse.
- (5) Includes 7,260 shares held in street name.
- (6) Includes 7,453 shares held in street name.

(7)	Includes 19,144 shares held in street name.
(8)	Includes 123,757 shares held jointly with his children and 1,210 shares registered to DeNaples Equipment.
(9)	Includes 65,436 shares held jointly with his children, 10,786 shares held individually by his spouse and 1,210 shares registered to DeNaples Equipment.
(10)	Includes 97,277 shares held individually by his spouse and 11,969 shares held in street name.
(11)	Includes 87,118 shares held in street name, 38,060 exercisable stock options and 378 shares held individually by a child in his residence.
(12)	Includes 72,111 shares held in street name and 15,875 shares held individually by his spouse.

PROPOSAL 1:
ELECTION OF DIRECTORS
In accordance with Sections 9.2 and 9.3 of the company s by-laws, the company has a classified Board of Directors with staggered three-year terms of office. In a classified board, the directors are generally divided into separate classes of equal number. The terms of the separate classes expire in successive years. The company s Board of Directors is classified into three classes Class A, Class B, and Class C. Thus, at each annual meeting of shareholders, successors to the class of directors whose term then expires are elected to hold office for a term of three years. Therefore, the term of office of one class of directors expires in each year. The Board of Directors is authorized to increase the number of directors that constitutes the whole Board of Directors provided that the total number of directors in each class remains relatively proportionate to the others.
Unless otherwise instructed, the proxy holder will vote the proxies received for the election of the four nominees for Class B Director named below. If any nominee should become unavailable to serve for any reason, proxies will be voted in favor of a substitute nominee as designated by the Board of Directors. The Board of Directors has no reason to believe that the nominees named will be unable to serve, if elected. Any vacancy on the Boarottom" style="padding:0in 0in 0in 0in;width:2.2%;">
\$ 105.700
135,736
\$
149,254
Investment securities:

Taxable	
	23,228
	29,208
	47,740
	59,463
Tax-exempt	
	2,849
	2,386
	5,710
	4,514
Other interest income	
	193
	1,676
	279



1,751

Total interest income

93,683

107,844

189,465

214,982

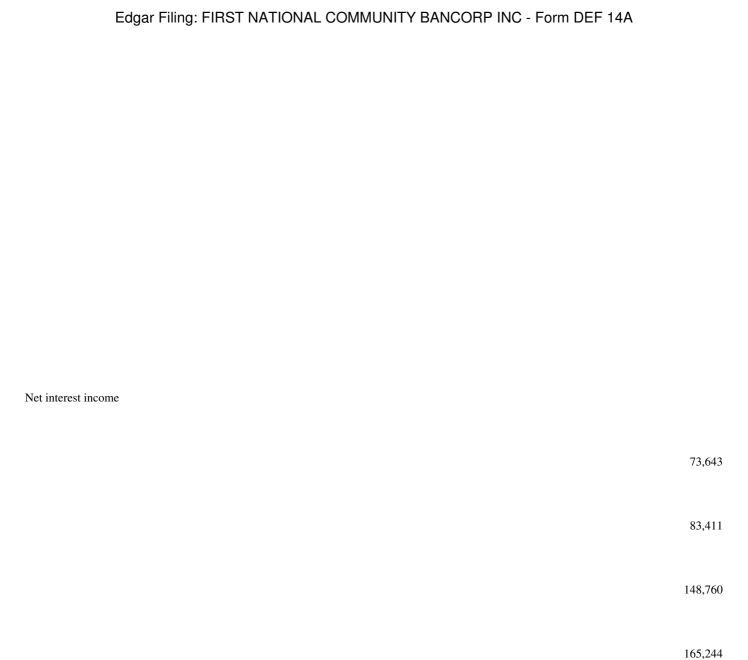
Interest expense: Savings deposits 1,479 2,232 3,102 4,494 Time deposits

27

6,255



1,901 2,998 3,948 6,035 Total interest expense 20,040 24,433 40,705 49,738



Provision (credit) for probable loan losses	
	6,107
	(1,917
	11,392
	2,163
Vet interest income after provision (credit) for probable loan losses	
	67,536

85,328

	137,368
	163,081
Non-interest income:	
Service charges on deposit accounts	
	23,100
	23,100

	23,918
	45,853
	48,700
Other service charges, commissions and fees	
Banking	
	9,424
	14,412
	19,488
	27,438
Non-banking	





96,230

Consolidated Statements of Income, continued (Unaudited)

(Dollars in Thousands, except per share data)

	Three Months Ended					Six Mont	Six Months Ended			
		.Jun	e 30,			Jun				
		2012	,	2011		2012		2011		
Non-interest expense:										
Employee compensation and benefits	\$	30,210	\$	32,620	\$	59,611	\$	64,655		
Occupancy		8,107		9,015		16,841		17,616		
Depreciation of bank premises and equipment		6,790		7,931		13,717		16,258		
Professional fees		4,171		3,689		7,541		7,575		
Deposit insurance assessments		1,490		2,592		3,057		5,049		
Net expense, other real estate owned		1,385		8,150		2,566		9,264		
Amortization of identified intangible assets		1,163		1,323		2,300		2,626		
Advertising		1,970		1,840		3,797		3,627		
Impairment charges (Total other-than-temporary impairment losses, \$(301), net of \$(523), \$(254), net of \$(420), \$1,349, net of \$941, and \$1,055, net of \$640,										
included in other comprehensive income)		222		166		408		415		
Other		16,583		16,616		30,396		32,322		
Total non-interest expense		72,091		83,942		140,234		159,407		
Income before income taxes		36,264		49,250		81,130		99,904		
Provision for income taxes		11,714		16,626		24,893		33,759		
Net income		24,550		32,624		56,237		66,145		
Preferred stock dividends		3,355		3,315		6,698		6,620		
Net income available to common shareholders	\$	21,195	\$	29,309	\$	49,539	\$	59,525		
Basic earnings per common share:										
• .										
Weighted average number of shares outstanding:		67,244,005		67,628,223		67,257,456		67,664,567		
Net income	\$.32	\$.43	\$.74	\$.88		
Fully diluted earnings per common share:										
Weighted average number of shares outstanding:		67,323,912		67,689,784		67,339,550		67,734,494		
Net income	\$.31	\$.43	\$.74	\$.88		

See accompanying notes to consolidated financial statements.

Consolidated Statements of Comprehensive Income (Unaudited)

(Dollars in Thousands)

	Three Months Ended					Six Months Ended			
		June	30,			June 30,			
		2012		2011		2012		2011	
Net income	\$	24,550	\$	32,624	\$	56,237	\$	66,145	
Other comprehensive income, net of tax									
Net unrealized holding gains on securities available									
for sale arising during period (tax effects of \$4,354,									
\$29,866, \$395 and \$31,877)		8,086		55,465		734		59,201	
Reclassification adjustment for gains on securities									
available for sale included in net income (tax effects									
of \$(497), \$(505), \$(907) and \$(1,001))		(923)		(940)		(1,685)		(1,860)	
Reclassification adjustment for impairment charges on									
available for sale securities included in net income									
(tax effects of \$78, \$58, \$143 and \$145)		144		108		265		270	
		7,307		54,633		(686)		57,611	
Comprehensive income	\$	31,857	\$	87,257	\$	55,551	\$	123,756	

See accompanying notes to consolidated financial statements.

Consolidated Statements of Cash Flows (Unaudited)

(Dollars in Thousands)

	Six Months June 3	
	2012	2011
Operating activities:		
Net income	\$ 56,237	\$ 66,145
Adjustments to reconcile net income to net cash provided by operating activities:		
Provision for probable loan losses	11,392	2,163
Specific reserve, other real estate owned	741	7,710
Accretion of time deposit discounts		(7)
Depreciation of bank premises and equipment	13,717	16,258
Gain on sale of bank premises and equipment	(319)	(332)
Gain on sale of other real estate owned	(395)	(254)
Accretion of investment securities discounts	(1,521)	(870)
Amortization of investment securities premiums	13,339	10,223
Investment securities transactions, net	(2,592)	(2,861)
Impairment charges on available-for-sale investment securities	408	415
Amortization of junior subordinated debenture discounts		9
Amortization of identified intangible assets	2,300	2,626
Stock based compensation expense	253	195
Earnings from affiliates and other investments	(7,348)	(8,980)
Deferred tax expense (benefit)	2,869	(2,283)
Decrease in accrued interest receivable	712	1,691
Net (increase) decrease in other assets	(123)	34,476
Net increase in other liabilities	5,138	2,942
Net cash provided by operating activities	94,808	129,266
Investing activities:		
Proceeds from maturities of held-to-maturity securities	1,100	500
Proceeds from sales and calls of available for sale securities	72,383	774,856
Purchases of available for sale securities	(792,642)	(1,331,496)
Principal collected on mortgage-backed securities	643,667	497,445
Net decrease in loans	94,229	62,252
Purchases of other investments	(1,860)	(2,173)
Distributions received on other investments	23,006	13,556
Purchases of bank premises and equipment	(17,282)	(9,018)
Proceeds from sales of other real estate owned	15,066	7,341
Proceeds from sale of bank premises and equipment	2,501	1,109
Net cash provided by investing activities	40,168	14,372

Consolidated Statements of Cash Flows, continued (Unaudited)

(Dollars in Thousands)

Six Months Ended June 30,

	Jun	. 50,	
	2012		2011
Financing activities:			
Net increase in non-interest bearing demand deposits	\$ 108,245	\$	107,280
Net (decrease) increase in savings and interest bearing demand deposits	(2,828)		149,421
Net increase (decrease) in time deposits	108,114		(69,367)
Net decrease in securities sold under repurchase agreements	(18,631)		(9,681)
Net decrease in other borrowed funds	(352,066)		(270,879)
Repayment of long-term debt			(5,200)
Purchase of treasury stock	(971)		(2,951)
Proceeds from stock transactions	33		110
Payments of dividends on common stock	(13,450)		(12,863)
Payments of dividends on preferred stock	(5,400)		(5,400)
Net cash used in financing activities	(176,954)		(119,530)
(Decrease) increase in cash and cash equivalents	(41,978)		24,108
Cash and cash equivalents at beginning of period	261,885		197,814
Cash and cash equivalents at end of period	\$ 219,907	\$	221,922
Supplemental cash flow information:			
Interest paid	42,268		52,494
Income taxes paid	14,719		42,773
Non-cash investing and financing activities:			
Accrued dividends, preferred shares	1,350		1,350
Net transfer from loans to other real estate owned	57,605		42,383
Purchases of available-for-sale securities not yet settled	2,427		
Accrued partial redemption of trust preferred securities, IB Capital Trust I			5,200

See accompanying notes to consolidated financial statements.

INTERNATIONAL BANCSHARES CORPORATION AND SUBSIDIARIES

Notes to Consolidated Financial Statements

(Unaudited)

Note 1 - Basis of Presentation

The accounting and reporting policies of International Bancshares Corporation (Corporation) and Subsidiaries (the Corporation and Subsidiaries collectively referred to herein as the Company) conform to accounting principles generally accepted in the United States of America and to general practices within the banking industry. The consolidated financial statements include the accounts of the Corporation and its wholly-owned subsidiaries, International Bank of Commerce, Laredo (IBC), Commerce Bank, International Bank of Commerce, Zapata, International Bank of Commerce, Brownsville and the Corporation s wholly-owned non-bank subsidiaries, IBC Subsidiary Corporation, IBC Life Insurance Company, IBC Trading Company, IBC Capital Corporation and Premier Tierra Holdings, Inc. All significant inter-company balances and transactions have been eliminated in consolidation. The consolidated financial statements are unaudited, but include all adjustments, which, in the opinion of management, are necessary for a fair presentation of the results of the periods presented. All such adjustments were of a normal and recurring nature. It is suggested that these financial statements be read in conjunction with the financial statements and the notes thereto in the Company s latest Annual Report on Form 10-K. The consolidated statement of condition at December 31, 2011 has been derived from the audited financial statements at that date but does not include all of the information and footnotes required by accounting principles generally accepted in the United States of America for complete financial statements. Certain reclassifications have been made to make prior periods comparable.

The Company operates as one segment. The operating information used by the Company s chief executive officer for purposes of assessing performance and making operating decisions about the Company is the consolidated statements presented in this report. The Company has four active operating subsidiaries, namely, the bank subsidiaries, otherwise known as International Bank of Commerce, Laredo, Commerce Bank, International Bank of Commerce, Zapata and International Bank of Commerce, Brownsville.

The Company has evaluated all events or transactions that occurred through the date the Company issued these financial statements. During this period, the Company did not have any material recognizable or non-recognizable subsequent events.

Note 2 Fair Value Measurements

ASC Topic 820, Fair Value Measurements and Disclosures (ASC 820) defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosures about fair value measurements. ASC 820 applies to all financial instruments that are being measured and reported on a fair value basis. ASC 820 defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date; it also establishes a fair value hierarchy that prioritizes the inputs used in valuation methodologies into the following three levels:

- Level 1 Inputs Unadjusted quoted prices in active markets for identical assets or liabilities.
- Level 2 Inputs Observable inputs other than Level 1 prices, such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active; or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities.
- Level 3 Inputs Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities. Level 3 assets and liabilities include financial instruments whose value is determined using pricing models, discounted cash flow methodologies, or other valuation techniques, as well as instruments for which the determination of fair value requires significant management judgment or estimation.

