STIFEL FINANCIAL CORI	2
Form 10-Q	
August 08, 2016	

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One)

x Quarterly report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 For the quarterly period ended June 30, 2016

OR

"Transition report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 For the transition period from to

Commission File Number: 001-09305

STIFEL FINANCIAL CORP.

(Exact name of registrant as specified in its charter)

Delaware 43-1273600 (State or other jurisdiction of incorporation or organization) Identification No.)

501 N. Broadway, St. Louis, Missouri 63102-2188

(Address of principal executive offices and zip code)

(314) 342-2000

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 ("the Exchange Act") during the preceding 12 months (or for 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. Yes x No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company (as defined in Rule 12b-2 of the Exchange Act).

Large accelerated filer x

Accelerated filer

Non-accelerated filer " (Do not check if smaller reporting company) Smaller reporting company " Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No x

The number of shares outstanding of the registrant's common stock, \$0.15 par value per share, as of the close of business on August 1, 2016, was 66,209,775.

STIFEL FINANCIAL CORP.

Form 10-Q

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PART I – FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

STIFEL FINANCIAL CORP.

Consolidated Statements of Financial Condition

		December 31,
	June 30, 2016	2015
(in thousands)	(Unaudited)	
Assets		
Cash and cash equivalents	\$364,101	\$811,019
Cash segregated for regulatory purposes	60,132	227,727
Receivables:		
Brokerage clients, net	1,387,716	1,599,218
Brokers, dealers, and clearing organizations	533,264	601,831
Securities purchased under agreements to resell	293,766	160,423
Financial instruments owned, at fair value	1,086,446	749,443
Available-for-sale securities, at fair value	2,466,706	1,629,907
Held-to-maturity securities, at amortized cost	2,119,888	1,855,399
Loans held for sale, at lower of cost or market	250,725	189,921
Bank loans, net	4,170,858	3,143,515
Investments, at fair value	156,198	181,017
Fixed assets, net	176,439	181,966
Goodwill	975,921	915,602
Intangible assets, net	95,188	63,177
Assets held for sale	148,606	-
Loans and advances to financial advisors and other employees, net	414,573	401,293
Deferred tax assets, net	229,383	285,127
Other assets	455,692	329,466
Total Assets	\$15,385,602	\$13,326,051

STIFEL FINANCIAL CORP.

Consolidated Statements of Financial Condition (continued)

	June 30,	December 31,
	2016	2015
(in thousands, except share and per share amounts)	(Unaudited)	2013
Liabilities and Shareholders' Equity	(= 1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	
Payables:		
Brokerage clients	\$898,193	\$1,000,422
Brokers, dealers, and clearing organizations	440,939	438,031
Drafts	56,914	183,857
Securities sold under agreements to repurchase	317,002	278,674
Bank deposits	7,881,219	6,638,356
Financial instruments sold, but not yet purchased, at fair value	615,662	521,744
Accrued compensation	176,913	363,791
Accounts payable and accrued expenses	362,628	349,040
Liabilities related to assets held for sale	136,825	_
Federal Home Loan Bank advances	865,000	148,000
Borrowings	335,157	89,084
Senior notes	740,785	740,136
Debentures to Stifel Financial Capital Trusts	67,500	82,500
Total liabilities	12,894,737	10,833,635
Shareholders' Equity:		
Preferred stock - \$1 par value; authorized 3,000,000 shares; none issued		_
Common stock - \$0.15 par value; authorized 97,000,000 shares; issued 69,507,842		
and 69,507,842 shares, respectively	10,426	10,426
Additional paid-in-capital	1,805,258	1,820,772
Retained earnings	819,929	805,685
Accumulated other comprehensive loss	(43,489	(39,533)
	2,592,124	2,597,350
Treasury stock, at cost, 2,927,455 and 2,483,071 shares, respectively	(101,259	(104,934)
Total Shareholders' Equity	2,490,865	2,492,416
Total Liabilities and Shareholders' Equity	\$15,385,602	\$13,326,051

STIFEL FINANCIAL CORP.

Consolidated Statements of Operations

(Unaudited)

	Three Months Ended June 30,		Six Months 30,	s Ended June	
(in thousands, except per share amounts)	2016	2015	2016	2015	
Revenues:					
Commissions	\$182,104	\$183,771	\$380,034	\$364,073	
Principal transactions	126,426	85,542	247,374	186,275	
Investment banking	133,125	161,007	233,783	285,568	
Asset management and service fees	144,567	119,936	289,099	233,805	
Interest	65,780	43,852	128,607	86,588	
Other income	17,405	13,741	24,595	25,541	
Total revenues	669,407	607,849	1,303,492	1,181,850	
Interest expense	17,262	10,098	31,373	23,117	
Net revenues	652,145	597,751	1,272,119	1,158,733	
Non-interest expenses:					
Compensation and benefits	460,023	409,998	871,136	765,691	
Occupancy and equipment rental	58,746	48,346	116,002	92,516	
Communications and office supplies	37,426	31,114	74,086	60,348	
Commissions and floor brokerage	12,145	9,124	23,876	19,193	
Other operating expenses	68,012	61,098	127,313	112,848	
Total non-interest expenses	636,352	559,680	1,212,413	1,050,596	
Income from operations before income tax expense	15,793	38,071	59,706	108,137	
Provision for income taxes	6,022	17,183	22,880	44,152	
Net income	\$9,771	\$20,888	\$36,826	\$63,985	
Earnings per common share:					
Basic	\$0.15	\$0.31	\$0.55	\$0.94	
Diluted	\$0.13	\$0.27	\$0.48	\$0.82	
Weighted-average number of common shares outstanding:					
Basic	66,792	68,370	67,186	68,189	
Diluted	75,982	77,856	76,084	77,624	

STIFEL FINANCIAL CORP.

Consolidated Statements of Comprehensive Income

(Unaudited)

	Three Months Ended June 30,		Six Months Endo June 30,	
(in thousands)	2016	2015	2016	2015
Net income	\$9,771	\$20,888	\$36,826	\$63,985
Other comprehensive income/(loss), net of tax: 1				
Changes in unrealized gains/(losses) on available-for-sale securities ²	11,449	(3,349)	10,421	3,597
Amortization of losses of securities transferred to held-to-maturity from				
available-for-sale	800	1,545	1,309	2,276
Changes in unrealized gains/(losses) on cash flow hedging instruments ³	(3,427)	713	(8,407)	487
Foreign currency translation adjustment	(5,093)	5,293	(7,279)	1,315
Total other comprehensive income/(loss), net of tax	3,729	4,202	(3,956)	7,675
Comprehensive income	\$13,500	\$25,090	\$32,870	\$71,660

⁽¹⁾ Net of tax expense of \$2.3 million \$2.6 million for the three months ended June 30, 2016 and 2015, respectively. Net of tax benefit of \$2.5 million and tax expense of \$4.8 million for the six months ended June 30, 2016 and 2015, respectively.

See accompanying Notes to Consolidated Financial Statements.

⁽²⁾ There were no reclassifications to earnings during the three and six months ended June 30, 2016. Amounts are net of reclassifications to earnings of realized gains of \$1.9 million and \$1.9 million for the three and six months ended June 30, 2015, respectively.

⁽³⁾ Amounts are net of reclassifications to earnings of losses of \$1.5 million and \$1.0 million for the three months ended June 30, 2016 and 2015, respectively. Amounts are net of reclassifications to earnings of losses of \$2.9 million and \$2.2 million for the six months ended June 30, 2016 and 2015, respectively.

STIFEL FINANCIAL CORP.

Consolidated Statements of Cash Flows

(Unaudited)

	Six Months E	Inded June
(in thousands)	2016	2015
Cash Flows From Operating Activities:		
Net income	\$36,826	\$63,985
Adjustments to reconcile net income to net cash used in operating activities:		
Depreciation and amortization	21,604	14,899
Amortization of loans and advances to financial advisors and other employees	33,079	28,692
Amortization of premium on investment portfolio	4,655	2,222
Provision for loan losses and allowance for loans and advances to financial		
advisors and other employees	6,579	4,393
Amortization of intangible assets	8,008	3,673
Deferred income taxes	54,651	16,797
Excess tax benefits/(tax deficit) from stock-based compensation	5,197	(12,454)
Stock-based compensation	94,349	81,160
(Gains)/losses on sale of investments	3,911	(4,941)
Gain on extinguishment of Stifel Financial Capital Trust	(5,607)	
Other, net	864	(7,012)
Decrease/(increase) in operating assets, net of assets acquired:		
Cash segregated for regulatory purposes and restricted cash	167,593	49,496
Receivables:		
Brokerage clients	133,799	(160,766)
Brokers, dealers, and clearing organizations	12,396	(150,642)
Securities purchased under agreements to resell	(133,343)	
Financial instruments owned, including those pledged	(337,032)	
Loans originated as held for sale	(1,093,740)	
Proceeds from mortgages held for sale	1,041,457	904,798
Loans and advances to financial advisors and other employees	(47,760)	(-) -)
Other assets	(149,190)	(27,769)
Increase/(decrease) in operating liabilities, net of liabilities assumed:		
Payables:		
Brokerage clients	(36,181)	
Brokers, dealers, and clearing organizations	4,439	57,487
Drafts	(115,039)	
Financial instruments sold, but not yet purchased	93,941	(20,539)
Other liabilities and accrued expenses	(237,486)	
Net cash used in operating activities	\$(432,030)	\$(572,349)

STIFEL FINANCIAL CORP.

Consolidated Statements of Cash Flows (continued)

(Unaudited)

	Six Months Ended June 30,	
(in thousands)	2016	2015
Cash Flows From Investing Activities:		
Proceeds from:		
Maturities and principal paydowns of available-for-sale securities	\$104,660	\$728,809
Calls and principal paydowns of held-to-maturity securities	93,686	52,903
Sale or maturity of investments	26,150	50,912
Increase in bank loans, net	(1,032,497)	(356,580)
Payments for:		
Purchase of available-for-sale securities	(927,687)	(199)
Purchase of held-to-maturity securities	(359,337)	_
Purchase of investments	(5,242)	(30,283)
Purchase of fixed assets	(14,159)	(32,309)
Acquisitions, net of cash acquired	(71,924)	18,456
Net cash provided by/(used in) investing activities	(2,186,350)	431,709
Cash Flows From Financing Activities:		
Proceeds from borrowings	246,073	327,568
Proceeds from Federal Home Loan Bank advances	717,000	_
Increase in securities sold under agreements to repurchase	38,328	303,170
Increase/(decrease) in bank deposits, net	1,242,863	(476,144)
Increase in securities loaned	44,008	99,446
Excess tax benefits/(tax deficit) from stock-based compensation	(5,197)	12,454
Issuance of common stock for stock option exercises	175	245
Repurchase of common stock	(95,116)	
Extinguishment of Stifel Financial Capital Trust	(9,393)	
Repayment of senior notes		(175,000)
Net cash provided by financing activities	2,178,741	91,739
Effect of exchange rate changes on cash	(7,279)	1,056
Decrease in cash and cash equivalents	(446,918)	(47,845)
Cash and cash equivalents at beginning of period	811,019	689,782
Cash and cash equivalents at end of period	\$364,101	\$641,937
Supplemental disclosure of cash flow information:	,	,
Cash paid for income taxes, net of refunds	\$21,211	\$31,951
Cash paid for interest	30,256	20,073
Noncash financing activities:		
Unit grants, net of forfeitures	131,736	105,448
Issuance of common stock for acquisitions	11,427	80,981
Shares surrendered into treasury	_	223

See accompanying Notes to Consolidated Financial Statements.

STIFEL FINANCIAL CORP.

Notes to Consolidated Financial Statements

(Unaudited)

NOTE 1 – Nature of Operations and Basis of Presentation

Nature of Operations

Stifel Financial Corp. (the "Company"), through its wholly owned subsidiaries, is principally engaged in retail brokerage; securities trading; investment banking; investment advisory; retail, consumer, and commercial banking; and related financial services. We have offices throughout the United States and Europe. Our major geographic area of concentration is throughout the United States, with a growing presence in Europe. Our company's principal customers are individual investors, corporations, municipalities, and institutions.

On January 4, 2016, the Company completed the acquisition of Eaton Partners, LLC ("Eaton Partners"), a global fund placement and advisory firm. Eaton Partners will retain its brand name and will be run as a Stifel company. The acquisition was funded with cash from operations and our common stock.

On May 5, 2016, the Company completed the acquisition of ISM Capital LLP ("ISM"), an independent investment bank focused on international debt capital markets. The acquisition of ISM adds to the Company's debt capital markets origination, sales and research capabilities in Europe, including an end-to-end platform for convertible securities and other equity-linked debt instruments. The acquisition was funded with cash from operations.

Basis of Presentation

The consolidated financial statements include Stifel Financial Corp. and its wholly owned subsidiaries, principally Stifel, Nicolaus & Company, Incorporated ("Stifel"), Keefe, Bruyette & Woods, Inc., and Stifel Bank & Trust ("Stifel Bank"). All material intercompany balances and transactions have been eliminated. Unless otherwise indicated, the terms "we," "us," "our," or "our company" in this report refer to Stifel Financial Corp. and its wholly owned subsidiaries.

We have prepared the accompanying unaudited consolidated financial statements pursuant to the rules and regulations of the Securities and Exchange Commission (the "SEC"). Pursuant to these rules and regulations, we have omitted certain information and footnote disclosures we normally include in our annual consolidated financial statements prepared in accordance with U.S. generally accepted accounting principles. In management's opinion, we have made all adjustments (consisting only of normal, recurring adjustments, except as otherwise noted) necessary to fairly present our financial position, results of operations and cash flows. Our interim period operating results do not necessarily indicate the results that may be expected for any other interim period or for the full fiscal year. These financial statements and accompanying notes should be read in conjunction with the consolidated financial statements and the notes thereto in our Annual Report on Form 10-K for the year ended December 31, 2015 on file with the SEC.

Certain amounts from prior periods have been reclassified to conform to the current period's presentation. The effect of these reclassifications on our company's previously reported consolidated financial statements was not material.

There have been no material changes in our significant accounting policies, as compared to the significant accounting policies described in our Annual Report on Form 10-K for the year ended December 31, 2015.

NOTE 2 – Recently Issued Accounting Guidance

Financial Instruments – Credit Losses

In June 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2016-13, "Financial Instruments - Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments." The guidance requires that credit losses relating to available-for-sale debt securities will be recorded through an allowance for credit losses rather than as a direct write-down to the security. The guidance is effective for fiscal years beginning after December 15, 2019 (January 1, 2020 for our Company), including interim periods within that reporting period. Early adoption is permitted for annual periods beginning after December 15, 2018. We are currently evaluating the effect that the new guidance will have on our consolidated financial statements.

Share-Based Payments

In March 2016, the FASB issued ASU No. 2016-09, "Improvements to Employee Share-Based Payment Accounting" ("ASU 2016-09") that requires an entity to record all excess tax benefits and tax deficiencies as an income tax benefit or expense in the income

statement. ASU 2016-09 will also require an entity to elect an accounting policy to either estimate the number of forfeitures or account for forfeitures when they occur. The guidance is effective for fiscal years beginning after December 15, 2016 (January 1, 2017 for our company). We are currently evaluating the effect that the new guidance will have on our consolidated financial statements.

Leases

In February 2016, the FASB issued ASU No. 2016-02, "Leases" that requires lessees to recognize a right-of-use asset and a lease liability on the balance sheet for all leases with the exception of short-term leases. For lessees, leases will continue to be classified as either operating or finance leases in the income statement. Lessor accounting is similar to the current model but updated to align with certain changes to the lessee model. Lessors will continue to classify leases as operating, direct financing or sales-type leases. The new standard must be adopted using a modified retrospective transition and requires application of the new guidance at the beginning of the earliest comparative period presented. The guidance is effective for fiscal years beginning after December 15, 2018 (January 1, 2019 for our company). Early adoption is permitted. We are currently evaluating the transition method that will be elected and the effect that the new guidance will have on our consolidated financial statements.

Financial Assets and Financial Liabilities

In January 2016, the FASB issued ASU No. 2016-01, "Recognition and Measurement of Financial Assets and Financial Liabilities" that will change the income statement impact of equity investments held by an entity, and the recognition of changes in fair value of financial liabilities when the fair value option is elected. The guidance is effective for fiscal years beginning after December 15, 2017 (January 1, 2018 for our company). We are currently evaluating the effect that the new guidance will have on our consolidated financial statements.

Disclosures for Investments in Certain Entities that Calculate Net Asset Value per Share

In May 2015, the FASB issued ASU No. 2015-07, "Fair Value Measurement (Topic 820): Disclosures for Investments in Certain Entities That Calculate Net Asset Value per Share (or Its Equivalent)" ("ASU 2015-07"). The guidance removes the requirement to categorize within the fair value hierarchy all investments for which fair value is measured using the net asset value per share practical expedient. The guidance also removes the requirement to make certain disclosures for all investments that are eligible to be measured at fair value using the net asset value per share practical expedient. Rather, those disclosures are limited to investments for which the entity has elected to measure the fair value using that practical expedient. The guidance is effective for fiscal years beginning after December 15, 2015 (January 1, 2016 for our company). See Note 4 – Fair Value Measurements.

Interest - Imputation of Interest

In April 2015, the FASB issued ASU No. 2015-03, "Interest - Imputation of Interest (Subtopic 835-30): Simplifying the Presentation of Debt Issuance Costs" ("ASU 2015-03"). The guidance in ASU 2015-03 requires that debt issuance costs related to a recognized debt liability be presented in the balance sheet as a direct deduction from the carrying amount of that debt liability, consistent with debt discounts. The guidance is effective for fiscal years beginning after December 15, 2015 (January 1, 2016 for our company) and is required to be applied retrospectively to all periods presented beginning in the year of adoption. Upon the adoption of ASU 2015-03 by our company on January 1, 2016, the impact was a reduction in both other assets and senior notes of \$9.6 million. In accordance with ASU No. 2015-03, previously reported amounts have been conformed to the current presentation, as reflected in the consolidated statements of financial condition. The impact as of December 31, 2015 was a reduction to both total assets and total liabilities of \$9.9 million.

Revenue Recognition

In April 2016, the FASB issued ASU No. 2016-10, "Identifying Performance Obligations and Licensing" that amends the revenue guidance in ASU 2014-09 on identifying performance obligations. The effective date of the new guidance will coincide with ASU 2014-09 during the first quarter 2018. We are currently evaluating the effect that the new guidance will have on our consolidated financial statements.

In March 2016, the FASB issued ASU No. 2016-08, "Principal versus Agent Considerations (Reporting Revenue Gross versus Net)" ("ASU 2016-08") that amends the principal versus agent guidance in ASU 2014-09. ASU 2016-08 clarifies that the analysis must focus on whether the entity has control of the goods or services before they are transferred to the customer. ASU 2016-08 also provides additional guidance about how to apply the control principle when services are provided and when goods or services are combined with other goods or services. The effective date of the standard for the Company will coincide with ASU 2014-09 during the first quarter 2018. We are currently evaluating the effect that the new guidance will have on our consolidated financial statements.

In May 2014, the FASB issued ASU No. 2014-09, "Revenue from Contracts with Customers (Topic 606)," ("ASU 2014-09") that supersedes current revenue recognition guidance, including most industry-specific guidance. ASU 2014-09 requires a company to recognize revenue when it transfers promised goods or services to customers in an amount that reflects the consideration to which the company expects to be entitled in exchange for those goods and services. The guidance also requires additional disclosures regarding the nature, amount, timing and uncertainty of revenue that is recognized. The FASB has approved a one year deferral of this standard, and this pronouncement is now effective for annual reporting periods beginning after December 15, 2017, including interim periods within that reporting period and is to be applied using one of two retrospective application methods, with early application not permitted. We are currently evaluating the impact the new guidance will have on our consolidated financial statements.

NOTE 3 – Receivables From and Payables to Brokers, Dealers, and Clearing Organizations

Amounts receivable from brokers, dealers, and clearing organizations at June 30, 2016 and December 31, 2015, included (in thousands):

		December
		31,
	June 30,	
	2016	2015
Deposits paid for securities borrowed	\$379,244	\$318,105
Receivables from clearing organizations	78,635	260,077
Securities failed to deliver	75,385	23,649
	\$533,264	\$601,831

Amounts payable to brokers, dealers, and clearing organizations at June 30, 2016 and December 31, 2015, included (in thousands):

		December 31,
	June 30,	
	2016	2015
Deposits received from securities loaned	\$357,207	\$329,670
Securities failed to receive	35,718	16,353
Payable to clearing organizations	48,014	92,008
· · · · · · · · · · · · · · · · · · ·	\$440,939	\$438,031

Deposits paid for securities borrowed approximate the market value of the securities. Securities failed to deliver and receive represent the contract value of securities that have not been delivered or received on settlement date.

