BANK OF NEW YORK CO INC Form 10-Q May 09, 2007

THE BANK OF NEW YORK COMPANY, INC.

 $$\operatorname{Quarterly}$$  Report on Form 10-Q For the quarterly period ended March 31, 2007

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THE BANK OF NEW YORK COMPANY, INC. Consolidated Financial Highlights (Unaudited)

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Quarter ended

(dollar amounts in millions, except per share amounts and unless otherwise noted)	March 3 20	1, Dec. 31, 2006	March 31, 2006
Reported Results:			
Net income	\$ 43	\$ 1,789	\$ 422
Basic EPS	0.5		
Diluted EPS	0.5	7 2.36	0.55
Continuing Operations:			
Key metrics			
Noninterest income	\$ 1,47		
Net interest income	42	7 451	339
Total revenue	\$ 1,90	2 \$ 1,892	
Total expense	1,27	2 1,285	1,069
Pre-tax operating margin		4% 33% 8 2.27	
Net interest margin	2.1	8 2.27	1.95
Net interest income on tax			
equivalent basis		9 \$ 452	
Net income Basic EPS	43 0.5		
Diluted EPS	0.5		0.47
Performance ratios			
Return on average common equity	15.7	0% 14.95%	14.75%
Return on average common equity excluding	16.0	15.00	14.75
merger & integration costs		6 15.36 3 1.66	14.75
Return on average assets Return on average assets excluding	1.7	3 1.00	1.50
merger & integration costs	1.7	8 1.70	1.50
Return on average tangible common equity	39.2	0 36.45	27.97
Return on average tangible common equity excluding merger & integration costs	40.0	9 37.39	27.97
Return on average tangible assets	1.9		1.61
Return on average tangible assets			
excluding merger & integration costs	1.9	8 1.92	1.61
Selected average balances			
Interest-earning assets	\$ 79 <b>,</b> 07	5 \$ 79,841	\$ 71,035
Total assets	101,97		91,831
Interest-bearing deposits	43,86		
Noninterest-bearing deposits Shareholders' equity	14,90 11,27		10,119 9,888
Sharehorders equity	11,21	11,340	9,000
Employees	23,13	22,961	19,989
Credit loss provision and net charge-offs			
Total provision	\$ (1	5) \$ (15)	\$ -
Total net (charge-offs)/recoveries		3 (24)	4

Loans			
Allowance for loan losses			
As a percent of total loans	0.76%	0.76%	1.04%
As a percent of non-margin loans	0.87	0.88	1.24
Total allowance for credit losses			
As a percent of total loans	1.11	1.16	1.47
As a percent of non-margin loans	1.28	1.34	1.76
Nonperforming assets			
Total nonperforming assets	\$ 29	\$ 38	\$ 25
Nonperformance assets ratio	0.1%	0.1%	0.1%

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# THE BANK OF NEW YORK COMPANY, INC. Consolidated Financial Highlights (Unaudited)

	Quarter ended								
(dollar amounts in millions, except per share amounts and unless otherwise noted)		2007		2006	31, Mar				
Assets under Custody and Administration									
(in trillions) (1)									
Assets under Custody and Administration Equity securities	\$	13.8	\$	13.0		11.3			
Fixed income securities Cross-border assets	\$	68 5.0	\$	67 4.7	\$	67 3.7			
Assets under management (in billions) (2)									
Asset and wealth management									
Equity securities Fixed income securities Alternative investments Liquid assets	\$	41 22 33 34	•	39 21 33 38	\$	37 21 26 29			
Asset and wealth management Foreign exchange overlay Securities lending short-term	\$	130 12		131 11		113 11			
investment funds		54		48		49			
Total assets under management	\$ ===	196 =====	\$			173 =====			
Capital ratios									
Tier 1 capital ratio Total capital ratio		8.43% 12.81		8.19% 12.49					

Leverage ratio Adjusted tangible common equity ratio (3)	6.80 5.47	6.67 5.30	
Average shares outstanding (in thousands)			
Basic Diluted	750,737 763,083	•	•
Other			
Book value per common share Tangible book value per common share Period-end shares outstanding	\$ 15.20 6.53	\$ 15.34 6.57	•
(in thousands)	758 <b>,</b> 324	755 <b>,</b> 861	771 <b>,</b> 561
Dividends per share Dividend yield	\$ 0.22 2.17%	\$ 0.22 2.24%	
Closing common stock price per share Market capitalization (in billions)	\$ 40.55 30.8	\$ 39.37 29.8	\$ 36.04 27.8

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MANAGEMENT'S DISCUSSION AND ANALYSIS OF THE COMPANY'S FINANCIAL CONDITION AND RESULTS OF OPERATIONS ("MD&A")

The Bank of New York Company, Inc.'s (the "Company") actual results of future operations may differ from those estimated or anticipated in certain forward-looking statements contained herein for reasons which are discussed below and under the heading "Forward-Looking Statements and Risk Factors." When used in this report words such as "estimate," "forecast," "project," "anticipate," "confident," "target," "expect," "intend," "think," "continue," "seek," "believe," "plan," "goal," "could," "should," "may," "will," "strategy," "highly attractive," "rapidly evolving financial markets," "synergies," "opportunities," "superior returns," "well-positioned," "trends," "pro forma" and words of similar meaning, signify forward-looking statements in addition to statements specifically identified as forward-looking statements. In addition, certain business terms used in this document are defined in the Company's 2006 Annual Report on Form 10-K.

#### OVERVIEW

#### The Company's Businesses

The Bank of New York Company, Inc. (NYSE: BK) is a global leader in providing a comprehensive array of services that enable institutions and individuals to move and manage their financial assets in more than 100 markets worldwide. The Company has a long tradition of collaborating with clients to deliver innovative solutions through its core competencies: securities servicing, treasury management, asset management, and wealth management. The Company's extensive global client base includes a broad range of leading financial institutions, corporations, government entities, endowments and foundations. Its principal subsidiary, The Bank of New York (the "Bank"), founded in 1784, is the oldest bank in the United States and has consistently played a prominent role in the evolution of financial markets worldwide.

The Company's strategy over the past decade has been to focus on highly scalable, fee-based securities servicing and fiduciary businesses, and it has achieved top three market share in most of its major product lines. The Company distinguishes itself competitively by offering one of the industry's broadest array of products and services around the investment lifecycle. These include:

- \* advisory and asset management services to support the investment decision;
- \* custody, securities lending, accounting, and administrative services for investment portfolios;
- \* clearance and settlement capabilities and trade and foreign exchange execution;
- \* sophisticated risk and performance measurement tools for analyzing portfolios; and
- \* services for issuers of both equity and debt securities.

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By providing integrated solutions for clients' needs, the Company strives to be the preferred partner in helping its clients succeed in the world's rapidly evolving financial markets.

The Company's long-term financial objectives include:

- \* achieving positive operating leverage over an economic cycle; and
- \* sustaining top-line growth by expanding client relationships and winning new ones.

To achieve its long-term objectives, the Company has grown both through internal reinvestment as well as execution of strategic acquisitions to expand product offerings and increase market share in its scale businesses. Internal reinvestment occurs through increased technology spending, staffing levels, marketing/branding initiatives, quality programs, and product development. The Company consistently invests in technology to improve the breadth and quality of its product offerings, and to increase economies of scale. The Company has acquired over 90 businesses over the past ten years, almost exclusively in its securities servicing and asset management areas.

The Company has taken recent actions that have significantly transformed the Company. During 2006 the Company:

- \* Agreed to merge with Mellon Financial Corporation ("Mellon"), a global leader in asset management and securities servicing
- \* Sold its retail and regional middle market banking businesses ("Retail Business")
- \* Purchased the corporate trust business (the "Acquired Corporate Trust Business") of JPMorgan Chase & Co. ("JPMorgan Chase")
- \* Formed a joint venture known as BNY ConvergEx Group, LLC, a trade execution and investment technology firm

As part of the transformation to a leading securities servicing provider, the Company has also de-emphasized or exited several of its slower growth traditional banking businesses over the past decade. The Company's more significant actions include selling its credit card business in 1997 and its factoring business in 1999, significantly reducing non-financial corporate credit exposures, and most recently, the sale of the Company's Retail Business. To the extent these actions generated capital, the capital has been reallocated to the Company's higher-growth businesses or used to repurchase shares.

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The Company's business model is well positioned to benefit from a number of long-term secular trends. These include:

- \* growth of worldwide financial assets,
- \* globalization of investment activity,
- \* structural market changes, and
- \* increased outsourcing.

These trends benefit the Company by driving higher levels of financial asset trading volume and other transactional activity, as well as higher asset price levels and growth in client assets, all factors by which the Company prices its services. In addition, international markets offer excellent growth opportunities.

#### FIRST QUARTER 2007 HIGHLIGHTS

The Company reported first quarter net income of \$434 million and diluted earnings per share of 57 cents. On an adjusted basis, excluding merger and integration costs, first quarter net income was \$449 million and diluted earnings per share was 59 cents. This compares to net income of \$422 million, or 55 cents of diluted earnings per share, and income from continuing operations of \$360 million, or 47 cents of diluted earnings per share, in the first quarter of 2006.

Performance highlights for the quarter include:

- \* Asset servicing revenue grew 17% over the first quarter of 2006, driven by custody, fund services, and broker-dealer services;
- \* Asset and wealth management fees were up 20% over the first quarter of 2006 reflecting organic growth;
- \* Issuer services results were strong following the seasonally robust fourth quarter;
- \* Asset quality remained excellent;
- \* Good expense discipline drove positive operating leverage.

In the first quarter of 2007, the Company continued its strong momentum and achieved broad-based growth. The performance reflected the strength of the Company's business model, which has been built to benefit from global capital flows and investor activity. The Company benefited from active capital markets and the increase in net new business remains favorable.

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CONSOLIDATED INCOME STATEMENT REVIEW

Noninterest Income

Continuing Operations

Percent Inc/(Dec)

1007 vs. 1007 vs.

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(In millions)	1Q07	7 4Q06	1Q06	4Q06	1Q06
Securities servicing fees					
Asset servicing	\$ 393	3 \$ 355	\$ 335	11%	17%
Issuer services	•	340			107
		340		,	
Clearing services	278	203 	342	0	(19)
Securities servicing fees	990	958	831	3	19
Global payment services	5(	) 51	51	(2)	(2)
Asset & wealth				. ,	, ,
management fees	153	3 154	127	(1)	20
Performance fees	14	18	7	(22)	100
Financing-related fees	52	2 61	63	(15)	(17)
Foreign exchange and					
other trading activities	128	98	113	31	13
Securities gains/(losses)	2	2 2	(4	) –	150
Asset/investment income	35	5 47	34	(26)	3
Other(1)	51	52	43	(2)	19
Tatal manintanast images				2	17
Total noninterest income	Ş1,4/5	\$1,441	Ş1,∠65	Ζ	1 /
	=====		=====		

The results of many of the Company's businesses are influenced by customer activities that vary by quarter. For instance, consistent with an overall decline in securities industry activity in the summer, the Company typically experiences a seasonal decline in the third quarter. The Company also experiences seasonal increases in securities lending and depositary receipts reflecting European dividend distribution during the second quarter of the year, and to a lesser extent, in the fourth quarter of the year.

The increase in noninterest income versus the year-ago quarter primarily reflects growth in securities servicing, asset and wealth management and foreign exchange and other trading activities. The first quarter of 2007 and the fourth quarter of 2006 reflect the new business mix including higher revenue from the Acquired Corporate Trust Business partially offset by the BNY ConvergEx transaction. The sequential-quarter increase in noninterest income primarily reflects growth in securities servicing fees and foreign exchange and other trading revenues.

Securities servicing fees increased over the first quarter period of 2006 reflects strong growth in asset servicing and issuer services. Securities servicing fees were up sequentially reflecting growth in asset servicing and clearing services. See "Institutional Services Segment" in "Business Segment Review" for additional details.

Global payment services fees were down slightly from the first and fourth quarters of 2006. Compared with the first quarter of 2006, the level of fees has been impacted by customers paying with a higher value of compensatory balances in lieu of fees. Global payment services includes fees related to funds transfer, cash management, and liquidity management.

Asset and wealth management fees increased from the first quarter of 2006 primarily due to growth in assets under management, notably in alternative investments, as well as the acquisition of Urdang, a real estate investment management company, in March of last year. Total

assets under management for asset and wealth management were \$130 billion at March 31,

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2007, up from \$113 billion at March 31, 2006 and essentially unchanged from December 31, 2006.

Performance fees were up from a year-ago quarter reflecting strong results at two of the Company's alternative asset management subsidiaries, Ivy Asset Management and Alcentra. The sequential-quarter decline primarily reflects the robust fourth quarter in performance fees

Financing-related fees decreased from a year-ago quarter and fourth quarter of 2006 reflecting a lower level of credit-related activities consistent with the Company's strategic direction. Finance-related fees include capital markets and investment banking fees, loan commitment fees and credit-related trade fees.

Foreign exchange and other trading revenues were up sequentially and from the first quarter of 2006 reflecting an increase in other trading activities driven by interest rate derivatives and hedging transactions. Foreign exchange revenue increased on a sequential quarter basis consistent with higher market volatility and volumes in late February and early March. Foreign exchange results were down from the first quarter of 2006 reflecting lower market volatility.

Asset/investment income in the quarter reflected continued strong returns on investments in the sponsor fund portfolio. Venture capital income was \$17 million in the first quarter of 2007, down from \$29 million in the fourth quarter of 2006 and \$23 million in the first quarter of 2006. In the fourth quarter of 2006, the Company sold one of its sponsor fund investments to a third party for a realized gain of \$11 million. Asset/investment income includes the gains and losses on private equity investments, income from insurance contracts, and lease residual gains and losses.

Other noninterest income is comprised of asset-related gains, equity investment income, net economic value payments, and other transactions. Asset-related gains include loan and real estate dispositions. Equity investment income primarily reflects the Company's proportionate share of the income from its investment in Wing Hang Bank Limited. Other income primarily includes low income housing, other investments and various miscellaneous revenues.

The breakdown among these four categories is shown below:

Other Noninterest Income

(In millions)	1007		4Q06		1Q06	
Asset-related gains	\$	12	\$	19	\$	34
Equity investment income		13		11		11
Net economic value payments		25		23		_
Other		1		(1)		(2)
Other noninterest income	\$	51	\$	52	\$	43
	====		====		====	===

Other noninterest income decreased versus fourth quarter of 2006 reflecting lower asset-related gains. The first quarter 2007 results include net economic value payments of \$25 million compared with \$23 million in the fourth quarter of 2006 on corporate trust deposits that have not yet transitioned to the Company's balance sheet. The first quarter of 2006 included pre-tax gain of \$31 million related to the conversion of the Company's New York Stock Exchange seats into cash and shares of NYSE Group, Inc. common stock. The fourth quarter 2006 results include a \$6 million loss related to low-income housing investments.

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Net Interest Income

Continuing Operations

				Percent	Inc/(Dec)
(Dollars in millions)	1Q07	4Q06	1Q06	1Q07 vs.	1Q07 vs. 1Q06
Net interest income Tax equivalent	\$427	\$451	\$339	(5)%	26%
adjustment (1)	2	1	7		
Net interest income on a tax equivalent basis	\$429 ====	\$452 ====	\$346	(5)	24
Net interest margin	2.18%	2.27%	1.95%	5	

Net interest income and net interest margin increased from the first quarter of 2006 reflecting higher deposit balances associated with the Acquired Corporate Trust Business, as well as higher amounts of interest-earning assets and interest-free balances and the greater value of interest-free balances in a higher rate environment.

The sequential-quarter decrease in net interest income and net interest margin was driven by a lower volume of low cost deposits associated with the securities servicing business and fewer days in the quarter. Net interest margin was 2.18% in the first quarter of 2007, compared with 1.95% in the first quarter of 2006 and 2.27% in the fourth quarter of 2006.

Net interest income does not reflect the impact of certain deposits of the Acquired Corporate Trust Business which are expected to transition to the Company's balance sheet in the second quarter of 2007. Pro forma for the inclusion of these deposits and the associated economic value on these deposits, the net interest margin would have been approximately 2%.

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Noninterest Expense and Income Taxes

Continuing Operations

								Inc/(Dec)
(In millions)	1	Q07	<u>4</u>	1Q06 	1Q06	1Q07		1Q07 vs. 1Q06
Staff	\$	720	\$	736	\$ 60	4	(2)%	19%
Net occupancy					6			
Furniture and equipment		50		45	5	1	11	(2)
Clearing		37		38	5	)	(3)	(26)
Sub-custodian expenses		34		33	3	4	3	-
Software		54		59	5	5	(8)	(2)
Business development		30		30	2	3	-	30
Communications		19		23	2	6	(17)	(27)
Professional, legal and								
other purchased services		130		125	8	2	4	59
Distribution and servicing		4		5		4	(20)	_
Amortization of intangibles		28		34	1	3	(18)	115
Merger and integration costs		15		17		- (	(12)	NM
Other		72		67	5	9	7	22
Total noninterest expense	1	,272	1	,285	1,06	9	(1)	19
Merger and integration costs		(15)	)	(17)		- (	(12)	NM
Total noninterest expense excluding								
merger and integration costs		•		•	\$1,06 =====		(1)	18
	_=		_=			_		

Noninterest expense was up compared with the first quarter of 2006 and down on a sequential-quarter basis.

The decline in sequential quarter expenses reflects strong expense discipline across many of the Company's businesses.

 $^{\star}$  The decrease in staff expense reflects lower incentive compensation and pension expenses.

Staff expense is comprised of:

- compensation expense, which includes
  - \* base salary expense, primarily driven by headcount,
  - $^{\star}$  the cost of temporary help and overtime, and
  - \* severance expense;
- incentive expense, which includes
  - \* additional compensation earned under a wide range of sales commission plans and incentive plans designed to reward a combination of individual, business unit and corporate performance versus goals, and
  - \* stock option expense; and

- employee benefit expense, primarily medical benefits, payroll taxes, pension and other retirement benefits.
- \* The increase in net occupancy primarily reflects the conversion of AIB/BNY Securities Servicing (Ireland) Ltd. ("AIB/BNY") to a wholly-owned subsidiary.

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- \* The fourth quarter of 2006's amortization of intangibles included a \$6 million impairment charge related to the write-off of customer intangibles.
- \* Other expense included transition services expense and other costs related to the Acquired Corporate Trust Business of \$21 million in the current quarter and \$22 million in the fourth quarter of 2006.
- \* Merger and integration expense in the first quarter of 2007 included \$11 million related to the Acquired Corporate Trust Business and \$4 million related to the anticipated merger with Mellon.

The purchase of the Acquired Corporate Trust Business and the remaining 50% of AIB/BNY joint venture, along with the disposition of certain execution businesses in the BNY ConvergEx transaction, significantly impacts comparisons of the first quarter of 2007 to the first quarter of 2006. The net impact of these transactions was to increase staff expense, net occupancy, business development, professional, legal, and other purchased services, amortization of intangibles, and other expense. The BNY ConvergEx transaction also resulted in lower clearing expenses.

The effective tax rate for the first quarter of 2007 was 32.2%, compared to 32.7% in the first quarter of 2006 and 31.4% in the fourth quarter of 2006. The decrease from the first quarter of 2006 primarily reflects foreign sales corporation benefits for certain leverage leases. The sequential quarter increase reflects lower Section 29 tax credits related to synthetic fuel.

The Company's effective tax rate in the future is expected to be impacted by the price of oil, which determines the amount of synthetic fuel tax credits (Section 29 of the Internal Revenue Code) it will receive. These credits relate to investments that produce alternative fuel from coal byproducts.

To manage its exposure in 2007 to the risk of an increase in oil prices that could reduce synthetic fuel tax credits, the Company entered into an option contract covering a specified number of barrels of oil that settles at the end of 2007. The option contract economically hedges a portion of the Company's projected 2007 synthetic fuel tax credit benefit. The contract does not qualify for hedge accounting and, as a result, changes in the fair value of the option will be recorded currently in trading income. The Company may enter into further option contracts to protect against fluctuations in oil prices.

At March 31, 2007, the Company assumed a \$73 average price per barrel after March 31, 2007 to estimate the 2007 benefit from synthetic fuel credits. To the extent the average oil price differs from this assumption, the table below shows the estimated effect on earnings per share ("EPS") for 2007.

Avg. Price Per Barrel March 31, 2007 - December 31, 2007	Phase- out %	Net Benefit (In millions)	Option Contract Benefit/ (Cost) (In millions)	EPS Effect
\$ 67	8.4%	\$ 52.1	\$(1.5)	\$ 0.02
69	18.8	46.2	1.5	0.02
73	40.0	34.1	7.7	0.01 (1)
75	50.2	28.3	10.6	0.01
77	60.7	22.4	12.1	0.00

If the 2007 annual average price per barrel of oil were to go below \$64\$ or above \$78, there would be no additional EPS effect.

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Credit Loss Provision and Net Charge-Offs

(In millions)

	1Q07		4Q06		1Q06	
Provision	\$ ===	(15) ====	\$ ===	(15)	\$ ===	 - ====
Net (charge-offs)/recoveries: Commercial Foreign	\$	3 -	\$	(23) (1)	\$	2 2
Total net (charge-offs)/recoveries	\$	3	\$	(24)	\$	4

The provision for credit losses for the first quarter of 2007 was a credit of \$15 million, compared with zero in the first quarter of 2006 and a credit of \$15 million in the fourth quarter of 2006 reflecting continuing high credit quality. The Company recorded a net recovery of \$3 million in the first quarter of 2007, compared with a net recovery of \$4 million in the first quarter of 2006 and a net charge-off of \$24 million in the fourth quarter of 2006. The first quarter of 2007 reflects a \$7 million recovery related to leased aircraft that were sold. During the fourth quarter of 2006, the Company sold \$38 million of domestic airline leasing exposure resulting in a charge-off of \$23 million.

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BUSINESS SEGMENT REVIEW

Segment Data

The Company has an internal information system that produces performance data for its three business segments along product and service lines.

Business Segments Accounting Principles

The Company's segment data has been determined on an internal management basis of accounting, rather than the generally accepted accounting principles used for consolidated financial reporting. These measurement principles are designed so that reported results of the segments will track their economic performance. Segment results are subject to restatement whenever improvements are made in the measurement principles or when organizational changes are made.

The Company continuously updates segment information for changes that occur in the management of its businesses. In the first quarter of 2007, in connection with the anticipated merger with Mellon, business segment reporting was realigned to reflect the planned new business structure of the combined company. In addition, several allocation methodologies were also revised to achieve greater harmonization with Mellon's methodologies. All prior periods have been restated to reflect these revisions. It is anticipated that most remaining allocation methodologies will be harmonized during the second quarter of 2007.

The Company now provides segment data for three segments with the Asset and Wealth Management Segment and Institutional Services Segment being further divided into business groupings. These segments are shown below:

- \* Asset and Wealth Management Segment
  - Asset Management Business
  - Wealth Management Business
- \* Institutional Services Segment
  - Asset Servicing Business
  - Clearing & Execution Services Business
  - Issuer Services Business
  - Treasury Services Business
- \* Other Segment

On October 1, 2006, the Company sold substantially all of the assets of its Retail Business.

Specific segment accounting principles employed include:

- $^{\star}$  Revenue amounts reflect fee revenues generated by each segment.
- \* Revenues and expenses associated with specific client bases are included in those segments. For example, foreign exchange activity associated with clients using custody products is allocated to Asset Servicing Business within the Institutional Services Segment (which includes the Company's custody operations.)
- \* Balance sheet assets and liabilities and their related income or expense are specifically assigned to each segment. Previously segments with a net liability position would have also been allocated assets from the securities portfolio.
- \* Net interest income is allocated to segments based on the yields on the assets and liabilities generated by each segment. The Company employs a funds transfer pricing system that match funds the specific assets and liabilities of each segment based on

their interest sensitivity and maturity characteristics.

\* The measure of revenues and profit or loss by a segment has been adjusted to present segment data on a tax equivalent basis.

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- \* The provision for credit losses is allocated to segments based on changes in each segment's credit risk during the period. Previously the provision for credit losses was based on management's judgment as to average credit losses that would have been incurred in the operations of the segment over a credit cycle of a period of years.
- \* Support and other indirect expenses are allocated to segments based on internally-developed methodologies.
- $^{\star}$  Goodwill and intangibles are reflected within individual business segments.
- \* The business segment information is reported on a continuing operations basis for all periods presented.
- \* The operations of the Acquired Corporate Trust Business are included only from October 1, 2006, the date on which it was acquired.

DESCRIPTION OF BUSINESS SEGMENTS

The activities within each business segment are described below.

Asset and Wealth Management Segment

Asset Management Business

Asset Management provides investment solutions predominately to institutional investors around the world applying a broad spectrum of investment strategies. Asset Management's alternative strategies have expanded to include funds of hedge funds, private equity, alternative fixed income, and real estate.

The Company's asset management subsidiaries include:

- \* Ivy Asset Management Corporation, one of the country's leading fund of hedge funds firms, offers a comprehensive range of multimanager hedge fund products and customized portfolio solutions.
- \* Alcentra offers sophisticated alternative credit investments, including leveraged loans and subordinated and distressed debt.
- \* Urdang, a real estate investment firm, offers the opportunity to invest in real estate through separate accounts, a closed-end commingled fund that invests directly in properties, and a separate account that invests in publicly-traded real estate investment trusts.
- \* Estabrook Capital Management LLC offers value-oriented investment management strategies, including socially responsible investing.
- \* Gannett, Welsh & Kotler specializes in tax-exempt securities

management and equity portfolio strategies.

