COLUMBIA BANKING SYSTEM INC

Form 10-O November 07, 2007

SECURITI

Washington (State or other jurisdiction of incorporation or organization)	91-1422237 (I.R.S. Employer Identification Number)	
	BANKING SYSTEM, INC. ssuer as specified in its charter)	
_		
Commissi	ion File Number 0-20288	
For the transition peri	iod fromto	
"TRANSITION REPORT PURSUANT TO SEC OF 1934	TION 13 OR 15(d) OF THE SEC	CURITIES EXCHANGE
For the quarterly p	period ended September 30, 2007.	
(Mark One) xQUARTERLY REPORT PURSUANT TO SEC ACT OF 1934	CTION 13 OR 15(d) OF THE SEC	CURITIES EXCHANGE
_		
	FORM 10-Q	
	D EXCHANGE COMMISSION INGTON, D.C. 20549	
	NIIED STATES	

1301 "A" Street Tacoma, Washington (Address of principal executive offices)

98402-2156 (Zip Code)

(253) 305-1900 (Issuer's telephone number, including area code)

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

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months, and (2) has been subject to such filing

ACT

requirements for the past 90 days. Yes x No "

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of "accelerated filer" in Rule 12b-2 of the Exchange Act.

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

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Yes " No x

The number of shares of common stock outstanding at October 31, 2007 was 17,894,039

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PART I - FINANCIAL INFORMATION

Item 1. FINANCIAL STATEMENTS

CONSOLIDATED CONDENSED STATEMENTS OF INCOME

Columbia Banking System, Inc. (Unaudited)

		nths Ended aber 30,		Nine Months Ended September 30,		
(in thousands except per share)	2007	2006	2007	2006		
Interest Income						
Loans \$	42,353	\$ 32,010	\$ 112,607	\$ 90,982		
Taxable securities	4,625	5,019	14,067	15,185		
Tax-exempt securities	2,005	1,944	5,925	5,124		
Federal funds sold and deposits with						
banks	395	193	1,180	354		
Total interest income	49,378	39,166	133,779	111,645		
Interest Expense						
Deposits	16,841	10,868	42,617	28,767		
Federal Home Loan Bank advances	2,454	3,370	8,117	8,344		
Long-term obligations	584	519	1,604	1,470		
Other borrowings	639	4	2,183	51		
Total interest expense	20,518	14,761	54,521	38,632		
Net Interest Income	28,860	24,405	79,258	73,013		
Provision for loan and lease losses	1,231	650	2,198	1,115		
Net interest income after provision for						
loan and lease losses	27,629	23,755	77,060	71,898		
Noninterest Income						
Service charges and other fees	3,561	2,891	9,813	8,632		
Merchant services fees	2,251	2,154	6,344	6,366		
Gain on sale of securities available for						
sale, net	_			- 10		
Bank owned life insurance ("BOLI")	502	427	1,379	1,260		
Other	1,317	636	3,013	2,080		
Total noninterest income	7,631	6,108	20,549	18,348		
Noninterest Expense						
Compensation and employee benefits	12,159	9,878	34,365	28,973		
Occupancy	3,241	2,735	9,023	8,068		
Merchant processing	880	881	2,587	2,552		
Advertising and promotion	575	608	1,779	2,114		
Data processing	743	475	1,863	1,795		
Legal and professional services	695	580	2,205	1,547		
Taxes, licenses and fees	773	637	2,089	1,873		
Gain on sale of other real estate						
owned, net	_			$- \qquad (11)$		
Other	3,359	2,304	9,182	10,663		
Total noninterest expense	22,425	18,098	63,093	57,574		
Income before income taxes	12,835	11,765	34,516	32,672		

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Provision for income taxes	3,579	3,430	9,433	8,910
Net Income	\$ 9,256	\$ 8,335	\$ 25,083	\$ 23,762
Net income per common share:				
Basic	\$.53	\$.52	\$ 1.52	\$ 1.49
Diluted	.53	.52	1.51	1.47
Dividends paid per common share	\$.17	\$.15	\$.49	\$.42
Average number of common shares				
outstanding	17,339	15,981	16,472	15,931
Average number of diluted common				
shares outstanding	17,533	16,143	16,636	16,135

See accompanying notes to unaudited consolidated condensed financial statements.

CONSOLIDATED CONDENSED BALANCE SHEETS

Columbia Banking System, Inc. (Unaudited)

(in thousands) ASSETS	Sep	tember 30, 2007	Dec	ember 31, 2006
Cash and due from banks	\$	82,760	\$	76,365
Interest-earning deposits with banks	Ψ	6,695	Ψ	13,979
Federal funds sold		15,000		14,000
1 oderar rando bora		15,000		11,000
Total cash and cash equivalents		104,455		104,344
Securities available for sale at fair		,		,
value (amortized cost of \$567,804				
and \$598,703, respectively)		564,861		592,858
Securities held to maturity at cost				
(fair value of \$1,290 and \$1,871,				
respectively)		1,245		1,822
Federal Home Loan Bank stock at				
cost		11,606		10,453
Loans held for sale		2,273		933
Loans, net of deferred loan fees of				
(\$4,277) and (\$2,940), respectively		2,212,751		1,708,962
Less: allowance for loan and lease				
losses		25,380		20,182
Loans, net		2,187,371		1,688,780
Interest receivable		16,292		12,549
Premises and equipment, net		55,745		44,635
Other real estate owned		181		_
Goodwill		93,737		29,723
Other assets		84,978		67,034
Total Assets	\$	3,122,744	\$	2,553,131
LIABILITIES AND SHAREHOLDERS' EQUITY				
Deposits:				
Noninterest-bearing	\$	474,600	\$	432,293
Interest-bearing		2,003,194		1,591,058
Total damagita		2 477 704		2.022.251
Total deposits		2,477,794		2,023,351
Short-term borrowings:		252 275		205 900
Federal Home Loan Bank advances		252,275		205,800
Securities sold under agreements to				20,000
repurchase Other horrowings		208	_	20,000
Other borrowings		208		190
Total short-term borrowings		252,483		225,998
Long-term subordinated debt		25,498		22,378
Long-term subordinated debt		43,430		22,370

Other liabilities			37,000	29,057
Total liabilities			2,792,775	2,300,784
Commitments and contingent				
liabilities			_	<u>-</u>
Shareholders' equity:				
Preferred stock (no par value)				
Authorized, 2 million shares; none				
outstanding			_	<u> </u>
	September 30,	December 31,		
	- I			
	2007	2006		
Common stock (no par value)	•	·		
Common stock (no par value) Authorized shares	•	·		
	2007	2006	224,804	166,763
Authorized shares	2007 63,034	2006 63,034	224,804 105,913	166,763 89,037
Authorized shares Issued and outstanding	2007 63,034	2006 63,034	•	•
Authorized shares Issued and outstanding Retained earnings	2007 63,034	2006 63,034	•	•
Authorized shares Issued and outstanding Retained earnings Accumulated other comprehensive	2007 63,034	2006 63,034	105,913	89,037
Authorized shares Issued and outstanding Retained earnings Accumulated other comprehensive loss	2007 63,034	2006 63,034	105,913 (748)	89,037

See accompanying notes to unaudited consolidated condensed financial statements.

CONSOLIDATED CONDENSED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

Columbia Banking System, Inc. (Unaudited)

	Common	stock			Accumulated Other	Total
	Number of Shares	Amount	Retained Earnings	Deferred Compensation (in thousands)	Comprehensive Loss	Shareholders' Equity
Balance at December 31, 2005	15,831 \$	163,065 \$	66,051		6 (2,782) \$	226,242
Comprehensive income:	10,001	του,σου φ	00,001	(> =) 4	(=,,,,=), 4	
Net income Net unrealized loss from securities, net of reclassification adjustments and	_	_	23,762	_	<u> </u>	23,762
tax Net unrealized gain from cash flow hedging	_	_	_		(2,074)	(2,074)
instruments	_	_	_		1,133	1,133
Total comprehensive income						22,821
Transition adjustment related to adoption of						
SFAS 123(R) Issuance of stock	_	(92)	_	_ 92	_	_
under equity compensation plan Issuance of	140	2,158	_		_	2,158
restricted stock under equity compensation plan	76	407	_			407
Tax benefit associated with exercise of stock						
options Cash dividends paid on common	_	882	_			882
stock	_	_	(6,709)			(6,709)
Balance at September 30, 2006	16,047 \$	166,420 \$	83,104	\$ -\$	3,723) \$	245,801

See accompanying notes to unaudited consolidated condensed financial statements.

CONSOLIDATED CONDENSED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY (continued)

Columbia Banking System, Inc. (Unaudited)

	Common Number of Shares	n stock Amount	Retained Earnings	Deferred Compensation (in thousands)	Accumulated Other Comprehensive Loss	Total Shareholders' Equity
Balance at						
December 31,	16.060	ф. 1 <i>СС</i> 7 <i>С</i> 2 ф	00.027	Ф	ф (2.452) d	252.247
2006	16,060	\$ 166,763 \$	89,037	> -	\$ (3,453) \$	5 252,347
Comprehensive income:						
Net income			25,083			25,083
Other			25,005			23,003
comprehensive						
income, net of tax:						
Net unrealized						
gain from						
securities, net of						
reclassification						
adjustments	_				_ 1,911	1,911
Net unrealized						
gain from cash						
flow hedging						
instruments				_ _	_ 794	794
T-4-1						
Total						
comprehensive income						27,788
Purchase and						21,100
retirement of						
common stock	(65)	(2,121)				(2,121)
Acquisitions:	(62)	(=,1=1)				(=,1=1)
Shares issued to						
the shareholders of						
Mountain Bank						
Holding Company	993	30,327				30,327
Converted						
Mountain Bank						
Holding Company						
stock options		1,325				1,325
Shares issued to						
the shareholders of						
Town Center	705	22.000				22.000
Bancorp	705	23,869				23,869
		1,598				1,598

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Converted Town
Center Bancorp
stock options

stock options						
Stock award						
compensation						
expense	50	573		_		573
Issuance of stock						
under stock option						
and other plans	139	2,098	_	_	_	2,098
Stock option						
compensation						
expense	_	137		_		137
Tax benefit						
associated with						
exercise of stock						
options	_	235	_	_	_	235
Cash dividends		233				233
paid on common						
stock			(9.207)			(9.207)
			(8,207)	_	_	(8,207)
Balance at						
September 30,						
2007	17,882 \$	224,804 \$	105,913 \$	_\$	(748) \$	329,969

See accompanying notes to unaudited consolidated condensed financial statements.