NOTE 4 – Fair Value Measurements

We measure certain financial assets and liabilities at fair value on a recurring basis, including financial instruments owned, available-for-sale securities, investments, financial instruments sold, but not yet purchased, and derivatives.

We generally utilize third-party pricing services to value Level 1 and Level 2 available-for-sale investment securities, as well as certain derivatives designated as cash flow hedges. We review the methodologies and assumptions used by the third-party pricing services and evaluate the values provided, principally by comparison with other available market quotes for similar instruments and/or analysis based on internal models using available third-party market data. We may occasionally adjust certain values provided by the

third-party pricing service when we believe, as the result of our review, that the adjusted price most appropriately reflects the fair value of the particular security.

Following are descriptions of the valuation methodologies and key inputs used to measure financial assets and liabilities recorded at fair value. The descriptions include an indication of the level of the fair value hierarchy in which the assets or liabilities are classified.

Financial Instruments Owned and Available-For-Sale Securities

When available, the fair value of financial instruments is based on quoted prices in active markets and reported in Level 1. Level 1 financial instruments include highly liquid instruments with quoted prices, such as equity securities listed in active markets, corporate fixed income securities, and U.S. government securities.

If quoted prices are not available for identical instruments, fair values are obtained from pricing services, broker quotes, or other model-based valuation techniques with observable inputs, such as the present value of estimated cash flows, and reported as Level 2. The nature of these financial instruments include instruments for which quoted prices are available but traded less frequently, instruments whose fair value has been derived using a model where inputs to the model are directly observable in the market, or can be derived principally from or corroborated by observable market data, and instruments that are fair valued using other financial instruments, the parameters of which can be directly observed. Level 2 financial instruments include U.S. government agency securities, mortgage-backed securities, corporate fixed income securities infrequently traded, state and municipal securities, asset-backed securities, and equity securities not actively traded.

We have identified Level 3 financial instruments to include certain equity securities with unobservable pricing inputs and certain mortgage-backed securities. Level 3 financial instruments have little to no pricing observability as of the report date. These financial instruments do not have active two-way markets and are measured using management's best estimate of fair value, where the inputs into the determination of fair value require significant management judgment or estimation.

Investments

Investments carried at fair value primarily include corporate equity securities, auction-rate securities ("ARS"), and private company investments.

Corporate equity securities and U.S. government securities are valued based on quoted prices in active markets and reported in Level 1.

ARS for which the market has been dislocated and largely ceased to function are reported as Level 3 assets. ARS are valued based upon our expectations of issuer redemptions and using internal discounted cash flow models that utilize unobservable inputs.

Direct investments in private companies may be valued using the market approach and were valued based on an assessment of each underlying investment, incorporating evaluation of additional significant third-party financing, changes in valuations of comparable peer companies, the business environment of the companies, market indices, assumptions relating to appropriate risk adjustments for nonperformance, and legal restrictions on disposition, among other factors. The fair value derived from the methods used are evaluated and weighted, as appropriate, considering the reasonableness of the range of values indicated. Under the market approach, fair value may be determined by reference to multiples of market-comparable companies or transactions, including earnings before interest, taxes, depreciation, and amortization ("EBITDA") multiples. For securities utilizing the market comparable companies

valuation technique, a significant increase (decrease) in the EBITDA multiple in isolation could result in a significantly higher (lower) fair value measurement.

Investments in Funds That Are Measured at Net Asset Value Per Share

Investments at fair value include investments in funds that are measured at NAV. The Company uses NAV to measure the fair value of its fund investments when (i) the fund investment does not have a readily determinable fair value and (ii) the NAV of the investment fund is calculated in a manner consistent with the measurement principles of investment company accounting, including measurement of the underlying investments at fair value. The Company adopted ASU No. 2015-07 in January 2016 and, as required, disclosures in the paragraphs and tables below are limited to only those investments in funds that are measured at NAV. In accordance with ASU No. 2015-07, previously reported amounts have been conformed to the current presentation.

The Company's investments in funds measured at NAV include private company investments, partnership interests, mutual funds, private equity funds, and money market funds. Private equity funds primarily invest in a broad range of industries worldwide in a variety of situations, including leveraged buyouts, recapitalizations, growth investments and distressed investments. The private equity

funds are primarily closed-end funds in which the Company's investments are generally not eligible for redemption. Distributions will be received from these funds as the underlying assets are liquidated or distributed.

The general and limited partnership interests in investment partnerships were primarily valued based upon NAVs received from third-party fund managers. The various partnerships are investment companies, which record their underlying investments at fair value based on fair value policies established by management of the underlying fund. Fair value policies at the underlying fund generally require the funds to utilize pricing/valuation information, including independent appraisals, from third-party sources. However, in some instances, current valuation information for illiquid securities or securities in markets that are not active may not be available from any third-party source or fund management may conclude that the valuations that are available from third-party sources are not reliable. In these instances, fund management may perform model-based analytical valuations that may be used as an input to value these investments.

The tables below present the fair value of our investments in, and unfunded commitments to, funds that are measured at NAV (in thousands):

	June 30, 2016		
	Fair		
	value of	Unfunded	
	investmen	tscommitments	
Private company investments	\$28,639	\$ 10,561	
Partnership interests	20,962	1,822	
Mutual funds	12,857	_	
Private equity funds	12,109	9,337	
Money market funds	9,822	_	
Total	\$84,389	\$ 21,720	
	December	31, 2015	
	Fair		
	value of	Unfunded	
	investmen	tscommitments	
Private company investments	\$34,385	\$ 14,178	
Partnership interests	22,502	2,018	
Mutual funds	20,399	_	
Private equity funds	12,970	9,352	
Private equity funds Money market funds	•	9,352 —	

Financial Instruments Sold, But Not Yet Purchased

Financial instruments sold, but not purchased, recorded at fair value based on quoted prices in active markets and other observable market data include highly liquid instruments with quoted prices, such as U.S. government securities, corporate fixed income securities, and equity securities listed in active markets, which are reported as Level 1.

If quoted prices are not available, fair values are obtained from pricing services, broker quotes, or other model-based valuation techniques with observable inputs, such as the present value of estimated cash flows, and reported as Level 2. The nature of these financial instruments include instruments for which quoted prices are available but traded less frequently, instruments whose fair value has been derived using a model where inputs to the model are directly

observable in the market, or can be derived principally from or corroborated by observable market data, and instruments that are fair valued using other financial instruments, the parameters of which can be directly observed. Level 2 financial instruments include U.S. government agency securities, mortgage-backed securities not actively traded, corporate fixed income and equity securities, and state and municipal securities.

Derivatives

Derivatives are valued using quoted market prices for identical instruments when available or pricing models based on the net present value of estimated future cash flows. The valuation models used require market observable inputs, including contractual terms, market prices, yield curves, credit curves, and measures of volatility. We manage credit risk for our derivative positions on a counterparty-by-counterparty basis and calculate credit valuation adjustments, included in the fair value of these instruments, on the basis of our relationships at the counterparty portfolio/master netting agreement level. These credit valuation adjustments are determined by

applying a credit spread for the counterparty to the total expected exposure of the derivative after considering collateral and other master netting arrangements. We have classified our interest rate swaps as Level 2.

Assets and liabilities measured at fair value on a recurring basis as of June 30, 2016, are presented below (in thousands):

	June 30, 201	6		
	Total	Level 1	Level 2	Level 3
Financial instruments owned:				
U.S. government securities	\$11,258	\$11,258	\$—	\$ —
U.S. government agency securities	210,849	1,008	209,841	_
Mortgage-backed securities:				
Agency	209,021	_	209,021	_
Non-agency	28,954		27,719	1,235
Corporate securities:				
Fixed income securities	278,643	22,986	255,365	292
Equity securities	125,446	124,827	_	619
State and municipal securities	222,275		222,275	_
Total financial instruments owned	1,086,446	160,079	924,221	2,146
Available-for-sale securities:				
U.S. government agency securities	2,688	101	2,587	_
State and municipal securities	74,712	—	74,712	
Mortgage-backed securities:				
Agency	395,271	_	395,271	
Commercial	2,787	_	2,787	_
Non-agency	2,188	—	2,188	
Corporate fixed income securities	652,093	_	652,093	_
Asset-backed securities	1,336,967	_	1,336,967	
Total available-for-sale securities	2,466,706	101	2,466,605	
Investments:				
Corporate equity securities	27,898	22,041	1,328	4,529
Auction rate securities:				
Equity securities	50,750	_	_	50,750
Municipal securities	1,355	_	_	1,355
Other ¹	1,628		388	1,240
Investments in funds measured at NAV	74,567			
Total investments	156,198	22,041	1,716	57,874
Cash equivalents measured at NAV	9,822			
	\$3,719,172	\$182,221	\$3,392,542	\$60,020

¹Includes certain private company and other investments.

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				Le	vel
	Total	Level 1	Level 2	3	
Liabilities:					
Financial instruments sold, but not yet purchased:					
U.S. government securities	\$271,337	\$271,337	\$—	\$	
Agency mortgage-backed securities	75,289	_	75,289		
Corporate securities:					
Fixed income securities	210,586	2,901	207,685		
Equity securities	58,429	58,429			
State and municipal securities	21		21		—
Total financial instruments sold, but not yet purchased	615,662	332,667	282,995		
Derivative contracts ²	17,707	_	17,707		
	\$633,369	\$332,667	\$300,702	\$	

²Included in accounts payable and accrued expenses in the consolidated statements of financial condition. 14

Assets and liabilities measured at fair value on a recurring basis as of December 31, 2015, are presented below (in thousands):

	December 31, 2015				
	Total	Level 1	Level 2	Level 3	
Financial instruments owned:					
U.S. government securities	\$45,167	\$45,167	\$ —	\$ —	
U.S. government agency securities	116,949	_	116,949	_	
Mortgage-backed securities:					
Agency	205,473	_	205,473	_	
Non-agency	33,319	_	31,843	1,476	
Corporate securities:					
Fixed income securities	203,910	13,203	190,707	_	
Equity securities	31,642	29,388	1,635	619	
State and municipal securities	112,983	_	112,983	_	
Total financial instruments owned	749,443	87,758	659,590	2,095	
Available-for-sale securities:					
U.S. government agency securities	1,698	_	1,698	_	
State and municipal securities	74,167	_	74,167	_	
Mortgage-backed securities:					
Agency	304,893	_	304,893	_	
Commercial	11,310	_	11,310	_	
Non-agency	2,518	_	2,518		
Corporate fixed income securities	319,408	_	319,408	_	
Asset-backed securities	915,913	_	915,913	_	
Total available-for-sale securities	1,629,907	_	1,629,907	_	
Investments:					
Corporate equity securities	30,737	26,436	1,359	2,942	
U.S. government securities	102	102	_	_	
Auction rate securities:					
Equity securities	55,710		5,268	50,442	
Municipal securities	1,315	_	_	1,315	
Other ¹	2,897	4	2,873	20	
Investments measured at NAV	90,256				
Total investments	181,017	26,542	9,500	54,719	
Cash equivalents measured at NAV	77,097				
	\$2,637,464	\$114,300	\$2,298,997	\$56,814	

¹Includes certain private company and other investments.

December 31, 2015

Total Level 1 Level 2 3

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Liabilities:				
Financial instruments sold, but not yet purchased:				
U.S. government securities	\$186,030	\$186,030	\$ —	\$ _
Agency mortgage-backed securities	50,830		50,830	
Corporate securities:				
Fixed income securities	255,700	3,601	252,099	_
Equity securities	29,184	22,894	6,290	_
Total financial instruments sold, but not yet purchased	521,744	212,525	309,219	—
Derivative contracts ²	3,591	_	3,591	
	\$525,335	\$212,525	\$312,810	\$

²Included in accounts payable and accrued expenses in the consolidated statements of financial condition. 15

The following table summarizes the changes in fair value carrying values associated with Level 3 financial instruments during the three months ended June 30, 2016 (in thousands):

Three Months Ended June 30, 2016
Financial instruments owned Investments
Mortgage-

Backed

					Auction Rate	Auction Rate	<u> </u>
	Securitie	S					
	_	Fixed	Equity	Corpora	tSecurities –	Securities –	
		Income		Equity			
	Non-Age	Seyurities	Securities	Securitie	e E quity	Municipal	Other ¹
Balance at March 31, 2016	\$1,433	_	\$ 619	\$2,979	\$ 50,864	\$ 1,351	\$775
Unrealized gains/(losses):							
Included in changes in net assets ²	(18)	_	_	1,550	361	4	
Included in OCI ³							
Realized gains ²	2	_	_		_	_	
Purchases		292			_	_	
Sales	_	_	_	_		_	_
Redemptions	(182)	_		_	(475) —	_
Transfers:							
Into Level 3							465
Out of Level 3	_	_	_	_		_	_
Net change	(198)	292	_	1,550	(114) 4	465
Balance at June 30, 2016	\$1,235	\$ 292	\$ 619	\$4,529	\$ 50,750	\$ 1,355	\$1,240

¹Includes private company and other investments.

The following table summarizes the change in fair value associated with Level 3 financial instruments during the six months ended June 30, 2016 (in thousands):

		nths Ended J al instrument ge-	*	5 Investments		
	Backed					
				Auction Rate	Auction Rate	
	Securitie	es				
	_	Fixed	Equity	CorporatSecurities -	Securities –	
		Income		Equity		
	Non-Ag	ge Sey urities	Securities	Securitie Equity	Municipal	Other ¹
Balance at December 31, 2015	\$1 476		\$ 619	\$2 942 \$ 50 442	\$ 1315	\$20

²Realized and unrealized gains related to financial instruments owned and investments are reported in other income in the consolidated statements of operations.

³Unrealized gains/(losses) related to available-for-sale securities are reported in accumulated other comprehensive loss in the consolidated statements of financial condition.

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Included in changes in net assets ²	(18)			1,587	783	40	
Included in OCI ³	_					_	
Realized gains ²	9	_	_	_		_	—
Purchases		292				_	755
Sales	_	—		_	_	_	—
Redemptions	(232)				(475) —	
Transfers:							
Into Level 3							465
Out of Level 3	_	—		_	_	_	—
Net change	(241)	292		1,587	308	40	1,220
Balance at June 30, 2016	\$1,235 \$	292	\$ 619	\$4,529	\$ 50,750	\$ 1,355	\$1,240
16							

The results included in the table above are only a component of the overall investment strategies of our company. The table above does not present Level 1 or Level 2 valued assets or liabilities. The changes to our company's Level 3 classified instruments during the six months ended June 30, 2016 were principally a result of purchases of partnership interests. The changes in unrealized gains/(losses) recorded in earnings for the three and six months ended June 30, 2016, relating to Level 3 assets still held at June 30, 2016, were immaterial.

The following table summarizes quantitative information related to the significant unobservable inputs utilized in our company's Level 3 recurring fair value measurements as of June 30, 2016.

				Weighted
	Valuation technique	Unobservable input	Range	average
Investments:	•	•	C	C
Auction rate securities:				
Equity securities	Discounted cash flow	Discount rate	1.7 - 11.7%	5.8%
		Workout period	1 - 3 years	2.5 years
Municipal securities	Discounted cash flow	Discount rate	0.0 - 10.3%	4.9%
		Workout period	1 - 4 years	2.1 years

The fair value of certain Level 3 assets was determined using various methodologies, as appropriate, including third-party pricing vendors and broker quotes. These inputs are evaluated for reasonableness through various procedures, including due diligence reviews of third-party pricing vendors, variance analyses, consideration of current market environment, and other analytical procedures.

The fair value for our auction rate securities was determined using an income approach based on an internally developed discounted cash flow model. The discounted cash flow model utilizes two significant unobservable inputs: discount rate and workout period. The discount rate was calculated using credit spreads of the underlying collateral or similar securities. The workout period was based on an assessment of publicly available information on efforts to re-establish functioning markets for these securities and our company's own redemption experience. Significant increases in any of these inputs in isolation would result in a significantly lower fair value. On an ongoing basis, management verifies the fair value by reviewing the appropriateness of the discounted cash flow model and its significant inputs.

Transfers Within the Fair Value Hierarchy

We assess our financial instruments on a quarterly basis to determine the appropriate classification within the fair value hierarchy. Transfers between fair value classifications occur when there are changes in pricing observability levels. Transfers of financial instruments among the levels are deemed to occur at the beginning of the reporting period. The transfers of financial assets from Level 2 to Level 1 during the three months ended June 30, 2016 were immaterial. There were \$1.2 million of transfers of financial assets from Level 2 to Level 1 during the six months ended June 30, 2016 primarily related to corporate fixed income securities for which market trades were observed that provided transparency into the valuation of these assets. There were \$2.2 million and \$2.5 million of transfers of financial assets from Level 1 to Level 2 during the three and six months ended June 30, 2016, respectively, primarily related to corporate fixed income securities for which there were low volumes of recent trade activity observed. There were \$0.5 million of transfers into Level 3 during the three months ended June 30, 2016.

Fair Value of Financial Instruments

The following reflects the fair value of financial instruments as of June 30, 2016 and December 31, 2015, whether or not recognized in the consolidated statements of financial condition at fair value (in thousands).

	June 30, 2016		December 3	1, 2015
	Carrying	Estimated	Carrying	Estimated
	Value	Fair Value	Value	Fair Value
Financial assets:				
Cash and cash equivalents	\$364,101	\$364,101	\$811,019	\$811,019
Cash segregated for regulatory purposes	60,132	60,132	227,727	227,727
Securities purchased under agreements to resell	293,766	293,766	160,423	160,423
Financial instruments owned	1,086,446	1,086,446	749,443	749,443
Available-for-sale securities	2,466,706	2,466,706	1,629,907	1,629,907
Held-to-maturity securities	2,119,888	2,178,218	1,855,399	1,874,998
Loans held for sale	250,725	250,725	189,921	189,921
Bank loans	4,170,858	4,213,242	3,143,515	3,188,402
Investments	156,198	156,198	181,017	181,017
Financial liabilities:				
Securities sold under agreements to repurchase	\$317,002	\$317,002	\$278,674	\$278,674
Bank deposits	7,881,219	7,738,148	6,638,356	6,627,818
Financial instruments sold, but not yet purchased	615,662	615,662	521,744	521,744
Derivative contracts ¹	17,707	17,707	3,591	3,591
Borrowings	335,157	335,157	89,084	89,084
Federal Home Loan Bank advances	865,000	865,000	148,000	148,000
Senior notes	740,785	760,527	740,136	745,999
Debentures to Stifel Financial Capital Trusts	67,500	51,541	82,500	72,371

¹Included in accounts payable and accrued expenses in the consolidated statements of financial condition. The following table presents the estimated fair values of financial instruments not measured at fair value on a recurring basis as of June 30, 2016 and December 31, 2015 (in thousands):

	June 30, 201	16		
	Total	Level 1	Level 2	Level 3
Financial assets:				
Cash	\$354,279	\$354,279	\$ —	\$
Cash segregated for regulatory purposes	60,132	60,132	_	
Securities purchased under agreements to resell	293,766	293,766	_	
Held-to-maturity securities	2,178,218	_	1,615,409	562,809
Loans held for sale	250,725		250,725	_
Bank loans	4,213,242	_	4,213,242	
Financial liabilities:				
Securities sold under agreements to repurchase	\$317,002	\$317,002	\$	\$ —

Bank deposits	7,738,148		7,738,148	—
Borrowings	335,157	_	335,157	_
Federal Home Loan Bank advances	865,000	865,000		
Senior notes	760,527	760,527	_	_
Debentures to Stifel Financial Capital Trusts	51,541			51,541

	December 3	1, 2015		
	Total	Level 1	Level 2	Level 3
Financial assets:				
Cash	\$733,922	\$733,922	\$	\$
Cash segregated for regulatory purposes	227,727	227,727	_	
Securities purchased under agreements to resell	160,423	160,423	-	
Held-to-maturity securities	1,874,998	_	1,317,582	557,416
Loans held for sale	189,921	_	189,921	
Bank loans	3,188,402	_	3,188,402	
Financial liabilities:				
Securities sold under agreements to repurchase	\$278,674	\$278,674	\$ —	\$
Bank deposits	6,627,818	_	6,627,818	
Borrowings	89,084	_	89,084	
Federal Home Loan Bank advances	148,000	148,000	_	
Senior notes	736,135	736,135	_	_
Debentures to Stifel Financial Capital Trusts	72,371	_	_	72,371

The following, as supplemented by the discussion above, describes the valuation techniques used in estimating the fair value of our financial instruments as of June 30, 2016 and December 31, 2015.