The Company also provides investment management services directly to institutions and manages the "Hamilton" family of mutual funds.

Wealth Management Business

In this business, the Company offers a full array of investment management, wealth management, and comprehensive financial management services to help individuals plan, invest, and arrange intergenerational wealth transition, which includes financial and estate planning, trust and fiduciary services, customized banking services, and brokerage and investment solutions. Clients include predominately high-net-worth individuals, families, family offices, charitable gift programs, endowments, foundations, professionals, and entrepreneurs.

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Institutional Services Segment

Asset Servicing Business

Asset Servicing includes global custody, global fund services, securities lending, global liquidity services, outsourcing, government securities clearance, collateral management, credit-related services, and other linked revenues, principally foreign exchange. Clients include corporate and public retirement funds, foundations and global financial institution including banks, broker-dealers, investment managers, insurance companies, and mutual funds.

The Company is one of the leading asset service companies with \$13.8 trillion of Assets under Custody and Administration at March 31, 2007. The Company is one of the largest mutual fund custodians for U.S. funds and one of the largest providers of fund services in the world with over \$2.0 trillion in total assets. The Company also services more than 45% of the exchange-traded funds in the United States, and is a leading U.K. custodian. In securities lending, the Company is one of the largest lenders of U.S. Treasury securities and depositary receipts with a lending pool of approximately \$1.8 trillion in 27 markets around the world.

The Company clears approximately 50% of transactions in U.S. Government securities. The Company is a leader in global clearance, clearing equity and fixed income transactions in 101 markets. With \$1.5 trillion in tri-party balances worldwide, the Company is a leading collateral management agent.

Clearing & Execution Services Business

The Company's Clearing & Execution Services Business consists of its Pershing clearing business, its 35% equity interest in BNY ConvergEx Group and the Company's B-Trade and G-Trade businesses, which are expected to become part of the BNY ConvergEx Group in 2008. The BNY ConvergEx transaction changed the accounting from a fully consolidated subsidiary to a 35% equity interest recorded in other income.

The Company's Pershing subsidiary provides clearing, execution, financing, and custody for introducing broker-dealers and registered investment advisors. Pershing services more than 1,150 retail and institutional financial organizations and independent investment advisors with more than five million active accounts.

Through its affiliate, BNY ConvergEx Group, the Company provides execution solutions, investment technologies, commission management, research, transition management and wholesale and outsourcing solutions in over 90 global markets, executing 553 million shares each day and clearing more than 1.3 million trades daily.

In execution services, the Company provides broker-assisted and electronic trading services. The Company's execution services business is one of the largest global institutional agency brokerage organizations. In addition, it is one of the leading institutional electronic brokers for non-U.S. dollar equity execution.

# Issuer Services Business

Issuer Services includes corporate trust, depositary receipts, employee investment plan services, and stock transfer.

In Issuer Services, the Company is depositary for more than 1,270 American and global depositary receipt programs, with a 64% market share, servicing leading companies from 62 countries. As the world's largest trustee, the Company provides diverse services for corporate, municipal, structured, and international debt securities. The Company serves as trustee for some 90,000 clients with more than \$8 trillion in outstanding

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debt securities. The Company is the third largest stock transfer agent in the United States, servicing more than 17 million shareowners. Employee Investment Plan Services has more than 120 clients with 650,000 employees in over 54 countries.

# Treasury Services Business

Treasury Services includes global payment services for corporate customers as well as lending and credit-related services.

Corporate Global Payment Services offers leading-edge technology, innovative products, and industry expertise to help its clients optimize cash flow, manage liquidity, and make payments around the world in more than 90 different countries. The Company maintains a global network of branches, representative offices and correspondent banks to provide comprehensive payment services including funds transfer, cash management, trade services and liquidity management. The Company is one of the largest funds transfer banks in the U.S. transferring over \$1.4 trillion daily via more than 150,000 wire transfers.

The Company provides lending and credit-related services to large public and private corporations and financial institutions nationwide. Through BNY Capital Markets, Inc., the Company provides a broad range of capital markets services including syndicated loans, bond underwriting, and private placements of corporate debt and equity

securities.

For its credit services business overall, the Company's corporate lending strategy is to focus on those clients and industries that are major users of securities servicing and global payment services.

Other Segment

The Other Segment primarily includes the Company's leasing operations, investing and funding operations, and corporate overhead. The tax equivalent adjustment on net interest income is eliminated in this segment. Noninterest income primarily reflects leasing, securities gains, and income from the sale of other corporate assets. Noninterest expenses include direct expenses supporting the leasing, investing, and funding activities as well as certain corporate overhead not directly attributable to the operations of the other segments.

In addition, this segment includes expenses previously allocated to the Company's Retail and Middle Market Banking Segment that did not qualify for treatment as discontinued operations expense.

16 Market Data

						Percent	Inc/(Dec)
	1Q07	4Q06 	3Q06 	2Q06 	1Q06 	1Q07 vs. 4Q06	1Q07 vs.
S&P 500 Index(1) NASDAQ Composite	1,421	1,418	1,336	1,270	1,295	-%	10%
Index(1) Lehman Brothers Aggregate Bond (service mark)	2,422	2,415	2,258	2,172	2,340	-	4
<pre>Index(1) MSCI EAFE (registe   trademark)</pre>		226.6	220.0	213.2	205.9	2	12
Index(1) NYSE Volume	2,147.5	2,074.5	1,885.3	1,822.9	1,827.7	4	17
(In billions) NASDAQ Volume	123.8	114.4	108.8	121.6	113.7	8	9
(In billions)	123.5	121.5	114.6	134.2	130.8	2	(6)

The results of many of the Company's businesses are influenced by customer activities that vary by quarter. For instance, consistent with an overall decline in securities industry activity in the summer, the Company typically experiences a seasonal decline in the third quarter. The Company also experiences seasonal increases in securities lending and depositary receipts reflecting the European dividend distribution season during the second quarter of the year, and to a lesser extent,

in the fourth quarter of the year.

The first quarter of 2007 was impacted by a seasonal decline in corporate actions that reduced revenue related to depositary receipts and securities lending. Non-program equity trading volumes were up 10% sequentially and year-over-year. In addition, average daily U.S. fixed-income trading volume was up 8% sequentially and 4% year-over-year. Total debt issuance increased 4% sequentially and 12% year-over-year. The issuance of global collateralized debt obligations is up 47% versus the first quarter of 2006.

As of March 31, 2007, Assets under Custody and Administration rose to \$13.8 trillion, from \$11.3 trillion at March 31, 2006 and \$13.0 trillion at December 31, 2006. The increase in Assets under Custody and Administration relative to March 31, 2006 primarily reflects rising asset prices, growth in the custody business, and the impact of the Acquired Corporate Trust Business. Equity securities comprised 32% of the Assets under Custody and Administration at March 31, 2007, compared with 33% at March 31, 2006, while fixed-income securities were 68% compared with 67% at March 31, 2006. Assets under Custody and Administration at March 31, 2007 consisted of assets related to the custody, mutual funds, and corporate trust businesses of \$9.6 trillion, broker-dealer services assets of \$2.4 trillion, and all other assets of \$1.8 trillion.

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Segment Analysis

Asset and Wealth Management Segment

Assets Under Management - Asset and Wealth Management

(In billions) - Estimated	1Q07 	4Q06 	3Q06 	2Q06 	1Q06 
Equity securities	\$ 41	\$ 39	\$ 36	\$ 36	\$ 37
Fixed-income securities	22	21	20	21	21
Alternative investments	33	33	30	28	26
Liquid assets	34	38	34	31	29
Total assets under management	\$130	\$131	\$120	\$116	\$113
	====	====	====	====	====

Assets under management ("AUM") were \$130 billion at March 31, 2007, compared with \$113 billion at March 31, 2006, and \$131 billion at December 31, 2006. The year-over-year increase in AUM primarily reflects the continued good growth across asset classes and strategies. Institutional clients represent 76% of AUM while individual clients equal 24%. At March 31, 2007, such assets were invested 32% in equities, 17% in fixed income, and 26% in alternative investments, with the remaining amount invested in liquid assets.

Asset Management Business

\_\_\_\_\_

										Inc/	(Dec)
(In millions)	1007	_	4Q06	3	3Q06	20	Q06	1(	206	1Q07 vs. 4Q06	~
Mutual funds			\$ 3							\$ -	\$ 1
Institutional clients	6		72				61			, ,	
Private clients	1:	3	13		12		12		11	_	2
Total asset		_									
management fees	8	4	88		78		76		68	(4)	16
Performance fees	1	4	18		3		7		7	(4)	7
Securities servicing fees	-	_	1		1		1		1	(1)	(1)
Other			2		2		1		3	1	-
Total noninterest income	10:	- 1	109		84		85		79	(8)	22
Net interest income	!	5	6		3		3		2	(1)	3
Total revenue	10	- 6	115		87		88		81	(9)	25
Noninterest expense	6.	5	72		57		54		49	(7)	16
Income before taxes	\$ 4	1	\$ 43	\$	30	\$	34	\$	32	(2)	9
	======	=	======	==		==:	=====	===			
Average assets	\$ 1,38	7	\$ 1,226	\$	1,082	\$	1,055	\$	925	161	462
Average deposits	6		98							(37)	(44)

Income before taxes was up 28% to \$41 million for the first quarter of 2007 from \$32 million in the first quarter of 2006, and down 5% from \$43 million in the fourth quarter of 2006.

Noninterest income increased \$22 million, or 28%, in the first quarter of 2007 compared with the first quarter of 2006 reflecting higher asset management fees from institutional clients. Performance fees were up reflecting strong results at two of the Company's alternative asset management subsidiaries, Ivy Asset Management and Alcentra.

Noninterest income declined on a sequential-quarter basis reflecting lower performance fees.

Net interest income increased \$3 million compared with the first quarter of 2006, driven by higher interest-earning assets. On a sequential-quarter basis, the decline in net interest income reflects a lower spread on interest-earning assets. Average deposits were \$0.1 billion in the first

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quarter of 2007, first quarter of 2006 and fourth quarter of 2006. Average assets were \$1.4\$ billion in the first quarter of 2007, compared with \$0.9\$ billion in the first quarter of 2006 and \$1.2\$ billion in the fourth quarter of 2006.

Noninterest expense increased \$16 million, or 33%, in the first quarter of 2007 compared with the first quarter of 2006 reflecting

higher incentive compensation and outside help. The sequential-quarter decline in noninterest expense primarily reflects lower incentive compensation.

Wealth Management Business

												Inc/	(Dec	)
(In millions)		1Q07	<u>4</u>	1Q06	3	3Q06 	_	2Q06 	_	1Q06 	1Q0'	7 vs. 06		7 vs. 06
Securities servicing fees Wealth management fees Other	\$	- 50 1	\$	- 48 1	\$	- 46 1	\$	- 50 1	\$	1 49 1	\$	- 2 -	\$	(1) 1 -
Total noninterest income Net interest income	_	51 15		49 14		47 16	_	51 13	_	51 16		2 1		- (1)
Total revenue Provision for credit losses Noninterest expense	s 	66 - 53		63 - 51		63 - 51	_	64 (2) 51	_	67 - 52		3 - 2		(1) - 1
Income before taxes	\$	13	\$	12	\$	12	\$	15 =====	\$	15 =====		1		(2)
Average assets Average deposits	\$	1,448 1,052		1,481 1,003		•		1,446 1,021		1,525 1,042		(33) 49		(77) 10

Income before taxes was down 13% to \$13 million for the first quarter of 2007 from \$15 million in the first quarter of 2006, and was up 8% from \$12 million in the fourth quarter of 2006.

Total noninterest income was flat on a year-over-year basis. The sequential-quarter increase reflects growth in wealth management fees.

Net interest income decreased \$1 million, or 6%, compared with the first quarter of 2006, reflecting the decline in the spread on earning assets. Average deposits were \$1.1 billion in the first quarter of 2007, compared with \$1.0 billion in the first quarter of 2006 and \$1.0 billion in the fourth quarter of 2006. Average assets were \$1.4 billion in the first quarter of 2007, compared with \$1.5 billion in the first quarter of 2006 and \$1.5 billion in the fourth quarter of 2006.

Noninterest expense increased \$1 million, or 2%, in the first quarter of 2007 compared with the first quarter of 2006 primarily reflecting higher salaries, outside help and occupancy expense. The sequential-quarter increase reflects higher outsourcing partially offset by lower technology expense.

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Institutional Services Segment

Asset Servicing Business

												Inc	/ (D	ec)
(In millions)	10	07	40	Q06 	3ç 	206	2Ç	206	1(	Q06 	~	7 vs. 06	~	07 vs. Q06
Securities servicing fees Foreign exchange Other		388 68 15	\$	350 54 17		351 50 23	\$	371 79 21	\$	341 66 17	\$	38 14 (2)	\$	47 2 (2)
Total noninterest income Net interest income		471 127		421 132		424 117		471 113		424 103		50 (5)		47 24
Total revenue Noninterest expense		598 424 		553 410		541 400		584 399		527 383		45 14		71 41
Income before taxes	\$	174 ====	\$ ===	143	\$	141	\$	185	\$	144		31		30
Average assets Average deposits Securities lending revenue	24	,648	24	1,335	24	4,115	23	3 <b>,</b> 937		L <b>,</b> 748				3,192 2,900 (9)

Income before taxes was up 21% to \$174 million for the first quarter of 2007 from \$144 million in the first quarter of 2006, and up 22% from \$143 million in the fourth quarter of 2006.

Total noninterest income increased \$47 million, or 11%, in the first quarter of 2007 compared with the first quarter of 2006 driven by increased transaction volumes and organic growth across all business products, especially global custody, domestic and international mutual funds, exchange-traded funds, hedge fund servicing and collateral management. European asset servicing continues to gain momentum with strong first quarter revenue growth across all products, again reflective of the significant cross-border investment interest and capital flow. In addition, the Company benefited from the conversion of AIB/BNY to a wholly-owned subsidiary in the fourth quarter of 2006. Securities lending revenue was flat on a sequential-quarter basis and down from the first quarter of 2006 as increased volumes were more than offset by the exceptionally tight spread between the Treasury reporate and Fed funds rate. In hedge fund services during the quarter, the Company surpassed the \$100 billion mark in assets under administration.

In broker-dealer services, the continued adoption of tri-party repo arrangements remains a key driver. The growth in global clearance was due to new business wins and increased volume from existing clients. The Company now handles approximately \$1.5 trillion of financing for the Company's broker-dealer clients daily through collateralized financing agreements, up approximately 18% from a year ago.

Foreign exchange revenue increased on a sequential-quarter basis consistent with higher market volatility and volumes in late February

and early March. Foreign exchange results were up from the first quarter of 2006 reflecting greater cross-border flows.

Net interest income increased \$24 million compared with the first quarter of 2006, primarily driven by deposit growth coupled with the higher value of deposits in a rising rate environment. The sequential-quarter decline is due to a lower spread on interest-earning foreign deposits. Average deposits were \$24.6 billion in the first quarter of 2007, compared with \$21.7 billion in the first quarter of 2006 and \$24.3 billion in the fourth quarter of 2006. The growth in deposits reflects greater customer activity in the Company's asset servicing businesses. Average assets were \$10.6 billion in the first quarter of 2007, compared with \$7.4 billion in the first quarter of 2006 and \$9.5 billion in the fourth quarter of 2006.

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Noninterest expense increased \$41 million, or 11%, in the first quarter of 2007 compared with the first quarter of 2006 reflecting increased incentive compensation, salaries, outside help, sub-custodian fees, net occupancy expense, claims by customers and technology. The sequential-quarter increase is primarily due to increased claims by customers, salaries, outside help, net occupancy expense, and sub-custodian fees.

Clearing & Execution Services Business

												Inc/	(Dec	)
(In millions)	1Ç	<u>2</u> 07	4(	Q06 	3¢ 	206	20	Q06 	10	Q06 	1Q07 4Q0	vs.	1Q0 1Q	
Securities servicing fees	\$	286	\$	271	\$	293	\$		\$		\$		\$	(46)
Asset & wealth management Foreign exchange and other		11		10		9		9		9		1		2
trading activities		10		10		10		11		11		-		(1)
Other	6			10		19		7		34		(4)		(28)
Total noninterest income		313		301		331		355		386		12		(73)
Net interest income		59		62		58		54		53		(3)		6
Total revenue		372		363		389		409		439		9		(67)
Provision for credit losse:	3	-		2		_		(4)		(2)		(2)		2
Noninterest expense		272		257		306		307		303		15		(31)
Income before taxes	\$	100	\$ ===	104	\$	83	\$ ===	106	\$	138		(4)		(38)
Average assets	\$16	\$16 <b>,</b> 363		4,825	\$16	5 <b>,</b> 363	\$1	7 <b>,</b> 175	\$1	7,381	1	,538	(	1,018)
Average interest-bearing payables to customers and	4													
broker-dealers		,747	4	4,683	4	1 <b>,</b> 657	1	5,034	!	5,231		64		(484)

Income before taxes was down 28% to \$100 million for the first

quarter of 2007 from \$138 million in the first quarter of 2006, and down 4% from \$104 million in the fourth quarter of 2006. The decline in results from the first quarter of 2006 reflects the \$31 million gain related to the first quarter of 2006 conversion of the Company's New York Stock Exchange seats into cash and shares of the NYSE Group, Inc. common stock.

Total noninterest income decreased \$73 million, or 19%, in the first quarter of 2007 compared with the first quarter of 2006. Securities servicing fees declined reflecting the disposition of certain execution businesses in the BNY ConvergEx transaction. These businesses had revenues of \$90 million in the first quarter of 2006. On a sequential-quarter basis, securities servicing fees were up \$15 million, or 6%, reflecting solid performance at Pershing as well as the benefits of new business acquired. The decline in other from the first quarter of 2006 reflects the aforementioned NYSE Group, Inc. transaction.

Net interest income increased \$6 million, or 11%, compared with the first quarter of 2006, resulting from a higher spread on interest-earning assets in a rising rate environment. The sequential-quarter decline in net interest income reflects a lower spread on interest-earning assets. Average assets were \$16.4 billion in the first quarter of 2007, compared with \$17.4 billion in the first quarter of 2006 and \$14.8 billion in the fourth quarter of 2006. Average interest-bearing payables to customers and broker-dealers were \$4.7 billion in the first quarter of 2007, compared with \$5.2 billion in the first quarter of 2006 and \$4.7 billion in the fourth quarter of 2006. The decline from a year-ago quarter reflects loss of a significant customer at Pershing.

Noninterest expense decreased \$31 million, or 10%, in the first quarter of 2007 compared with the first quarter of 2006 reflecting lower

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clearing expense, commissions, incentive compensation, and the disposition of certain execution businesses in the BNY ConvergEx transaction. The sequential-quarter increase in noninterest expense reflects higher incentive compensation, salaries, outside help and clearing expense.

Issuer Services Business

												Inc/	(Dec	c)
(In millions)	1Ç	)07 	40	Q06 	3ç 	Q06 	2(	Q06 	10	Q06 	~	7 vs.	~	)7 vs. 206
Securities servicing fees Other	\$	319	\$	340 31	\$	197 8	\$	209	\$	156 9	\$	(21) 6	\$	163 28
Total noninterest income Net interest income		356 105		371 101		205 47		220 52		165 45		(15) 4		191 60

Total revenue		461		472		252		272		210	(11	) 251
Provision for credit losses	3	_		(1)		1		_		_	1	_
Noninterest expense		237		236		122		122		110	1	127
Income before taxes	\$	224	\$	237	\$	129	\$	150	\$	100	(13	) 124
					==:		===		===			
	<u>^</u> 4	005	<u> </u>		<u>, , , , , , , , , , , , , , , , , , , </u>	1 250		. 216		1 051	0.45	0 004
Average assets	\$ 4	,235	\$ 3	, 988	Ş .	1,359	Ş .	L,316	Ş.	1,351	247	2,884
Average deposits	11	,718	10	942	ļ	5,844	(	6 <b>,</b> 361	1	5,843	776	5 <b>,</b> 875

Income before taxes was up 124% to \$224 million for the first quarter of 2007 from \$100 million in the first quarter of 2006, and down 5% from \$237 million in the fourth quarter of 2006.

Total noninterest income increased \$191 million, or 116%, in the first quarter of 2007 compared with the first quarter of 2006. Issuer services fees continued to exhibit strong growth in the first quarter compared with last year's first quarter. The Acquired Corporate Trust Business significantly impacts comparisons of the first quarter of 2007 to the first quarter of 2006. Corporate trust fees increased sequentially over the strong fourth quarter reflecting continued strong performance in global products and structured finance, notably assetbacked and mortgage-backed securities and CDOs. Depositary receipts had another quarter of double-digit growth and the Company continues to see strong underlying activity, particularly from emerging markets. On a sequential-quarter basis, depositary receipt fees declined consistent with normal seasonal patterns for corporate actions.

Net interest income increased \$60 million, or 133%, in the first quarter of 2007 compared with the first quarter of 2006, primarily resulting from the Acquired Corporate Trust Business. The sequential-quarter increase in net interest income was driven by higher value on both interest-bearing and noninterest-bearing deposits. Average deposits were \$11.7 billion in the first quarter of 2007, compared with \$5.8 billion in the first quarter of 2006 and \$10.9 billion in the fourth quarter of 2006. The higher levels of deposits reflects the Acquired Corporate Trust Business as well as increased liquidity from the Company's other issuer services customers compared with 2006. Average assets were \$4.2 billion in the first quarter of 2007, compared with \$1.4 billion in the first quarter of 2006 and \$4.0 billion in the fourth quarter of 2006.

Noninterest expense increased \$127 million, or 115%, in the first quarter of 2007 compared with the first quarter of 2006 reflecting the impact of the Acquired Corporate Trust Business and expenses associated with revenue growth in depositary receipts and corporate trust. The sequential-quarter increase reflects higher salaries, outside help and commissions offset by lower incentive compensation, outsourcing and sub-custodian fees.

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Treasury Services Business

(In millions)	1Q	07	40	206	3Ç	06	2(	Q06 	10	Q06 	1Q07 4Q0	7 vs. )6	~	07 vs. 206
Global payment services	\$	48	\$	50	\$	53	\$	50	\$	49	\$	(2)	\$	(1)
Financing-related fees		38		42		46		47		45		(4)		(7)
Other		46		40		42		59		41		6		5
Total noninterest income		132		132		141		156		135		_		(3)
Net interest income		94		99		96		97		95		(5)		(1)
Net interest intome												(3)		(1)
Total revenue		226		231		237		253		230		(5)		(4)
Provision for credit losses	3	(3)		(7)		(3)		7		8		4		(11)
Noninterest expense		117		117		115		120		111		-		6
Income before taxes	 \$	112	 \$	121	 \$	125	 \$	126	 \$	111		(9)		1
income before taxes	===	====	===	====	===	====	===	====	===	====		(2)		Τ.
Average assets	\$17	,003	\$16	6,615	\$16	,680	\$16	6 <b>,</b> 279	\$15	5,521		388		1,482
Average deposits	13	<b>,</b> 576	14	1,529	12	,707	12	2,261	1:	L <b>,</b> 873		(953)		1,703

Income before taxes was up 1% to \$112 million for the first quarter of 2007 from \$111 million in the first quarter of 2006, and down 7% from \$121 million in the fourth quarter of 2006.

Total noninterest income decreased \$3 million, or 2%, in the first quarter of 2007 compared with the first quarter of 2006. Global payment services fees were down \$1 million from the first quarter of 2006 and \$2 million from the fourth quarter of 2006 as more clients used compensating balances to pay for services. Financing-related fees declined sequentially and from the first quarter of 2006 reflecting a lower level of credit-related fees. Other income increased sequentially and from a year-ago quarter reflecting higher foreign exchange and other trading income.

Net interest income decreased slightly compared with the first quarter of 2006. The sequential-quarter decrease reflects a lower spread on trading assets and lower volume of noninterest-bearing deposits. Average deposits were \$13.6 billion in the first quarter of 2007, compared with \$11.9 billion in the first quarter of 2006 and \$14.5 billion in the fourth quarter of 2006. Average assets were \$17.0 billion in the first quarter of 2007, compared with \$15.5 billion in the first quarter of 2006 and \$16.6 billion in the fourth quarter of 2006.

Noninterest expense increased \$6 million, or 5%, in the first quarter of 2007 compared with the first quarter of 2006 reflecting higher salaries and outside help.

Other Segment

Inc/(Dec)

(In millions)	10	07	40	<u>2</u> 06	3Q 	906	20	206	1Q 	06	1Q07 vs. 4Q06		Q07 vs. 1Q06
Noninterest income Net interest income	\$	51 22	\$	58 37	\$	31 14	\$	32 26	\$	25 25	\$ (7 (15	) \$ )	26 (3)
Total revenue Provision for credit losse Noninterest expense	S	73 (12) 104		95 (9) 142		45 (2) 145		58 (2) 85		50 (6) 61	(22 (3 (38	)	23 (6) 43
Income before taxes	\$	(19) ====	\$ ===	(38)	\$ ===	(98)	\$	(25) ====	\$ ===	(5) ====	19		(14)
Average assets Average deposits		,929 ,701		4,499 8,147		,951 ,794		0,249 0,205		,710 ,761	(3,570 (446	,	3,219 (3,060)

Income before taxes was a loss of \$19 million for the first quarter of 2007, compared with a loss of \$5 million in the first quarter of 2006, and a loss of \$38 million in the fourth quarter of 2006. The loss in the first quarter of 2007 and fourth quarter of 2006 reflected \$11 million and \$17 million of merger and integration costs associated with the Acquired Corporate Trust Business.