CONSOLIDATED CONDENSED STATEMENTS OF CASH FLOWS

Columbia Banking System, Inc. (Unaudited)

		Nine Mont	d	
Conthermon La	200	Septem	,	3007
(in thousands)	200	17	•	2006
Operating Activities Net income	\$	25,083	\$	23,762
Adjustments to reconcile net income to net cash provided by operating	Ф	25,065	Ф	25,702
activities:				
Provision for loan and lease losses		2,198		1,115
Deferred income tax benefit		(1,194)		(796)
Excess tax benefit from stock-based compensation		(80)		(102)
Stock-based compensation expense		710		576
Gain on sale of investment securities		710		(10)
Gain on sale of other real estate owned and other personal property				(10)
owned				(11)
Depreciation, amortization and accretion		4,607		5,787
Net realized gains on sale of assets		(8)		(42)
Net change in:		(0)		(12)
Loans held for sale		(875)		690
Interest receivable		(2,074)		(2,013)
Interest payable		4,606		481
Other assets		3,109		(3,784)
Other liabilities		(6,994)		724
		(=,===)		,
Net cash provided by operating activities		29,088		26,377
Investing Activities				
Purchases of securities available for sale		(2,888)		(137,549)
Proceeds from sales of securities available for sale		28,467		3,865
Proceeds from principal repayments and maturities of securities				
available for sale		39,033		101,932
Proceeds from maturities of securities held to maturity		578		328
Loans originated and acquired, net of principal collected		(218,350)		(91,902)
Purchases of premises and equipment		(4,003)		(3,797)
Proceeds from disposal of premises and equipment		212		206
Acquisition of Mt. Rainier and Town Center, net of cash acquired		(32,429)		_
Proceeds from sales of Federal Reserve Bank stock		310		
Proceeds from sales of other real estate and other personal property				
owned		_		29
Net cash used in investing activities		(189,070)		(126,888)
Financing Activities				
Net increase in deposits		149,758		14,576
Proceeds from Federal Home Loan Bank advances		,353,626		2,024,720
Repayment of Federal Home Loan Bank advances	(2	,315,151)		(1,927,220)
Net decrease in repurchase agreement borrowings		(20,000)		
Net increase (decrease) in other borrowings		10		(1,873)

Cash dividends paid on common stock	(8,207)	(6,709)
Proceeds from issuance of common stock, net	2,098	1,989
Repurchase of common stock	(2,121)	
Excess tax benefit from stock-based compensation	80	102
Net cash provided by financing activities	160,093	105,585
Net increase in cash and cash equivalents	111	5,074
Cash and cash equivalents at beginning of period	104,344	100,406
Cash and cash equivalents at end of period	\$ 104,455	\$ 105,480
Supplemental disclosures of cash flow information:		
Cash paid for interest	\$ 49,915	\$ 38,470
Cash paid for income taxes	10,490	10,505
Share-based consideration issued for acquisitions	57,119	

See accompanying notes to unaudited consolidated condensed financial statements.

NOTES TO UNAUDITED CONSOLIDATED CONDENSED FINANCIAL STATEMENTS

Columbia Banking System, Inc.

1. Basis of Presentation and Significant Accounting Policies

(a) Basis of Presentation

The interim unaudited consolidated condensed financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America for condensed interim financial information and with instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, certain financial information and footnotes have been omitted or condensed. The consolidated condensed financial statements include the accounts of the Company, and its wholly owned banking subsidiaries Columbia Bank and Bank of Astoria ("Astoria"). All intercompany transactions and accounts have been eliminated in consolidation. In the opinion of management, all adjustments (consisting only of normal recurring adjustments) considered necessary for a fair statement of the results for the interim periods presented have been included. The results of operations for the nine months ended September 30, 2007 are not necessarily indicative of results to be anticipated for the year ending December 31, 2007. The accompanying interim unaudited consolidated condensed financial statements should be read in conjunction with the financial statements and related notes contained in the Company's 2006 Annual Report on Form 10-K.

(b) Significant Accounting Policies

The significant accounting policies used in preparation of our consolidated financial statements are disclosed in our 2006 Annual Report on Form 10-K. There have not been any other material changes in our significant accounting policies compared to those contained in our 2006 10-K disclosure for the year ended December 31, 2006.

2. Recent Developments

Adoption of FIN 48: Effective January 1, 2007, the Company adopted FASB Interpretation No. 48, Accounting for Uncertainties in Income Taxes, an Interpretation of FASB Statement No. 109 ("FIN 48"). FIN 48 prescribes a comprehensive model for how a company should recognize, measure, present and disclose in its financial statements uncertain tax positions that it has taken or expects to take on a tax return. As of September 30, 2007 and January 1, 2007, we had no unrecognized tax benefits. Our policy is to recognize interest and penalties on unrecognized tax benefits in "Provision for income taxes" in the Consolidated Statements of Income. There were no amounts related to interest and penalties recognized for the nine months ended September 30, 2007. The tax years subject to examination by federal and state taxing authorities are the years ending December 31, 2006, 2005 and 2004.

SFAS 157: Effective January 1, 2008, the Company will adopt Statement of Financial Accounting Standards No. 157, Fair Value Measurements ("SFAS 157"). This statement defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosures about fair value measurements. This Statement applies whenever assets or liabilities are required or permitted to be measured at fair value under currently existing standards. No additional fair value measurements are required under this Statement. The Company plans to apply the disclosure provisions of SFAS 157 to all fair value measurements and is assessing the impact of adoption of SFAS 157 on our consolidated financial position and results of operations.

EITF 06-4: Effective January 1, 2008, the Company will apply the consensus reached by the Emerging Issues Task Force in Issue No. 06-4, Accounting for Deferred Compensation and Postretirement Benefit Aspects of Endorsement Split-Dollar Life Insurance Arrangements ("EITF 06-4"). EITF 06-4 provides recognition guidance regarding liabilities and related compensation costs for endorsement split-dollar life insurance arrangements that provide a benefit to an employee that extends to postretirement periods. The Company will recognize the effects of applying the consensus

through a change in accounting principle with a cumulative-effect adjustment to retained earnings of approximately \$2.2 million as of January 1, 2008. We do not expect application of this consensus to have a material effect on our results of operations; however, compensation expense will be higher when compared to prior periods and net income will be lower.

3. Acquisitions of Mountain Bank Holding Company and Town Center Bancorp

On July 23, 2007, the Company acquired all of the outstanding common stock of Mountain Bank Holding Company ("Mt. Rainier"), the parent company of Mt. Rainier National Bank, Enumclaw, Washington. Mt. Rainier was merged into Columbia and Mt. Rainier National Bank was merged into Columbia State Bank doing business as Mt. Rainier Bank. The results of Mt. Rainier Bank's operations are included in those of Columbia State Bank starting in the quarter ended September 30, 2007. The acquisition of Mt. Rainier was consistent with our expansion strategy and with its 7 branches in King and Pierce counties, expanded Columbia's geographic footprint into adjacent markets.

The aggregate purchase price was \$58.4 million and included \$26.4 million of cash, 993,000 common shares valued at \$30.3 million, options to purchase 97,000 shares of common stock valued at \$1.3 million and \$369,000 of direct merger costs. The value of the common shares issued was determined based on the \$30.53 average closing market price of the Company's common stock for the two trading days before and after the measurement date of May 2, 2007 when the number of shares to be issued was determined. Outstanding Mt. Rainier options were converted at a weighted average fair value of \$13.66 per option.

The following table summarizes the estimated fair value of the assets acquired and liabilities assumed at the date of acquisition.

(in thousands)	July 23, 2007
Cash	\$ 12,451
Securities available for sale	21,412
Federal funds sold	3,716
Loans, net of allowance for loan losses of \$1,978	175,533
Premises and equipment, net	9,065
Other assets	7,510
Core deposit intangible	4,244
Goodwill	31,490
Total assets acquired	265,421
Deposits	(202,644)
Other liabilities	(4,311)
Total liabilities assumed	(206,955)
Net assets acquired	\$ 58,466

Additional adjustments to the purchase price allocation may occur as certain items are based on estimates at the time of acquisition, including income taxes and direct costs. The core deposit intangible asset shown in the table above represents the value ascribed to the long-term deposit relationships acquired. This intangible asset is being amortized on an accelerated basis over an estimated useful life of ten years. The core deposit intangible asset is not estimated to have a significant residual value. Goodwill represents the excess of the total purchase price paid for Mt. Rainier over the fair value of the assets acquired, net of the fair values of the liabilities assumed. None of the goodwill is deductible for tax purposes. Goodwill is not amortized, but is evaluated for possible impairment at least annually and more frequently if events and circumstances indicate that the asset might be impaired. No impairment losses were recognized in connection with core deposit intangible or goodwill assets during the period from acquisition on July 23, 2007 to the end of the current reporting period.

On July 23, 2007, the Company also acquired all of the outstanding common stock of Town Center Bancorp ("Town Center"), the parent company of Town Center Bank, Portland, Oregon. Town Center was merged into Columbia and Town Center Bank was merged into Columbia State Bank. The results of Town Center Bank's operations are included in those of Columbia State Bank starting in the quarter ended September 30, 2007. The acquisition of Town Center, with its 5 Oregon locations in the North Clackamas and Southeast Portland area, expanded Columbia's geographic footprint into the Portland metropolitan market and was consistent with our expansion strategy.

The aggregate purchase price was \$45.6 million and included \$19.5 million in cash, 705,000 common shares valued at \$23.9 million, options to purchase 90,000 shares of common stock valued at \$1.6 million and \$667,000 of direct merger costs. The value of the common shares issued was determined based on the \$33.87 average closing market price of the Company's common stock for the two trading days before and after the measurement date of March 28, 2007 when the number of shares to be issued was determined. Outstanding Town Center options were converted at a weighted average fair value of \$17.71 per option.

The following table summarizes the estimated fair value of the assets acquired and liabilities assumed at the date of acquisition.