A description of the valuation methodologies used for instruments measured at fair value, as well as the general classification of such instruments pursuant to the valuation hierarchy is set forth below.

The following table represents assets and liabilities reported on the consolidated balance sheets at their fair value on a recurring basis as of June 30, 2012 by level within the fair value measurement hierarchy:

Fair Value Measurements at Reporting Date Using (in thousands)

	Me	sets/Liabilities asured at Fair Value une 30, 2012	Quoted Prices in Active Markets for Identical Assets (Level 1)	Si	ignificant Other Observable Inputs (Level 2)	Un	ignificant observable Inputs (Level 3)
Measured on a recurring basis:							
Assets:							
Available for sale securities							
Residential mortgage-backed securities	\$	4,953,594	\$	\$	4,917,718	\$	35,876
States and political subdivisions		233,899			233,899		
Other		21,110	21,110				
Total	\$	5,208,603	\$ 21,110	\$	5,151,617	\$	35,876

The following table represents assets and liabilities reported on the consolidated balance sheets at their fair value on a recurring basis as of December 31, 2011 by level within the fair value measurement hierarchy:

Fair	Value Measurements at Reporting Date Using						
(in thousands)							

	Mea	ets/Liabilities asured at Fair Value ember 31, 2011	Quoted Prices in Active Markets for Identical Assets (Level 1)	S	ignificant Other Observable Inputs (Level 2)	Un	ignificant nobservable Inputs (Level 3)
Measured on a recurring basis:							
Assets:							
Available for sale securities							
Residential mortgage-backed securities	\$	4,969,263	\$	\$	4,929,658	\$	39,605
States and political subdivisions		224,761			224,761		
Other		19,891	19,891				
Total	\$	5,213,915	\$ 19,891	\$	5,154,419	\$	39,605

Investment securities available-for-sale are classified within level 2 and level 3 of the valuation hierarchy, with the exception of certain equity investments that are classified within level 1. For investments classified as level 2 in the fair value hierarchy, the Company obtains fair value measurements for investment securities from an independent pricing service. The fair value measurements consider observable data that may include dealer quotes, market spreads, cash flows, the U.S. Treasury yield curve, live trading levels, trade execution data, market consensus prepayment speeds, credit information and the bond sterms and conditions, among other things. Investment securities classified as level 3 are non-agency mortgage-backed securities. The non-agency mortgage-backed securities held by the Company are traded in inactive markets and markets that have experienced significant decreases in volume and level of activity, as evidenced by few recent transactions, a significant decline or absence of new issuances, price quotations that are not based on comparable securities transactions and wide bid-ask spreads among other factors. As a result of the inability to use quoted market prices to determine fair value for these securities, the Company determined that fair value, as determined by level 3 inputs in the fair value hierarchy, is more appropriate for financial reporting and more consistent with the expected performance of the investments. For the investments classified within level 3 of the fair value hierarchy, the Company used a discounted cash flow model to determine fair value. Inputs in the model included both historical performance and expected future performance based on information currently available.

Assumptions used in the discounted cash flow model for the quarter and six months ended June 30, 2012, were applied separately to those portions of the bond where the underlying residential mortgage loans had been performing under original contract terms for at least the prior 24 months and those where the underlying residential mortgages had not been meeting the original contractual obligation for the same period. Unobservable inputs included in the model are estimates on future principal prepayment rates, and default and loss severity rates. For that portion of the bond where the underlying residential mortgage had been meeting the original contract terms for at least 24 months, the Company used the following estimates in the model: (i) a voluntary prepayment rate of 7%, (ii) a 1% default rate, (iii) a loss severity rate of 25%, and (iv) a discount rate of 13%. The assumptions used in the model for the rest of the bond included the following estimates: (i) a voluntary prepayment rate of 2%, (ii) a default rate of 9%, (iii) a loss severity rate that starts at 60% for the first year then declines by 5% for the following five years and remains at 25% thereafter, and (iv) a discount rate of 13%. The estimates used in the model to determine fair value are based on observable historical data of the underlying collateral. The model anticipates that the housing market will gradually improve and that the underlying collateral will eventually all perform in accordance with the original contract terms on the bond. Should the number of loans in the underlying collateral that default and go into foreclosure or the severity of the losses in the underlying collateral significantly change, the results of the model would be impacted. The Company will continue to evaluate the actual historical performance of the underlying collateral and will modify the assumptions used in the model as necessary. As actual historical information has become more widely available to investors, the Company determined that this approach to the model was appropriate and therefore, modified the model that had been used in prior periods. The change did not significantly impact the results of the model.

Assumptions used in the model for the year ended December 31, 2011, included estimates on future principal prepayment rates, default and loss severity rates. The Company estimates that future principal prepayment rates will range from 4 5% and used a 13% discount rate. Default rates used in the model were 10 11% for the first year and 7% thereafter, and loss severity rates started at 60% for the first year and are decreased by 10% for the following three years, then remain at 20% thereafter.

The following table presents a reconciliation of activity for such mortgage-backed securities on a net basis (dollars in thousands):

Balance at December 31, 2011	\$ 39,605
Principal paydowns	(2,380)
Total unrealized losses included in:	
Other comprehensive income	(941)
Impairment realized in earnings	(408)
Balance at June 30, 2012	\$ 35,876

Certain assets and liabilities are measured at fair value on a nonrecurring basis. They 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).

The following table represents assets measured at fair value on a non-recurring basis as of and for the period ended June 30, 2012 by level within the fair value measurement hierarchy:

			g Date				
	Me	sets/Liabilities easured at Fair Value Six months ended une 30, 2012	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Ur	significant nobservable Inputs (Level 3)	(Credit) Provision During Period
Measured on a non-recurring basis:							
Assets:							
Impaired loans	\$	12,709	\$	\$	\$	12,709	\$ (527)
Other real estate owned		13.407				10.924	668

The following table represents assets measured at fair value on a non-recurring basis as of and for the year ended December 31, 2011 by level within the fair value measurement hierarchy:

			Fair Valu	e Measurements at I	Reporting	g Date	
				Using			
				(in thousands)			
	Mea	ets/Liabilities asured at Fair Value Year ended ecember 31,	Quoted Prices in Active Markets for Identical Assets	Significant Other Observable Inputs	Un	ignificant observable Inputs	Provision During
		2011	(Level 1)	(Level 2)	((Level 3)	Period
Measured on a non-recurring basis:							
Assets:							
Impaired loans	\$	81,723	\$	\$	\$	81,723	\$ 15,457
Other real estate owned		34,631				34,631	9,509

The Company s assets measured at fair value on a non-recurring basis are limited to impaired loans and other real estate owned. Impaired loans are classified within level 3 of the valuation hierarchy. The fair value of impaired loans is derived in accordance with FASB ASC 310,

Receivables . The fair value of impaired loans is based on the fair value of the collateral, as determined through an external appraisal process, discounted based on internal criteria. Impaired loans are primarily comprised of collateral-dependent commercial loans. Impaired loans are remeasured and reported at fair value

through a specific valuation allowance allocation of the allowance for probable loan losses based upon the fair value of the underlying collateral. Other real estate owned is comprised of real estate acquired by foreclosure and deeds in lieu of foreclosure. Other real estate owned is carried at the lower of the recorded investment in the property or its fair value less estimated costs to sell such property (as determined by independent appraisal) within level 3 of the fair value hierarchy. Prior to foreclosure, the value of the underlying loan is written down to the fair value of the real estate to be acquired by a charge to the allowance for probable loan losses, if necessary. The fair value is reviewed periodically and subsequent write downs are made accordingly through a charge to operations. Other real estate owned is included in other assets on the consolidated financial statements. For the six months ended June 30, 2012 and the twelve months ended December 31, 2011, the Company recorded \$16,775,000 and \$1,100,000 in charges to the allowance for probable loan losses in connection with loans transferred to other real estate owned. For the six months ended June 30, 2012 and twelve months ended December 31, 2011, the Company recorded \$668,000 and \$9,509,000 in write downs in fair value in connection with other real estate owned. The fair value estimates, methods, and assumptions for the Company s financial instruments at June 30, 2012 and December 31, 2011 are outlined below. Cash and Due From Banks and Federal Funds Sold For these short-term instruments, the carrying amount is a reasonable estimate of fair value. Time Deposits with Banks The carrying amounts of time deposits with banks approximate fair value. Investment Securities Held-to-Maturity The carrying amounts of investments held-to-maturity approximate fair value. **Investment Securities**

For investment securities, which include U.S. Treasury securities, obligations of other U.S. government agencies, obligations of states and political subdivisions and mortgage pass through and related securities, fair values are from an independent pricing service. The fair value measurements consider observable data that may include dealer quotes, market spreads, cash flows, the U.S. Treasury yield curve, live trading levels, trade execution data, market consensus prepayment speeds, credit information and the bond sterms and conditions, among other things.

See disclosures of fair value of investment securities in Note 6.

Loans
Fair values are estimated for portfolios of loans with similar financial characteristics. Loans are segregated by type such as commercial, real estate and consumer loans as outlined by regulatory reporting guidelines. Each category is segmented into fixed and variable interest rate terms and by performing and non-performing categories.
For variable rate performing loans, the carrying amount approximates the fair value. For fixed rate performing loans, excluding impaired loans and residential mortgage loans, the fair value is calculated by discounting scheduled cash flows through the estimated maturity using estimated market discount rates that reflect the credit and interest rate risk inherent in the loan. For performing residential mortgage loans, fair value is estimated by discounting contractual cash flows adjusted for prepayment estimates using discount rates based on secondary market sources or the primary origination market. Fixed rate performing loans are within Level 2 of the fair value hierarchy. At June 30, 2012, and December 31 2011, the carrying amount of fixed rate performing loans was \$1,203,071,000 and \$1,273,989,000 respectively, and the estimated fair value was \$1,137,384,000 and \$1,200,837,000, respectively.
Accrued Interest
The carrying amounts of accrued interest approximate fair value.
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posits

The fair value of deposits with no stated maturity, such as non-interest bearing demand deposit accounts, savings accounts and interest bearing demand deposit accounts, was equal to the amount payable on demand as of June 30, 2012 and December 31, 2011. The fair value of time deposits is based on the discounted value of contractual cash flows. The discount rate is based on currently offered rates. Time deposits are within Level 2 of the fair value hierarchy. At June 30, 2012 and December 31, 2011, the carrying amount of time deposits was \$3,419,495,000 and \$3,311,381,000, respectively, and the estimated fair value was \$3,430,336,000 and \$3,323,680,000, respectively.

Securities Sold Under Repurchase Agreements

Securities sold under repurchase agreements include both short and long-term maturities. Due to the contractual terms of the short-term instruments, the carrying amounts approximated fair value at June 30, 2012 and December 31, 2011. The fair value of the long-term instruments is based on established market spreads using option adjusted spreads methodology. Long-term repurchase agreements are within level 2 of the fair value hierarchy. At June 30, 2012 and December 31, 2011, the carrying amount of long-term repurchase agreements was \$1,000,000,000 and the estimated fair value was \$1,166,668,000 and \$1,161,849,000, respectively.

Junior Subordinated Deferrable Interest Debentures

The Company currently has fixed and floating rate junior subordinated deferrable interest debentures outstanding. Due to the contractual terms of the floating rate junior subordinated deferrable interest debentures, the carrying amounts approximated fair value at June 30, 2012 and December 31, 2011. The fair value of the fixed rate junior subordinated deferrable interest debentures is based on established market spreads to similar debt instruments with similar characteristics to the debentures. The fixed rate junior subordinated deferrable interest debentures are within level 2 of the fair value hierarchy. At June 30, 2012 and December 31, 2011, the carrying amount of fixed rate junior subordinated deferrable interest debentures was \$20,619,000 and \$87,630,000, respectively, and the estimated fair value was \$11,340,000 and \$43,403,000, respectively.

Other Borrowed Funds

The company currently has short and long-term borrowings issued from the Federal Home Loan Bank (FHLB). Due to the contractual terms of the short-term borrowings, the carrying amounts approximated fair value at June 30, 2012 and December 31, 2011. The fair value of the long-term borrowings is based on established market spreads for similar types of borrowings. The long-term borrowings are included in Level 2 of the fair value hierarchy. At June 30, 2012 and December 31, 2011, the carrying amount of the long-term FHLB borrowings was \$6,595,000, and \$6,661,000, respectively, and the estimated fair value was \$7,142,000 and \$6,998,000, respectively.

Commitments to Extend Credit and Letters of Credit

Commitments to extend credit and fund letters of credit are principally at current interest rates, and, therefore, the carrying amount approximates fair value.

Limitations

Fair value estimates are made at a point in time, based on relevant market information and information about the financial instrument. These estimates do not reflect any premium or discount that could result from offering for sale at one time the Company s entire holdings of a particular financial instrument. Because no market exists for a significant portion of the Company s financial instruments, fair value estimates are based on judgments regarding future expected loss experience, current economic conditions, risk characteristics of various financial instruments and other factors. These estimates are subjective in nature and involve uncertainties and matters of significant judgment and therefore cannot be determined with precision. Changes in assumptions could significantly affect the estimates.