Total noninterest income increased \$26 million, or 104%, in the first quarter of 2007 compared with the first quarter of 2006 reflecting higher gains in the sponsor fund portfolio and transition services income. The sequential-quarter decline reflects lower gains in the sponsor fund portfolio.

Net interest income decreased slightly compared with the first quarter of 2006. The sequential-quarter decline in net interest income reflects certain leasing adjustments recorded in the fourth quarter of 2006. Average deposits were \$7.7 billion in the first quarter of 2007, compared with \$10.8 billion in the first quarter of 2006 and \$8.1 billion in the fourth quarter of 2006. Average assets were \$50.9 billion in the first quarter of 2007, compared with \$47.7 billion in the first quarter of 2006 and \$54.5 billion in the fourth quarter of 2006.

Provision for credit losses was a credit of \$12 million in the first quarter of 2007, compared with a credit of \$6 million in the first quarter of 2006 and a credit of \$9 million the fourth quarter of 2006.

Noninterest expense includes unallocated corporate overhead, nonrecurring items including merger and integration costs, and certain expenses previously allocated to the Retail and Middle Market Banking Segment that are not included in the businesses sold to JPMorgan Chase. Noninterest expense increased \$43 million, or 70%, in the first quarter of 2007 compared with the first quarter of 2006 primarily reflecting merger and integration costs, consulting expense, compensation and benefits. The sequential-quarter decline primarily reflects lower incentive compensation.

Other items - The tax equivalent adjustment is eliminated in the Other Segment. Certain revenue and expense items have been driven by corporate decisions and have been included in the Other Segment. In the first quarter of 2007 and fourth quarter of 2006, these included merger and integration costs of \$11 million and \$17 million associated with the Acquired Corporate Trust Business.

24 Segment Financial Data

The consolidating schedule below shows the contribution of the Company's businesses to its overall profitability.

#### (Dollars in millions)

For the Quarter						btotal set &			С	learing a	Ç.			tota titu
Ended	Ass	set	We	alth	We	alth	As	set	Ε	xecution	Issuer	Treasury	i	onal
March 31, 2007		-		-		_		_	S	ervices	Services	_	Ser	
Noninterest	ć	1.01	ć	Г1	ć	1.50	<u>^</u>	471	ć	212	¢ 25/	. 6 120	ć	1
income Net interest	\$	101	Þ	51	Ş	152	\$	4 / 1	Þ	313	\$ 356	5 \$ 132	Ş	1,
income		5		15		20	_	127	_	59	105	94		
Total revenue Provision for		106		66		172		598		372	461	. 226		1,
credit losses		-		_		_				_	-	- (3	)	
Noninterest expense		65		53		118		424		272	237	117		1,
Income before									_					
taxes	\$	41	\$	13	\$	54	\$	174	\$	100	\$ 224	\$ 112	\$	
Operating margin (1)	-=-	39%		20%		31%	=	29%	_	27%	49	)% 50	~== %	
Average assets	\$	1,387	\$	1,448	\$	2,835	\$1	10,610	\$	16,363	\$ 4,235	\$ 17,003	\$	48,

#### (Dollars in millions)

(DOTTALS IN MITTIO	113)														
For the Quarter					Subt Asse	total et &			Clea	aring	&				Subtota Institu
Ended	Asset		Weal	th	Weal	Lth	Asse	et	Exec	cution	Iss	uer	Treası	ıry	ional
December 31, 2006	Manage	ement	Mana	gement	Mana	agement	Serv	vicing	Serv	vices	Ser	vices	Servi	ces	Service
Noninterest															
income	\$	109	\$	49	\$	158	\$	421	\$	301	\$	371	\$ 1	L32	\$ 1,
Net interest															
income		6		14		20		132		62		101		99	
Total revenue		115		63		178		553		363		472	2	231	1,
Provision for credit losses		_		_		_		_		2		(1)	)	(7)	
Noninterest expense		72		51		123		410		257		236	1	L17	1,
Income before															
taxes	\$	43	\$	12	\$	55 ====	\$	143	\$	104	\$	237	\$ 1	L21	\$

Operating margin (1) 37% 19% 31% 26% 29% 50% 52%

Average assets \$ 1,226 \$ 1,481 \$ 2,707 \$ 9,453 \$ 14,825 \$ 3,988 \$ 16,615 \$ 44,

(Dollars in millions)

					Su	btotal								Subtota
For the Quarter					As	set &			С	learing 8	Ş.			Institu
Ended	Ass	et	We	alth	We	alth	As	set	Ε	xecution	Is	suer	Treasury	ional
September 30, 2006		_		_		_	Se	rvicing	S	ervices	Se	rvices	Services	Service
									-					
Noninterest														
income	\$	84	\$	47	\$	131	\$	424	\$	331	\$	205	\$ 141	\$ 1,
Net interest														
income		3		16		19		117		58		47	96	
									_					
Total revenue		87		63		150		541		389		252	237	1,
Provision for														
credit losses		-		-		_		-		_		1	(3	)
Noninterest														
expense		57		51		108		400		306		122	115	
							-		-					
Income before														
taxes	\$	30	\$	12	\$	42	\$	141	\$	83	\$	129	\$ 125	\$
	====	=====	==	=====	==	=====	=	=====	=	======	==	=====	======	======
Operating														
margin (1)		34%		19%		28%		26%		21%		519	53	8
7	Ċ	1 000	Ċ	1 502	Ċ	2 505	Ċ	0 (41	<u>,</u>	16 262	Ċ	1 250	¢ 16 600	ć 42
Average assets	Ş	⊥,∪8∠	Ş	1,503	Ş	∠ <b>,</b> ⊃∀⊃	Ş	0,641	Ş	16,363	Þ	1,359	> T0,080	\$ 43,

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(Dollars in millions)

For the Quarter Ended June 30, 2006	Asse Mana	gement		agement	Ass Wea Man	agement	Asse	et vicing	Exe Ser	vices	Is: Se:	rvices		Service
Noninterest income	\$	85	\$	51	\$	136	\$	471	\$	355	\$	220	\$ 156	\$ 1,
Net interest income	·	3	·	13	·	16	·	113		54		52	97	•
Total revenue Provision for		88		64		152		584		409		272	253	1,
credit losses Noninterest		_		(2)		(2)		-		(4)		-	7	
expense		54 		51 		105		399		307		122	120	
Income before taxes	\$	34	\$	15 =====	\$	49	\$ ===	185	\$	106	\$	150	\$ 126 =====	\$

Operating margin (1)	39%	23%	32%	32%	26%	55% 50%	
Average assets	\$ 1,055 \$	1,446	\$ 2,501	\$ 8,873	\$ 17,175	\$ 1,316 \$ 16,279 \$	43,

#### (Dollars in millions)

For the Quarter						btotal			C	learing a	r			Subtota Institu
Ended	Asset	Ē	We	alth		alth	As	set		xecution		Tr	reasury	
March 31, 2006	Mana 	gement 	Ма 	nagement 	Ма 	nagement	Se:	rvicing	S -	ervices 	Services	S S∈	ervices	Service
Noninterest														
income Net interest	\$	79	\$	51	\$	130	\$	424	\$	386	\$ 165	\$	135	\$ 1,
income		2		16		18		103	_	53	45	5	95	
Total revenue Provision for		81		67		148		527		439	210	)	230	1,
credit losses		_		-		_		_		(2)	-	-	8	
Noninterest expense		49		52		101		383		303	110	)	111	
Income before taxes	\$	32	 \$	15	 \$	47	Ś	144	- \$	138	\$ 100	) \$	111	\$
			==	=====	==		=		=	======	======	= ==		
Operating margin (1)		40%		22%		32%		27%		31%	488	Ś	489	ò
Average assets	\$	925	\$	1,525	\$	2,450	\$	7,418	\$	17,381	\$ 1,351	\$	15,521	\$ 41,

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#### CRITICAL ACCOUNTING POLICIES

The Company's significant accounting policies are described in the "Notes to Consolidated Financial Statements" under "Summary of Significant Accounting and Reporting Policies" in the Company's 2006 Annual Report on Form 10-K. Four of the Company's more critical accounting policies are those related to the allowance for credit losses, the valuation of derivatives and securities where quoted market prices are not available, goodwill and other intangibles, and pension accounting.

## Allowance for Credit Losses

The allowance for credit losses and allowance for lending-related commitments consist of four elements: (1) an allowance for impaired

credits; (2) an allowance for higher risk rated loans and exposures; (3) an allowance for pass rated loans and exposures; and (4) an unallocated allowance based on general economic conditions and certain risk factors in the Company's individual portfolio and markets. Further discussion on the four elements can be found under "Consolidated Balance Sheet Review" in the MD&A section.

The allowance for credit losses represents management's estimate of probable losses inherent in the Company's credit portfolio. This evaluation process is subject to numerous estimates and judgments. Probability of default ratings are assigned after analyzing the credit quality of each borrower/counterparty and the Company's internal ratings are generally consistent with external ratings agency's default databases. Loss given default ratings are driven by the collateral, structure, and seniority of each individual asset and are consistent with external loss given default/recovery databases. The portion of the allowance related to impaired credits is based on the present value of future cash flows. Changes in the estimates of probability of default, risk ratings, loss given default/recovery rates, and cash flows could have a direct impact on the allocated allowance for loan losses.

To the extent actual results differ from forecasts or management's judgment, the allowance for credit losses may be greater or less than future charge-offs.

The Company considers it difficult to quantify the impact of changes in forecast on its allowance for credit losses. Nevertheless, the Company believes the following discussion may enable investors to better understand the variables that drive the allowance for credit losses.

A key variable in determining the allowance is management's judgment in determining the size of the unallocated allowance. At March 31, 2007, the unallocated allowance was 27% of the total allowance. If the unallocated allowance were five percent higher or lower, the allowance would have increased or decreased by \$21 million, respectively.

The credit rating assigned to each credit is another significant variable in determining the allowance. If each credit were rated one grade better, the allowance would have decreased by \$72 million, while if each credit were rated one grade worse, the allowance would have increased by \$123 million.

Similarly, if the loss given default were one rating worse, the allowance would have increased by \$34 million, while if the loss given default were one rating better, the allowance would have decreased by \$42 million.

For impaired credits, if the fair value of the loans were 10% higher or lower, the allowance would have decreased or increased by \$1\$ million, respectively.

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When quoted market prices are not available for derivatives and securities values, such values are determined at fair value, which is defined as the value at which positions could be closed out or sold in a

transaction with a willing counterparty over a period of time consistent with the Company's trading or investment strategy. Fair value for these instruments is determined based on discounted cash flow analysis, comparison to similar instruments, and the use of financial models. Financial models use as their basis independently-sourced market parameters including, for example, interest rate yield curves, option volatilities, and currency rates. Discounted cash flow analysis is dependent upon estimated future cash flows and the level of interest rates. Model-based pricing uses inputs of observable prices for interest rates, foreign exchange rates, option volatilities and other factors. Models are benchmarked and validated by independent parties. The Company's valuation process takes into consideration factors such as counterparty credit quality, liquidity and concentration concerns. The Company applies judgment in the application of these factors. In addition, the Company must apply judgment when no external parameters exist. Finally, other factors can affect the Company's estimate of fair value including market dislocations, incorrect model assumptions, and unexpected correlations.

These valuation methods could expose the Company to materially different results should the models used or underlying assumptions be inaccurate. See "Use of Estimates" in "Summary of Significant Accounting and Reporting Policies" of the Notes to Consolidated Financial Statement in the Company's 2006 Annual Report on Form 10-K.

To assist in assessing the impact of a change in valuation, at March 31, 2007, approximately \$1.9 billion of the Company's portfolio of securities and derivatives is not priced based on quoted market prices because no such quoted market prices are available. A change of 2.5% in the valuation of these securities and derivatives would result in a change in pre-tax income of \$49 million.

# Goodwill and Other Intangibles

The Company records all assets and liabilities acquired in purchase acquisitions, including goodwill, indefinite-lived intangibles, and other intangibles, at fair value as required by FASB Statements No. 141 and No. 142 ("SFAS 141" and "SFAS 142"), "Business Combinations" and "Goodwill and Other Intangible Assets." Goodwill (\$5,131 million at March 31, 2007) and indefinite-lived intangible assets (\$370 million at March 31, 2007) are not amortized but are subject to annual tests for impairment or more often if events or circumstances indicate they may be impaired. Other intangible assets are amortized over their estimated useful lives and are subject to impairment if events or circumstances indicate a possible inability to realize the carrying amount. The initial recording of goodwill, indefinite-lived intangibles, and other intangibles requires subjective judgments concerning estimates of the fair value of acquired assets. The goodwill impairment test is performed in two phases. The first step of the goodwill impairment test compares the fair value of the reporting unit with its carrying amount, including goodwill. If the fair value of the reporting unit exceeds its carrying amount, goodwill of the reporting unit is considered not impaired; however, if the carrying amount of the reporting unit exceeds its fair value, an additional procedure must be performed. That additional procedure compares the implied fair value of the reporting unit's goodwill with the carrying amount of that goodwill. An impairment loss is recorded to the extent that the carrying amount of goodwill exceeds its implied fair value. Indefinite-lived intangible assets are evaluated for impairment at least annually by comparing their fair value to their carrying value. Other intangible assets (\$1,077 million at March 31, 2007) are evaluated for impairment if events and circumstances indicate a possible impairment. Such evaluation of other intangible assets is based on undiscounted cash flow projections. The

Company

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recorded a \$6 million impairment charge in 2006 related to the write-off of customer intangibles in Europe.

Fair value may be determined using: market prices, comparison to similar assets, market multiples, discounted cash flow analysis and other determinates. Estimated cash flows may extend far into the future and, by their nature, are difficult to determine over an extended timeframe. Factors that may significantly affect the estimates include, among others, competitive forces, customer behaviors and attrition, changes in revenue growth trends, cost structures and technology, and changes in discount rates and specific industry or market sector conditions. Other key judgments in accounting for intangibles include useful life and classification between goodwill and indefinite-lived intangibles or other intangibles that require amortization. See Note "Goodwill and Intangibles" in the Notes to Consolidated Financial Statements for additional information regarding intangible assets.

To assist in assessing the impact of a goodwill, indefinite-lived intangibles, or other intangible asset impairment charge, at March 31, 2007, the Company has \$6.6 billion of goodwill, indefinite-lived intangibles, and other intangible assets. The impact of a 5% impairment charge would result in reduction in pre-tax income of approximately \$329 million.

## Pension Accounting

The Company has defined benefit pension plans covering approximately 14,200 U.S. employees and approximately 2,750 non-US employees.

The Company has three defined benefit pension plans in the U.S. and six overseas. The U.S. plans account for 77% of the projected benefit obligation. Pension expense was \$38 million in 2006, compared with \$26 million in 2005 and a pension credit of \$24 million in 2004. In addition to its pension plans, the Company also has an Employee Stock Ownership Plan ("ESOP") which may provide additional benefits to certain employees. Upon retirement, covered employees are entitled to the higher of their benefit under the ESOP or the defined benefit plan. If the benefit is higher under the defined benefit plan, the employees' ESOP account is contributed to the pension plan.

A number of key assumption and measurement date values determine pension expense. The key elements include the long-term rate of return on plan assets, the discount rate, the market-related value of plan assets, and for the primary U.S. plan the price used to value stock in the ESOP. Since 2004, these key elements have varied as follows:

2007	2006	2005	2004

(Dollars in millions, except per share amounts) Domestic plans: Long-term rate of return on plan assets

8.00% 7.88% 8.25% 8.75%

Discount rate	6.00	5.88	6.00	6.25
Market-related value of plan assets(1) ESOP stock price(1)	\$ •	•	1,502 30.67	•
Net U.S. pension credit/ (expense) All other pension credit/ (expense)		\$ (26) (12)	(17) (9)	\$ 31 (7)
Total pension credit/ (expense)(2)		\$ (38)	\$ (26)	\$ 24

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The discount rate for U.S. pension plans was determined after reviewing a number of high quality long-term bond indices whose yields were adjusted to match the duration of the Company's pension liability. The Company also reviewed the results of several models that matched bonds to the Company's pension cash flows. The various indices and models produced discount rates ranging from 5.91% to 6.10%. After reviewing the various indices and models the Company selected a discount rate of 6.00%. The discount rates for foreign pension plans are based on high quality corporate bonds rates in countries that have an active corporate bond market. In those countries with no active corporate bond market, discount rates are based on local government bond rates plus a credit spread.

The Company's expected long-term rate of return on plan assets is based on anticipated returns for each asset class. For 2007 and 2006, the assumptions for the long-term rates of return on plan assets were 8.00% and 7.88%, respectively. Anticipated returns are weighted for the target allocation for each asset class. Anticipated returns are based on forecasts for prospective returns in the equity and fixed-income markets, which should track the long-term historical returns for these markets. The Company also considers the growth outlook for U.S. and global economies, as well as current and prospective interest rates.

The market-related value of plan assets also influences the level of pension expense. Differences between expected and actual returns are recognized over five years to compute an actuarially derived market-related value of plan assets. In 2006, the market-related value of plan assets declined as the extraordinary actual return in 2000 was replaced with a more modest return. The market-related value of plan assets grew slightly for 2007 as the pension fund earned more normal returns.

Unrecognized actuarial gains and losses are amortized over the future service period (11 years) of active employees if they exceed a threshold amount. The Company currently has unrecognized losses which are being amortized.

For 2006, U.S. pension expense increased by \$9 million reflecting changes in assumptions, the amortization of unrecognized pension losses, and a decline in the market-related value of plan assets, partly offset by a switch to the computation of benefits from final average pay to career average pay. U.S. pension expense is expected to decline approximately \$30 million in 2007 primarily due to employees working longer and the Pension Protection Act of 2006.

The annual impacts on the primary U.S. plan of hypothetical changes in the key elements on the pension expense are shown in the tables below.

(Dollars in millions,	Increase in		Decrease in
except per share amounts)	Pension Expense	2007 Base	Pension Expense
Long-term rate of return			
on plan assets	7.00% 7.50%	8.00%	8.50% 9.00%
Change in pension expense	\$ 18.4 \$ 9.2	N/A	\$ 9.2 \$ 18.4
Discount rate	5.50% 5.75%	6.00%	6.25% 6.50%
Change in pension expense	\$ 11.8 \$ 5.8	N/A	\$ 5.7 \$ 11.2
Market-related value of			
plan assets	-20.00% -10.00%	\$1 <b>,</b> 352	+10.00% +20.00%
Change in pension expense	\$ 50.6 \$ 25.3	N/A	\$ 25.2 \$ 46.9
ESOP stock price	\$24.85 \$29.85	\$34.85	\$39.85 \$44.85
Change in pension expense	\$ 14.5 \$ 7.0	N/A	\$ 6.5 \$ 12.5

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#### CONSOLIDATED BALANCE SHEET REVIEW

Total assets were \$99.8 billion at March 31, 2007, compared with \$103.6 billion at March 31, 2006 and \$103.4 billion at December 31, 2006. The decrease in assets from March 31, 2006 primarily reflects the sale of the Retail Business and decline in trading assets partly offset by increases in short-term high quality interest-bearing deposits in banks and loans to financial institutions. Total shareholders' equity was \$11.5 billion at March 31, 2007, compared with \$10.1 billion at March 31, 2006 and \$11.6 billion at December 31, 2006.

On a continuing operations basis, return on average common equity for the first quarter of 2007 was 15.70%, (16.06% excluding merger and integration costs) compared with 14.75% in the first guarter of 2006 and 14.95% in the fourth quarter of 2006 (15.36% excluding merger and integration costs).

On a continuing operations basis, return on average assets for the first quarter of 2007 was 1.73%, (1.78% excluding merger and integration costs) compared with 1.50% in the first quarter of 2006 and 1.66% in the fourth quarter of 2006 (1.70% excluding merger and integration costs).

Investment Securities

The table below shows the distribution of the Company's securities portfolio:

Investment securities (at fair value)

3/31/07 12/31/06 (In millions)

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Fixed income securities:				
Mortgage-backed securities	\$	20,890	\$	17,785
Asset-backed securities		436		464
Corporate debt		284		256
Short-term money market instruments		522		531
U.S. treasury securities		86		86
U.S. government agencies		673		673
State and political subdivisions		82		88
Emerging market debt (collateralized				
by U.S. treasury zero coupon obligations)		116		116
Other foreign debt		10		10
Subtotal fixed income securities		23,099		20,009
Equity securities:				
Money market or fixed income funds		504		1,032
Other		78		46
Subtotal equity securities		582		1,078
Total investment securities	\$	23,681	\$	21,087
	===		===	

Total investment securities were \$23.7 billion at March 31, 2007, compared with \$27.1 billion at March 31, 2006, and \$21.1 billion at December 31, 2006. Average investment securities were \$22.4 billion in the first quarter of 2007, compared with \$23.2 billion in the first quarter of 2006 and \$20.7 billion in the fourth quarter of 2006. The Company's portfolio of highly rated mortgage-backed securities are 86% rated AAA, 10% AA, and 4% A. In replacing securities that mature or are paid off, the Company has been adding either adjustable or short life classes of structured mortgage-backed securities, both of which have short durations. The effective duration of the Company's mortgage portfolio at March 31, 2007 was approximately 1.74 years.

Unrealized net loss on securities available-for-sale was \$1 million at March 31, 2007, compared with unrealized net losses of \$195 million at March 31, 2006, and no unrealized net gain or loss at December 31, 2006. The asymmetrical accounting treatment of the impact of a change in interest rates

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on the Company's balance sheet may create a situation in which an increase in interest rates can adversely affect reported equity and regulatory capital, even though economically there may be no impact on the economic capital position of the Company. For example, an increase in rates will result in a decline in the value of the fixed-rate portion of the Company's fixed income investment portfolio, which will be reflected through a reduction in other comprehensive income in the Company's shareholders' equity, thereby affecting the tangible common equity ("TCE") ratio. Under current accounting rules, there is no corresponding change in value of the Company's fixed-rate liabilities, even though economically these liabilities are more valuable as rates rise.

Loans

(In billions)

		Period End	l	Quarterly Average			
	Total	Non-Margin	Margin	Total	Non-Margin	Margin	
March 31, 2007	\$38.3	\$33.2	\$5.1	\$36.0	\$30.6	\$5.4	
December 31, 2006	37.8	32.7	5.1	35.3	30.1	5.2	
March 31, 2006	32.2	26.9	5.3	31.8	26.1	5.7	

Total loans were \$38.3 billion at March 31, 2007, compared with \$37.8 billion at December 31, 2006. The increase in total loans from December 31, 2006 primarily reflects increased lending to financial institutions. Average total loans were \$36.0 billion in the first quarter of 2007, compared with \$31.8 billion in the first quarter of 2006. The increase in average loans from March 31, 2006 results from increased lending to financial institutions and purchases of residential mortgage loans.

The following tables provide additional details on the Company's credit exposures and outstandings for continuing operations at March 31, 2007 in comparison to December 31, 2006.

Overall Loan Portfolio

	Ma	rch 31, 20	07	December 31, 2006			
(In billions)	Loans (		Total Exposure		Unfunded ommitments		
Financial institutions Corporate	\$ 18.3 4.2	\$ 27.1 20.0	\$ 45.4 24.2	\$ 17.4 4.1	\$ 27.5	\$ 44.9 23.9	
	22.5	47.1	69.6	21.5	47.3	68.8	
Consumer	4.3	0.5	4.8	4.3		4.8	
Leasing financings	4.9	0.1	5.0	5.5	0.1	5.6	
Commercial real estate	1.5	1.2	2.7	1.4	1.4	2.8	
Margin loans	5.1	-	5.1	5.1		5.1	
Total	\$ 38.3	\$ 48.9	\$ 87.2	\$ 37.8	\$ 49.3	\$ 87.1	

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#### Financial Institutions

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The financial institutions portfolio exposure was \$45.4 billion at March 31, 2007, compared to \$44.9 billion at December 31, 2006. The increase in exposure from year-end 2006 reflects greater activity in the capital markets in the first quarter of 2007, which drove increased demands for credit from financial institutions. These exposures are of high quality with 87% meeting the investment grade criteria of the Company's

rating system. These exposures are generally short-term, with 77% expiring within one year and are frequently secured. For example, mortgage banking, securities industry, and investment managers often borrow against marketable securities held in custody at the Company. The diversity of the portfolio is shown in the accompanying table:

(In billions)

March 31, 2007 December 31, 2006

Unfunded Total %Inv %due Unfunded Total
Lending Division Loans Commitments Exposures Grade

The Company continues to seek to selectively reduce automotive exposures given ongoing weakness in the domestic automotive industry. Total exposures reported in the Automotive Division were down \$11 million at March 31, 2007 compared with December 31, 2006. At March 31, 2007, this broadly defined industry portfolio consisted of exposures of \$188 million to Big Three automotive manufacturing companies, \$158 million to finance subsidiaries, \$378 million to highly rated asset-backed securitization vehicles, \$246 million to suppliers, and \$141 million of other.

The Company's exposure to the airline industry, at March 31, 2007, consisted of a \$294 million leasing portfolio, including a \$17 million real estate lease exposure. At March 31, 2007, the airline-leasing portfolio

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consisted of \$91 million to major U.S. carriers, \$141 million to foreign airlines and \$62 million to U.S. regionals.

During the first quarter of 2007, the airline industry continued to face difficult operating conditions. The industry's excess capacity and higher oil prices continued to have a dampening effect on aircraft values in the secondary market. Because of these factors, the Company continues to maintain a sizable allowance for loan losses against these exposures and to closely monitor the portfolio.

Counterparty Risk Ratings Profile

The table below summarizes the risk ratings of the Company's foreign exchange and interest rate derivative counterparty credit exposure for the past year.