(in thousands)	July 23, 2007
Cash	\$ 2,104
Securities available for sale	13,184
Federal funds sold	2,000
Loans, net of allowance for loan losses of \$1,213	107,976
Premises and equipment, net	1,596
Bank-owned life insurance	2,312
Other assets	2,750
Core deposit intangible	581
Goodwill	32,524
Total assets acquired	165,027
Deposits	(102,041)
Advances from Federal Home Loan Bank	(8,000)
Other borrowings	(4,087)
Other liabilities	(5,261)
Total liabilities assumed	(119,389)
Net assets acquired	\$ 45,638

Additional adjustments to the purchase price allocation may occur as certain items are based on estimates at the time of acquisition, including income taxes and direct costs. The core deposit intangible asset shown in the table above represents the value ascribed to the long-term deposit relationships acquired. This intangible asset is being amortized on an accelerated basis over an estimated useful life of ten years. The core deposit intangible asset is not estimated to have a significant residual value. Goodwill represents the excess of the total purchase price paid for Town Center over the fair value of the assets acquired, net of the fair values of the liabilities assumed. None of the goodwill is deductible for tax purposes. Goodwill is not amortized, but is evaluated for possible impairment at least annually and more frequently if events and circumstances indicate that the asset might be impaired. No impairment losses were recognized in connection with core deposit intangible or goodwill assets during the period from acquisition on July 23, 2007 to the end of the current reporting period.

The following tables present unaudited pro forma consolidated condensed results of operations for the three and nine months ended September 30, 2007 and 2006 prepared as if the acquisitions of Mt. Rainier and Town Center had occurred on January 1, 2006. Any cost savings realized as a result of the acquisitions are not reflected in the pro forma condensed statements of income as no assurance can be given with respect to the final amount of such cost savings. The pro forma results have been prepared for comparison purposes only and are not necessarily indicative of the results that would have been obtained had the acquisitions actually occurred on January 1, 2006.

	For The Three			or The Three	I	For The Nine	For The Nine		
(in thousands, except per	M	Months Ended		Ionths Ended	N	Ionths Ended	Months Ended		
common share information)		9/30/2007		9/30/2006		9/30/2007		9/30/2006	
Net interest income	\$	29,875	\$	28,630	\$	88,723	\$	85,039	
Provision for loan and lease losses	\$	1,231	\$	784	\$	2,376	\$	1,587	
Noninterest income	\$	7,726	\$	6,865	\$	21,876	\$	20,205	
Noninterest expense	\$	23,488(A	(1)	21,148(B	\$)\$	70,590(C)\$	66,587(D)	
Net income	\$	9,303	\$	9,510	\$	27,225	\$	26,655	
Earnings per common share - basic	\$	0.52	\$	0.54	\$	1.54	\$	1.51	
	\$	0.52	\$	0.53	\$	1.52	\$	1.49	

Earnings per common share - diluted

- (A) Includes reversal of merger related expenses of \$2.6 million, offset by additional core deposit amortization of \$175,000 assuming acquired January 1, 2006.
 - (B) Includes additional core deposit amortization of \$201,000 assuming acquired January 1, 2006.
- (C)Includes reversal of merger related expenses of \$3.1 million, offset by additional core deposit amortization of \$527,000 assuming acquired January 1, 2006.
 - (D) Includes additional core deposit amortization of \$604,000 assuming acquired January 1, 2006.

4. Earnings Per Share

The following table sets forth the computation of basic and diluted earnings per share for the three and nine month periods ended September 30, 2007 and 2006 (in thousands, except for per share data):

	M	or The Three onths Ended 9/30/2007	or The Three Ionths Ended 9/30/2006	For The Nine Ionths Ended 9/30/2007	For The Nine Conths Ended 9/30/2006
Net income	\$	9,256	\$ 8,335	\$ 25,083	\$ 23,762
Weighted average common shares outstanding (for basic calculation)		17,339	15,981	16,472	15,931
Dilutive effect of outstanding common					
stock options and nonvested stock					
awards		194	162	164	204
Weighted average common stock and common equivalent shares outstanding					
(for diluted calculation)		17,533	16,143	16,636	16,135
Earnings per common share - basic	\$	0.53	\$ 0.52	\$ 1.52	\$ 1.49
Earnings per common share - diluted	\$	0.53	\$ 0.52	\$ 1.51	\$ 1.47

Potential dilutive shares are excluded from the computation of earnings per share if their effect is anti-dilutive. For the three and nine month periods ended September 30, 2007 anti-dilutive shares outstanding related to options to acquire common stock were 5,671 and 0, respectively. There were no anti-dilutive shares outstanding for the same periods in 2006.

5. Dividends

On January 25, 2007, the Company declared a quarterly cash dividend of \$0.15 per share, payable on February 21, 2007 to shareholders of record as of the close of business on February 7, 2007. On April 25, 2007, the Company declared a quarterly cash dividend of \$0.17 per share, payable on May 23, 2007, to shareholders of record at the close of business May 9, 2007. On July 26, 2007, the Company declared a quarterly cash dividend of \$0.17 per share, payable on August 22, 2007, to shareholders of record at the close of business August 8, 2007. Subsequent to quarter-end, on October 25, 2007, the Company declared a quarterly cash dividend of \$0.17 per share, payable on November 21, 2007, to shareholders of records at the close of business November 7, 2007. The payment of cash dividends is subject to Federal regulatory requirements for capital levels and other restrictions. In addition, the cash dividends paid by Columbia Bank and Bank of Astoria to the Company are subject to both Federal and State regulatory requirements.

6. Business Segment Information

The Company is managed along two major lines of business within the Columbia Bank banking subsidiary: commercial banking and retail banking. The treasury function of the Company, included in the "Other" category, although not considered a line of business, is responsible for the management of investments and interest rate risk. The Bank of Astoria banking subsidiary operates as a stand-alone segment of the Company.

The Company generates segment results that include balances directly attributable to business line activities. The financial results of each segment are derived from the Company's general ledger system. Overhead, including sales and back office support functions and other indirect expenses are not allocated to the major lines of business. Since the Company is not specifically organized around lines of business, most reportable segments comprise more than one operating activity.

The principal activities conducted by commercial banking are the origination of commercial business loans, private banking services and real estate lending. Retail banking includes all deposit products, with their related fee income, and all consumer loan products as well as commercial loan products offered in the Company's branch offices.

The organizational structure of the Company and its business line financial results are not necessarily comparable with information from other financial institutions. Financial highlights by lines of business are as follows:

Condensed Statements of Income:

Three Months Ended September 30, 2007 Columbia Bank

	E	Bank of	\mathbf{C}	Commercial		Retail		
(in thousands)	A	Astoria]	Banking	F	Banking	Other	Total
Net interest income after								
provision for loan and lease loss	\$	2,280	\$	11,893	\$	15,184	\$ (1,728)	\$ 27,629
Other income		391		1,067		1,962	4,211	7,631
Other expense		(1,607)		(3,341)		(5,755)	(11,722)	(22,425)
Net income before taxes		1,064		9,619		11,391	(9,239)	12,835
Income taxes								(3,579)
Net income								\$ 9,256
Total assets	\$	227,784	\$	1,399,262	\$	776,163	\$ 719,535	\$ 3,122,744

Three Months Ended September 30, 2006 Columbia Bank

	I	Bank of	C	Commercial		Retail		
(in thousands)	1	Astoria		Banking]	Banking	Other	Total
Net interest income after								
provision for loan and lease loss	\$	2,213	\$	5,567	\$	18,093	\$ (2,118)	\$ 23,755
Other income		351		438		1,553	3,766	6,108
Other expense		(1,505)		(2,865)		(4,471)	(9,257)	(18,098)
Net income before taxes		1,059		3,140		15,175	(7,609)	11,765
Income taxes								(3,430)
Net income								\$ 8,335
Total assets	\$	222,168	\$	1,151,340	\$	449,355	\$ 684,587	\$ 2,507,450

Nine Months Ended September 30, 2007 Columbia Bank

(in thousands)		Bank of Astoria	ommercial	T	Retail Banking	Other	Total
(in inousanas)	F	AStoria	 Banking		anking	Other	Total
Net interest income after							
provision for loan and lease loss	\$	6,550	\$ 21,055	\$	52,987	\$ (3,532)	\$ 77,060
Other income		1,161	2,427		5,088	11,873	20,549
Other expense		(4,629)	(8,719)		(15,429)	(34,316)	(63,093)
Net income before taxes		3,082	14,763		42,646	(25,975)	34,516
Income taxes							(9,433)
Net income							\$ 25,083
Total assets	\$	227,784	\$ 1,399,262	\$	776,163	\$ 719,535	\$ 3,122,744

Nine Months Ended September 30, 2006 Columbia Bank

Three Months Ended September 30,

794

27,788

\$

\$

	I	Bank of	C	ommercial		Retail				
(in thousands)	I	Astoria]	Banking		Banking	Other			Total
Net interest income after										
provision for loan and lease loss	\$	6,355	\$	16,971	\$	53,084	\$	(4,512)	\$	71,898
Other income		1,127		1,371		4,645		11,205		18,348
Other expense		(4,394)		(7,721)		(13,426)		(32,033)		(57,574)
Net income before taxes		3,088		10,621		44,303		(25,340)		32,672
Income taxes										(8,910)
Net income									\$	23,762
Total assets	\$	222,168	\$	1,151,340	\$	449,355	\$	684,587	\$	2,507,450

7. Comprehensive Income

The components of comprehensive income are as follows:

Net unrealized gain from cash flow hedging instruments

Total comprehensive income

(in thousands)	2007		2006
Net income as reported	\$ 9,256	\$	8,335
Unrealized gain from securities:			
Net unrealized gain from available for sale securities arising during the			
period, net of tax of \$3,259 and \$3,063	5,974		5,542
Unrealized gain from cash flow hedging instruments:			
Net unrealized gain arising during the period, net of tax of \$863 and \$0	1,583		1,133
Reclassification adjustment of losses included in income, net of tax of			
\$13 and \$0	24		_
Net unrealized gain from cash flow hedging instruments	1,607		1,133
Total comprehensive income	\$ 16,837	\$	15,010
	Nine Mont	ths End	led
	Septem	her 30	
	Septem	DC1 30,	
(in thousands)	2007	DC1 50,	2006
(in thousands) Net income as reported	\$ _	\$	2006 23,762
	\$ 2007		
Net income as reported	\$ 2007		
Net income as reported Unrealized gain (loss) from securities:	\$ 2007		
Net income as reported Unrealized gain (loss) from securities: Net unrealized gain (loss) from available for sale securities arising during	\$ 2007 25,083		23,762
Net income as reported Unrealized gain (loss) from securities: Net unrealized gain (loss) from available for sale securities arising during the period, net of tax of \$992 and \$(1,128)	\$ 2007 25,083		23,762
Net income as reported Unrealized gain (loss) from securities: Net unrealized gain (loss) from available for sale securities arising during the period, net of tax of \$992 and \$(1,128) Reclassification of net gain from sale of available for sale securities	\$ 2007 25,083		23,762 (2,068)
Net income as reported Unrealized gain (loss) from securities: Net unrealized gain (loss) from available for sale securities arising during the period, net of tax of \$992 and \$(1,128) Reclassification of net gain from sale of available for sale securities included in net income, net of tax of \$0 and \$(4)	\$ 2007 25,083		23,762 (2,068)
Net income as reported Unrealized gain (loss) from securities: Net unrealized gain (loss) from available for sale securities arising during the period, net of tax of \$992 and \$(1,128) Reclassification of net gain from sale of available for sale securities included in net income, net of tax of \$0 and \$(4) Net unrealized gain (loss) from securities, net of reclassification	\$ 2007 25,083 1,911		(2,068) (6)
Net income as reported Unrealized gain (loss) from securities: Net unrealized gain (loss) from available for sale securities arising during the period, net of tax of \$992 and \$(1,128) Reclassification of net gain from sale of available for sale securities included in net income, net of tax of \$0 and \$(4) Net unrealized gain (loss) from securities, net of reclassification adjustments Unrealized gain from cash flow hedging instruments: Net unrealized gain arising during the period, net of tax of \$413 and \$0	\$ 2007 25,083 1,911		(2,068) (6)
Net income as reported Unrealized gain (loss) from securities: Net unrealized gain (loss) from available for sale securities arising during the period, net of tax of \$992 and \$(1,128) Reclassification of net gain from sale of available for sale securities included in net income, net of tax of \$0 and \$(4) Net unrealized gain (loss) from securities, net of reclassification adjustments Unrealized gain from cash flow hedging instruments:	\$ 2007 25,083 1,911 — 1,911		(2,068) (6) (2,074)

1,133

22,821

8. Allowance for Loan and Lease Losses and Unfunded Loan Commitments and Letters of Credit

The Company maintains an allowance for loan and lease losses to absorb losses inherent in the loan portfolio. The size of the allowance is determined through quarterly assessments of the estimated probable losses in the loan portfolio. The Company's methodology for making such assessments and determining the adequacy of the allowance includes a general valuation allowance consistent with SFAS No. 5, "Accounting for Contingencies" and criticized/classified loss reserves on specific relationships. Specific allowances for identified problem loans are determined in accordance with SFAS No. 114, "Accounting by Creditors for Impairment of a Loan".

On a quarterly basis the Chief Credit Officer of the Company reviews with Executive Management and the Board of Directors the various additional factors that management considers when determining the adequacy of the allowance, including economic and business condition reviews. These factors include general economic and business conditions affecting the Company's market place, credit quality trends, including trends in nonperforming loans, collateral values, seasoning of the loan portfolio, bank regulatory examination results, findings of internal credit examiners and the duration of current business cycles. The allowance is increased by provisions charged to income, and is reduced by loans charged-off, net of recoveries. While management believes it uses the best information available to determine the allowance for loan losses, unforeseen market conditions could result in adjustments to the allowance, and net income could be affected, if circumstances differ from the assumptions used in determining the allowance.

The following table presents activity in the allowance for loan and lease losses for the three and nine months ended September 30, 2007 and 2006:

	Three Mor Septem		Nine Mon Septem		
(in thousands)	2007	2006	2007		2006
Beginning balance	\$ 21,339	\$ 20,990 \$	20,182	\$	20,829
Allowance added through business					
combinations	3,192	_	3,192		_
Provision charged to expense	1,231	650	2,198		1,115
Loans charged-off	(528)	(843)	(854)		(1,423)
Recoveries	146	129	662		405
Ending balance	\$ 25,380	\$ 20,926 \$	25,380	\$	20,926

Changes in the allowance for unfunded loan commitments and letters of credit are summarized as follows:

	Three Mor Septem		Nine Moi Septen	
(in thousands)	2007	2006	2007	2006
Beginning balance	\$ 339	\$ 339 \$	339	\$ 339
Net changes in the allowance for				
unfunded loan commitments and letters				
of credit	10	_	10	
Ending balance	\$ 349	\$ 339 \$	349	\$ 339

9. Goodwill and Intangible Assets

The Company had \$93.7 million in goodwill at September 30, 2007 and \$29.7 million at December 31, 2006. At September 30, 2007 and December 31, 2006, the Company had a core deposit intangible ("CDI") asset of \$7.5 million and \$2.9 million, respectively. In accordance with SFAS No. 142, "Goodwill and Other Intangible Assets", goodwill is not amortized but is reviewed for potential impairment during the third quarter on an annual basis, or if events or

circumstances indicate a potential impairment, at the reporting unit level. An impairment loss is recorded to the extent that the carrying amount of goodwill exceeds its implied fair value. The CDI is evaluated for impairment if events and circumstances indicate a possible impairment based on undiscounted cash flow projections. The CDI is amortized on an accelerated basis over an estimated life of approximately 10 years. Amortization expense related to the CDI was \$95,000 and \$287,000 for the three and nine months ended September 30, 2007, respectively, and \$113,000 and \$339,000 for the three and nine months ended September 30, 2006, respectively. Amortization expense related to the CDI is included in other noninterest expense on the consolidated condensed statements of income.

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

Columbia Banking System, Inc.

This discussion should be read in conjunction with the unaudited consolidated condensed financial statements of Columbia Banking System, Inc. (referred to in this report as "we", "our", and "the Company") and notes thereto presented elsewhere in this report and with the December 31, 2006 audited consolidated financial statements and its accompanying notes included in our recent Annual Report on Form 10-K. In the following discussion, unless otherwise noted, references to increases or decreases in average balances in items of income and expense for a particular period and balances at a particular date refer to the comparison with corresponding amounts for the period or date one year earlier.

NOTE REGARDING FORWARD LOOKING STATEMENTS

This Quarterly Report on Form 10-O may be deemed to include forward looking statements, which management believes to be a benefit to shareholders. These forward looking statements describe management's expectations regarding future events and developments such as future operating results, growth in loans and deposits, continued success of our style of banking and the strength of the local economy. The words "will," "believe," "expect," "should," and "anticipate" and words of similar construction are intended in part to help identify forward looking statements. Future events are difficult to predict, and the expectations described above are necessarily subject to risk and uncertainty that may cause actual results to differ materially and adversely. In addition to discussions about risks and uncertainties set forth from time to time in our filings with the SEC, factors that may cause actual results to differ materially from those contemplated by such forward looking statements include, among others, the following possibilities: (1) local, national, and international economic conditions are less favorable than expected or have a more direct and pronounced effect on us than expected and adversely affect our ability to continue internal growth at historical rates and maintain the quality of our earning assets; (2) changes in interest rates reduce interest margins more than expected and negatively affect funding sources; (3) projected business increases following strategic expansion or opening or acquiring new branches are lower than expected; (4) costs or difficulties related to the integration of acquisitions are greater than expected; (5) competitive pressure among financial institutions increases significantly; (6) legislation or regulatory requirements or changes adversely affect the businesses in which we're engaged; and (7) our ability to realize the efficiencies we expect to receive from our investments in personnel and infrastructure.

CRITICAL ACCOUNTING POLICIES

Management has identified the accounting policies related to the allowance for loan and lease losses as critical to an understanding of our financial statements. These policies and related estimates are discussed in "Item 7. Management Discussion and Analysis of Financial Condition and Results of Operation" under the heading "Allowance for Loan and Lease Losses and Unfunded Loan Commitments and Letters of Credit" in our 2006 Annual Report on Form 10-K. There have not been any material changes in our critical accounting policies relating to the allowance for loan and lease losses as compared to those disclosed in our 2006 Annual Report on Form 10-K.

RESULTS OF OPERATIONS

Our results of operations are dependent to a large degree on our net interest income. We also generate noninterest income through service charges and fees, merchant services fees, and bank owned life insurance. Our operating expenses consist primarily of compensation and employee benefits, occupancy, merchant card processing, data processing and legal and professional fees. Like most financial institutions, our interest income and cost of funds are affected significantly by general economic conditions, particularly changes in market interest rates, and by

government policies and actions of regulatory authorities.

Business Combinations

In July, 2007, the Company acquired all of the outstanding common stock of both Mountain Bank Holding Company ("Mt. Rainier"), the parent company of Mt. Rainier National Bank, Enumclaw, Washington and Town Center Bancorp ("Town Center"), the parent company of Town Center Bank, Portland, Oregon. The acquisitions were consistent with our expansion strategy and added 7 branches in King and Pierce counties and 5 Oregon branches in the North Clackamas and Southeast Portland area.

The operating results of Mt. Rainier and Town Center were included in the Company's operating results beginning July 23, 2007; consequently, 2007 quarter-end and year-to-date operating results are not directly comparable to the 2006 results for the same periods. For comparison purposes to prior periods, Mt. Rainier and Town Center combined contributed \$360 million in assets, \$287 million in loans and \$305 million in deposits (as of July 23, 2007).

Net Interest Income

For the three months ended September 30, 2007, net interest income increased \$4.4 million, or 18%, compared to the third quarter 2006. The increase is due to increased loans outstanding from new originations as well as loans derived from acquisitions. For the three and nine month periods ended September 30, 2007 funding costs have increased as our mix of core deposits has shifted within our existing portfolio toward higher cost core and non-core funding products. In addition, deposits derived from our recent acquisitions were comprised of a greater percentage of non-core deposit products. However, we have maintained a stable net interest margin because we were able to offset the increased funding costs with higher yielding assets. The net interest margin was 4.40% for the third quarter of 2007, compared to 4.41% for the third quarter of 2006. On a linked quarterly basis, the net interest margin was 4.37% and 4.36%, respectively, for the first and second quarters of 2007.