Fair value estimates are based on existing on-and off-statement of condition financial instruments without attempting to estimate the value of anticipated future business and the value of assets and liabilities that are not considered

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financial instruments. Other significant assets and liabilities that are not considered financial assets or liabilities include the bank premises and equipment and core deposit value. In addition, the tax ramifications related to the effect of fair value estimates have not been considered in the above estimates.

Note 3 Loans

A summary of loans, by loan type at June 30, 2012 and December 31, 2011 is as follows:

	_	une 30, 2012 (Dollars in	December 31, 2011
Commercial, financial and agricultural	\$	2,533,270	\$ 2,560,102
Real estate mortgage		842,312	895,870
Real estate construction		1,210,491	1,273,389
Consumer		83,199	94,109
Foreign		209,050	230,005
Total loans	\$	4,878,322	\$ 5,053,475

Note 4 - Allowance for Probable Loan Losses

The allowance for probable loan losses primarily consists of the aggregate loan loss allowances of the bank subsidiaries. The allowances are established through charges to operations in the form of provisions for probable loan losses. Loan losses or recoveries are charged or credited directly to the allowances. The allowance for probable loan losses of each bank subsidiary is maintained at a level considered appropriate by management, based on estimated probable losses in the loan portfolio. The allowance for probable loan losses is derived from the following elements: (i) allowances established on specific loans, which are based on a review of the individual characteristics of each loan, including the customer s ability to repay the loan, the underlying collateral values, and the industry in which the customer operates, (ii) allowances based on actual historical loss experience for similar types of loans in the Company s loan portfolio, and (iii) allowances based on general economic conditions, changes in the mix of loans, company resources, border risk and credit quality indicators, among other things. All segments of the loan portfolio continue to be impacted by the prolonged economic downturn. Loans secured by real estate could be impacted negatively by the continued economic environment and resulting decrease in collateral values. Consumer loans may be impacted by continued and prolonged unemployment rates.

The Company s management continually reviews the allowance for loan losses of the bank subsidiaries using the amounts determined from the allowances established on specific loans, the allowance established on quantitative historical loss percentages, and the allowance based on qualitative data to establish an appropriate amount to maintain in the Company s allowance for loan losses. Should any of the factors considered by management in evaluating the adequacy of the allowance for probable loan losses change, the Company s estimate of probable loan losses could also change, which could affect the level of future provisions for probable loan losses. While the calculation of the allowance for probable loan losses utilizes management s best judgment and all information available, the adequacy of the allowance is dependent on a variety of factors beyond the Company s control, including, among other things, the performance of the entire loan portfolio, the economy, changes in interest rates and the view of regulatory authorities towards loan classifications.

The specific loan loss provision is determined using the following methods. On a weekly basis, loan past due reports are reviewed by the servicing loan officer to determine if a loan has any potential problems and if a loan should be placed on the Company s internal classified report. Additionally, the Company s credit department reviews the majority of the Company s loans regardless of whether they are past due and segregates any loans with potential problems for further review. The credit department will discuss the potential problem loans with the servicing loan officers to determine any relevant issues that were not discovered in the evaluation. Also, an analysis of loans that is provided through examinations by regulatory authorities is considered in the review process. After the above analysis is completed, the Company will determine if a loan should be placed on an internal classified report because of issues related to the analysis of the credit, credit documents, collateral and/or payment history.

A summary of the transactions in the allowance for probable loan losses by loan class is as follows:

	Quarter ended June 30, 2012 Domestic Commercial real estate:														Fo	oreign	
	Con	nmercial	const	l estate: other ruction & land elopment	rea fari	nmercial Il estate: mland & nmercial	real mult	Commercial real estate: multifamily (Dollars in T		sidential: rst lien sands)		esidential: unior lien	Con	sumer	Fo	oreign	Total
Balance at March 31,	\$	24,577	\$	19,766	\$	21,810	\$	849	\$	4, 379	\$	4,505	\$	1,602	\$	1,293 \$	78,781
Losses charge to allowance	Ψ	(3,064)	Ψ	(7,500)	Ψ	(4,482)	Ψ	017	Ψ	(30)	Ψ	(399)	Ψ	(189)	Ψ	(5)	(15,669)
Recoveries credited to		, , ,		· · · · · ·						, ,		` ,		Ì		,	` ' '
allowance		758		207		100				1		61		32			1,159
Net losses charged to allowance		(2,306)		(7,293)		(4,382)				(29)		(338)		(157)		(5)	(14,510)
(Credit) provision charged to																	
operations		2,417		769		3,123		(46)		(363)		243		31		(67)	6,107
Balance at June 30,	\$	24,688	\$	13,242	\$	20,551	\$	803	\$	3,987	\$	4,410	\$	1,476	\$	1,221 \$	70,378

		Domestic Commercial													F	Foreign	
	Con	nmercial	co	eal estate: other instruction & land velopment	re fai	mmercial al estate: ·mland & mmercial	rea mul	nmercial l estate: ltifamily lars in Th	f	sidential: irst lien ınds)		idential: nior lien	Co	onsumer	F	Foreign	Total
Balance at March 31,	\$	21,793	\$	31,471	\$	18,562	\$	231	\$	4,441	\$	4,273	\$	4,058	\$	568 \$	85,397
Losses charge to allowance	Ф	(3,865)	Ф	(277)	ф	(645)		231	ф	(638)	Ф	(331)	φ	(261)	ф	(4)	(6,021)
Recoveries credited to		77.1		7.1		60				2		67		50			1.022
Allowance Net losses charged to		771		71		60				2		67		50		1	1,022
allowance		(3,094)		(206)		(585)				(636)		(264)		(211)		(3)	(4,999)
(Credit) provision charged to																	
operations		1,928		(11,189)		3,351		623		2,305		1,524		(1,469)		1,010	(1,917)
Balance at June 30,	\$	20,627	\$	20,076	\$	21,328	\$	854	\$	6,110	\$	5,533	\$	2,378	\$	1,575 \$	78,481

Quarter ended June 30, 2011

	Six Months Ended June 30, 2012																
							Don	nestic							\mathbf{F}	oreign	
	Con	mmercial	rea const	nmercial l estate: other ruction & land elopment	re: far	mmercial al estate: mland & mmercial	rea mul	nmercial l estate: ltifamily llars in T	fi	idential: rst lien ands)		sidential: nior lien	Cor	nsumer	F	oreign	Total
Balance at December 31,	\$	26,617	\$	19,940	\$	24,227	\$	1,003	\$	4,562	\$	4,760	\$	1,724	\$	1,359 \$	84,192
Losses charge to allowance		(6,488)		(7,571)		(12,476)				(66)		(711)		(436)		(5)	(27,753)
Recoveries credited to																	
allowance		2,002		212		131				3		106		93			2,547
Net losses charged to																	
allowance		(4,486)		(7,359)		(12,345)				(63)		(605)		(343)		(5)	(25,206)
(Credit) provision charged																	
to operations		2,557		661		8,669		(200)		(512)		255		95		(133)	11,392
Balance at June 30.	\$	24.688	\$	13.242	\$	20,551	\$	803	\$	3,987	\$	4.410	\$	1,476	\$	1.221 \$	70,378

						Six	Mon	ths Ende	d Ju	ne 30, 201	1						
							Dor	nestic							F	`oreign	
	Co	mmercial	cons	nmercial al estate: other truction & land elopment	re: far	mmercial al estate: mland & nmercial	rea mul	nmercial l estate: ltifamily llars in T	fi	sidential: irst lien sands)		sidential: nior lien	Co	nsumer	F	`oreign	Total
Balance at December 31,	\$	22,046	\$	26,695	\$	16,340	\$	53	\$	10,059	\$	2,611	\$	6,241	\$	437 \$	84,482
Losses charge to allowance		(6,819)		(1,218)		(645)				(659)		(566)		(570)		(13)	(10,490)
Recoveries credited to																	
allowance		1,671		74		194				4		264		118		1	2,326
Net losses charged to allowance		(5,148)		(1,144)		(451)				(655)		(302)		(452)		(12)	(8,164)
(Credit) provision charged to operations		3,729		(5,475)		5,439		801		(3,294)		3,224		(3,411)		1,150	2,163
Balance at June 30.	\$	20.627	\$	20.076	\$	21.328	\$	854	\$	6.110	\$	5.533	\$	2.378	\$	1.575 \$	78.481

The allowance for probable loan losses is a reserve established through a provision for probable loan losses charged to expense, which represents management s best estimate of probable loan losses when evaluating loans (i) individually or (ii) collectively.

The table below provides additional information on the balance of loans individually or collectively evaluated for impairment and their related allowance, by loan class as of June 30, 2012 and December 31, 2011:

	June 30, 2012												
		Loans ind evaluated for		•		Loans collective for imparts							
				(Dollars in	Thous	ands)							
	R	ecorded				Recorded							
	Investment Allowance					Investment	A	llowance					
Domestic													
Commercial	\$	28,053	\$	15,098	\$	780,188	\$	9,590					
Commercial real estate: other construction & land													
development		25,716		568		1,184,775		12,674					
Commercial real estate: farmland & commercial		18,328		2,942		1,604,725		17,609					
Commercial real estate: multifamily		382				101,594		803					
Residential: first lien		2,752		23		459,751		3,964					
Residential: junior lien		1,910				377,899		4,410					
Consumer		1,079				82,120		1,476					
Foreign		45				209,005		1,221					
Total	\$	78,265	\$	18,631	\$	4,800,057	\$	51,747					

	December 31, 2011											
		Loans ind				Loans collective for imparts	•					
				(Dollars in	Thous	ands)						
	R	Recorded				Recorded						
	In	vestment	4	Allowance		Investment	A	Allowance				
Domestic												
Commercial	\$	27,603	\$	14,402	\$	746,213	\$	12,215				
Commercial real estate: other construction & land												
development		60,428		3,073		1,212,961		16,867				
Commercial real estate: farmland & commercial		42,231		9,754		1,622,456		14,473				
Commercial real estate: multifamily		411				121,188		1,003				
Residential: first lien		2,290		23		493,432		4,539				
Residential: junior lien		1,962				398,186		4,760				
Consumer		1,334				92,775		1,724				
Foreign		46				229,959		1,359				
Total	\$	136,305	\$	27,252	\$	4,917,170	\$	56,940				
		17										

The table below provides additional information on loans accounted for on a non-accrual basis by loan class at June 30, 2012 and December 31, 2011:

	J	June 30, 2012 (Dollars in	cember 31, 2011 ds)
Domestic			
Commercial	\$	27,187	\$ 26,819
Commercial real estate: other construction & land development		25,716	54,336
Commercial real estate: farmland & commercial		16,065	34,910
Commercial real estate: multifamily		382	411
Residential: first lien		1,728	1,848
Residential: junior lien		214	135
Consumer		66	46
Foreign			
Total non-accrual loans	\$	71,358	\$ 118,505

Impaired loans are those loans where it is probable that all amounts due according to contractual terms of the loan agreement will not be collected. The Company has identified these loans through its normal loan review procedures. Impaired loans are measured based on (1) the present value of expected future cash flows discounted at the loan s effective interest rate; (2) the loan s observable market price; or (3) the fair value of the collateral if the loan is collateral dependent. Substantially all of the Company s impaired loans are measured at the fair value of the collateral. In limited cases the Company may use other methods to determine the level of impairment of a loan if such loan is not collateral dependent.