For the Quarter Ended

Rating(1)	3/31/07	12/31/06	9/30/06	6/30/06	3/31/06
AAA to AA-	75%	76%	77%	77%	77%
A+ to A-	13	12	10	10	8
BBB+ to BBB-	6	6	7	6	9
Noninvestment Grade	6	6	6	7	6
Total	100%	100%	100% ===================================	100% ===================================	100%

(1) Represents credit rating agency equivalent of internal credit ratings.

Nonperforming Assets

(Dollars in millions)	3/31/2007		3/31/2007 12/31/20		31/2006	Change 3/31/2007 vs. 12/31/2006		Inc/
Loans: Commercial Foreign	\$	18 9	\$	28 9	\$	(10)	(36) % -	
Total nonperforming loans Other assets owned		27 2		37 1		(10) 1	(27) 100	
Total nonperforming assets	\$ ====	29 ====		38	'	(9)	(24)	
Nonperforming assets ratio Allowance for loan				0.1%				
losses/nonperforming loans Allowance for loan losses/nonperforming assets Total allowance for credit	,	074.1						
losses/nonperforming loans Total allowance for credit losses/nonperforming assets	,	574.1 465.5						

The sequential-quarter decrease in nonperforming assets primarily reflects a paydown of a loan to an auto parts supplier.

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Activity in Nonperforming Assets

(In millions)	~	ter End 31, 2007	~	er End 31, 2006
Balance at beginning of period Additions Charge-offs Paydowns/Sales	\$	38 10 - (19)	\$	38 8 (2) (6)
Balance at end of period	\$ ======	29 	\$	38 =======

Interest income would have been increased by \$0.5 million and \$0.4 million for the first quarters of 2007 and 2006 if loans on nonaccrual status at March 31, 2007 and 2006 had been performing for the entire period.

## Impaired Loans

The table below sets forth information about the Company's impaired loans. The Company uses the discounted cash flow, collateral value, or market price methods for valuing its impaired loans:

	March 31, 2007	De	2006		March 31, 2006
\$	17 	\$	8 19	\$	17
\$ ==	17	\$ ==	27	\$	17
\$	2	\$	1	\$	4
	25		22		17
	0 1		0.5		_
	 \$ ==	\$ 17 	\$ 17 \$ =================================	\$ 17 \$ 8 	\$ 17 \$ 8 \$ \$ 19 \$

## 35 Allowance

(Dollars in millions)		March 31, 2007		ember 31, 2006		•
Margin loans Non-margin loans		5,133 33,156		32,626		26,879
Total loans	\$	38,289	\$		\$	
Allowance for loan losses Allowance for lending-related commitments	\$	290		287 150		334 140
Total allowance for						140
credit losses	\$ ===	425	•	437	\$ ===	474
Allowance for loan losses as a percent of total loans Allowance for loan losses		0.76%		0.76%		1.04%
as a percent of non-margin loans Total allowance for credit losses		0.87		0.88		1.24
as a percent of total loans Total allowance for credit losses		1.11		1.16		1.47
as a percent of non-margin loans		1.28		1.34		1.76

The total allowance for credit losses was \$425 million, or 1.11% of total loans at March 31, 2007, compared with \$474 million, or 1.47% of total loans at March 31, 2006 and \$437 million, or 1.16% of total loans at December 31, 2006. The decline in the allowance from the first quarter of 2006 reflects the continued strong credit quality of the Company's loan portfolio.

The Company has \$5.1 billion of secured margin loans on its balance sheet at March 31, 2007. The Company has rarely suffered a loss on these types of loans and does not allocate any of its allowance for credit losses to these loans. As a result, the Company believes the ratio of total allowance for credit losses to non-margin loans is a more appropriate metric to measure the adequacy of the reserve.

The ratio of the total allowance for credit losses to non-margin loans was 1.28% at March 31, 2007, compared with 1.76% at March 31, 2006 and 1.34% at December 31, 2006, reflecting improvement in the credit quality since the first quarter of 2006. The ratio of the allowance for loan losses to nonperforming assets was 1,000% at March 31, 2007, compared with 1,336% at March 31, 2006, and 755.3% at December 31, 2006.

The allowance for loan losses and the allowance for lending-related commitments consists of four elements: (1) an allowance for impaired credits (nonaccrual commercial credits over \$1 million), (2) an allowance for higher risk rated credits, (3) an allowance for pass rated credits, and (4) an unallocated allowance based on general economic conditions and risk factors in the Company's individual markets.

The first element, impaired credits, is based on individual analysis of all nonperforming commercial credits over \$1 million. The allowance is measured by the difference between the recorded value of impaired loans and their fair value. Fair value is either the present value of the expected future cash flows from borrower, the market value of the loan, or the fair value of the collateral.

The second element, higher risk rated credits, is based on the assignment of loss factors for each specific risk category of higher risk credits. The Company rates each credit in its portfolio that exceeds \$1 million and assigns the credits to specific risk pools. A potential loss factor is assigned to each pool, and an amount is included in the allowance equal to the product of the amount of the loan in the pool and the risk factor. Reviews of higher risk

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rated loans are conducted quarterly and the loan's rating is updated as necessary. The Company prepares a loss migration analysis and compares its actual loss experience to the loss factors on an annual basis to attempt to ensure the accuracy of the loss factors assigned to each pool.

The third element, pass rated credits, is based on the Company's expected loss model. Borrowers are assigned to pools based on their credit ratings. The expected loss for each loan in a pool incorporates the borrower's credit rating, loss given default rating and maturity. The credit rating is dependent upon the borrower's probability of default. The loss given default incorporates a recovery expectation. Borrower ratings are reviewed semi-annually at a minimum and are periodically mapped to third party, including rating agency and default and recovery, data bases to ensure ongoing consistency and validity. Commercial loans over \$1

million are individually analyzed before being assigned a credit rating. The Company also applies this technique to its leasing and consumer portfolios.

The fourth element, the unallocated allowance, is based on management's judgment regarding the following factors:

- \* Economic conditions including duration of the current cycle;
- \* Past experience including recent loss experience;
- \* Credit quality trends;
- \* Collateral values;
- \* Volume, composition, and growth of the loan portfolio;
- \* Specific credits and industry conditions;
- \* Results of bank regulatory and internal credit exams;
- \* Actions by the Federal Reserve Board;
- \* Delay in receipt of information to evaluate loans or confirm existing credit deterioration; and
- \* Geopolitical issues and their impact on the economy.

Based on an evaluation of these four elements, including individual credits, historical credit losses, and global economic factors, the Company has allocated its allowance for credit losses on a continuing operations basis as follows:

	March 31, 2007	December 31, 2006
Domestic		
Real Estate	2%	2.%
Commercial	64	67
Consumer	6	6
	0	
Foreign	1	2
Unallocated	27	23
	100%	100%
	=========	========

Such an allocation is inherently judgmental, and the entire allowance for credit losses is available to absorb credit losses regardless of the nature of the loss.

The unallocated allowance increase in the first quarter of 2007 reflects various factors in the current credit environment, including potential spillover into other credit markets from the distress in the subprime mortgage markets.

Deposits

Total deposits were \$59.0 billion at March 31, 2007, compared with \$50.8 billion at March 31, 2006, and \$62.1 billion at December 31, 2006. The increase from March 31, 2006 was primarily due to growth in the securities servicing businesses and the Acquired Corporate Trust Business. The sequential-quarter decline was primarily due to lower customer activity levels, which resulted in a reduced level of customer deposits at quarter end. Noninterest-bearing deposits were \$17.3 billion at March 31, 2007, compared with \$19.5 billion at December 31, 2006. Interest-bearing deposits were \$41.7 billion at March 31, 2007, compared with \$42.6 billion at December 31, 2006.

#### LIQUIDITY

The Company maintains its liquidity through the management of its assets and liabilities, utilizing worldwide financial markets. The diversification of liabilities reflects the Company's efforts to maintain flexibility of funding sources under changing market conditions. Stable core deposits from the Company's securities servicing businesses and asset management and wealth management businesses are generated through the Company's diversified network and managed with the use of trend studies and deposit pricing. The use of derivative products such as interest rate swaps and financial futures enhances liquidity by enabling the Company to issue long-term liabilities with limited exposure to interest rate risk. Liquidity also results from the maintenance of a portfolio of assets which can be easily sold and the monitoring of unfunded loan commitments, thereby reducing unanticipated funding requirements. Liquidity is managed on both a consolidated basis and at The Bank of New York Company, Inc. parent company ("Parent").

On a continuing operations basis, non-core sources of funds such as money market rate accounts, certificates of deposits greater than \$100,000, federal funds purchased, and other borrowings were \$12.7 billion and \$13.6 billion on an average basis for the first three months of 2007 and 2006. Average foreign deposits, primarily from the Company's European-based securities servicing business, were \$33.6 billion and \$30.2 billion for the first three months of 2007 and 2006. The increase in foreign deposits reflects greater liquidity from the Company's corporate trust and custody businesses. Domestic savings and other time deposits were \$1.0 billion on an average basis for the first three months of 2007 compared to \$1.4billion in 2006. Average payables to customers and broker-dealers decreased to \$4.7 billion from \$5.2 billion in 2006. The decline in payables to customers and broker-dealers primarily reflects lower customer balances and loss of a significant customer at Pershing. Long-term debt averaged \$8.9billion and \$8.0 billion for the first three months of 2007 and 2006, respectively. The increase in long-term debt reflects the building of liquidity to pay debt maturing in 2007. A significant reduction in the Company's securities servicing businesses would reduce its access to deposits. Noninterest-bearing deposits increased to \$14.9 billion from \$10.1 billion in the first quarter of 2006, reflecting organic growth in securities servicing businesses and the acquisition of the Acquired Corporate Trust Business.

The Company's transaction with JPMorgan Chase altered the composition of the balance sheet. When the Acquired Corporate Trust Business is fully integrated in 2007, approximately \$14 billion of U.S. dollar retail deposits will have been replaced with between \$11 billion and \$14 billion of institutional corporate trust deposits. Between \$7 billion and \$10 billion of deposits related to the Acquired Corporate Trust Business have

not yet transitioned to the Company. These deposits will transition to the Company as regulatory approval is received to operate in certain foreign locations and as the novation process proceeds in other foreign locations. The Company expects the transition will be substantially complete by June 30, 2007. Until the transition is complete, JPMorgan Chase will pay the Company for the net economic value of these deposits. In the first quarter of 2007, the Company recorded \$25 million of net economic value payments in noninterest income. On the asset side of the balance sheet, approximately \$8 billion of retail and

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middle market loans sold to  ${\tt JPMorgan}$  Chase have been replaced with liquid assets and securities.

The Parent has four major sources of liquidity: dividends from its subsidiaries, the commercial paper market, a revolving credit agreement with third party financial institutions, and access to the capital markets.

At March 31, 2007, the Bank can pay dividends of approximately \$888 million to the Parent without the need for regulatory waiver. This dividend capacity would increase in the remainder of 2007 to the extent of the Bank's net income less dividends. Nonbank subsidiaries of the Parent have liquid assets of approximately \$244 million. These assets could be liquidated and the proceeds delivered by dividend or loan to the Parent.

For the quarter ended March 31, 2007, the Parent's quarterly average commercial paper borrowings were \$133 million compared with \$447 million in 2006. At March 31, 2007, the Parent had cash of \$2,097 million, compared with \$685 million at March 31, 2006 and \$908 million at December 31, 2006. Net of commercial paper outstanding, the Parent's cash position at March 31, 2007 increased by \$1,506 million compared with March 31, 2006. The Parent has been increasing cash in anticipation of the repayment of longterm debt that matures in the next twelve months.

On October 10, 2006, the Company entered into a new credit agreement of \$250 million with 11 financial institutions. The fee on this facility depends on the Company's credit rating and is currently six basis points. The credit agreement requires the Company to maintain: shareholders' equity of \$5 billion; a ratio of Tier 1 capital plus the allowance for credit losses to nonperforming assets of at least 2.5; a double leverage ratio less than 1.3; and adequate capitalization of all its banks for regulatory purposes. This line of credit matures in October 2011. There were no borrowings under this line of credit at March 31, 2007.

The Company also has the ability to access the capital markets. Access to the capital markets is partially dependent on the Company's credit ratings, which as of April 30, 2007 were as follows:

				The Bank of	
	Parent	Parent	Parent Senior	New York	
	Commercial	Subordinated	Long-Term	Long-Term	
	Paper	Long-Term Debt	Debt	Deposits	Outlook
Standard &					
Poor's	A-1	A	A+	AA-	Stable
Moody's	P-1	Aa3	Aa2	Aaa	Stable

Fitch F1+ A+ AA- AA Positive

Dominion Bond

Rating Service R-1 (middle) A (high) AA (low) AA Stable

Moody's upgraded the Company's senior debt ratings for the Bank from Aa2 to Aaa in March 2007 and for the Parent from Aa3 to Aa2 in April 2007.

The Parent's major uses of funds are payment of dividends, principal and interest on its borrowings, acquisitions, and additional investment in its subsidiaries.

The Parent has \$700 million of long-term debt that becomes due in 2007 subsequent to March 31, 2007 and \$1,450 million of long-term debt that is due in 2008. The Company has \$250 million of subordinated debt that became callable and steps up to a higher interest rate in 2007 and \$400 million of subordinated debt that became callable and steps up to a higher interest rate in 2008. The Company expects that it will call this debt when the interest rate steps up. In addition, the Parent periodically has the option to call \$339 million of subordinated debt in 2007, which it will call and refinance if market conditions are favorable. The Parent expects to refinance any debt it repays by issuing a combination of senior and subordinated debt.

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The Company has \$800 million of preferred trust securities that are callable in 2007. These securities qualify as Tier 1 Capital. All of the Company's preferred trust securities are swapped to floating rate. The Company has not yet decided if it will call these securities. The decision to call will be based on interest rates, the availability of cash and capital, and regulatory conditions. If the Company calls the preferred trust securities, it expects to replace them with new preferred trust securities or senior or subordinated debt. See discussion of qualification of preferred trust securities as capital in "Capital Resources."

Double leverage is the ratio of investment in subsidiaries divided by the Company's consolidated equity plus preferred trust securities. The Company's double leverage ratio at March 31, 2007 and 2006 was 101.34% and 106.36%, respectively. The Company's target double leverage ratio is a maximum of 120%. The double leverage ratio is monitored by regulators and rating agencies and is an important constraint on the Company's ability to invest in its subsidiaries to expand its businesses.

Pershing LLC, an indirect subsidiary of the Company, has committed and uncommitted lines of credit in place for liquidity purposes. The committed line of credit of \$500 million with four financial institutions matures in March 2008. Average daily borrowing under these lines was \$4 million, in aggregate, during the first quarter of 2007. Pershing LLC has three separate uncommitted lines of credit amounting to \$1 billion in aggregate. Average daily borrowing under these lines was \$9 million, in aggregate, during the first quarter of 2007.

Pershing Limited, an indirect U.K.-based subsidiary of the Company, has committed and uncommitted lines in place for liquidity purposes. The committed lines of credit of \$275 million with four financial institutions matures in March 2008. There were no borrowings against this line of credit during the first quarter of 2007. Pershing Limited has three separate uncommitted lines of credit amounting to \$300 million in aggregate. Average

daily borrowing under these lines was \$107 million, in aggregate, during the first quarter of 2007.

The following comments relate to the information disclosed in the Consolidated Statements of Cash Flows.

Cash provided by operating activities was \$2.0 billion for the first three months of 2007, compared with \$0.5 billion provided by operating activities through March 31, 2006. The source of funds in 2007 was principally due to trading activities and net income. The source of funds in 2006 was principally due to the changes in accruals and other and net income.

In the first three months of 2007, cash provided by investing activities was \$0.3 billion as compared to cash used for investing activities in the first three months of 2006 of \$1.0 billion. In the first three months of 2007, changes in federal funds sold and securities purchased under resale agreements and paydowns of securities available-forsale were a significant source of funds. Significant uses of funds in 2006 were purchases of securities available-for-sale and changes in federal funds sold and securities purchased under resale agreements.

Through March 31, 2007, cash used for financing activities was \$3.0 billion, compared to \$0.4 billion provided by financing activities in the first three months of 2006. In the first three months of 2007, deposits were a significant use of funds. Primary sources of funds in 2006 included deposits and net proceeds from the issuance of long-term debt.

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#### CAPITAL RESOURCES

Shareholders' equity was \$11,527 million at March 31, 2007, compared with \$10,101 million at March 31, 2006, and \$11,593 million at December 31, 2006. During the first quarter of 2007, the Company retained \$266 million of earnings. Capital was also impacted by after-tax adjustments related to FSP FAS 13-2 of \$389 million and FIN 48 of \$27 million. In April 2007, the Company declared a quarterly common stock dividend of 22 cents per share.

In the first quarter of 2007, the Company issued \$55 million of callable medium-term subordinated notes bearing interest at rates from 5.60% to 5.85%. The notes are due in 2022 and 2032 and are callable by the Company after three to five years. The notes qualify as Tier 2 capital.

In the first quarter of 2007, the Company also issued \$750 million of five-year senior holding company debt. The issuance consisted of \$500 million at a floating rate of LIBOR plus 10 basis points and \$250 million at a fixed rate tranche at five-year treasuries plus 57 basis points.

Regulators establish certain levels of capital for bank holding companies and banks, including the Company and the Bank, in accordance with established quantitative measurements. For the Parent to maintain its status as a financial holding company, the Bank must, among other things, qualify as well capitalized. In addition, major bank holding companies such as the Parent are expected by the regulators to be well capitalized. As of March 31, 2007 and 2006, the Company and the Bank were considered well capitalized on the basis of the ratios (defined by regulation) of Total and Tier 1 capital to risk-weighted assets and leverage (Tier 1 capital to average assets), which are shown as follows:

	March 31,	2007	March 31,	, 2006	Company	Well Capitalized	Adequately Capitalized
	Company	Bank	Company	Bank	Targets	Guidelines	Guidelines
Tier 1 (1)	8.43%	8.43%	8.28%	9.14%	8.00%	6%	4%
Total capital (2)	12.81	11.70	12.44	12.07		10	8
Leverage	6.80	6.95	6.51	7.26		5	3-5
Tangible common equ	ity 5.31	5.92	5.52	6.67	5.00		
Adjusted tangible							
common equity (3)	5.47	6.11	5.54	6.70		N.A.	N.A.

In a non-taxable business combination, such as the Company's planned merger with Mellon, deferred tax liabilities are recorded in relation to identifiable intangible assets. The recording of this deferred tax liability results in an increase in goodwill equal to the amount of the liability. Bank regulators and some rating agencies and analysts adjust equity upward for the amount of this deferred tax liability since it is a liability for accounting purposes and will never require a cash settlement. As a result, the Company believes Tier 1 and adjusted TCE should be its primary capital metrics.

The Tier 1 and adjusted TCE ratios vary depending on the size of the balance sheet at quarter-end and the impact of interest rates on unrealized gains and losses among other factors. The balance sheet size fluctuates from quarter to quarter based on levels of customer and market activity. In general, when servicing clients are more actively trading securities, deposit balances and the balance sheet as a whole, are higher to finance these activities. For quarter-ends in 2007, the size of the balance sheet will depend on the novation of deposits and the receipt of approval to open new subsidiaries related to the Acquired Corporate Trust Business and the anticipated merger with Mellon.

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The Company's Tier 1 capital and Total Capital ratios were 8.43% and 12.81% at March 31, 2007, compared with 8.28% and 12.44% at March 31, 2006, and 8.19% and 12.49% at December 31, 2006. The leverage ratio was 6.80% at March 31, 2007, compared with 6.51% at March 31, 2006, and 6.67% at December 31, 2006. The Company's TCE as a percentage of total assets was 5.31% at March 31, 2007, compared with 5.52% at March 31, 2006, and 5.13% at December 31, 2006. The Company's adjusted TCE as a percentage of total assets was 5.47% at March 31, 2007, compared with 5.54% at March 31, 2006, and 5.30% at December 31, 2006.

Certain accounting charges in the first quarter of 2007 reduced the Company's Tier 1 and adjusted TCE ratios to 8.43% and 5.47%.

A billion dollar change in risk-weighted assets changes the Tier 1 ratio by 11 basis points while a \$100\$ million change in common equity changes the Tier 1 ratio by 13 basis points.

A billion dollar change in assets changes the adjusted TCE ratio by 6 basis points while a \$100 million change in common equity changes the adjusted TCE ratio by 11 basis points.

At March 31, 2007, the Company has \$1,150 million of trust preferred securities outstanding. On March 1, 2005, the Board of Governors of the Federal Reserve System (the "FRB") adopted a final rule that allows the continued limited inclusion of trust preferred securities in the Tier 1 capital of bank holding companies (BHCs). Under the final rule, the Company will be subject to a 15 percent limit in the amount of trust preferred securities that can be included in Tier 1 capital, net of goodwill, less any related deferred tax liability. Amounts in excess of these limits will continue to be included in Tier 2 capital. The final rule provides a five-year transition period, ending March 31, 2009, for application of quantitative limits. Under the transition rules and the final rules, the Company expects all its trust preferred securities to continue to qualify as Tier 1 capital. Both the Company and the Bank are expected to remain "well capitalized" under the final rule.

The following table presents the components of the Company's risk-based capital at March 31, 2007 and 2006:

	Marc	h 31,
(In millions)	2007	2006
Shareholders' equity Trust preferred securities Adjustments: Goodwill and intangibles Other	1,150 (6,421)	\$10,101 1,150 (4,741) 88
Tier 1 capital	6,504	6 <b>,</b> 598
Qualifying unrealized equity security gains Qualifying subordinated debt Qualifying allowance for loan losses	4 2,946	
Tier 2 capital	3 <b>,</b> 375	3,318
Total risk-based capital	\$ 9 <b>,</b> 879	
Total risk-adjusted assets	\$77 <b>,</b> 130	\$79 <b>,</b> 697
	======	======

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#### TRADING ACTIVITIES

The fair value and notional amounts of the Company's financial instruments held for trading purposes at March 31, 2007 and 2006 are as follows:

	Ma	arch 31, 2007	1Q07 Average
(In millions)	Notional	Fair Value	Fair Value
Trading Account	Amount	Assets Liabilities	Assets Liabilities

Interest rate contracts:					
Futures and forward					
contracts	\$ 63,886	\$ -	\$ -	\$ -	\$ -
Swaps	341,824	1,329	905	1,486	1,071
Written options	208,423	_	631	_	684
Purchased options	191 <b>,</b> 279	181	_	190	_
Foreign exchange contracts:					
Swaps	2,457	_	_	_	_
Written options	10,593	_	113	_	113
Purchased options	11,151	55	_	72	_
Commitments to purchase					
and sell foreign exchange	125,099	297	267	410	390
Debt securities	_	1,607	167	2,747	216
Credit derivatives	1,899	5	6	3	9
Equities	20,956	195	180	260	323
Commodities & other derivatives	268	6	1	4	1
Total trading account		\$3 <b>,</b> 675	\$ 2,270	\$5,172	\$ 2,807
					========

	Ma	arch 31,	, 2006	1Q06 Average			
(In millions)	Notional	Fa	Fair Value Fair Valu				
Trading Account	Amount	Assets	Liabilities	Assets	Liabilities		
Interest rate contracts:							
Futures and forward							
contracts	\$ 98,606	\$ 32	\$ -	\$ 9	\$ -		
Swaps	261,730	1,416	826	1,886	1,174		
Written options	220,001	_	1,045	_	1,090		
Purchased options	182,731	190	-	174	_		
Foreign exchange contracts:							
Swaps	2,404	-	_	_	-		
Written options	6,070	-	114	_	54		
Purchased options	7,913	125	_	100	-		
Commitments to purchase							
and sell foreign exchange	81,308	125	123	93	140		
Debt securities	_	5,143	176	4,715	234		
Credit derivatives	1,491	1	6	1	7		
Equities	5,383	97	68	135	118		
Total trading account		\$7 <b>,</b> 129	\$ 2,358	\$7,113 =====	\$ 2,817 =======		

The Company's trading activities are focused on acting as a market maker for the Company's customers. The risk from these market making activities and from the Company's own positions is managed by the Company's traders and limited in total exposure as described below.

The Company manages trading risk through a system of position limits, a value at risk (VAR) methodology-based on a Monte Carlo simulation, stop loss advisory triggers, and other market sensitivity measures. Risk is monitored and reported to senior management by a separate unit on a daily

basis. Based on certain assumptions, the VAR methodology is designed to capture the potential overnight pre-tax dollar loss from adverse changes in fair values of all trading positions. The calculation assumes a one-day holding period for most instruments, utilizes a 99% confidence level, and incorporates the non-linear characteristics of options. The VAR model is used to calculate economic

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capital, which is allocated to the business units for computing risk-adjusted performance.

As VAR methodology does not evaluate risk attributable to extraordinary financial, economic or other occurrences, the risk assessment process includes a number of stress scenarios based upon the risk factors in the portfolio and management's assessment of market conditions. Additional stress scenarios based upon historic market events are also tested. Stress tests by their design incorporate the impact of reduced liquidity and the breakdown of observed correlations. The results of these stress tests are reviewed weekly with senior management.

The following table indicates the calculated VAR amounts for the trading portfolio for the periods indicated.