Financial Assets

Securities Purchased Under Agreements to Resell

Securities purchased under agreements to resell are collateralized financing transactions that are recorded at their contractual amounts plus accrued interest. The carrying values at June 30, 2016 and December 31, 2015 approximate fair value due to their short-term nature.

Held-to-Maturity Securities

Securities held to maturity are recorded at amortized cost based on our company's positive intent and ability to hold these securities to maturity. Securities held to maturity include agency mortgage-backed securities, asset-backed securities, consisting of corporate obligations, collateralized debt obligation securities, and corporate fixed income securities. The estimated fair value, included in the above table, is determined using several factors; however, primary weight is given to discounted cash flow modeling techniques that incorporated an estimated discount rate based upon recent observable debt security issuances with similar characteristics.

Loans Held for Sale

Loans held for sale consist of fixed-rate and adjustable-rate residential real estate mortgage loans intended for sale. Loans held for sale are stated at lower of cost or market value. Market value is determined based on prevailing market prices for loans with similar characteristics or on sale contract prices.

Bank Loans

The fair values of mortgage loans and commercial loans were estimated using a discounted cash flow method, a form of the income approach. Discount rates were determined considering rates at which similar portfolios of loans would be made under current conditions and considering liquidity spreads applicable to each loan portfolio based on the secondary market.

Financial Liabilities

Securities Sold Under Agreements to Repurchase

Securities sold under agreements to repurchase are collateralized financing transactions that are recorded at their contractual amounts plus accrued interest. The carrying values at June 30, 2016 and December 31, 2015 approximate fair value due to the short-term nature.

Bank Deposits

The fair value of interest-bearing deposits, including certificates of deposits, demand deposits, savings, and checking accounts, was calculated by discounting the future cash flows using discount rates based on the replacement cost of funding of similar structures and terms.

Borrowings

The carrying amount of borrowings approximates fair value due to the relative short-term nature of such borrowings. In addition, Stifel Bank's FHLB advances reflect terms that approximate current market rates for similar borrowings.

Senior Notes

The fair value of our senior notes is estimated based upon quoted market prices.

Debentures to Stifel Financial Capital Trusts

The fair value of our trust preferred securities is based on the discounted value of contractual cash flows. We have assumed a discount rate based on the coupon achieved in our 5.375% senior notes due 2022.

These fair value disclosures represent our best estimates based on relevant market information and information about the financial instruments. Fair value estimates are based on judgments regarding future expected losses, current economic conditions, risk characteristics of the various instruments, and other factors. These estimates are subjective in nature and involve uncertainties and matters of significant judgment and, therefore, cannot be determined with precision. Changes in the above methodologies and assumptions could significantly affect the estimates.

NOTE 5 – Financial Instruments Owned and Financial Instruments Sold, But Not Yet Purchased

The components of financial instruments owned and financial instruments sold, but not yet purchased, at June 30, 2016 and December 31, 2015 are as follows (in thousands):

		December
		31,
	June 30,	
	2016	2015
Financial instruments owned:		
U.S. government securities	\$11,258	\$45,167
U.S. government agency securities	210,849	116,949
Mortgage-backed securities:		
Agency	209,021	205,473
Non-agency	28,954	33,319

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Comparata cannitias:		
Corporate securities:		
Fixed income securities	278,643	203,910
Equity securities	125,446	31,642
State and municipal securities	222,275	112,983
	\$1,086,446	\$749,443
Financial instruments sold, but not yet purchased:		
U.S. government securities	\$271,337	\$186,030
Agency mortgage-backed securities	75,289	50,830
Corporate securities:		
Fixed income securities	210,586	255,700
Equity securities	58,429	29,184
State and municipal securities	21	
	\$615,662	\$521,744

At June 30, 2016 and December 31, 2015, financial instruments owned in the amount of \$935.8 million and \$508.5 million, respectively, were pledged as collateral for our repurchase agreements and short-term borrowings.

Financial instruments sold, but not yet purchased, represent obligations of our company to deliver the specified security at the contracted price, thereby creating a liability to purchase the security in the market at prevailing prices in future periods. We are obligated to acquire the securities sold short at prevailing market prices in future periods, which may exceed the amount reflected in the consolidated statements of financial condition.

NOTE 6 – Available-for-Sale and Held-to-Maturity Securities

The following tables provide a summary of the amortized cost and fair values of the available-for-sale securities and held-to-maturity securities at June 30, 2016 and December 31, 2015 (in thousands):

	June 30, 2016			
		Gross	Gross	
	Amortized	Unrealized	Unrealized	Estimated
	Cost	Gains 1	Losses 1	Fair Value
Available-for-sale securities				
U.S. government agency securities	\$2,679	\$ 10	\$ (1)	\$2,688
State and municipal securities	75,672	188	(1,148)	74,712
Mortgage-backed securities:				
Agency	395,871	1,218	(1,818)	395,271
Commercial	2,707	80	_	2,787
Non-agency	2,352	1	(165)	2,188
Corporate fixed income securities	641,437	10,664	(8)	652,093
Asset-backed securities	1,340,316	3,762	(7,111)	1,336,967
	\$2,461,034	\$ 15,923	\$ (10,251)	\$2,466,706
Held-to-maturity securities ²				
Mortgage-backed securities:				
Agency	\$1,522,210	\$ 50,749	\$(8)	\$1,572,951
Commercial	59,551	4,314		63,865
Non-agency	773	_	(15)	758
Asset-backed securities	497,242	5,382	(2,246)	500,378
Corporate fixed income securities	40,112	154	_	40,266
-	\$2,119,888	\$ 60,599	\$ (2,269)	\$2,178,218
	December 31, 2015			
	Amortized	Gross	Gross	Estimated

Cost

Unrealized Unrealized Fair Value

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		Gains 1	Losses 1	
Available-for-sale securities				
U.S. government agency securities	\$1,700	\$ 1	\$ (3	\$1,698
State and municipal securities	75,953	28	(1,814) 74,167
Mortgage-backed securities:				
Agency	306,309	125	(1,541) 304,893
Commercial	11,177	134	(1) 11,310
Non-agency	2,679	2	(163) 2,518
Corporate fixed income securities	321,017	743	(2,352) 319,408
Asset-backed securities	922,563	774	(7,424) 915,913
	\$1,641,398	\$ 1,807	\$ (13,298) \$1,629,907
Held-to-maturity securities ²				
Mortgage-backed securities:				
Agency	\$1,257,808	\$ 23,346	\$ (3,105) \$1,278,049
Commercial	59,521	1,832	_	61,353
Non-agency	929	_	(15) 914
Asset-backed securities	496,996	2,076	(4,139) 494,933
Corporate fixed income securities	40,145	_	(396) 39,749
	\$1,855,399	\$ 27,254	\$ (7,655) \$1,874,998

During the three and six months ended June 30, 2016, there were no sales of available-for-sale securities. For the three and six months ended June 30, 2015, we received proceeds of \$552.6 million, respectively, from the sale of available-for-sale securities, which resulted in net realized gains of \$3.1 million, respectively.

During the three months ended June 30, 2016, unrealized gains, net of deferred taxes, of \$11.4 million were recorded in accumulated other comprehensive loss in the consolidated statements of financial condition. During the three months ended June 30, 2015, unrealized losses, net of deferred taxes, of \$3.3 million were recorded in accumulated other comprehensive loss in the consolidated statements of financial condition.

During the six months ended June 30, 2016, unrealized gains, net of deferred taxes, of \$10.4 million were recorded in accumulated other comprehensive loss in the consolidated statements of financial condition. During the six months ended June 30, 2015, unrealized gains, net of deferred taxes, of \$3.6 million were recorded in accumulated other comprehensive loss in the consolidated statements of financial condition.

The table below summarizes the amortized cost and fair values of debt securities by contractual maturity. Expected maturities may differ significantly from contractual maturities, as issuers may have the right to call or prepay obligations with or without call or prepayment penalties.

	June 30, 201 Available-fo securities Amortized		Held-to-maturity securities Amortized Estimated		
	Cost	Fair Value	Cost	Fair Value	
Debt securities					
Within one year	\$1,081	\$1,081	\$ —	\$	
After one year through three years	271,590	274,003	40,111	40,265	
After three years through five years	327,468	334,561	_	_	
After five years through ten years	361,739	359,105	_	_	
After ten years	1,098,226	1,097,710	497,243	500,379	
Mortgage-backed securities					
After one year through three years	38	38	_	_	
After five years through ten years	523	553	251,937	258,896	
After ten years	400,369	399,655	1,330,597	1,378,678	
	\$2,461,034	\$2,466,706	\$2,119,888	\$2,178,218	

¹Unrealized gains/(losses) related to available-for-sale securities are reported in accumulated other comprehensive loss.

²Held-to-maturity securities are carried in the consolidated statements of financial condition at amortized cost, and the changes in the value of these securities, other than impairment charges, are not reported on the consolidated financial statements.

The maturities of our available-for-sale (fair value) and held-to-maturity (amortized cost) securities at June 30, 2016, are as follows (in thousands):

	Within 1		5-10	After 10	
	Year	1-5 Years	Years	Years	Total
Available-for-sale: 1					
U.S. government agency securities	\$1,081	\$1,607	\$ —	\$ —	\$2,688
State and municipal securities	_	_	17,362	57,350	74,712
Mortgage-backed securities:					
Agency	_	_	553	394,718	395,271
Commercial			_	2,787	2,787
Non-agency	38	_	_	2,150	2,188
Corporate fixed income securities		606,956	45,137		652,093
Asset-backed securities	_	_	296,607	1,040,360	1,336,967
	\$1,119	\$608,563	\$359,659	\$1,497,365	\$2,466,706
Held-to-maturity:					
Mortgage-backed securities:					
Agency	\$ —	\$ —	\$192,386	\$1,329,824	\$1,522,210
Commercial	_	_	59,551	_	59,551
Non-agency	_	_	_	773	773
Asset-backed securities		_	_	497,242	497,242
Corporate fixed income securities	_	40,112	_	<u> </u>	40,112
	\$	\$40,112	\$251,937	\$1,827,839	\$2,119,888

¹Due to the immaterial amount of income recognized on tax-exempt securities, yields were not calculated on a tax-equivalent basis.

At June 30, 2016 and December 31, 2015, securities and loans of \$2.6 billion and \$1.4 billion, respectively, were pledged at the Federal Home Loan Bank as collateral for borrowings and letters of credit obtained to secure public deposits. At June 30, 2016 and December 31, 2015, securities of \$1.5 billion and \$1.1 billion, respectively, were pledged with the Federal Reserve discount window.

The following table shows the gross unrealized losses and fair value of the Company's investment securities with unrealized losses, aggregated by investment category and length of time the individual investment securities have been in continuous unrealized loss positions, at June 30, 2016 (in thousands):

Less than	n 12				
months		12 mont	hs or more	Total	
Gross		Gross		Gross	
	Estimated		Estimated		Estimated
Unrealiz	ed	Unrealiz	ed	Unrealized	1
	Fair		Fair		Fair
Losses	Value	Losses	Value	Losses	Value

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Available-for-sale securities					
U.S. government securities	\$(1) \$226	\$ —	\$ —	\$(1) \$226
State and municipal securities	_	_	(1,148)	62,491	(1,148) 62,491
Mortgage-backed securities:					
Agency	(1,734	1) 212,562	(84)	8,185	(1,818) 220,747
Commercial		_			
Non-agency	_	_	(165)	2,081	(165) 2,081
Corporate fixed income securities	(8) 1,493	_	_	(8) 1,493
Asset-backed securities	(4,896	5) 452,928	(2,215)	64,717	(7,111) 517,645
	\$(6,639	9) \$667,209	\$(3,612)	\$137,474	\$(10,251) \$804,683
Held-to-maturity securities					
Mortgage-backed securities:					
Agency	\$	\$ —	\$(8)	\$1,789	\$(8) \$1,789
Non-agency			(15)	758	(15) 758
Asset-backed securities	(1,074	111,822	(1,172)	65,903	(2,246) 177,725
Corporate fixed income securities				_	
	\$(1,074	1) \$111,822	\$(1,195)	\$68,450	\$(2,269) \$180,272
					·

At June 30, 2016, the amortized cost of 64 securities classified as available for sale exceeded their fair value by \$10.3 million, of which \$3.6 million related to investment securities that had been in a loss position for 12 months or longer. The total fair value of these investments at June 30, 2016, was \$804.7 million, which was 32.6% of our available-for-sale portfolio.

At June 30, 2016, the carrying value of 19 securities held to maturity exceeded their fair value by \$2.3 million, of which \$1.2 million related to securities held to maturity that have been in a loss position for 12 months or longer. As discussed in more detail below, we conduct periodic reviews of all securities with unrealized losses to assess whether the impairment is other-than-temporary.

Other-Than-Temporary Impairment

We evaluate all securities in an unrealized loss position quarterly to assess whether the impairment is other-than-temporary. Our other-than-temporary impairment ("OTTI") assessment is a subjective process requiring the use of judgments and assumptions. There was no credit-related OTTI recognized during the three and six months ended June 30, 2016 and 2015.

We believe the gross unrealized losses of \$12.5 million related to our investment portfolio, as of June 30, 2016, are attributable to issuer-specific credit spreads and changes in market interest rates and asset spreads. We, therefore, do not expect to incur any credit losses related to these securities. In addition, we have no intent to sell these securities with unrealized losses, and it is not more likely than not that we will be required to sell these securities prior to recovery of the amortized cost. Accordingly, we have concluded that the impairment on these securities is not other-than-temporary.

NOTE 7 – Bank Loans

Our loan portfolio consists primarily of the following segments:

Securities-based loans. Securities-based loans allow clients to borrow money against the value of qualifying securities for any suitable purpose other than purchasing, trading, or carrying securities or refinancing margin debt. The majority of consumer loans are structured as revolving lines of credit and letter of credit facilities and are primarily offered through Stifel's Pledged Asset ("SPA") program. The allowance methodology for securities-based lending considers the collateral type underlying the loan, including the liquidity and trading volume of the collateral, position concentration and other borrower specific factors such as personal guarantees.

Commercial and industrial (C&I). C&I loans primarily include commercial and industrial lending used for general corporate purposes, working capital and liquidity, and "event-driven." "Event-driven" loans support client merger, acquisition or recapitalization activities. C&I lending is structured as revolving lines of credit, letter of credit facilities, term loans and bridge loans. Risk factors considered in determining the allowance for corporate loans include the borrower's financial strength, seniority of the loan, collateral type, leverage, volatility of collateral value, debt cushion, and covenants.

Real Estate. Real estate loans include commercial real estate, residential real estate non-conforming loans, residential real estate conforming loans and home equity lines of credit. The allowance methodology real estate loans considers several factors, including, but not limited to, loan-to-value ratio, FICO score, home price index, delinquency status, credit limits, and utilization rates.

Consumer. Consumer loans allow customers to purchase non-investment goods and services.

Construction and land. Short-term loans used to finance the development of a real estate project.

The following table presents the balance and associated percentage of each major loan category in our bank loan portfolio at June 30, 2016 and December 31, 2015 (in thousands, except percentages):

	June 30, 201	6	December 31, 2015		
	Balance	Percent	Balance	Percent	
Securities-based loans	\$1,418,986	33.7 %	\$1,388,953	43.7 %	
Commercial and industrial	1,424,671	33.8	1,216,656	38.2	
Residential real estate	1,228,234	29.1	429,132	13.5	
Commercial real estate	83,628	2.0	92,623	2.9	
Consumer	36,626	0.9	36,846	1.2	
Home equity lines of credit	14,156	0.3	12,475	0.4	
Construction and land	7,762	0.2	3,899	0.1	
Gross bank loans	4,214,063	100.0 %	3,180,584	100.0 %	
Unamortized loan premium/(discount), net	26		(5,296)		
Unamortized loan fees, net of loan fees	(2,599)		(1,567)		
Loans in process	(4,766)		(419)		
Allowance for loan losses	(35,866)		(29,787)		
Bank loans, net	\$4,170,858		\$3,143,515		

At June 30, 2016 and December 31, 2015, Stifel Bank had loans outstanding to its executive officers, directors, and their affiliates in the amount of \$0.6 million and \$2.0 million, respectively, and loans outstanding to other Stifel Financial Corp. executive officers, directors, and their affiliates in the amount of \$8.6 million and \$7.2 million, respectively.

At June 30, 2016 and December 31, 2015, we had mortgage loans held for sale of \$250.7 million and \$189.9 million, respectively. For the three months ended June 30, 2016 and 2015, we recognized gains of \$4.1 million and \$3.5 million, respectively, from the sale of originated loans, net of fees and costs. For the six months ended June 30, 2016 and 2015, we recognized gains of \$6.9 million and \$6.1 million, respectively, from the sale of originated loans, net of fees and costs.

The following table details activity in the allowance for loan losses by portfolio segment for the three and six months ended June 30, 2016 (in thousands).

		Three Months Ended June 30, 2016 Beginning					
	Balance	Provision	Cł	narge-offs	Re	ecoveries	Balance
Commercial and industrial	\$27,700	\$ 2,116	\$	_	\$	_	\$29,816
Securities-based loans	1,605	126					1,731
Consumer	84	23		_		_	107
Residential real estate	1,330	210		(13)	2	1,529
Commercial real estate	1,289	(780))	_		3	512
Home equity lines of credit	267	16		_		_	283
Construction and land	118	26		_		_	144
Qualitative	1,657	87		_			1,744
	\$34,050	\$ 1,824	\$	(13) \$	5	\$35,866
	70 1,000	, ,					
	,	ths Ended Ju	ine	30, 2016			Ending
	Six Mont	ths Ended Ju		30, 2016 narge-offs	Re	ecoveries	Ending Balance
Commercial and industrial	Six Mont Beginnin	ths Ended Jug		·	Re \$	ecoveries —	
Commercial and industrial Securities-based loans	Six Mont Beginnin Balance	ths Ended Jug B	Cł	·		ecoveries — —	Balance
	Six Mont Beginnin Balance \$24,748	ths Ended Jug Provision \$ 5,068	Cł	·		ecoveries — — —	Balance \$29,816
Securities-based loans	Six Mont Beginnin Balance \$24,748 1,607	ths Ended Jug Provision \$ 5,068 124	Cł	narge-offs — — —		ecoveries	Balance \$29,816 1,731
Securities-based loans Consumer	Six Mont Beginnin Balance \$24,748 1,607 105	Provision \$ 5,068 124 2	Cł	narge-offs — — —	\$	_ _ _	Balance \$29,816 1,731 107
Securities-based loans Consumer Residential real estate	Six Mont Beginnin Balance \$24,748 1,607 105 1,241	Provision \$ 5,068 124 2 298	Cl \$	narge-offs — — —	\$		Balance \$29,816 1,731 107 1,529
Securities-based loans Consumer Residential real estate Commercial real estate	Six Mont Beginnin Balance \$24,748 1,607 105 1,241 264	Provision \$ 5,068 124 2 298 241	Cl \$	narge-offs — — —	\$		Balance \$29,816 1,731 107 1,529 512
Securities-based loans Consumer Residential real estate Commercial real estate Home equity lines of credit	Six Mont Beginnin Balance \$24,748 1,607 105 1,241 264 290	Provision \$ 5,068 124 2 298 241 (7	Cl \$	narge-offs — — —	\$		Balance \$29,816 1,731 107 1,529 512 283

The following table presents the recorded balances of loans and amount of allowance allocated based upon impairment method by portfolio segment at June 30, 2016 (in thousands):

				Recorded Investment in Loans Individual Gollectively			
	Evaluate	edEfouluated for		Evaluated			
	Impairn	n dnt pairment	Total	Impairme	er I mpairment	Total	
Commercial and industrial	\$2,538	\$ 27,278	\$29,816	\$25,381	\$1,399,290	\$1,424,671	
Securities-based loans	— 1,731 1,731				1,418,986	1,418,986	
Consumer	17	90	107	17	36,609	36,626	

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Residential real estate	24	1,505	1,529	511	1,227,723	1,228,234
Commercial real estate	_	512	512	8,828	74,800	83,628
Home equity lines of credit	149	134	283	323	13,833	14,156
Construction and land		144	144		7,762	7,762
Qualitative		1,744	1,744		_	_
	\$2,728	\$ 33,138	\$35,866	\$35,060	\$4,179,003	\$4,214,063

The following table details activity in the allowance for loan losses by portfolio segment for the three and six months ended June 30, 2015 (in thousands).