The following tables detail key information regarding the Company s impaired loans by loan class at June 30, 2012 and December 31, 2011:

					June	30, 2012 Quarter	to Date	e	A	Year to) Date	
	ecorded vestment	P	Unpaid rincipal Balance	Related llowance (Dol	R In	verage ecorded vestment n Thousand	Reco	terest ognized		ecorded vestment		erest gnized
Loans with Related Allowance												
Domestic												
Commercial	\$ 24,256	\$	24,256	\$ 15,098	\$	24,271	\$		\$	24,417	\$	10
Commercial real estate: other												
construction & land development	3,671		3,671	568		27,377				33,384		
Commercial real estate:												
farmland & commercial	8,817		11,954	2,942		12,553		23		13,539		46
Residential: first lien	201		201	23		202				203		
Total impaired loans with related												
allowance	\$ 36,945	\$	40,082	\$ 18,631	\$	64,403	\$	23	\$	71,543	\$	56

	June 30, 2012											
						Quarter	to Dat	e		Year to	o Date	
		Recorded Investment		Unpaid Principal Balance	R In	ecorded vestment Dollars in T	Rec	terest ognized nds)	R	Average Recorded Evestment		terest ognized
Loans with No Related Allowance												
Domestic												
Commercial	\$	3,797	\$	3,908	\$	3,798	\$	1	\$	3,808	\$	1
Commercial real estate: other construction &												
land development		22,045		22,110		29,816		41		31,627		99
Commercial real estate: farmland &												
commercial		9,511		9,854		11,545				11,996		8
Commercial real estate: multifamily		382		382		387				394		
Residential: first lien		2,551		2,588		2,681		11		2,596		16
Residential: junior lien		1,910		1,987		2,113		27		2,119		54
Consumer		1,080		1,081		1,178				1,323		
Foreign		45		45		45		1		45		1
Total impaired loans with no related												
allowance	\$	41,321	\$	41,955	\$	51,563	\$	81	\$	53,908	\$	179

	December 31, 2011												
		ecorded estment		Unpaid Principal Balance	Α	Related Allowance in Thousands)		Year to age Recorded nvestment	Iı	nterest cognized			
Loans with Related Allowance													
Domestic													
Commercial	\$	24,108	\$	24,108	\$	14,402	\$	24,145	\$	41			
Commercial real estate: other													
construction & land development		34,417		34,432		3,073		34,709					
Commercial real estate: farmland &													
commercial		28,636		28,671		9,754		28,883		817			
Residential: first lien		208		208		23		214					
Total impaired loans with related													
allowance	\$	87,369	\$	87,419	\$	27,252	\$	87,951	\$	858			

December 31, 2011

				Year to Date							
	Recorded Investment	Uı	npaid Principal Balance (Dollars in	Thous	Average Recorded Investment ands)		Interest Recognized				
Loans with No Related Allowance											
Domestic											
Commercial	\$ 3,495	\$	3,932	\$	3,942	\$	20				
Commercial real estate: other construction &											
land development	26,011		26,112		27,722		128				
Commercial real estate: farmland &											
commercial	13,595		15,394		16,271		102				
Commercial real estate: multifamily	411		411		439						
Residential: first lien	2,082		2,220		2,230		27				
Residential: junior lien	1,962		1,970		1,980		118				
Consumer	1,334		1,338		1,729						
Foreign	46		46		46		4				
Total impaired loans with no related allowance	\$ 48,936	\$	51,423	\$	54,359	\$	399				

The following tables detail key information regarding the Company $\,$ s average recorded investment in impaired loans and interest recognized on impaired loans by loan class at June 30, 2011:

		Quarter	to Date			Year to	o Date	
	A	Average			A	verage		
		lecorded		terest		ecorded		iterest
	Investment		Rec	ognized		vestment	Rec	ognized
				(Dollars in	thousan	ds)		
Loans with Related Allowance								
Domestic								
Commercial	\$	22,944	\$	10	\$	22,948	\$	20
Commercial real estate: other								
construction & land development		27,815		140		32,873		328
Commercial real estate: farmland &								
commercial		22,267		207		22,231		413
Residential: first lien		519				1,338		
Total impaired loans with related								
allowance	\$	73,545	\$	357	\$	79,390	\$	761

T---- 20 2011

				June 3	0, 2011				
		Quarter	to Date			Year to	to Date		
		Average	_			Average	_		
		ecorded		iterest		Recorded		terest	
	In	vestment	Rec	ognized		vestment	Reco	ognized	
				(Dollars in	1 nousa	nas)			
Loans with No Related Allowance									
Domestic									
Commercial	\$	439	\$	4	\$	458	\$	9	
Commercial real estate: other									
construction & land development		24,637		24		28,473		56	
Commercial real estate: farmland &									
commercial		5,501				4,783			
Commercial real estate: multifamily		445				454			
Residential: first lien		1,944		3		2,000		3	
Residential: junior lien		1,531		48		1,535		48	
Consumer		1,228				1,372			
Foreign		2				3			
Total impaired loans with no related									
allowance	\$	35,727	\$	79	\$	39,078	\$	116	

The level of impaired loans is reflective of the economic weakness that has been created by the financial crisis and the subsequent economic downturn. Management s decision to place a loan in this category does not mean that losses will occur. In the current environment, troubled loan management can be protracted because of legal and process problems that delay the collection of an otherwise collectible loan. From time to time, the bank subsidiaries foreclose on property by transferring title of the property used as collateral for a loan as a means of paying off the debt when all other means of repayment are extinguished. For the six months ended June 30, 2012, the level of impaired other construction and land development loans and commercial real estate and farmland loans was significantly impacted primarily by the transfer of loans to other assets through the foreclosure process when compared to balances at December 31, 2011. Management is confident the Company s loss exposure regarding these credits will be significantly reduced due to the Company s long-standing practices that emphasize secured lending with strong collateral positions and guarantor support. Management is likewise confident the reserve for probable loan losses is adequate. The Company has no direct exposure to sub-prime loans in its loan portfolio, but the sub-prime crisis has affected the credit markets on a national level, and as a result, the Company has experienced an increasing amount of impaired loans; however, management s decision to place loans in this category does not necessarily mean that the Company will experience significant losses from these loans or significant increases in impaired loans from these levels.

Management of the Company recognizes the risks associated with these impaired loans. Additionally, management believes that the collateral related to these impaired loans and/or the secondary support from guarantors mitigates the potential for losses from impaired loans. It is also important to note that even though the economic conditions in Texas and Oklahoma are weakened, we believe these markets are improving and better positioned to recover than many other areas of the country. Loans accounted for as troubled debt restructuring, which are included in impaired loans, were not significant.

The bank subsidiaries charge off that portion of any loan which management considers to represent a loss as well as that portion of any other loan which is classified as a loss by bank examiners. Commercial and industrial or real estate loans are generally considered by management to represent a loss, in whole or part, when an exposure beyond any collateral coverage is apparent and when no further collection of the loss portion is anticipated based on the borrower s financial condition and general economic conditions in the borrower s industry. Generally,

unsecured consumer loans are charged-off when 90 days past due.

While management of the Company considers that it is generally able to identify borrowers with financial problems reasonably early and to monitor credit extended to such borrowers carefully, there is no precise method of predicting loan losses. The determination that a loan is likely to be uncollectible and that it should be wholly or partially charged-off as a loss is an exercise of judgment. Similarly, the determination of the adequacy of the allowance for probable loan losses can be made only on a subjective basis. It is the judgment of the Company s management that the allowance for probable loan losses at June 30, 2012 was adequate to absorb probable losses from loans in the portfolio at that date.

The following table presents information regarding the aging of past due loans by loan class at June 30, 2012 and December 31, 2011:

	30 59 Days	60 89 Days	90 Days or Greater	a	June 30, 20 00 Days or greater & still ccruing llars in Tho	Total Past due ds)	Current	Total Portfolio
Domestic								
Commercial	\$ 4,739	\$ 1,364	\$ 5,511	\$	350	\$ 11,614	\$ 796,627	\$ 808,241
Commercial real estate:								
other construction & land								
development	8,933	41	24,901		1,032	33,875	1,176,616	1,210,491
Commercial real estate:								
farmland & commercial	3,687	1,350	6,371		935	11,408	1,611,645	1,623,053
Commercial real estate:								
multifamily	186		382			568	101,408	101,976
Residential: first lien	4,930	2,216	11,445		10,117	18,591	443,912	462,503
Residential: junior lien	680	211	419		273	1,310	378,499	379,809
Consumer	1,288	504	985		919	2,777	80,422	83,199
Foreign	1,989	241	54		54	2,284	206,766	209,050
Total past due loans	\$ 26,432	\$ 5,927	\$ 50,068	\$	13,680	\$ 82,427	\$ 4,795,895	\$ 4,878,322

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December 31, 2011

90 Days or 90 Days greater **Total** 30 59 60 89 **Total** & still Past or Days Greater Current Portfolio Days accruing due Domestic Commercial \$ 5,180 \$ 1,369 \$ 1,842 \$ 1,490 \$ 8,391 \$ 765,425 \$ 773,816 Commercial real estate: other construction & land development 23,426 4,360 49,887 979 77,673 1,195,716 1,273,389 Commercial real estate: 10,269 farmland & commercial 9,467 7,879 1,231 27,615 1,637,072 1,664,687 Commercial real estate: multifamily 450 411 861 120,738 121,599 Residential: first lien 2,757 10,295 9,382 19,259 476,463 495,722 6,207 Residential: junior lien 2.179 397,969 400.148 1.433 378 368 320 Consumer 1,643 408 912 866 2,963 91.146 94,109 Foreign 666 53 20 20 739 229,266 230,005 Total past due loans

71,614

\$

14,288

139,680

\$

4,913,795

5,053,475

\$

48,472

19,594

The Company s internal classified report is segregated into the following categories: (i) Special Review Credits, (ii) Watch List - Pass Credits, or (iii) Watch List - Substandard Credits. The loans placed in the Special Review Credits category reflect the Company s opinion that the loans reflect potential weakness which require monitoring on a more frequent basis. The Special Review Credits are reviewed and discussed on a regular basis with the credit department and the lending staff to determine if a change in category is warranted. The loans placed in the Watch List - Pass Credits category reflect the Company's opinion that the credit contains weaknesses which represent a greater degree of risk, which warrant extra attention. The Watch List Pass Credits are reviewed and discussed on a regular basis with the credit department and the lending staff to determine if a change in category is warranted. The loans placed in the Watch List Substandard Credits classification are considered to be potentially inadequately protected by the current sound worth and debt service capacity of the borrower or of any pledged collateral. These credit obligations, even if apparently protected by collateral value, have shown defined weaknesses related to adverse financial, managerial, economic, market or political conditions which may jeopardize repayment of principal and interest. Furthermore, there is the possibility that some future loss could be sustained by the Company if such weaknesses are not corrected. For loans that are classified as impaired, management evaluates these credits under Statement of Financial Accounting Standards No. 114, Accounting by Creditors for Impairment of a Loan, now included as part of ASC 310-10, Receivables, criteria and, if deemed necessary, a specific reserve is allocated to the credit. The specific reserve allocated under ASC 310-10, is based on (i) the present value of expected future cash flows discounted at the loan s effective interest rate; (ii) the loan s observable market price; or (iii) the fair value of the collateral if the loan is collateral dependent. Substantially all of the Company s loans evaluated as impaired under ASC 310-10 are measured using the fair value of collateral method. In limited cases, the Company may use other methods to determine the specific reserve of a loan under ASC 310-10 if such loan is not collateral dependent.

The allowance based on historical loss experience on the Company's remaining loan portfolio, which includes the Special Review Credits, Watc List - Pass Credits, and Watch List - Substandard Credits is determined by segregating the remaining loan portfolio into certain categories such as commercial loans, installment loans, international loans, loan concentrations and overdrafts. Installment loans are then further segregated by number of days past due. A historical loss percentage, adjusted for (i) management sevaluation of changes in lending policies and procedures, (ii) current economic conditions in the market area served by the Company, (iii) other risk factors, (iv) the effectiveness of the internal loan review function, (v) changes in loan portfolios, and (vi) the composition and concentration of credit volume is applied to each category. Each category is then added together to determine the allowance allocated under ASC 450-20.

A summary of the loan portfolio by credit quality indicator by loan class at June 30, 2012 and December 31, 2011 is as follows:

	Pass	Special Review	ne 30, 2012 Watch List - Pass in Thousands)	 atch List - ibstandard	 atch List - mpaired
Domestic					
Commercial	\$ 691,662	\$ 5,460	\$ 5,522	\$ 77,544	\$ 28,053
Commercial real estate: other					
construction & land development	1,131,653	14,641	5,411	33,070	25,716
Commercial real estate: farmland &					
commercial	1,453,930	84,131	44,381	22,283	18,328
Commercial real estate: multifamily	101,538			56	382
Residential: first lien	452,856	366	33	6,496	2,752
Residential: junior lien	376,000	79	320	1,500	1,910
Consumer	82,083		37		1,079
Foreign	208,960		45		45
Total	\$ 4,498,682	\$ 104,677	\$ 55,749	\$ 140,949	\$ 78,265

	Pass	Special Review	mber 31, 2011 Watch List - Pass rs in Thousands)	Vatch List - ubstandard	 atch List - Impaired
Domestic					
Commercial	\$ 655,154	\$ 5,279	\$ 6,361	\$ 79,419	\$ 27,603
Commercial real estate: other					
construction & land development	1,058,843	76,722	11,083	66,313	60,428
Commercial real estate: farmland &					
commercial	1,449,822	83,581	40,510	48,543	42,231
Commercial real estate: multifamily	121,188				411
Residential: first lien	490,924	132	974	1,402	2,290
Residential: junior lien	397,861		319	6	1,962
Consumer	92,714		41	20	1,334
Foreign	229,898		61		46
Total	\$ 4,496,404	\$ 165,714	\$ 59,349	\$ 195,703	\$ 136,305

Note 5 Stock Options

On April 5, 2012, the Board of Directors adopted the 2012 International Bancshares Corporation Stock Option Plan (the 2012 Plan), subject to shareholder approval of the 2012 Plan. The Company s shareholders approved the 2012 Plan on May 21, 2012. There are 800,000 shares available for stock option grants under the 2012 Plan. The 2005 International Bancshares Corporation Stock Option Plan (the 2005 Plan) was terminated for the purpose of future stock option grants upon adoption of the 2012 Plan. Under the 2012 Plan, both qualified incentive stock options (ISOs) and non-qualified stock options (NQSOs) may be granted. Options granted may be exercisable for a period of up to 10 years from the date of grant, excluding ISOs granted to 10% shareholders, which may be exercisable for a period of up to only five years. As of June 30, 2012, 800,000 shares were available for future grants under the 2012 Plan.