(In millions) Market Risk		1st Quarter 2007							
Market Risk	Average		Minimum		Maximum		3/31/07		
Interest rate	\$	3.2	\$	1.9	\$	4.9	\$	4.5	
Foreign exchange		1.2		0.6		2.1		1.6	
Equity		2.0		0.8		6.6		1.8	
Credit derivatives		0.9		0.6		1.4		1.3	
Commodities		1.7		_		3.3		3.3	
Diversification		(2.0)		NM		NM		(3.4)	
Overall portfolio		7.0		3.0		10.9		9.1	

(In millions)		1st Quarter 2006								
Market Risk	Average		Minimum		Maximum		3/31/06			
Interest rate	\$	2.8	\$	2.0	\$	4.4	\$	2.9		
Foreign exchange		1.0		0.6		1.7		0.8		
Equity		0.8		0.5		1.2		0.9		
Credit derivatives		0.9		0.6		1.2		0.9		
Diversification		(1.4)		NM		NM		(1.4)		
Overall portfolio		4.1		3.3		5.4		4.1		

During the first quarter of 2007, interest rate risk generated

approximately 31% of average VAR, credit derivatives risk generated 13% of average VAR, foreign exchange risk accounted for 12% of average VAR, commodities risk generated 25% of average VAR, and equity risk generated 19% of average VAR. The commodities VAR reflects the option contract the Company uses to hedge its Section 29 synthetic fuel tax credits. During the first quarter of 2007, the Company's daily trading loss did not exceed the Company's calculated VAR amounts on any given day.

The following table of total daily revenue or loss captures trading volatility and shows the number of days in which the Company's trading revenues fell within particular ranges during the past year:

## Distribution of Revenues(1)

	For the Quarter Ended						
(Dollars in millions)	3/31/07	12/31/06	9/30/06	6/30/06	3/31/06		
Revenue Range		Numb	er of Occur	rences			
Less than \$(2.5)	0	0	0	0	0		
\$(2.5) ~ \$ 0 \$ 0 ~ \$ 2.5 \$ 2.5 ~ \$ 5.0	6 33 20	4 45 11	52 8	39 21	4 40 18		
% 2.5 ~ \$ 5.0 More than \$5.0	3	2	0	2	0		

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#### ASSET/LIABILITY MANAGEMENT

The Company's asset/liability management activities include lending, investing in securities, accepting deposits, raising money as needed to fund assets, and processing securities and other transactions. The market risks that arise from these activities are interest rate risk, and to a lesser degree, foreign exchange risk. The Company's primary market risk is exposure to movements in U.S. dollar interest rates. Exposure to movements in foreign currency interest rates also exists, but to a significantly lower degree. The Company actively manages interest rate sensitivity. In addition to gap analysis, the Company uses earnings simulation and discounted cash flow models to identify interest rate exposures.

An earnings simulation model is the primary tool used to assess changes in pre-tax net interest income. The model incorporates management's assumptions regarding interest rates, balance changes on core deposits, and changes in the prepayment behavior of loans and securities, and the impact of derivative financial instruments used for interest rate risk management purposes. These assumptions have been developed through a combination of historical analysis and future expected pricing behavior. These assumptions are inherently uncertain, and, as a result, the earnings simulation model cannot precisely estimate net interest income or the impact of higher or lower interest rates on net interest income. Actual results may differ from projected results due to timing, magnitude and frequency of interest rate changes and changes in market conditions and management's strategies, among other factors.

The Company evaluates the effect on earnings by running various interest rate ramp scenarios up and down from a baseline scenario, which assumes no changes in interest rates. These scenarios are reviewed to examine the impact of large interest rate movements. Interest rate sensitivity is quantified by calculating the change in pre-tax net interest income between the scenarios over a 12-month measurement period. The measurement of interest rate sensitivity is the percentage change in net interest income as shown in the following table:

(Dollars in millions)

Estimated Changes in Net Interest Income

	Pro rorma						
	March 31, 2007 \$ %		December 31	, 2006 %			
+200 Basis Point Ramp vs. Stable Rate	\$ 15	0.8%	\$ 4	0.2%			
+100 Basis Point Ramp vs. Stable Rate	18	1.0	17	0.9			
-100 Basis Point Ramp vs. Stable Rate	(13)	(0.7)	(13)	(0.7)			
-200 Basis Point Ramp vs. Stable Rate	(25)	(1.4)	(35)	(1.9)			

The pro forma data in the above table reflects the swap with JPMorgan Chase as if the transaction was fully integrated into the Company on March 31, 2007 and December 31, 2006. The Company's swap with JPMorgan Chase would have resulted in a more liability-sensitive balance sheet because corporate trust liabilities reprice more quickly than retail deposits. However, among other actions, the Company restructured its investment portfolio to readjust its interest rate sensitivity.

The baseline scenario's Fed Funds rate in the March 31, 2007 analysis and the December 31, 2006 analysis was 5.25%. The 100 basis point ramp scenarios assumes short-term rates change 25 basis points in each of the next four quarters, while the 200 basis point ramp scenarios assumes a 50 basis point per quarter change. Both the +100 basis point and the +200 basis point March 31, 2007 scenarios assume a steepening of the yield curve with 10-year rates rising 184 and 284 basis points respectively. These scenarios do not reflect strategies that management could employ to limit the impact as interest rate expectations change.

The above table relies on certain critical assumptions including depositors' behavior related to interest rate fluctuations and the prepayment and extension risk in certain of the Company's assets. To the extent that actual behavior is different from that assumed in the models, there could be a change in interest rate sensitivity.

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STATISTICAL INFORMATION

THE BANK OF NEW YORK COMPANY, INC.

Average Balances and Rates on a Taxable Equivalent Basis

(Dollars in millions)

For the three months ended March 31, 2007 ended March 31, 2006(1)

Average Average Average Average Average

### ASSETS   Interest-bearing deposits in banks   Federal funds sold and securities   State   State			ance			Rate			In	iterest	Rate
Interest—bearing   deposition   hanks   (primorily foreign)   \$ 13,546   \$ 146											
deposits in banks											
(primarily foreign)         \$ 13,546         \$ 146         4.368         9,624         86         3.8           Pederal funds sold and securities         purchased under resale agreements         4,435         57         5.23         1,691         15         3.8           Mornangin loans         5,641         46         6.33         5,655         77         5.5           Normargin loans         50         244         5,11         16,321         184         4.5           Foreign offices         11,321         163         5.85         9,815         126         5.2           Total normargin loans         30,552         407         5.38         26,136         310         4.7           Securities         0.3         9000         30,552         407         5.38         26,136         310         4.7           Securities         0.3         30,552         407         5.38         26,136         310         4.7           Securities         0.3         30,552         407         5.38         26,136         310         4.7           U.S. government agency obligations         86         1         4.95         5.07         3,953         44         4.2         4.1 <td< td=""><td>deposits in banks</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<>	deposits in banks										
## Description		\$ 13	3,546	\$	146	4.36%	\$	9,624	\$	86	3.6
Margin loans						- 00		: :01		1.5	
Non-margin loans   19,231											
Domestic offices			j <b>,</b> 4∪⊥		ŏ4	6.33		5,655		/ /	5.9
Foreign offices		19	9 231		2.4.4	5.11		16.321		184	4.5
Total non-margin loans   30,552   407   5.38   26,136   310   4.7											
Securities	10101911 0111011										` <b>!</b>
Securities	Total non-margin loans										4.7
U.S. government agency obligations 2,905 37 5.07 3,953 44 4.4 Obligations of states and political subdivisions 86 2 8.22 118 3 8.0 Other securities 19,311 255 5.30 18,919 232 4.8 Trading securities 2,753 34 4.99 4,714 51 4.4  Total securities 25,141 329 5.25 27,929 332 4.7  Total interest-earning assets 79,075 1,023 5.22 71,035 820 4.6  Allowance for credit losses (286) (333) Cash and due from banks 2,424 4,269 Other assets 20,762 16,860 Assets of discontinued operations held for sale 66 - 14,302 185 5.2  TOTAL ASSETS \$102,041 \$1,023 \$106,133 \$1,005  LIABILITIES AND SHAREHOLDERS' EQUITY  LIABILITIES AND SHAREHOLDERS' EQUITY  Therest-bearing deposits 800,000 & over 3,133 42 5.43 4,246 48 4.5 Other time deposits 584 7 5.18 903 10 4.4 Foreign offices 33,560 304 3.67 30,220 208 2.8  Total interest-bearing deposits 43,862 400 3.70 41,263 298 2.9 Federal funds purchased and securities sold under repurchase agreements 1,527 19 4.97 1,966 20 4.1 Other borrowed funds 1,870 13 2.88 1,980 20 4.0 Total interest-bearing deposits 4,747 42 3.59 5,231 40 3.1 Long-term debt 1,870 13 2.88 1,980 20 4.0 Total interest-bearing liabilities 60,894 594 3.95 58,451 474 3.2  Noninterest-bearing deposits 14,903 10,119 Other liabilities 14,901 13,373 Common shareholders' equity 11,277 9,888	Securities										- 7
U.S. government agency obligations 2,905 37 5.07 3,953 44 4.4 Obligations of states and political subdivisions 86 2 8.22 118 3 8.0 Other securities 19,311 255 5.30 18,919 232 4.8 Trading securities 2,753 34 4.99 4,714 51 4.4  Total securities 25,141 329 5.25 27,929 332 4.7  Total interest-earning assets 79,075 1,023 5.22 71,035 820 4.6  Allowance for credit losses (286) (333) Cash and due from banks 2,424 4,269 Other assets 20,762 16,860 Assets of discontinued operations held for sale 66 - 14,302 185 5.2  TOTAL ASSETS \$102,041 \$1,023 \$106,133 \$1,005  LIABILITIES AND SHAREHOLDERS' EQUITY  LIABILITIES AND SHAREHOLDERS' EQUITY  Therest-bearing deposits 800,000 & over 3,133 42 5.43 4,246 48 4.5 Other time deposits 584 7 5.18 903 10 4.4 Foreign offices 33,560 304 3.67 30,220 208 2.8  Total interest-bearing deposits 43,862 400 3.70 41,263 298 2.9 Federal funds purchased and securities sold under repurchase agreements 1,527 19 4.97 1,966 20 4.1 Other borrowed funds 1,870 13 2.88 1,980 20 4.0 Total interest-bearing deposits 4,747 42 3.59 5,231 40 3.1 Long-term debt 1,870 13 2.88 1,980 20 4.0 Total interest-bearing liabilities 60,894 594 3.95 58,451 474 3.2  Noninterest-bearing deposits 14,903 10,119 Other liabilities 14,901 13,373 Common shareholders' equity 11,277 9,888			86		1	4.95		225		2	4.2
Obligations of states and political subdivisions	U.S. government agency obligations										
Other securities	Obligations of states and										
Trading securities 2,753 34 4.99 4,714 51 4.4  Total securities 25,141 329 5.25 27,929 332 4.7  Total interest-earning assets 79,075 1,023 5.22 71,035 820 4.6  Allowance for credit losses (286) (333) Cash and due from banks 2,424 4,269 Other assets 20,762 16,860 Assets of discontinued operations held for sale 66 - 14,302 185 5.2  TOTAL ASSETS \$ 102,041 \$ 1,023 \$ 106,133 \$ 1,005  LIABILITIES AND SHAREHOLDERS' EQUITY			86		2	8.22		118		3	
Total securities 25,141 329 5.25 27,929 332 4.7  Total interest-earning assets 79,075 1,023 5.22 71,035 820 4.6  Allowance for credit losses (286) (333) Cash and due from banks 2,424 4,269 Other assets 20,762 16,860 Assets of discontinued operations held for sale 66 - 14,302 185 5.2  TOTAL ASSETS \$102,041 \$1,023 \$106,133 \$1,005  LIABILITIES AND SHAREHOLDERS' EQUITY  Interest-bearing deposits Money market rate accounts \$6,169 \$45 2.98% \$5,426 \$31 2.2 Savings 416 2 1.85 468 1 1.1 Certificates of deposit of \$100,000 & over 3,133 42 5.43 4,246 48 4.5 Other time deposits 584 7 5.18 903 10 4.4 Foreign offices 33,560 304 3.67 30,220 208 2.8  Total interest-bearing deposits 43,862 400 3.70 41,263 298 2.9 Federal funds purchased and securities sold under repurchase agreements 1,527 19 4.97 1,966 20 4.0 Payables to customers and broker-dealers 4,747 42 3.59 5,231 40 3.1 Long-term debt 8,888 120 5.42 8,011 96 4.8  Total interest-bearing deposits 14,903 10,119 Other liabilities 14,903 10,119 Other liabilities 14,901 13,373 Common shareholders' equity 11,277 9,888											
Total securities	Trading securities					4.99					4.4
Total interest-earning assets 79,075 1,023 5.22 71,035 820 4.6  Allowance for credit losses (286) (333) Cash and due from banks 2,424 4,269 Other assets 20,762 16,860  Assets of discontinued operations held for sale 66 - 14,302 185 5.2  TOTAL ASSETS \$102,041 \$1,023 \$106,133 \$1,005  LIABILITIES AND SHAREHOLDERS' EQUITY	Total securities	25	5,141		329			27,929		332	4.7
Allowance for credit losses (286) (333) Cash and due from banks 2,424 4,269 Other assets 20,762 16,860 Assets of discontinued operations held for sale 66 - 14,302 185 5.2  TOTAL ASSETS \$ 102,041 \$ 1,023 \$ 106,133 \$ 1,005  LIABILITIES AND SHAREHOLDERS' EQUITY	Total interest-earning assets										4.6
Allowance for credit losses (286) (333) Cash and due from banks 2,424 4,269 Other assets 20,762 16,860  Assets of discontinued operations held for sale 66 - 14,302 185 5.2  TOTAL ASSETS \$102,041 \$1,023 \$106,133 \$1,005  LIABILITIES AND SHAREHOLDERS' EQUITY	10001 10001 11		· / -			-					
Other assets of discontinued operations held for sale 66 - 14,302 185 5.2  TOTAL ASSETS \$ 102,041 \$ 1,023 \$ 106,133 \$ 1,005	Allowance for credit losses							(333)			
Assets of discontinued operations held for sale 66 - 14,302 185 5.2  TOTAL ASSETS \$ 102,041 \$ 1,023 \$ 106,133 \$ 1,005  LIABILITIES AND SHAREHOLDERS' EQUITY								•			
TOTAL ASSETS   \$ 102,041 \$ 1,023   \$ 106,133 \$ 1,005		20	J <b>,</b> 762					16,860			
TOTAL ASSETS \$ 102,041 \$ 1,023 \$ 106,133 \$ 1,005								- 0			
TOTAL ASSETS \$ 102,041 \$ 1,023 \$ 106,133 \$ 1,005	held for sale							•			5.2
LIABILITIES AND SHAREHOLDERS' EQUITY	TOTAL ASSETS						Ġ	106 133	Ś	1 005	
Interest-bearing deposits  Money market rate accounts \$ 6,169 \$ 45 2.98% \$ 5,426 \$ 31 2.2 Savings 416 2 1.85 468 1 1.1 Certificates of deposit of \$100,000 & over 3,133 42 5.43 4,246 48 4.5 Other time deposits 584 7 5.18 903 10 4.4 Foreign offices 33,560 304 3.67 30,220 208 2.8  Total interest-bearing deposits 43,862 400 3.70 41,263 298 2.9 Federal funds purchased and securities sold under repurchase agreements 1,527 19 4.97 1,966 20 4.1 Other borrowed funds 1,870 13 2.88 1,980 20 4.0 Payables to customers and broker-dealers 4,747 42 3.59 5,231 40 3.1 Long-term debt 8,888 120 5.42 8,011 96 4.8  Total interest-bearing liabilities 60,894 594 3.95 58,451 474 3.2  Noninterest-bearing deposits 14,903 10,119 Other liabilities 14,901 13,373 Common shareholders' equity 11,277 9,888							==	======	==	=====	
Interest-bearing deposits  Money market rate accounts \$ 6,169 \$ 45 2.98% \$ 5,426 \$ 31 2.2  Savings											
Money market rate accounts \$ 6,169 \$ 45 2.98% \$ 5,426 \$ 31 2.2 Savings											Ī
Savings 416 2 1.85 468 1 1.1  Certificates of deposit of \$100,000 & over 3,133 42 5.43 4,246 48 4.5  Other time deposits 584 7 5.18 903 10 4.4  Foreign offices 33,560 304 3.67 30,220 208 2.8  Total interest-bearing deposits 43,862 400 3.70 41,263 298 2.9  Federal funds purchased and securities sold under repurchase agreements 1,527 19 4.97 1,966 20 4.1  Other borrowed funds 1,870 13 2.88 1,980 20 4.0  Payables to customers and broker-dealers 4,747 42 3.59 5,231 40 3.1  Long-term debt 8,888 120 5.42 8,011 96 4.8  Total interest-bearing liabilities 60,894 594 3.95 58,451 474 3.2  Noninterest-bearing deposits 14,903 10,119  Other liabilities 14,901 13,373  Common shareholders' equity 11,277 9,888		ė ,	C 160	Ċ	45	2 000	Ċ	E 126	ċ	21	2 2
Certificates of deposit of \$100,000 & over 3,133 42 5.43 4,246 48 4.5 Other time deposits 584 7 5.18 903 10 4.4 Foreign offices 33,560 304 3.67 30,220 208 2.8 Total interest-bearing deposits 43,862 400 3.70 41,263 298 2.9 Federal funds purchased and securities sold under repurchase agreements 1,527 19 4.97 1,966 20 4.1 Other borrowed funds 1,870 13 2.88 1,980 20 4.0 Payables to customers and broker-dealers 4,747 42 3.59 5,231 40 3.1 Long-term debt 8,888 120 5.42 8,011 96 4.8 Total interest-bearing liabilities 60,894 594 3.95 58,451 474 3.2 Noninterest-bearing deposits 14,903 10,119 Other liabilities 14,901 13,373 Common shareholders' equity 11,277 9,888	_	\$ .					ڼ				
\$100,000 & over			410		۷	1.00		400		1	1.4
Other time deposits Foreign offices  33,560 304 3.67 30,220 208 2.8  Total interest-bearing deposits 43,862 400 3.70 41,263 298 2.9  Federal funds purchased and securities sold under repurchase agreements Other borrowed funds Payables to customers and broker-dealers Long-term debt  Total interest-bearing liabilities  Noninterest-bearing deposits 14,903 Common shareholders' equity  10,119 13,373 Common shareholders' equity  10,119 208 2.8 2.9 3.70 4.1,263 298 2.9 4.1 4.97 1,966 20 4.1 2.88 1,980 20 4.0 3.1 2.88 1,980 20 4.0 3.1 3.1 3.1 3.1 3.1 3.1 4.9 4.3 5.1 4.9 5.1 3.2 5.4 3.9 5.1 3.9 5.4 3.9 5.1 3.9 5.4 3.9 5.1 3.9 5.8 4.5 4.7 4.9 3.2 4.9 5.1 3.9 5.8 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0		3	3.133		42	5.43		4.246		48	4.5
Total interest-bearing deposits 43,862 400 3.70 41,263 298 2.9  Federal funds purchased and securities sold under repurchase agreements 1,527 19 4.97 1,966 20 4.1  Other borrowed funds 1,870 13 2.88 1,980 20 4.0  Payables to customers and broker-dealers 4,747 42 3.59 5,231 40 3.1  Long-term debt 8,888 120 5.42 8,011 96 4.8  Total interest-bearing liabilities 60,894 594 3.95 58,451 474 3.2  Noninterest-bearing deposits 14,903 10,119  Other liabilities 14,901 13,373  Common shareholders' equity 11,277 9,888								903			
Total interest-bearing deposits 43,862 400 3.70 41,263 298 2.9  Federal funds purchased and securities sold under repurchase agreements 1,527 19 4.97 1,966 20 4.1  Other borrowed funds 1,870 13 2.88 1,980 20 4.0  Payables to customers and broker-dealers 4,747 42 3.59 5,231 40 3.1  Long-term debt 8,888 120 5.42 8,011 96 4.8  Total interest-bearing liabilities 60,894 594 3.95 58,451 474 3.2  Noninterest-bearing deposits 14,903 10,119  Other liabilities 14,901 13,373  Common shareholders' equity 11,277 9,888		33	3 <b>,</b> 560		304	3.67		30,220		208	
Federal funds purchased and securities sold under repurchase agreements  Other borrowed funds  Payables to customers and broker-dealers  Long-term debt  Total interest-bearing liabilities  Noninterest-bearing deposits  Other liabilities  14,903  Common shareholders' equity  1,527  19  4.97  1,966  20  4.1  1,870  13  2.88  1,980  20  4.0  3.1  40  3.1  5.42  8,011  96  4.8  10,119  11,277  9,888	-										
securities sold under repurchase         agreements       1,527       19       4.97       1,966       20       4.1         Other borrowed funds       1,870       13       2.88       1,980       20       4.0         Payables to customers and broker-dealers       4,747       42       3.59       5,231       40       3.1         Long-term debt       8,888       120       5.42       8,011       96       4.8         Total interest-bearing liabilities       60,894       594       3.95       58,451       474       3.2         Noninterest-bearing deposits       14,903       10,119         Other liabilities       14,901       13,373         Common shareholders' equity       11,277       9,888		43	3,862		400	3.70		41,263		298	2.9
agreements       1,527       19       4.97       1,966       20       4.1         Other borrowed funds       1,870       13       2.88       1,980       20       4.0         Payables to customers and broker-dealers       4,747       42       3.59       5,231       40       3.1         Long-term debt       8,888       120       5.42       8,011       96       4.8         Total interest-bearing liabilities       60,894       594       3.95       58,451       474       3.2         Noninterest-bearing deposits       14,903       10,119         Other liabilities       14,901       13,373         Common shareholders' equity       11,277       9,888	_										
Other borrowed funds 1,870 13 2.88 1,980 20 4.0 Payables to customers and broker-dealers 4,747 42 3.59 5,231 40 3.1 Long-term debt 8,888 120 5.42 8,011 96 4.8 Total interest-bearing liabilities 60,894 594 3.95 58,451 474 3.2 Noninterest-bearing deposits 14,903 10,119 Other liabilities 14,901 13,373 Common shareholders' equity 11,277 9,888											
Payables to customers and broker-dealers 4,747 42 3.59 5,231 40 3.1  Long-term debt 8,888 120 5.42 8,011 96 4.8  Total interest-bearing liabilities 60,894 594 3.95 58,451 474 3.2  Noninterest-bearing deposits 14,903 10,119 Other liabilities 14,901 13,373 Common shareholders' equity 11,277 9,888		1	1,527		19	4.97		1,966		20	
Solution   Solution											
Total interest-bearing liabilities 60,894 594 3.95 58,451 474 3.2  Noninterest-bearing deposits 14,903 10,119 Other liabilities 14,901 13,373 Common shareholders' equity 11,277 9,888											
Total interest-bearing liabilities 60,894 594 3.95 58,451 474 3.2  Noninterest-bearing deposits 14,903 10,119 Other liabilities 14,901 13,373 Common shareholders' equity 11,277 9,888	Long-term debt										4.0
Noninterest-bearing deposits 14,903 10,119 Other liabilities 14,901 13,373 Common shareholders' equity 11,277 9,888	Total interest-bearing liabilities				594	3.95		58,451		474	3.2
Other liabilities 14,901 13,373 Common shareholders' equity 11,277 9,888	No. 1	1.	* 002					10 110			Ī
Common shareholders' equity 11,277 9,888			•					•			
	Liabilities of discontinued operations		-/2//					J <b>,</b> 000			

held for sale	66		-		14,302		36	1.0
TOTAL LIABILITIES AND								
SHAREHOLDERS' EQUITY	\$ 102,041	\$	594		\$ 106,133	\$	510	
	=======	===	=====			==		
Interest earnings,								
continuing operations		\$	429			\$	346	
						==		
Net interest margin				2.18%				1.9

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#### SUPPLEMENTAL INFORMATION

On October 1, 2006, the Company acquired JPMorgan Chase's corporate trust business and sold to JPMorgan Chase the Company's Retail Business. The transaction further increased the Company's focus on the securities services and asset management businesses that are at the core of its long-term business strategy.

For the quarters ended March 31, 2007 and March 31, 2006, the Company has prepared supplemental financial information as follows:

- \* Full income statement for the Retail Business, which is reflected as discontinued operations
- \* Adjusted results, which combine continuing and discontinued operations to provide continuity with historical results
- \* Continuing operations and adjusted results including and excluding merger and integration costs

The Company believes that providing supplemental adjusted non-GAAP financial information is useful to investors in understanding the underlying operating performance of the Company and its businesses and performance trends, particularly in view of the materiality and strategic significance of the JPMorgan Chase transaction. By combining the results of continuing and discontinued operations and excluding merger and integration costs, the Company believes investors can gain greater insight into the operating performance of the Company in relation to historic results. Although the Company believes that the non-GAAP financial measures presented in this report enhance investors' understanding of the Company's business and performance, these non-GAAP measures should not be considered an alternative to GAAP.