During the third quarter of 2007, the target Federal Funds rate decreased 50 basis points to 4.75%; the Company subsequently reduced its CB Prime Rate to 7.75%. The Company utilizes prime-based interest rate floor derivative instruments to assist in adding stability to interest income and to manage our exposure to such reductions in interest rates. Utilizing these derivative instruments, we have hedged against the variability of cash flows for \$200.0 million of principal on our prime-based loans. Should the prime rate fall below the instruments' strike rates of 7.25% - 7.75%, these interest rate floor derivatives, in conjunction with additional, prudent asset/liability management, should assist us in minimizing the compression to our net interest margin in the event further prime rate reductions occur.

The following tables set forth the average balances of all major categories of interest-earning assets and interest-bearing liabilities, the total dollar amounts of interest income on interest-earning assets and interest expense on interest-bearing liabilities, the average yield earned on interest-earning assets and average rate paid on interest-bearing liabilities by category and in total, net interest income and net interest margin.

			epter 2	onths endin nber 30, 007 nterest	ng			onths endir mber 30, 2006 Interest			
		Average		arned /	Average		Average	F	Earned /	Average	
(in thousands)	Ba	alances (1)		Paid	Rate	Ba	alances (1)		Paid	Rate	
ASSETS	φ	2 102 201	φ	10.252	7.000	Φ	1 647 471	φ	22.010	7.71%	
Loans, net Securities (2)	\$	2,102,281 572,124	\$	42,353 7,727	7.99% 5.36%		1,647,471 627,821	\$	32,010	5.08%	
Interest-earning deposits		372,124		1,121	3.30%)	027,821		8,031	3.06%	
with banks and federal funds											
sold		28,082		395	5.58%		15,059		193	5.10%	
Total interest-earning assets		2,702,487	\$	50,475	7.41%		2,290,351	\$	40,234	6.97%	
Other earning assets		44,595	Ψ	30,473	7.41/0	,	37,927	φ	40,234	0.97 /0	
Noninterest-earning assets		222,115					176,093				
Total assets	\$	2,969,197				\$	2,504,371				
Total assets	Ψ	2,505,157				Ψ	2,304,371				
LIABILITIES AND											
SHAREHOLDERS'											
EQUITY											
Certificates of deposit	\$	772,358	\$	8,976	4.61%	\$	541,462	\$	5,475	4.01%	
Savings accounts		116,640		131	0.45%		114,769		105	0.36%	
Interest-bearing demand and											
money market accounts		1,038,571		7,734	2.95%)	878,638		5,288	2.39%	
Total interest-bearing											
deposits		1,927,569		16,841	3.47%)	1,534,869		10,868	2.81%	
Federal Home Loan Bank											
advances		178,303		2,454	5.46%)	243,513		3,370	5.49%	
Securities sold under											
agreements to repurchase		44,457		637	5.68%)	_	_	_		
Other borrowings and											
interest-bearing liabilities		370		2	2.14%)	206		4	7.69%	
Long-term subordinated											
debt		24,771		584	9.35%)	22,351		519	9.21%	
Total interest-bearing											
liabilities		2,175,470		20,518	3.74%		1,800,939		14,761	3.25%	
Noninterest-bearing deposits		455,312					440,234				
Other noninterest-bearing											
liabilities		36,916					24,926				
Shareholders' equity		301,499					238,272				
Total liabilities &		• • • • • • • •				4					
shareholders' equity	\$	2,969,197		20.277		\$	2,504,371	, 4.	a #		
Net interest income (2)			\$	29,957				\$	25,473		
Net interest margin					4.40%)				4.41%	

- (1) Nonaccrual loans have been included in the tables as loans carrying a zero yield. Amortized net deferred loan fees were included in the interest income calculations. The amortization of net deferred loan fees was \$1.2 million and \$463,000 for the three months ended September 30, 2007 and 2006, respectively.
- (2) Tax-exempt income is calculated on a tax equivalent basis, based on a marginal tax rate of 35%.

	Nine months ending Septemb 2007 Interest			nber 30,]	Nine months ending September 30, 2006 Interest					
(in thousands) ASSETS		Average alances (1)]	Earned/ Paid	Average Rate		Average alances (1)		Earned/ Paid	Average Rate	
Loans, net	\$	1,905,945	\$	112,607	7.90%	\$	1,609,739	\$	90,982	7.56%	
Securities (2)		584,057		23,239	5.32%		630,895		23,138	4.90%	
Interest-earning deposits with banks and federal											
funds sold		29,621		1,180	4.96%		9,558		354	4.96%	
Total interest-earning assets		2,519,623	\$	137,026	7.27%		2,250,192	\$	114,474	6.80%	
Other earning assets		40,877					37,516				
Noninterest-earning assets		177,599					170,723				
Total assets	\$	2,738,099				\$	2,458,431				
LIABILITIES AND SHAREHOLDERS' EQUITY											
Certificates of deposit	\$	645,320	\$	21,431	4.44%	\$	535,716	\$	14,981	3.74%	
Savings accounts		110,340		349	0.42%		117,278		320	0.37%	
Interest-bearing demand and		•					·				
money market accounts		973,999		20,837	2.86%		869,438		13,466	2.07%	
Total interest-bearing				,			·				
deposits		1,729,659		42,617	3.29%		1,522,432		28,767	2.53%	
Federal Home Loan Bank									·		
advances		197,294		8,117	5.50%		215,649		8,344	5.17%	
Securities sold under											
agreements to repurchase		52,967		2,177	5.50%		_	_	_		
Other borrowings and											
interest-bearing liabilities		333		6	2.41%		1,033		51	6.60%	
Long-term subordinated											
debt		23,194		1,604	9.25%		22,334		1,470	8.80%	
Total interest-bearing											
liabilities		2,003,447		54,521	3.64%		1,761,448		38,632	2.93%	
Noninterest-bearing											
deposits		429,836					437,955				
Other noninterest-bearing											
liabilities		31,085					25,013				
Shareholders' equity		273,731					234,015				
Total liabilities &											
shareholders' equity	\$	2,738,099				\$	2,458,431				
Net interest income (2)			\$	82,505				\$	75,842		
Net interest margin					4.38%					4.51%	

⁽¹⁾ Nonaccrual loans have been included in the tables as loans carrying a zero yield. Amortized net deferred loan fees were included in the interest income calculations. The amortization of net deferred loan fees was \$2.5 million and \$1.5 million for the nine months ended September 30, 2007 and 2006, respectively.

⁽²⁾ Tax-exempt income is calculated on a tax equivalent basis, based on a marginal tax rate of 35%.

The following tables set forth the total dollar amount of change in interest income and interest expense. The changes have been segregated for each major category of interest-earning assets and interest-bearing liabilities into amounts attributable to changes in volume, changes in rates and changes in rates multiplied by volume. Changes attributable to the combined effect of volume and interest rates have been allocated proportionately to the changes due to volume and the changes due to interest rates:

Three Months Ended September 30, 2007 Compared to 2006 Increase (Decrease) Due to

	merease (Decrease) Due to					
(in thousands)		Volume		Rate	Total	
Interest Income						
Loans (1)	\$	9,163	\$	1,180 \$	10,343	
Securities (2)		(752)		448	(304)	
Interest earning deposits with banks and federal funds						
sold		184		18	202	
Interest income (2)	\$	8,595	\$	1,646 \$	10,241	
Interest Expense						
Deposits:						
Certificates of deposit	\$	2,683	\$	818 \$	3,501	
Savings accounts		2		24	26	
Interest-bearing demand and money market accounts		1,191		1,255	2,446	
Total interest on deposits		3,876		2,097	5,973	
Federal Home Loan Bank advances		(897)		(19)	(916)	
Securities sold under agreements to repurchase		637		_	637	
Long-term subordinated debt		1		(3)	(2)	
Other borrowings and interest bearing liabilities		57		8	65	
Interest expense	\$	3,674	\$	2,083 \$	5,757	

⁽¹⁾ Nonaccrual loans have been included in the tables as loans carrying a zero yield. Amortized net deferred loan fees were included in the interest income calculations. The amortization of net deferred loan fees was \$1.2 million and \$463,000 for the three months ended September 30, 2007 and 2006, respectively.

(2) Tax-exempt income is calculated on a tax equivalent basis, based on a marginal tax rate of 35%.

Nine Months Ended September 30, 2007 Compared to 2006 Increase (Decrease) Due to

	11101 tust (2 ttl tust) 2 ut				••		
(in thousands)		Volume		Rate	Total		
Interest Income							
Loans (1)	\$	17,500	\$	4,125	\$	21,625	
Securities (2)		(1,864)		1,965		101	
Interest earning deposits with banks and federal funds							
sold		800		26		826	
Interest income (2)	\$	16,436	\$	6,116	\$	22,552	
Interest Expense							
Deposits:							
Certificates of deposit	\$	3,640	\$	2,810	\$	6,450	
Savings accounts		(22)		51		29	
Interest-bearing demand and money market accounts		2,237		5,134		7,371	
Total interest on deposits		5,855		7,995		13,850	
Federal Home Loan Bank advances		(755)		528		(227)	
Securities sold under agreements to repurchase		2,177		_		2,177	
Long-term subordinated debt		59		75		134	
Other borrowings and interest bearing liabilities		(13)		(32)		(45)	
Interest expense	\$	7,323	\$	8,566	\$	15,889	

- (1) Nonaccrual loans have been included in the tables as loans carrying a zero yield. Amortized net deferred loan fees were included in the interest income calculations. The amortization of net deferred loan fees was \$2.5 million and \$1.5 million for the nine months ended September 30, 2007 and 2006, respectively.
- (2) Tax-exempt income is calculated on a tax equivalent basis, based on a marginal tax rate of 35%.

Provision for Loan and Lease Losses

During the third quarter of 2007, the Company allocated \$1.2 million to its provision for loan and lease losses, compared to \$650,000 for the same period in 2006. For the nine months ended September 30, 2007, the Company allocated \$2.2 million to its provision for loan and lease losses, compared to \$1.1 million for the same period in 2006. The increased allocation is primarily the result of a higher rate of loan growth for the first nine months of 2007 compared to the same period in 2006. Excluding loans derived from our two acquisitions, the Company's net loans increased approximately \$217 million for the nine-months ended September 30, 2007 compared to \$91 million during the same period in 2006.