A summary of option activity under the stock option plans for the six months ended June 30, 2012 is as follows:

	Number of options	Weighted average exercise price	Weighted average remaining contractual term (years)	Aggregate intrinsic value (\$) (Dollars in Thousands)
Options outstanding at December 31, 2011	844,721	\$ 19.08		
Plus: Options granted				
Less:				
Options exercised	3,165	10.40		
Options expired				
Options forfeited	36,551	21.43		
Options outstanding at June 30, 2012	805,005	19.01	4.08	2,825
Options fully vested and exercisable at				
June 30, 2012	396,672	23.82	2.11	526

Stock-based compensation expense included in the consolidated statements of income for the three and six months ended June 30, 2012 was approximately \$122,000 and \$253,000, respectively. Stock-based compensation expense included in the consolidated statements of income for

the three and six months ended June 30, 2011 was approximately \$93,000 and \$195,000, respectively. As of June 30, 2012, there was approximately \$1,060,000 of total unrecognized stock-based compensation cost related to non-vested options granted under the Company plans that will be recognized over a weighted

average period of 1.8 years.

Note 6 - Investment Securities

The Company classifies debt and equity securities into one of three categories: held-to maturity, available-for-sale, or trading. Such securities are reassessed for appropriate classification at each reporting date. Securities classified as held-to-maturity are carried at amortized cost for financial statement reporting, while securities classified as available-for-sale and trading are carried at their fair value. Unrealized holding gains and losses are included in net income for those securities classified as trading, while unrealized holding gains and losses related to those securities classified as available-for-sale are excluded from net income and reported net of tax as other comprehensive income (loss) and accumulated other comprehensive income (loss) until realized, or in the case of losses, when deemed other than temporary.

The amortized cost and estimated fair value by type of investment security at June 30, 2012 are as follows:

	An	ortized cost	Gross unrealized gains	Held to Maturi Gross unrealized losses	Es fa	stimated ir value	(Carrying value
				(Dollars in Thousa	nds)			
Other securities	\$	2,425	\$	\$	\$	2,425	\$	2,425
Total investment securities	\$	2,425	\$	\$	\$	2,425	\$	2,425

	Available for Sale											
	Amortized cost			Gross inrealized gains	Gross unrealized losses (Dollars in Thousands)			Estimated fair value		Carrying value (1)		
Residential mortgage-backed securities	\$	4,841,592	\$	126,267	\$	(14,265)	\$	4,953,594	\$	4,953,594		
Obligations of states and political												
subdivisions		216,700		18,563		(1,364)		233,899		233,899		
Equity securities		19,575		1,560		(25)		21,110		21,110		
Total investment securities	\$	5,077,867	\$	146,390	\$	(15,654)	\$	5,208,603	\$	5,208,603		

⁽¹⁾ Included in the carrying value of residential mortgage-backed securities are \$2,654,113 of mortgage-backed securities issued by Ginnie Mae, \$2,263,605 of mortgage-backed securities issued by Fannie Mae and Freddie Mac and \$35,876 issued by non-government entities

The amortized cost and estimated fair value by type of investment security at December 31, 2011 are as follows:

	Ar	nortized cost	Gross unrealized gains	Held to Matu Gross unrealized losses (Dollars in Thou	I 1	Estimated fair value	C	Carrying value
Other securities	\$	2,450	\$	\$	\$	2,450	\$	2,450

Total investment securities \$ 2,450 \$ \$ 2,450

	I	Amortized cost	U	Gross inrealized gains	u	lable for Sale Gross nrealized losses s in Thousands	 stimated fair value	Carrying value (1)
Residential mortgage-backed securities	\$	4,851,747	\$	128,196	\$	(10,680)	\$ 4,969,263	\$ 4,969,263
Obligations of states and political								
subdivisions		211,523		14,449		(1,211)	224,761	224,761
Equity securities		18,825		1,115		(49)	19,891	19,891
Total investment securities	\$	5,082,095	\$	143,760	\$	(11,940)	\$ 5,213,915	\$ 5,213,915

⁽¹⁾ Included in the carrying value of residential mortgage-backed securities are \$3,008,935 of mortgage-backed securities issued by Ginnie Mae, \$1,920,723 of mortgage-backed securities issued by Fannie Mae and Freddie Mac and \$39,605 issued by non-government entities

The amortized cost and estimated fair value of investment securities at June 30, 2012, by contractual maturity, are shown below. Expected maturities will differ from contractual maturities because borrowers may have the right to prepay obligations with or without prepayment penalties.

	Held to	Maturi	ty		Availabl	sale		
	nortized Cost		Estimated fair value (Dollars in		Amortized Cost		Estimated fair value	
Due in one year or less	\$ 25	\$	25	\$ \$	ilius)	\$		
Due after one year through five years	2,400		2,400					
Due after five years through ten years					1,422		1,518	
Due after ten years					215,278		232,381	
Residential mortgage-backed securities					4,841,592		4,953,594	
Equity securities					19,575		21,110	
Total investment securities	\$ 2,425	\$	2,425	\$	5,077,867	\$	5,208,603	

Residential mortgage-backed securities are securities issued by Freddie Mac, Fannie Mae, Ginnie Mae or non-government entities. Investments in residential mortgage-backed securities issued by Ginnie Mae are fully guaranteed by the U.S. Government. Investments in mortgage-backed securities issued by Freddie Mac and Fannie Mae are not fully guaranteed by the U.S. Government, however, the Company believes that the quality of the bonds is similar to other AAA rated bonds with limited credit risk, particularly given the placement of Fannie Mae and Freddie Mac into conservatorship by the federal government in early September 2008.

The amortized cost and fair value of available for sale investment securities pledged to qualify for fiduciary powers, to secure public monies as required by law, repurchase agreements and short-term fixed borrowings was \$2,653,307,000 and \$2,742,643,000 at June 30, 2012.

Proceeds from the sale of securities available-for-sale were \$55,052,000 and \$72,383,000 for the three and six months ended June 30, 2012, which included \$31,515,000 and \$31,515,000 of mortgage-backed securities. Gross gains of \$1,420,000 and \$2,593,000 and gross losses of \$0 and \$(1,000) were realized on the sales for the three and six months ended June 30, 2012, respectively. Proceeds from the sale of securities available-for-sale were \$422,177,000 and \$774,856,000 for the three and six months ended June 30, 2011, which included \$420,149,000 and \$770,244,000 of mortgage-backed securities. Gross gains of \$1,458,000 and \$2,893,000 and gross losses of \$(13,000) and \$(32,000) were realized on the sales for the three and six months ended June 30, 2011, respectively.

Gross unrealized losses on investment securities and the fair value of the related securities, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position at June 30, 2012, were as follows:

	Less than 12 months Unrealized					12 month		ore Jnrealized	Total Unrealized			
	F	air Value		Losses	F	air Value (Dollars in	Thous	Losses sands)	1	Fair Value		Losses
Available for sale:												
Residential mortgage-backed												
securities	\$	555,546	\$	(2,644)	\$	35,877	\$	(11,621)	\$	591,423	\$	(14,265)
Obligations of states and												
political subdivisions		20,884		(289)		5,584		(1,075)		26,468		(1,364)
Other equity securities						50		(25)		50		(25)
	\$	576,430	\$	(2,933)	\$	41,511	\$	(12,721)	\$	617,941	\$	(15,654)

Gross unrealized losses on investment securities and the fair value of the related securities, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position, at December 31, 2011 were as follows:

	Less than 12 months Unrealized				12 months or more Unrealized				Total Unrealized			
	Fa	ir Value		Losses	F	air Value (Dollars in	Thou	Losses sands)	F	air Value		Losses
Available for sale:												
Residential mortgage-backed												
securities	\$		\$		\$	39,605	\$	(10,680)	\$	39,605	\$	(10,680)
Obligations of states and												
political subdivisions		9,531		(315)		3,398		(896)		12,929		(1,211)
Equity securities		3,485		(16)		42		(33)		3,527		(49)
	\$	13,016	\$	(331)	\$	43,045	\$	(11,609)	\$	56,061	\$	(11,940)

The unrealized losses on investments in residential mortgage-backed securities are primarily caused by changes in market interest rates. Residential mortgage-backed securities are primarily securities issued by Freddie Mac, Fannie Mae and Ginnie Mae. Investments in mortgage-backed securities issued by Ginnie Mae are fully guaranteed by the U.S. Government. Investments in mortgage-backed securities issued by Freddie Mac and Fannie Mae are not fully guaranteed by the U.S. Government; however, the Company believes the quality of the bonds is similar to other AAA rated bonds with limited credit risk, particularly given the placement of Fannie Mae and Freddie Mac into conservatorship by the federal government in early September 2008. The decrease in fair value on residential mortgage-backed securities issued by Freddie Mac, Fannie Mae and Ginnie Mae is due to market interest rates. The Company has no intent to sell and will more than likely not be required to sell before a market price recovery or maturity of the securities; therefore, it is the conclusion of the Company that the investments in residential mortgage-backed securities issued by Freddie Mac, Fannie Mae and Ginnie Mae are not considered other-than-temporarily impaired. In addition, the Company has a small investment in non-agency residential mortgage-backed securities that have strong credit backgrounds and include additional credit enhancements to protect the Company from losses arising from high foreclosure rates. These securities have additional market volatility beyond economically induced interest rate events. It is the conclusion of the Company that the investments in non-agency residential mortgage-backed securities are other-than-temporarily impaired due to both credit and other than credit issues. Impairment charges of \$222,000 (\$144,300, after tax) and \$408,000 (\$265,200, after tax) were recorded for the three and six months ended June 30, 2012. Impairment charges of \$166,000 (\$107,900, after tax) and \$415,000 (\$269,750, after tax) were recorded for the three and six months ended June 30, 2011. The impairment charge represents the credit related impairment on the securities.

The unrealized losses on investments in other securities are caused by fluctuations in market interest rates. The underlying cash obligations of the securities are guaranteed by the entity underwriting the debt instrument. It is the belief of the Company that the entity issuing the debt will honor its interest payment schedule, as well as the full debt at maturity. The securities are purchased by the Company for their economic value. The decrease in fair value is primarily due to market interest rates and not other factors, and because the Company has no intent to sell and will more than likely not be required to sell before a market price recovery or maturity of the securities, it is the conclusion of the Company that the investments are not considered other-than-temporarily impaired.

The following table presents a reconciliation of credit-related impairment charges on available-for-sale investments recognized in earnings for the three months ended June 30, 2012 (Dollars in Thousands):

Balance at March 31, 2012	\$ 9,579
Impairment charges recognized during period	222
Balance at June 30, 2012	\$ 9,801

The following table presents a reconciliation of credit-related impairment charges on available-for-sale investments recognized in earnings for the six months ended June 30, 2012 (Dollars in Thousands):

Balance at December 31, 2011	\$ 9,393
Impairment charges recognized during period	408
Balance at June 30, 2012	\$ 9,801

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The following table presents a reconciliation of credit-related impairment charges on available-for-sale investment recognized in earnings for the three months ended June 30, 2011 (Dollars in Thousands):

Balance at March 31, 2011	\$ 8,665
Impairment charges recognized during period	166
Balance at June 30, 2011	\$ 8,831

The following table presents a reconciliation of credit-related impairment charges on available-for-sale investment recognized in earnings for the six months ended June 30, 2011 (Dollars in Thousands):

Balance at December 31, 2010	\$ 8,416
Impairment charges recognized during period	415
Balance at June 30, 2011	\$ 8,831

Note 7 Other Borrowed Funds

Other borrowed funds include Federal Home Loan Bank borrowings, which are short-term and long-term borrowings issued by the FHLB of Dallas at the market price offered at the time of funding. These borrowings are secured by residential mortgage-backed investment securities and a portion of the Company s loan portfolio. At June 30, 2012, other borrowed funds totaled \$142,095,000, a decrease of 71.2% from \$494,161,000 at December 31, 2011. The decrease in other borrowed funds can be attributed to the use of funds generated from the sale of mortgage-backed securities to facilitate a re-positioning of the Company s investment portfolio.

Note 8 Junior Subordinated Interest Deferrable Debentures

The Company has formed eight statutory business trusts under the laws of the State of Delaware, for the purpose of issuing trust preferred securities. The eight statutory business trusts formed by the Company (the Trusts) have each issued Capital and Common Securities and invested the proceeds thereof in an equivalent amount of junior subordinated debentures (the Debentures) issued by the Company. As of June 30, 2012 and December 31, 2011, the principal amount of debentures outstanding totaled \$190,726,000. As a result of the participation in the TARP Capital Purchase Program, the Company was not permitted, without the consent of the Treasury Department, to redeem any of the Debentures. This restriction ceased to exist on December 23, 2011. One half of the Trust I securities were redeemed on June 8, 2011 and the remaining one half of the Trust I securities were redeemed on July 1, 2011 with the consent of the Treasury Department.

The Debentures are subordinated and junior in right of payment to all present and future senior indebtedness (as defined in the respective indentures) of the Company, and are *pari passu* with one another. The interest rate payable on, and the payment terms of the Debentures are the same as the distribution rate and payment terms of the respective issues of Capital and Common Securities issued by the Trusts. The Company has fully and unconditionally guaranteed the obligations of each of the Trusts with respect to the Capital and Common Securities. The Company has the right, unless an Event of Default (as defined in the Indentures) has occurred and is continuing, to defer payment of interest on the Debentures for up to twenty consecutive quarterly periods on Trusts VI, VII, VIII, IX, X, XI and XII. If interest payments on any of the Debentures are deferred, distributions on both the Capital and Common Securities related to that Debenture would also be deferred. The redemption prior to maturity of any of the Debentures may require the prior approval of the Federal Reserve and/or other regulatory bodies.