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THE BANK OF NEW YORK COMPANY, INC. SUPPLEMENTAL INFORMATION

Consolidated Statements of Income (Dollars in millions, except per share amounts) (Unaudited)

Quarter Ended March 31, 2007 Quarter Ended March 31

	Continuing Operations	Discontinued Operations	Adjusted Results (1)	_	Discontinued Operations
Noninterest income					
Securities servicing fees	¢ 202	Ċ	¢ 202	ć 22E	Ċ
Asset servicing Issuer services	\$ 393 319	\$ -	\$ 393 319	\$ 335 154	\$ -
Clearing services	278	_	278	342	_
Clearing Services	276		270	J4Z	
Total securities					
servicing fees	990	_	990	831	_
Global payment services	50	_	50	51	8
Asset and wealth					
management fees	153	_	153	127	11
Performance fees	14	_	14	7	_
Financing-related fees	52	_	52	63	37
Foreign exchange and other					
trading activities	128	_	128	113	2
Securities gains/(losses)	2	_	2	(4)	-
Asset/investment income	35	_	35	34	_
Other	51	14	65	43	13
Total noninterest incom	 me 1,475	14	 1,489	1,265	 71
Net interest income					
	427	_	427	339	149
Provision for credit losse	s (15)	_	(15)	_	5
Net interest income after					
provision for					
credit losses	442	_	442	339	144
Noninterest expense					
Staff	720	9	729	604	64
Net occupancy	79	_	79	68	20
Furniture and equipment	50	_	50	51	2
Clearing	37	_	37	50	_
Sub-custodian expenses	34	_	34	34	_
Software	54	_	54	55	1
Business development	30	_	30	23	9
Communications	19	_	19	26	1
Professional, legal, and o	ther				
purchased services	130	2	132	82	8
Distribution and servicing	4	_	4	4	_
Amortization of intangible	s 28	_	28	13	_
Merger and integration cos	ts 15	8	23	-	-
Other	72	_	72	59	8
	1 070		1 001	1 0 6 0	
Total noninterest expe	nse 1,2/2	19	1,291	1,069	113
Income before income taxes	645	(5)	640	535	102
Income taxes	208	(2)	206	175	40
Net income	437	(3)	434	360	62
Merger and integration cos		(0)			02
net of taxes	10	5	15	_	_
Net income excluding merge	r				
and integration costs	\$ 447	\$ 2	\$ 449	\$ 360	\$ 62

	=====	=====	=====	=====	=====
Diluted earnings per share	\$ 0.57	\$ -	\$ 0.57	\$ 0.47	\$ 0.08
excluding merger and integration costs	0.59	-	0.59	0.47	0.08

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#### MERGER AGREEMENT WITH MELLON FINANCIAL CORPORATION ("MELLON")

On December 3, 2006, the Company and Mellon entered into an Agreement and Plan of Merger (the "Merger Agreement"), pursuant to which the Company and Mellon will each merge with and into a newly formed corporation to be called The Bank of New York Mellon Corporation. The boards of directors of both companies have unanimously approved the Merger Agreement. The parties amended and restated the Merger Agreement on February 23, 2007 and again on March 30, 2007. The board of directors of each company has adopted a resolution recommending the adoption of the Merger Agreement by its respective shareholders, and each party has agreed to put these matters before their respective shareholders for consideration. Subject to the customary closing conditions, the merger is expected to close early in the third quarter of 2007. The Company and Mellon filed a joint proxy statement/prospectus with the Securities and Exchange Commission ("SEC") regarding the proposed merger in late February and filed amendments to the joint proxy statement/prospectus with the SEC in April. The joint proxy statement/prospectus became effective on April 17, 2007. The Company and Mellon will each hold separate special shareholder meetings on May 24, 2007 to approve the merger for shareholders of record as of April 12, 2007.

#### FORWARD-LOOKING STATEMENTS AND RISK FACTORS

Some statements in this document are forward-looking. These include all statements about the future results of the Company, projected business growth, statements with respect to the proposed merger with Mellon, expectations with respect to operations after the merger, the expected outcome of legal, regulatory and investigatory proceedings, predicted loan losses, and the Company's plans, objectives and strategies. In this report, any press release or any oral statement that the Company or its executives may make, words such as "estimate," "forecast," "project," "anticipate," "confident," "target," "expect," "intend," "think," "continue," "seek," "believe," "plan," "goal," "could," "should," "may," "will," "strategy," "highly attractive," "rapidly evolving financial markets," "synergies," "opportunities," "superior returns," "well-positioned," "trends," "pro forma" and words of similar meaning, signify forward-looking statements.

In addition, with respect to the Mellon transaction, actual results may differ materially from the anticipated results or other expectations expressed in the forward-looking statements as a result of risks and uncertainties, including but not limited to, the businesses of the Company and Mellon may not be integrated successfully or the integration may be more difficult, time-consuming or costly than expected; the combined company may not realize, to the extent or at the time the Company expects, revenue synergies and cost savings from the transaction; revenues following the transaction may be lower than expected as a result of losses

of customers or other reasons; deposit attrition, operating costs, customer loss and business disruption following the transaction, including, without limitation, difficulties in maintaining relationships with employees, may be greater than expected; governmental approvals of the transaction may not be obtained on the proposed terms or expected timeframe; a weakening of the economies in which the combined company will conduct operations may adversely affect the Company's operating results; the Company's and Mellon's shareholders may fail to approve the transaction; the U.S. and foreign legal and regulatory framework could adversely affect the operating results of the combined company; and fluctuations in interests rates, currency exchange rates and securities prices may adversely affect the operating results of the combined company. Additional factors that could cause the Company's and Mellon's results to differ materially from those described in the forward-looking statements can be found in The Bank of New York Company, Inc.'s and Mellon Financial Corporation's Annual Report on Form 10-K for the year ended December 31, 2006 and any subsequent reports filed with the SEC pursuant to the Securities Exchange Act of 1934, as amended, as well as other uncertainties affecting future results and the value of the Company's stock.

Forward-looking statements, including the Company's discussions and projections of future results of operations and discussions of future plans contained in the MD&A and elsewhere in this Form 10-Q, are based on

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management's current expectations and assumptions that involve risks and uncertainties and that are subject to change based on various important factors (some of which are beyond the Corporation's control), including adverse changes in market conditions and the timing of such changes, and the actions that management could take in response to these changes. Actual results may differ materially from those expressed or implied as a result of these risks and uncertainties. The "Risk Factors" discussed in the section "Forward-Looking Statements and Risk Factors" in Part I, Item 1A of the Company's Annual Report on Form 10-K for the year ended December 31, 2006 could cause or contribute to such differences. Investors should consider all risks mentioned elsewhere in this document and in subsequent reports filed by the Company with the SEC pursuant to the Securities and Exchange Act of 1934, as amended, as well as other uncertainties affecting future results and the value of the Company's stock.

All forward-looking statements speak only as of the date on which such statements are made, and the Company undertakes no obligation to update any statement to reflect events or circumstances after the date on which such forward-looking statement is made or to reflect the occurrence of unanticipated events.

#### MELLON TRANSACTION

The proposed transaction between The Bank of New York Company, Inc. and Mellon Financial Corporation will be submitted to The Bank of New York Company, Inc.'s and Mellon Financial Corporation's shareholders for their consideration. In connection with the proposed transaction, The Bank of New York Mellon Corporation, an entity formed by The Bank of New York Company, Inc. and Mellon Financial Corporation for purposes of facilitating the proposed transaction, has filed a registration statement on Form S-4 (Registration No. 333-140863) containing a definitive joint proxy statement/prospectus that has been mailed to the shareholders of each of The Bank of New York Company, Inc. and Mellon Financial

Corporation. Shareholders are urged to read the registration statement and the joint proxy statement/prospectus regarding the proposed transaction and any other relevant documents filed with the Securities and Exchange Commission, as well as any amendments or supplements to those documents, because they will contain important information. Shareholders may obtain a free copy of the joint proxy statement/prospectus, as well as other filings containing information about The Bank of New York Company, Inc., Mellon Financial Corporation and The Bank of New York Mellon Corporation, without charge, at the SEC's Internet site (http://www.sec.gov). Copies of the joint proxy statement/prospectus and other SEC filings that are incorporated by reference in the joint proxy statement/prospectus are also available, without charge, from The Bank of New York Company, Inc., Investor Relations, One Wall Street, 31st Floor, New York, New York 10286 (212-635-1578), or from Mellon Financial Corporation, Secretary of Mellon Financial Corporation, One Mellon Center, Pittsburgh, Pennsylvania 15258-0001 (800-205-7699).

Directors and executive officers of The Bank of New York Company, Inc. and Mellon Financial Corporation and other persons may be deemed to be participants in the solicitation of proxies from the shareholders of The Bank of New York Company Inc. and/or Mellon Financial Corporation, in respect of the proposed transaction. Information about the directors and executive officers of The Bank of New York Company, Inc. is set forth in the proxy statement for The Bank of New York Company, Inc.'s annual meeting of shareholders, as filed with the SEC on March 14, 2007. Information about the directors and executive officers of Mellon Financial Corporation is set forth in the proxy statement for Mellon Financial Corporation's 2007 annual meeting of shareholders, as filed with the SEC on March 19, 2007. Additional information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, is contained in the definitive joint proxy statement/prospectus.

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GOVERNMENT MONETARY POLICIES AND COMPETITION

## Government Monetary Policies

The Federal Reserve Board has the primary responsibility for United States monetary policy. Its actions have an important influence on the demand for credit and investments and the level of interest rates, and thus on the earnings of the Company.

#### ${\tt Competition}$

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The businesses in which the Company operates are very competitive. Competition is provided by both unregulated and regulated financial services organizations, whose products and services span the local, national, and global markets in which the Company conducts operations.

A wide variety of domestic and foreign companies compete for processing services. For securities servicing and global payment services, international, national, and regional commercial banks, trust banks, investment banks, specialized processing companies, outsourcing companies, data processing companies, stock exchanges, and other business firms offer active competition. In the asset management and wealth management markets, international, national, and regional commercial banks, standalone asset management companies, mutual funds, securities brokerage firms, insurance companies, investment counseling firms, and other business firms and

individuals actively compete for business. Commercial banks, savings banks, savings and loan associations, and credit unions actively compete for deposits, and money market funds and brokerage houses offer deposit-like services. These institutions, as well as commercial finance companies, factors, insurance companies and pension trusts, are important competitors for various types of loans. Issuers of commercial paper compete actively for funds and reduce demand for bank loans.

#### WEBSITE INFORMATION

The Company makes available on its website: www.bankofny.com

- \* All of its SEC filings, including annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and all amendments to these reports, SEC Forms 3, 4 and 5 and its proxy statement as soon as reasonably practicable after such material is electronically filed with or furnished to the SEC,
- \* Its earnings releases and management conference calls and presentations, and
- \* Its corporate governance guidelines and the charters of the Audit and Examining, Compensation and Organization, and Nominating and Governance Committees of its Board of Directors.

The corporate governance guidelines and committee charters are available in print to any shareholder who requests them. Requests should be sent to The Bank of New York Company, Inc., Corporate Communications, One Wall Street, NY, NY 10286.

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# THE BANK OF NEW YORK COMPANY, INC. Consolidated Balance Sheets (Dollars in millions, except per share amounts) (Unaudited)

	March 31, 2007			December 31, 2006	
Assets					
Cash and due from banks	Ś	2,159	Ś	2 - 840	
Interest-bearing deposits with banks	Ψ	13,474		13,172	
Federal funds sold and securities purchased		10,111		10,112	
under resale agreements		1,712		5,114	
Securities		•		·	
Held-to-maturity (fair value of					
\$1,557 at 03/31/07 and \$1,710 at 12/31/06)		1,572		1,729	
Available-for-sale		22,124		19,377	
Total securities		23,696		21,106	
Trading assets at fair value		3,675		5,544	
Loans		38,289		37 <b>,</b> 793	
Reserve for loan losses		(290)		(287)	

Nah laana		27 000		27 506
Net loans		37 <b>,</b> 999		37,506
Premises and equipment Accrued interest receivable		1,064 409		1,050 422
Goodwill		5 <b>,</b> 131		5,172
Intangible assets		1,447		1,453
Other assets		9,061		9,973
Assets of discontinued operations held for sale		21		18
Total assets		99,848		103,370
Liabilities				
Deposits		17 060		10 554
Noninterest-bearing (principally domestic offices)	Ş	17,269	\$	
Interest-bearing deposits in domestic offices		9,312		10,041
Interest-bearing deposits in foreign offices		32,435		32,551
Total deposits				62,146
Federal funds purchased and securities		,		,
sold under repurchase agreements		773		790
Trading liabilities		2,270		2,507
Payables to customers and broker-dealers		6 <b>,</b> 739		7,266
Other borrowed funds		1,714		1,625
Accrued taxes and other expenses		4,153		5,129
Other liabilities (including allowance for lending-related commitments of		,		,
\$135 at 03/31/07 and \$150 at 12/31/06)		4,007		3,477
Long-term debt		9 <b>,</b> 585		8 <b>,</b> 773
Liabilities of discontinued operations held for sale		64		64
Total liabilities		88,321		91,777
Shareholders' Equity				
Common stock-par value \$7.50 per share,				
authorized 2,400,000,000 shares, issued				
1,054,488,125 shares at 03/31/07 and				
1,053,752,916 shares at 12/31/06		7,909		7,903
Additional capital		2,203		2,142
Retained earnings		9,294		9,444
Accumulated other comprehensive income		(337)		(317) 
		19,069		19,172
Less: Treasury stock (296,062,120 shares at 03/31/07 and 297,790,159 shares at 12/31/06), at cost		7 <b>,</b> 539		7,576
Loan to ESOP (101,753 shares at 03/31/07		2		2
and 12/31/06), at cost		3		3
Total shareholders' equity		11,527		11,593
Total liabilities and shareholders' equity	\$	99,848	\$	103,370
	===	======	===	

# THE BANK OF NEW YORK COMPANY, INC. Consolidated Statements of Income (In millions, except per share amounts) (Unaudited)

	Quarter Ended			
	March 31,	Dec 31, 2006	March 31,	
Noninterest Income				
Securities servicing fees				
Asset servicing	\$ 393	\$ 355	\$ 335	
Issuer services	319	340	154	
Clearing services		263		
Total securities servicing fees	990		831	
Global payment services	50	51	51	
Asset and wealth management fees	153	154	127	
Performance fees		18		
Financing-related fees		61		
Foreign exchange and other trading activities	128	98	113	
Securities gains/(losses)	2	2	(4)	
Asset/investment income		47		
Other		52 		
Total noninterest income		1,441	1,265	
Net Interest Income				
Interest income	1,021	1,057	813	
Interest expense	594	606	474	
Net interest income	427			
Provision for credit losses		(15)		
Not interest income often muscician				
Net interest income after provision	112	166	220	
for credit losses		466		
Noninterest Expense				
Staff	720	736	604	
Net occupancy	79	73		
Furniture and equipment	50	45	51	
Clearing	37	38	50	
Sub-custodian expenses	34	33	34	
Software	54	59	55	
Business development	30	30	23	
Communications	19	23	26	
Professional, legal, and other purchased services	130	125	82	
Distribution and servicing	4	5	4	
Amortization of intangible assets	28	34	13	
Merger and integration costs	15	17	_	
Other	72	67	59	

Total noninterest expense	1,272	1,285	1,069
Income			
Income from continuing operations before income taxes Provision for income taxes		622 195	175
Income from continuing operations		427	
Discontinued operations Income (loss) from discontinued operations Provision for income taxes		2,130 768	
Income (loss) from discontinued operations, net		1,362	
Net income	\$ 434	\$1,789 =====	\$ 422
Earnings per Share			
Basic Income from continuing operations Income from discontinued operations, net Net income Diluted Income from continuing operations	0.58	\$ 0.57 1.82 2.39 \$ 0.56	0.08 0.55 \$ 0.47
Income from discontinued operations, net Net income		1.80 2.36	
Average Shares Outstanding (in thousands)			
Basic Diluted		746,688 757,981	

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# THE BANK OF NEW YORK COMPANY, INC. Consolidated Statement of Changes in Shareholders' Equity For the three months ended March 31, 2007 (Dollars in millions) (Unaudited)

Common stock Balance, January 1 Issuances in connection with employee benefit plans	\$ 7,903 6
Balance, March 31	7,909
Additional capital Balance, January 1 Issuances in connection with employee benefit plans	2,142
Balance, March 31	2,203
Retained earnings	

Balance, January 1 Adjustments for the cumulative effect of applying FSP FAS 13-2	and		9,444
FIN 48, net of taxes of \$(214)	anu		 (416)
Balance, January 1 restated			9,028
Net income Cash dividends on common stock	\$	434	 434 (168)
Balance, March 31			 9,294
Accumulated other comprehensive income  Balance, January 1  Net unrealized derivative gain/(loss) on cash flow hedges	,		(317)
net of taxes of \$13 Foreign currency translation adjustment,	,	(19)	(19)
net of taxes of \$- Other adjustments, net of taxes of \$-		1 (2)	1 (2)
Balance, March 31			 (337)
Total comprehensive income	\$	414	
Less treasury stock			
Balance, January 1			7,576
Issued			(53)
Acquired			 16
Balance, March 31			 7 <b>,</b> 539
Less loan to ESOP			
Balance, January 1			3
Loan to ESOP			_
Balance, March 31			 3
Total shareholders' equity, March 31, 2007			\$ 11,527
			 ======

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# THE BANK OF NEW YORK COMPANY, INC. Consolidated Statements of Cash Flows (Dollars in millions) (Unaudited)

	the the ended I	March	
Operating activities Net income Adjustments to determine net cash attributable to	\$ 434	\$	422

operating activities: Provision for credit losses Depreciation and amortization Deferred income taxes Securities gains and venture capital income (18) Change in trading activities (151) Change in accruals and other, net (151) Net cash provided by operating activities Change in interest-bearing deposits in banks Change in interest-bearing deposits in banks Change in margin loans Purchases of securities held-to-maturity Paydowns of securities held-to-maturity Purchases of securities available-for-sale Aturities of securities available-for-sale Paydowns of securities avail
Depreciation and amortization  Deferred income taxes  Securities gains and venture capital income  (18) Change in trading activities  Change in accruals and other, net  (151)  Net cash provided by operating activities  Change in interest-bearing deposits in banks  Change in margin loans  Purchases of securities held-to-maturity  Paydowns of securities held-to-maturity  Purchases of securities held-to-maturity  Purchases of securities available-for-sale  Radurities of securities available-for-sale  Paydowns of securities available-for-sale  (1,071)  Ret principal disbursed on loans to customers  Change in federal funds sold and securities  purchased under resale agreements  Change in federal funds sold and securities  purchases of premises and equipment/capitalized software  Acquisitions, net of cash disbursed  Cother, net
Deferred income taxes  Securities gains and venture capital income  (18) Change in trading activities (1,608 (1,60
Securities gains and venture capital income (18) Change in trading activities 1,608 (1, Change in accruals and other, net (151) 1,  Net cash provided by operating activities 2,047  Investing activities Change in interest-bearing deposits in banks (219) 1, Change in margin loans 34  Purchases of securities held-to-maturity - (2,048) Maturities of securities held-to-maturity 129  Purchases of securities available-for-sale (4,887) (3,8ales of securities available-for-sale (4,887) (3,8ales of securities available-for-sale (1,071 1,8aturities of securities available-for-sale (1,071 1,8aturities of securities available-for-sale (1,055) (1,055) Proceeds from loans held for sale and other loan sales Change in federal funds sold and securities purchased under resale agreements 3,402 (2,9urchases of premises and equipment/capitalized software (57) Acquisitions, net of cash disbursed (58) Proceeds from the sale of premises and equipment - Other, net
Change in trading activities  Change in accruals and other, net  (151)  (219)  (210)
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Net cash provided by operating activities  Change in interest-bearing deposits in banks Change in margin loans Change in margin loans Purchases of securities held-to-maturity Paydowns of securities held-to-maturity The paydowns of securities held-to-maturity The paydowns of securities held-to-maturity The paydowns of securities available-for-sale The paydowns of securities available-for-
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Maturities of securities held-to-maturity Purchases of securities available-for-sale (4,887) Sales of securities available-for-sale Paydowns of securities available-for-sale Paydowns of securities available-for-sale Net principal disbursed on loans to customers Proceeds from loans held for sale and other loan sales Change in federal funds sold and securities purchased under resale agreements Purchases of premises and equipment/capitalized software Acquisitions, net of cash disbursed Proceeds from the sale of premises and equipment Other, net
Purchases of securities available-for-sale (4,887) (3, Sales of securities available-for-sale 60  Paydowns of securities available-for-sale 1,071 1, Maturities of securities available-for-sale 945 1, Net principal disbursed on loans to customers (1,055) (7,055)  Proceeds from loans held for sale and other loan sales - Change in federal funds sold and securities purchased under resale agreements 3,402 (2, Purchases of premises and equipment/capitalized software (57)  Acquisitions, net of cash disbursed (58) (7)  Proceeds from the sale of premises and equipment - 0ther, net 858
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Paydowns of securities available-for-sale 1,071 1, Maturities of securities available-for-sale 945 1, Net principal disbursed on loans to customers (1,055) Proceeds from loans held for sale and other loan sales - Change in federal funds sold and securities purchased under resale agreements 3,402 (2, Purchases of premises and equipment/capitalized software (57) Acquisitions, net of cash disbursed (58) (7) Proceeds from the sale of premises and equipment - Other, net 858
Maturities of securities available-for-sale 945 1, Net principal disbursed on loans to customers (1,055) ( Proceeds from loans held for sale and other loan sales - Change in federal funds sold and securities purchased under resale agreements 3,402 (2, Purchases of premises and equipment/capitalized software (57) Acquisitions, net of cash disbursed (58) (7) Proceeds from the sale of premises and equipment - Other, net 858
Net principal disbursed on loans to customers (1,055)  Proceeds from loans held for sale and other loan sales –  Change in federal funds sold and securities  purchased under resale agreements 3,402 (2,  Purchases of premises and equipment/capitalized software (57)  Acquisitions, net of cash disbursed (58) (  Proceeds from the sale of premises and equipment –  Other, net 858
Proceeds from loans held for sale and other loan sales — Change in federal funds sold and securities purchased under resale agreements 3,402 (2, Purchases of premises and equipment/capitalized software (57) Acquisitions, net of cash disbursed (58) ( Proceeds from the sale of premises and equipment — Other, net 858
purchased under resale agreements 3,402 (2, Purchases of premises and equipment/capitalized software (57) Acquisitions, net of cash disbursed (58) Proceeds from the sale of premises and equipment - Other, net 858
Purchases of premises and equipment/capitalized software (57) Acquisitions, net of cash disbursed (58) Proceeds from the sale of premises and equipment – Other, net 858
Acquisitions, net of cash disbursed (58)  Proceeds from the sale of premises and equipment - Other, net 858
Proceeds from the sale of premises and equipment - Other, net 858
Other, net 858
Net cash provided by/(used for)investing activities 258 (
Financing activities
Change in deposits (3,286)
Change in federal funds purchased and securities
sold under repurchase agreements (17)
Change in payables to customers and broker-dealers (526) (1,
Change in other borrowed funds 74
Net proceeds from the issuance of long-term debt 803
Repayments of long-term debt (11)
Issuance of common stock 120
Tax benefit realized on share-based payment awards 15
Treasury stock acquired (16)
Cash dividends paid (168) (
Net cash (used for)/provided by financing activities (3,012)
Effect of exchange rate changes on cash 26
Change in cash and due from banks (681) (
Cash and due from banks at beginning of period 2,840 3,
Cash related to discontinued operations - (
Cash and due from banks at end of period \$ 2,159 \$ 2,
Supplemental disclosures
Interest paid \$ 626 \$
Income taxes paid 643
Income taxes refunded 1

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## THE BANK OF NEW YORK COMPANY, INC. Notes to Consolidated Financial Statements

## 1. General

The accounting and reporting policies of The Bank of New York Company, Inc., a financial holding company, and its consolidated subsidiaries (the "Company") conform with U.S. generally accepted accounting principles and general practice within the banking industry. Such policies are consistent with those applied in the preparation of the Company's annual financial statements.

The Company provides a complete range of banking and other financial services to corporations and individuals worldwide through its business segments: Asset and Wealth Management, Institutional Services, and Other. "Business Segment Accounting Principles" and "Segment Financial Data" are incorporated from the Business Segment Review section of Management's Discussion and Analysis of the Company's Financial Condition and Results of Operations ("MD&A"). There were no major customers from whom revenues were individually material to the Company's performance.

The accompanying consolidated financial statements are unaudited. In the opinion of management, all adjustments necessary for a fair presentation of financial position, results of operations and cash flows for the interim periods have been made. Certain other reclassifications have been made to prior periods to place them on a basis comparable with current period presentation.

## 2. Accounting Changes and New Accounting Pronouncements

The Company adopted Statement of Financial Accounting Standards ("SFAS") No. 123 ("SFAS 123"), "Accounting for Stock-Based Compensation," in 1995. At that time, as permitted by the standard, the Company elected to continue to apply the provisions of Accounting Principles Board Opinion No. 25 ("APB 25"), "Accounting for Stock Issued to Employees," and accounted for the options granted to employees using the intrinsic value method, under which no expense is recognized for stock options because they were granted at the stock price on the grant date and therefore have no intrinsic value.

On January 1, 2003, the Company adopted the fair value method of accounting for its options under SFAS 123 as amended by SFAS No. 148 ("SFAS 148"), "Accounting for Stock-Based Compensation-Transition and Disclosure." SFAS 148 permitted three different methods of adopting fair value: (1) the prospective method, (2) the modified prospective method, and (3) the retroactive restatement method. Under the prospective method, options issued after January 1, 2003 are expensed while all options granted prior to January 1, 2003 are accounted for under APB 25 using the intrinsic value method. Consistent with industry practice, the Company elected the prospective method of adopting fair value accounting.

During the three months ended March 31, 2007, approximately 5.6 million options were granted. In the first quarters of 2007 and 2006, the Company recorded \$14 million and \$10 million of stock option expense.