	Three Mo					
	Beginnin	Ending				
	Balance	Provision	n Cl	narge-offs	Recover	ries Balance
Commercial and industrial	\$18,104	\$ 1,193	\$	_	\$ —	\$19,297
Securities-based loans	1,288	157		_		1,445
Consumer	104	19		_	_	123
Residential real estate	857	114		(69) 2	904
Commercial real estate	305	(26)	_	7	286
Home equity lines of credit	269	(4)	_		265
Construction and land	_	_		_	_	
Qualitative	1,640	(37)			1,603
	\$22,567	\$ 1,416	\$	(69) \$ 9	\$23,923

	Six Mont Beginnin	Ending				
	Balance	Provision	Charge-off	s Re	coveries	Balance
Commercial and industrial	\$16,609	\$ 2,688	\$ —	\$		\$19,297
Securities-based loans	1,099	346				1,445
Consumer	156	(33) —		_	123
Residential real estate	787	229	(116)	4	904
Commercial real estate	232	12	_		42	286
Home equity lines of credit	267	(2) —			265
Construction and land	_	_	_		_	_
Qualitative	1,581	22				1,603
	\$20,731	\$ 3,262	\$ (116) \$	46	\$23,923

The following table presents the recorded balances of loans and amount of allowance allocated based upon impairment method by portfolio segment at June 30, 2015 (in thousands):

	Allowance for Loan Losses Individually ectively			Recorded Investment in Loans Individuallyllectively			
	Evalı	ıa tedalon ated for		Evalua	ntedEfatuated for		
	Impa	Impairinent Total			m dnt pairment	Total	
Commercial and industrial	\$21	\$ 19.276	\$19.297	\$_	\$ 1.010.810	\$1.010.810	

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Securities-based loans		1,445	1,445		963,090	963,090
Consumer	19	104	123	20	20,249	20,269
Residential real estate	40	864	904	5,283	443,711	448,994
Commercial real estate		286	286	219	19,834	20,053
Home equity lines of credit	149	116	265	323	12,276	12,599
Construction and land		_	_	_	_	_
Qualitative		1,603	1,603			
	\$229	\$ 23,694	\$23,923	\$5,845	\$ 2,469,970	\$2,475,815

The following table presents the recorded balances of loans and amount of allowance allocated based upon impairment method by portfolio segment at December 31, 2015 (in thousands):

					Recorded Investment in Loans Individ@alllectively			
	Evalua	a tedator ated for		Evaluated for				
	Impai	rı nap tairment	Total	Impai	rı hap tairment	Total		
Commercial and industrial	\$	\$ 24,748	\$24,748	\$	\$ 1,216,656	\$1,216,656		
Securities-based loans		1,607	1,607		1,388,953	1,388,953		
Consumer	14	91	105	14	36,832	36,846		
Residential real estate	24	1,217	1,241	182	428,950	429,132		
Commercial real estate		264	264		92,623	92,623		
Home equity lines of credit	149	141	290	323	12,152	12,475		
Construction and land		78	78		3,899	3,899		
Qualitative		1,454	1,454		_	_		
	\$187	\$ 29,600	\$29,787	\$519	\$3,180,065	\$3,180,584		

In determining the amount of our allowance, we rely on an analysis of our loan portfolio, our experience and our evaluation of general economic conditions. If our assumptions prove to be incorrect, our current allowance may not be sufficient to cover future loan losses and we may experience significant increases to our provision.

There are two components of the allowance for loan losses: the inherent allowance component and the specific allowance component.

The inherent allowance component of the allowance for loan losses is used to estimate the probable losses inherent in the loan portfolio and includes non-homogeneous loans that have not been identified as impaired and portfolios of smaller balance homogeneous loans. The Company maintains methodologies by loan product for calculating an allowance for loan losses that estimates the inherent losses in the loan portfolio. Qualitative and environmental factors such as economic and business conditions, nature and volume of the portfolio and lending terms, and volume and severity of past due loans may also be considered in the calculations. The allowance for loan losses is maintained at a level reasonable to ensure that it can adequately absorb the estimated probable losses inherent in the portfolio.

The specific allowance component of the allowance for loan losses is used to estimate probable losses for non-homogeneous exposures, including loans modified in a Troubled Debt Restructuring ("TDR"), which have been specifically identified for impairment analysis by the Company and determined to be impaired. At June 30, 2016, we had \$35.1 million of impaired loans, net of discounts, which included \$0.2 million in troubled debt restructurings, for which there was a specific allowance of \$2.7 million. At December 31, 2015, we had \$1.1 million of impaired loans, net of discounts, which included \$0.3 million in troubled debt restructurings, for which there was a specific allowance of \$0.2 million. The gross interest income related to impaired loans, which would have been recorded had these loans been current in accordance with their original terms, and the interest income recognized on these loans during the three and six months ended June 30, 2016 and 2015, were insignificant to the consolidated financial statements.

The tables below present loans that were individually evaluated for impairment by portfolio segment at June 30, 2016 and December 31, 2015, including the average recorded investment balance (in thousands):

	June 30, 2	2016				
	Unpaid	Recorded	Recorded			
	Contractu	ıdhvestment	Investment	Total		Average
	Principal	with No	with	Recorded	Related	Recorded
	Balance	Allowance	Allowance	Investment	Allowance	Investment
Commercial and industrial	\$25,381	\$ —	\$ 25,381	\$ 25,381	\$ 2,538	\$ 25,239
Securities-based loans		_				_
Consumer	824	_	17	17	17	18
Residential real estate	419	331	180	511	24	564
Commercial real estate	8,828	8,828	_	8,828	_	7,357
Home equity lines of credit	323	_	323	323	149	323
Construction and land		_	_	_	_	_
Total	\$35,775	\$ 9,159	\$ 25,901	\$ 35,060	\$ 2,728	\$ 33,501

December 31, 2015 Unpaid Recorded Recorded

	Contract Inl vestment Principalwith No		Investment Total			Average
			with	Recorded Related		Recorded
	Balance	Allowance	Allowance	Investment	Allowance	Investment
Commercial and industrial	\$—	\$ —	\$ —	\$ —	\$ —	\$ —
Securities-based loans		_	_	_	_	_
Consumer	944	_	15	15	15	23
Residential real estate	776	524	182	706	24	752
Commercial real estate	_	_	_	_	_	
Home equity lines of credit	342	19	323	342	149	342
Construction and land		_	_	_	_	_
Total	\$2,062	\$ 543	\$ 520	\$ 1,063	\$ 188	\$ 1,117

The following table presents the aging of the recorded investment in past due loans at June 30, 2016 and December 31, 2015 by portfolio segment (in thousands):

	As of Ju	ine 30, 2016							
	30 - 89	30 – 89							
	Days								
		90 or More	Total Past	Current					
	Past								
	Due	Days Past Due	Due	Balance	Total				
Commercial and industrial	\$ —	\$ —	\$ <i>—</i>	\$1,424,671	\$1,424,671				
Securities-based loans		_		1,418,986	1,418,986				
Consumer	3	10	13	36,613	36,626				
Residential real estate	921	238	1,159	1,227,075	1,228,234				
Commercial real estate	_	8,828	8,828	74,800	83,628				
Home equity lines of credit	82	_	82	14,074	14,156				
Construction and land	—	_	_	7,762	7,762				
Total	\$1,006	\$ 9,076	\$ 10,082	\$4,203,981	\$4,214,063				

	As of June 30, 2016 *						
	Non-Acc	Non-Accrued structured					
Commercial and industrial	\$25,381	\$ —	\$25,381				
Securities-based loans			_				
Consumer	17	_	17				
Residential real estate	370	141	511				
Commercial real estate	8,828	_	8,828				
Home equity lines of credit	323		323				

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Construction and land	_	_	_
Total	\$34,919	\$ 141	\$35,060

^{*}There were no loans past due 90 days and still accruing interest at June 30, 2016.

	As of December 31, 2015 30 – 89 Days					
		90 or More	Total	Current		
	Past					
	Due	Days Past Due	Past Due	Balance	Total	
Commercial and industrial	\$ —	\$ —	\$ <i>—</i>	\$1,216,656	\$1,216,656	
Securities-based loans	_	_	_	1,388,953	1,388,953	
Consumer	7	7	14	36,832	36,846	
Residential real estate	3,310	450	3,760	425,372	429,132	
Commercial real estate		_		92,623	92,623	
Home equity lines of credit	323	19	342	12,133	12,475	
Construction and land	_	_	_	3,899	3,899	
Total	\$3,640	\$ 476	\$ 4,116	\$3,176,468	\$3,180,584	

	As of December 31, 2015*					
	Non-A	A Ros	starlıctu	red Total		
Commercial and industrial	\$	\$	_	\$ —		
Securities-based loans						
Consumer	15		_	15		
Residential real estate	380		326	706		
Commercial real estate			_	_		
Home equity lines of credit	342			342		
Construction and land			_	_		
Total	\$737	\$	326	\$1,063		

^{*}There were no loans past due 90 days and still accruing interest at December 31, 2015. Credit quality indicators

Loans meet the definition of Pass when they are performing and/or do not demonstrate adverse characteristics that are likely to result in a credit loss. A loan is determined to be impaired when principal or interest becomes 90 days past due or when collection becomes uncertain. At the time a loan is determined to be impaired, the accrual of interest and amortization of deferred loan origination fees is discontinued ("non-accrual status"), and any accrued and unpaid interest income is reversed.

We closely monitor economic conditions and loan performance trends to manage and evaluate our exposure to credit risk. Trends in delinquency ratios are an indicator, among other considerations, of credit risk within our loan portfolios. The level of nonperforming assets represents another indicator of the potential for future credit losses. Accordingly, key metrics we track and use in evaluating the credit quality of our loan portfolio include delinquency and nonperforming asset rates, as well as charge-off rates and our internal risk ratings of the loan portfolio. In general, we are a secured lender. At June 30, 2016 and December 31, 2015, 97.2 % and 97.2% of our loan portfolio was collateralized, respectively. Collateral is required in accordance with the normal credit evaluation process based upon the creditworthiness of the customer and the credit risk associated with the particular transaction. The Company uses the following definitions for risk ratings:

Pass. A credit exposure rated pass has a continued expectation of timely repayment, all obligations of the borrower are current, and the obligor complies with material terms and conditions of the lending agreement.

Special Mention. Extensions of credit that have potential weakness that deserve management's close attention, and if left uncorrected may, at some future date, result in the deterioration of the repayment prospects or collateral position.

Substandard. Obligor has a well-defined weakness that jeopardizes the repayment of the debt and has a high probability of payment default with the distinct possibility that the Company will sustain some loss if noted deficiencies are not corrected.

Doubtful. Inherent weakness in the exposure makes the collection or repayment in full, based on existing facts, conditions and circumstances, highly improbable, and the amount of loss is uncertain.

Doubtful loans are considered impaired. Substandard loans are regularly reviewed for impairment. When a loan is impaired the impairment is measured based on the present value of expected future cash flows discounted at the loan's effective interest rate, or as a practical expedient, the observable market price of the loan or the fair value of the

collateral if the loan is collateral dependent.

Based on the most recent analysis performed, the risk category of our loan portfolio was as follows: (in thousands):

	As of June 30, 2016					
	Pass	Special Mention	Substandard	Doubtfu	l Total	
Commercial and industrial	\$1,379,608	\$ 12,346	\$ 32,717	\$ -	- \$1,424,671	
Securities-based loans	1,418,986	_	_	_	1,418,986	
Consumer	36,606	3	17	_	36,626	
Residential real estate	1,227,741	74	419		1,228,234	
Commercial real estate	74,800	_	8,828	_	83,628	
Home equity lines of credit	13,833		323		14,156	
Construction and land	7,762	_	_	_	7,762	
Total	\$4,159,336	\$ 12,423	\$ 42,304	\$ -	-\$4,214,063	
	As of Decen	nber 31, 2015				
	Pass	Special Mention	Substandard	Doubtfu	l Total	
Commercial and industrial	\$1,191,030	•	\$ 14,306	\$ -	-\$1,216,656	
Securities-based loans	1,388,939	_	14	_	- 1,388,953	
Consumer	36,846	_	_	-	– 36,846	
Residential real estate	427,950	1,182	_	_	— 429,132	
Commercial real estate	92,623	_	_	-	- 92,623	
Home equity lines of credit	12,456		19	-	— 12,475	
Construction and land	3,899	_	_	_	_ 3,899	
	5,077				-)	

NOTE 8 – Goodwill and Intangible Assets

The carrying amount of goodwill and intangible assets attributable to each of our reporting segments is presented in the following table (in thousands):

	December 31, 2015	Adjustments	Impairment Lo	June 30, osses 2016		
Goodwill		·	Î			
Global Wealth Management	\$269,384	\$ (24,605)	\$ —	\$244,779		
Institutional Group	646,218	87,524	(2,600) 731,142		
	\$915,602	\$ 62,919	\$ (2,600) \$975,921		
	December					
	31, 2015	Net Additi	ons Amortizat	ion 2016		
Intangible assets						
Global Wealth Manageme	ent \$ 27,964	\$ 18,420	\$ (3,904) \$42,480		

Institutional Group	35,213	21,599	(4,104) 52,708
-	\$ 63,177	\$ 40.019	\$ (8,008) \$95,188

The adjustments to goodwill and intangible assets during the six months ended June 30, 2016, are primarily attributable to the acquisitions of ISM, which closed on May 5, 2016, and Eaton Partners, which closed on January 4, 2016. The allocation of the purchase price for these acquisitions is preliminary and will be finalized upon completion of the analysis of the fair values of the net assets of the acquisitions as of the respective acquisition dates and the identified intangible assets. The final goodwill recorded on the consolidated statement of financial condition may differ from the preliminary estimate reflected herein. Goodwill for certain of our acquisitions is deductible for tax purposes. Goodwill and intangible assets were also impacted by the completion of the purchase price allocation for the Sterne Agee acquisition and the write-off of goodwill and intangibles related to the certain Sterne businesses that were disposed of on July 1, 2016. See Note 24 – Subsequent Events.

Amortizable intangible assets consist of acquired customer relationships, trade name, investment banking backlog, and non-compete agreements that are amortized over their contractual or determined useful lives. Intangible assets subject to amortization as of June 30, 2016 and December 31, 2015 were as follows (in thousands):

	June 30, 20 Gross	016	December 31, 2015 Gross		
	Carrying Accumulated		Carrying	Accumulated	
	Value	Amortization	Value	Amortization	
Customer relationships	\$122,484	\$ 43,277	\$78,580	\$ 37,322	
Trade name	20,794	8,272	24,456	6,969	
Investment banking backlog	7,635	7,465	7,440	7,388	
Non-compete agreements	1,953	782	2,517	255	
	\$152,866	\$ 59,796	\$112,993	\$ 51,934	

Amortization expense related to intangible assets was \$5.0 million and \$1.8 million for the three months ended June 30, 2016 and 2015, respectively. Amortization expense related to intangible assets was \$8.0 million and \$3.7 million for the six months ended June 30, 2016 and 2015, respectively.

The weighted-average remaining lives of the following intangible assets at June 30, 2016, are: customer relationships, 8.2 years; trade name, 10.1 years; non-compete agreements, 4.3 years; and backlog within the next 6 months. As of June 30, 2016, we expect amortization expense in future periods to be as follows (in thousands):

Fiscal year	
Remainder of 2016	\$5,119
2017	9,284
2018	8,651
2019	8,419
2020	8,201
Thereafter	53,396
	\$93,070

NOTE 9 – Borrowings and Federal Home Loan Bank Advances

Our short-term financing is generally obtained through short-term bank line financing on an uncommitted, secured basis, committed bank line financing on an unsecured basis, advances from the Federal Home Loan Bank, term loans, and securities lending arrangements. We borrow from various banks on a demand basis with company-owned and customer securities pledged as collateral. The value of customer-owned securities used as collateral is not reflected in

the consolidated statements of financial condition.

The following table details the components of borrowings (in thousands):

		December 31,
	June 30,	
	2016	2015
Borrowings on secured lines of credit	\$283,200	\$ 30,000
Term loans	51,957	59,084
	\$335,157	89,084

Our uncommitted secured lines of credit at June 30, 2016, totaled \$980.0 million with six banks and are dependent on having appropriate collateral, as determined by the bank agreements, to secure an advance under the line. The availability of our uncommitted lines is subject to approval by the individual banks each time an advance is requested and may be denied. Our peak daily borrowing on our uncommitted secured lines was \$525.7 million during the three months ended June 30, 2016. There are no compensating balance requirements under these arrangements. Any borrowings on secured lines of credit are generally utilized to finance certain fixed income securities. At June 30, 2016, our uncommitted secured lines of credit were collateralized by company-owned securities valued at \$629.0 million.

Our committed bank line financing at June 30, 2016, consisted of a \$100.0 million revolving credit facility. The credit facility expires in December 2017. The applicable interest rate under the revolving credit facility is calculated as a per annum rate equal to the London Interbank Offered Rate ("LIBOR") plus 2.00%, as defined in the revolving credit facility. At June 30, 2016, we had no advances on our revolving credit facility and were in compliance with all covenants.

The Federal Home Loan advances as of June 30, 2016 are floating-rate advances. The weighted average interest rates on these advances during the three months ended June 30, 2016 was 1.32%. The advances are secured by Stifel Bank's residential mortgage loan portfolio and investment portfolio. The interest rates reset on a daily basis. Stifel Bank has the option to prepay these advances without penalty on the interest reset date.

As of June 30, 2016, a subsidiary of the Parent was a party to two Term Loans ("Term Loans"). The Term Loans mature on August 3, 2016. The interest rate under the Amended and Restated Credit Agreement is calculated as a per annum rate equal to LIBOR, as defined. During the three months ended June 30, 2016, the weighted average interest rate on these term loans was 1.96%. The Term Loans were paid-off in July 2016.

NOTE 10 - Senior Notes

The following table summarizes our senior notes as of June 30, 2016 and December 31, 2015 (in thousands):

		December
		31,
	June 30,	
	2016	2015
3.50% senior notes, due 2020 ¹	\$300,000	\$300,000
5.375% senior notes, due 2022 ²	150,000	150,000
4.250% senior notes, due 2024 ³	300,000	300,000
	750,000	750,000
Debt issuance costs	(9,215)	(9,864)
	\$740,785	\$740,136

¹In December 2015, we sold in a registered underwritten public offering, \$300.0 million in aggregate principal amount of 3.50% senior notes due December 2020. Interest on these senior notes is payable semi-annually in arrears. We may redeem the notes in whole or in part, at our option, at a redemption price equal to 100% of their principal amount, plus a "make-whole" premium and accrued and unpaid interest, if any, to the date of redemption.

²In December 2012, we sold in a registered underwritten public offering, \$150.0 million in aggregate principal amount of 5.375% senior notes due December 2022. Interest on these senior notes is payable quarterly in arrears. We may redeem some or all of the senior notes at any time at a redemption price equal to 100% of the principal amount of the notes being redeemed plus accrued interest thereon to the redemption date.

In July 2014, we sold in a registered underwritten public offering, \$300.0 million in aggregate principal amount of 4.250% senior notes due July 2024. Interest on these senior notes is payable semi-annually in arrears. We may redeem the notes in whole or in part, at our option, at a redemption price equal to 100% of their principal amount, plus a "make-whole" premium and accrued and unpaid interest, if any, to the date of redemption. Our senior notes mature as follows, based upon contractual terms (in thousands):

2016	\$—
2017	
2018	_
2019	
2020	300,000
Thereafter	450,000
	\$750,000

NOTE 11 – Bank Deposits

Deposits consist of money market and savings accounts, certificates of deposit, and demand deposits. Deposits at June 30, 2016 and December 31, 2015 were as follows (in thousands):

		December 31,
	June 30,	
	2016	2015
Money market and savings accounts	\$7,731,204	\$6,429,780
Demand deposits (interest-bearing)	132,093	185,275
Certificates of deposit	9,055	15,087
Demand deposits (non-interest-bearing)	8,867	8,214
	\$7,881,219	\$6,638,356

The weighted-average interest rate on deposits was 0.21% and 0.17% at June 30, 2016 and December 31, 2015, respectively.