For financial reporting purposes, the Trusts are treated as investments of the Company and not consolidated in the consolidated financial statements. Although the Capital Securities issued by each of the Trusts are not included as a component of shareholders equity on the consolidated statement of condition, the Capital Securities are treated as capital for regulatory purposes. Specifically, under applicable regulatory guidelines, the Capital Securities issued by the Trusts qualify as Tier 1 capital up to a maximum of 25% of Tier 1 capital on an aggregate basis. Any amount that exceeds the 25% threshold would qualify as Tier 2 capital. At June 30, 2012 and December 31, 2011, the total \$190,726,000, of the Capital Securities outstanding qualified as Tier 1 capital.

The following table illustrates key information about each of the Capital and Common Securities and their interest rate at June 30, 2012:

	~	Junior Subordinated Deferrable Interest Debentures n Thousands)	Repricing Frequency	Interest Rate	Interest Rate Index	Maturity Date	Optional Redemption Date
Trust VI	\$	25,774	Quarterly	3.92%	LIBOR + 3.45	November 2032	November 2012
Trust VII		10,310	Quarterly	3.72%	LIBOR + 3.25	April 2033	October 2012
Trust VIII		25,774	Quarterly	3.52%	LIBOR $+ 3.05$	October 2033	October 2012
Trust IX		41,238	Quarterly	2.09%	LIBOR + 1.62	October 2036	October 2012
Trust X		34,021	Quarterly	2.12%	LIBOR + 1.65	February 2037	November 2012
Trust XI		32,990	Quarterly	2.08%	LIBOR + 1.62	July 2037	October 2012
Trust XII		20,619	Fixed	6.85%(1) Fixed	September 2037	September 2012
	\$	190,726					•

⁽¹⁾ Trust XII accrues interest at a fixed rate for the first five years, then floating at LIBOR + 1.45% thereafter.

Note 9 Preferred Stock, Common Stock and Dividends

The Company has outstanding 176,000 shares of Series A cumulative perpetual preferred stock (the Senior Preferred Stock), issued to the US Treasury under the Company's participation in the Troubled Asset Relief Program Capital Purchase Program (the TARP Capital Purchase Program). On July 11, 2012, the Company repurchased 40,000 shares of the total 216,000 shares of Senior Preferred Stock originally issued to the U.S. Treasury. The Company paid the U.S. Treasury a total of \$40 million of the \$216 million it received under the TARP Capital Purchase Program, plus an accrued dividend of approximately \$311,111. The remaining 176,000 shares of Senior Preferred Stock have a par value of \$.01 per share and a liquidation preference of \$1,000 per share, for a total price of \$176,000,000. The Senior Preferred Stock pays dividends at a rate of 5% per year for the first five years and 9% per year thereafter. The Senior Preferred Stock has no maturity date and ranks senior to the Company s common stock with respect to the payment of dividends and distributions and amounts payable upon liquidation, dissolution and winding up of the Company. In conjunction with the purchase of the Senior Preferred Stock, the US Treasury received a warrant (the Warrant) to purchase 1,326,238 shares of the Company s common stock (the Warrant Shares) at \$24.43 per share, which would represent an aggregate common stock investment in the Company on exercise of the warrant in full equal to 15% of the Senior Preferred Stock investment. The term of the Warrant is ten years and was immediately exercisable. Both the Senior Preferred Stock and Warrant are included as components of Tier 1 capital. As of June 30, 2012, none of the Warrant had been exercised. The Company paid dividends on the Senior Preferred Stock on February 16 and May 15, 2012, in the amount of \$2,700,000.

Upon issuance, the fair value of the Series A shares and the associated warrants were computed as if the instruments were issued on a stand-alone basis. The fair value of the Series A shares were estimated based on discounted cash flows, resulting in a stand-alone fair value of approximately \$130.9 million. The Company used the Black-Sholes-Merton option pricing model to estimate the fair value of the warrants, resulting in a stand-alone fair value of approximately \$8.0 million. The fair values of both were then used to record the Series A shares and Warrant on a relative fair value basis, with the warrants being recorded in Surplus as permanent equity and the Series A shares being recorded at a discount of approximately \$12.4 million. Accretion of the discount associated with the preferred stock is recognized as an increase to preferred stock dividends in determining net income available to common shareholders. The discount is being amortized over a five year period from the respective issuance date using the effective-yield method and totaled \$655,000 and \$1,298,000 for the three and six months ended June 30, 2012 and \$615,000 and \$1,220,000 for the three and six months ended June 30, 2011, respectively.

The Company paid cash dividends to the common shareholders of \$.20 per share on April 20, 2012 to all holders of record on April 2, 2012. Cash dividends of \$.19 per share were paid to common shareholders on April 18, and October 17, 2011 to all holders of record on March 28, 2011 and September 30, 2011, respectively.

The Company terminated its stock repurchase program on December 19, 2008, in connection with participating in the TARP Capital Purchase Program, which program prohibited stock repurchases, except for repurchases made in connection with the administration of an employee benefit plan in the ordinary course of business and consistent with past practices or those consented to by the Treasury Department. The stock repurchase restrictions of the TARP Capital Purchase Program ceased to exist on December 23, 2011. In April 2009, the Board of Directors established a formal stock repurchase program that authorized the repurchase of up to \$40 million of common stock within the following twelve months and on March 22, 2012, the Board of Directors extended the repurchase program and again authorized the repurchase of up to \$40 million of common stock during the twelve month period expiring on April 10, 2013, which repurchase cap the Board is inclined to increase over time. Stock repurchases may be made from time to time, on the open market or through private transactions. Shares repurchased in this program will be held in treasury for reissue for various corporate purposes, including employee stock option plans. As of August 1, 2012, a total of 7,800,399 shares had been repurchased under all programs at a cost of \$236,791,000.

Note 10 - Commitments and Contingent Liabilities and Other Tax Matters

The Company is involved in various legal proceedings that are in various stages of litigation. Some of these actions allege lender liability claims on a variety of theories and claim substantial actual and punitive damages. The Company has determined, based on discussions with its counsel that any material loss in such actions, individually or in the aggregate, is remote or the damages sought, even if fully recovered, would not be considered material to the consolidated financial position or results of operations of the Company. However, many of these matters are in various stages of proceedings and further developments could cause management to revise its assessment of these matters.

The Company was involved in a dispute related to certain tax matters that were inherited by the Company in its 2004 acquisition of LFIN. The dispute involved claims by the former controlling shareholders of LFIN related to approximately \$14 million of tax refunds received by the Company based on deductions taken in 2003 by LFIN in connection with losses on loans acquired from a failed thrift and a dispute LFIN had with the FDIC regarding the tax benefits related to the failed thrift acquisition which originated in 1988. On March 5, 2010, judgment was entered on a jury verdict rendered against the Company in the U.S. District Court for the Western District of Oklahoma (the Court). Other than the tax refunds that were in dispute, the Company does not have any other disputes regarding tax refunds received by the Company in connection with the LFIN acquisition. An amended judgment was entered in the case on November 19, 2010, in the amount of approximately \$24.25 million and it was final and appealable. During December 2010, the Company deposited \$24.4 million with the Court in lieu of a supersedeas bond and the Company commenced appealing the judgment. On January 5, 2012, the United States Court of Appeals Tenth Circuit affirmed the amended judgment. On February 28, 2012, the previously deposited \$24.4 million was paid to the former controlling shareholders of LFIN and a Release and Satisfaction of Judgment was filed with the Court concluding the matter.

During the first quarter of 2012, the Texas State Comptroller refunded approximately \$1.2 million in tax in connection with the Company s 2011 consolidated Franchise Tax Return. The tax was included as a credit to provision for income tax expense on the consolidated statement of income. The recording of the tax refund resulted in a decrease in the Company s effective tax rate to 31% for the six months ended June 30, 2012.

Note 11 Capital Ratios

The Company had a Tier 1 capital to average total asset (leverage) ratio of 12.83% and 12.74%, risk-weighted Tier 1 capital ratio of 23.12% and 22.73% and risk-weighted total capital ratio of 24.29% and 23.99% at June 30, 2012 and December 31, 2011, respectively. The identified intangibles and goodwill of \$292,533,000 as of June 30, 2012, recorded in connection with the acquisitions made by the Company, are deducted from the sum of core capital elements when determining the capital ratios of the Company. Under applicable regulatory guidelines, the Capital Securities issued by the Trusts qualify as Tier 1 capital up to a maximum of 25% of tier 1 capital on an aggregate basis. Any amount that exceeds the 25% threshold qualifies as Tier 2 capital. As of June 30, 2012, the total of \$190,726,000 of the Capital Securities outstanding qualified as Tier 1 capital. The Company actively monitors the regulatory capital ratios to ensure that the Company s bank subsidiaries are well capitalized under the regulatory framework.

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

The following discussion should be read in conjunction with the Company s consolidated financial statements, and notes thereto, for the year-ended December 31, 2011, included in the Company s 2011 Form 10-K. Operating results for the six months ended June 30, 2012 are not necessarily indicative of the results for the year ending December 31, 2012, or any future period.

Special Cautionary Notice Regarding Forward Looking Information

Certain matters discussed in this report, excluding historical information, include forward-looking statements, within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, and are subject to the safe harbor created by these sections. Although the Company believes such forward-looking statements are based on reasonable assumptions, no assurance can be given that every objective will be reached. The words estimate, expect, intend, believe and project, as we other words or expressions of a similar meaning are intended to identify forward-looking statements. Readers are cautioned not to place undue reliance on forward-looking statements, which speak only as of the date of this report. Such statements are based on current expectations, are inherently uncertain, are subject to risks and should be viewed with caution. Actual results and experience may differ materially from the forward-looking statements as a result of many factors.

Risk factors that could cause actual results to differ materially from any results that are projected, forecasted, estimated or budgeted by the Company in forward-looking statements include, among others, the following possibilities:

- Local, regional, national and international economic business conditions and the impact they may have on the Company, the Company s customers, and such customers—ability to transact profitable business with the Company, including the ability of its borrowers to repay their loans according to their terms or a change in the value of the related collateral.
- Volatility and disruption in national and international financial markets.
- Government intervention in the U.S. financial system.
- The Company relies, in part, on external financing to fund the Company s operations and the unavailability of such funds in the future could adversely impact the Company s growth strategy and prospects.
- Changes in consumer spending, borrowings and savings habits.
- Changes in interest rates and market prices, which could reduce the Company s net interest margins, asset valuations and expense expectations, including, without limitation, the repeal of federal prohibitions on the payment of interest on demand deposits.
- Changes in the capital markets utilized by the Company and its subsidiaries, including changes in the interest rate environment that may reduce margins.
- Changes in state and/or federal laws and regulations to which the Company and its subsidiaries, as well as their customers, competitors and potential competitors, are subject, including, without limitation, the impact of the Consumer Financial Protection Bureau as a new regulator of financial institutions, changes in the accounting, tax and regulatory treatment of trust preferred securities, as well as changes in banking, tax, securities, insurance, employment, environmental and immigration laws and regulations and the risk of litigation that may follow.

- Changes in U.S. Mexico trade, including, without limitation, reductions in border crossings and commerce resulting from the Homeland Security Programs called US-VISIT, which is derived from Section 110 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996.
- The loss of senior management or operating personnel.
- Increased competition from both within and outside the banking industry.
- The timing, impact and other uncertainties of the Company s potential future acquisitions including the Company s ability to identify suitable potential future acquisition candidates, the success or failure in the integration of their operations and the Company s ability to maintain its current branch network and to enter new markets successfully and capitalize on growth opportunities.
- Changes in the Company s ability to pay dividends on its Preferred Stock or Common Stock.
- Additions to the Company s loan loss allowance as a result of changes in local, national or international conditions which adversely affect the Company s customers, including, without limitation, lower real estate values or environmental liability risks associated with foreclosed properties.
- Greater than expected costs or difficulties related to the development and integration of new products and lines of

business.