The fair value of options granted in 2007 and 2006 were estimated at the grant date using the following weighted average assumptions:

		Quarter 2006
Dividend yield	2.46%	2.44%
Expected volatility	23.35	21.94
Risk free interest rates	4.42	4.66
Expected options lives (in years)	6	5

In December 2004, the Financial Accounting Standards Board ("FASB") issued SFAS No. 123 (revised 2004) ("SFAS 123(R)"), "Share-Based Payment," which is a

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revision of SFAS No. 123, "Accounting for Stock-Based Compensation." SFAS 123(R) eliminates the ability to account for share-based compensation transactions using APB 25 and requires that such transactions be accounted for using a fair value-based method. SFAS 123(R) covers a wide range of share-based compensation arrangements including share options, restricted share plans, performance-based awards, share appreciation rights, and employee share purchase plans. The Company adopted SFAS 123(R) on January 1, 2006 using the "modified prospective" method. Under this method, compensation cost is recognized beginning with the effective date (a) based on the requirements of SFAS 123(R) for all share-based payments granted after the effective date and (b) based on the requirements of SFAS 123 for all awards granted to employees prior to the effective date of SFAS 123(R) that remain unvested on the effective date. As of January 1, 2006, the Company was amortizing all of its unvested stock option grants.

Certain of the Company's stock compensation grants vest when the employee retires. SFAS 123(R) requires the completion of expensing of new grants with this feature by the first date the employee is eligible to retire. For grants prior to January 1, 2006, the Company will continue to expense them over their stated vesting period. The adoption of SFAS 123(R) increased pre-tax expense in 2006 by \$12 million.

In February 2006, the FASB issued SFAS No. 155 ("SFAS 155"),
"Accounting for Certain Hybrid Financial Instruments", an amendment of SFAS
140 and SFAS 133. SFAS 155 permits the Company to elect to measure any
hybrid financial instrument at fair value if the hybrid instrument contains
an embedded derivative that otherwise would require bifurcation and be
accounted for separately under SFAS 133. SFAS 155 clarifies which
interest-only strips and principal-only strips are not subject to the
requirements of SFAS 133 and that concentrations of credit risk in the form
of subordination are not embedded derivatives. SFAS 155 is effective for
all financial instruments acquired, issued, or subject to a remeasurement
event after December 31, 2006. On January 17, 2007, the FASB issued
Derivative Implementation Groups ("DIG") Issue B40 which impacts how SFAS
155 is applied. The adoption of SFAS 155 and DIG Issue B40 did not have a
significant impact on the Company's investment activities.

In July 2006, the FASB issued FASB Staff Position ("FSP") FAS 13-2, "Accounting for a Change or Projected Change in the Timing of Cash Flows Relating to Income Taxes Generated by a Leverage Lease Transaction," revising the accounting guidance under SFAS No. 13 ("SFAS 13"), "Accounting for Leases," for leveraged leases. This FSP modifies existing interpretations of SFAS 13 and associated industry practice. As a result

in 2007, the Company recognized a one-time after-tax charge to equity of \$389 million related to a change in the timing of its lease cash flows due to the LILO settlement. See "Commitments and Contingent Liabilities" in Notes to Consolidated Financial Statements. However, an amount approximating this one-time charge will be taken into income over the remaining term of the affected leases. In the first quarter of 2007, the Company recognized an after-tax income of \$2 million. Since the Company has not yet reached a settlement with the IRS related to LILOs originated in 1998, the charge to equity was estimated assuming a December 31, 2007 settlement date. The portion of the one-time charge related to 1998 LILOs will be taken into income between the settlement date and the end of the lease term.

In September 2006, the FASB issued SFAS No. 157 ("SFAS 157"), "Fair Value Measurements." SFAS 157 defines fair value, establishes a framework for measuring fair value in accordance with generally accepted accounting principles, and expands additional disclosures about fair value measurements. SFAS 157 clarifies that fair value is the amount that would be exchanged to sell an asset or transfer a liability, in an orderly transaction between market participants. SFAS 157 nullifies the consensus reached in EITF Issue No. 02-3 prohibiting the recognition of day one gain or loss on derivative contracts (and hybrid instruments measured at fair value under SFAS 133 as modified by SFAS 155) where the Company cannot verify all of the significant model inputs to observable market data and verify the model to market transactions. However, SFAS 157 requires that a fair value measurement technique include an adjustment for risks inherent in a particular valuation technique (such as a pricing

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model) and/or the risks inherent in the inputs to the model if market participants would also include such an adjustment. SFAS 157 will require the Company to consider the effect of its own credit standing in determining the fair value of its liabilities. In addition, SFAS 157 prohibits the recognition of "block discounts" for large holdings of unrestricted financial instruments where quoted prices are readily and regularly available in an active market. The requirements of SFAS 157 are to be applied prospectively, except for changes in fair value measurements that result from the initial application of SFAS 157 to existing derivative financial instruments measured under EITF Issue No. 02-3, existing hybrid instruments measured at fair value, and block discounts, which are to be recorded as an adjustment to opening retained earnings in the year of adoption. The Company expects to adopt SFAS 157 on January 1, 2008. The Company is currently evaluating the impact of SFAS 157.

In September 2006, the FASB issued SFAS No. 158, "Employers' Accounting for Defined Benefit Pension and Other Postretirement Plans - an amendment of FASB Statements No. 87, 88, 106 and 132(R)" ("SFAS 158"). SFAS 158 requires the Company to (a) recognize in its statement of financial position an asset for a plan's overfunded status or a liability for a plan's underfunded status, (b) measure a plan's assets and its obligations that determine its funded status as of the end of the fiscal year, (c) recognize changes in the funded status of a defined postretirement plan in the year in which the changes occur (reported in comprehensive income) and (d) provide additional disclosure. The requirement to recognize the funded status of a benefit plan and the disclosure requirements are effective as of the end of the fiscal year ending after December 15, 2006. The requirement to measure the plan assets and benefit obligations as of the date of the employer's fiscal year-end statement of financial position is effective for fiscal years ending after December 15, 2008. On December 31, 2006, the Company adopted the recognition and disclosure provisions of SFAS 158. The adoption of

SFAS 158 resulted in a charge to equity of \$264 million.

In 2007, the Company adopted FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes" ("FIN 48"). FIN 48 clarifies the accounting for uncertain tax positions in accordance with SFAS No. 109, "Accounting for Income Taxes." FIN 48 requires that a tax position meet a "more-likely-than-not threshold" for the benefit of the uncertain tax position to be recognized in the financial statements. A tax position that fails to meet a more-likely-than-not recognition threshold will result in either reduction of current or deferred tax assets, and/or recording of current or deferred tax liabilities. The impact of adoption in 2007 was a charge to equity of \$27 million. See "Income Taxes" in the Notes to Consolidated Financial Statements for further discussion related to FIN 48.

In February 2007, the FASB issued SFAS No. 159 ("SFAS 159"), "The Fair Value Option for Financial Assets and Financial Liabilities." SFAS 159 provides companies with an option to report selected financial assets and liabilities at fair value and to provide additional information that will help investors and other users of financial statements to understand more easily the effect on earnings of the company's choice to use fair value. It also requires companies to display the fair value of those assets and liabilities for which the company has chosen to use fair value on the face of the balance sheet. The Company expects to adopt SFAS 159 along with SFAS 157 on January 1, 2008 and is currently evaluating the impact of SFAS 159.

Certain other prior year information has been reclassified to conform its presentation with the 2007 financial statements.

## 3. Acquisitions and Dispositions

The Company continues to be a selective acquirer of securities servicing and asset management businesses.

In the first quarter of 2007, the Company acquired certain clearing and custody relationships rights for cash. The Company frequently structures its acquisitions with both an initial payment and a later contingent payment tied to post-closing revenue or income growth. The Company records the fair value

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of contingent payments as an additional cost of the entity acquired in the period that the payment becomes probable.

Goodwill and tax-deductible portion of goodwill related to completed acquisitions in the first quarter of 2007 was zero. At March 31, 2007, the Company was liable for potential contingent payments related to acquisitions in the amount of \$130 million. Cash paid or accrued for acquisitions and contingent payments was \$89 million in the first quarter of 2007.

2007

In January 2007, certain clearing and custody relationships rights were acquired by the Company's Pershing subsidiary. The transaction involved 46 organizations, comprised of 30 registered investment advisor firms and 16 introducing broker-dealer firms.

In March 2007, the Company sold its 49 percent stake in joint venture BNY Mortgage Co. to EverBank Financial Corp. The transaction is consistent with the Company's recent strategic moves to focus on asset management and securities servicing.

In April 2007, the Company agreed to sell its 30% equity investment in RBS International Securities Services (Holdings) Limited to BNP Paribas Securities Services.

2006

On October 1, 2006, the Company sold its Retail Business to JPMorgan Chase for the net asset value plus a premium of \$2.3 billion. JPMorgan Chase sold its corporate trust business to the Company for the net asset value plus a premium of \$2.15 billion. The difference between premiums resulted in a net cash payment of \$150 million to the Company. There is also a contingent payment of up to \$50 million to the Company tied to customer retention. For further details, see "Discontinued Operations" in the Notes to the Consolidated Financial Statements.

JPMorgan Chase's corporate trust business comprised issues representing \$5 trillion in total debt outstanding. It had 2,400 employees in more than 40 locations globally. Prior to the acquisition, the Company's corporate trust business comprised issues representing \$3 trillion in total debt outstanding and had 1,300 employees in 25 locations globally.

The Company's retail bank consisted of 338 branches in the Tri-State region, serving approximately 700,000 consumer households and small businesses with \$13 billion in deposits and \$9 billion in assets at September 30, 2006. The Company's regional middle market businesses provided financing, banking and treasury services for middle market clients, serving more than 2,000 clients in the Tri-State region. Together, the units had 4,000 employees located in New York, New Jersey, Connecticut and Delaware.

The transaction further increases the Company's focus on the securities services and wealth management businesses that have fueled the Company's growth in recent years and that are at the core of its long-term business strategy.

The Company recorded an after-tax gain of \$1,381 million on the sale of the Retail Business. The Company also expects to incur after-tax charges of \$150 million related to the acquisition. The transaction is expected to be dilutive to GAAP earnings per share through 2009 (4.5 percent in 2007 to 1.5 percent in 2009), but to be accretive to cash earnings per share in 2009 when cost savings are fully phased in.

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On a pro forma basis, if the acquisition of the Acquired Corporate Trust Business had occurred on January 1, 2006, the transaction would have had the following impact:

(Dollars in millions, except per share amounts)

For the three months ended
March 31, 2006
Reported Pro Forma

Revenue	\$ 1,604	\$ 1,810
Net income from continuing		
operations	360	409
Net income	422	471
Diluted earnings per share		
3 1		
from continuing operations	\$ 0.47	\$ 0.53
Diluted earnings per share	0.55	0.61

The pro forma results are based on adding the pre-tax historical results of the Acquired Corporate Trust Business to the Company's results and adjusting for amortization of intangibles created in the transaction and taxes. The pro forma data does not include adjustments to reflect the Company's operating costs or expected differences in the way funds generated by the Acquired Corporate Trust Business are invested. The pro forma data is intended for informational purposes and is not indicative of the future results of operations.

The Company's transaction with JPMorgan Chase altered the composition of the balance sheet. When the Acquired Corporate Trust Business is fully integrated in 2007, approximately \$14 billion of U.S. dollar retail deposits will have been replaced with between \$11 billion and \$14 billion of institutional corporate trust deposits. Between \$7 billion and \$10 billion of deposits related to the Acquired Corporate Trust Business have not yet transitioned to the Company. These deposits will transition to the Company as regulatory approval is received to operate in certain foreign locations and as the novation process proceeds in other foreign locations. The Company expects the transition will be substantially complete by June 30, 2007. Until the transition is complete, JPMorgan Chase will pay the Company for the net economic value of these deposits. In the first quarter of 2007, the Company recorded \$25 million of net economic value payments in noninterest income, compared with \$23 million in the fourth quarter of 2006. On the asset side of the balance sheet, approximately \$8 billion of retail and middle market loans included in the sale of the Retail Business have been replaced with liquid assets and securities. Goodwill and intangibles related to the Acquired Corporate Trust Business were approximately \$2.3 billion.

On October 2, 2006, the Company completed the transaction resulting in the formation of BNY ConvergEx Group. BNY ConvergEx Group brought together BNY Securities Group's trade execution, commission management, independent research and transition management business with Eze Castle Software, a leading provider of trade order management and related investment technologies. This transaction enabled the Company to achieve several objectives including repositioning its execution services business for faster growth and enhancing the product offering for the Company's client base, while allowing the Company to withdraw capital committed to the business.

BNY ConvergEx Group is a leading global agency brokerage and technology company offering a complete spectrum of pre-trade, trade, and post-trade solutions for traditional money managers, hedge funds, broker-dealers, corporations and plan sponsors. BNY ConvergEx Group has a global presence in New York, Boston, San Francisco, Chicago, Dallas, Stamford, London, Bermuda, Tokyo, Hong Kong, and Sydney.

The Company and GTCR Golder Rauner, LLC each hold a 35 percent stake in BNY ConvergEx Group, with the balance held by Eze Castle Software's investors and BNY ConvergEx Group's management team. BNY ConvergEx Group, with pro forma 2005 revenues of approximately \$340 million, is an affiliate

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investment. After the use of the proceeds to repurchase shares, the transaction is expected to be neutral to earnings per share.

The BNY Securities Group businesses included in BNY ConvergEx Group are BNY Brokerage, Lynch, Jones & Ryan, G-Port, Westminster Research and BNY Jaywalk. In addition, The Bank of New York's B-Trade and G-Trade businesses are expected to become part of BNY ConvergEx Group in 2008, although in the interim they will continue to be owned by The Bank of New York.

On December 1, 2006, the Company sold its transfer agency software business, Rufus, to Bravura Solutions Limited ("Bravura"), a leading global supplier of wealth management applications and professional services, for approximately \$38 million. Under the agreement, Bravura acquired all of the software and intellectual property comprising Rufus, and all existing employees will transfer to Bravura.

On December 3, 2006, the Company and Mellon entered into a definitive agreement to merge, creating the world's largest securities servicing and asset management firm. The new company, which will be called The Bank of New York Mellon Corporation, will be the world's leading asset servicer with Assets under Custody and Administration expected to exceed \$18 trillion and the world's leading corporate trustee with assets under trusteeship expected to exceed \$8 trillion. It will rank among the top 10 global asset managers with assets under management expected to exceed \$1.1 trillion.

The combined company is expected to have annual revenues of more than \$12 billion, with approximately 28% derived from asset servicing, 38% from issuer services, clearing and execution services and treasury services, and 29% from asset and wealth management. By the end of 2008, the Company is expected to generate over \$1 billion tangible capital per quarter. It will be well positioned to capitalize on global growth trends, including the evolution of emerging markets, the growth of hedge funds and alternative asset classes, the increasing need for more complex financial products and services, and the increasingly global need for people to save and invest for retirement. Almost a quarter of combined revenue will be derived internationally.

Under the terms of the agreement, the Company's shareholders will receive 0.9434 shares in the new company for each share of the Company that they own and Mellon shareholders will receive one share in the new company for each Mellon share they own.

To induce Mellon to enter into the merger agreement, the Company granted Mellon an option to purchase up to 149,621,546 shares of the Company's common stock at a price per share equal to the lesser of \$35.48 and the closing sale price of the Company's common stock on the trading day immediately preceding the exercise date; but in no case may Mellon acquire more than 19.9% of the outstanding shares of the Company's common stock under this stock option agreement. Mellon cannot exercise the option unless specified triggering events occur. These events generally relate to business combinations or acquisition transactions involving the Company and a third party.

The option could have the effect of discouraging a third party from

trying to acquire the Company prior to completion of the transaction or termination of the merger agreement. Upon the occurrence of certain triggering events, the Company may be required to repurchase the option and/or any shares of the Company's common stock purchased by Mellon under the option at a predetermined price, or Mellon may choose to surrender the option to the Company for a cash payment of \$1.15 billion. In no event will the total profit received by Mellon with respect to this option exceed \$1.3 billion.

To induce the Company to enter into the merger agreement, Mellon granted the Company an option to purchase up to 82,641,656 shares of Mellon common stock at a price per share equal to the lesser of \$40.05 and the closing sale price of Mellon common stock on the trading day immediately preceding the exercise date; but in no case may the Company acquire more than 19.9% of the outstanding shares of Mellon common stock under this stock option agreement. The Company cannot exercise the option unless specified triggering events

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occur. These events generally relate to business combinations or acquisition transactions involving Mellon and a third party.

The option could have the effect of discouraging a third party from trying to acquire Mellon prior to completion of the transaction or termination of the merger agreement. Upon the occurrence of certain triggering events, Mellon may be required to repurchase the option and/or any shares of Mellon common stock purchased by the Company under the option at a predetermined price, or the Company may choose to surrender the option to Mellon for a cash payment of \$725 million. In no event will the total profit received by the Company with respect to this option exceed \$825 million.

On December 19, 2006, the Company acquired the remaining 50% stake in AIB/BNY Securities Services (Ireland) Ltd. (AIB/BNY) that it did not own from Allied Irish Banks, p.l.c. ("AIB"). AIB/BNY was established in 1995 as a joint venture between AIB and the Company to provide a range of services for a number of fund structures domiciled in Ireland. At acquisition, AIB/BNY had \$210 billion assets under administration and employed 600 staff in its Dublin and Cork offices.

## 4. Discontinued Operations

On October 1, 2006, the Company acquired JPMorgan Chase's corporate trust business and JPMorgan Chase acquired the Company's Retail Business. The Company adopted discontinued operations accounting for its Retail Business. Also included in the sales agreement are provisions related to transitional services that will be provided for a period of up to 8 months after closing, subject to extensions. The results from continuing operations exclude the results of the Company's Retail Business and include the operations of the Acquired Corporate Trust Business only after October 1, 2006.

Results for all the Retail Business are reported separately as discontinued operations for all periods presented. The assets and liabilities of the businesses sold are included in assets of discontinued operations held for sale and liabilities of discontinued operations held for sale on the consolidated balance sheet. Net interest income has been computed by allocating investment securities and federal funds sold and related interest income to discontinued operations to match the amount and

duration of the assets sold with the amount and duration of the liabilities sold.

Summarized financial information for discontinued operations related to the Retail Business is as follows:

(In millions)	1Q	07	4Q06	1	Q06
Noninterest income(1) Net interest income	\$	14 -	\$2,174 	\$ 	71 149
Total revenue, net of interest expense	\$	14	\$2 <b>,</b> 174	\$	220
<pre>Income (loss) from   discontinued operations(1) Income taxes (benefits)</pre>	\$		\$2,130 768		102
Income (loss) from discontinued operations, Net of taxes	\$	(3) ===	\$1,362 =====	\$ ==	62 ====

(1) Including the \$2,159 million pre-tax gain on the sale of the Retail Business in the fourth quarter of 2006.

Assets and liabilities of discontinued operations held for sale as of March 31, 2007 and December 31, 2006 were not significant.

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# 5. Goodwill and Intangibles

Goodwill by reportable segment is as follows:

#### (In millions)

	March	31, 2007	Decembe	r 31, 2006
Asset and wealth management Institutional services	\$	622 4 <b>,</b> 509	\$	605 4,567
Consolidated total	\$ ======	5 <b>,</b> 131	\$ ======	5,172

The changes in goodwill during the first quarter of 2007 were as follows:

#### (In millions)

Balance at December 31, 2006	\$	5,172
Acquisitions		8
Foreign exchange translation		2
Other (1)		(51)
Balance at March 31, 2007	\$	5,131
	==	

(1) Other changes in goodwill include purchase price adjustments and certain other reclassifications.

The Company's reporting units are tested annually for goodwill impairment.

Intangible Assets

				March	31, 2007		De	ecember 31, 2	006
			Gross		Net	Weighted Average	Gross		Net
			Carrying	Accumulated	Carrying	Amortization	Carrying	Accumulated	Carry
(Dollars	in	millions)	Amount	Amortization	Amount	Period in Years	Amount	Amortization	Amou

Trade names \$	370	\$ _	\$ 370	Indefinite Life	\$ 370	\$ - \$
Customer relationships Other intangible	1 <b>,</b> 253	(176)	1,077	13	1,231	(148)
assets	8	(8)	-	-	17	(17)

The aggregate amortization expense of intangibles was \$28 million and \$13 million for the quarters ended March 31, 2007 and 2006, respectively. Estimated amortization expense for current intangibles for the next five years is as follows:

(In millions)	For the Year Ended December 31,	Amortization Expense
	2007	\$114
	2008	114
	2009	112
	2010	111
	2011	111

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# 6. Allowance for Credit Losses

The allowance for credit losses is maintained at a level that, in management's judgment, is adequate to absorb probable losses associated with specifically identified loans, as well as estimated probable credit losses inherent in the remainder of the credit portfolio at the balance sheet date. Management's judgment includes the following factors, among others: risks of individual credits; past experience; the volume, composition, and growth of the credit portfolio; and economic conditions.

The Company conducts a quarterly portfolio review to determine the adequacy of its allowance for credit losses. All commercial loans over \$1 million are assigned to specific risk categories. Smaller commercial and consumer exposures are evaluated on a pooled basis and assigned to specific risk categories. Following this review, senior management of the Company

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analyzes the results and determines the allowance for credit losses. The Company's Board of Directors reviews the allowance at the end of each quarter.

The portion of the allowance for credit losses allocated to impaired loans (nonaccrual commercial loans over \$1 million) is measured by the difference between their recorded value and fair value. Fair value is determined by one of the following: present value of the expected future cash flows from borrowers, the market value of the loan, or the fair value of the collateral. See "Critical Accounting Policies" and "Allowance" in the MD&A section for additional information.

Commercial loans are placed on nonaccrual status when collateral is insufficient and principal or interest is past due 90 days or more, or when there is reasonable doubt that interest or principal will be collected. Accrued interest is usually reversed when a loan is placed on nonaccrual status. Interest payments received on nonaccrual loans may be recognized as income or applied to principal depending upon management's judgment. Nonaccrual loans are restored to accrual status when principal and interest are current or they become fully collateralized. Consumer loans are not classified as nonperforming assets, but are charged off and interest accrued is suspended based upon an established delinquency schedule determined by product. Real estate acquired in satisfaction of loans is carried in other assets at the lower of the recorded investment in the property or fair value minus estimated costs to sell.

Transactions in the allowance for credit losses are summarized as follows:

(In millions)	d March 3	1, 2007			
		Lending	nce for -Related tments		
Balance, beginning of period Charge-offs Recoveries	\$ 287 - 8	\$	150 (5) -	\$	437 (5) 8
Net (charge-offs)/recoveries Provision	8 (5)		(5) (10)		3 (15)
Balance, end of period	\$ 290	\$ ======	135	\$	425

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(In mill	ions)		Three Months Ended March 31, 2006							
			Allowance for							
			Allowance for Lending-Related A Loan Losses Commitments C					Allowance for Credit Losses		
			Loan	Losses	COMM			Losses		
Balance,	beginning o	of period	\$	326	\$	144	\$	470		

Balance, end of period	\$ 334	\$ 140	\$ 474
Net (charge-offs)/recoveries Provision	 4 4	 (4)	 4 –
Recoveries	 6	 -	 6
Charge-offs	(2)	_	(2)

# 7. Other Assets

(In millions)		rch 31, 2007	December 31, 2006		
Accounts and interest receivable	\$	2,621	\$	3,443	
Fails to deliver		1,136		1,523	
Other investments		963		857	
Prepaid pension assets		624		635	
Software		387		388	
Margin deposits		494		324	
Prepaid expenses		250		223	
Due from customers on acceptances		285		213	
Other		2,301		2,367	
Total other assets	\$	9,061	\$	9,973	
	===		===		

# 8. Net Interest Income

(T	Quarter Ended							
(In millions)	2007		December 31, 2006		2006			
Interest Income								
Loans	\$	407	\$	422	\$	310		
Margin loans		84		83		77		
Securities								
Taxable		293		274				
Exempt from federal income taxes		1		1		9		
		 294		275		274		
Deposits in banks		146		167		86		
Federal funds sold and securities purchased								
under resale agreements		57		78		15		
Trading assets				32		51		
Total interest income				,057		813		
Interest Expense								
Deposits Federal funds purchased and securities sold		400		397		298		
under repurchase agreements		19		16		20		
Other borrowed funds		13		30		20		

Customer payables	42	43	40
Long-term debt	120	120	96
Total interest expense	594	606	474
Net interest income	\$ 427	\$ 451	\$ 339
	=====	=====	=====

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# 9. Capital Transactions

The Company has 5 million authorized shares of Class A convertible preferred stock having a par value of \$2.00 per share. At December 31, 2006, 3,000 shares were outstanding. On January 22, 2007, the Company redeemed 300 shares of Class A convertible preferred stock at a per share redemption price of \$25 plus accrued dividends of \$11.03. The remaining 2,700 shares were converted into Company common stock with shareholders receiving 7.39644 shares of Company common stock for each share of Class A convertible preferred stock.

In addition to the Class A preferred stock, the Company has 5 million authorized shares of preferred stock having no par value, with no shares outstanding at March 31, 2007 and December 31, 2006, respectively.

On April 10, 2007, the Board of Directors declared a quarterly dividend of 22 cents per share payable May 4, 2007 to shareholders of record on April 25, 2007.

The Company repurchased 363,080 shares of the Company's common stock in the first quarter of 2007.