Scheduled maturities of certificates of deposit at June 30, 2016 and December 31, 2015 were as follows (in thousands):

	June 30,	December 31,
	2016	2015
Certificates of deposit, less than \$100:		
Within one year	\$2,877	\$ 4,863
One to three years	1,715	2,356
Three to five years		145
Over five years	_	_
	\$4,592	\$ 7,364
Certificates of deposit, \$100 and greater:		
Within one year	\$3,031	\$ 5,464
One to three years	1,135	1,975
Three to five years	297	284
Over five years	_	_
	4,463	7,723
	\$9,055	\$ 15,087

At June 30, 2016 and December 31, 2015, the amount of deposits includes related party deposits, primarily brokerage customers' deposits from Stifel of \$7.9 billion and \$6.6 billion, respectively, and interest-bearing and time deposits of executive officers, directors, and their affiliates of \$0.2 million and \$0.3 million, respectively.

NOTE 12 – Derivative Instruments and Hedging Activities

We use interest rate swaps as part of our interest rate risk management strategy. Interest rate swaps generally involve the exchange of fixed and variable rate interest payments between two parties, based on a common notional principal amount and maturity date with no exchange of underlying principal amounts. Interest rate swaps designated as cash flow hedges involve the receipt of variable amounts from a counterparty in exchange for our company making fixed payments. Our policy is not to offset fair value amounts recognized for derivative instruments and fair value amounts recognized for the right to reclaim cash collateral or the obligation to return cash collateral arising from derivative instruments recognized at fair value executed with the same counterparty under master netting arrangements.

The following table provides the notional values and fair values of our derivative instruments as of June 30, 2016 and December 31, 2015 (in thousands):

	June 30, 2	016			
		Asset Derivativ		Liability Derivati	
		Balance Sheet	Positive	Balance Sheet	Negative
		Burance Sheet	Fair	Balance Sheet	Fair
	Notional V	/ alloc ation	Value	Location	Value
Derivatives designated as hedging instruments under Topic 815:					
				Accounts	
				payable and	
	****		Φ.	accrued	A (4 = =0=)
Cash flow interest rate contracts	\$936,507	Other assets	\$ —	expenses	\$(17,707)
	December	: 31, 2015			
	December	31, 2015 Asset Derivati		Liability Derivat	
	December	Asset Derivati	Positive	·	ives Negative
		Asset Derivati Balance Sheet	Positive Fair	Balance Sheet	Negative Fair
	Notional `	Asset Derivati	Positive	·	Negative
Derivatives designated as hedging instruments under Topic 815:	Notional `	Asset Derivati Balance Sheet	Positive Fair	Balance Sheet	Negative Fair
	Notional `	Asset Derivati Balance Sheet	Positive Fair	Balance Sheet	Negative Fair
	Notional `	Asset Derivati Balance Sheet	Positive Fair	Balance Sheet Location	Negative Fair
	Notional `	Asset Derivati Balance Sheet	Positive Fair	Balance Sheet Location Accounts	Negative Fair

Cash Flow Hedges

We have entered into interest rate swap agreements that effectively modify our exposure to interest rate risk by converting floating rate debt to a fixed rate debt. The swaps have an average remaining life of [2.7] years.

Any unrealized gains or losses related to cash flow hedging instruments are reclassified from accumulated other comprehensive loss into earnings in the same period the hedged forecasted transaction affects earnings and are recorded in interest expense on the accompanying consolidated statements of operations. The ineffective portion of the cash flow hedging instruments is recorded in other income or other operating expense. The loss recognized during the three and six months ended June 30, 2016 and 2015, respectively, related to ineffectiveness was insignificant.

Amounts reported in accumulated other comprehensive loss related to derivatives will be reclassified to interest expense as interest payments are made on our variable rate deposits. During the next twelve months, we estimate that \$6.0 million will be reclassified as an increase to interest expense.

The following table shows the effect of our company's derivative instruments in the consolidated statements of operations for the three and six months ended June 30, 2016 and 2015 (in thousands):

	Three M Gain/(Lo Recogni in	Loss	Loss	Location of Loss Recognized in	Loss Recognized
	OCI	From OCI	From OCI	OCI	Due to
	(Effectiv	ve hets s)Income	Into Income	(Ineffectiveness)	Ineffectiveness
Cash flow interest rate contracts	\$(7,099)) Interest expense	e \$ 1,537	None	\$ 33
	Gain/(I			Location of	Loss
	Recogn				
	in	Reclassified	Reclassified	Recognized in	Recognized
	OCI	From OCI	From OCI	OCI	Due to
	(Effect	Intodsso ome	Into Income	(Ineffectiveness)	Ineffectiveness
Cash flow interest rate contracts	s \$124	Interest expense	\$ 1,046	None	\$ —
Cash flow interest rate contract:	Six Mont	hs Ended June 30 Location of		None Location of	\$ —
Cash flow interest rate contracts	Six Mont Gain/(Lo	hs Ended June 30 Location of ss) Loss			\$ —
Cash flow interest rate contracts	Six Mont Gain/(Lo Recogniz	hs Ended June 30 Location of ss) Loss), 2016 Loss	Location of Loss	Loss
Cash flow interest rate contract:	Six Mont Gain/(Lo	hs Ended June 30 Location of ss) Loss), 2016 Loss	Location of	
Cash flow interest rate contracts	Six Mont Gain/(Lo Recogniz	hs Ended June 30 Location of ss) Loss), 2016 Loss	Location of Loss	Loss
Cash flow interest rate contracts	Six Mont Gain/(Lo Recogniz in OCI	hs Ended June 30 Location of ss) Loss ed Reclassified), 2016 Loss Reclassified	Location of Loss Recognized in OCI	Loss Recognized
Cash flow interest rate contracts Cash flow interest rate contracts	Six Mont Gain/(Lo Recogniz in OCI (Effective	hs Ended June 30 Location of ss) Loss ed Reclassified From OCI	Loss Reclassified From OCI Into Income	Location of Loss Recognized in OCI	Loss Recognized Due to
	Six Mont Gain/(Lo Recognizin OCI (Effective \$(16,525) Six Mont	hs Ended June 30 Location of ss) Loss ed Reclassified From OCI	Loss Reclassified From OCI Into Income 9 \$ 2,882	Location of Loss Recognized in OCI (Ineffectiveness	Loss Recognized Due to Ineffectiveness
	Six Mont Gain/(Lo Recognizin OCI (Effective \$(16,525) Six Mont	hs Ended June 30 Location of ss) Loss sed Reclassified From OCI entents) Income Interest expense hs Ended June 30 ss Location of	Loss Reclassified From OCI Into Income e \$ 2,882	Location of Loss Recognized in OCI (Ineffectiveness None Location of	Loss Recognized Due to Die to Dieffectiveness 46

	OCI	From OCI	Into Income	OCI	Ineffectiveness
	(Effective	n ēns) Income		(Ineffectiveness)	
Cash flow interest rate contracts	\$(1.399)	Interest expense	\$ 2.207	None	\$ —

We maintain a risk management strategy that incorporates the use of derivative instruments to minimize significant unplanned fluctuations in earnings caused by interest rate volatility. Our goal is to manage sensitivity to changes in rates by hedging the maturity characteristics of variable rate affiliated deposits, thereby limiting the impact on earnings. By using derivative instruments, we are exposed to credit and market risk on those derivative positions. We manage the market risk associated with interest rate contracts by establishing and monitoring limits as to the types and degree of risk that may be undertaken. Credit risk is equal to the extent of the fair value gain in a derivative if the counterparty fails to perform. When the fair value of a derivative contract is positive, this generally indicates that the counterparty owes our company and, therefore, creates a repayment risk for our company. When the fair value of a derivative contract is negative, we owe the counterparty and, therefore, have no repayment risk. See Note 4 in the notes to our consolidated financial statements for further discussion on how we determine the fair value of our financial instruments. We minimize the credit (or repayment) risk in derivative instruments by entering into transactions with high-quality counterparties that are reviewed periodically by senior management.

Credit Risk-Related Contingency Features

We have agreements with our derivative counterparties containing provisions where if we default on any of our indebtedness, including default where repayment of the indebtedness has not been accelerated by the lender, then we could also be declared in default on our derivative obligations.

We have agreements with certain of our derivative counterparties that contain provisions where if our shareholders' equity declines below a specified threshold or if we fail to maintain a specified minimum shareholders' equity, then we could be declared in default on our derivative obligations.

Certain of our agreements with our derivative counterparties contain provisions where if a specified event or condition occurs that materially changes our creditworthiness in an adverse manner, we may be required to fully collateralize our obligations under the derivative instrument.

Regulatory Capital-Related Contingency Features

Certain of our derivative instruments contain provisions that require us to maintain our capital adequacy requirements. If we were to lose our status as "adequately capitalized," we would be in violation of those provisions, and the counterparties of the derivative instruments could request immediate payment or demand immediate and ongoing full overnight collateralization on derivative instruments in net liability positions.

As of June 30, 2016, the fair value of derivatives in a net liability position, which includes accrued interest but excludes any adjustment for nonperformance risk, related to these agreements was \$17.7 million (termination value). We have minimum collateral posting thresholds with certain of our derivative counterparties and have posted cash collateral of \$19.6 million against our obligations under these agreements. If we had breached any of these provisions at June 30, 2016, we would have been required to settle our obligations under the agreements at the termination value.

Counterparty Risk

In the event of counterparty default, our economic loss may be higher than the uncollateralized exposure of our derivatives if we were not able to replace the defaulted derivatives in a timely fashion. We monitor the risk that our uncollateralized exposure to each of our counterparties for interest rate swaps will increase under certain adverse market conditions by performing periodic market stress tests. These tests evaluate the potential additional uncollateralized exposure we would have to each of these derivative counterparties assuming changes in the level of market rates over a brief time period.

NOTE 13 – Disclosures About Offsetting Assets and Liabilities

The following table provides information about financial assets and derivative assets that are subject to offset as of June 30, 2016 and December 31, 2015 (in thousands):

			Gross amor	unts not	
			in the State	ment of	
Gross	Gross	Net	Financial C Amounts available	Available	Net
Amounts of	Amounts	Amounts	for offset	Condicial	Amount
Recognized	Offset in	Presented in			
Assets	the Statement	the Statement			
	of Financial	of Financial			

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		Condi	tion	Condition	
As of June 30, 2016:					
Securities borrowing ¹	\$ 379,244	\$		\$ 379,244	\$(244,927) \$(123,975) \$10,342
Reverse repurchase agreements ²	293,766		_	293,766	(164,548) (129,218) —
	\$ 673,010	\$		\$ 673,010	\$(409,475) \$(253,193) \$10,342
As of December 31, 2015:					
Securities borrowing ¹	\$ 318,105	\$		\$ 318,105	\$(182,399) \$(123,309) \$12,397
Reverse repurchase agreements ²	160,423		_	160,423	(160,423) — —
	\$ 478,528	\$		\$ 478,528	\$(342,822) \$(123,309) \$12,397

¹ Securities borrowing transactions are included in receivables from brokers, dealers, and clearing organizations on the consolidated statements of financial condition. See Note 3 in the notes to consolidated financial statements for additional information on receivables from brokers, dealers, and clearing organizations.

² Collateral received includes securities received by our company from the counterparty. These securities are not included on the consolidated statements of financial condition unless there is an event of default.

The following table provides information about financial liabilities and derivative liabilities that are subject to offset as of June 30, 2016 and December 31, 2015 (in thousands):

Gross amounts not offset in the Statement of Financial Condition Gross Net **Amounts** Amounts Offset in Presented in Gross Amounts of the Statement the Statement Recognized of Financial of Financial Amounts Collateral Net available for offset Pledged Liabilities Condition Condition Amount As of June 30, 2016: Securities lending ³ \$(357,207)\$ \$ (357,207) \$244,927 \$102,151 \$(10,129) Repurchase agreements ⁴ (317,002)(317,002) 164,548 152,454 Cash flow interest rate contracts (17,707)17,707 (17,707)\$(691,916)\$ \$ (691,916) \$409,475 \$272,312 \$(10,129) As of December 31, 2015: Securities lending ³ \$(329,670)\$ \$ (329,670) \$182,399 \$132,784 \$(14,487) Repurchase agreements ⁴ (278,674 118,251 (278,674)160,423 Cash flow interest rate contracts 3,591 (3,591)(3,591)\$(611,935)\$ \$ (611,935) \$342,822 \$254,626 \$(14,487)

NOTE 14 – Commitments, Guarantees, and Contingencies

Broker-Dealer Commitments and Guarantees

In the normal course of business, we enter into underwriting commitments. Settlement of transactions relating to such underwriting commitments, which were open at June 30, 2016, had no material effect on the consolidated financial

³ Securities lending transactions are included in payables to brokers, dealers, and clearing organizations on the consolidated statements of financial condition. See Note 3 in the notes to consolidated financial statements for additional information on payables to brokers, dealers, and clearing organizations.

⁴Collateral pledged includes the fair value of securities pledged by our company to the counter party. These securities are included on the consolidated statements of financial condition unless we default.

statements.

We also provide guarantees to securities clearinghouses and exchanges under their standard membership agreement, which requires members to guarantee the performance of other members. Under the agreement, if another member becomes unable to satisfy its obligations to the clearinghouse, other members would be required to meet shortfalls. Our liability under these agreements is not quantifiable and may exceed the cash and securities we have posted as collateral. However, the potential requirement for us to make payments under these arrangements is considered remote. Accordingly, no liability has been recognized for these arrangements.

Other Commitments

In the ordinary course of business, Stifel Bank has commitments to extend credit in the form of commitments to originate loans, standby letters of credit, and lines of credit. See Note 19 in the notes to consolidated financial statements for further details.

We have committed capital to certain entities, and these commitments generally have no specified call dates. We had \$21.7 million of commitments outstanding at June 30, 2016, of which \$10.6 million relate to commitments to certain strategic relationships with Business Development Corporations.

Concentration of Credit Risk

We provide investment, capital-raising, and related services to a diverse group of domestic customers, including governments, corporations, and institutional and individual investors. Our exposure to credit risk associated with the non-performance of customers in fulfilling their contractual obligations pursuant to securities transactions can be directly impacted by volatile securities markets, credit markets, and regulatory changes. This exposure is measured on an individual customer basis and on a group basis for customers that share similar attributes. To reduce the potential for risk concentrations, counterparty credit limits have been implemented for

certain products and are continually monitored in light of changing customer and market conditions. As of June 30, 2016 and December 31, 2015, we did not have significant concentrations of credit risk with any one customer or counterparty, or any group of customers or counterparties.

NOTE 15 - Legal Proceedings

Our company and its subsidiaries are named in and subject to various proceedings and claims arising primarily from our securities business activities, including lawsuits, arbitration claims, class actions, and regulatory matters. Some of these claims seek substantial compensatory, punitive, or indeterminate damages. Our company and its subsidiaries are also involved in other reviews, investigations, and proceedings by governmental and self-regulatory organizations regarding our business, which may result in adverse judgments, settlements, fines, penalties, injunctions, and other relief. We are contesting the allegations in these claims, and we believe that there are meritorious defenses in each of these lawsuits, arbitrations, and regulatory investigations. In view of the number and diversity of claims against our company, the number of jurisdictions in which litigation is pending, and the inherent difficulty of predicting the outcome of litigation and other claims, we cannot state with certainty what the eventual outcome of pending litigation or other claims will be.

We have established reserves for potential losses that are probable and reasonably estimable that may result from pending and potential legal actions, investigations, and regulatory proceedings. In many cases, however, it is inherently difficult to determine whether any loss is probable or even possible or to estimate the amount or range of any potential loss, particularly where proceedings may be in relatively early stages or where plaintiffs are seeking substantial or indeterminate damages. Matters frequently need to be more developed before a loss or range of loss can reasonably be estimated.

In our opinion, based on currently available information, review with outside legal counsel, and consideration of amounts provided for in our consolidated financial statements with respect to these matters, including the matters described below, the ultimate resolution of these matters will not have a material adverse impact on our financial position and results of operations. However, resolution of one or more of these matters may have a material effect on the results of operations in any future period, depending upon the ultimate resolution of those matters and depending upon the level of income for such period. For matters where a reserve has not been established and for which we believe a loss is reasonably possible, as well as for matters where a reserve has been recorded but for which an exposure to loss in excess of the amount accrued is reasonably possible, based on currently available information, we believe that such losses will not have a material effect on our consolidated financial statements.

SEC/Wisconsin Lawsuit

A civil lawsuit was filed against our company by the SEC in connection with our role in the sale of collateralized debt obligations ("CDOs") investments to five Southeastern Wisconsin school districts (the "school districts") in U.S. District Court for the Eastern District of Wisconsin on August 10, 2011. The SEC has asserted claims under Section 15c(1) (A), Section 10b and Rule 10b-5 of the Exchange Act and Sections 17a(1), 17a(2), and 17a(3) of the Securities Act. The claims are based upon both alleged misrepresentations and omissions in connection with the sale of the CDOs to the school districts, as well as the allegedly unsuitable nature of the CDOs. We answered, denied the substantive allegations of the amended complaint, and asserted various affirmative defenses. In January 2016, the parties filed motions for summary judgment and are awaiting the court's rulings on those motions. The trial is currently scheduled to commence on September 12, 2016. While there can be no assurance that we will be successful,

we intend to vigorously defend the claims.

EDC Bond Issuance Matter

We have been named, along with other parties, in a lawsuit filed in Wisconsin state court asserting various claims by LDF Acquisition LLC ("LDF"), a special purpose vehicle created by Saybrook Tax Exempt Investors LLC (collectively "Saybrook") and by the Lac Du Flambeau Band of Lake Superior Chippewa Indians and its Lake of the Torches Economic Development Corporation (the "Tribe") in which, among other things, Saybrook seeks repayment from the Tribe for the proceeds from a \$50 million 2008 bond offering ("the bonds') and in which the Tribe seeks to avoid repayment, as well as other claims against us and others. We were the initial purchaser of the bonds, which were immediately sold to LDF. The claims asserted against Stifel are for breaches of implied warranties of validity and title, securities fraud and statutory misrepresentation under Wisconsin state law, intentional and negligent misrepresentations relating to those matters. Saybrook seeks rescissionary relief as well as restitutionary damages, including the amounts paid for the bonds, plus costs. The claims have been bifurcated by the Court, with the first phase of the trial currently scheduled to commence on October 17, 2016, and a second phase to commence on January 30, 2017. While there can be no assurance that we will be successful, we intend to vigorously defend the claims.

Broyles, et al. v. Cantor Fitzgerald & Co. et al. Matter

Our company, Stifel, and Stone & Youngberg, LLC ("Stone & Youngberg") are named in an Amended Complaint filed in U.S. District Court for the Middle District of Louisiana alleging fraud on the part of Stone & Youngberg in the formation of the Collybus CDO manufactured by Cantor Fitzgerald & Co. ("Cantor") and purchased by Commonwealth Advisors ("CWA") on behalf of several

CA funds, as well as in connection with other transactions in the CA funds with CWA, and asserting claims against our company and Stifel for successor and alter ego liability. The original Complaint named Cantor, CA, and CA's CEO, Walter Morales. The CA funds filed a Chapter 11 bankruptcy petition which stayed the original lawsuit until the reorganization plan was entered by the court in the fall of 2013. Shortly thereafter, the CA funds filed their first Amended Complaint, which has been amended several times since then. The claims are set for trial commencing on November 28, 2016. While there can be no assurance that we will be successful, we intend to vigorously defend the claims. We have established reserves supported by purchase price consideration the Company has withheld pursuant to the terms of the acquisition of Stone & Youngberg in 2011, which at this time, we believe are adequate.

NOTE 16 – Regulatory Capital Requirements

We operate in a highly regulated environment and are subject to capital requirements, which may limit distributions to our company from its subsidiaries. Distributions from our broker-dealer subsidiaries are subject to net capital rules. A broker-dealer that fails to comply with the SEC's Uniform Net Capital Rule (Rule 15c3-1) may be subject to disciplinary actions by the SEC and self-regulatory organizations, such as FINRA, including censures, fines, suspension, or expulsion. Stifel has chosen to calculate its net capital under the alternative method, which prescribes that their net capital shall not be less than the greater of \$1.0 million or two percent of aggregate debit balances (primarily receivables from customers) computed in accordance with the SEC's Customer Protection Rule (Rule 15c3-3). Our other broker-dealer subsidiaries calculate their net capital under the aggregate indebtedness method, whereby their aggregate indebtedness may not be greater than fifteen times their net capital (as defined).

At June 30, 2016, Stifel had net capital of \$268.3 million, which was 16.8% of aggregate debit items and \$236.4 million in excess of its minimum required net capital. At June 30, 2016, all of our other broker-dealer subsidiaries' net capital exceeded the minimum net capital required under the SEC rule.

Our international subsidiary is subject to the regulatory supervision and requirements of the Financial Conduct Authority ("FCA") in the United Kingdom. At June 30, 2016, our international subsidiary's capital and reserves were in excess of the financial resources requirement under the rules of the FCA.