- Impairment of carrying value of goodwill could negatively impact our earnings and capital.
- Changes in the soundness of other financial institutions with which the Company interacts.
- Political instability in the United States or Mexico.
- Technological changes or system failure or breaches of our network security could subject us to increased operating costs as well as litigation and other liabilities.
- Acts of war or terrorism.
- Natural disasters.
- Reduced earnings resulting from the write down of the carrying value of securities held in our securities available-for-sale portfolio following a determination that the securities are other-than-temporarily impaired.
- The effect of changes in accounting policies and practices as may be adopted by the regulatory agencies, as well as the Public Company Accounting Oversight Board, the Financial Accounting Standards Board and other accounting standards setters.
- The costs and effects of regulatory developments, including the resolution of regulatory or other governmental inquiries and the results of regulatory examinations or reviews.
- The effect of final rules amending Regulation E that prohibit financial institutions from charging consumer fees for paying overdrafts on ATM and one-time debit card transactions, unless the consumer consents or opts-in to the overdraft service for those types of transactions, as well as the effect of any other regulatory or legal developments that limit overdraft services.
- The reduction of income and possible increase in required capital levels related to the adoption of new legislation, including, without limitation, the Dodd-Frank Regulatory Reform Act and the implementing rules and regulations, including the Federal Reserve's new interim final rule that establishes debit card interchange fee standards and prohibits network exclusivity arrangements and routing restrictions that is negatively affecting interchange revenue from debit card transactions as well as revenue from consumer services.
- The possible increase in required capital levels related to the proposed capital rules of the federal banking agencies that address the Basel III capital standards.
- The enhanced due diligence burden imposed on banks under the proposed rules of the banking agencies related to the banks inability to rely on credit ratings under Dodd-Frank which may result in a limitation on the types of securities certain banks will be able to purchase as a result of the due diligence burden.
- The Company may be adversely affected by its continued participation in the Capital Purchase Program (the CPP).
- The Company s success at managing the risks involved in the foregoing items, or a failure or circumvention of the Company s internal controls and risk management, policies and procedures.

Forward-looking statements speak only as of the date on which such statements are made. It is not possible to foresee or identify all such factors. The Company makes no commitment to update any forward-looking statement, or to disclose any facts, events or circumstances after the date hereof that may affect the accuracy of any forward-looking statement, unless required by law.

Overview

The Company, which is headquartered in Laredo, Texas, with 210 facilities and more than 335 ATMs, provides banking services for commercial, consumer and international customers of South, Central and Southeast Texas and the State of Oklahoma. The Company is one of the largest independent commercial bank holding companies headquartered in Texas. The Company, through its bank subsidiaries, is in the business of gathering funds from various sources and investing those funds in order to earn a return. The Company either directly or through a bank subsidiary owns two insurance agencies, a liquidating subsidiary, a broker/dealer and a fifty percent interest in an investment banking unit that owns a broker/dealer. The Company s primary earnings come from the spread between the interest earned on interest-bearing assets and the interest paid on interest-bearing liabilities. In addition, the Company generates income from fees on products offered to commercial, consumer and international customers.

The Company is very active in facilitating trade along the United States border with Mexico. The Company does a large amount of business with customers domiciled in Mexico. Deposits from persons and entities domiciled in Mexico comprise a large and stable portion of the deposit base of the Company s bank subsidiaries. The Company also serves the growing Hispanic population through the Company s facilities located throughout South, Central and Southeast Texas and the State of Oklahoma.

Expense control is an essential element in the Company s long-term profitability. As a result, the Company monitors the efficiency ratio, which is a measure of non-interest expense to net interest income plus non-interest income closely. As the Company adjusts to regulatory changes related to the adoption of the Dodd-Frank Regulatory Reform Act, the Company s efficiency ratio may suffer because the additional regulatory compliance costs are expected to increase non-interest expense. The Company monitors this ratio over time to assess the Company s efficiency relative to its peers. The Company uses this measure as one factor in determining if the Company is accomplishing its long-term goals of providing superior returns to the Company s shareholders. On September 22, 2011, the Company announced the approval of a restructuring plan that resulted in the closing of fifty-five (55) in store branches by December 31, 2011. The branch closures are a result of reduced levels of revenue resulting from regulatory changes related to interchange fee income. The branches were closed in order to align the Company s expenses with reduced levels of revenue, protecting the Company s financial strength while preserving IBC s free products program.

Results of Operations

Summary

Consolidated Statements of Condition Information

	J	une 30, 2012 (Dollars in	ember 31, 2011 ds)	Percent Increase (Decrease)
Assets	\$	11,555,996	\$ 11,739,649	(1.6)%
Net loans		4,807,944	4,969,283	(3.2)
Deposits		8,159,623	7,946,092	2.7
Other borrowed funds		142,095	494,161	(71.2)
Junior subordinated deferrable interest debentures		190,726	190,726	
Shareholders equity		1,636,181	1,600,165	2.3

Consolidated Statements of Income Information

		(Dollars in	e 30,	sands)	Six Months Ended Percent June 30, Increase (Dollars in Thousands)			sands)	Percent Increase
	ф	2012	Φ.	2011	(Decrease)	2012	Φ.	2011	(Decrease)
Interest income	\$	93,683	\$	107,844	(13.1)% \$	189,465	\$	214,982	(11.9)%
Interest expense		20,040		24,433	(18.0)	40,705		49,738	(18.2)
Net interest income		73,643		83,411	(11.7)	148,760		165,244	(10.0)
(Credit) provision for probable loan									
losses		6,107		(1,917)	418.6	11,392		2,163	426.7
Non-interest income		40,819		47,864	(14.7)	83,996		96,230	(12.7)
Non-interest expense		72,091		83,942	(14.1)	140,234		159,407	(12.0)
Net income available to common									
shareholders		21,195		29,309	(27.7)	49,539		59,525	(16.8)
Per common share (adjusted for stock dividends):									
Basic Basic	\$.32	\$.43	(25.6)% \$.74	\$.88	(15.9)%

Diluted .31 .43 (27.9) .74 .88 (15.9)

Net Income

Net income available to common shareholders for the second quarter of 2012 decreased by 27.7% and net income available to common shareholders for the six months ended June 30, 2012 decreased by 16.8% when compared to the same period in 2011. Net income during the first six months of 2011 was positively affected by a lower provision for probable loan losses of approximately \$2.2 million, \$1.4 million after tax. Net income for the first six months of 2012 was negatively impacted by narrowing interest margins caused by slow loan demand and declining yields in the bond markets coupled with

lower levels of revenues on interchange fee income and overdraft programs due to regulatory changes, as well as the burden of increasing compliance costs arising from the Dodd-Frank Act and heightened regulatory oversight.

Net Interest Income

	Three Mon Jun (in Tho 2012	e 30,		Percent Increase (Decrease)	Six Mont June (in Tho 2012		Percent Increase (Decrease)	
Interest income:	2012		2011	(Decrease)	2012		2011	(Decrease)
Loans, including fees	\$ 67,413	\$	74,574	(9.6)% \$	135,736	\$	149,254	(9.1)%
Investment securities:								
Taxable	23,228		29,208	(20.5)	47,740		59,463	(19.7)
Tax-exempt	2,849		2,386	19.4	5,710		4,514	26.5
Other interest income	193		1,676	(88.5)	279		1,751	(84.1)
Total interest income	93,683		107,844	(13.1)	189,465		214,982	(11.9)
Interest expense:								
Savings deposits	1,479		2,232	(33.7)	3,102		4,494	(31.0)
Time deposits	6,255		8,145	(23.2)	12,740		16,915	(24.7)
Securities sold under repurchase								
agreements	10,267		10,613	(3.3)	20,569		21,199	(3.0)
Other borrowings	138		445	(69.0)	346		1,095	(68.4)
Junior subordinated interest								
deferrable debentures	1,901		2,998	(36.6)	3,948		6,035	(34.6)
Total interest expense	20,040		24,433	(18.0)	40,705		49,738	(18.2)
Net interest income	\$ 73,643	\$	83,411	(11.7)% \$	148,760	\$	165,244	(10.0)%

Net interest income is the spread between income on interest earning assets, such as loans and securities, and the interest expense on liabilities used to fund those assets, such as deposits, repurchase agreements and funds borrowed. As part of its strategy to manage interest rate risk, the Company strives to manage both assets and liabilities so that interest sensitivities match. One method of calculating interest rate sensitivity is through gap analysis. A gap is the difference between the amount of interest rate sensitive assets and interest rate sensitive liabilities that re-price or mature in a given time period. Positive gaps occur when interest rate sensitive assets exceed interest rate sensitive liabilities, and negative gaps occur when interest rate sensitive liabilities exceed interest rate sensitive assets. A positive gap position in a period of rising interest rates should have a positive effect on net interest income as assets will re-price faster than liabilities. Conversely, net interest income should contract somewhat in a period of falling interest rates. Additionally, interest rate changes do not affect all categories of assets and liabilities equally or at the same time. Analytical techniques employed by the Company to supplement gap analysis include simulation analysis to quantify interest rate risk exposure. The gap analysis prepared by management is reviewed by the Investment Committee of the Company twice a year (see table on page 39 for the June 30, 2012 gap analysis). Management currently believes that the Company is properly positioned for interest rate changes; however if management determines at any time that the Company is not properly positioned, it will strive to adjust the interest rate sensitive assets and liabilities in order to manage the effect of interest rate changes.

Non-Interest Income

	Three Mon Jun (in Tho	e 30,		Percent Increase	rease (in Thousands			Percent Increase
	2012		2011	(Decrease)	2012		2011	(Decrease)
Service charges on deposit accounts	\$ 23,100	\$	23,918	(3.4)% \$	45,853	\$	48,700	(5.8)%
Other service charges, commissions and								
fees								
Banking	9,424		14,412	(34.6)	19,488		27,438	(29.0)
Non-banking	1,682		1,177	42.9	2,933		2,669	9.9
Investment securities transactions, net	1,420		1,445	(1.7)	2,592		2,861	(9.4)
Other investments, net	2,647		4,220	(37.3)	7,781		9,576	(18.7)
Other income	2,546		2,692	(5.4)	5,349		4,986	7.3
				. ,				
Total non-interest income	\$ 40,819	\$	47,864	(14.7)% \$	83,996	\$	96,230	(12.7)%

Total non-interest income decreased 12.7% for the six months ended June 30, 2012 from the same period of 2011. Banking service charges, commissions and fees decreased for the three and six months ended June 30, 2012 from the same periods of 2011 primarily due to the impact of regulatory changes related to interchange fee income and overdraft programs.

Non-Interest Expense

	Three Months Ended June 30, Percent (in Thousands) Increase 2012 2011 (Decrease)			Six Mont Jun (in Tho 2012		Percent Increase (Decrease)		
				,				
Employee compensation and benefits	\$	30,210	\$ 32,620	(7.4)% \$	59,611	\$	64,655	(7.8)%
Occupancy		8,107	9,015	(10.1)	16,841		17,616	(4.4)
Depreciation of bank premises and								
equipment		6,790	7,931	(14.4)	13,717		16,258	(15.6)
Professional fees		4,171	3,689	13.1	7,541		7,575	(0.4)
Deposit insurance assessments		1,490	2,592	(42.5)	3,057		5,049	(39.5)
Net expense, other real estate owned		1,385	8,150	(83.0)	2,566		9,264	(72.3)
Amortization of identified intangible assets		1,163	1,323	(12.1)	2,300		2,626	(12.4)
Advertising		1,970	1,840	7.1	3,797		3,627	4.7
Impairment charges (Total								
other-than-temporary impairment losses,								
\$(301), net of \$(523), \$(254), net of \$(420),								
\$1,349, net of \$941 and \$1,055, net of \$640								
included in other comprehensive income)		222	166	33.7	408		415	(1.7)
Other		16,583	16,616	(0.2)	30,396		32,322	(6.0)
				` ′	, ,		,	· /
Total non-interest expense	\$	72,091	\$ 83,942	(14.1)% \$	140,234	\$	159,407	(12.0)%

Non-interest expense decreased 14.1% for the three months ended June 30, 2012 and 12.0% for the six months ended June 30, 2012 compared to
the same periods of 2011. In December 2011, the Company closed fifty-five (55) in store branches, as a result of reduced levels of revenue
arising from regulatory changes related to interchange fee income and overdraft programs. The branches were closed in order to align the
Company s expenses with reduced levels of revenue, protecting the Company s financial strength while preserving IBC s free products.

Financial Condition

Allowance for Probable Loan Losses

The allowance for probable loan losses decreased 16.4% to \$70,378,000 at June 30, 2012 from \$84,192,000 at December 31, 2011 primarily due to a decrease in the Company s charge-off experience and a decrease in the loan portfolio. The provision for probable loan losses charged to expense increased 426.7% to \$11,392,000 for the six months ended June 30, 2012 from \$2,163,000 for the same period in 2011. The allowance for probable loan losses was 1.4% and 1.7% of total loans at June 30, 2012 and December 31, 2011, respectively.

Investment Securities

Mortgage-backed securities are securities primarily issued by the Federal Home Loan Mortgage Corporation (Freddie Mac), Federal National Mortgage Association (Freddie Mac), and the Government National Mortgage Association (Ginnie Mae). Investments in residential mortgage-backed securities issued by Ginnie Mae are fully guaranteed by the U.S. Government. Investments in residential mortgage-backed securities issued by Freddie Mac and Fannie Mae are not fully guaranteed by the U.S. Government, however, the Company believes that the quality of the bonds is similar to other AAA rated bonds with limited credit risk, particularly given the placement of Fannie Mae and Freddie Mac into conservatorship by the federal government in early September 2008.

Loans

Net loans decreased 3.2% to \$4,807,944,000 at June 30, 2012, from \$4,969,283,000 at December 31, 2011. The decrease in loans can be attributed to the lack of demand for loans that the Company is experiencing as the result of the negative economic conditions.