# 10. Earnings Per Share

The following table illustrates the computations of basic and diluted earnings per share:

(In millions, except per share amounts)	Three Months Ended March 31,			
	20	007	2	2006
Income from continuing operations Income (loss) from	\$	437	\$	360
discontinued operations		(3)		62
Net income (1)	\$	434	\$	422
Basic weighted average shares outstanding		751		764
Shares issuable upon conversion of employee stock options		12		10

Diluted weighted average shares outstanding		763	774
	==:	=====	 
Basic earnings per share:		0 50	0 45
Income from continuing operations	\$	0.58	\$ 0.47
Income from discontinued operations		_	0.08
Net income		0.58	0.55
Diluted earnings per share:			
Income from continuing operations	\$	0.57	\$ 0.47
Income from discontinued operations		_	0.08
Net income		0.57	0.55

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# 11. Employee Benefit Plans

The components of net periodic benefit cost are as follows:

	Pension Benefits	Healthcare Benefits
	Three Months Ended March 31,	Three Months Ended March 31,
	Domestic Foreign	Domestic
(In millions)	2007 2006 2007 2006	2007 2006
Net periodic cost (income) Service cost Interest cost Expected return on assets Other	\$ 10 \$ 12 \$ 2 \$ 2 12 13 3 3 (26) (25) (4) (3) 5 9 1 1	3 2 (1) (1)
Net periodic cost (income) (1)	\$ 1 \$ 9 \$ 2 \$ 3	\$ 4 \$ 4

# 12. Income Taxes

The statutory federal income tax rate is reconciled to the Company's effective income tax rate below:

erreceive income can race serow.	Three Mont March	
	2007	2006
Federal rate State and local income taxes,	35.0%	35.0%

net of federal income tax benefit	3.0	2.2
Nondeductible expenses	0.1	0.2
Credit for synthetic fuel investments	(1.2)	(1.0)
Credit for low-income housing investments	(1.2)	(1.9)
Tax-exempt income from municipal securities	(0.1)	(0.1)
Other tax-exempt income	(1.0)	(1.2)
Foreign operations	(0.7)	(0.9)
Leveraged lease portfolio	(1.1)	(0.1)
Tax reserve - LILO exposure	0.1	0.6
Other - net	(0.7)	(0.1)
Effective rate	32.2%	32.7%
	=====	=====

The Company adopted the provisions of FASB Interpretation No. 48 ("FIN 48"), "Accounting for Uncertainty in Income Taxes — an interpretation of FASB Statement No. 109," on January 1, 2007. As a result of the implementation of FIN 48, the Company recognized a \$27 million increase in its liability for uncertain tax benefits ("Tax Reserves"), which reduced the January 1, 2007, retained earnings balance. The Company's total Tax Reserves as of the date of adoption were \$250 million. If these Tax Reserves were unnecessary, \$174 million would affect the effective tax rate in future periods and \$76 million would impact deferred taxes. Included in the above Tax Reserves is accrued interest and penalties, where applicable, of \$31 million. The Company recognizes accrued interest and penalties, if applicable, related to income taxes in income tax expense.

The Company's federal consolidated income tax returns are closed to examination through 1995. Although the IRS has completed its examination for 1996 and 1997, at this time a formal revenue agent's report has not been received. The Company believes it is unlikely that there will be any changes to those years that would affect the Tax Reserves. The IRS is currently examining the Company's

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consolidated income tax returns for tax years 1998 through 2002. The Company's New York State and New York City return examinations have been completed through 1993. New York State and New York City are currently examining the Company's tax returns for the years 1994 through 1996. The Company's United Kingdom income tax returns are closed through 1999.

The Company has Tax Reserves related to transactions occurring in the years 1998 through 2002 that are currently under examination by the IRS. The outcome of such examination is not yet determinable. Additionally, the Company has Tax Reserves for uncertain tax benefits associated with certain tax credits. The Company does not expect that the resolution of these and other issues over the next twelve months will have a material impact on its financial statements.

# 13. Derivatives and Hedging Relationships

Derivative contracts, such as futures contracts, forwards, interest rate swaps, foreign currency swaps and options and similar products used in trading activities, are recorded at fair value. The Company does not recognize gains or losses at the inception of derivative transactions if the fair value is not determined based upon observable market transactions and market data. Gains and losses are included in foreign exchange and other trading activities in noninterest income. Unrealized gains and

losses are reported on a gross basis in trading account assets and trading liabilities, after taking into consideration master netting agreements.

The Company enters into various derivative financial instruments for non-trading purposes primarily as part of its asset/liability management ("ALM") process. These derivatives are designated as fair value and cash flow hedges of certain assets and liabilities when the Company enters into the derivative contracts. Gains and losses associated with fair value hedges are recorded in income as well as any change in the value of the related hedged item. Gains and losses on cash flow hedges are recorded in other comprehensive income. If a derivative used in ALM does not qualify as a hedge it is marked to market and the gain or loss is included in net interest income.

The Company formally documents all relationships between hedging instruments and hedged items, as well as its risk-management objectives and strategy for undertaking various hedge transactions. This process includes linking all derivatives that are designated as fair value hedges to specific assets or liabilities on the balance sheet.

The Company formally assesses both at the hedge's inception and on an ongoing basis whether the derivatives that are used in hedging transactions are highly effective and whether those derivatives are expected to remain highly effective in future periods. The Company evaluates ineffectiveness in terms of amounts that could impact a hedge's ability to qualify for hedge accounting and the risk that the hedge could result in more than a de minimus amount of ineffectiveness. At inception, the potential causes of ineffectiveness related to each of its hedges is assessed to determine if the Company can expect the hedge to be highly effective over the life of the transaction and to determine the method for evaluating effectiveness on an ongoing basis. Recognizing that changes in the value of derivatives used for hedging or the value of hedged items could result in significant ineffectiveness, the Company has processes in place designed to identify and evaluate such changes when they occur. Quarterly, the Company performs a quantitative effectiveness assessment and records any ineffectiveness.

The Company utilizes interest rate swap agreements to manage its exposure to interest rate fluctuations. For hedges of fixed-rate loans, asset-backed securities, deposits and long-term debt, the hedge documentation specifies the terms of the hedged items and interest rate swaps and indicates that the derivative is hedging a fixed rate item and is a fair value hedge, that the hedge exposure is to the changes in the fair value of the hedged item due to changes in benchmark interest rates, and that the strategy is to eliminate fair value variability by converting fixed rate interest payments to LIBOR.

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The fixed-rate loans hedged generally have a maturity of 9 to 12 years and are not callable. These loans are hedged with "pay fixed rate, receive variable rate" swaps with similar notional amounts, maturities, and fixed rate coupons. The swaps are not callable. At March 31, 2007, \$42 million of loans were hedged with interest rate swaps which had notional values of \$42 million.

The securities hedged generally have a weighted average life of 10 years or less and are callable six months prior to maturity. These securities are hedged with pay fixed rate, receive variable rate swaps of like maturity, repricing and fixed-rate coupon. The swaps are callable six months prior to maturity. At March 31, 2007, \$227 million of securities were hedged with interest rate swaps which had notional values of \$227

million.

The fixed-rate deposits hedged generally have original maturities of 1 to 12 years (21% are one year deposits) and, except for three deposits, are not callable. These deposits are hedged with receive fixed rate, pay variable rate swaps of similar maturity, repricing and fixed rate coupon. The swaps are not callable except for the three that hedge the callable deposits. At March 31, 2007, \$880 million of deposits were hedged with interest rate swaps which had notional values of \$880 million.

The fixed-rate long-term debt hedged generally has an original maturity of 4 to 30 years. The Company issues both callable and non-callable debt. The non-callable debt is hedged with simple interest rate swaps similar to those described for deposits. Callable debt is hedged with callable swaps where the call dates of the swaps exactly match the call dates of the debt. At March 31, 2007, \$6,212 million of debt was hedged with interest rate swaps which had notional values of \$6,237 million.

In addition to the fair value hedges discussed above, the Company has two cash flow hedges utilizing interest rate swaps to hedge the variability in expected future cash flows attributable to floating rates on an a deposit and a long-term debt issue. The hedge documentation specifies the terms of the hedged items and interest rate swaps and indicates that the derivative is hedging future variable interest payments and is a cash flow hedge, that the hedge exposure is the variability in interest payments, and that the strategy is to eliminate variability by converting floating rate interest payments to fixed payments. For cash flow hedges the interest rate swap is marked to market with the changes in value recorded in other comprehensive income. The amount recognized as other comprehensive income for the cash flow hedge is reclassified to net interest income as interest is realized on the hedged item.

The deposit hedged has a principal amount of \$275 million and has a LIBOR based floating rate and an 18 month original maturity. The deposit is hedged with a receive LIBOR, pay fixed rate swap with the same maturity and interest payment dates as the deposit to eliminate the variability in interest payments on the deposit. During the next twelve months, net losses of less than \$1 million (pre-tax) included in other comprehensive income are expected to be reclassified to income.

The long-term debt hedged has a principal amount of \$400 million and has a LIBOR based floating rate and a 2 year original maturity. The debt is hedged with a receive LIBOR, pay fixed rate swap with the same maturity and interest payment dates as the debt to eliminate the variability in interest payments on the debt. During the next twelve months, net losses of less than \$2 million (pre-tax) included in other comprehensive income are expected to be reclassified to income.

In addition, the Company enters into foreign exchange hedges. The Company uses forward foreign exchange contracts with maturities of 12 months or less to hedge its Sterling and Euro foreign exchange exposure with respect to forecasted expense transactions in non-U.S. entities which have the U.S. dollar as their functional currency. As of March 31, 2007, the hedged forecasted foreign currency transactions and linked foreign exchange forward hedges were \$93 million with \$3 million (pre-tax) gains recorded in other comprehensive income. These gains are expected to be reclassified to expense over the next nine months.

Forward foreign exchange contracts are also used to hedge the value of the Company's investments in foreign subsidiaries. These forward contracts have a maturity of less than six months. The derivatives employed are designated as net investment hedges of changes in value of the Company's foreign investment due to exchange rates, such that changes in value of the forward exchange contracts offset the changes in value of the foreign investments due to changes in foreign exchange rates. The change in fair market value of these contracts is deferred and reported within accumulated translation adjustments in shareholders' equity, net of tax effects. At March 31, 2007, foreign exchange contracts, with notional amounts totaling \$1,894 million, were designated as hedges of corresponding amounts of net investments.

The Company discontinues hedge accounting prospectively when it determines that a derivative is no longer an effective hedge, the derivative expires or is sold, or management discontinues the derivative's hedge designation.

Ineffectiveness related to derivatives and hedging relationships was recorded in income as follows:

(In millions) Hedges		e Months 2007	Ended	March 31, 2006
Fair value hedge of loans	\$	(0.1)	\$	0.2
Fair value hedge of securities		0 1		
Fair value hedge of deposits		0.1		_
and long-term debt		(0.5)		0.5
Cash flow hedges		(0.5)		(0.2)
Other		-		(0.3)
Total		(1.0)	\$	0.2
	====	======	====	======

Other includes ineffectiveness recorded on foreign exchange hedges.

# 14. Commitments and Contingent Liabilities

In the normal course of business, various commitments and contingent liabilities are outstanding which are not reflected in the accompanying consolidated balance sheets. Management does not expect any material losses to result from these matters.

The Company's significant trading and off-balance sheet risks are securities, foreign currency and interest rate risk management products, commercial lending commitments, letters of credit, and securities lending indemnifications. The Company assumes these risks to reduce interest rate and foreign currency risks, to provide customers with the ability to meet credit and liquidity needs, to hedge foreign currency and interest rate risks, and to trade for its own account. These items involve, to varying degrees, credit, foreign exchange, and interest rate risk not recognized in the balance sheet. The Company's off-balance sheet risks are managed and monitored in manners similar to those used for on-balance sheet risks. There are no significant industry concentrations of such risks.

A summary of the notional amount of the Company's off-balance sheet credit transactions, net of participations, at March 31, 2007 and December 31, 2006 follows:

Off-Balance Sheet Credit Risks

	Mā	arch 31,	Dece	mber 31,
(In millions)		2007		2006
Lending commitments	\$	37,530	\$	37,364
Standby letters of credit		10,410		10,902
Commercial letters of credit		1,064		1,195
Securities lending indemnifications		396,722		398,675

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The total potential loss on undrawn commitments, standby and commercial letters of credit, and securities lending indemnifications is equal to the total notional amount if drawn upon, which does not consider the value of any collateral. Since many of the commitments are expected to expire without being drawn upon, the total amount does not necessarily represent future cash requirements. The allowance for lending-related commitments at March 31, 2007 and December 31, 2006 was \$135 million and \$150 million.

A securities lending transaction is a fully collateralized transaction in which the owner of a security agrees to lend the security through an agent (the Company) to a borrower, usually a broker/dealer or bank, on an open, overnight or term basis, under the terms of a prearranged contract, which generally matures in less than 90 days. The Company generally lends securities with indemnification against broker default. The Company generally requires the borrower to provide 102% cash collateral which is monitored on a daily basis, thus reducing credit risk. Security lending transactions are generally entered into only with highly-rated counterparties. At March 31, 2007 and December 31, 2006, securities lending indemnifications were secured by collateral of \$407.3 billion and \$405.5 billion, respectively.

Standby letters of credit principally support corporate obligations and include \$1.1 billion that were collateralized with cash and securities on March 31, 2007 and \$1.0 billion on December 31, 2006. At March 31, 2007, approximately \$6.8 billion of the standby letters of credit will expire within one year, and the remaining balance will expire between one to five years.

The notional amounts for other off-balance sheet risks (See "Trading Activities" in the MD&A section) express the dollar volume of the transactions; however, credit risk is much smaller. The Company performs credit reviews and enters into netting agreements to minimize the credit risk of foreign currency and interest rate risk management products. The Company enters into offsetting positions to reduce exposure to foreign exchange and interest rate risk.

Other

The Company has provided standard representations for underwriting agreements, acquisition and divestiture agreements, sales of loans and commitments, and other similar types of arrangements and customary indemnification for claims and legal proceedings related to its provision of financial services. Insurance has been purchased to mitigate certain of these risks. The Company is a minority equity investor in, and member of, several industry clearing or settlement exchanges through which foreign exchange, securities, or other transactions settle. Certain of these

industry clearing or settlement exchanges require their members to guarantee their obligations and liabilities or to provide financial support in the event other partners do not honor their obligations. It is not possible to estimate a maximum potential amount of payments that could be required with such agreements.

In the ordinary course of business, the Company makes certain investments that have tax consequences. From time to time, the IRS may question or challenge the tax position taken by the Company. The Company engaged in certain types of structured cross-border leveraged leasing investments, referred to as "LILOs", prior to mid-1999 that the IRS has challenged. In 2004, the IRS proposed adjustments to the Company's tax treatment of these transactions. On February 28, 2006, the Company settled this matter with the IRS relating to LILO transactions closed in 1996 and 1997. The settlement did not affect 2006 net income, as the impact of the settlement was fully reserved.

The Company's 1998 leveraged lease transactions are in a subsequent audit cycle and were not part of the settlement. The Company believes that a comparable settlement for 1998 may be possible, given the similarity between these leases and the settled leases. However, negotiations are ongoing and the treatment of the 1998 leases may still be litigated if an acceptable settlement cannot be reached. Under current U.S. generally accepted accounting principles, if the 1998 leases are settled on a basis comparable to the 1996 and 1997 leases, the Company would not expect the settlement of the 1998 leases to have an impact on net income, based on existing reserves.

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In the fourth quarter of 2005 the Company deposited funds with the IRS in anticipation of reaching a settlement on all of its LILO investments.

On February 11, 2005, the IRS released Notice 2005-13, which identified certain lease investments known as "SILOS" as potentially subject to IRS challenge. The Company believes that certain of its lease investments entered into prior to 2004 may be consistent with transactions described in the notice. Although it is likely the IRS will challenge the tax benefits associated with these leases in 2007, the Company remains confident that its tax treatment of the leases complied with statutory, administrative and judicial authority existing at the time they were entered into.

In 2001 and 2002, the Company entered into various structured transactions that involved, among other things, the payment of U.K. corporate income taxes that were credited against the Company's U.S. corporate income tax liability. The IRS is currently reviewing these transactions and it is likely that some or all of the credits will be challenged upon completion of the review. If necessary the Company will vigorously defend its position and believes that any tax benefits associated with these transactions were consistent with the applicable statutory, judicial and administrative authority.

The Company currently believes it has adequate tax reserves to cover its LILO exposure and any other potential tax exposures, based on a probability assessment of various potential outcomes. Probabilities and outcomes are reviewed as events unfold, and adjustments to the reserves are made when appropriate.

In the ordinary course of business, the Company and its subsidiaries are routinely defendants in or parties to a number of pending and potential

legal actions, including actions brought on behalf of various classes of claimants, and regulatory matters. Claims for significant monetary damages are asserted in certain of these actions and proceedings. Due to the inherent difficulty of predicting the outcome of such matters, the Company cannot ascertain what the eventual outcome of these matters will be; however, based on current knowledge and after consultation with legal counsel, the Company does not believe that judgments or settlements, if any, arising from pending or potential legal actions or regulatory matters, either individually or in the aggregate, after giving effect to applicable reserves, will have a material adverse effect on the consolidated financial position or liquidity of the Company although they could have a material effect on net income for a given period. The Company intends to defend itself vigorously against all of the claims asserted in these legal actions.

See discussion of contingent legal matters in the "Legal and Regulatory Proceedings" section.

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QUARTERLY REPORT ON FORM 10-Q THE BANK OF NEW YORK COMPANY, INC.

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

Quarterly Report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 for the quarterly period ended March 31, 2007

Commission file number 001-06152

THE BANK OF NEW YORK COMPANY, INC.
Incorporated in the State of New York
I.R.S. Employer Identification No. 13-2614959
Address: One Wall Street
New York, New York 10286

Telephone: (212) 495-1784

As of April 30, 2007, The Bank of New York Company, Inc. had 758,522,492 shares of common stock (\$7.50 par value) outstanding.

The Bank of New York Company, Inc. (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months(or such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

The registrant is a large accelerated filer (as defined in Rule 12b-2 of the Exchange Act).

The registrant is not a shell company (as defined in Rule 12b-2 of the Exchange Act).

The following sections of the Financial Review set forth in the cross-reference index are incorporated in the Quarterly Report on Form 10-Q.

Cross-reference Page(s)

PART I	FINANCIAL INFORMATION		
Item 1	Financial Statements		
	Consolidated Balance Sheets as of March 31, 2007 and December 31, 2006		51
	Consolidated Statements of Income for the Three Months Ended March 31, 2007, December 31, 2006 and March 31, 2006		52
	Consolidated Statement of Changes in Shareholders' Equity for the Three Months Ended March 31, 2007		53
	Consolidated Statement of Cash Flows for the Three Months Ended March 31, 2007 and 2006		54
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#### ITEM 4. CONTROLS AND PROCEDURES

#### Disclosure Controls and Procedures

The Company's Disclosure Committee, whose members include the Chief Executive Officer and Chief Financial Officer, has responsibility for ensuring that there is an adequate and effective process for establishing, maintaining, and evaluating disclosure controls and procedures that are designed to ensure that information required to be disclosed by the Company in its SEC reports is timely recorded, processed, summarized and reported. In addition, the Company's ethics hotline can also be used by employees for the anonymous communication of concerns about financial controls or reporting matters. There are inherent limitations to the effectiveness of any system of disclosure controls and procedures, including the possibility of human error and the circumvention or overriding of the controls and procedures. Accordingly, even effective disclosure controls and procedures can only provide reasonable assurance of achieving their control objectives.

As of the end of the period covered by this report, an evaluation was carried out under the supervision and with the participation of the Company's management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the Company's disclosure controls and procedures as defined in Exchange Act Rule 13a-15(e) and 15d-15(e). Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that the Company's disclosure controls and procedures were effective.

#### Changes in Internal Control Over Financial Reporting

In the ordinary course of business, the Company may routinely modify, upgrade or enhance its internal controls and procedures for financial reporting. There have not been any changes in the Company's internal

controls over financial reporting as defined in Exchange Act Rule 13a-15(f) and 15d-15(f) during the fiscal quarter to which this report relates 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 AND REGULATORY PROCEEDINGS

In the ordinary course of business, the Company and its subsidiaries are routinely defendants in or parties to a number of pending and potential legal actions, including actions brought on behalf of various classes of claimants, and regulatory matters. Claims for significant monetary damages are asserted in certain of these actions and proceedings. In regulatory enforcement matters, claims for disgorgement and the imposition of penalties and/or other remedial sanctions are possible. Due to the inherent difficulty of predicting the outcome of such matters, the Company cannot ascertain what the eventual outcome of these matters will be; however, on the basis of current knowledge and after consultation with legal counsel, the Company does not believe that judgments or settlements, if any, arising from pending or potential legal actions or regulatory matters, either individually or in the aggregate, after giving effect to applicable reserves, will have a material adverse effect on the consolidated financial position or liquidity of the Company, although they could have a material effect on net income for a given period. The Company intends to defend itself vigorously against all of the claims asserted in these legal actions.

As previously disclosed in the Company's 2006 Annual Report on Form 10-K, the U.S. Securities and Exchange Commission ("SEC") is investigating 1) the appropriateness of certain expenditures made in connection with marketing and distribution of the Hamilton Funds; 2) possible market-timing transactions cleared by Pershing LLC ("Pershing"); and 3) the trading activities of Pershing Trading Company LP, a floor specialist, on two regional exchanges from 1999 to 2004. As to market-timing, the Company has learned that the SEC is considering not pursuing the matter further.

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Because the conduct at issue in the Pershing market timing and floor specialist investigations is alleged to have occurred largely during the period when Pershing was owned by Credit Suisse First Boston (USA), Inc. ("CSFB"), the Company has made claims for indemnification against CSFB relating to these matters under the agreement relating to the acquisition of Pershing. CSFB is disputing these claims for indemnification.

#### ITEM 1A. RISK FACTORS

See "Forward-Looking Statements and Risk Factors" in "Management's Discussion and Analysis of Financial Condition and Results of Operations." There have been no material changes to the risk factors discussed in the Company's Annual Report on Form 10-K for the year ended December 31, 2006.

# ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

Shares of the Company's common stock were issued in the following transactions exempt from registration under the Securities Act of 1933

pursuant to Section 4(2) thereof:

(a) Shares of common stock were issued to former directors who had deferred receipt of such common stock pursuant to the Deferred Compensation Plan for Non-Employee Directors of The Bank of New York Company, Inc.

On March 13, 2007, 7,872 shares of common stock were issued to three current directors as part of their annual retainer as non-employee directors. Richard J. Kogan, John A. Luke, Jr. and Richard C. Vaughan each received 2,624 shares.

These transactions were exempt from registration under the Securities Act of 1933 pursuant to Section 4(2).

(c) Under its stock repurchase program, the Company buys back shares from time to time. The following table discloses the Company's repurchases of the Company's common stock made during the first quarter of 2007.

Issuer	Purchases	of	Equity	Securities
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Period		Total Number of Shares Purchased	Average Price Paid er Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs	Maximum Number of Shares That May be Repurchased Under the Plans or Programs
January February March	1-31 1-28 1-31	148,423 211,620 3,037	\$ 38.38 41.46 39.37	148,423 211,620 3,037	7,973,562 7,761,942 7,758,905
Total		363,080		363,080	

Shares were repurchased through the Company's stock repurchase programs announced on July 12, 2005 and June 30, 2006, which permit the repurchase of 34 million shares.

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#### ITEM 6. EXHIBITS

Pursuant to the rules and regulations of the Securities and Exchange Commission, the Company has filed certain agreements as exhibits to this Quarterly Report on Form 10-Q. These agreements may contain representations and warranties by the parties. These representations and warranties have been made solely for the benefit of the other party or parties to such agreements and (i) may have been qualified by disclosures made to such other party or parties, (ii) were made only as of the date of such agreements or such other date(s) as may be specified in such agreements and are subject to more recent developments, which may not be fully reflected in the Company's public disclosure, (iii) may reflect the allocation of risk among the parties to such agreements and (iv) may apply materiality standards different from what may be viewed as material to investors. Accordingly, these representations and warranties may not describe the Company's actual state of affairs at the date hereof and should not be relied upon.

- Amended and Restated Agreement and Plan of Merger, dated as of December 3, 2006, as amended and restated as of February 23, 2007, and as further amended and restated as of March 30, 2007, between The Bank of New York Company, Inc., Mellon Financial Corporation and The Bank of New York Mellon Corporation (incorporated by reference to Annex A to Amendment No. 1 to the Registration Statement on Form S-4 filed by The Bank of New York Mellon Corporation with the SEC on April 2, 2007), incorporated by reference to Exhibit 2.1 to the Company's Current Report on Form 8-K as filed with the Commission on April 5, 2007.
- 3.1 The By-Laws of The Bank of New York Company, Inc. as amended through April 12, 2005, incorporated by reference to Exhibit 3(ii) to the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2005.
- 3.2 Restated Certificate of Incorporation of The Bank of New York Company, Inc. dated May 8, 2001, incorporated by reference to Exhibit 4 to the Company's Registration Statement on Form S-3 filed June 7, 2001 (File No. 333-62516, 333-62516-01, 333-62516-02, 333-62516-03 and 333-62516-04).
- None of the outstanding instruments defining the rights of holders of long-term debt of the Company represent long-term debt in excess of 10% of the total assets of the Company. The Company hereby agrees to furnish to the Commission, upon request, a copy of any such instrument.
- 12 Ratio of Earnings to Fixed Charges for the Three Months Ended March 31, 2007 and 2006.
- 31.1 Certification of Chairman and 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.
- 32.1 Certification of Chairman and Chief Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.2 Certification of Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

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### SIGNATURE

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 hereunto duly authorized.

THE BANK OF NEW YORK COMPANY, INC.
-----(Registrant)

Date: May 9, 2007 By: /s/ Thomas J. Mastro

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Name: Thomas J. Mastro Title: Comptroller

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	EXHIBIT INDEX
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