Noninterest Income

Noninterest income increased \$1.5 million or 25% to \$7.6 million for the third quarter of 2007 compared to \$6.1 million for the third quarter of 2006. The increase in noninterest income is primarily due to increased service charges, fees, and other miscellaneous income earned over a larger customer base. Service charges and other fees increased \$670,000, or 23%, during the third quarter of 2007 as compared to the same period in 2006. This increase is the result of a change in our deposit account fee structure in conjunction with an increase in the number of deposit accounts. The increase in deposit accounts results from a combination of organic growth and accounts obtained from our two acquisitions which closed early in the third quarter. In addition, fees generated during the third quarter of 2007 within our CB Financial Services unit increased \$197,000, or 104%, over the same period in 2006. Fees earned by that unit during the first nine months of 2007 increased \$509,000, or 86%, over the same period in 2006. Other miscellaneous

income increased \$681,000 or 107% in the third quarter. This increase is attributed to the two acquisitions and fees collected from increased activity within our customer interest rate swap program which we started during the second quarter of 2007.

For the nine months ended September 30, 2007, noninterest income increased \$2.2 million or 12%, compared to the same period in 2006. Service charges and other fees increased 14% in the first nine months of 2007 compared to the same period in 2006. Other noninterest income increased \$933,000, or 45%, in the first nine months of 2007 compared to the same period in 2006. These increases are primarily attributable to the same factors discussed in the previous paragraph.

Noninterest Expense

Total noninterest expense increased \$4.3 million, or 24%, for the third quarter of 2007 from \$18.1 million for the third quarter of 2006. During the third quarter of 2006, noninterest expense was decreased by a favorable pre-tax, non-cash adjustment of \$611,000 related to the mark to market adjustments associated with our interest rate floor instruments. Excluding the effect of those adjustments, noninterest expense increased \$3.7 million from the same period in 2006. The two acquisitions completed during the quarter represent approximately \$2.1 million of the increase in noninterest expense inclusive of an estimated \$300,000 of nonrecurring expenses.

Total noninterest expense for the first nine months of 2007 increased \$5.5 million, or 9.6%, as compared to the same period in 2006. During the first nine months of 2006, noninterest expense was impacted unfavorably by a net pre-tax, non cash expense of \$1.2 million related to the mark to market adjustments associated with our interest rate floor instruments. Excluding the effect of those adjustments, and the two acquisitions, comparative noninterest expense for the period increased \$4.6 million from the same period in 2006. This increase is due primarily to increased compensation and employee benefits of \$5.4 million arising from an increase in our productive capacity and banking team additions. Legal and professional services increased \$658,000 for the first nine months of 2007; however, the 2006 expense included a recovery of \$328,000 of previously incurred professional expenses. Finally, occupancy expenses increased \$955,000 from the first nine months of 2006. This increase is due to a general increase in prevailing rents of existing facilities and our expansion efforts within the King, Thurston and Whatcom County markets. These expense increases were partially offset by lower advertising and promotional expenses which decreased \$335,000.

The following table presents selected items included in other noninterest expense and the associated change from period to period:

	Three months ended September 30, 2007 2006				nonth tembe	s ended er 30, 2006	Increase (Decrease) Amount	
Core deposit intangible								
amortization	\$ 95	\$	113	\$ (18)\$ 287	\$	339	\$ (52)
Software support &								
maintenance	221		178	43	610		529	81
Telephone & network								
communications	351		253	98	901		828	73
Federal Reserve Bank								
processing fees	98		240	(142) 338		672	(334)
Supplies	402		304	98	979		911	68
Postage	435		286	149	1,006		929	77
Investor relations	22		18	4	180		153	27
Travel	122		87	35	321		231	90
ATM network	193		138	55	483		435	48
Sponsorships & charitable								
contributions	136		103	33	392		535	(143)
Regulatory premiums	65		65		— 173		203	(30)
Directors fees	96		113	(17) 311		332	(21)
Employee expenses	162		115	47	482		419	63
Insurance	127		117	10	346		353	(7)
Losses on CRA investments								
(1)	78		220	(142) 366		589	(223)
	_	-	(611)	611			1,164	(1,164)

Interest rate floor valuation

adjustment

Miscellaneous	756	565	191	2,007	2,041	(34)
Total other non-interest						
expense	\$ 3,359	\$ 2,304 \$	1,055 \$	9,182	\$ 10,663 \$	(1,481)

⁽¹⁾ A substantial portion, \$331,000 for the nine months ended September 30, 2007, of these losses is offset by credits taken as a reduction in our current period income tax expense.

Our efficiency ratio [noninterest expense divided by the sum of net interest income and noninterest income on a tax equivalent basis, excluding gain (loss) on sale of investment securities, net cost (gain) of OREO, and mark-to-market adjustments of interest rate floor instruments] was 59.23% for the third quarter 2007 and was 60.79% for the first nine months of 2007, compared to 58.81% and 59.48% for the third quarter and first nine months of 2006, respectively.

Reconciliation of Financial Data to GAAP Financial Measures

	Three Months Ended September 30,				Nine Months Ended September 30,			
(in thousands)	2007		2006		2007		2006	
Net interest income (1)	\$ 28,860	\$	24,405	\$	79,258	\$	73,013	
Tax equivalent adjustment for								
non-taxable investment securities								
interest income (2)	1,097		1,068		3,247		2,829	
Adjusted net interest income	\$ 29,957	\$	25,473	\$	82,505	\$	75,842	
Noninterest income	\$ 7,631	\$	6,108	\$	20,549	\$	18,348	
Gain on sale of investment securities,								
net	_		_	_	_		(10)	
Tax equivalent adjustment for BOLI								
income (2)	270		230		742		675	
Adjusted noninterest income	\$ 7,901	\$	6,338	\$	21,291	\$	19,013	
Noninterest expense	\$ 22,425	\$	18,098	\$	63,093	\$	57,574	
Net gain on sale of OREO	<u> </u>		-	_	<u> </u>		11	
Interest rate floor valuation adjustment	_		611		_		(1,164)	
Adjusted noninterest expense	\$ 22,425	\$	18,709	\$	63,093	\$	56,421	
Efficiency ratio (fully								
taxable-equivalent)	59.23%		58.819	6	60.79%		59.48%	
Statutory Tax Rate	35.00%		35.00%	6	35.00%		35.00%	

⁽¹⁾ Amount represents net interest income before provision for loan losses.

Income Taxes

We recorded an income tax provision of \$3.6 million and \$9.4 million for the third quarter and first nine months of 2007, respectively, compared with a provision of \$3.4 million and \$8.9 million for the same periods in 2006. The effective tax rate for the third quarter of 2007 and 2006 was 28% and 29%, respectively, as well as 27% for both nine month periods ending September 30, 2007 and 2006. For additional information, refer to the Company's annual report on Form 10-K for the year ended December 31, 2006.

Credit Risk Management

The extension of credit in the form of loans or other credit products to individuals and businesses is one of our principal business activities. Our policies and applicable laws and regulations require risk analysis as well as ongoing portfolio and credit management. We manage our credit risk through lending limit constraints, credit review, approval policies, and extensive, ongoing internal monitoring. We also manage credit risk through diversification of the loan portfolio by type of loan, type of industry, type of borrower and by limiting the aggregation of debt limits to a single

⁽²⁾ Fully taxable-equivalent basis: Non taxable revenue is increased by the statutory tax rate to recognize the income tax benefit of the income realized.

borrower. In analyzing our existing portfolio, we review our consumer and residential loan portfolios by their performance as a pool of loans since no single loan is individually significant or judged by its risk rating, size, or potential risk of loss. In contrast, the monitoring process for the commercial business, private banking, real estate construction, and commercial real estate portfolios includes periodic reviews of individual loans with risk ratings assigned to each loan and performance judged on a loan by loan basis. We review these loans to assess the ability of the borrower to service all of its interest and principal obligations and, as a result, the risk rating may be adjusted accordingly. In the event that full collection of principal and interest is not reasonably assured, the loan is appropriately downgraded and, if warranted, placed on nonaccrual status even though the loan may be current as to principal and interest payments. Additionally, we review these types of loans for impairment in accordance with SFAS No. 114, "Accounting by Creditors for the Impairment of a Loan". Impaired loans are considered for nonaccrual status and will typically remain as such until all principal and interest payments are brought current and the prospects for future payments in accordance with the loan agreement appear relatively certain.

Loan policies, credit quality criteria, portfolio guidelines and other controls are established under the guidance of our Chief Credit Officer and approved, as appropriate, by the Board. Credit Administration, together with the loan committee, has the responsibility for administering the credit approval process. As another part of its control process, we use an internal credit review process independent of the lending and credit administration functions to provide assurance that loans and commitments are made and maintained as prescribed by its credit policies. This includes a review of documentation when the loan is initially extended and subsequent monitoring to assess continued performance and proper risk assessment.

Loan Portfolio Analysis

We are a full service commercial bank, originating a wide variety of loans, but concentrating our lending efforts on originating commercial business and commercial real estate loans.

The following table sets forth the Company's loan portfolio by type of loan for the dates indicated:

(in thousands)	Sej	ptember 30, 2007	% of Total	December 31, 2006	% of Total
Commercial business	\$	732,195	33.1%	617,899	36.1%
Real estate:					
One-to-four family residential		55,233	2.5	51,277	3.0
Commercial and five or more family					
residential commercial properties		872,342	39.4	687,635	40.3
Total real estate		927,575	41.9	738,912	43.3
Real estate construction:					
One-to-four family residential		231,017	10.4	92,124	5.4
Commercial and five or more family					
residential commercial properties		154,455	7.0	115,185	6.8
Total real estate construction		385,472	17.4	207,309	12.2
Consumer		171,786	7.8	147,782	8.6
Sub-total loans		2,217,028	100.2	1,711,902	100.2
Less: Deferred loan fees		(4,277)	(0.2)	(2,940)	(0.2)
Total loans	\$	2,212,751	100.0% \$	1,708,962	100.0%
Loans held for sale	\$	2,273	9	933	

For the first nine months of the year, total loans increased \$504 million, or 29%, from \$1.71 billion at December 31, 2006. Recent acquisitions contributed \$287 million in loans (as of July 23, 2007), while the remaining increase largely resulted from broad-based internal loan growth.