Our company, as a bank holding company, and Stifel Bank are subject to various regulatory capital requirements administered by the Federal and state banking agencies. Failure to meet minimum capital requirements can initiate certain mandatory and possibly additional discretionary actions by regulators that, if undertaken, could have a direct material effect on our company's and Stifel Bank's financial results. Under capital adequacy guidelines and the regulatory framework for prompt corrective action, our company and Stifel Bank must meet specific capital guidelines that involve quantitative measures of our assets, liabilities, and certain off-balance sheet items as calculated under regulatory accounting practices. Our company's and Stifel Bank's capital amounts and classification are also subject to qualitative judgments by the regulators about components, risk weightings, and other factors.

Our company and Stifel Bank are subject to Basel III. Under the Basel III rules, the quantity and quality of regulatory capital increased, a capital conservation buffer was established, selected changes were made to the calculation of risk-weighted assets, and a new ratio, common equity Tier 1 was introduced, all of which are applicable to both our company and Stifel Bank. Various aspects of Basel III will be subject to multi-year transition periods through December 31, 2018.

Our company and Stifel Bank are required to maintain minimum amounts and ratios of Total and Tier 1 capital (as defined in the regulations) to risk-weighted assets (as defined), Tier 1 capital to average assets (as defined), and under rules defined in Basel III, Common equity Tier 1 capital to risk-weighted assets. Our company and Stifel Bank each

calculate these ratios in order to assess compliance with both regulatory requirements and their internal capital policies. At current capital levels, our company and Stifel Bank are each categorized as "well capitalized" under the regulatory framework for prompt corrective action.

To be categorized as "well capitalized," our company and Stifel Bank must maintain total risk-based, Tier 1 risk-based, and Tier 1 leverage ratios as set forth in the tables below (in thousands, except ratios).

To Be Well

Stifel Financial Corp. – Federal Reserve Capital Amounts June 30, 2016

						Capitalize	d	
					Under Pro Corrective	•		
	Actual	Adequacy		Action Provisions			•	
	Actual	Ratio	Purposes Amount	Ratio)	Amount	Ratio	0
Common equity tier 1 capital	\$1,511,942	20.2 %	\$336,752	4.5	%	\$486,419	6.5	%
Tier 1 capital	1,564,899	20.9 %	449,002	6.0	%	598,670	8.0	%
Total capital	1,601,533	21.4%	598,670	8.0	%	748,337	10.0) %
Tier 1 leverage	1,564,899	11.5%	543,972	4.0	%	679,965	5.0	%

Stifel Bank – Federal Reserve Capital Amounts June 30, 2016

> To Be Well Capitalized

Under Prompt For Capital Corrective Action Adequacy Purposes Provisions Actual Amount Amount Ratio Ratio Amount Ratio Common equity tier 1 capital \$625,318 13.7 % \$205,293 4.5 % \$296,534 6.5 % Tier 1 capital 13.7 % 273,724 6.0 % 364,965 8.0 % 625,318 Total capital 14.5 % 364,965 8.0 % 456,206 10.0 % 661,942 Tier 1 leverage 625,318 7.4 % 339,817 4.0 % 424,771 5.0 %

NOTE 17 – Interest Income and Interest Expense

The components of interest income and interest expense are as follows (in thousands):

	Three Mo		Six Months Ended		
	Ended Ju	ne 30,	June 30,		
	2016	2015	2016	2015	
Interest income:					
Bank loans, net	\$29,475	\$20,952	\$56,033	\$39,937	
Investment securities	24,446	13,618	46,807	28,372	
Margin balances	8,151	5,123	16,697	9,485	
Other	3,708	4,159	9,070	8,794	
	\$65,780	\$43,852	\$128,607	\$86,588	
Interest expense:					
Senior notes	\$8,179	\$5,333	\$16,354	\$13,984	
Bank deposits	4,477	2,047	7,135	4,162	
Other	4,606	2,718	7,884	4,971	
	\$17,262	\$10,098	\$31,373	\$23,117	

NOTE 18 – Employee Incentive, Deferred Compensation, and Retirement Plans

We maintain several incentive stock award plans that provide for the granting of stock options, stock appreciation rights, restricted stock, performance award, stock units and debentures to our employees. We are permitted to issue

new shares under all stock award plans approved by shareholders or to reissue our treasury shares. Awards under our company's incentive stock award plans are granted at market value at the date of grant. The awards generally vest ratably over a three- to nine-year vesting period.

All stock-based compensation plans are administered by the Compensation Committee of the Board of Directors ("Compensation Committee"), which has the authority to interpret the plans, determine to whom awards may be granted under the plans, and determine the terms of each award. According to these plans, we are authorized to grant an additional 6.2 million shares at June 30, 2016.

Stock-based compensation expense included in compensation and benefits expense in the consolidated statements of operations for our company's incentive stock award plans was \$65.9 million and \$50.4 million for the three months ended June 30, 2016 and 2015, respectively. The tax impact related to stock-based compensation recognized in shareholders' equity was a provision of \$1.0 million and a benefit of \$1.4 million for the three months ended June 30, 2016 and 2015, respectively.

Stock-based compensation expense included in compensation and benefits expense in the consolidated statements of operations for our company's incentive stock award plans was \$94.8 million and \$78.0 million for the six months ended June 30, 2016 and 2015, respectively. The tax benefit related to stock-based compensation recognized in shareholders' equity was a provision of \$5.2 million and a benefit of \$13.2 million for the six months ended June 30, 2016 and 2015, respectively.

On June 30, 2016, the Company's Board of Directors removed the continuing service requirements associated with restricted stock units that were granted to certain employees of Barclays in December 2015. As a result of the modification, the awards were expensed at date of modification resulting in a charge of \$36.0 million during the second quarter of 2016. The fair value of the awards is based upon the closing price of our company's common stock on the date of the grant of the awards. This charge is included in compensation and benefits in the consolidated statement of operations for the three and six months ended June 30, 2016.

Stock Units

A stock unit represents the right to receive a share of common stock from our company at a designated time in the future without cash payment by the employee and is issued in lieu of cash incentive, principally for deferred compensation and employee retention plans. The restricted stock units vest on an annual basis over the next one to nine years and are distributable, if vested, at future specified dates. The Company began granting Performance-based Restricted Stock Units ("PRSUs") to its executive officers in 2016. Under the terms of the grants, the number of PRSUs that will vest and convert to shares will be based on the Company's achievement of the pre-determined performance objectives during the performance period. The PRSUs will be measured over a 4-year performance period and vested over a 5-year period. The number of shares converted has the potential to range from 0% to 200% based on how the Company performs during the performance period. Compensation expense is amortized on a straight-line basis over the service period based on the fair value of the award on the grant date. The Company's pre-determined performance objectives must be met for the awards to vest. Employees forfeit unvested share units upon termination of employment with a corresponding reversal of compensation expense. At June 30, 2016, the total number of stock units outstanding was 21.3 million, of which 17.5 million were unvested. At June 30, 2016, the total number of performance-based restricted stock units was 0.5 million, of which all were unvested.

At June 30, 2016, there was unrecognized compensation cost for stock units of approximately \$423.0 million, which is expected to be recognized over a weighted-average period of 3.1 years.

Deferred Compensation Plans

The Wealth Accumulation Plan (the "Plan") is provided to certain revenue producers, officers, and key administrative employees, whereby a certain percentage of their incentive compensation is deferred as defined by the Plan into company stock units and debentures. Participants may elect to defer a portion of their incentive compensation. Deferred awards generally vest over a three- to nine-year period and are distributable upon vesting or at future specified dates. Deferred compensation costs are amortized on a straight-line basis over the vesting period. Elective deferrals are 100% vested.

Additionally, the Plan allows Stifel's financial advisors who achieve certain levels of production to defer a certain percentage of their gross commissions. As stipulated by the Plan, the financial advisors will defer 5% of their gross commissions. They have the option to have up to 3%, of their 5% deferral in mutual funds, which earn a return based on the performance of index mutual funds as designated by our company or a fixed income option. In addition, they can elect to defer an additional 1% of gross commissions into company stock units with a 25% matching contribution. Financial advisors have no ownership in the mutual funds. Included in the investments in the consolidated statements of financial condition are investments in mutual funds of \$7.9 million and \$15.5 million at June 30, 2016 and December 31, 2015, respectively, that were purchased by our company to economically hedge, on an after-tax basis, its liability to the financial advisors who choose to base the performance of their return on the index mutual fund option. At June 30, 2016 and December 31, 2015, the deferred compensation liability related to the mutual fund option of \$6.0 million and \$12.4 million, respectively, is included in accrued compensation in the consolidated statements of financial condition.

In addition, certain financial advisors, upon joining our company, may receive company stock units in lieu of transition cash payments. Deferred compensation related to these awards generally vests over a five- to nine-year period. Deferred compensation costs are amortized on a straight-line basis over the deferral period.

Profit Sharing Plan

Eligible employees of our company who have met certain service requirements may participate in the Stifel Financial Corp. Profit Sharing 401(k) Plan (the "401(k) Plan"). Employees are permitted within limitations imposed by tax law to make pre-tax contributions to the 401(k) Plan. We may match certain employee contributions or make additional contributions to the 401(k) Plan at our discretion. Our contributions to the 401(k) Plan were \$1.6 million and \$1.6 million for the three months ended June 30, 2016 and 2015, respectively and \$2.9 million and \$2.8 million for the six months ended June 30, 2016 and 2015, respectively.

NOTE 19 - Off-Balance Sheet Credit Risk

In the normal course of business, we execute, settle, and finance customer and proprietary securities transactions. These activities expose our company to off-balance sheet risk in the event that customers or other parties fail to satisfy their obligations.

In accordance with industry practice, securities transactions generally settle within three business days after trade date. Should a customer or broker fail to deliver cash or securities as agreed, we may be required to purchase or sell securities at unfavorable market prices.

We borrow and lend securities to facilitate the settlement process and finance transactions, utilizing customer margin securities held as collateral. We monitor the adequacy of collateral levels on a daily basis. We periodically borrow from banks on a collateralized basis,

utilizing firm and customer margin securities in compliance with SEC rules. Should the counterparty fail to return customer securities pledged, we are subject to the risk of acquiring the securities at prevailing market prices in order to satisfy our customer obligations. We control our exposure to credit risk by continually monitoring our counterparties' positions, and where deemed necessary, we may require a deposit of additional collateral and/or a reduction or diversification of positions. Our company sells securities it does not currently own (short sales) and is obligated to subsequently purchase such securities at prevailing market prices. We are exposed to risk of loss if securities prices increase prior to closing the transactions. We control our exposure to price risk from short sales through daily review and setting position and trading limits.

We manage our risks associated with the aforementioned transactions through position and credit limits and the continuous monitoring of collateral. Additional collateral is required from customers and other counterparties when appropriate.

We have accepted collateral in connection with resale agreements, securities borrowed transactions, and customer margin loans. Under many agreements, we are permitted to sell or repledge these securities held as collateral and use these securities to enter into securities lending arrangements or to deliver to counterparties to cover short positions. At June 30, 2016 and December 31, 2015, the fair value of securities accepted as collateral where we are permitted to sell or repledge the securities was \$2.4 billion and \$2.4 billion, respectively, and the fair value of the collateral that had been sold or repledged was \$317.0 million and \$278.7 million, respectively.

We enter into interest rate derivative contracts to manage exposures that arise from business activities that result in the receipt or payment of future known and uncertain cash amounts, the value of which are determined by interest rates. Our derivative financial instruments are principally used to manage differences in the amount, timing, and duration of our known or expected cash payments related to certain variable-rate affiliated deposits. Interest rate swaps designated as cash flow hedges involve the receipt of variable-rate amounts from a counterparty in exchange for us making fixed-rate payments. Our interest rate hedging strategies may not work in all market environments and, as a result, may not be effective in mitigating interest rate risk.

Derivatives' notional contract amounts are not reflected as assets or liabilities in the consolidated statements of financial condition. Rather, the market or fair value of the derivative transactions are reported in the consolidated statements of financial condition as other assets or accounts payable and accrued expenses, as applicable.

For a complete discussion of our activities related to derivative instruments, see Note 12 in the notes to consolidated financial statements.

In the ordinary course of business, Stifel Bank has commitments to originate loans, standby letters of credit, and lines of credit. Commitments to originate loans are agreements to lend to a customer as long as there is no violation of any condition established by the contract. These commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. Since a portion of the commitments may expire without being drawn upon, the total commitment amounts do not necessarily represent future cash commitments. Each customer's creditworthiness is evaluated on a case-by-case basis. The amount of collateral obtained, if necessary, is based on the credit evaluation of the counterparty. Collateral held varies, but may include accounts receivable, inventory, property, plant and equipment, commercial real estate, and residential real estate.

At June 30, 2016 and December 31, 2015, Stifel Bank had outstanding commitments to originate loans aggregating \$302.4 million and \$130.5 million, respectively. The commitments extended over varying periods of time, with all commitments at June 30, 2016, scheduled to be disbursed in the following three months.

Through Stifel Bank, in the normal course of business, we originate residential mortgage loans and sell them to investors. We may be required to repurchase mortgage loans that have been sold to investors in the event there are breaches of certain representations and warranties contained within the sales agreements. We may be required to repurchase mortgage loans that were sold to investors in the event that there was inadequate underwriting or fraud, or in the event that the loans become delinquent shortly after they are originated. We also may be required to indemnify certain purchasers and others against losses they incur in the event of breaches of representations and warranties and in various other circumstances, and the amount of such losses could exceed the repurchase amount of the related loans. Consequently, we may be exposed to credit risk associated with sold loans.

Standby letters of credit are irrevocable conditional commitments issued by Stifel Bank to guarantee the performance of a customer to a third party. Financial standby letters of credit are primarily issued to support public and private borrowing arrangements, including commercial paper, bond financing, and similar transactions. Performance standby letters of credit are issued to guarantee performance of certain customers under non-financial contractual obligations. The credit risk involved in issuing standby letters of credit is essentially the same as that involved in extending loans to customers. Should Stifel Bank be obligated to perform under the standby letters of credit, it may seek recourse from the customer for reimbursement of amounts paid. At June 30, 2016 and December 31, 2015, Stifel Bank had outstanding letters of credit totaling \$37.0 million and \$38.7 million, respectively. A majority of the standby letters of credit commitments at June 30, 2016, have expiration terms that are less than one year.

Lines of credit are agreements to lend to a customer as long as there is no violation of any condition established in the contract. Lines of credit generally have fixed expiration dates. Stifel Bank uses the same credit policies in granting lines of credit as it does for on-balance sheet instruments. At June 30, 2016 and December 31, 2015, Stifel Bank had granted unused lines of credit to commercial and consumer borrowers aggregating \$522.6 million and \$403.2 million, respectively.

NOTE 20 – Segment Reporting

We currently operate through the following three business segments: Global Wealth Management, Institutional Group, and various corporate activities combined in the Other segment.

Our Global Wealth Management segment consists of two businesses, the Private Client Group and Stifel Bank. The Private Client Group includes branch offices and independent contractor offices of our broker-dealer subsidiaries located throughout the United States. These branches provide securities brokerage services, including the sale of equities, mutual funds, fixed income products, and insurance, as well as offering banking products to their clients through Stifel Bank. Stifel Bank segment provides residential, consumer, and commercial lending, as well as FDIC-insured deposit accounts to customers of our broker-dealer subsidiaries and to the general public.

The Institutional Group segment includes institutional sales and trading. It provides securities brokerage, trading, and research services to institutions, with an emphasis on the sale of equity and fixed income products. This segment also includes the management of and participation in underwritings for both corporate and public finance (exclusive of sales credits generated through the private client group, which are included in the Global Wealth Management segment), merger and acquisition, and financial advisory services.

The Other segment includes interest income from stock borrow activities, unallocated interest expense, interest income and gains and losses from investments held, compensation expense associated with the expensing of restricted stock awards with no continuing service requirements in conjunction with recent acquisitions, and all unallocated overhead cost associated with the execution of orders; processing of securities transactions; custody of client securities; receipt, identification, and delivery of funds and securities; compliance with regulatory and legal requirements; internal financial accounting and controls; and general administration and acquisition charges.

Information concerning operations in these segments of business for the three and six months ended June 30, 2016 and 2015 is as follows (in thousands):

	Three Mon June 30,	ths Ended	Six Months 30,	Ended June
	2016	2015	2016	2015
Net revenues: (1)				
Global Wealth Management	\$386,039	\$343,382	\$765,843	\$672,792
Institutional Group	260,920	258,538	502,196	497,145
Other	5,186	(4,169)	4,080	(11,204)
	\$652,145	\$597,751	\$1,272,119	\$1,158,733

Income/(loss) before income taxes:

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Global Wealth Management	\$105,053	\$93,975	\$198,387	\$192,823
Institutional Group	42,083	41,942	71,372	74,273
Other	(131,342)	(97,846)	(210,053)	(158,959)
	\$15,794	\$38,071	\$59,706	\$108,137

¹No individual client accounted for more than 10 percent of total net revenues for the three and six months ended June 30, 2016 or 2015.

The following table presents our company's total assets on a segment basis at June 30, 2016 and December 31, 2015 (in thousands):

		December 31,
	June 30,	,
	2016	2015
Global Wealth Management	\$12,136,400	\$10,519,575
Institutional Group	2,530,958	2,193,781
Other	718,244	612,695
	\$15,385,602	\$13,326,051

We have operations in the United States, United Kingdom, and Europe. The Company's foreign operations are conducted through its wholly owned subsidiary, SNEL. Substantially all long-lived assets are located in the United States.

Revenues, classified by the major geographic areas in which they are earned for the three and six months ended June 30, 2016 and 2015, were as follows (in thousands):

	Three Mor	nths Ended	Six Months Ended June			
	June 30,		30,			
	2016	2015	2016	2015		
United States	\$611,984	\$564,731	\$1,193,721	\$1,087,347		
United Kingdom	37,844	30,562	73,592	65,848		
Other European	2,317	2,458	4,806	5,538		
	\$652,145	\$597,751	\$1,272,119	\$1,158,733		

NOTE 21 – Earnings Per Share ("EPS")

Basic EPS is computed by dividing earnings available to common shareholders by the weighted-average number of common shares outstanding. Diluted EPS reflects the potential dilution that could occur if securities or other contracts to issue common stock were exercised or converted into common stock or resulted in the issuance of common stock that then shared in the earnings of the entity. Diluted earnings per share include dilutive stock options and stock units under the treasury stock method.

The following table sets forth the computation of basic and diluted earnings per share for the three and six months ended June 30, 2016 and 2015 (in thousands, except per share data):

	Three Mo Ended Ju 2016		Six Mont June 30, 2016	ths Ended
Net income	\$9,771	\$20,888	\$36,826	\$63,985
Shares for basic and diluted calculation:	Ψ,,,,,	Ψ20,000	Ψ50,020	ψ03,703
Average shares used in basic computation	66,792	68,370	67,186	68,189
Dilutive effect of stock options and units (1)	9,190	9,486	8,898	9,435
Average shares used in diluted computation	75,982	77,856	76,084	77,624
Earnings per common share:				
Basic	\$0.15	\$0.31	\$0.55	\$0.94
Diluted	\$0.13	\$0.27	\$0.48	\$0.82

¹Diluted earnings per share is computed on the basis of the weighted-average number of shares of common stock plus the effect of dilutive potential common shares outstanding during the period using the treasury stock method. Diluted earnings per share include stock options and units.

For the three and six months ended June 30, 2016 and 2015, the anti-dilutive effect from restricted stock units was immaterial.

NOTE 22 - Shareholders' Equity

Share Repurchase Program

We have an ongoing authorization from the Board of Directors to repurchase our common stock in the open market or in negotiated transactions. At June 30, 2016, the maximum number of shares that may yet be purchased under this plan was 8.0 million. The repurchase program has no expiration date. These purchases may be made on the open market or in privately negotiated transactions, depending upon market conditions and other factors. Repurchased shares may be used to meet obligations under our employee benefit plans and for general corporate purposes. During the three and six months ended June 30, 2016, we repurchased \$3.7 million and \$95.1 million, or 0.1 million and 2.8 million shares, respectively, using existing Board authorizations at an average price of \$29.70 and \$33.79 per share, repectively, to meet obligations under our company's employee benefit plans and for general corporate purposes. There were no repurchases during the three and six months ended June 30, 2015.

Issuance of Common Stock

On January 4, 2016, we issued 0.3 million shares related to the purchase of Eaton Partners.