Deposits

Deposits increased by 2.7% to \$8,159,623,000 at June 30, 2012, from \$7,946,092,000 at December 31, 2011. The increase in deposits is the result of the increased demand for deposits and the result of the increased availability of deposits in the banking market. Even though the Company increased its deposits, the Company is still experiencing a substantial amount of competition for deposits at higher than market rates. As a result, the Company has attempted to maintain certain deposit relationships but has allowed certain deposits to leave as the result of aggressive pricing.

Foreign Operations

On June 30, 2012, the Company had \$11,555,996,000 of consolidated assets, of which approximately \$209,050,000, or 1.8%, was related to loans outstanding to borrowers domiciled in foreign countries, compared to \$230,005,000, or 2.0%, at December 31, 2011. Of the \$209,050,000, 88.8% is directly or indirectly secured by U.S. assets, certificates of deposits and real estate; 10.8% is secured by foreign real estate; and .4% is unsecured.

Critical Accounting Policies

The Company has established various accounting policies which govern the application of accounting principles in the preparation of the Company s consolidated financial statements. The significant accounting policies are described in the notes to the consolidated financial statements. Certain accounting policies involve significant subjective judgments and assumptions by management which have a material impact on the carrying value of certain assets and liabilities; management considers such accounting policies to be critical accounting policies.

The Company considers its Allowance for Probable Loan Losses as a policy critical to the sound operations of the bank subsidiaries. The allowance for probable loan losses consists of the aggregate loan loss allowances of the bank subsidiaries. The allowances are established through charges to operations in the form of provisions for probable loan losses. Loan losses or recoveries are charged or credited directly to the allowances. The allowance for probable loan losses of each bank subsidiary is maintained at a level considered appropriate by management, based on estimated probable losses in the loan portfolio. The allowance is derived from the following elements: (i) allowances established on specific loans, which are based on a review of the individual characteristics of each loan, including the customer s ability to repay the loan, the underlying collateral values, and the industry in which the customer operates (ii) allowances based on actual historical loss experience for similar types of loans in the Company s loan portfolio and (iii) allowances based on general economic conditions, changes in the mix of loans, Company resources, border risk and credit quality indicators, among other things. See also discussion regarding the allowance for probable loan losses and provision for probable loan losses included in the results of operations and Provision and Allowance for Probable Loan Losses included in Notes 1 and 4 of the notes to Consolidated Financial Statements in the Company s latest Annual Report on Form 10-K for further information regarding the Company s provision and allowance for probable loan losses policy.

Liquidity and Capital Resources

The maintenance of adequate liquidity provides the Company s bank subsidiaries with the ability to meet potential depositor withdrawals, provide for customer credit needs, maintain adequate statutory reserve levels and take full advantage of high-yield investment opportunities as they arise. Liquidity is afforded by access to financial markets and by holding appropriate amounts of liquid assets. The Company s bank subsidiaries derive their liquidity largely from deposits of individuals and business entities. Deposits from persons and entities domiciled in Mexico comprise a stable portion of the deposit base of the Company s bank subsidiaries. Other important funding sources for the Company s bank subsidiaries during 2012 and 2011 were borrowings from FHLB, securities sold under repurchase agreements and large certificates of deposit, requiring management to closely monitor its asset/liability mix in terms of both rate sensitivity and maturity distribution. Primary liquidity of the Company and its subsidiaries has been maintained by means of increased investment in shorter-term securities, certificates of deposit and repurchase agreements. As in the past, the Company will continue to monitor the volatility and cost of funds in an attempt to match maturities of rate-sensitive assets and liabilities and respond accordingly to anticipated fluctuations in interest rates over reasonable periods of time.

The Company maintains an adequate level of capital as a margin of safety for its depositors and shareholders. At June 30, 2012, shareholders equity was \$1,636,181,000 compared to \$1,600,165,000 at December 31, 2011, an increase of \$36,016,000, or 2.3%. The increase is primarily due to the retention of earnings, offset by dividends paid to the preferred and common shareholders.

The Company had a leverage ratio of 12.83% and 12.74%, risk-weighted Tier 1 capital ratio of 23.12% and 22.73% and risk-weighted total capital ratio of 24.29% and 23.99% at June 30, 2012 and December 31, 2011, respectively. The identified intangibles and goodwill of \$292,533,000 as of June 30, 2012, recorded in connection with the Company s acquisitions, are deducted from the sum of core capital elements when determining the capital ratios of the Company.

As in the past, the Company will continue to monitor the volatility and cost of funds in an attempt to match maturities of rate-sensitive assets and liabilities, and respond accordingly to anticipate fluctuations in interest rates by adjusting the balance between sources and uses of funds as deemed appropriate. The net-interest rate sensitivity as of June 30, 2012 is illustrated in the table on the following page. This information reflects the balances of assets and liabilities for which rates are subject to change. A mix of assets and liabilities that are roughly equal in volume and re-pricing characteristics represents a matched interest rate sensitivity position. Any excess of assets or liabilities results in an interest rate sensitivity gap.

The Company undertakes an interest rate sensitivity analysis to monitor the potential risk on future earnings resulting from the impact of possible future changes in interest rates on currently existing net asset or net liability positions. However, this type of analysis is as of a point-in-time position, when in fact that position can quickly change as market conditions, customer needs, and management strategies change. Thus, interest rate changes do not affect all categories of asset and liabilities equally or at the same time. As indicated in the table, the Company is liability sensitive during the early time periods and asset sensitive in the longer periods. The Company is Asset and Liability Committee semi-annually reviews the consolidated position along with simulation and duration models, and makes adjustments as needed to control the Company is interest rate risk position. The Company uses modeling of future events as a primary tool for monitoring interest rate risk.

Interest Rate Sensitivity

(Dollars in Thousands)

June 30, 2012	3 Months or Less	 ver 3 Months to 1 Year	R	ate/Maturity Over 1 Year to 5 Years	Over 5 Years	Total
Rate sensitive assets						
Investment securities Loans, net of non-accruals	\$ 451,576 3,653,128	\$ 1,476,858 193,281	\$	3,048,695 306,545	\$ 233,899 654,010	\$ 5,211,028 4,806,964
Total earning assets	\$ 4,104,704	\$ 1,670,139	\$	3,355,240	\$ 887,909	\$ 10,017,992
Cumulative earning assets	\$ 4,104,704	\$ 5,774,843	\$	9,130,083	\$ 10,017,992	
Rate sensitive liabilities						
Time deposits Other interest bearing deposits	\$ 1,242,359 2,704,865	\$ 1,812,687	\$	363,996	\$ 453	\$ 3,419,495 2,704,865
Securities sold under repurchase agreements	277,429	49,154		303,415	700,000	1,329,998
Other borrowed funds Junior subordinated deferrable interest debentures	135,500 190,726				6,595	142,095 190,726
Total interest bearing liabilities	\$ 4,550,879	\$ 1,861,841	\$	667,411	\$ 707,048	\$ 7,787,179
Cumulative sensitive liabilities	\$ 4,550,879	\$ 6,412,720	\$	7,080,131	\$ 7,787,179	
Repricing gap Cumulative repricing gap Ratio of interest-sensitive assets to	\$ (446,175) (446,175)	\$ (191,702) (637,877)	\$	2,687,829 2,049,952	\$ 180,861 2,230,813	\$ 2,230,813
liabilities Ratio of cumulative, interest-sensitive	.90	.90		5.03	1.26	1.29
assets to liabilities	.90	.90		1.29	1.29	

Item 3. Quantitative and Qualitative Disclosures about Market Risk

During the first six months of 2012, there were no material changes in market risk exposures that affected the quantitative and qualitative disclosures regarding market risk presented under the caption Liquidity and Capital Resources located on pages 21 through 26 of the Company s 2011 Annual Report as filed as an exhibit to the Company s Form 10-K for the year ended December 31, 2011.

Item 4. Controls and Procedures

Disclosure Controls and Procedures

The Company maintains disclosure controls and procedures designed to ensure that information required to be disclosed in reports filed under the Securities Exchange Act of 1934, as amended, is recorded, processed, summarized and reported within specified time periods. As of the end of the period covered by this Quarterly Report on Form 10-Q, the Company s principal executive officer and principal financial officer evaluated, with the participation of the Company s management, the effectiveness of the Company s disclosure controls and procedures (as defined in Exchange Act rules 13a-15(e) and 15d-15(e)). Based on the evaluation, which disclosed no material weaknesses, the Company s principal executive officer and principal financial officer concluded that the Company s disclosure controls and procedures were effective as of the end of the period covered by this report.

Internal Control Over Financial Reporting

There were no changes in the Company s internal control over financial reporting that occurred during the Company s most recent fiscal quarter that have materially affected or are reasonably likely to materially affect the Company s internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

The Company is involved in various legal proceedings that are in various stages of litigation. Some of these actions allege lender liability claims on a variety of theories and claim substantial actual and punitive damages. The Company has determined, based on discussions with its counsel that any material loss in such actions, individually or in the aggregate, is remote or the damages sought, even if fully recovered, would not be considered material to the consolidated financial position or results of operations of the Company. However, many of these matters are in various stages of proceedings and further developments could cause management to revise its assessment of these matters.

The Company was involved in a dispute related to certain tax matters that were inherited by the Company in its 2004 acquisition of LFIN. The dispute involved claims by the former controlling shareholders of LFIN related to approximately \$14 million of tax refunds received by the Company based on deductions taken in 2003 by LFIN in connection with losses on loans acquired from a failed thrift and a dispute LFIN had with the FDIC regarding the tax benefits related to the failed thrift acquisition which originated in 1988. On March 5, 2010, judgment was entered on a jury verdict rendered against the Company in the U.S. District Court for the Western District of Oklahoma (the Court). Other than the tax refunds that were in dispute, the Company does not have any other disputes regarding tax refunds received by the Company in connection with the LFIN acquisition. An amended judgment was entered in the case on November 19, 2010, in the amount of approximately \$24.25 million and it was final and appealable. During December 2010, the Company deposited \$24.4 million with the Court in lieu of a supersedeas bond and the Company commenced appealing the judgment. On January 5, 2012, the United States Court of Appeals Tenth Circuit affirmed the amended judgment. On February 28, 2012, the previously deposited \$24.4 million was paid to the former controlling shareholders of LFIN and a Release and Satisfaction of Judgment was filed with the Court concluding the matter.

1A. Risk Factors

There were no material changes in the risk factors as previously disclosed in Item 1A to Part I of the Company s Annual Report on Form 10-K for the fiscal year ended December 31, 2011.

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Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

From time to time, the Company s Board of Directors has authorized stock repurchase plans. The Company terminated its stock repurchase program on December 19, 2008, in connection with participating in the TARP Capital Purchase Program, which program prohibited stock repurchases, except for repurchases made in connection with the administration of an employee benefit plan in the ordinary course of business and consistent with past practices or those consented to by the Treasury Department, which restrictions ceased to exist on December 23, 2011. In April 2009, the Board of Directors established a formal stock repurchase program that authorized the repurchase of up to \$40 million of common stock within the following twelve months and on March 22, 2012, the Board of Directors extended the repurchase program and again authorized the repurchase of up to \$40 million of common stock during the twelve month period expiring on April 9, 2013, which repurchase cap the Board is inclined to increase over time. Stock repurchases may be made from time to time, on the open market or through private transactions. During the second quarter, the Company s Board of Directors adopted a Rule 10b5-1 plan and intends to adopt additional Rule 10b5-1 trading plans that will allow the Company to purchase its shares of common stock during certain trading blackout periods when the Company ordinarily would not be in the market due to trading restrictions in its internal trading policy. Shares repurchased in this program will be held in treasury for reissue for various corporate purposes, including employee stock option plans. As of August 1, 2012, a total of 7,800,399 shares had been repurchased under all programs at a cost of \$236,791,000. The Company is not obligated to repurchase shares under its stock purchase program or to enter into additional Rule 10b5-1 plans. The timing, actual number and value of shares purchased will depend on many factors, including the Company s cash flow and the liquidity and price performance of its shares of

Except for repurchases in connection with the administration of an employee benefit plan in the ordinary course of business and consistent with past practices, common stock repurchases are only conducted under publicly announced repurchase programs approved by the Board of Directors. The following table includes information about common stock share repurchases for the quarter ended June 30, 2012.

		Total Number of Shares Purchased	Average Price Paid Per Share	Shares Purchased as Part of a Publicly- Announced Program	Approximate Dollar Value of Shares Available for Repurchase (1)
April 1	April 30, 2012				\$ 40,000,000
May 1	May 31, 2012				40,000,000
June 1	June 30, 2012	23,106	17.87	23,106	39,587,000
		23,106	17.87	23,106	

⁽¹⁾ The repurchase program was extended on March 22, 2012 and allows for the repurchase of up to an additional \$40,000,000 of treasury stock through April 9, 2013.

Item 6. Exhibits

The following exhibits are filed as a part of this Report:
31(a) Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31(b) Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32(a) 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
32(b) 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
101++ Interactive Data File
Attached as Evhibit 101 to this report are the following documents formatted in VPDI (Extensible Pusiness Paparting Language): (i) the

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

INTERNATIONAL BANCSHARES CORPORATION

Date: August 6, 2012 /s/ Dennis E. Nixon

Dennis E. Nixon

President

Date: August 6, 2012 /s/ Imelda Navarro

Imelda Navarro Treasurer

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