Commercial Loans: We are committed to providing competitive commercial lending in our primary market areas. We believe that increases in commercial lending during the nine months of 2007 were due to the confidence of business owners in the stability of our local economy as well as the contribution of our new commercial banking team added late in the fourth quarter of 2006. Management expects to continue to expand its commercial lending products and to emphasize, in particular, relationship banking with businesses, and business owners.

Real Estate Loans: These loans are used to collateralize outstanding advances from the FHLB. Generally, our policy is to originate residential loans for sale to third parties. Those residential loans are secured by properties located within our primary market areas, and typically have loan-to-value ratios of 80% or lower. In certain circumstances the loan amounts may exceed 80% if accompanied by private mortgage insurance. However, we do not underwrite residential real estate loans for the subprime market.

Generally, commercial and five-or-more family residential real estate loans are made to borrowers who have existing banking relationships with us. Our underwriting standards generally require that the loan-to-value ratio for these loans not exceed 75% of appraised value, cost, or discounted cash flow value, as appropriate, and that commercial properties maintain debt coverage ratios (net operating income divided by annual debt servicing) of 1.2 or better. However, underwriting standards can be influenced by competition and other factors. We endeavor to maintain the highest practical underwriting standards while balancing the need to remain competitive in our lending practices.

Real Estate Construction Loans: We originate a variety of real estate construction loans. One-to-four family residential construction loans are originated for the construction of custom homes (where the home buyer is the borrower) and to provide financing to builders for the construction of pre-sold homes and speculative residential construction. Growth in this sector of the portfolio is due to the contribution of our new Builder Banking team added at the end of the fourth quarter of 2006.

Consumer Loans: Consumer loans include automobile loans, boat and recreational vehicle financing, home equity and home improvement loans and miscellaneous personal loans.

Foreign Loans: Our banking subsidiaries are not involved with loans to foreign companies or foreign countries.

Nonperforming Assets

Nonperforming assets consist of: (i) nonaccrual loans; (ii) in most cases restructured loans, for which concessions, including the reduction of interest rates below a rate otherwise available to that borrower or the deferral of interest or principal, have been granted due to the borrower's weakened financial condition (interest on restructured loans is accrued at the restructured rates when it is anticipated that no loss of original principal will occur); (iii) other real estate owned; and (iv) other personal property owned. Collectively, nonaccrual and restructured loans are considered nonperforming loans.

Nonaccrual loans: The consolidated financial statements are prepared according to the accrual basis of accounting. This includes the recognition of interest income on the loan portfolio, unless a loan is placed on a nonaccrual basis, which occurs when there are serious doubts about the collectibility of principal or interest. Generally our policy is to discontinue the accrual of interest on all loans past due 90 days or more and place them on nonaccrual status.

At September 30, 2007 nonperforming assets increased to 0.33% of period-end assets up from 0.14% of period-end assets at December 31, 2006. The increase in nonperforming assets during the year is primarily centered in two lending relationships. The first relationship is a single \$4.9 million credit originated in October, 2006 in which Columbia Bank participates with another lender who acts as agent in the transaction. The borrower is engaged in the business of selling residential lots to builders for the purpose of constructing single family residences. The borrower's inability to obtain final plat approval prior to the expiration of agreements for the sale of lots at a predetermined price combined with softening market conditions resulted in new agreements for the sale of lots at prices reduced from the original agreements. Given these developments, management believes the conservative course of action is to place the loan on nonaccrual until a restructure of the debt is completed. The second relationship is for money we advanced in 2005 for the construction of an office building in Oregon; the building has now been completed with the exception of certain tenant improvements. However, the loans became past due as the borrower encountered operational challenges including delays, cost overruns and the inability to lease up the building as originally anticipated. We are pursuing our remedies in accordance with the loan agreements which evidence this transaction.

The following tables set forth, at the dates indicated, information with respect to our nonaccrual loans, restructured loans, total nonperforming loans and total nonperforming assets:

(in thousands) Nonaccrual:	-	nber 30, 007	December 31, 2006
Commercial business	\$	2,081	\$ 1,777
Real estate:			
One-to-four family residential		5,057	366
Commercial and five or more family residential		1,246	217
Total real estate		6,303	583
Real estate construction:			
Commercial and five or more family residential		1,500	_
Consumer		99	54
Total nonaccrual loans		9,983	2,414
Restructured:			
Commercial business		257	1,066

Total nonperforming loans	10,240	3,480
Other real estate owned	181	_
Total nonperforming assets	\$ 10,421 \$	3,480
22		

The remaining nonperforming assets are centered in a small number of lending relationships which management considers adequately reserved. Generally these relationships are well collateralized, though loss of principal on certain of these loans will remain in question until the loans are paid or collateral is liquidated. The Company will continue its collection efforts and liquidation of collateral to recover as large a portion of the nonaccrual assets as possible. Substantially, all nonperforming loans are to borrowers within the state of Washington.

Allowance for Loan and Lease Losses

At September 30, 2007, our allowance for loan and lease losses ("ALLL") was \$25.4 million, or 1.15% of total loans (excluding loans held for sale) and 248% and 244% of nonperforming loans and nonperforming assets, respectively. This compares with an allowance of \$20.2 million, or 1.18% of the total loan portfolio (excluding loans held for sale) and 580% of both nonperforming loans and nonperforming assets at December 31, 2006. As noted above, the increase in nonperforming loans at September 30, 2007 is primarily attributable to the lending relationships mentioned above.

There have been no significant changes during the first nine months of 2007 in estimation methods or assumptions that affected our methodology for assessing the appropriateness of the ALLL. Adjustments to the percentages of the allowance allocated to loan categories are made based on trends with respect to delinquencies and problem loans within each pool of loans. The Company maintains a prudent approach to credit quality and underwriting and will continue to add to its loan and lease loss allowance as appropriate in order to maintain adequate reserves.

In addition to the ALLL, we maintain an allowance for unfunded loan commitments and letters of credit. We report this allowance as a liability on our consolidated balance sheet. We determine this amount using estimates of the probability of the ultimate funding and losses related to those credit exposures. This methodology is similar to the methodology we use for determining the adequacy of our ALLL. At September 30, 2007 and December 31, 2006, our allowance for unfunded loan commitments and letters of credit was \$349,000 and \$339,000, respectively. The increase of \$10,000 from year-end 2006 reflects a transfer of allowance resulting from the recent acquisitions.

The following table provides an analysis of the Company's allowance for loan and lease losses at the dates and the periods indicated:

	Th	ree Months September .			Nine Months Ended September 30,			
(in thousands)	2007	'	2006	20	007	200	06	
Beginning balance	\$ 2	21,339 \$	20,990	\$	20,182	\$	20,829	
Charge-offs:								
Commercial business		(459)	(439)		(653)		(545)	
Commercial real estate			_	_			_	
Consumer		(69)	(404)		(201)		(878)	
Total charge-offs		(528)	(843)		(854)		(1,423)	
Recoveries:								
Commercial business		77	38		485		202	
Commercial real estate		—	9		12		64	
Real estate: One-to-four family								
residential		_	20				20	
Real estate construction:								
One-to-four family residential		_	-	_	_		7	
Consumer		69	62		165		112	
Total recoveries		146	129		662		405	
Net charge-offs		(382)	(714)		(192)		(1,018)	
Acquisition transfers of allowance		3,192	_	_	3,192			

Provision charged to expense	1,231	650		2,198	1,115
Ending balance	\$ 25,380	\$ 20,926	\$	25,380	\$ 20,926
Total loans, net at end of period (1)	\$ 2,212,751	\$ 1,655,809	\$	2,212,751	\$ 1,655,809
Allowance for loan and lease losses					
to total loans	1.15%	1.26%	ó	1.15%	1.26%

(1) Excludes loans held for sale

During the third quarter of 2007, the Company had net loan charge-offs of \$382,000, compared to net loan charge-offs of \$714,000 in the same period of 2006. Charge-offs during the quarter were primarily centered in one credit to a borrower in the wholesale distribution industry. For the first nine months of 2007, the Company had net loan charge-offs of \$192,000, compared to net loan charge-offs of \$1.0 million during the same period of 2006.

Securities

Approximately 98% of our securities are classified as available for sale and carried at fair value. These securities are used by management as part of our asset/liability management strategy and may be sold in response to changes in interest rates or significant prepayment risk. In accordance with our investment strategy, management monitors market conditions with a view to realize gains on its available for sale securities portfolio when prudent. At September 30, 2007 and December 31, 2006, the market value of securities available for sale had an unrealized loss, net of tax, of \$1.9 million and \$3.8 million, respectively. The change in market value of securities available for sale is due primarily to fluctuations in interest rates.

Securities decreased \$28 million, or 5%, from \$593 million at December 31, 2006, to \$565 million at September 30, 2007. This decrease was primarily a result of investment maturities and scheduled principal reductions and prepayments on mortgage-backed securities.

The following table sets forth our securities portfolio by type for the dates indicated:

	Sept	tember 30, 2007	De	cember 31, 2006
		(in thou	ısands)	
Securities Available for Sale				
U.S. Government-sponsored enterprise	\$	62,639	\$	75,452
U.S. Government agency and government-sponsored enterprise				
mortgage-backed securities and collateralized mortgage obligations		306,194		325,096
State and municipal securities		192,282		189,958
Other securities		3,746		2,352
Total	\$	564,861	\$	592,858
Securities Held to Maturity				
State & municipal securities	\$	1,245	\$	1,822

Liquidity and Sources of Funds

Our primary sources of funds are customer deposits. Additionally, we utilize advances from the Federal Home Loan Bank of Seattle (the "FHLB"), wholesale repurchase agreements and brokered deposits to supplement our funding needs. These funds, together with loan repayments, loan sales, retained earnings, equity and other borrowed funds are used to make loans, to acquire securities and other assets, and to fund continuing operations.