During the six months ended June 30, 2016, we issued [2.3 million shares, which were reissued from treasury. Share issuances were primarily a result of the vesting and exercise transactions under our incentive stock award plans and shares issued as part of the purchase consideration in our acquisition of Eaton Partners.

NOTE 23 – Variable Interest Entities

Our company's involvement with VIEs is limited to entities used as investment vehicles and private equity funds, the establishment of Stifel Financial Capital Trusts, and our issuance of a convertible promissory note.

We have formed several non-consolidated investment funds with third-party investors that are typically organized as limited liability companies ("LLCs") or limited partnerships. These partnerships and LLCs have assets of \$152.6 million at June 30, 2016. For those funds where we act as the general partner, our company's economic interest is generally limited to management fee arrangements as stipulated by the fund operating agreements. We have generally provided the third-party investors with rights to terminate the funds or to remove us as the general partner. Management fee revenue earned by our company was insignificant during the three and six months ended June 30, 2016 and 2015. In addition, our direct investment interest in these entities is insignificant at June 30, 2016 and December 31, 2015.

Thomas Weisel Capital Management LLC, a subsidiary of our company, acts as the general partner of a series of investment funds in venture capital and fund of funds and manages investment funds that are active buyers of secondary interests in private equity funds, as well as portfolios of direct interests in venture-backed companies. These partnerships have combined assets of \$333.2 million at June 30, 2016. We hold variable interests in these funds as a result of our company's rights to receive management fees. Our company's investment in and additional capital commitments to the private equity funds are also considered variable interests. The additional capital commitments are subject to call at a later date and are limited in amount. Our exposure to loss is limited to our investments in, advances and commitments to, and receivables due from these funds, and that exposure is insignificant at June 30, 2016. Management fee revenue earned by our company was insignificant during the three and six months ended June 30, 2016 and 2015.

For the entities noted above that were determined to be VIEs, we have concluded that we are not the primary beneficiary, and therefore, we are not required to consolidate these entities. Additionally, for certain other entities, we reviewed other relevant accounting guidance, which states the general partner in a limited partnership is presumed to control that limited partnership. The presumption may be overcome if the limited partners have either: (1) the substantive ability to dissolve the limited partnership or otherwise remove the general partner without cause, or (2) substantive participating rights, which provide the limited partners with the ability to effectively participate in significant decisions that would be expected to be made in the ordinary course of the limited partnership's business and thereby preclude the general partner from exercising unilateral control over the partnership. If the criteria are not met, the consolidation of the partnership or limited liability company is required. Based on our evaluation of these entities, we determined that these entities do not require consolidation.

Debenture to Stifel Financial Capital Trusts

We have completed private placements of cumulative trust preferred securities through Stifel Financial Capital Trust II, Stifel Financial Capital Trust IV (collectively, the "Trusts"). The Trusts are non-consolidated wholly owned business trust subsidiaries of our company and were established for the limited purpose of issuing trust securities to third parties and lending the proceeds to our company.

The trust preferred securities represent an indirect interest in junior subordinated debentures purchased from our company by the Trusts, and we effectively provide for the full and unconditional guarantee of the securities issued by the Trusts. We make timely payments of interest to the Trusts as required by contractual obligations, which are sufficient to cover payments due on the securities issued by the Trusts, and believe that it is unlikely that any circumstances would occur that would make it necessary for our company to make payments related to these Trusts other than those required under the terms of the debenture agreements and the trust preferred securities agreements. The Trusts were determined to be VIEs because the holders of the equity investment at risk do not have adequate decision-making ability over the Trust's activities. Our investment in the Trusts is not a variable interest, because equity interests are variable interests only to the extent that the investment is considered to be at risk. Because our investment was funded by the Trusts, it is not considered to be at risk.

Interest in FSI Group, LLC ("FSI")

We have provided financing of \$18.0 million in the form of a convertible promissory note to FSI, a limited liability company specializing in investing in banks, thrifts, insurance companies, and other financial services firms. In February 2013, the convertible

promissory note was amended and restated. The convertible promissory note matures in April 2018; however, FSI has three five-year extension options. The note is convertible at our election into a 49.9% interest in FSI only after the last extension option. The convertible promissory note has a minimum coupon rate equal to 8% per annum plus additional interest related to certain defined cash flows of the business, not to exceed 18% per annum. As we do not hold the power to direct the activities of FSI nor to absorb a majority of the expected losses, or receive a majority of the expected benefits, it was determined that we are not required to consolidate this entity.

Our company's exposure to loss is limited to the carrying value of the note with FSI at June 30, 2016, of \$18.0 million, which is included in other assets in the consolidated statements of financial condition. Our company had no liabilities related to this entity at June 30, 2016. We have the discretion to make additional capital contributions. We have not provided financial or other support to FSI that we were not previously contractually required to provide as of June 30, 2016. Our company's involvement with FSI has not had a material effect on our consolidated financial position, operations, or cash flows.

NOTE 24 – Subsequent Events

We evaluate subsequent events that have occurred after the balance sheet date but before the financial statements are issued. There are two types of subsequent events: (1) recognized, or those that provide additional evidence about conditions that existed at the date of the balance sheet, including the estimates inherent in the process of preparing financial statements, and (2) non-recognized, or those that provide evidence about conditions that did not exist at the date of the balance sheet but arose after that date. Based on the evaluation, we did not identify any recognized subsequent events that would have required adjustment to the consolidated financial statements. Based on the evaluation, we identified the following as non-recognized events.

Issuance of Senior Notes and Preferred Stock

On July 11, 2016, the Company completed the pricing of an additional \$200.0 million in aggregate principal amount of the Company's 2015 Notes. The 2015 Notes mature in July 2024 and bear interest at 4.250%, payable semi-annually in arrears on January 18 and July 18. The 2015 Notes were issued with an effective yield of 4.034%.

On July 11, 2016, the Company completed an underwritten registered public offering of \$150 million perpetual 6.25% Non-Cumulative Perpetual Preferred Stock, Series A.

Sale of Sterne Businesses

On July 1, 2016, the Company completed the sale of Sterne Agee, LLC's legacy independent brokerage and clearing businesses to INTL FCStone Inc. pursuant to two separate stock purchase agreements dated June 24, 2016. The closing of the sale of Sterne Agee, LLC's legacy RIA business will occur during the third quarter following a customary client notice period. Pursuant to the two stock purchase agreements, the Company agreed to sell Sterne Agee Financial Services, Inc.; Sterne Agee Clearing, Inc.; Sterne Agee & Leach, Inc.; Sterne Agee Asset Management, Inc.; and Sterne Agee Investment Advisor Services, Inc. (the "Sterne Businesses") for cash consideration equal to approximately \$50 million. The related assets and liabilities associated with the Sterne Businesses are classified as held for sale in the consolidated statement of financial condition as of June 30, 2016.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion of the financial condition and results of operations of our company should be read in conjunction with the consolidated financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2015, and the accompanying consolidated financial statements and notes thereto contained in this Quarterly Report on Form 10-Q.

Certain statements in this report may be considered forward-looking. Statements that are not historical or current facts, including statements about beliefs and expectations, are forward-looking statements. These forward-looking statements cover, among other things, statements made about general economic and market conditions, the investment banking industry, our objectives and results, and also may include our belief regarding the effect of various legal proceedings, management expectations, our liquidity and funding sources, counterparty credit risk, or other similar matters. Forward-looking statements involve inherent risks and uncertainties, and important factors could cause actual results to differ materially from those anticipated, including those factors discussed below under "External Factors Impacting Our Business" as well as the factors identified under "Risk Factors" in Part I, Item 1A of our Annual Report on Form 10-K for the year ended December 31, 2015, as updated in our subsequent reports filed with the SEC. These reports are available at our web site at www.stifel.com and at the SEC web site at www.sec.gov.

Because of these and other uncertainties, our actual future results may be materially different from the results indicated by these forward-looking statements. In addition, our past results of operations do not necessarily indicate our future results. Forward-looking statements speak only as of the date they are made, and we undertake no obligation to update them in light of new information or future events, unless we are obligated to do so under federal securities laws.

Unless otherwise indicated, the terms "we," "us," "our" or "our company" in this report refer to Stifel Financial Corp. and its wholly owned subsidiaries.

Executive Summary

We operate as a financial services and bank holding company. We have built a diversified business serving private clients, institutional investors, and investment banking clients located across the United States and in Europe. Our principal activities are: (i) private client services, including securities transaction and financial planning services; (ii) institutional equity and fixed income sales, trading and research, and municipal finance; (iii) investment banking services, including mergers and acquisitions, public offerings, and private placements; and (iv) retail and commercial banking, including personal and commercial lending programs. Our major geographic area of concentration is throughout the United States, with a growing presence in the United Kingdom and Europe. Our company's principal customers are individual investors, corporations, municipalities, and institutions.

Our core philosophy is based upon a tradition of trust, understanding, and studied advice. We attract and retain experienced professionals by fostering a culture of entrepreneurial, long-term thinking. We provide our private, institutional and corporate clients quality, personalized service, with the theory that if we place clients' needs first, both our clients and our company will prosper. Our unwavering client and employee focus have earned us a reputation as one of the leading brokerage and investment banking firms off Wall Street. We have grown our business both organically and through opportunistic acquisitions. These acquisitions have positively impacted our results.

We plan to maintain our focus on revenue growth with a continued appreciation for the development of quality client relationships. Within our private client business, our efforts will be focused on recruiting experienced financial advisors with established client relationships. Within our capital markets business, our focus continues to be on

providing quality client management and product diversification. In executing our growth strategy, we will continue to seek out opportunities that allow us to take advantage of the consolidation among middle-market firms, whereby allowing us to increase market share in our Global Wealth Management and Institutional Group businesses.

Our ability to attract and retain highly skilled and productive employees is critical to the success of our business. Accordingly, compensation and benefits comprise the largest component of our expenses, and our performance is dependent upon our ability to attract, develop and retain highly skilled employees who are motivated and committed to providing the highest quality of service and guidance to our clients.

On January 4, 2016, the Company completed the acquisition of Eaton Partners, LLC ("Eaton Partners"), a global fund placement and advisory firm. Eaton Partners will retain its brand name and will be run as a Stifel company. The acquisition was funded with cash from operations and our common stock.

On May 5, 2016, the Company completed the acquisition of ISM Capital LLP ("ISM"), an independent investment bank focused on international debt capital markets. The acquisition of ISM adds to the Company's debt capital markets origination, sales and research

capabilities in Europe, including an end-to-end platform for convertible securities and other equity-linked debt instruments. The acquisition was funded with cash from operations.

On July 1, 2016, the Company completed the sale of Sterne Agee, LLC's legacy independent brokerage and clearing businesses to INTL FCStone Inc. pursuant to two separate stock purchase agreements dated June 24, 2016. The closing of the sale of Sterne Agee, LLC's legacy RIA business will occur during the third quarter following a customary client notice period. Pursuant to the two stock purchase agreements, the Company agreed to sell Sterne Agee Financial Services, Inc.; Sterne Agee Clearing, Inc.; Sterne Agee & Leach, Inc.; Sterne Agee Asset Management, Inc.; and Sterne Agee Investment Advisor Services, Inc. for cash consideration equal to approximately \$50 million.

On July 11, 2016, the Company completed an underwritten registered public offering of \$150 million perpetual 6.25% Non-Cumulative Perpetual Preferred Stock, Series A, and issued \$200.0 million principal amount of the Company's 4.25% Senior Notes due 2024.

Results for the three and six months ended June 30, 2016

For the three months ended June 30, 2016, net revenues increased 9.1% to \$652.1 million from \$597.8 million during the comparable period in 2015. Net income decreased 53.2% to \$9.8 million, or \$0.13 per diluted common share for the three months ended June 30, 2016, compared to \$20.9 million, or \$0.27 per diluted common share during the comparable period in 2015.

For the six months ended June 30, 2016, net revenues increased 9.8% to \$1,272.1 million compared to \$1,158.7 million during the comparable period in 2015. Net income decreased 42.4% to \$36.8 million, or \$0.48 per diluted common share for the six months ended June 30, 2016, compared to \$64.0 million, or \$0.82 per diluted common share during the comparable period in 2015.

Our revenue growth for the three months ended June 30, 2016 was primarily attributable to the growth in asset management and service fees as a result of increased assets under management; an increase in principal transaction revenues; higher net interest income as a result of an increase in interest-earning assets at Stifel Bank, and other income; offset by lower investment banking revenues and commission revenues.

Our revenue growth for the six months ended June 30, 2016 was primarily attributable to the growth in asset management and service fees as a result of increased assets under management; an increase in principal transaction revenues; higher net interest income as a result of an increase in interest-earning assets at Stifel Bank, and growth in commission revenues; offset by lower investment banking revenues and other revenues.

External Factors Impacting our Business

Performance in the financial services industry in which we operate is highly correlated to the overall strength of economic conditions and financial market activity. Overall market conditions are a product of many factors, which are beyond our control and mostly unpredictable. These factors may affect the financial decisions made by investors, including their level of participation in the financial markets. In turn, these decisions may affect our business results. With respect to financial market activity, our profitability is sensitive to a variety of factors, including the demand for investment banking services as reflected by the number and size of equity and debt financings and merger and acquisition transactions, the volatility of the equity and fixed income markets, the level and shape of various yield curves, the volume and value of trading in securities, and the value of our customers' assets under management. The municipal underwriting market is challenging as state and local governments reduce their debt levels. Investors are showing a lack of demand for longer-dated municipals and are reluctant to take on credit or liquidity risks.

Our overall financial results continue to be highly and directly correlated to the direction and activity levels of the United States equity and fixed income markets. At June 30, 2016, the Dow Jones Industrial Average and S&P 500 closed 2.9% and 2.7% higher than their December 31, 2015 closing prices, respectively. The NASDAQ closed 3.3% lower than its December 31, 2015 closing price.

As a participant in the financial services industry, we are subject to complicated and extensive regulation of our business. The recent economic and political environment has led to legislative and regulatory initiatives, both enacted and proposed, that could substantially intensify the regulation of the financial services industry and may significantly impact us.

RESULTS OF OPERATIONS

Three Months Ended June 30 2016 Compared with Three Months Ended June 30, 2015

The following table presents consolidated financial information for the periods indicated (in thousands, except percentages):

As a Percentage of Net Revenues For the Three Months Ended June 30,

Three Months Ended June 30, Ju

	2016	2015	Change	2016	2015
Revenues:					
Commissions	\$182,104	\$183,771	(0.9)	27.9	30.7
Principal transactions	126,426	85,542	47.8	19.4	14.3
Investment banking	133,125	161,007	(17.3)	20.4	26.9
Asset management and service fees	144,567	119,936	20.5	22.2	20.1
Interest	65,780	43,852	50.0	10.1	7.3
Other income	17,405	13,741	26.7	2.6	2.3
Total revenues	669,407	607,849	10.1	102.6	101.6
Interest expense	17,262	10,098	70.9	2.6	1.6
Net revenues	652,145	597,751	9.1	100.0	100.0
Non-interest expenses:					
Compensation and benefits	460,023	409,998	12.2	70.5	68.6
Occupancy and equipment rental	58,746	48,346	21.5	9.0	8.1
Communication and office supplies	37,426	31,114	20.3	5.7	5.2
Commissions and floor brokerage	12,145	9,124	33.1	1.9	1.5
Other operating expenses	68,012	61,098	11.3	10.5	10.2
Total non-interest expenses	636,352	559,680	13.7	97.6	93.6
Income before income taxes	15,793	38,071	(58.5)	2.4	6.4
Provision for income taxes	6,022	17,183	(65.0)	0.9	2.9
Net Income	\$9,771	\$20,888	(53.2)	1.5 %	3.5 %

Six Months Ended June 30, 2016 Compared with Six Months Ended June 30, 2015

The following table presents consolidated financial information for the periods indicated (in thousands, except percentages):

	Six Months	As a Perof Net Revenue the Six	Months		
	2016	2015	Change	2016	2015
Revenues:					
Commissions	\$380,034	\$364,073	4.4	29.9	31.4
Principal transactions	247,374	186,275	32.8	19.4	16.1
Investment banking	233,783	285,568	(18.1)	18.4	24.7
Asset management and service fees	289,099	233,805	23.6	22.7	20.2
Interest	128,607	86,588	48.5	10.1	7.5
Other income	24,595	25,541	(3.7)	2.0	2.2
Total revenues	1,303,492	1,181,850	10.3	102.5	102.1
Interest expense	31,373	23,117	35.7	2.5	2.1
Net revenues	1,272,119	1,158,733	9.8	100.0	100.0
Non-interest expenses:					
Compensation and benefits	871,136	765,691	13.8	68.5	66.1
Occupancy and equipment rental	116,002	92,516	25.4	9.1	8.0
Communication and office supplies	74,086	60,348	22.8	5.8	5.2
Commissions and floor brokerage	23,876	19,193	24.4	1.9	1.7
Other operating expenses	127,313	112,848	12.8	10.0	9.7
Total non-interest expenses	1,212,413	1,050,596	15.4	95.3	90.7
Income before income taxes	59,706	108,137	(44.8)	4.7	9.3
Provision for income taxes	22,880	44,152	(48.2)	1.8	3.8
Net Income	\$36,826	\$63,985	(42.4)	2.9 %	6 5.5 %

NET REVENUES

The following table presents consolidated net revenues for the periods indicated (in thousands, except percentages):

Three Months Ended June 30, Six Months Ended June 30,

			%			%
	2016	2015	Change	2016	2015	Change
Net revenues:						
Commissions	\$182,104	\$183,771	(0.9)	\$380,034	\$364,073	4.4
Principal transactions	126,426	85,542	47.8	247,374	186,275	32.8
Investment banking:						
Capital raising	66,412	97,368	(31.8)	119,716	172,486	(30.6)
Advisory fees	66,713	63,639	4.8	114,067	113,082	0.9

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	133,125	161,007	(17.3)	233,783	285,568	(18.1)
Asset management and service fees	144,567	119,936	20.5	289,099	233,805	23.6
Net interest	48,518	33,754	43.7	97,234	63,471	53.2
Other income	17,405	13,741	26.7	24,595	25,541	(3.7)
Total net revenues	\$652,145	\$597,751	9.1	\$1,272,119	\$1,158,733	9.8

Except as noted in the following discussion of variances, the underlying reasons for the increase in revenue can be attributed principally to the increased number of private client group offices and financial advisors and the growth of Stifel Bank in our Global Wealth Management segment and the increased number of revenue producers in our Institutional Group segment, as a result of the following acquisitions: Sterne Agee, which closed in June 2015; Barclays, which closed in December 2015; and Eaton Partners, which closed in January 2016.

Commissions – Commission revenues are primarily generated from agency transactions in OTC and listed equity securities, insurance products and options. In addition, commission revenues also include distribution fees for promoting and distributing mutual funds.

For the three months ended June 30, 2016, commission revenues decreased 0.9% to \$182.1 million from \$183.8 million in the comparable period in 2015. For the six months ended June 30, 2016, commission revenues increased 4.4% to \$380.0 million from \$364.1 million in the comparable period in 2015. The increase is primarily attributable to an increase in agency transactions from the comparable period in 2015.

Principal transactions – Principal transaction revenues are gains and losses on secondary trading, principally fixed income brokerage revenues.

For the three months ended June 30, 2016, principal transactions revenues increased 47.8% to \$126.4 million from \$85.5 million in the comparable period in 2015. For the six months ended June 30, 2016, principal transactions revenues increased 32.8% to \$247.4 million from \$186.3 million in the comparable period in 2015.

Investment banking – Investment banking revenues include: (i) capital raising revenues representing fees earned from the underwriting of debt and equity securities, and (ii) advisory fees related to corporate debt and equity offerings, municipal debt offerings, merger and acquisitions, private placements and other investment banking advisory fees.

For the three months ended June 30, 2016, investment banking revenues decreased 17.3% to \$133.1 million from \$161.0 million in the comparable period in 2015.

Capital raising revenues decreased 31.8% to \$66.4 million for the three months ended June 30, 2016 from \$97.4 million in the comparable period in 2015. For the three months ended June 30, 2016, fixed income capital raising revenues decreased 31.4% to \$28.8 million from \$41.9 million in the comparable period in 2015. During the second quarter of 2016, equity capital raising revenues decreased 32.1% to \$37.6 million from \$55.4 million in the comparable period in 2015.

Advisory fee revenues increased 4.8% to \$66.7 million for the three months ended June 30, 2016 from \$63.6 million in the comparable period in 2015. The increase is primarily attributable to an increase in the number of advisory transactions over the comparable period in 2015.

For the six months ended June 30, 2016, investment banking revenues decreased 18.1% to \$233.8 million from \$285.6 million in the comparable period in 2015.