Deposit Activities

Our deposit products include a wide variety of transaction accounts, savings accounts and time deposit accounts. Core deposits (demand deposit, savings, and money market accounts) increased \$163.8 million or 11% and certificate of deposit balances increased \$290.6 million, or 53% compared to year-end 2006. The increase in total deposits of \$454.4 million included approximately \$309.5 million from the recent acquisitions.

Competitive pressure from banks in our market areas with a strained liquidity posture may slow our deposit growth but, in the long-term, we anticipate continued growth in our core deposits through both the addition of new customers and our current client base. However, our cost of funds may still increase due to changes in the mix of interest bearing and non-interest bearing accounts and growth in higher yielding deposits.

We have established a branch system to serve our consumer and business depositors. In addition, management's strategy for funding asset growth is to make use of brokered and other wholesale deposits on an as-needed basis. At

September 30, 2007 brokered and other wholesale deposits (excluding public deposits) totaled \$60.5 million or 2% of total deposits compared to \$10.5 million, or less than 1% of total deposits, at year-end 2006. The brokered deposits have varied maturities.

The following table sets forth the Company's deposit base by type of product for the dates indicated:

	Se	ptember 30,	December 31,	September 30,
Deposit Composition		2007	2006	2006
Demand and other non-interest bearing	\$	474,600	\$ 432,293	\$ 455,773
Interest bearing demand		451,282	414,198	395,281
Money market		593,301	516,415	495,933
Savings		118,347	110,795	113,647
Certificates of deposit		840,264	549,650	559,431
Total deposits	\$	2,477,794	2,023,351	\$ 2,020,065

Borrowings

We rely on FHLB advances as another source of both short and long-term borrowings. FHLB advances are collateralized by one-to-four family real estate mortgages, investment securities and certain other assets. At September 30, 2007, we had FHLB advances of \$252.3 million, compared to advances of \$205.8 million at December 31, 2006.

We also utilize wholesale repurchase agreements as a supplement to our funding sources. Wholesale repurchase agreements are secured by our U.S. Government agency and government-sponsored enterprise mortgage-backed securities. At September 30, 2007, we had no repurchase agreements, compared to repurchase agreements of \$20.0 million at December 31, 2006. Management anticipates that we will continue to rely on both FHLB advances and wholesale repurchase agreements in the future, and we will use those funds primarily to make loans and purchase securities.

During 2001, the Company, through a special purpose trust ("the Trust") participated in a pooled trust preferred offering, whereby the Trust issued \$22.0 million of 30 year floating rate capital securities. The capital securities constitute guaranteed preferred beneficial interests in debentures issued by the Trust. The debentures had an initial rate of 7.29% and a rate of 8.94% at September 30, 2007. The floating rate is based on the 3-month LIBOR plus 3.58% and is adjusted quarterly. Through the Trust, we may call the debentures at any time for a premium and after ten years at par, allowing us to retire the debt early if market conditions are favorable. Through recent acquisition, the Company assumed an additional \$3.0 million in floating rate trust preferred obligations; these debentures had a rate of 9.11% at September 30, 2007. The floating rate is based on the 3-month LIBOR plus 3.75% and is adjusted quarterly.

The trust preferred obligations are classified as long-term subordinated debt and our related investment in each trust is recorded in other assets on the consolidated balance sheets. The balance of the long-term subordinated debt was \$25.5 million at September 30, 2007 and \$22.4 million at December 31, 2006. The subordinated debt payable to each trust is on the same interest and payment terms as the trust preferred obligations issued by the respective trust.

Additionally, we have a \$20.0 million line of credit with a large commercial bank with an interest rate indexed to LIBOR. At September 30, 2007 and December 31, 2006 there was no balance outstanding on the line of credit. In the event of discontinuance of the line by either party, we have up to two years to repay any outstanding balance.

Contractual Obligations & Commitments

The Company is party to many contractual financial obligations, including repayment of borrowings, operating and equipment lease payments, commitments to extend credit and investments in affordable housing partnerships. At September 30, 2007, the Company had commitments to extend credit of \$873.9 million compared to \$764.3 million at December 31, 2006.

Capital Resources

Shareholders' equity at September 30, 2007 was \$330 million, up 31% from \$252.3 million at December 31, 2006. The increase is due primarily to net income of \$25.1 million for the first nine months of 2007 and the issuance of additional shares as a result of the recent acquisitions. Shareholders' equity was 10.6% and 9.9% of total period-end assets at September 30, 2007, and December 31, 2006, respectively.

Capital Ratios: Banking regulations require bank holding companies to maintain a minimum "leverage" ratio of core capital to adjusted quarterly average total assets of at least 3%. In addition, banking regulators have adopted risk-based capital guidelines, under which risk percentages are assigned to various categories of assets and off-balance sheet items to calculate a risk-adjusted capital ratio. Tier I capital generally consists of common shareholders' equity and trust preferred obligations, less goodwill and certain identifiable intangible assets, while Tier II capital includes the allowance for loan losses and subordinated debt, both subject to certain limitations. Regulatory minimum risk-based capital guidelines require Tier I capital of 4% of risk-adjusted assets and total capital (combined Tier I and Tier II) of 8% to be considered "adequately capitalized".

Federal Deposit Insurance Corporation regulations set forth the qualifications necessary for a bank to be classified as "well capitalized", primarily for assignment of FDIC insurance premium rates. To qualify as "well capitalized," banks must have a Tier I risk-adjusted capital ratio of at least 6%, a total risk-adjusted capital ratio of at least 10%, and a leverage ratio of at least 5%. Failure to qualify as "well capitalized" can negatively impact a bank's ability to expand and to engage in certain activities.

The Company and its subsidiaries qualify as "well-capitalized" at September 30, 2007 and December 31, 2006.

	Com	pany	Columbi	a Bank Ast		oria Ad	Required equately	ments Well-
	9/30/2007	12/31/2006	9/30/2007	12/31/2006	9/30/2007	12/31/2006cap		
Total risk-based								
capital ratio	11.01%	13.23%	10.35%	12.50%	12.50%	11.98%	8%	10%
Tier 1 risk-based								
capital ratio	10.00%	12.21%	9.35%	11.48%	11.28%	10.93%	4%	6%
Leverage ratio	8.87%	9.86%	8.44%	9.32%	9.06%	8.48%	4%	5%

Stock Repurchase Program

In March 2002 the Board of Directors approved a stock repurchase program whereby the Company may systematically repurchase up to 500,000 of its outstanding shares of Common Stock. The Company may repurchase shares from time to time in the open market or in private transactions, under conditions which allow such repurchases to be accretive to earnings while maintaining capital ratios that exceed the guidelines for a well-capitalized financial institution.

In August, 2007 the Company repurchased a block of 64,788 shares of its common stock from Thomas L. Matson, Sr., a director of Columbia. The shares were purchased pursuant to Columbia's stock repurchase program at \$32.74 per share, the closing price of Columbia's common stock on August 17, 2007.

Item 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

A number of measures are used to monitor and manage interest rate risk, including income simulations and interest sensitivity (gap) analyses. An income simulation model is the primary tool used to assess the direction and magnitude of changes in net interest income resulting from changes in interest rates. Basic assumptions in the model include prepayment speeds on mortgage-related assets, cash flows and maturities of other investment securities, loan and deposit volumes and pricing. These assumptions are inherently subjective and, as a result, the model cannot precisely estimate net interest income or precisely predict the impact of higher or lower interest rates on net interest income. Actual results will differ from simulated results due to timing, magnitude and frequency of interest rate changes and changes in market conditions and management strategies, among other factors. At September 30, 2007, based on the measures used to monitor and manage interest rate risk, there has not been a material change in the Company's interest rate risk since December 31, 2006. For additional information, refer to "Management's Discussion and Analysis of Financial Condition and Results of Operation" referenced in the Company's 2006 Annual Report on Form 10-K.

Item 4. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

An evaluation was carried out under the supervision and with the participation of the Company's management, including the Chief Executive Officer ("CEO") and Chief Financial Officer ("CFO"), of the effectiveness of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) of the Securities Exchange Act of 1934). Based

on that evaluation, the CEO and CFO have concluded that as of the end of the period covered by this report, our disclosure controls and procedures are effective in ensuring that the information required to be disclosed by us in the reports we file or submit under the Securities Exchange Act of 1934 is (i) accumulated and communicated to our management (including the CEO and CFO) to allow timely decisions regarding required disclosure, and (ii) recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms.

Changes in Internal Controls Over Financial Reporting

There was no change in our internal controls over financial reporting during our most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal controls over financial reporting.

PART II - OTHER INFORMATION

Item 1. LEGAL PROCEEDINGS

The Company and its banking subsidiaries are parties to routine litigation arising in the ordinary course of business. Management believes that, based on the information currently known to them, any liabilities arising from such litigation will not have a material adverse impact on the Company's financial condition, results of operations or cash flows.

Item 1A. RISK FACTORS

There have been no material changes from risk factors previously disclosed in the Company's 2006 Annual Report on Form 10-K.

Item 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

In August, 2007 the Company repurchased a block of 64,788 shares of its common stock from Thomas L. Matson, Sr., a director of Columbia. The shares were purchased pursuant to Columbia's stock repurchase program at \$32.74 per share, the closing price of Columbia's common stock on August 17, 2007. In total, 64,788 shares have been repurchased under this program and 435,212 shares may yet be purchased.

Item 3. DEFAULTS UPON SENIOR SECURITIES

None.

Item 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

None.

Item 5. OTHER INFORMATION

None.

Item 6. EXHIBITS

- 3.1 Amended and Restated Bylaws
- 31.1 Certification of Chief Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
- 31.2 Certification of Chief Financial Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
- 32 Certification Pursuant to 18 U.S.C. Section 1350, As Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

SIGNATURES

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

	COLUMBI	A BANKING SYSTEM, INC.
Date: November 7, 2007	Ву	/s/ MELANIE J. DRESSEL Melanie J. Dressel President and Chief Executive Officer (Principal Executive Officer)
Date: November 7, 2007	Ву	/s/ GARY R. SCHMINKEY Gary R. Schminkey Executive Vice President and Chief Financial Officer (Principal Financial Officer)
Date: November 7, 2007	Ву	/s/ CLINT E. STEIN Clint E. Stein Senior Vice President and Chief Accounting Officer (Principal Accounting Officer)
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