Capital raising revenues decreased 30.6% to \$119.7 million for the six months ended June 30, 2016 from \$172.5 million in the comparable period in 2015. For the six months ended June 30, 2016, fixed income capital raising revenues decreased 17.0% to \$56.5 million from \$68.1 million in the comparable period in 2015. During the six months ended June 30, 2016, equity capital raising revenues decreased 39.5% to \$63.2 million from \$104.4 million in the comparable period in 2015.

Advisory fee revenues increased 0.9% to \$114.1 million for the six months ended June 30, 2016 from \$113.1 million in the comparable period in 2015. The increase is primarily attributable to a increase in the number of advisory transactions over the comparable period in 2015.

Asset management and service fees – Asset management and service fees include fees for asset-based financial services provided to individuals and institutional clients. Investment advisory fees are charged based on the value of assets in fee-based accounts. Asset management and service fees are affected by changes in the balances of client assets due to market fluctuations and levels of net new client assets.

For the three months ended June 30, 2016, asset management and service fee revenues increased 20.5% to \$144.6 million from \$119.9 million in the comparable period in 2015. For the six months ended June 30, 2016, asset

management and service fee revenues increased 23.6% to \$289.1 million from \$233.8 million in the comparable period in 2015. The increase is primarily a result of an increase in the number and value of fee-based accounts and the acquisition of Barclays in December 2015. See "Asset management and service fees" in the Global Wealth Management segment discussion for information on the changes in asset management and service fees revenues.

Other income – For the three months ended June 30, 2016, other income increased 26.7% to \$17.4 million from \$13.7 million during the comparable period in 2015. For the six months ended June 30, 2016, other income decreased 3.7% to \$24.6 million from \$25.5 million during the comparable period in 2015. Other income primarily includes investment gains and losses and loan originations fees from Stifel Bank. Other income was positively impacted by a gain recognized on the extinguishment of \$15.0 million of debentures during the second quarter of 2016.

NET INTEREST INCOME

The following tables present average balance data and operating interest revenue and expense data, as well as related interest yields for the periods indicated (in thousands, except rates):

	Three Months Ended June 30, 2016				June 30, 201	5		
	June 30, 201	Interest Average			June 30, 201	Interest	Averag	e
	Average	Income/	Interest		Average	Income/	Interest	
	Balance	Expense	Rate		Balance	Expense	Rate	
Interest-earning assets:		_				_		
Margin balances	\$1,265,357	\$8,151	2.58	%	\$465,475	\$5,123	4.49	%
Interest-earning assets (Stifel Bank)	8,416,083	54,005	2.57	%	5,141,368	34,483	2.68	%
Financial instruments owned	1,057,614	4,518	1.71	%	878,523	4,056	1.85	%
Other		(894)				190		
Total interest revenue		\$65,780				\$43,852		
Interest-bearing liabilities:								
Short-term borrowings	\$264,414	\$1,257	1.90	%	\$31,074	\$451	1.02	%
Interest-bearing liabilities (Stifel Bank)	7,905,000	4,477	0.23	%	4,772,796	2,030	0.17	%
Senior notes (Stifel Financial)	750,000	8,179	4.36	%	450,000	5,333	4.74	%
Stifel Capital Trusts	72,445	419	2.31	%	82,500	431	2.10	%
Other		2,930				1,853		
Total interest expense		17,262				10,098		
Net interest income		\$48,518				\$33,754		

	Six Months		1 20 2015					
	June 30, 2016				June 30, 201			
		Interest Average			Interest	Average	9	
	Average	Income/	Interest		Average	Income/	Interest	
	Balance	Expense	Rate		Balance	Expense	Rate	
Interest-earning assets:								
Margin balances	\$1,259,996	\$16,697	2.65	%	\$453,486	\$9,485	4.18	%
Interest-earning assets (Stifel Bank)	7,990,925	103,308	2.59	%	5,153,333	68,388	2.65	%
Financial instruments owned	917,945	9,017	1.96	%	865,834	8,392	1.94	%
Other		(415)				323		
Total interest revenue		\$128,607				\$86,588		
Interest-bearing liabilities:								
Short-term borrowings	\$215,319	\$2,026	1.88	%	\$48,495	\$485	1.00	%
Interest-bearing liabilities (Stifel Bank)	7,525,495	7,135	0.19	%	4,741,910	4,162	0.18	%
Senior notes (Stifel Financial)	750,000	16,354	4.36	%	463,536	13,984	6.03	%

Stifel Capital Trusts	77,473	905	2.34	%	82,500	850	2.06	%
Other		4,953				3,636		
Total interest expense		31,373				23,117		
Net interest income		\$97.234				\$63,471		

Net interest income – Net interest income is the difference between interest earned on interest-earning assets and interest paid on funding sources. Net interest income is affected by changes in the volume and mix of these assets and liabilities, as well as by fluctuations in interest rates and portfolio management strategies. For the three months ended June 30, 2016, net interest income increased to \$48.5 million from \$33.8 million during the comparable period in 2015. For the six months ended June 30, 2016, net interest income increased to \$97.2 million from \$63.5 million during the comparable period in 2015.

For the three months ended June 30, 2016, interest revenue increased 50.0% to \$65.8 million from \$43.9 million in the comparable period in 2015, principally as a result of an increase in interest revenue generated from the interest-earning assets of Stifel Bank and higher margin interest income. The average interest-earning assets of Stifel Bank increased to \$8.4 billion during the three months ended June 30, 2016 compared to \$5.1 billion during the comparable period in 2015 at average interest rates of 2.57% and 2.68%, respectively.

For the six months ended June 30, 2016, interest revenue increased 48.5% to \$128.6 million from \$86.6 million in the comparable period in 2015, principally as a result of an increase in interest revenue generated from the interest-earning assets of Stifel Bank and

higher margin interest income. The average interest-earning assets of Stifel Bank increased to \$8.0 billion during the six months ended June 30, 2016 compared to \$5.2 billion during the comparable period in 2015 at average interest rates of 2.59% and 2.65%, respectively.

For the three months ended June 30, 2016, interest expense increased 70.9% to \$17.3 million from \$10.1 million during the comparable period in 2015. For the six months ended June 30, 2016, interest expense increased 35.7% to \$31.4 million from \$23.1 million in the comparable period in 2015. The increase is primarily attributable to an increase in the cost to fund margin debits. Interest expense was also impacted by our December 2015 issuance of \$300.0 million of 3.50% senior notes. Interest expense for the three months ended June 30, 2015 was impacted by the write-off of debt issuance costs as a result of the redemption of our \$175.0 million 6.70% senior notes in January 2015.

NON-INTEREST EXPENSES

The following table presents consolidated non-interest expenses for the periods indicated (in thousands, except percentages):

	Three Months Ended June 30,			Six Months	0,	
	%				%	
	2016	2015	Change	2016	2015	Change
Non-interest expenses:						
Compensation and benefits	\$460,023	\$409,998	12.2	\$871,136	\$765,691	13.8
Occupancy and equipment rental	58,746	48,346	21.5	116,002	92,516	25.4
Communications and office supplies	37,426	31,114	20.3	74,086	60,348	22.8
Commissions and floor brokerage	12,145	9,124	33.1	23,876	19,193	24.4
Other operating expenses	68,012	61,098	11.3	127,313	112,848	12.8
Total non-interest expenses	\$636,352	\$559,680	13.7	\$1,212,413	\$1,050,596	15.4

Except as noted in the following discussion of variances, the underlying reasons for the increase in non-interest expenses can be attributed principally to our continued expansion, both organically and through acquisitions, and increased administrative overhead to support the growth in our segments.

Compensation and benefits – Compensation and benefits expenses, which are the largest component of our expenses, include salaries, bonuses, transition pay, benefits, amortization of stock-based compensation, employment taxes and other employee-related costs. A significant portion of compensation expense is comprised of production-based variable compensation, including discretionary bonuses, which fluctuates in proportion to the level of business activity, increasing with higher revenues and operating profits. Other compensation costs, including base salaries, stock-based compensation amortization, and benefits, are more fixed in nature.

For the three months ended June 30, 2016, compensation and benefits expense increased 12.2% to \$460.0 million from \$410.0 million during the comparable period in 2015. For the six months ended June 30, 2016, compensation and benefits expense increased 13.8% to \$871.1 million from \$765.7 million during the comparable period in 2015. The increase is principally due to the following: 1) the recognition of \$36.0 million in unit amortization charges related to the removal of the service requirement on restricted awards issued to certain employees of Barclays in the second quarter of 2016; 2) increased variable compensation as a result of increased revenue production; and 3) an increase in fixed compensation for the additional administrative support staff.

Compensation and benefits expense as a percentage of net revenues was 70.5% and 68.5% for the three and six months ended June 30, 2016, respectively, compared to 68.6% and 66.1% for the three and six months ended June 30, 2015, respectively.

Occupancy and equipment rental – For the three months ended June 30, 2016, occupancy and equipment rental expense increased 21.5% to \$58.7 million from \$48.3 million during the three months ended June 30, 2015. For the six months ended June 30, 2016, occupancy and equipment rental expense increase 25.4% to \$116.0 million from \$92.5 million during the comparable period in 2015. The increase is primarily due to the increase in rent expense as a result of the growth of our office locations from the comparative period in 2015. As of June 30, 2016, we have 400 locations compared to 398 at June 30, 2015.

Communications and office supplies – Communications expense includes costs for telecommunication and data communication, primarily for obtaining third-party market data information. For the three months ended June 30, 2016, communications and office supplies expense increased 20.3% to \$37.4 million from \$31.1 million during the second quarter of 2015. For the six months ended June 30, 2016, communications and office supplies expense increased 22.8% to \$74.1 million from \$60.3 million during the comparable period in 2015. The increase is primarily attributable to our continued expansion and the addition of revenue producers and support staff through acquisitions.

Commissions and floor brokerage – For the three months ended June 30, 2016, commissions and floor brokerage expense increased 33.1% to \$12.1 million from \$9.1 million during the comparable period in 2015. For the six months ended June 30, 2016, commissions and floor brokerage expense increased 24.4% to \$23.9 million from \$19.2 million during the comparable period in 2015. The increase is primarily attributable to an increase in clearing fees as a result of an increase in volume of transactions.

Other operating expenses – Other operating expenses primarily include license and registration fees, litigation-related expenses, which consist of amounts we reserve and/or pay out related to legal and regulatory matters, travel and entertainment, promotional expenses and expenses for professional services.

For the three months ended June 30, 2016, other operating expenses increased 11.3% to \$68.0 million from \$61.1 million during the three months ended June 30, 2015. For the six months ended June 30, 2016, other operating expenses increase 12.8% to \$127.3 million from \$112.8 million during the comparable period in 2015. The increase is primarily attributable to an increase in professional service fees as a result of maintaining compliance with regulatory requirements, travel and promotion, and subscriptions expenses.

Provision for income taxes – For the three and six months ended June 30, 2016, our provision for income taxes was \$6.0 million and \$22.9 million, representing an effective tax rate of 38.1% and 38.3%, respectively, compared to \$17.2 million and \$44.2 million for the comparable periods in 2015, representing an effective tax rate of 45.1% and 40.8%, respectively. The effective tax rate for the second quarter of 2015 was impacted by losses recognized by our foreign subsidiaries that are taxed at a different rate than our U.S. subsidiaries.

SEGMENT ANALYSIS

Our reportable segments include Global Wealth Management, Institutional Group, and Other.

Our Global Wealth Management segment consists of two businesses, the Private Client Group and Stifel Bank. The Private Client Group includes branch offices and independent contractor offices of our broker-dealer subsidiaries located throughout the United States. These branches provide securities brokerage services, including the sale of equities, mutual funds, fixed income products, and insurance, as well as offering banking products to their private clients through Stifel Bank, which provides residential, consumer, and commercial lending, as well as Federal Depository Insurance Corporation ("FDIC")-insured deposit accounts to customers of our broker-dealer subsidiaries and to the general public.

The Institutional Group segment includes institutional sales and trading. It provides securities brokerage, trading, and research services to institutions with an emphasis on the sale of equity and fixed income products. This segment also includes the management of and participation in underwritings for both corporate and public finance (exclusive of sales credits generated through the private client group, which are included in the Global Wealth Management segment), merger and acquisition, and financial advisory services.

The Other segment includes interest income from stock borrow activities, unallocated interest expense, interest income and gains and losses from investments held, and all unallocated overhead cost associated with the execution of orders; processing of securities transactions; custody of client securities; receipt, identification, and delivery of funds and securities; compliance with regulatory and legal requirements; internal financial accounting and controls; and general administration.

We evaluate the performance of our segments and allocate resources to them based on various factors, including prospects for growth, return on investment, and return on revenues.

Results of Operations - Global Wealth Management

Three Months Ended June 30, 2016 Compared with Three Months Ended June 30, 2015

The following table presents consolidated financial information for the Global Wealth Management segment for the periods indicated (in thousands, except percentages):

As a Percentage of Net Revenues For the Three Months Ended

Three Months Ended June 30, June 30,

2016 2015 2015 Change 2016 Revenues: Commissions 33.0 % 36.4 % \$127,241 \$125,121 1.7 Principal transactions 44,938 33.4 33,682 11.6 9.8 Asset management and service fees 144,360 119,734 37.4 20.6 34.9 Investment banking 9,502 15,128 (37.2) 2.5 4.4 Interest 62,785 40,740 54.1 16.3 11.9 Other income 5,752 12,263 (53.1) 1.4 3.6 394,578 346,668 102.2 Total revenues 13.8 101.0 Interest expense 8,539 3,286 159.9 2.2 1.0 Net revenues 386,039 343,382 100.0 12.4 100.0 Non-interest expenses: Compensation and benefits 218,553 196,234 11.4 56.6 57.1 Occupancy and equipment rental 25,261 20,074 25.8 6.5 5.8 Communication and office supplies 14,547 12,213 19.1 3.8 3.6 Commissions and floor brokerage 3,952 4,076 1.2 (3.0)1.0 Other operating expenses 4.9 4.9 18,673 16,810 11.1 Total non-interest expenses 280,986 249,407 12.7 72.8 72.6 Income before income taxes 27.2 % 27.4 % \$105,053 \$93,975 11.8

	June	June
	30,	30,
	2016	2015
Branch offices (actual)	362	349
Financial advisors (actual)	2,171	2,087
Independent contractors (actual) (1)	667	736

⁽¹⁾ On July 1, 2016, we sold the independent contractor business acquired with the Sterne Agee transaction in June 2015. As of June 30, 2016, there were 540 independent contractors included in the disposed business unit.

Six Months Ended June 30, 2016 Compared with Six Months Ended June 30, 2015

The following table presents consolidated financial information for the Global Wealth Management segment for the periods indicated (in thousands, except percentages):

> As a Percentage of Net Revenues For the Six Months Ended June 30, Six Months Ended June 30,

	2016	2015	Change	2016	2015
Revenues:			J		
Commissions	\$258,794	\$241,335	7.2	33.8 %	35.9 %
Principal transactions	86,349	75,689	14.1	11.3	11.2
Asset management and service fees	288,712	233,400	23.7	37.7	34.8
Investment banking	17,911	25,228	(29.0)	2.3	3.7
Interest	121,840	79,960	52.4	15.9	11.9
Other income	8,022	21,762	(63.1)	1.1	3.2
Total revenues	781,628	677,374	15.4	102.1	100.7
Interest expense	15,785	4,582	244.5	2.1	0.7
Net revenues	765,843	672,792	13.8	100.0	100.0
Non-interest expenses:					
Compensation and benefits	439,968	379,477	15.9	57.4	56.4
Occupancy and equipment rental	49,699	38,711	28.4	6.5	5.7
Communication and office supplies	28,323	23,441	20.8	3.7	3.5
Commissions and floor brokerage	10,346	7,454	38.8	1.4	1.1
Other operating expenses	39,120	30,886	26.7	5.1	4.6
Total non-interest expenses	567,456	479,969	18.2	74.1	71.3
Income before income taxes	\$198,387	\$192,823	2.9	25.9 %	28.7 %

NET REVENUES

For the three months ended June 30, 2016, Global Wealth Management net revenues increased 12.4% to a record \$386.0 million from \$343.4 million for the comparable period in 2015. For the six months ended June 30, 2016, Global Wealth Management net revenues increased 13.8% to a record \$765.8 million from \$672.8 million for the comparable period in 2015. The increase in net revenues for the three and six months ended June 30, 2016 over the comparable periods in 2015 is primarily attributable to growth in asset management and service fees; an increase in commission revenues; an increase in net interest income and higher principal transactions revenues, offset by a decrease in other income and a decline in investment banking revenues.

Commissions – For the three months ended June 30, 2016, commission revenues increased 1.7% to \$127.2 million from \$125.1 million in the comparable period in 2015. For the six months ended June 30, 2016, commission revenues increased 7.2% to \$258.8 million from \$241.3 million in the comparable period in 2015. The increase is primarily attributable to the contributions from the Sterne and Barclays transactions, which closed in June 2015 and December 2015, respectively, offset by a decrease in agency transactions in equities, insurance products, and mutual funds.

Principal transactions – For the three months ended June 30, 2016, principal transactions revenues increased 33.4% to \$44.9 million from \$33.7 million in the comparable period in 2015. For the six months ended June 30, 2016, principal

transactions revenues increased 14.1% to \$86.3 million from \$75.7 million in the comparable period in 2015. The increase is primarily attributable to a increase in the fixed income brokerage business and the contributions from the Sterne and Barclays transactions.

Asset management and service fees – For the three months ended June 30, 2016, asset management and service fees increased 20.6% to \$144.4 million from \$119.7 million in the comparable period in 2015. For the six months ended June 30, 2016, asset management and service fees increased 23.7% to \$288.7 million from \$233.4 million in the comparable period in 2015. The increase is primarily a result of an increase in assets under management in our fee-based accounts, our continued expansion in the asset management business with the acquisition of Barclays in December 2015, and an increase in the Federal Funds rate.

Fee-based account revenues for the three months ended June 30, 2016 and 2015 are primarily billed based on values as of March 31, 2016 and 2015, respectively. The value of assets in fee-based accounts including Asset Management at June 30, 2016 increased 13.4% to \$65.6 billion from \$57.9 billion at June 30, 2015. The increase in fee-based assets from June 30, 2015 was primarily attributable to the Barclays and Sterne acquisitions.

Investment banking – Investment banking, which represents sales credits for investment banking underwritings, decreased 37.2% to \$9.5 million for the three months ended June 30, 2016 from \$15.1 million during the comparable period in 2015. For the six months ended June 30, 2016, investment banking revenues decreased 29.0% to \$17.9 million from \$25.2 million during the comparable period in 2015. See "Investment banking" in the Institutional Group segment discussion for information on the changes in net revenues.

Interest revenue – For the three months ended June 30, 2016, interest revenue increased 54.1% to \$62.8 million from \$40.7 million in the comparable period in 2015. For the six months ended June 30, 2016, interest revenue increased 52.4% to \$121.8 million from \$80.0 million during the comparable period in 2015. The increase is primarily due to a growth of interest-earning assets at Stifel Bank, offset by a slight decrease in the weighted-average yield. See "Net Interest Income – Stifel Bank" below for a further discussion of the changes in net revenues.

Other income – For the three months ended June 30, 2016, other income decreased 53.1% to \$5.8 million from \$12.3 million during the comparable period in 2015. For the six months ended June 30, 2016, other income decreased 63.1% to \$8.0 million from \$21.8 million during the comparable period in 2015. The decrease is primarily attributable to an increase in investment losses.

Interest expense – For the three months ended June 30, 2016, interest expense increased 159.9% to \$8.5 million from \$3.3 million during the comparable period in 2015. For the six months ended June 30, 2016, interest expense increased 244.5% to \$15.8 million from \$4.6 million during the comparable period in 2015. The increase in interest expense from the comparable period in 2015 is primarily attributable to an increase in the client margin debit book from the comparable periods in 2015.

NET INTEREST INCOME – STIFEL BANK

The following tables present average balance data and operating interest revenue and expense data for Stifel Bank, as well as related interest yields for the periods indicated (in thousands, except rates):

	Three Months Ended June 30, 2016					Three Mo	Conths Ended 2015			
	Average	Int	erest Income/	Average		Average	Inte	rest Income/	Averag Interest	
	Balance	Ex	pense	Rate		Balance	Exp	ense	Rate	
Assets:			_				Ī			
Federal funds sold	\$69,241	\$	84	0.48	%	\$56,176	\$	27	0.19	%
State and political subdivisions:										
Non-taxable (1)	75,764		677	3.57						